(1.) Once you learn that you need to take a leave of absence for a family member, you will need to have your Family leave paperwork turned in to Employee Relations at least <u>30 days</u> before your expected leave date.

Please note that your leave will be unpaid, unless you choose to use your accrued time off

- **(2.)** Paperwork to complete:
 - Long Term Leave of Absence Application
 - FMLA Family Physician's Form (Department of Labor) Physician will need to complete

Once you have completed the leave forms:

- (3.) Submit forms to Employee Relations (Kayla Aaron) by either:
 - (a.) Faxing to: 615.472.5618
 - (b.) Scanning and emailing
 - (c.) School Courier
- (4.) Confirm your return-to-work date with Employee Relations via email Kayla. Aaron@wcs.edu

ALL CHANGES MUST BE IN WRITING

- (5.) If you are needing to extend or revise your return date you will need to do the following:
 - Provide Employee Relations with a note from your family member's doctor reflecting the new dates of your family leave.
 - Email Employee Relations Coordinator (**Kayla Aaron**) with your new anticipated return to work date if returning earlier than anticipated return date.

Can I start my family leave before the date listed on the FMLA family physician forms?

- Your family leave will begin the day the doctor indicated on the FMLA family form.
- If you take days off prior to your first day of family leave, you will have one of the following options:
 - Provide Employee Relations with a letter from your family member's medical doctor stating you needed to be off to care for your family member. Sick days cannot be used unless Employee Relations has a note from your family member's medical doctor.
 - Use personal days if this time off is **not** medically necessary.
 - Be unpaid for those days.

Can I work/Attend PD/Training while on leave?

No. If an employee performs work in any position on either a part-time or full-time basis while
on approved leave, the employee may be subject to disciplinary action, which could include
termination.

Questions? Contact Us!

Human Resources
Kayla Aaron, Employee Relations Coordinator
Kayla.Aaron@wcs.edu

Ph: 615.472.4051 Fx: 615.472.5618

	(Employee Name – Print)	(Employee #)	(School/Department)	
Position:		; Full-Time Employee:	; Part-Time Employee:	
**Ye	our leave information will be delivered to the pri communicates all leave information to you.	mary email address on file with Human Reso This designation does not include information		
Note 1:	A LOA Form requesting 10 or more consecutive of must also include a Family Medical Leave Act (Fl found on the internet under Staff/Employee Forms describing the condition, date condition commerces ponsibility of the employee to keep all leave	MLA) Employee Form or FMLA Family Form s. Regardless of whether an employee is or is enced, and probable duration of incapacity n	completed by a physician. These forms can be not FMLA eligible, a physician's statement nust also be attached to this application. It is the	
Note 2:	Unpaid leaves may affect all state approved benef days) and should be considered carefully before a		reer ladder payments, sick, personal, and vacation	
Note 3:	To apply for Sick Bank days a Sick Bank Application must be submitted with LOA and FMLA Forms. An employee can only request 20 days per application. For additional information regarding Sick Bank, see School Board Policy 5.3201 for teachers. It is the responsibility of the employee request additional Sick Bank Days.			
Note 4:	Under Tennessee law, if a teacher has not yet attai described in T.C.A. 49-5-710, shall not be credited any unpaid family medical leave, and other leaves	d towards the time of service required to attain	tenure status. For example, use of Sick Bank days,	
Note 5:	Submit all LOA request, along with related forms Employee Relations at least 30 days in advance (9			
	Leave Dates:	; FMLA Eligible:	; FMLA Ineligible:	
	Indicate below the number of paid and/or un	npaid days/hours being requested:		
	Sick Leave Days:			
	Personal Leave Days:			
	Local Leave Days:			
	Vacation Leave Days:		(12 month employees only)	
	Unpaid Leave Days (See Note 2 abo	ove):		
	Sick Bank Leave Days (See Note 3	above):		
	I PLAN TO RETURN TO WORK ON	N:		
Appli	cant's Signature:	; Date:		
	ipal's/Supervisor's Signature:			
SUI	BMIT TO EMPLOYEE RELATIONS FOR FUR	RTHER PROCESSING		
EN:	; LOA Approved: ;	LOA Denied:		
	playee Pelations Coordinator	· Dota-		

Certification of Health Care Provider for Family Member's Serious Health Condition under the Family and Medical Leave Act

U.S. Department of Labor Wage and Hour Division



DO NOT SEND COMPLETED FORM TO THE DEPARTMENT OF LABOR. RETURN TO THE PATIENT.

OMB Control Number: 1235-0003 Expires: 6/30/2026

The Family and Medical Leave Act (FMLA) provides that an employer may require an employee seeking FMLA leave to care for a family member with a serious health condition to submit a medical certification issued by the family member's health care provider. 29 U.S.C. §§ 2613, 2614(c)(3); 29 C.F.R. § 825.305. The employer must give the employee **at least 15 calendar days** to provide the certification. If the employee fails to provide complete and sufficient medical certification, his or her FMLA leave request may be denied. 29 C.F.R. § 825.313. Information about the FMLA may be found on the WHD website at www.dol.gov/agencies/whd/fmla.

SECTION I - EMPLOYER

(1) Employee name:

Either the employee or the employer may complete Section I. While use of this form is optional, this form asks the health care provider for the information necessary for a complete and sufficient medical certification, which is set out at 29 C.F.R. § 825.306. You may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. §§ 825.306-825.308. Additionally, you may not request a certification for FMLA leave to bond with a healthy newborn child or a child placed for adoption or foster care.

Employers must generally maintain records and documents relating to medical information, medical certifications, recertifications, or medical histories of employees or employees' family members created for FMLA purposes as confidential medical records in separate files/records from the usual personnel files and in accordance with 29 C.F.R. § 1630.14(c)(1), if the Americans with Disabilities Act applies, and in accordance with 29 C.F.R. § 1635.9, if the Genetic Information Nondiscrimination Act applies.

	First	Middle	Last	
(2) Employer name:			Date:	(mm/dd/yyyy)
			(List date certification	
(3) The medical certification	must be returned by			(mm/dd/yyyy)
(Must allow at least 15 cale	ndar days from the date requested, u	nless it is not feasible despite th	e employee's diligent, good faith e	efforts.)
SECTION II - EMPLOYE				
allows an employer to require the serious health condition the FMLA protections. 29 U employer within the time to	ection II before providing this formulate that you submit a timely, compore of your family member. If requests.C. §§ 2613, 2614(c)(3). You a frame requested, which must be itial certification may result in a definition.	lete, and sufficient medical of sted by your employer, your are responsible for making e at least 15 calendar day	ertification to support a request response is required to obtain sure the medical certifications. 29 C.F.R. §§ 825.305-825.3	st for FMLA leave due to n or retain the benefit of on is provided to your
(1) Name of the family mem	per for whom you will provide care	e:		
(2) Select the relationship of	the family member to you. The fa	amily member is your:		
Spouse	Parent	Child, under a	ige 18	
Child, age 18 or	older and incapable of self-care	because of a mental or physi	ical disability	

Spouse means a husband or wife as defined or recognized in the state where the individual was married, including in a common law marriage or same-sex marriage. The terms "child" and "parent" include in loco parentis relationships in which a person assumes the obligations of a parent to a child. An employee may take FMLA leave to care for an individual who assumed the obligations of a parent to the employee when the employee was a child. An employee may also take FMLA leave to care for a child for whom the employee has assumed the obligations of a parent. No legal or biological relationship is necessary.

Employee Name:				
(3) Briefly describe the care you w	ill provide to your family member: ((Check all that a	apply)	
Assistance with basic	medical, hygienic, nutritional, or s	afety needs	Transportation	
Physical Care	Psychological Comfort	Other: _		
(4) Give your best estimate of the	amount of leave needed to provid	le the care descr	ibed:	
	necessary to provide the care des (mm/dd/yyyy)			
	(days per week)		(· · · · · · · · · · · · · · · · · · ·	
Employee Signature			Date	(mm/dd/yyyy
SECTION III - HEALTH CARE	PROVIDER			
has requested leave under the F complete, and sufficient medical of For FMLA purposes, a "serious h care or continuing treatment by a see the chart at the end of the form You also may, but are not requi t treatment such as the use of specific production."	red to, provide other appropriate recialized equipment. Please note ious health condition, such as prov	e FMLA allows a or FMLA leave to , injury, impairm ormation about the medical facts ind that some state	an employer to require that the care for a family member with tent, or physical or mental condine definitions of a serious health cluding symptoms, diagnosis, or or local laws may not allow dis	employee submit a timely a serious health condition ition that involves inpatien condition under the FMLA any regimen of continuing
Health Care Provider's business a	ddress:			
Type of practice / Medical specialt	y:			
Telephone:	Fax:	E-mail:		
PART A: Medical Information				
based upon your medical knowle information about the amount or regular daily activities due to the	cal condition for which the employed dedge, experience, and examination of leave needed. Note: For FMLA pondition, treatment of the condition 635.3(f), genetic services, as define 19 C.F.R. § 1635.3(b).	n of the patient purposes, "incap on, or recovery fr	After completing Part A, contactly means the inability to work om the condition. Do not provide	mplete Part B to provide k, attend school, or perform e information about genetic
(1) Patient's Name:				
(2) State the approximate date the	condition started or will start:			(mm/dd/yyyy)
(3) Provide your best estimate of	how long the condition lasted or w	ill last:		
	patient must be medically necessa gienic, nutritional, safety, transporta			

Employee Name:	
(5) Check the box(es) for the questions below, as applicable. For all box(es) checked, the amount of leave needed m	ust be provided in Part B.
Inpatient Care: The patient (has been / is expected to be) admitted for an overnight stay in a hospite hospice, or residential medical care facility on the following date(s):	
Incapacity plus Treatment: (e.g. outpatient surgery, strep throat)	
Due to the condition, the patient (has been / is expected to be) incapacitated for more than three	
consecutive, full calendar days from: (mm/dd/yyyy) to (mm/dd/yyyy).	
The patient (was / will be) seen on the following date(s):	
The condition (has / has not) also resulted in a course of continuing treatment under the supervising health care provider (e.g. prescription medication (other than over-the-counter) or therapy requiring special end.	
Pregnancy: The condition is pregnancy. List the expected delivery date: (mm/dd/yy	ууу).
Chronic Conditions : (e.g. asthma, migraine headaches) Due to the condition, it is medically necessary for the treatment visits at least twice per year.	ne patient to have
Permanent or Long Term Conditions : (e.g. Alzheimer's, terminal stages of cancer) Due to the condition, incor long term and requires the continuing supervision of a health care provider (even if active treatment is not	
Conditions requiring Multiple Treatments : (e.g. chemotherapy treatments, restorative surgery) Due to the necessary for the patient to receive multiple treatments.	condition, it is medically
None of the above : If none of the above condition(s) were checked, (i.e., inpatient care, pregnancy) no addit needed. Go to page 4 to sign and date the form.	ional information is
of nebulizer, dialysis)	
PART B: Amount of Leave Needed	
For the medical condition(s) checked in Part A, complete all that apply. Several questions seek a response as to the condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, experier patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" may not be sufficient to d protections of the FMLA apply.	nce, and examination of th
(7) Due to the condition, the patient (had / will have) planned medical treatment(s) (scheduled medical v	risits) (e.g.
psychotherapy, prenatal appointments) on the following date(s):	
(8) Due to the condition, the patient (was / will be) referred to other health care provider(s) for evaluation	on or treatment(s).
State the nature of such treatments: (e.g. cardiologist, physical therapy)	` ,
Provide your best estimate of the beginning date (mm/dd/yyyy) and end date for the treatment(s).	
Provide your best estimate of the duration of the treatment(s), including any period(s) of recovery (e.g. 3 days/week)	

Employee Name:			
(9) Due to the condition, the patient (was / will be) incapacitated for a continuous per	riod of time, including ar	ıy time	
for treatment(s) and/or recovery.			
Provide your best estimate of the beginning date (mm/dd/yyyy) and end date	te	(mm/dd/yyyy).	
for the period of incapacity.	- A- h h A &	4-	
(10) Due to the condition, it (was / is / will be) medically necessary for the employed			. Volum
provide care for the patient on an intermittent basis (periodically), including for any episodes of in best estimate of how often (frequency) and how long (duration) the episodes of incapacity will like		ire-ups. Provide	your
Over the next 6 months, episodes of incapacity are estimated to occur		times p	oer
(day week month) and are likely to last approximately	(hours	days) per epi	sode.
Signature of Health Care Provider	_ Date:	(mm/dc	d/yyyy)
Definitions of a Serious Health Condition (See 29 C.F.R. §§ 825.113115)			
Inpatient Care			
 An overnight stay in a hospital, hospice, or residential medical care facility. Inpatient care includes any period of incapacity or any subsequent treatment in con 	nection with the overni	ght stay.	
Continuing Treatment by a Health Care Provider (any one or more of the following)			
Incapacity Plus Treatment : A period of incapacity of more than three consecutive, full of treatment or period of incapacity relating to the same condition, that also involves either:		subsequent	
o Two or more in-person visits to a health care provider for treatment within 30 d extenuating circumstances exist. The first visit must be within seven days of th o At least one in-person visit to a health care provider for treatment within seven results in a regimen of continuing treatment under the supervision of the health provider might prescribe a course of prescription medication or therapy requiri	ne first day of incapacit days of the first day o h care provider. For ex	ty; or, f incapacity, wl cample, the hea	hich
Pregnancy: Any period of incapacity due to pregnancy or for prenatal care.			
Chronic Conditions : Any period of incapacity due to or treatment for a chronic serious asthma, migraine headaches. A chronic serious health condition is one which requires vi supervised by the provider) at least twice a year and recurs over an extended period of the episodic rather than a continuing period of incapacity.	isits to a health care pr	ovider (or nurs	
Permanent or Long-term Conditions : A period of incapacity which is permanent or lor treatment may not be effective, but which requires the continuing supervision of a health disease or the terminal stages of cancer.	•		
Conditions Requiring Multiple Treatments: Restorative surgery after an accident or o	ther injury: or a condit	bluow test mould	Í

Conditions Requiring Multiple Treatments: Restorative surgery after an accident or other injury; or, a condition that would likely result in a period of incapacity of more than three consecutive, full calendar days if the patient did not receive the treatment.

PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

If submitted, it is mandatory for employers to retain a copy of this disclosure in their records for three years. 29 U.S.C. § 2616; 29 C.F.R. § 825.500. Persons are not required to respond to this collection of information unless it displays a currently valid OMB control number. The Department of Labor estimates that it will take an average of 15 minutes for respondents to complete this collection of information, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding this burden estimate or any other aspect of this collection information, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S-3502, 200 Constitution Avenue, N.W., Washington, D.C. 20210.