(1.) Once you learn that you are pregnant you will need to have your maternity leave paperwork turned in to the HR Leaves Coordinator 3 months before your expected due 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 (leave start date is your expected delivery date...Yes, this date may change)
 - FMLA Physician's Form (Department of Labor) Physician will need to complete
 - Consent to Disclose Form (optional)

Once you have delivered your baby:

- (3.) Submit proof of birth to the HR Leaves Coordinator by submitting either:
 - (a.) Copy of the baby's birth certificate (hospital issued copy is fine)
 - (b.) Note from your physician confirming the baby's date of birth.
- (4.) If you have a C-Section, you must provide the HR Leaves Coordinator with a note from your physician.
- (5.) Confirm your return-to-work date with the HR Leaves Coordinator via email at HRLeaves@wcs.edu

ALL CHANGES MUST BE IN WRITING

- (6.) If you are wanting to add your baby to your health insurance, you will need to do the following:
 - Provide the Benefits Department with a copy of the baby's birth certificate.
 - Turn in a "Life Changing Event Form"
 - Turn both above documents in to wcs.loa@wcs.edu in the Benefits Department no later than 31 days after the baby is born.

Can I start my leave before the baby is born?

- Your maternity leave will begin the day your baby is born.
- If you take days off prior to the birth of your child, you will have one of the following options:
 - Provide the HR Leaves Coordinator with a letter from your medical doctor stating it was
 "medically necessary" for you to be off work. Sick days cannot be used unless a note from
 your medical doctor is provided.
 - O Use personal days if this time off is **not** medically necessary.
 - o Be unpaid for those days.

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

- <u>NO!</u> 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.

Will going on leave affect me from receiving an evaluation score?

**If an educator is out for a total of 61 or more days, their full evaluation will <u>not</u> be recorded in TN Compass. Per state statute you can earn a level of effectiveness. https://team-tn.org/wp-content/uploads/2013/10/Partial-Year-Exemptions 2017.pdf

Ouestions? Contact Us!

Human Resources Leaves Coordinator

HRLeaves@wcs.edu
Ph: 615.472.4051

Fax: 615.472.5618



	(Employee Name – Print)	(Employee #)	(School/Department)			
Position:		; Full-Time Employee: _	; Part-Time Employee:			
**Y	our leave information will be delivered to the p communicates all leave information to you	rimary email address on file with Human R u. This designation does not include inform				
Note 1:	must also include a Family Medical Leave Act (found on the internet under Staff/Employee Form	FMLA) Employee Form or FMLA Family Foms. Regardless of whether an employee is o nenced, and probable duration of incapacit	nity or adoption) and unpaid leave for medical reason orm completed by a physician. These forms can be or is not FMLA eligible, a physician's statement by must also be attached to this application. It is the eaphysician's statement and be in writing.			
Note 2:	Unpaid leaves may affect all state approved bene days) and should be considered carefully before		career ladder payments, sick, personal, and vacation			
Note 3:	Under Tennessee law, if a teacher has not yet attained tenure status, any time spent on a leave of absence, except accumulated sick leave days described in T.C.A. 49-5-710, shall not be credited towards the time of service required to attain tenure status. For example, use of Sick Bank days any unpaid family medical leave, and other leaves of absence are not credited for tenure purposes.					
Note 4:	Submit all LOA request, along with related forms and documentation such as physician's note, military orders, and student teaching verification to the HR Leaves Coordinator at least 30 days in advance (90 days is strongly recommended for maternity leave).					
Note 5:		loyed full-time with a local education agency	old a valid license of qualification for employment is for at leave twelve (12) consecutive months is eligible			
	Leave Dates:	; FMLA Eligible:	; FMLA Ineligible:			
	Indicate below the number of paid and/or u					
	Sick Leave Days:					
	Personal Leave Days:					
	Local Leave Days:					
	Vacation Leave Days:		(12 month employees only)			
	Unpaid Leave Days (See Note 2 a	bove):				
			(Eligible <u>Educators</u> only)			
		ON:				
Appli	cant's Signature:	; Date:				
Princ	ipal's/Supervisor's Signature:	; Date:;	; Approved; Denied			
EN:	BMIT TO THE HR LEAVES COORDINATOR For ; TN Paid Parental Elig		; LOA Approved:; LOA Denied:			

Certification of Health Care Provider for Employee'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 protections because of a need for leave due to a serious health condition to submit a medical certification issued by the employee'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

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 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.

(1) Employee name:					
	First	Middle	Last		
(2) Employer name:			Date:		(mm/dd/yyyy)
			(List date certifica	ation request	ed)
(3) The medical certifi	cation must be returned by				(mm/dd/yyyy)
(Must allow at least	15 calendar days from the date reques	sted, unless it is not feasible despite the	employee's diligent, good fa	ith efforts.)	
(4) Employee's job title	e:		Job description	is/	is not attached.
Employee's regula	r work schedule:				
Statement of the e	mployee's essential job functions:				
(The essential funct	ions of the employee's position are det	ermined with reference to the position the	e employee held at the time	the employe	e notified the

SECTION II - HEALTH CARE PROVIDER

employer of the need for leave or the leave started, whichever is earlier.)

Please provide your contact information, complete all relevant parts of this Section, and sign the form. Your patient has requested leave under the FMLA. The FMLA allows an employer to require that the employee submit a timely, complete, and sufficient medical certification to support a request for FMLA leave due to the serious health condition of the employee. For FMLA purposes, a "serious health condition" means an illness, injury, impairment, or physical or mental condition that involves **inpatient care** or **continuing treatment by a health care provider**. For more information about the definitions of a serious health condition under the FMLA, see the chart on page 4.

You also may, but are **not required** to, provide other appropriate medical facts including symptoms, diagnosis, or any regimen of continuing treatment such as the use of specialized equipment. Please note that some state or local laws may not allow disclosure of private medical information about the patient's serious health condition, such as providing the diagnosis and/or course of treatment.

Employee Name:			
Health Care Provider's name: (Print)			
Health Care Provider's business address:			
Type of practice / Medical specialty:			
Telephone:	Fax:	E-mail:	
PART A: Medical Information			
based upon your medical knowledge, exinformation about the amount of leave regular daily activities due to the condition	perience, and examination of the needed. Note: For FMLA purpose, treatment of the condition, or regenetic services, as defined in	is seeking FMLA leave. Your answers should be ne patient. After completing Part A, complete ses, "incapacity" means the inability to work, atter ecovery from the condition. Do not provide inform 29 C.F.R. § 1635.3(e), or the manifestation of d	e Part B to provide nd school, or perform mation about genetic
(1) State the approximate date the condition	on started or will start:		. (mm/dd/yyyy)
(2) Provide your best estimate of how long	g the condition lasted or will last:		
(3) Check the box(es) for the questions be Inpatient Care: The patient (hospice, or residential medical car Incapacity plus Treatment: (e.g. of Due to the condition, the patient (consecutive, full calendar days from	low, as applicable. For all box(est has been / is expected to be e facility on the following date(s) butpatient surgery, strep throat) has been / is expected	to be) incapacitated for more than three yyyy) to(mm/dd/yyyy).	provided in Part B.
		continuing treatment under the supervision of a he-counter) or therapy requiring special equipme	
Pregnancy: The condition is pregn	ancy. List the expected delive	ery date: (mm/dd/yyyy).	
Chronic Conditions: (e.g. asthma treatment visits at least twice per y		e condition, it is medically necessary for the patie	ent to have
		stages of cancer) Due to the condition, incapacit re provider (even if active treatment is not being p	
Conditions requiring Multiple Tronecessary for the patient to receive		reatments, restorative surgery) Due to the condition	on, it is medically

None of the above: If none of the above condition(s) were checked, (i.e., inpatient care, pregnancy) no additional information is needed. Go to page 4 to sign and date the form.

Employee Name:
(4) If needed, briefly describe other appropriate medical facts related to the condition(s) for which the employee seeks FMLA leave. (e.g., use 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 frequency or duration of a condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, experience, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" may not be sufficient to determine FMLA coverage.
(5) Due to the condition, the patient (had / will have) planned medical treatment(s) (scheduled medical visits) (e.g.psychotherapy, prenatal appointments) on the following date(s):
(6) Due to the condition, the patient (was / will be) referred to other health care provider(s) for evaluation 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 (mm/dd/yyyy).
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)
(7) Due to the condition, it is medically necessary for the employee to work a reduced schedule .
Provide your best estimate of the reduced schedule the employee is able to work. From (mm/dd/yyyy)
to (mm/dd/yyyy) the employee is able to work: (e.g., 5 hours/day, up to 25 hours a week)
(8) Due to the condition, the patient (was / will be) incapacitated for a continuous period of time, including any time
for treatment(s) and/or recovery.
Provide your best estimate of the beginning date (mm/dd/yyyy) and end date (mm/dd/yyyy).
for the period of incapacity.
(9) Due to the condition, it (was / is / will be) medically necessary for the employee to be absent from work on an
intermittent basis (periodically), including for any episodes of incapacity i.e., episodic flare-ups. Provide your best estimate of how often (frequency) and how long (duration) the episodes of incapacity will likely last.
Over the next 6 months, episodes of incapacity are estimated to occur times per
(day week month) and are likely to last approximately (hours days) per episode.

PART C: Essential Job Functions					
If provided, the information in Section I question employee's essential functions or a job descript functions. An employee who must be absent from condition is considered to be not able to perform	tion, answer them work to rece	ese questions beive medical trea	ased upon the em tment(s), such as	ployee's own description of the scheduled medical visits, for a s	essential job
(10) Due to the condition, the employee (was essential job function(s). Identify at least one ess	as not able / ential job functi	is not able / ion the employee	,	to perform one or more of the orm:	
Signature of Health Care Provider				Date:	(2000 /d d () 0 0 0 ()

Definitions of a Serious Health Condition (See 29 C.F.R. §§ 825.113-.115)

Inpatient Care

Employee Name:

- An overnight stay in a hospital, hospice, or residential medical care facility.
- Inpatient care includes any period of incapacity or any subsequent treatment in connection with the overnight 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 calendar days, and any subsequent treatment or period of incapacity relating to the same condition, that also involves either:

- o Two or more in-person visits to a health care provider for treatment within 30 days of the first day of incapacity unless extenuating circumstances exist. The first visit must be within seven days of the first day of incapacity; or,
- o At least one in-person visit to a health care provider for treatment within seven days of the first day of incapacity, which results in a regimen of continuing treatment under the supervision of the health care provider. For example, the health provider might prescribe a course of prescription medication or therapy requiring special equipment.

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 health condition, such as diabetes, asthma, migraine headaches. A chronic serious health condition is one which requires visits to a health care provider (or nurse supervised by the provider) at least twice a year and recurs over an extended period of time. A chronic condition may cause episodic rather than a continuing period of incapacity.

Permanent or Long-term Conditions: A period of incapacity which is permanent or long-term due to a condition for which treatment may not be effective, but which requires the continuing supervision of a health care provider, such as Alzheimer's disease or the terminal stages of cancer.

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.

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

Williamson County Schools • Human Resources
1320 West Main Street, Suite 202 • Franklin, TN • 37064

Williamson County Government •Benefits Department 1320 West Main Street. Suite 204 B • Franklin, TN • 37064

SECTION A: The employee who is requesting this authorize	zation or appointment		
*Name:			
*Address:Phone:	Email:		
*Social Security Number/Employee Number:			
Appointment of Personal Representative (if applicable). I behalf as Personal Representative:			
Personal Representative's Name:	Relationship:		
SECTION B: Please read and complete the following statements c *What health information can we disclose? (Check all that apply)	arefully		
Insurance Records	My records pertaining to COBRA		
My records pertaining to my retirement	My records regarding payroll		
My records pertaining to FMLA or leave of absence	Other reason: (Be specific, we will only share the health information you tell us we can share)		
absence.) On On occurrence of the following event: Right to Revoke: I understand that I may revoke this authorizate Williamson County Schools Human Resources office and Wil understand that revocation of this authorization WILL NOT at you receive my written notice of revocation. Revocations can	ation at any time by giving written notice of my revocation to liamson County Government – Benefits Office. I ffect any action taken in reliance on this authorization before		
Williamson Co Human R 1320 West Main S Franklin, T <u>HRLeaves</u> (esources Street, Suite 202 FN 37064		
IMPORTANT If you choose to use electronic communic via the internet cannot be guaranteed. You may submit this au			
Redisclosure: I understand that information disclosed by this authorization may be subject to redisclosure by the recipient and may no longer be protected under the Health Insurance Portability and Accountability Act (HIPPAPrivacy Rule.)			
SECTION C: SIGNATURE - YOU MAY REFUSE TO SIG	GN THIS AUTHORIZATION		
I,, have hat this authorization. I understand that, by signing this form, I am of may release the protected health information described in this formation described in this formation.			
Employee Signature			



The Release to Return to Work Form must be completed when an employee is released to return to work following a leave of absence as a result of an injury or illness.

This form must be completed before the employee can return to work.

Patient Name:			
Is released to return to work on:	Date		
No Restrictions With Restrictions			
Restrictions Requested: Dates of restriction(s):			-
Health Care Provider		Telephone Nur	mber
Physician Signature		Date	

Questions? Contact Us!

Human Resources Leaves Coordinator

HRLeaves@wcs.edu
Ph: 615.472.4051
Fax: 615.472.5618