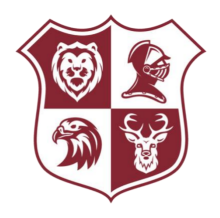
Staff Leave of Absence



STATUTORY / NON-STATUTORY	STATUTORY
MEMBER OF STAFF RESPONSIBLE	Headteacher
DATE APPROVED BY Head/SLT	May 2022
GOVERNING BODY OR COMMITTEE RESPONSIBLE	P&P
DATE OF GOVERNING BODY APPROVAL	June 2022
REVISION DUE DATE	June 2024

1. INTRODUCTION

The Headteacher will ensure that all employees are treated equally and consistently when applying for leave of absence, in accordance with the School's Equal Opportunities Policy and taking account of differing national and local conditions of employment.

The policy sets out how the School will manage sickness absence. Further guidance is available in the How to Guide and this must also be referred to. Please note that the section numbering in the Managing Sickness Absence policy and the How to Guide – Managing Sickness Absence are not aligned. Employees have certain entitlements to leave of absence, in particular circumstances, under their conditions of service. In other circumstances the Governing Body will grant leave of absence on a discretionary basis in accordance with this Policy.

Noadswood expects excellent levels of attendance at work and is committed to supporting the wellbeing of everyone. The School acknowledges that there may be circumstances when an employee is unable to attend work. If this happens, the employee will be treated fairly and sensitively.

2. SCOPE

This policy applies to:	Teachers including Leadership, Upper Pay Range, Main Pay Range and Unqualified Teachers Support Staff.
This policy does not	Volunteers
apply to:	Contractors Agency workers.

This policy is non contractual and does not form part of any employee's terms and conditions.

Employees that have been subject to a TUPE into the School may be excluded from this policy where they have transferred under a contractual policy. In such cases, the employee should refer to their own contractual policies and procedures.

Employees with less than two years service may be subject to a shortened procedure.

Employees are actively encouraged to contact their professional association/ trade union representative at the earliest opportunity to obtain advice and support at any point during this procedure.

The School expects all parties to maintain confidentiality throughout the application of the policy.

3. Short term sickness absence

Definition

Short term sickness absence – is a period or periods of sickness absence that are not continuous and are normally short term in duration. The absences may be for related or unrelated reasons. The impact of the absence is that an employee is unable to attend work regularly and consistently.

Policy stages and principles

The possible stages are:

informal stage formal stage one formal stage two

formal stage three - may result in dismissal appeal after each formal stage.

There is a shortened procedure for employees with less than two years service as detailed in Appendix One.

As a general principle the manager will seek to use the informal stage prior to progressing to the formal stages.

In exceptional circumstances, it may be appropriate to start at the formal stage without using the informal stage. The manager must seek advice from Education Personnel Services in such cases.

The employee must be given a reasonable period of time to achieve the required improvement before moving to the next stage of the policy.

Trigger points

A trigger point is a measure set by the School to monitor absence levels, the types of absence and absence trends. The School will set trigger points.

A short term absence trigger point in Hampshire County Council is considered as follows:

6 working days* over two or more occasions in the past 12 months**

9 working days* or 4 occasions (totalling 6 or more working days) in the past 12 months

whenever the level, frequency or pattern of absence causes a concern due to operational impact.

A long term absence trigger is considered as follows:

28 calendar days or more on one occasion.

^{*}pro-rata for employees who work part time or in their first two years of service.

^{**}the previous 12 month period is calculated from the first day of the current absence.

The School may choose to apply an alternative trigger point. A Governing Body may wish to operate on different trigger points to those suggested above. In such cases, there will be a requirement to discuss and consult with staff and their representatives to seek their input prior to a governing body determination on trigger points.

The School can exclude an absence for the purposes of the absence triggers and any action being taken under this policy at that time. This is a management decision. Each case will be treated separately and no precedents will be set.

Return to work interview

The manager must contact the employee and complete a return to work interview following each occasion of sickness absence.

4. Informal stage for short term sickness absence

Reference must be made to the How to Guide - Managing Sickness Absence for the full procedural information.

Informal stage The manager should speak to the employee by having an informal

discussion known as a managerial support discussion.

Depending on

the circumstances, this could become a series of informal

discussions.

Right of within

The employee is not usually accompanied at any discussions

representation when

the informal stage of the policy. There may be circumstances

the employee asks to be accompanied and consideration should

be

given to any requests. This should be accommodated where it

does

not cause a delay to the process.

Outcome of must

The manager undertaking the managerial support discussion(s)

the informal stage

decide on the outcome.

A record must be made of each discussion. The manager must share the record with the employee. A copy must be kept on the employee's personnel file.

5. Formal stage for short term sickness absence

Reference must be made to the How to Guide - Managing Sickness Absence for the full procedural information.

Formal stage At each formal stage of the policy, the employee must be invited to attend a meeting/ hearing.

Meetings/ meeting/ hearing The employee must receive in writing the invitation to the

hearing.

arrangements

The letter must give the employee 7 working days' notice

of the meeting/ hearing.

Formal record

A formal record must be taken during the meeting/ hearing. This

of the meeting/

be made by audio recording the meeting/ hearing or by a note

taker. It hearing

is the School's responsibility to make the appropriate

arrangements.

If an audio recording takes place, a copy of the recording must

be

retained by the School. The School must comply with all

relevant

retention and storage requirements.

For governor hearings in maintained schools, there remains a

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requirement to have a written record of the meeting of the

Governor Committee.

Alternative will date

The School expects that the employee and their representative

make all reasonable efforts to attend the first scheduled meeting/

hearing date and time.

If it is not possible, the employee may propose an alternative

date

and/ or time. This should be within 5 working days of the

original

meeting/ hearing.

The meeting/ hearing will be rescheduled.

Sharing of information hearing.

The manager and employee are required to exchange all relevant papers and supporting evidence in advance of the meeting/

Management documents will be supplied with the invitation letter.

The employee or their representative must submit all relevant papers and supporting evidence to arrive with the chair at least **3 working days** before a meeting/ hearing.

Right of representation

The employee has the right to be represented/ accompanied at a formal stage meeting/ hearing or appeal meeting. This can be by

professional association/ trade union representative or a work colleague.

It is the employee's responsibility to: arrange their own representative

liaise with their representative to agree the formal meeting/ hearing or appeal meeting date and time advise management of the representative's details.

There is no right to legal representation at any stage of this policy.

Attending hearing, it formal will meetings/ attend.

hearings

hearing

If the employee is not well enough to attend the meeting/

may be deferred until they are able to attend. A meeting/ hearing

not be deferred indefinitely because the employee is unable to

Outcome of a all formal meeting/

The chair of the formal stage meeting/ hearing must fully consider

evidence presented and decide on an outcome.

A written warning may be issued and this can be: a first written warning of 12 months OR a final written warning of between 12 – 24 months

For employees with less than two years service - a final written warning of between 12 – 24 months.

At a stage three hearing the employee may be dismissed on the grounds of medical capability.

The chair must confirm the outcome in writing within **5 working** days of the meeting/ hearing. A copy of the outcome letter and any warning must be placed on the employee's personnel file.

If the outcome is dismissal, any sums owing to the School from the employee will normally be deducted from their final pay. Review hold meetings Following the formal stage meeting/ hearing the manager must

scheduled review meetings with the employee.

Progression

The manager can progress to the next formal stage and re-enter

at

through the formal stages

the appropriate point if:

the employee does not achieve the required improvement there is further absence which may be for a different reason if an improvement is not sustained for a 12

month period

following a formal stage one meeting

if an improvement is not sustained for a 12 - 24 month

period following a formal stage two meeting

the employee has not been successfully redeployed and/

or has refused a reasonable offer of alternative

employment.

6. Appeal stage

Reference must be made to the How to Guide - Managing Sickness Absence for the full procedural information.

Appeal stage The employee has the right to appeal against the outcome of a formal

meeting/ hearing.

Right of appeal The employee must submit their appeal in writing within 10 working

days following receipt of the written outcome of the formal meeting/

hearing. This must include the full reasons for the appeal.

Following an appeal of a formal stage three hearing, there is no

further right of internal appeal.

Appeal meeting

The employee must be invited to attend a meeting. The letter must

give the employee 7 working days' notice of the meeting.

Meeting arrangements

The principles of the formal stage meeting/ hearing arrangements will

apply.

Formal record of the meeting

The principles of a formal record of the meeting/ hearing will apply.

Alternative date

The principles of alternative date will apply.

Sharing of information

The principles of sharing of information will apply.

Right of representation

The principles of the formal stage right of representation will apply.

Outcome of the appeal meeting

The chair must fully consider all evidence presented and decide on an outcome.

outcome.

The outcome cannot impose a higher sanction than issued at the

formal meeting/ hearing.

The chair must advise the employee of the outcome at the appeal meeting unless otherwise agreed. The outcome must be confirmed in

writing within **5 working days** of the meeting.

A copy of the outcome letter must be placed on the employee's

personnel file.

7. Long term sickness absence

Reference must be made to the How to Guide – Managing Sickness Absence for the full procedural information.

Definitions

Long term sickness absence - occurs when an employee is unable to return to work over an extended period due to an underlying medical condition or conditions.

Health conditions without sickness absence - occur when an employee's underlying medical condition has an impact on their ability to fulfil the full duties of their role but does not affect their attendance at work. Such cases can be managed under this long term sickness absence section. These concerns may originate as a performance concern but further review might indicate they are more appropriately managed using the Managing Sickness Absence policy.

Policy stages and principles

The possible stages are:

absence review stage

formal stage three meeting - may include a mutual agreement discussion and may result in dismissal appeal - only following a formal stage three meeting.

A formal decision about the employee's future employment must not be taken at the absence review stage. Such decisions must be made at a formal stage three meeting.

Absence review stage

The School should speak to the employee by having an absence review discussion. Depending on the circumstances, this could become a series of discussions. A record must be made of each discussion.

Right of representation

The principles of the <u>informal stage right of representation</u> will apply.

Formal stage 3 meeting

The principles of the formal stage will apply.

Formal record of the stage 3 meeting

The principles of a <u>formal record of the meeting/ hearing</u> will apply.

Alternative date

The principles of alternative date will apply.

Sharing of information

The principles of sharing of information will apply.

Right of representation Attending a formal meeting

The principles of the <u>formal stage right of representation</u> will apply.

The principles of attending a formal meeting/ hearing will apply.

Outcome of the formal meeting

The principles of <u>outcome of the formal meeting/ hearing</u> will apply.

Appeal

The employee has the right to appeal against the outcome of a formal stage three meeting only of the long term sickness absence section of this policy.

The principles of the appeal stage will apply.

8. Entitlements

The Headteacher will grant leave of absence in accordance with national conditions of service in the following circumstances:

Examiners and Moderators for Examining Bodies

Chief Examiners and Chief Moderators will be given up to 10 school days' leave with pay in any one financial year. Examiners and Assistant Moderators will be given up to 5 school days' leave with pay in any one financial year.

Employees shall not be required to pay the School any fees or expenses received for examining and moderating duties.

Jury Service and Other Public Service

An employee receiving a summons to serve on a jury must report this to the Head who will grant them leave of absence unless exemption from jury service is secured. The Head should report the dates of jury service to the payroll provider so that the necessary financial adjustments can be made. An employee serving as a juror is required to claim the allowance for loss of earnings to which they are entitled under the Juror Allowance Regulations currently in force. The School will deduct from the employee's full pay an amount equal to the allowance received for loss of earnings.

Witness Summons

An employee who is subpoenaed as a witness to appear before the court should report this immediately to the Head, who will grant them leave of absence with pay for such time as is necessary to discharge the duty as witness.

Service in Non-Regular Forces

Employees must obtain the Governing Body's consent before joining the Non-Regular Forces (e.g. Territorial Army, Royal Air Force Volunteer Reserve). The Governing Body will grant two weeks' additional paid leave to volunteer members of the Non-Regular Forces who are required by the Forces to attend summer camp.

Such employees are required to show the Head a copy of their Forces' payslip for the period of the summer camp, so that the Head can arrange for a deduction to be made from the employee's salary of an amount equal to the pay received from the Forces for each normal working day of the absence (i.e. without making any deductions for days when the employee would not normally be working).

Any such employees who are called-out by the Secretary of State for service with the armed forces will be granted leave of absence without pay for the duration of that service (unless the Governing Body applies for and gains exemption, deferral or discharge on the grounds that their absence would cause serious harm to the school).

Magistrates and Members of Public Bodies

Employees who are appointed as magistrates or who undertake duties connected with the work of district councils or other public bodies, including governing bodies, will be granted leave of absence with pay for the equivalent of up to 208 hours per year in the case of staff on the School's Support Staff Pay and Conditions of service, and 10 school days a year for other staff, unless special approval is given by the Governing Body which will only be given in exceptional circumstances.

Union Duties

See the School's Trade Union Recognition statement on the School's website.

Job Interviews

Leave with pay will be granted as necessary.

Examination Leave

All staff will be granted a maximum of 5 days' leave with pay in any academic year to sit approved examinations: this is normally half a day per examination subject.

Maternity, Parental, Paternity and Adoption Leave

The School will follow national legislation.

Appointments with Dentist, Doctor etc.

These appointments should be made outside normal working time except in emergencies or where consultants etc. are inflexible over timing.

9. DISCRETIONARY LEAVE

The Headteacher will normally apply a limit of 5 days' discretionary leave with pay per academic year, although additional time (either with or without pay) may be granted in exceptional circumstances. Applications for leave must be made 2 weeks before the proposed date(s) of leave, except in emergencies.

The Headteacher may grant leave (either with or without pay) for a period of time in excess of the limits quoted in paragraph 4 above, and for any other good reason. These could include any of the circumstances listed below:

DISCRETIONARY: WITH PAY

Compassionate Leave

- Absence necessary as a result of the death or serious illness/injury of a close member of the family, close friend or partner.
- o Breakdown of normal childcare arrangements.
- Leave associated with their spouse's/partner's maternity at short notice to deal with unforeseen circumstances.
- Other occasions when care of dependants is necessary.

Revision/Study Leave

o This is available to employees undertaking work-related qualifications.

Religious Festivals

 Leave will be granted. A limit of 5 days' paid leave in any academic year is normally applied, although additional time may be granted in exceptional circumstances.

Special Family Occasions

Leave will be granted at the discretion of the Head.

Participation in National Sporting, Cultural and Similar Events

Moving House

 For employees whose contractual arrangements do not allow them to take annual leave during term-time and where the move cannot be effected in a school closure period, 1 day's leave will be granted

DISCRETIONARY: WITHOUT PAY

Parliamentary Candidates

 Leave will be granted, but without pay, from the date when the candidate's nomination is accepted until the date of the election.

Secondment for Other Paid Employment

o Leave may be granted without pay for an agreed period of time.

10. Other Policy Requirements

Reference must be made to the How to Guide – Managing Sickness Absence for further information relating to this section.

Confidentiality sickness

It is expected that all parties involved in the managing

absence process will maintain confidentiality as appropriate. This is both within and outside of the School (including social media).

If any party does not maintain confidentiality action may be taken under the Disciplinary policy.

Right of professional Representation opportunity

Employees are actively encouraged to contact their

association/ trade union representative at the earliest

to obtain advice and support at any point during this procedure.

The employee is not usually accompanied at any discussions within the informal stage of the policy. There may be circumstances when the employee asks to be accompanied and consideration should be given to any requests. This should be accommodated where it does not cause a delay to the process.

The employee has the right to be represented/ accompanied at a formal stage meeting/ hearing or appeal meeting. This can be by a professional association/ trade union representative or a work colleague.

It is the employee's responsibility to: arrange their own representative

> liaise with their representative to agree the formal meeting/ hearing or appeal meeting date and time

advise management of the representative's details.

There is no right to legal representation at any stage of this policy.

Sick Pay Burgundy Details of sick pay entitlements are found within the

and Green Books.

Reporting sickness An employee must report their absence to the School as

soon as absence

possible and prior to their normal start time.

Recording dates of

The School is responsible for recording the start and end

sickness absence

the absence to ensure that the payroll provider or payroll

system

is updated. This is essential to ensure that the employee is paid

correctly.

Keeping in touch during sickness absence. absence

The School and the employee are required to engage in and maintain appropriate contact during periods of sickness

Statement of fitness for work certificate **Fitness**

A Statement of Fitness for Work certificate is required for sickness absences of more than 7 calendar days. A medical practitioner will provide the employee with a Statement of

for Work certificate. The employee must retain the original and provide a **copy** of the Statement of Fitness for Work certificate to the School in a timely manner.

If the employee does not provide a Statement of Fitness for Work certificate when requested, they may lose their occupational sick pay entitlement. Action may also be taken under the Disciplinary policy.

Medical are **Appointments**

An employee must obtain consent from the School if they

required to attend a medical appointment during work time.

The employee is not entitled to paid time off to attend planned dentist, doctor or hospital appointments. Where possible, such appointments should be taken in the employee's own time unless it is covered by another leave provision.

Planned operations An employee is responsible for notifying the School in

advance of

a planned operation.

Emergency relative/ operations

If an employee has an emergency operation, they or a

friend must notify the School at the earliest opportunity.

Referral to Occupational Health/ medical practitioner

It may be necessary to refer the employee to Occupational Health/ medical practitioner to obtain medical advice and information.

If an employee does not co-operate with the referral, any assessment or decision taken will be based on the information available.

Phased return to A phased return involves a temporary adjustment or adjustments work to an employee's role. It may not always be necessary as it will depend on the nature of the sickness absence and the employee's needs. Reasonable The School and the employee will work together to identify and adiustments consider any reasonable adjustments. Adjustments to Adjustments can be considered to support an employee to remain at work to avoid sickness absence. Adjustments may support an be of a temporary or permanent nature. Any adjustments must be employee to remain at work discussed with the employee before implementing. Permanent Where Occupational Health/ medical practitioner recommend a adjustments permanent adjustment, the School must consider whether it is a reasonable adjustment which can be made. If the adjustment cannot be made, this will be managed under a formal stage three hearing. Redeployment Redeployment can be considered at any stage in this policy and: must not be used as a sanction should result in satisfactory attendance in the new role is subject to a suitable opportunity being available. Working whilst off An employee may have more than one role/ or another

employer.

sick

employee

Due to the difference in the nature of the two roles, the

may be on sickness absence from one role whilst still being able to work in the other role.

Where an employee is off sick from a role, they must not work in a second role, either for the School or another employer, during the normal working hours of the first role. Extenuating taking any circumstances

Extenuating circumstances must be considered before

formal action under this policy.

Once a period of absence has been determined as an extenuating circumstance:

that period of absence cannot later be redefined unless clear evidence to the contrary emerges at a

later date

the absence cannot be taken into consideration when assessing total days absence over a given period of time. There are specified exclusions where

extenuating circumstances do not apply.

Health & Safety accordance

Any Health and Safety issues must be dealt with in

with the relevant Health & Safety procedures.

Disability related considering absence

The School must take a disability into account when

an employee's absence.

Pregnancy related reviewing

absence

A pregnancy related absence must be excluded when

the employee's absence record.

An employee may have pregnancy related sickness during the last four weeks before the expected week of childbirth. This will automatically trigger the start of the employee's maternity leave.

Instructions to instructed to leave work on health grounds

In exceptional circumstances, an employee may be

leave work where they: present as unwell or

have a condition which causes concern and poses a risk

to them and/ or others.

The employee will remain at home and receive their entitlement

to occupational sick pay until it is appropriate for them to

Medical necessary. suspension

In some circumstances, medical suspension may be

Medical suspension decisions must only be taken by the Headteacher. This will be on the basis of medical advice.

Suspension can only be lifted by the full governing body.

The Headteacher must seek immediate advice from Education

Personnel Services before making any decision to suspend the

employee.

For Teachers only - a teacher who has been absent from duty for a period of more than three months arising from a psychiatric disorder (including that arising from alcohol, drug or other substance misuse) must not be permitted to resume teaching until there is evidence of their fitness to do

Mutual agreement School

As an alternative to a formal stage meeting/ hearing, the

and the employee may discuss a mutual agreement. The contract of employment may be ended by mutual agreement between the employee and the School.

There is no right to appeal a mutual agreement as it is entered into with the consent of both parties.

(IHR)

III health retirement Any action under this policy will be temporarily suspended if ill health retirement is being considered or a decision about ill health retirement is being appealed. Relevant action under this policy will resume at the point ill health retirement is not approved or when the outcome at an appeal stage is known.

Sickness during annual leave

For Support Staff who do not work term time only – if an employee is sick during a period of annual leave, they are entitled to have their annual leave entitlement reinstated.

The principles of recording sickness absence will apply.

Sickness and annual accrual of annual including leave

For Support Staff who do not work term time only –

leave will continue to accrue during sickness absence

during periods of half or nil pay.

Formal action association/ professional association/ trade union

representative

Where there are concerns involving a professional

trade union representative, must notify and seek advice from Education Personnel Services before taking formal action.

11. Appendix One - Managing sickness absence for employees with less than two years service

Reference must be made to the How to Guide – Managing Sickness Absence for further information relating to this section.

Short term absence

Policy stages The possible stages are:

informal stage

formal stage – may result in dismissal

appeal only against a dismissal.

Informal stage The principles of the informal stage will apply.

Formal stage The principles of the formal stage will apply.

Appeal stage The principles of the appeal section will apply. An employee only

has the right of appeal against a dismissal decision. There is no

right of appeal against a warning.

Long term absence

Managing long The principles of <u>long term sickness absence</u> will apply. **term absence**