Leave Table

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Type of Leave	Entitlement	Circumstances	Authorisation
Time Off for Dependants	EntitlementAn employee will be entitled to take up to five days leave (pro rata for part time employees) with pay in any leave year. To provide assistance for, 	Time off will be given under the following	Authorisation         Manager authorisation.         Extensions beyond five days will be subject to manager discretion followin discussion with the relevant People Business Partner. It will be considere reasonable to grant additional leave if can be demonstrated that the circumstances require continuing or further action by the employee.
partner, reasona for care. This lea in situat	partner, child, parent or person who reasonably relies on the employee for care. This leave is not normally to be used in situations which are known about	of a dependant are unexpectedly disrupted or terminated	circumstances require continuing or
	In advance and can be planned into normal leave arrangements. However, managers should respond sensitively and appropriately to requests according to the circumstances.		

#### Leave Table

# Type of Leave

Entitlement

#### Circumstances

#### Authorisation

Bereavement	Employees are entitled to take up to	Bereavement support leave is intended to	Manager authorisation.
Support Leave	5 days bereavement support leave	support employees in the immediate	
	(pro rata for part time employees)	period following a loss. However, the	Bereavement affects individuals
	with pay in any personal leave year.	process of grief, the natural reaction and	differently, some employees may not
		adjustment to loss and change may take a	need the full five days and other
		significant time and will be personal to	employees may require longer. If an
	Bereavement support leave does not	each individual.	employee remains absent from work
	need to be taken consecutively and		for more than five days.
	the manager should be guided by the		
	employee. It can also be used to	The five days will apply to the bereavement	Manager discretion on extensions
	attend and/or make arrangements for	of a dependant (such as a spouse, partner,	beyond 5 days can be applied after a
	the funeral.	child, parent or person who reasonably	discussion with your relevant People
		relies on the employee for care) and close	Business Partner (used in exceptiona
		relatives defined as:	circumstances for example where an
		Grandparent or Grandparent of	employee may experience more than
		Spouse/partner	one bereavement within the personal
		grandchild	leave year). Other leave

Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation
		brother or sister	arrangements, such as annual leave,
Bereavement		<ul> <li>son-in-law or daughter-in-law</li> </ul>	flexi leave and unpaid leave should
Support Leave		• father-in-law or mother-in-law	also be considered.
(continued)		<ul> <li>brother-in-law or sister-in-law</li> </ul>	
		uncle or aunt	
		nephew or niece	
		first cousin	
		or any person standing effectiv	rely in
		the same relationship as ar	
		these to the employee.	
		However, these categories can be fle	exible
		dependent on individual's circumsta	nces,
		and this should be taken into consider	
		Bereavement support leave can be us	sed
		following a pregnancy loss before 24	
		weeks (miscarriage)	

Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation
Parental	From 6 April 2020, eligible parents	Parental Bereavement Leave is time off to	To give notice to use Parental
Bereavement Leave	will be entitled to take up to 2 weeks	deal with the death of a child, if they die	Bereavement Leave, the employee
	paid leave if they lose a child under	under the age of 18 or are stillborn.	must tell their Manager:
	the age of 18 or have a stillbirth from		when they want the leave to
	the 24 <sup>th</sup> week of pregnancy. This	This right will apply to the:	start
	right to take this leave is irrespective	biological parent	<ul> <li>whether they want to take 1 o</li> </ul>

- adoptive parent, if the child was living with them
- person who lived with the child and had responsibility for them, for at least 4 weeks before they died
- 'intended parent' due to become the legal parent through surrogacy
- partner of the child's parent, if they live with the child and the child's parent in an enduring family relationship

weeks leave

in writing

the date their child died

this notice does not have to be

#### ~

of length of employment.

child's death.

each child.

Up to 2 weeks can be taken either as

weeks within 56 weeks following the

a single block or as two separate

If more than 1 child dies, the

employee is entitled to 2 weeks

Parental Bereavement Leave for

Leave Table

	Type of Leave	Entitlement	Circumstances	Authorisation
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Parental		Taking leave in the first 8 weeks: -
Bereavement Leave	Parents will also have a right to	If it's within 8 weeks (56 days) of their
(continued)	Bereavement Support Leave.	child dying an employee can start their
		leave as soon as they give notice.
		They must tell their Manager before they
		start their leave. This can be on the first
		day of leave as long it's before they're due
		to start work.
		They can also cancel the leave, as long as
		they tell their Manager before their leave
		starts.
		Any cancelled leave can be taken later by
		giving notice again.
		Taking leave after the first 8 weeks:-
		If leave will be taken more than 8 weeks
		(56 days) since their child died, the
		employee

Leave Table

Type of Leave Er

Entitlement

Circumstances

Authorisation

Parental		must give their Manager 1 week's notice:	
Bereavement Leave		to take leave	
(continued)		if they want to cancel the leave	
		Any cancelled leave can be taken later by	
		giving notice again.	
Carer's Leave	From 6 April 2024 employees will be entitled to take one week's unpaid leave (pro rata) in a rolling 12-month period to provide or arrange care for a dependant who has a long-term care need. This right to take this leave is irrespective of length of employment. A 'week' means the length of time they usually work over 7 days. For	<ul> <li>A dependant is defined as:</li> <li>a spouse, civil partner, child or parent of the employee,</li> <li>someone who lives in the same household as the employee, other than the employee's boarder, employee, lodger or tenant or</li> <li>someone who reasonably relies on the employee to provide or arrange care.</li> <li>A person has a long-term care need if:</li> </ul>	In order to take Carer's leave, an employee must tell their manager they qualify for carers leave and provide notice in advance of the requested leave. If the request is for half a day or a day, the notice period must be at least 3 days. If the request is for more than one day,
	example, if someone usually works 3		the notice period must be at least twice

Leave Table			
Type of Leave	Entitlement	Circumstances	Authorisation
	days a week, they can take 3 days of	• they have an illness or injury	as long as the requested

Type of Leave	Entitlement	Circumstances	Authorisation
Carer's Leave (continued)	days a week, they can take 3 days of carer's leave. The leave can be taken as half days, full days or in blocks.	<ul> <li>they have an illness or injury (whether physical or mental) that requires, or is likely to require, care for more than three months</li> <li>they have a disability for the purposes of the Equality Act 2010 or</li> <li>they require care for a reason connected with their old age.</li> </ul>	<ul> <li>as long as the requested leave. For example, if the request is for 2 days, the notice period must be at least 4 days.</li> <li>The notice period needs to be in full days, even if the request includes half day amounts.</li> <li>Wherever possible this notice should be provided, however, managers should apply discretion according to the request.</li> <li>A manager cannot reject a request if it meets the eligibility criteria, but can postpone the leave if it would unduly disrupt the business. In these</li> </ul>

Leave Table

Appendix '	1
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Type of Leave	Entitlement	Circumstances	Authorisation
			instances, managers should contact
			People Services.
			If leave is postponed, employees will be provided, in writing within 7 days of
			their request, the reason for the
			postponement and the agreed revised
			dates the leave can be taken on (which
			must be within one month of their
			original request).
Unpaid Leave	Unpaid leave may be requested	Requests should be made in writing on the	All unpaid leave is granted at the
	where other leave provisions are not	Unpaid Leave Request Form.	discretion of the relevant Director or
	available to cover the employee's		their Head of Service nominee.
	leave request.	Factors to consider when a request for	Where a request is refused, the
		unpaid leave is made:	applicant will be advised of their right of
	Employees have the right to request unpaid leave, but it is subject to the	• The reason for and circumstances of the request (if not an emergency	appeal. The appeal should be in writing, and will be referred to the

Leave	Table
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Appendix	4
Abbellary	

Leave Table

Type of Leave Entitlement

#### Circumstances

Authorisation

Antenatal	An employee may be eligible (from	To be eligible to take this form of time off,	Manager authorisation.
Appointments for	day	the employee could be the husband or	If you would like to make a request
Spouse or Partner	one of their employment and agency	civil	for time off to accompany
of a Pregnant	workers after 12 weeks in the same	partner of the pregnant woman, or living	someone at an antenatal
Woman (unpaid)	role), to take unpaid time off to attend	with the pregnant woman in an enduring	appointment, you should in the first
	up to two antenatal appointments for	family relationship. In addition, employees	instance speak to your line
	their spouse or partner	are eligible for the time off if they are the	manager.
		biological father of the expected child.	
			Your manager will ask you to fill in
		Employees are also eligible for the time off	a declaration form, (which is
		if they are the intended parent of a child in	available via the intranet), to
		a surrogacy arrangement, for example if	declare that you are eligible for this
		they	form of time off work.
		expect to apply for a parental order in	
		respect of that child. It is expected that	
		normally no more than half a day	
		(maximum	
		of 6 and half hours) is needed for an	
		,	

Leave Table

Type of Leave Entitlement

Circumstances

Authorisation

Leave	partners and adopters are able to	weeks less the amount of maternity leave	
Shared Parental	Employees who are mothers, fathers,	The amount of leave available will be 52	Manager authorisation/People Services
	of contracted hours.		
	employees is pro-rata to the number		
	Flexi-leave entitlement for part time		
	accumulated sufficient credit.		
	a full day), providing they have		
	per four-week period (as half days or		
	may take up to one day's flexi-leave	further guidance.	employee's line manager.
Flexi Leave	Employees working flexible hours	Refer to the Working Hours Policy for	Flexi leave must be authorised by the
(continued)			
Woman (unpaid)			
of a Pregnant		for the appointment.	
Spouse or Partner		appointment and any waiting time needed	
Appointments for		includes the time needed to travel to the	
Antenatal		antenatal appointment, but the leave	

Shared Parental	choose how to share time off work in	the mother has taken or intends to take.	When a manager receives notice from
Leave	the first year following birth or	The mother must take two weeks	an employee that he or she intends to
(continued)	adoption of their child. Each eligible employee can give up to 3 separate notices.	compulsory maternity leave following the birth of the child. There are eligibility requirements for employees who wish to take Shared Parental Leave. Guidance on how to establish eligibility is detailed in the Support for Carers Managers Guidance.	<ul> <li>take shared parental leave, the manager should establish the employee eligibility as detailed in the Support for Managers Guidance and inform People Services who will request a copy of the child's birth certificate and the name and address of the employee's partner's employer.</li> <li>The employee must provide this within 14 days of the request (if People Services requests a copy of the birth certificate before the child has been born, the employee must provide this within 14 days of the birth). The employee will be asked to sign a declaration which declares that they</li> </ul>

Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation
Shared Parental Leave (continued)			<ul> <li>and their partner both meet the various eligibility requirements.</li> <li>A false declaration regarding entitlement to shared parental leave and/or pay will be treated as a disciplinary issue.</li> </ul>
Time Off in Lieu (TOIL) Time Off in Lieu (TOIL)	Access to Time Off in Lieu (TOIL) is used in varying degrees to recompense employees who are required to carry out work in their own time in order to meet organisational or service needs. Employees paid at LPP 16 and below are not entitled to take TOIL for hours worked in excess of 37 hours but will instead receive a payment of overtime at a rate of 1.25.	Where managers can demonstrate that employees should be able to complete what is considered to be a reasonable workload within contracted hours, employees should not be allowed or encouraged to use TOIL as a preferred option. Managers must be alert to the implications of any consistent and on-going need for work which generates TOIL in relation to	All work which generates TOIL must be agreed in advance and authorised by an appropriate manager. It is the responsibility of Directors to monitor levels and use of TOIL within their services in order to identify and address resource needs and to control the budgetary implications. Employees must agree with their manager, at the time the TOIL is

Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation
(continued)	Employees paid above LPP16 will be	should be examining staff levels or the	accumulated, a date by which it will be
	entitled claim TOIL at plain time rates	allocation of work.	used.
	if they work in excess of 37 hours per	The use of TOIL to recompense officers	
	week as a requirement of the service	covering the duties of vacant posts should	Wherever possible and appropriate the
	and by agreement with their line	be short term, primarily during the	work to be undertaken should be
	manager.	recruitment process. TOIL should not be	supervised or authorised by an
	Managers are responsible for	used to avoid dealing with performance	independent person. For example, if
	managing the need for employees to	issues or to manage excessive and on-	an employee is asked to attend an
	work outside of contracted hours	going workloads.	evening or weekend function, it should
	within their service areas.		be authorised in advance and an
		Under no other circumstances should	appropriate officer on site asked to
		TOIL be carried forward from one leave	verify the work undertaken.
		year to the next unless it has been earned	
		in the 12 weeks immediately preceding the	Once agreed in advance and the work
		end of the leave year. Then the period in	carried out, TOIL should be recorded
		which TOIL should be taken may be	with a clear agreement as to when it
Time Off in Lieu		extended into the following leave year by a	must be used by.
(TOIL)		corresponding period of time.	

Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation
Type of Leave			AutionSution

(continued)	Where there are genuine operationalTOIL cannot be taken in advance of
	barriers to taking TOIL within an agreed accrual.
	timeframe, or where requests to take TOIL
	within a previously agreed timeframe are
	refused by the appropriate manager
	because of operational difficulties, TOIL
	may be carried forward from one period to
	the next i.e. 12 weeks. If lieu time has
	been booked and the employee becomes
	ill, the time will be re-credited on
	production of a fit note as with annual
	leave and sickness absence.
	Unless a specific agreement has been
	reached between an employee and
Гіme Off in Lieu	manager in unusual and exceptional
TOIL)	circumstances, no employee should be
continued)	

Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation

Leave for Public Duties	An employee may be allowed up to 24 days' special leave with pay in	allowed to accumulate more than 20 hours of TOIL in any four-week period. Employees leaving a Service or the Council with outstanding TOIL must take the time accrued prior to their last day of employment. No payment will be made for outstanding TOIL. Public duties leave provision refers to and covers:	Employees are required to provide evidence of their requirement to carry
Duties	<ul><li>24 days' special leave with pay in any leave year for the purpose of carrying out public duties.</li><li>At the discretion of the Director, additional special leave for public duties may be granted either without pay or, if the workload of the</li></ul>	<ul> <li>covers:</li> <li>A magistrate</li> <li>A member of another Local Authority</li> <li>A member of a committee of a Local Authority</li> </ul>	evidence of their requirement to carry out a public duty. All public duty leave is with the prior agreement and authorisation of the Director.

Leave	Table
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Type of Leave

Entitlement

Circumstances

Authorisation

Leave for Public	department permits, on the strict	A member of a public body/Whitley
Leave for Public Duties (continued)	department permits, on the strict understanding that the time lost is to be made good by the employee. In agreeing to an extension of special leave the Director will need to be satisfied that the interests of the	<ul> <li>Council</li> <li>A member of the national executive of a trade union</li> <li>A delegate to a national</li> </ul>
	service will not be adversely affected. If an employee carries out more than one of the public duties defined, it is for him/her to decide how to divide	<ul> <li>conference of a trade union</li> <li>A member of the managing or governing body of a state funded educational establishment</li> </ul>
	the special leave allocation between them.	<ul> <li>A member of a statutory tribunal</li> <li>A member of a Strategic Health Authority.</li> </ul>

Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation
Leave for Jury	An employee who receives a	Managers should request evidence from	The Council will generally authorise
Service	summons to serve as a member of a	the employee of his/her requirement for	leave for jury service as long as the
	jury must report the fact to his/her	jury service.	relevant evidence is provided.
	Manager and Director so that s/he		The leave should be recorded.
	can be granted the appropriate leave		
	of absence unless exemption from		
	service is secured.		
	Loss of earnings incurred by an		
	employee serving as a juror should		
	be claimed under the Juror's		
	Allowance Regulations. Information		

Version 6

about the allowance received by the employee under these regulations should be communicated to Payroll so that arrangements are made to deduct the equal amount of pay.

Leave Table	Appendix

	Type of Leave	Entitlement	Circumstances	Authorisation
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Leave for Jury			
Service			
(continued)			
Time off to appear	An employee who receives a	It should be made clear to the employee	An employee who receives a summons
in Court as a	summons to appear in court as a	that it is in his/her best interests to ensure	to appear in court as a witness on
witness	witness on behalf of someone will be	that a claim is made to the court for	behalf of someone else must report the
	given permission to be absent from	reimbursement of the full amount of any	fact to his/her manager and get the
	work for the appropriate period of	earnings lost.	appropriate authorisation for the leave.
	time.		
	The employee may elect to treat the		
	time taken off work as annual leave,		
	flexi leave or unpaid leave.		

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Leave Table			Appendix 1
Type of Leave	Entitlement	Circumstances	Authorisation
Time off to appear	If the employee is compelled to		
in Court as a	attend Court, (e.g. as a prosecution		
witness	witness in criminal proceedings)		

witness	witness in criminal proceedings)		
(continued)	rather than attending on a voluntary		
	basis (e.g. in support of a private civil		
	action) time off with pay will be given.		
Leave to study for	An employee who is undertaking a	Study leave shall be for the purpose of	Provision shall apply only to an
examinations	course of study for a recognised	revision prior to sitting for examinations.	employee who is pursuing a course of
	qualification that has been approved		study approved by the Director and
	by Director will, for the purpose of		related to the job. Study leave must be

#### Leave Table

Type of Leave Entitlement Circumstances Auth	uthorisation

Leave to study for	revision, be entitled to 0.5 day's paid		agreed and approved by the relevant
-			
examinations	study leave per examination subject		manager.
(continued)	or 3 days paid leave, whichever is		
	the lesser of the two alternatives.		
Leave to attend for	An employee is entitled to up to one	This leave is granted if an employee is	Leave must be agreed in advance with
Interview	day's paid leave as appropriate,	invited to attend for interview either within	the manager.
	regardless of travelling distance.	CWC, at another local authority or for a	
		position with the police force or fire	
		brigade.	
		An interview outside local government, the	
		police or fire services does not attract paid	
		leave. Employees will be expected to take	

Leave Ta	ble
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Type of Leave	Entitlement	Circumstances	Authorisation
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			1
Leave to attend for		either annual or flexi leave or TOIL as	
Interview		appropriate in these circumstances.	
(continued)			
Leave for service in	An employee should be allowed	Recognised services including non-regular	Employees should advise their
non-regular Forces	additional leave with pay on the	forces are:	managers of their participation in these
	same basis as leave allowed for	The Army Reserve	services prior to requesting any leave
	public duties in order to attend part-	Royal Naval Reserve	for service in the non- regular forces.
	time service as a volunteer member	Royal Marines Reserve	
	of the non-regular forces.	Royal Air Force Volunteer Reserve	Leave will be with the prior agreement
		Air Training Corps	and authorisation of the manager.
		Army Cadet Force	
		The Sea Cadets	

Leave Table

Type of Leave	e	Entitlement	Circumstances	Authorisation

Leave for service in		N.B. Where members of reserve forces	
non-regular Forces		are deployed, employer consent would be	
(continued)		required; the employee's role would be	
		kept open for up to a year; pension and	
		continuous service rights would be	
		protected; the employee would not receive	
		pay whilst mobilised; annual leave would	
		accrue.	
Time Off to Search	In accordance with the Relocation	This leave should only be sanctioned if an	Leave should be agreed with the
for Residential	Policy, up to three days special leave	undertaking is given by the employee that	relevant Director by the recruiting
Accommodation in	with pay may be granted to a new	s/he will be moving to a location within the	manager at the point of offer of
Wolverhampton	employee for the purpose of	city boundary of Wolverhampton and from	employment.
	searching for a new residence in	allocation of more than 15 miles away	
	Wolverhampton prior to moving from	from the City centre.	
	another area.		

#### Appendix 1

Type of Leave	Entitlement	Circumstances	Authorisation
			1
Time Off for	For general religious observation	All employees, regardless of religion or	Line managers should exercise
Religious	during the working day, consideration	belief, are required to work in accordance	flexibility where possible to
Observance and	should be given to:	with their contract. However, line	accommodate religious observance
Festivals	<ul> <li>adjusting working hours/days</li> </ul>	managers should exercise flexibility where	requirements which fall, or potentially
	• use of lunch time in exchange	possible to accommodate religious	fall, within work time.
	for early departure	observance requirements which fall, or	
	<ul> <li>staggered working hours</li> </ul>	potentially fall, within work time.	Line manager agreement is required
	<ul> <li>swapping of hours or allowing</li> </ul>		for any leave arrangements.
	time off to be made up.	Requests for leave should be made at	
	Existing arrangements for taking	least as far in advance as the length of the	
	annual leave, flexible working or	period of leave required e.g. a minimum of	
	unpaid leave should be used to cover	two weeks' notice for a two-week period of	
	time off required by employees for	leave.	
	religious festivals and periods of		
	extended religious observance, such		
	as pilgrimages.		

#### Leave Table

Type of Leave	Entitlement	Circumstances	Authorisation

Time Off for	All requests will need to be assessed		
Religious	in the context of the needs of the		
Observance and	service being provided.		
Festivals			
(continued)			
Inclement Weather	If, owing to snow or other severe	Employees should ensure they advise	Managers are advised to wait for the
	weather conditions, employees are	their managers in good time if they are	appropriate notification prior to
	unable to attend work, they should be	affected by inclement weather.	implementing the policy.
	allowed to take either flexi or annual		
	leave.	Inclement weather, which does not impact	
		on the ability of most staff to get to and	
		from work, can be a problem for some	
		staff with disabilities and appropriate	

Type of Leave

Entitlement

Circumstances

Authorisation

Inclement Weather	Employees otherwise absent (unless	reasonable adjustments may have to be	
(continued)	as a result of sickness) are not	made. Managers should be aware that	
	entitled to paid leave.	they might need to give additional	
		consideration to the needs of disabled	
		employees, pregnant employees and	
		employees with caring responsibilities.	
		Advice should be sought from People	
		Services.	
Election leave	Employees who support elections at	There is no entitlement for Election Duty	Requests to support on elections
	polling stations will be entitled to	Leave in the event that an employee is	should be made to your line manager
	Election Duty Leave on <b>polling day</b> ,	supporting elections for any other Local	in the first instance.
	if this falls on their normal working	Authority other than City of	Election leave must be booked on
	day.	Wolverhampton Council.	Agresso.
	Employees that support an election count that takes place overnight will be eligible to take the following day as Election Duty Leave, if the following day falls on their normal	Employees will only be entitled to Election Duty Leave for postal vote sessions that are during their normal working hours. The postal vote sessions are 9am – 6pm	

Leave Table

Type of Leave Entitlement

t

Circumstances

Authorisation

Election leave	working day	(morning or afternoon shifts or a full day)	
Election leave (continued)	working day. Employees that support an election count that takes place during normal office working hours will be entitled to Election Duty Leave on the day of the count, if this falls on their normal working day. Employees who support on the postal votes are entitled to Election Duty Leave to cover each postal vote session they support.	<ul> <li>(morning or afternoon shifts or a full day).</li> <li>Once the employee has completed their session they are expected to return to work as per their normal working hours.</li> <li>For example, an employee who supports a morning session for 4 hours on postal votes is entitled to book election duty leave for 4 hours but will be expected to return to their normal role on the afternoon as per their normal working hours.</li> </ul>	