

Maternity, Paternity, Adoption and Shared Parental Leave Policy

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Next review due: Autumn 2024



Policy purpose and summary

This policy outlines employee's entitlements to maternity, paternity, adoption, parental and shared parental leave and pay

Related policies

- Flexible Working Policy¹
- Sickness Absence Policy²

https://insight.BDMAT.org.uk/policies/flexible-working-policy
 https://insight.BDMAT.org.uk/policies/sickness-management-policy



Definitions

The following definitions apply in this policy:

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Expected Week of	the week starting on a Sunday in which your	
childbirth	doctor or	
	midwife expects you (or your spouse, civil	
	partner or partner) to give birth	
Qualifying Week	the fifteenth week before the Expected Week	
	of childbirth, or the week in which you are	
	notified in writing by an adoption agency of	
	having been matched with a child	
Intended Start Date	the date on which you would like to start your	
	maternity, paternity or adoption leave	
Expected Return Date	the date we will expect you to return to work	
	if you take	
	your full entitlement to maternity leave or	
	adoption leave	
Relevant Period	an eight week period ending with the	
	Qualifying Week in birth cases, or the eight	
	week period ending with the week in which	
	you or your spouse, civil partner or partner	
	were notified of being matched with a child in	
	adoption cases	
Ordinary Maternity Leave	a period of 26 weeks' leave available to all	
(OML)	employees who	
	qualify for maternity leave	
Additional Maternity Leave	a further period of up to 26 weeks' leave	
(AML)	immediately	
	following OML	
Partner	someone (whether of a different sex or the	
	same sex) with whom you live in an enduring	
	family relationship, but who is not your	
	parent, grandparent, sister, brother, aunt or	
	uncle, niece or nephew	
Parent	one of two people (whether of a different sex	
	or the same sex) who will share the main	
	responsibility for the child's upbringing (and	
	who may be either the mother, the father, or	
	the mother's partner if not the father)	
Expected Placement Date	the date on which an adoption agency expects	
	that it will	
1	place a shild into your care with a view to	
	place a child into your care with a view to adoption	



Ordinary Adoption Leave	a period of up to 26 weeks' leave available to
(OAL)	all employees
	who qualify for adoption leave
Additional Adoption Leave	a further period of up to 26 weeks' leave
(AAL)	immediately
	following OAL



Maternity, Paternity, Adoption and Shared Parental Leave Policy

1. Introduction and purpose

- 1.1. This policy sets out statutory and contractual rights in relation to maternity, paternity, adoption, parental leave and shared parental leave for employees at the Birmingham Diocesan Multi-Academy Trust ("The Trust").
- 1.2. It covers rights and responsibilities, arrangements for leave and pay, and provisions for return to work.
- 1.3. This policy reflects our commitment to providing equality of opportunity in employment and to developing work practices and policies that support work-life balance.
- 1.4. No-one will be discriminated against, be subject to detriment or lose career development opportunities by taking leave under this policy.

2. Scope

2.1. This policy applies to all employees of the Trust. The policy does not apply to agency workers, consultants or the self-employed.

3. Legislation and Regulation

- 3.1. The Following Legislation and Regulations apply in respect of this Policy:
- Maternity and Parental Leave Regulations 1999³
- Equality Act 2010⁴

4. Maternity Leave and Pay

This section outlines the statutory rights and responsibilities of employees who are pregnant or have recently given birth.

4.1. Notification

³ http://www.legislation.gov.uk/uksi/1999/3312/contents/made

⁴ http://www.legislation.gov.uk/ukpga/2010/15/contents



- 4.1.1. You must inform us as soon as possible that you are pregnant. This is important as there may be health and safety issues and will enable a risk assessment to be completed.
- 4.1.2. Before the end of the Qualifying Week, or as soon as reasonably practical afterwards, you must tell your line manager in writing:
 - That you are pregnant;
 - The Expected Week of childbirth;
 - The date on which you would like to start your maternity leave (Intended Start Date).
- 4.1.3. You must also provide a certificate from a doctor or midwife (usually on a MAT B1 form) confirming your Expected Week of Childbirth (this is not available before the 20th week of pregnancy and is usually provided around the 26th week of pregnancy).

4.2. Time off for ante-natal care

- 4.2.1. If you are pregnant, you can take reasonable paid time off during working hours for ante-natal care. This may include any relaxation or parenting classes that your doctor, midwife or health visitor has advised you to attend.
- 4.2.2. You should try to give us as much notice as possible of the appointment and wherever possible, try to arrange them as near to the start or end of the working day.

4.3. Sickness

- 4.3.1. Periods of pregnancy-related sickness absence shall be paid in accordance with your contract of employment in the same manner as any other sickness absence.
- 4.3.2. Periods of pregnancy-related sickness absence from the start of your pregnancy until the end of your maternity leave will be recorded separately from other sickness records and will be disregarded in any future employment-related decisions.
- 4.3.3. If you are absent due to sickness for a pregnancy-related reason during the four weeks before your Expected Week of Childbirth, your maternity leave will start automatically (see paragraph 4.6, Starting maternity leave).



4.4. Health and Safety

- 4.4.1. We have a general duty to take care of the health and safety of all employees. We are also required to carry out a risk assessment to identify and assess the workplace risks to those who are pregnant, have given birth within the last six months or are still breastfeeding.
- 4.4.2. We will complete the risk assessment with you and provide you with information as to any risks identified in the risk assessment, and any preventive and protective measures that have been or will be taken.
- 4.4.3. If we consider that, as a new or expectant mother, you would be exposed to health hazards in carrying out your normal duties we will take reasonable steps necessary (for as long as necessary) to avoid those risks. We will talk to you about possible changes to mitigate the risks and agree those changes with you. Changes could include (but are not limited to):
 - Changing your working conditions or hours of work;
 - Offering you suitable alternative work on terms and conditions that are the same or not less favourable; or
 - Following consultation with you, suspending you from duties, which will be on full pay unless you have unreasonably refused suitable alternative work.

4.5. Entitlement to maternity leave

- 4.5.1. All employees, regardless of hours worked or length of service, are entitled to up to 52 weeks' maternity leave which is divided into:
 - Ordinary maternity leave of 26 weeks (OML);
 - Additional maternity leave of a further 26 weeks immediately following OML (AML).

You do not have to take 52 weeks but you must take 2 weeks leave after your baby is born.

4.6. Starting maternity leave

- 4.6.1. The earliest date you can start maternity leave is 11 weeks before the Expected Week of Childbirth (unless your child is born prematurely before that date). Maternity leave can commence on any day of the week.
- 4.6.2. You must notify your line manager in writing of your Intended Start Date before the end of the Qualifying Week (in accordance with paragraph 4.1.2).



We will then write to you within 28 days to inform you of the date we will expect you to return to work if you take your full entitlement to maternity leave (Expected Return Date).

- 4.6.3. You can postpone your Intended Start Date by informing us in writing at least 28 days before the original Intended Start Date, or if that is not possible, as soon as reasonably practicable.
- 4.6.4. You can bring forward the Intended Start Date by informing us at least 28 days before the new start date, or if that is not possible, as soon as reasonably practicable.
- 4.6.5. Maternity leave shall start on the earlier of:
 - Your Intended Start Date (if notified to us in accordance with this policy); or
 - The day after any day on which you are absent for a pregnancyrelated reason during the four weeks before the Expected Week of Childbirth; or
 - The day after you give birth.
- 4.6.6. If you give birth before your maternity leave was due to start, you must let your line manager know the date of the birth in writing as soon as possible.
- 4.6.7. The law prohibits you from working during the two weeks following childbirth.
- 4.6.8. Shortly before your maternity leave starts, you and your line manager will discuss the arrangements for covering your work and how you will remain in contact (Keep in Touch (KIT) days), should you wish to do so, during your leave.

4.7. Contractual Maternity Pay

4.7.1. Staff with at least twelve months continuous service at the 11th week before the Expected week of childbirth, will be entitled to receive contractual maternity pay as follows, in addition to payments set out in paragraph 4.8:

4	Full pay (offset against payments made by way of SMP or
Week	Maternity
S	Allowance (MA) for employees not eligible for SMP)



2	90% of salary offset by SMP to which you are entitled
Week	
S	
12	Half pay (as long as when combined with SMP does not
week	exceed full pay)
S	

4.7.2 In the event of the member of staff not being available, or being unable, to return to their job for the required period, they shall refund such sum after the first six weeks' payment as the employer at their discretion may decide. Payments made by way of SMP are not refundable

4.8. Statutory Maternity Pay

- 4.8.1. Statutory Maternity Pay (SMP) is payable for up to 39 weeks. SMP will stop being payable if you return to work (except where you are simply keeping in touch in accordance with paragraph 4.12. You are entitled to SMP if:
 - You have been continuously employed for at least 26 weeks at the end of the Qualifying Week and are still employed by us during that week; This includes recognised continuous service as set out in your contract.
 - Your average weekly earnings during the eight weeks ending with the Qualifying Week (the Relevant Period) are not less than the lower earnings limit set by the Government;
 - You provide us with a doctor's or midwife's certificate (MAT B1 form) stating your Expected Week of Childbirth;
 - You give at least 28 days' notice (or, if that is not possible, as much notice as you can) of your intention to take maternity leave: and
 - You are still pregnant 11 weeks before the start of the Expected Week of Childbirth or have already given birth.

SMP is calculated as follows:

6	90% of your average weekly earnings, calculated over the
Week	Relevant
S	Period. This is called the Earnings-Related Rate.
33	The Prescribed Rate which is set by the Government for the
Week	relevant tax year, or the Earnings-Related Rate (90% of your
S	average weekly earnings) if this is lower.

4.8.2. SMP accrues from the day on which you commence your OML and



thereafter at the end of each complete week of absence. SMP payments shall be made on the next normal payroll date and income tax, National Insurance and pension contributions shall be deducted as appropriate. You shall still be eligible for SMP if you leave employment for any reason after the start of the Qualifying Week (for example, if you resign or are made redundant). In such cases, if your maternity leave has not already begun, SMP shall start to accrue in whichever is the later of:

- The week following the week in which employment ends; or
- The eleventh week before the Expected Week of Childbirth.
- 4.8.3. Any pay rises applied during your maternity leave will be treated for SMP purposes as if the pay rise had applied throughout the Relevant Period. This means that your SMP will be recalculated and increased retrospectively, or that you may qualify for SMP if you did not previously qualify. We shall pay you a lump sum to make up the difference between any SMP already paid and the amount payable by virtue of the pay rise. Any future SMP payments at the Earnings-Related Rate (if any) will also be increased as necessary

4.9. Terms and conditions during OML and AML

- 4.9.1. All the terms and conditions of your employment remain in force during OML and AML, except for the terms relating to pay. In particular:
 - Annual leave entitlement under your contract shall continue to accrue where applicable (see paragraph 4.10, Annual leave); and
 - Pension benefits shall continue (see paragraph 4.14 Pensions).

4.10. **Annual leave**

- 4.10.1.All staff continue to accrue annual leave during maternity leave at the rate provided under your contract of employment.
- 4.10.2. Annual leave accrued during maternity leave, including bank holidays, will be paid at the employee's normal weekly rate of pay. Full payment of annual leave accrued during the maternity leave period will be paid upon the first pay date of the employee's return to work. Staff can also use their annual leave to extend the period before return to work.

4.11. Teachers

4.11.1. The salary calculation for teaching staff includes proportionate



annual leave entitlement and there is no entitlement to annual leave except during school closure periods.

4.11.2. Your accrued annual leave entitlement will be offset by any period of school closure that occurs in the leave year before and after your maternity leave. Usually, there will be sufficient time within the school closure periods to accommodate the outstanding annual leave entitlement that you have accrued during the maternity leave period. However, on the rare occasions that there are insufficient school closure periods to accommodate your outstanding annual leave entitlement, you will be entitled to take any remaining leave during term time at a time mutually agreed with your line manager.

4.12. Support staff – term time only/term time plus

- 4.12.1. Term time only employees continue to accrue contractual annual leave throughout their maternity leave period. Therefore, they are entitled to the same amount of paid leave that they would have received if they had been in work during that period.
- 4.12.2. An employee who takes maternity leave must be able to take the annual leave due to them for that period of time either before or after their maternity leave. Maternity leave cannot be treated as annual leave.
- 4.12.3. Employees should receive a maternity schedule prior to maternity leave starting advising of annual leave entitlement and how it can be taken and paid. This will include an assessment of how much leave the employee has had before maternity leave is due to start and assessment of whether any additional leave is owed due to the accrual of leave through the rest of the leave year when on maternity leave. If the employee has not had enough leave, they will be allowed to take it before they start their maternity leave or carry it over for when they return. It will also includes a calculation of how much holiday pay they are entitled to whether they are owed any additional pay for leave they have already had and/or leave they are entitled to for the rest of the leave year and the year they return in to.
- 4.12.4. It may be the case that an employee has received too much pay for the time they have worked and the holiday they are entitled to. In such circumstances, the employee should be informed and appropriate arrangements could be made so that the employee reimburses the amount overpaid. The



- overpayment can be deferred and offset until their return to work against any payment due in respect of annual leave due to the employee.
- 4.12.5. Term time only employees are often contractually required to take their leave in periods of school closure.
- 4.12.6. If on return from maternity there are insufficient schools closure periods to accommodate the employee's outstanding statutory annual leave entitlement (28 days FTE including bank holidays) the employee must take any remaining statutory leave during term time. Additional contractual leave can be either carried over to the next leave year or the employee may request a payment in lieu of annual leave.
- 4.12.7. Where there is insufficient time on the employee's return before the end of their annual leave year for them to take their remaining annual leave, they must be allowed to carry over leave to the next leave year. An employee can be required to take this during the remaining periods of school closure after the employee's annual leave entitlement for that leave year has been accommodated. The employee should receive pay for the annual leave carried over.
- 4.12.8. Term-time only employees have provision for bank holidays in their contract and they are taken into account in the pay calculation, so they should be allowed to accrue these days.

4.13. **Support staff - full working year**

- 4.13.1. Annual leave entitlement will continue to accrue at the rate provided under your contract. If your maternity leave will continue into the next holiday year, any holiday entitlement that cannot reasonably be taken before starting your maternity leave can be carried over to the next holiday year and must be taken immediately before returning to work unless your manager agrees otherwise.
- 4.13.2. You should try to limit carry over to one week's holiday or less. Carryover of more than one week is at your manager's discretion. Please discuss your holiday plans with your manager in good time before starting maternity leave. All holiday dates are subject to approval by your manager. Our holiday year runs from 01 September to 31 August.

4.14. **Pensions**

4.14.1. During OML and any further period of paid maternity leave we shall



continue to make any employer pension contributions that we usually make, based on the pay you are receiving whilst absent. For teaching staff this will be Teachers' Pensions and for support staff, this will be your LGPS provider.

4.14.2. During any period of unpaid maternity leave, we shall not make any employer pension contributions and the period shall not count as pensionable service and you will not build up any membership for this period, and this will affect your pension benefits. Contact your pension provider if you wish to explore additional voluntary contributions.

4.15. **Keeping in touch days**

- 4.15.1. We will make reasonable contact with you from time to time during your maternity leave as agreed prior to your maternity leave commencing.
- 4.15.2. You may work (including attending training) for up to ten days during ordinary or additional maternity leave without bringing your maternity leave or SMP to an end. These are known as Keeping in Touch (KIT) days. The arrangements would be set by agreement with your line manager. KIT days will be paid in addition to SMP based on the day or number of hours worked.
- 4.15.3. Any work you do as a KIT day, even as little as an hour for example, will be counted as a whole KIT day. They can be taken as single days, consecutive days or in blocks. Once you have used up your ten KIT days, if you do any further work you will lose a week's SMP for the week in which you have done that work.
- 4.15.4. KIT days are by agreement. You are not obliged to undertake any such work during maternity leave. Equally we may refuse a request from you for you to work a KIT day.
- 4.15.5. Shortly before you are due to return to work, we may invite you to have a discussion (whether in person or by telephone) about the arrangements for your return. This could be one of your KIT days. This may cover:
 - Updating you on any changes that have occurred during your absence;
 - Providing a return to work induction;
 - Any training needs you might have; including Paragond
 - Any changes to working arrangements (for example if you have made a request to work part-time



4.16. **Expected return date**

- 4.16.1. Once you have notified us in writing of your Intended Start Date, we shall send you a letter within 28 days to inform you of your Expected Return Date. If your start date has been changed (either because you gave us notice to change it, or because maternity leave started early due to illness or premature childbirth) we shall write to you within 28 days of the start of maternity leave with a revised Expected Return Date.
- 4.16.2. We will expect you back at work on your Expected Return Date unless you tell us otherwise. It will help us if, during your maternity leave, you are able to confirm that you will be returning to work as expected.

4.17. **Returning early**

4.17.1. If you wish to return to work earlier than the Expected Return Date, you must give us 21 days' prior notice in writing. If not enough notice is given, we may postpone your return date until eight weeks after you gave notice, or to the Expected Return Date if sooner.

4.18. **Returning late**

- 4.18.1. If you wish to return later than the Expected Return Date, you may request unpaid parental leave in accordance with Section 7, 'Parental Leave', giving us as much notice as possible but not less than 21 days.
- 4.18.2. Alternatively, staff who have annual leave entitlement remaining (where applicable) may request paid annual leave in accordance with your contract, which will be at our discretion.
- 4.18.3. If you are unable to return to work due to sickness or injury, this will be treated as sickness absence and our Sickness Absence Policy will apply.
- 4.18.4. In any other case, late return will be treated as unauthorised absence.

4.19. **Deciding not to return**

4.19.1. If you do not intend to return to work, or are unsure, it is helpful if



you discuss this with us as early as possible. If you decide not to return you should give notice of resignation in accordance with your contract. The amount of maternity leave left to run when you give notice must be at least equal to your contractual notice period, otherwise we may require you to return to work for the remainder of the notice period.

- 4.19.2. Once you have given notice that you will not be returning to work, you cannot change your mind without our agreement.
- 4.19.3. This does not affect your right to receive SMP.

4.20. Your rights when you return

- 4.20.1. You are normally entitled to return to work in the same position as you held before commencing leave. Your terms of employment shall be the same as they would have been had you not been absent.
- 4.20.2. However, if you have taken any period of AML or more than four weeks' parental leave, and it is not reasonably practicable for us to allow you to return into the same position, we may give you another suitable and appropriate role on terms and conditions that are not less favourable.

4.21. Requests to change your working pattern

4.21.1. We will deal with any requests by employees to change their working patterns (such as working part-time) after maternity leave on a case-by-case basis. There is no right to insist on working part-time, but you do have a statutory right to request flexible working. We will consider your request in accordance with the provisions of this statutory right, bearing in mind the needs of our organisation. It is helpful if requests are made as early as possible. The procedure for dealing with such requests is set out in our BDMAT Flexible Working Policy.

4.22. Shared Parental Leave

4.22.1. You may choose to end your maternity leave and take shared parental leave. See section 8 for further details.

5. Paternity Leave and Pay

This section sets out employees' entitlement to accompany a pregnant partner to appointments to receive ante-natal care, paternity leave and pay.



5.1. Time off to accompany for antenatal care

- 5.1.1. Legally, employees are entitled to take unpaid time off during your working hours to accompany a pregnant partner to up to four appointments to receive antenatal care, lasting no more than 6 and a half hours each, if you:
 - Are the biological father of the child; or
 - Are the spouse or civil partner of the child's mother;
 - Live with the child's mother in an enduring family relationship and are not a relative; or
 - Are to be treated as a parent of an expected child by fertility treatment (under the assisted reproduction provisions of the Human Fertilisation and Embryology Act (HEFA) 2008); or
 - Are a potential applicant for a parental order where a child has been conceived using the sperm or egg of your spouse, civil partner or partner and has been carried by a surrogate mother (under the HEFA 2008).
- 5.1.2. BDMAT recognises the importance of these appointments and therefore will authorise paid leave for four appointments.
- 5.1.3. The appointments may include any relaxation or parenting classes but must have been made on the advice of the pregnant partner's doctor, midwife or health visitor.
- 5.1.4. If you are eligible and wish to take time off for this purpose, you must provide us with a signed "employee declaration" confirming:
 - That you have a qualifying relationship with a pregnant partner or their expected child;
 - That you wish to take time off to accompany the pregnant partner to an appointment to receive antenatal care which has been made on the advice of their doctor, midwife or health visitor;
 - The date and time of the appointment.
- 5.1.5. You should try to give us as much notice as possible of the appointment and wherever possible, try to arrange them as near to the start or end of the working day.

5.2. Entitlement to Paternity Leave



5.2.1. Certain employees can take paternity leave in relation to the birth or adoption of a child. Both men and women can request paternity leave. However, in adoption cases paternity leave is not available to an employee who also decides to take adoption leave. Further details of adoption leave are set out in section 6, Adoption Leave and Pay.

5.3. Ordinary Paternity Leave - timing and eligibility

- 5.3.1. OPL can be taken for a period of to two weeks at full pay. It can be taken in 2 instalments within 56 days of child's birth or adoption.
- 5.3.2. OPL can be taken from the date of the child's birth or adoption placement, but must end:
 - In birth cases, within 56 days of the child's birth, or if they were born before the first day of the Expected Week of Childbirth, within 56 days of the first day of the Expected Week of Childbirth.
 - In adoption cases, within 56 days of the child's placement.
- 5.3.3. You are entitled to ordinary paternity leave (OPL) if you meet all the following conditions:
 - You have been continuously employed by us for at least 26 weeks ending by:
 - In birth cases, the 15th week before the Expected Week of Childbirth.
 - In adoption cases, the week in which you or your partner are notified by an adoption agency that you/they have been matched with a child.

5.3.4. You:

- Are the biological father of the child;
- Have been matched with a child by an adoption agency;
- Are the spouse, civil partner or partner of the child's mother; or
- Are the spouse, civil partner or partner of someone who has been matched with a child by an adoption agency

5.3.5. You:

- Expect to have main responsibility (with the child's mother, coadopter or adopter) for the child's upbringing; or
- Are the child's biological father and you expecting to have some



- responsibility for the child's upbringing;
- Are taking leave for the purpose of caring for the child, or supporting the child's mother, adopter or co-adopter in caring for the child.

5.4. Notification of OPL

5.4.1. If you are eligible and wish to take OPL in relation to a child's birth or the adoption of a child, you must give us notice in writing of your intention to do so by the end of the Qualifying Week, or if this is not possible, as soon as you can.

5.4.2. You must confirm:

- The Expected Week of Childbirth, or the date on which you and your partner were notified of having been matched with the child, together with the Expected Placement Date;
- Whether you intend to take one week's leave or two consecutive weeks' leave; Whether this will be OPL, maternity support leave or a combination of OPL and maternity support leave;
- When you would like to start your leave. You can state that your leave will start on:
 - The day of the child's birth or the day on which the child is placed with you or the adopter;
 - A day which is a specified number of days after the child's birth or placement; or
 - A specific date later than the first date of the Expected Week of Childbirth or the Expected Placement Date.
- 5.4.3. We may require a signed declaration from you that you are taking OPL or maternity support leave to care for the child or to support the child's mother or your partner in caring for the child.

5.5. Changing the dates of OPL

- 5.5.1. Where you are to take OPL in respect of a child's birth or adoption, you can give us written notice to vary the start date of your leave from that which you originally specified in the notice given under paragraph 5.4. This notice should be given:
 - Where you wish to vary your leave to start on the day of the child's



- birth/placement, at least 28 days' before the first day of the Expected
- Week of Childbirth/Expected Placement Date. Where you wish to vary your leave to start a specified number of days after the child's birth/placement, at least 28 days' (minus the specified number of days) before the first day of the Expected Week of Childbirth/Expected Placement Date.
- Where you wish to vary your leave to start on a specific date (or a
- different date from that you originally specified), at least 28 days' before
- that date.
- 5.5.2. If you are unable to give us 28 days' written notice of the wish to vary the start of your leave as set out above, you should give us written notice of the change as soon as you can.

5.6. **Statutory Paternity Pay**

- 5.6.1.If you take OPL in accordance with this policy, you will be entitled to ordinary statutory paternity pay (OSPP) if, during the Relevant Period, your average weekly earnings are not less than the lower earnings limit set by the government.
- 5.6.2. OSPP is paid at a prescribed rate which is set by the government for the relevant tax year, or at 90% of your average weekly earnings calculated over the Relevant Period if this is lower. For details of the current prescribed rate, please visit www.gov.uk/paternity-pay-leave or contact the office.

5.7. Terms and conditions during maternity support leave, OPL

- 5.7.1. All the terms and conditions of your employment remain in force, except for the terms relating to pay during OPL. In particular:
 - Annual leave entitlement under your contract shall continue to accrue where applicable (see paragraph 5.8, Annual leave); and
 - Pension benefits shall continue (see paragraph 5.12, Pensions).

5.8. Annual leave

5.8.1. All staff continue to accrue annual leave during paternity leave at the rate provided under their contract of employment. Annual leave accrued during paternity leave, including bank holidays, will be paid at the employee's



normal weekly rate of pay. Full payment of annual leave accrued during the paternity leave period will be paid upon the first pay date of the employee's return to work.

5.9. Teachers

- 5.9.1. The salary calculation for teaching staff includes proportionate annual leave entitlement and there is no entitlement to annual leave except during school closure periods.
- 5.9.2. Your accrued annual leave entitlement will be offset by any period of school closure that occurs in the leave year before and after your paternity leave. Usually, there will be sufficient time within the school closure periods to accommodate the outstanding annual leave entitlement that you have accrued during the paternity leave period. However, on the rare occasions that there are insufficient school closure periods to accommodate your outstanding annual leave entitlement; you will be entitled to take any remaining leave during term time at a time mutually agreed with your line manager.

5.10. Support staff – term time only/term time plus

- 5.10.1. The salary calculation for support staff contracted to work term time only or term time plus additional working weeks, includes proportionate annual leave entitlement and there is no entitlement to annual leave except during school closure periods.
- 5.10.2. Your accrued annual leave entitlement will be offset by any period of school closure that occurs in the leave year before and after your paternity leave. Usually, there will be sufficient time within the school closure periods to accommodate the outstanding annual leave entitlement that you have accrued during the paternity leave period. However, on the rare occasions that there are insufficient school closure periods to accommodate your outstanding annual leave entitlement; you will be entitled to take any remaining leave during term time at a time mutually agreed with your line manager.

5.11. **Support staff – full working year**

5.11.1.Annual leave entitlement will continue to accrue at the rate provided under your contract. If you are taking a period of OPL which will continue into the next holiday year, any holiday



entitlement that cannot reasonably be taken before starting your leave can be carried over to the next holiday year and must be taken immediately before returning to work unless your manager agrees otherwise. You should try to limit carry over to one week's holiday or less. Carryover of more than one week is at your manager's discretion. Please discuss your holiday plans with your manager in good time before starting your paternity leave. All holiday dates are subject to approval by your manager. Our holiday year runs from 01 September to 31 August.

5.12. **Pensions**

- 5.12.1. During any period of paid paternity leave we shall continue to make any employer pension contributions that we usually make, based on the pay you are receiving whilst absent. If you wish to increase your contributions to make up any shortfall from those based on your normal salary then please contact the Pensions Administrator directly.
- 5.12.2. During any period of unpaid paternity leave, we shall not make any employer contributions and the period shall not count as pensionable service.

5.13. **Returning to work**

- 5.13.1. You are normally entitled to return to work following OPL to the same position you held before commencing leave. Your terms of employment will be the same as they would have been had you not been absent.
- 5.13.2. If you have combined your OPL with a period of one of the below and it is not reasonably practicable for you to return to the same job, we will offer you a suitable and appropriate alternative position:
 - Additional maternity support leave;
 - Additional adoption leave: or
 - Parental leave of more than four weeks.

5.14. Requests to change your working pattern

5.14.1. Any employee can make a flexible working request under their statutory rights. We will deal with any requests by employees to



change their working patterns (such as working part-time) after paternity leave on a case-by- case basis, in accordance with our Flexible Working Policy. We will try to accommodate your wishes unless there is a justifiable reason for refusal, bearing in mind the needs of the business. It is helpful if requests are made as early as possible.

5.15. **Deciding not to return**

5.15.1.If you do not intend to return to work or are unsure, it is helpful if you discuss this with us as early as possible. If you decide not to return you should submit your resignation in accordance with your contract. Once you have done so you will be unable to change your mind without our agreement. This does not affect your right to receive OSPP.

6. Adoption Leave and Pay

This section outlines the statutory rights and responsibilities of employees who adopt.

6.1. Entitlement to adoption leave

- 6.1.1.Adoption leave is only available if you are adopting through a UK or overseas adoption agency (for overseas adoptions see paragraph 6.4). It is not available if there is no agency involved, for example, if you are formally adopting a stepchild or other relative.
- 6.1.2. You are entitled to adoption leave if you meet all the following conditions:
 - An adoption agency has given you written notice that it has matched you with a child for adoption and tells you the Expected Placement Date;
 - You have notified the agency that you agree to the child being placed with you on the Expected Placement Date;
 - Your spouse or partner will not be taking adoption leave with their employer (although they may be entitled to take paternity leave).
- 6.1.3. If you have a child placed with you under a local authority "fostering for adoption" or "concurrent planning" arrangement, or you are entering into a surrogacy arrangement under which you will be applying for a parental order, you may also be entitled to adoption leave and pay.



6.2. Time off for adoption appointments

- 6.2.1. From 5 April 2015 you are entitled to take time off during your working hours to attend adoption appointments that take place after an adoption agency has notified you that a child is, or is expected to be placed with you, for adoption.
- 6.2.2. These appointments must be made by an adoption agency:
 - So that you can have contact with that child; or
 - For any other purpose connected with that adoption.
- 6.2.3. You are entitled to paid time off to attend up to five appointments, lasting no more than six and a half hours each during working hours if you are:
 - Adopting on your own; or
 - Adopting as part of a couple and have been elected as the main adopter.
- 6.2.4. Legally you are entitled to unpaid time off to attend up to two appointments, lasting no more than six and a half hours each during working hours if you are adopting a child as part of a couple and have not been elected as the main adopter. BDMAT will authorise paid leave for these appointments.
- 6.2.5. If you are eligible and wish to take time off for this purpose, you must provide us with a signed "employee declaration" confirming:
 - That you wish to take time off to attend an adoption appointment that has been made by or at the request of the adoption agency; and
 - The date and time of the appointment; and
 - If you are part of a couple adopting and have been elected as the main adopter, confirmation that you are electing to take paid time off.
- 6.2.6. You should try to give us as much notice as possible of the appointment and wherever possible, try to arrange them as near to the start or end of the working day and avoid teaching periods where possible.

6.3. Notification of intention to take leave



- 6.3.1. You must give us notice in writing of:
 - The Expected Placement Date; and
 - Your intended start date for adoption leave (Intended Start Date) (see paragraph 6.5).
- 6.3.2. This notice should be given not more than seven days after the agency notified you in writing that it has matched you with a child.
- 6.3.3. At least 28 days' before your Intended Start Date (or, if this is not possible, as soon as you can), you must also provide us with:
 - A Matching Certificate from the adoption agency confirming:
 - The agency's name and address;
 - The date you were notified of the match; The Expected Placement Date; and
 - Written confirmation that you intend to take statutory adoption leave and not statutory paternity leave.

6.4. Overseas adoptions

- 6.4.1. If you are adopting a child from overseas, the following will apply:
 - You must have received notification that the adoption has been approved by the relevant UK authority (Official Notification).
 - You must give us notice in writing of:
 - Your intention to take adoption leave;
 - The date you received Official Notification; and
 - The date the child is expected to arrive in Great Britain.
- 6.4.2. This notice should be given as early as possible, but in any case, within 28 days' of receiving Official Notification (or, if you have less than 26 weeks' employment with us at the date of Official Notification, within 30 weeks' of starting employment).
- 6.4.3. You must also give us at least 28 days' notice in writing of your Intended Start Date. This can be the date the child arrives in Great Britain or a predetermined date no more than 28 days after the child's arrival in Great Britain
- 6.4.4. You must also notify us of the date the child arrives in Great Britain within



28 days of that date.

6.4.5. We may also ask for a copy of the Official Notification and evidence of the date the child arrived in Great Britain.

6.5. Starting adoption leave

- 6.5.1. OAL may start on a predetermined date no more than 14 days before the Expected Placement Date, or on the date of placement itself, but no later.
- 6.5.2. You must notify us of your Intended Start Date in accordance with paragraph 6.3. We will then write to you within 28 days to inform you of the date we will expect you to return to work if you take your full entitlement to adoption leave (Expected Return Date).
- 6.5.3. You can postpone your Intended Start Date by informing us in writing at least 28 days before the original date or, if that is not possible, as soon as you can.
- 6.5.4. You can bring forward your Intended Start Date by informing us in writing at least 28 days before the new start date or, if that is not possible, as soon as you can.
- 6.5.5. Shortly before your adoption leave starts we will discuss with you the arrangements for covering your work and the opportunities for you to remain in contact, should you wish to do so, during your leave. Unless you request otherwise, you will remain on circulation lists for internal news, job vacancies, training and work-related social events.

6.6. Statutory Adoption Pay

- 6.6.1. Statutory Adoption Pay (SAP) is payable for up to 39 weeks. It stops being payable if you return to work sooner or if the placement is disrupted. You are entitled to SAP if:
 - You have been continuously employed for at least 26 weeks at the end of your Qualifying Week and are still employed by us during that week;
 - Your average weekly earnings during the eight weeks ending with the Qualifying Week (the Relevant Period) are not less than the lower earnings limit set by the Government; and
 - You have given us the relevant notifications under paragraph 6.3.



- 6.6.2. SAP is paid at a Prescribed Rate which is set by the Government for the relevant tax year, or at 90% of your average weekly earnings calculated over the Relevant Period if this is lower.
- 6.6.3. SAP accrues with each complete week of absence but payments shall be made on the next normal payroll date. Income Tax, National Insurance and pension contributions shall be deducted as appropriate.
- 6.6.4. If you leave employment for any reason (for example, if you resign or are made redundant) you shall still be eligible for SAP if you have already been notified by an agency that you have been matched with a child. In such cases, SAP shall start the later of:
 - 14 days before the Expected Placement Date; or
 - The day after your employment ends.
- 6.6.5. Any pay rises applied during your adoption leave, will be treated for SAP purposes as if the pay rise had applied throughout the Relevant Period. This means that your SAP will be recalculated and increased retrospectively, or that you may qualify for SAP if you did not previously qualify. We shall pay you a lump sum to make up the difference between any SAP already paid and the amount payable by virtue of the pay rise. Any future SAP payments at the Earnings-Related Rate (if any) will also be increased as necessary.

6.7. Contractual Adoption Pay

6.7.1. Staff with at least twelve months' continuous service at the 11th week before the expected week of adoption to start, will be entitled to receive contractual adoption pay as follows, in addition to payments set out in 7:

Weeks 1 – 12	Full pay (offset against payments made by way of SAP or Adoption Allowance for employees not eligible for SAP)
Weeks 13 – 18	50% of salary plus any Prescribed Rate SAP to which you are entitled, paid without deduction except by the extent to which the combined pay and SAP exceeds full pay.

6.8. Terms and Conditions during OAL and AAL

6.8.1. All the terms and conditions of your employment remain in force during OAL and AAL, except for the terms relating to pay. In particular:



- Annual leave entitlement under your contract shall continue to accrue where applicable (see paragraph 6.9 Annual leave); and
- Pension benefits shall continue (see paragraph 6.13, Pensions).

6.9. Annual leave

6.9.1. All staff continue to accrue annual leave during OAL and AAL at the rate provided under your contract of employment. Annual leave accrued during OAL and AAL, including bank holidays, will be paid at the employee's normal weekly rate of pay. Full payment of annual leave accrued during the adoption leave period will be paid upon the first pay date of the employee's return to work.

6.10. **Teachers**

- 6.10.1. The salary calculation for teaching staff includes proportionate annual leave entitlement and there is no entitlement to annual leave except during school closure periods.
- 6.10.2. Your accrued annual leave entitlement will be offset by any period of school closure that occurs in the leave year before and after your adoption leave. Usually, there will be sufficient time within the school closure periods to accommodate the outstanding annual leave entitlement that you have accrued during the adoption leave period. However, on the rare occasions that there are insufficient school closure periods to accommodate your outstanding annual leave entitlement; you will be entitled to take any remaining leave during term time at a time mutually agreed with your line manager.

6.11. Support staff – term time only/term time plus

- 6.11.1. The salary calculation for support staff contracted to work term time only or term time plus additional working weeks, includes proportionate annual leave entitlement and there is no entitlement to annual leave except during school closure periods.
- 6.11.2. Your accrued annual leave entitlement will be offset by any period of school closure that occurs in the leave year before and after your adoption leave. Usually, there will be sufficient time within the school closure periods to accommodate the outstanding



annual leave entitlement that you have accrued during the adoption leave period. However, on the rare occasions that there are insufficient school closure periods to accommodate your outstanding annual leave entitlement; you will be entitled to take any remaining leave during term time at a time mutually agreed with your line manager.

6.12. Support staff – full working year

6.12.1. Annual leave entitlement will continue to accrue at the rate provided under your contract. If your adoption leave will continue into the next holiday year, any holiday entitlement that cannot reasonably be taken before starting your adoption leave can be carried over to the next holiday year and must be taken immediately before returning to work unless your manager agrees otherwise]. You should try to limit carry over to one week's holiday or less. Carryover of more than one week is at your manager's discretion. Please discuss your holiday plans with your manager in good time before starting your adoption leave. All holiday dates are subject to approval by your manager. Our holiday year runs from 1 September to 31 August.

6.13. **Pensions**

- 6.13.1. During OAL and any further period of paid adoption leave we shall continue to make any employer pension contributions that we usually make, based on the pay you are receiving whilst absent. If you wish to increase your contributions to make up any shortfall from those based on your normal salary then please contact the Pensions Administrator directly.
- 6.13.2. During unpaid AAL, we shall not make any employer pension contributions and the period shall not count as pensionable service. If you are a member of support staff, you may if you wish make up any contributions for the unpaid period. If you choose not to, you will not build up any membership for this period, and this will affect your pension benefits. If you are a member of teaching staff, you do not have the option of paying contributions during any period of unpaid AAL, but you can purchase additional pension on top of your normal contributions in multiples of £250 up to a maximum set by Teachers' Pensions.

6.14. 'Disrupted' adoption



- 6.14.1. Adoption leave is 'disrupted' if it has started but:
 - You are notified that the placement will not take place;
 - The child is returned to the adoption agency after placement; or
 - The child dies after placement.
- 6.14.2. In case of 'disruption' your entitlement to adoption leave and pay (if applicable) will continue for a further eight weeks from the end of the week in which 'disruption' occurred, unless your entitlement to leave and/or pay would have ended earlier in the normal course of events.

6.15. **Keeping in touch**

- 6.15.1. We may make reasonable contact with you from time to time during your adoption leave.
- 6.15.2. You may work (including attending training) on up to ten days during adoption leave without bringing your adoption leave or pay to an end. This is not compulsory and arrangements, including any additional pay, would be discussed and agreed with your line manager.
- 6.15.3. Shortly before you are due to return to work, we may invite you to have a discussion (whether in person or by telephone) about the arrangements for your return. This may cover:
 - Updating you on any changes that have occurred during your absence;
 - Any training needs you might have; and
 - Any changes to working arrangements (for example, if you have made a request to work part time). See paragraph 6.21, 'Requests to change your working pattern'

6.16. **Expected Return Date**

6.16.1. Once you have notified us in writing of your Intended Start Date, we shall send you a letter within 28 days to inform you of your Expected Return Date. If your start date changes we shall write to you within 28 days of the start of adoption leave with a revised Expected Return Date.



6.16.2. We will expect you back at work on your Expected Return Date unless you tell us otherwise (see paragraphs, 6.17, 6.18 and 6.19). It will help us if, during your adoption leave, you are able to confirm that you will be returning to work as expected.

6.17. **Returning early**

- 6.17.1. If you wish to return to work earlier than the Expected Return Date, you must give us at least eight weeks' notice. It is helpful if you give this notice in writing.
- 6.17.2. If you do not give enough notice, we may postpone your return date until four weeks (or eight weeks as appropriate) after you gave notice, or to the Expected Return Date if sooner.

6.18. **Returning late**

- 6.18.1. If you wish to return later than the Expected Return Date, you should request unpaid parental leave in accordance with section 7 'Parental Leave' giving us as much notice as possible but not less than 21 days. Alternatively, staff who have annual leave entitlement remaining (where applicable) may request paid annual leave in accordance with your contract, which will be at our discretion.
- 6.18.2. If you are unable to return to work due to sickness or injury, this will be treated as sickness absence and our usual sickness policy will apply.
- 6.18.3. In any other case, late return will be treated as unauthorised absence.

6.19. **Deciding not to return**

- 6.19.1. If you do not intend to return to work, or are unsure, it is helpful if you discuss this with us as early as possible. If you decide not to return you should give notice of resignation in accordance with your contract. The amount of adoption leave left to run when you give notice must be at least equal to your contractual notice period, otherwise we may require you to return to work for the remainder of the notice period.
- 6.19.2. Once you have given notice that you will not be returning to work,



you cannot change your mind without our agreement.

6.19.3. This does not affect your right to receive SAP.

6.20. Your rights when you return

- 6.20.1. You are normally entitled to return to work in the same position as you held before commencing leave. Your terms of employment shall be the same as they would have been had you not been absent.
- 6.20.2. However, if you have taken any period of AAL or more than four weeks' parental leave, and it is not reasonably practicable for us to allow you to return into the same position, we may give you another suitable and appropriate job on terms and conditions that are not less favourable.

6.21. Requests to change your working pattern

6.21.1. We will deal with any requests by employees to change their working patterns (such as working part time) after adoption leave on a case-by-case basis. There is no absolute right to insist on working part time, but you do have a statutory right to request flexible working and we will try to accommodate your wishes unless there is a justifiable reason for refusal, bearing in mind the needs of our business. It is helpful if requests are made as early as possible. The procedure for dealing with such requests is set out in our Flexible Working Policy.

6.22. Shared Parental Leave

6.22.1. You may choose to end your adoption leave and take shared parental leave. See section 8 for further details.

7. Parental Leave

- 7.1. The law recognises and we respect that there will be occasions when working parents wish to take time off work to care for or spend time with their child or children.
- 7.2. This section of the policy reflects the statutory right of employees with at



least one year's continuous service to take up to 18 weeks' unpaid parental leave in respect of each child.

7.3. Entitlement to Parental Leave

- 7.3.1. Employees who fulfil the criteria set out in paragraphs 7.3.3 and 7.3.4 (below) are entitled to take up to 18 weeks' parental leave in relation to each child for whom they are responsible. The rules on how and when parental leave can be taken are set out in paragraph 7.4 to 7.6.
- 7.3.2. Any parental leave that employees take in relation to a child while working for another employer counts towards their 18-week entitlement. If you have taken parental leave in relation to a child during previous or concurrent employment, you should provide details to your line manager.
- 7.3.3. To take a period of parental leave in relation to a child, you must:
 - Have at least one year's continuous employment;
 - Have or expect to have responsibility for the child; and
 - Be taking the leave to spend time with or otherwise care for the child.
- 7.3.4. You have responsibility for a child if you:
 - Are the child's biological mother or father (whether or not you are living with the child);
 - Are the child's adoptive parent; or
 - Otherwise have legal parental responsibility for the child. For example, if you are the child's guardian.

7.4. Timing of Parental Leave

- 7.4.1. You can take parental leave for each child and adopted child up to their 18th birthday.
- 7.4.2. You are only entitled to take four weeks' parental leave each year in relation to each child. A year for this purpose begins on the date when you became entitled to take parental leave in relation to the child in question.
- 7.4.3. Unless the leave is to be taken in respect of a child entitled to a disability living allowance or Personal Independence Payment, you can only take parental leave in blocks of a week's leave or a multiple of a week's leave. This means that if you have a child entitled to a disability living allowance



or Personal Independence Payment you can take your leave entitlement in single days as opposed to week blocks. The maximum leave you can take is still 4 weeks each year and a maximum of 18 weeks up until the child is 18 years old.

7.5. Notification requirements

- 7.5.1. You must give your line manager notice of your intention to take parental leave. It would be helpful if you can give this notice in writing. The notice requirements are as follows:
- 7.5.2. If you wish to take parental leave commencing immediately on the birth of a child, you must give notice of this intention at least 21 days before the start of the expected week of childbirth (EWC). The notice must specify the EWC and the duration of the period of leave required.
- 7.5.3. If you wish to take parental leave commencing immediately on the adoption of a child, you should give notice of this intention at least 21 days before the start of the expected week of placement (EWP). If this is not possible, you must give as much notice as you can. The notice must specify the EWP and the duration of the period of leave required.
- 7.5.4. In all other circumstances, you must give notice of your intention to take parental leave at least 21 days before you intend the leave to start. The notice must specify the dates on which the period of leave is to begin and end.
- 7.5.5. If you wish to take a period of parental leave immediately after a period of ordinary paternity leave, it would be helpful if you could give your line manager notice of that intention at least 21 days before the start of the EWC (or EWP, if applicable).
- 7.5.6. If this is not possible, you should give as much notice as you can. If you do not give notice at least seven days before your period of ordinary paternity leave starts, we might not allow you to take the period of parental leave requested. However, we shall consider each case on its merits.

7.6. Evidential requirements

- 7.6.1. Before you take a period of parental leave under this policy, you must provide us with evidence of:
 - Your responsibility or expected responsibility for the child;



- The child's date of birth or date of adoption placement.
- 7.6.2. For details of what evidence is required in your particular circumstances, or if you have difficulties obtaining the evidence, please contact your line manager.

7.7. Our right to postpone parental leave

- 7.7.1. Where you give notice in accordance with paragraph 4 of your intention to take parental leave on the birth or adoption of a child, we shall not postpone that leave.
- 7.7.2. We shall not postpone parental leave if the postponement would result in the leave being taken after the child's 18th birthday.
- 7.7.3. We might postpone a proposed period of parental leave for up to six months where the leave as planned would unduly disrupt our business. We might do so, for example, where:
 - You wish to take parental leave during a peak period;
 - A number of employees wish to take parental leave at the same time;
 - Your work is of importance to a time-critical project; or
 - Cover for your work cannot be found before the date on which your parental leave is due to start.
- 7.7.4. If we decide to postpone your parental leave, we shall:
 - Consult you about the date to which the leave might be postponed; and
 - No more than seven days after you gave notice of your intention to take the leave, give you written notice stating the reason for the postponement and the new beginning and end dates of the leave which we will allow you to take.

7.8. Terms and Conditions during parental leave

- 7.8.1. Parental leave under this policy is unpaid. Your contractual provisions relating to pay and benefits are suspended during parental leave.
- 7.8.2. However, during parental leave you are entitled to benefit from any contractual terms you have in relation to being given notice, redundancy compensation and disciplinary and grievance procedures.



7.8.3. During parental leave you will remain bound by your obligation of good faith towards us, as well as any contractual terms relating to the giving of notice, the disclosure of confidential information, the acceptance of gifts and benefits, and your freedom to participate in another business (for example, by working for a third party).

7.9. Pensions - teaching staff

7.9.1. During any period of unpaid paternity leave, we shall not make any employer pension contributions and the period shall not count as pensionable service.

7.10. **Pensions – support staff**

7.10.1.LGPS membership (where applicable) continues to build up during the first 30 days of any period of unpaid leave, including parental leave, as long as you make the pension contributions that you would have paid had you been at work. After the first 30 days, the period will not count as pensionable service. You may if you wish, elect to pay contributions for the period of your absence. If you choose not to, you will not build up any membership for this period, and this will affect your pension benefits.

7.11. **Returning to work**

- 7.11.1. You are normally entitled to return to work following parental leave to the same position you held before commencing leave. Your terms of employment will be the same as they would have been had you not been absent.
- 7.11.2. However, it might not be possible for us to allow you to return to the same job where your period of parental leave has been longer than four weeks or has been combined with a period of additional maternity, paternity or adoption leave. In such circumstances, we will offer you a suitable and appropriate alternative position.
- 7.11.3. We will deal with any requests by employees to change their working patterns (such as working part-time) after parental leave on a case-by-case basis, in accordance with our Flexible Working Policy. We will try to accommodate your wishes unless there is a justifiable reason for refusal, bearing in mind the needs of our business. It is helpful if flexible working requests are made as early as possible.



7.12. **Abuse of this policy**

7.12.1. Where an employee takes a period of parental leave under this policy for purposes other than spending time with or otherwise caring for their child, this may be dealt with as a disciplinary issue under our Disciplinary Procedure.

8. Shared Parental Leave and Pay

- 8.1. This section outlines the arrangements for shared parental leave and pay in relation to the birth or adoption of a child.
- 8.2. This section applies to employees. It does not apply to agency workers or self- employed contractors.

8.3. What is shared parental leave?

- 8.3.1. Shared parental leave (SPL) is a form of leave available to working parents following the birth or adoption of a child. It applies in respect of children who are expected to be born or placed on or after 5 April 2015.
- 8.3.2. SPL allows parents, and partners in certain circumstances (see 8.4 below), to take up to 52 weeks leave in total on the birth or adoption of a child. You may be able to take this leave at the same time or at different times. Up to 50 weeks of this leave may be designated as SPL. Assuming you are both eligible, you and your partner can choose how you split that leave between you. You may be able to take this leave at the same time or at different times. You may also be able to take it in more than one block.
- 8.3.3. SPL must be taken in the first 52 weeks of the child's birth or adoption.
- 8.3.4. If you choose to take SPL then any period of maternity or adoption leave being taken in respect of the child will end.

8.4. Entitlement to SPL when a child is born

- 8.4.1. You are entitled to SPL in relation to the birth of a child if:
 - you are the child's mother, and share the main responsibility for the care of the child with the child's father (or your partner, if the father is not your partner);
 - you are the child's father and share the main responsibility for the care of the child with the child's mother; or



• you are the mother's partner and share the main responsibility for the care of the child with the mother (where the child's father does not share the main responsibility with the mother).

8.4.2. The following conditions must also be fulfilled:

- you must have at least 26 weeks' continuous employment with us by the end of the Qualifying Week, and still be employed by us in the week before the leave is to be taken;
- the other parent must have worked (in an employed or selfemployed capacity) in at least 26 of the 66 weeks before the EWC and had average weekly earnings of at least £30 during 13 of those weeks; and
- you and the other parent must give the necessary statutory notices and declarations as summarised below, including notice to end any maternity leave, statutory maternity pay (SMP) or maternity allowance (MA) periods.
- 8.4.3. The total amount of SPL available is 52 weeks, less the weeks spent by the child's mother on maternity leave (or the weeks in which the mother has been in receipt of SMP or MA if she is not entitled to maternity pay).
- 8.4.4. If you are the mother you cannot start SPL until after the compulsory maternity leave period, which lasts until two weeks after birth.
- 8.4.5. If you are the child's father or the mother's partner, you should consider using your two weeks' paternity leave before taking SPL (see section 5 Paternity leave and pay). Once you start SPL you will lose any untaken paternity leave entitlement. SPL entitlement is additional to paternity leave entitlement.

8.5. Entitlement to SPL when a child is adopted

- 8.5.1. You may be entitled to SPL if an adoption agency has placed a child with you and/or your partner for adoption and you intend to share the main responsibility for the care of the child with your partner.
- 8.5.2. The following conditions must be fulfilled:
 - you must have at least 26 weeks' continuous employment with us by the end of the Qualifying Week, and still be employed by us in the week before the leave is to be taken;
 - your partner must have worked (in an employed or self-



- employed capacity) in at least 26 of the 66 weeks before the Qualifying Week and had average weekly earnings of at least £30 during 13 of those weeks; and
- you and your partner must give the necessary statutory notices and declarations as summarised below, including notice to end adoption leave or statutory adoption pay (SAP).
- 8.5.3. Either you or your partner must qualify for statutory adoption leave and/or SAP and must take at least two weeks of adoption leave and/or pay.
- 8.5.4. If your partner is taking adoption leave and/or claiming SAP, you may be entitled to two weeks' paternity leave and pay (see section 5 Paternity leave and Pay). You should consider using this before taking SPL. Paternity leave is additional to any SPL entitlement you may have, but you will lose any untaken paternity leave entitlement once you start a period of SPL.
- 8.5.5. The total amount of SPL available is 52 weeks, less the weeks of adoption leave taken by either you or partner (or the weeks in which your partner has been in receipt of SAP if they were not entitled to adoption pay).

8.6. Opting in to Shared Parental Leave and Pay

8.6.1. Not less than eight weeks before the date you intend your SPL to start, you must give us a written opt-in notice giving the information in 8.6.2 or 8.6.3 as appropriate.

8.6.2. When a child is born:

- your name and the name of the other parent;
- if you are the child's mother, the start and end dates of your maternity leave;
- if you are the child's father or the mother's partner, the start and end dates of the mother's maternity leave, or if she is not entitled to maternity leave, the start and end dates of any SMP or MA period;
- the total SPL available, which is 52 weeks minus the number of weeks' maternity leave, SMP or MA period taken or to be taken;
- how much of that will be allocated to you and how much to the other parent. (You can change the allocation by giving us a further written notice, and you do not have to use your full allocation);
- if you are claiming statutory shared parental pay (ShPP), the total ShPP available, which is 39 weeks minus the number of



- weeks of the SMP or MA period taken or to be taken);
- how much of that will be allocated to you and how much to the other parent. (You can change the allocation by giving us a further written notice, and you do not have to use your full allocation);
- an indication of the pattern of leave you are thinking of taking, including suggested start and end dates for each period of leave. This indication will not be binding at this stage, but please give as much information as you can about your future intentions; and
- declarations by you and the other parent that you meet the statutory conditions for entitlement to SPL and ShPP.

8.6.3. When a child is adopted:

- your name and your partner's name;
- if you are taking adoption leave, your adoption leave start and end dates;
- if you are not taking adoption leave, your partner's adoption leave start and end dates, or if your partner is not entitled to adoption leave, the start and end dates of their SAP;
- the total SPL available, which is 52 weeks minus the number of weeks' adoption leave or SAP taken or to be taken by you or your partner;
- how many weeks of the available SPL will be allocated to you and how many to your partner (you can change the allocation by giving us a further written notice, and you do not have to use your full allocation);
- if you are claiming statutory shared parental pay (ShPP), the total ShPP available, which is 39 weeks minus the number of weeks of SAP taken or to be taken);
- how many weeks of the available ShPP will be allocated to you and how many to your partner (you can change the allocation by giving us a further written notice, and you do not have to use your full allocation);
- an indication of the pattern of leave you are thinking of taking, including suggested start and end dates for each period of leave. This indication will not be binding at this stage, but please give as much information as you can about your future intentions; and declarations by you and your partner that you both meet the statutory conditions to enable you to take SPL and ShPP.



8.7. Ending your maternity or adoption leave

- 8.7.1. If you choose to take SPL then the maternity or adoption leave that you, your partner or the other parent are taking will come to an end. This is called curtailment.
- 8.7.2. If you are still on maternity leave or adoption leave, you must give us at least eight weeks' written notice to end your maternity or adoption leave (a curtailment notice) before you can take SPL. The notice must state the date your maternity or adoption leave will end. You can give the notice before or after you give birth or your child is placed, but you cannot end your maternity or adoption leave until at least two weeks after the birth or placement.
- 8.7.3. You must also give us, at the same time as the curtailment notice, a notice to opt into the SPL scheme (see clause 5 above) or a written declaration that the child's other parent or your partner has given his or her employer an opt-in notice and that you have given the necessary declarations in that notice.
- 8.7.4. The curtailment notice is usually binding and cannot be revoked. You can only revoke a curtailment notice if maternity or adoption leave has not yet ended and one of the following applies:
 - a. if you realise that neither you nor the other parent are in fact eligible for SPL or ShPP, you can revoke the curtailment notice in writing up to eight weeks after it was given;
 - b. (birth only) if you gave the curtailment notice before giving birth, you can revoke it in writing up to eight weeks after it was given, or up to six weeks after birth, whichever is later; or
 - c. if the other parent has died.
- 8.7.5. Once you revoke a curtailment notice you cannot submit a second curtailment notice, unless the revocation was given in the in circumstances in paragraph 8.7.4 (b).

8.8. Ending the mother's maternity leave or your partner's adoption leave

8.8.1. When a child is born, if you are the child's father or the mother's partner, you will only be able to take SPL once the mother has either:



- returned to work;
- given her employer a curtailment notice to end her maternity leave:
- given her employer a curtailment notice to end her SMP (if she is entitled to SMP but not maternity pay); or
- given a curtailment notice to the benefits office to end her MA (if she is not entitled to maternity leave or SMP).
- 8.8.2. When a child is adopted if your partner is taking adoption leave or claiming SAP from their employer, you will only be able to take SPL once your partner has either:
 - returned to work;
 - given their employer a curtailment notice to end adoption leave; or
 - given their employer a curtailment notice to end SAP (if they are entitled to SAP but not adoption pay).
- 8.8.3. You should use the form at the end of the policy to give us notice of curtailment of maternity or adoption leave. (Appendix 1)

8.9. Evidence of entitlement

- 8.9.1. You must also provide on request:
 - A copy of the birth certificate (or if you have not yet obtained a birth certificate, a signed declaration of the child's date and place of birth); OR
 - One or more documents from the adoption agency showing the agency's name and address and the expected placement date;
 AND
 - The name and address of the other parent's employer (or a declaration that they have no employer).

8.10. **Notifying us of your SPL dates**

- 8.10.1. Having opted into the SPL system you will need to give a period of leave notice telling us the start and end dates of your leave. This can be given at the same time as your opt-in notice, or it can be given later, as long as it is given at least eight weeks before the start of your leave.
- 8.10.2. You must also state in your period of leave notice the dates on



which you intend to claim shared parental pay, if applicable.

- 8.10.3. If your period of leave notice gives dates for a single continuous block of SPL you will be entitled to take the leave set out in the notice.
- 8.10.4. You can give up to three periods of leave notices. This may enable you to take up to three separate blocks of shared parental leave.

8.11. Procedure for requesting split periods of SPL

- 8.11.1. In general, a period of leave notice should set out a single continuous block of leave. We may, in some cases, be willing to consider a period of leave notice where the SPL is split into shorter periods (of at least a week) with periods of work in between. It is best to discuss this with your manager in advance of submitting any formal period of leave notices. This will give us more time to consider the request and hopefully agree a pattern of leave with you from the start. You can book up to 3 separate blocks of Shared Parental Leave, instead of taking it all in one go, even if you are not sharing the leave with your partner.
- 8.11.2. You must submit a period of leave notice setting out the requested pattern of leave at least eight weeks before the requested start date. If we are unable to agree to your request straight away, there will be a two-week discussion period. At the end of that period, we will confirm any agreed arrangements in writing. If we have not reached an agreement, you will be entitled to take the full amount of requested SPL as one continuous block, starting on the start date given in your notice (for example, if you requested three separate periods of four weeks each, you will be entitled to one 12-week period of leave). Alternatively, you may:
 - choose a new start date (which must be at least eight weeks after your original period of leave notice was given), and tell us within five days of the end of the two-week discussion period; or
 - withdraw your period of leave notice within two days of the end of the two-week discussion period (in which case it will not be counted and you may submit a new one if you choose).

8.12. Changing the dates or cancelling your SPL

8.12.1. You can cancel a period of leave by notifying us in writing at least eight weeks before the start date in the period of leave notice.



- 8.12.2. You can change the dates for a period of leave by giving us at least eight weeks' notice before the original start date and the new start date.
- 8.12.3. You can change the end date for a period of leave by notifying us in writing at least eight weeks before the original end date and the new end date.
- 8.12.4. You can change split periods of leave into a single continuous period of leave by notifying us in writing at least eight weeks before the start date.
- 8.12.5. You can request that a continuous period of leave be split into two or more discontinuous periods with periods of work in between. We will consider any such request as set out in paragraph 18.10.04
- 8.12.6. You do not need to give eight weeks' notice if you are changing the dates of your SPL because your child has been born earlier than the EWC, where you wanted to start your SPL a certain length of time (but not more than eight weeks) after birth. In such cases please notify us in writing of the change as soon as you can.
- 8.12.7. A notice to cancel or change a period of leave will count as one of your three periods of leave notices, unless:
 - the variation is a result of your child being born or placed earlier or later than the EWC or expected placement date;
 - the variation is at our request; or
 - we agree otherwise.

8.13. **Shared Parental Pay**

8.13.1. ShPP of up to 39 weeks (less any weeks of SMP or SAP claimed by you or the other parent/eligible partner) may be available provided you have at least 26 weeks' continuous employment with us at the end of the Qualifying Week and your average earnings are not less than the lower earnings limit set by the government each tax year. ShPP is paid at a rate set by the government each year.

8.14. Other terms during shared parental leave

8.14.1. Your terms and conditions of employment remain in force during



SPL, except for the terms relating to pay.

8.14.2. If you are a member of the pension scheme, we will make employer pension contributions during any period of paid SPL, based on your normal salary, in accordance with the pension scheme rules. Any employee contributions you make will be based on the amount of any shared parental pay you are receiving, unless you inform the school business manager that you wish to make up any shortfall.

8.15. **Annual leave**

8.15.1. All staff continue to accrue annual leave during SPL at the rate provided under your contract of employment. Annual leave accrued during SPL, including bank holidays, will be paid at the employee's normal weekly rate of pay. Full payment of annual leave accrued during the shared parental leave period will be paid upon the first pay date of the employee's return to work.

8.16. **Teachers**

8.16.1. The salary calculation for teaching staff includes proportionate annual leave entitlement and there is no entitlement to annual leave except during school closure periods. Your accrued annual leave entitlement will be offset by any period of school closure that occurs in the leave year before and after your SPL. Usually, there will be sufficient time within the school closure periods to accommodate the outstanding annual leave entitlement that you have accrued during the SPL period. However, on the rare occasions that there are insufficient school closure periods to accommodate your outstanding annual leave entitlement, you will be entitled to take any remaining leave during term time at a time mutually agreed with your line manager.

8.17. Support staff – term time only/term time plus

- 8.17.1. The salary calculation for support staff contracted to work term time only or term time plus additional working weeks, includes proportionate annual leave entitlement and there is no entitlement to annual leave except during school closure periods.
- 8.17.2. Your accrued annual leave entitlement will be offset by any period of school closure that occurs in the leave year before and after your SPL. Usually, there will be sufficient time within the school



closure periods to accommodate the outstanding annual leave entitlement that you have accrued during the SPL period. However, on the rare occasions that there are insufficient school closure periods to accommodate your outstanding annual leave entitlement, you will be entitled to take any remaining leave during term time at a time mutually agreed with your line manager.

8.18. **Support staff – full working year**

8.18.1. Annual leave entitlement will continue to accrue at the rate provided under your contract. If your SPL will continue into the next holiday year, any holiday entitlement that cannot reasonably be taken before starting your leave can be carried over. You should try to limit carry over to one week's holiday or less. Carry-over of more than one week is at your manager's discretion. Please discuss your holiday plans with your manager in good time before starting SPL. All holiday dates are subject to approval by your manager. Our holiday year runs from [01 September to 31 August].

8.19. **Keeping in touch**

- 8.19.1. We may make reasonable contact with you from time to time during your SPL although we will keep this to a minimum. This may include contacting you to discuss arrangements for your return to work.
- 8.19.2. You may ask or be asked to work (including attending training) on up to 20 "keeping-in-touch" days (KIT days) during your SPL. This is in addition to any KIT days that you may have taken during maternity leave. KIT days are not compulsory and must be discussed and agreed with your line manager. You will be paid at your normal basic rate of pay for time spent working on a KIT day and this will be inclusive of any shared parental pay entitlement.

8.20. **Returning to work**

- 8.20.1. If you want to end a period of SPL early, you must give us eight weeks' prior notice of the return date. You should give this notice in writing.
- 8.20.2. If you want to extend your SPL you must submit a new period of leave notice at least eight weeks before the date you were due to return to work, assuming you still have SPL entitlement remaining



and have not already submitted three periods of leave notices. If you are unable to request more SPL you may be able to request annual leave or ordinary parental leave (see section 7), which will be subject to business need.

- 8.20.3. You are normally entitled to return to work in the position you held before starting SPL, and on the same terms of employment. However, if it is not reasonably practicable for us to allow you to return into the same position, we may give you another suitable and appropriate job on terms and conditions that are not less favourable, but only in the following circumstances:
 - if your SPL and any maternity, adoption or paternity leave you have taken adds up to more than 26 weeks in total (whether or not taken consecutively);
 - or if you took SPL consecutively with more than four weeks of ordinary parental leave (under our Parental Leave Policy).
- 8.20.4. If you want to change your hours or other working arrangements on return from SPL you should make a request under our Flexible Working Policy. It is helpful if such requests are made as early as possible.
- 8.20.5. If you decide you do not want to return to work you should give notice of resignation in accordance with your contract.

9. Training

9.1. No specific training is required to implement this policy.

10. Monitoring and review of the policy

10.1. This policy is reviewed and amended as required by the Trust in consultation with the recognised trade unions. We will monitor the application and outcomes of this policy to ensure it is working effectively. This policy applies to all employees of the Trust. The policy does not apply to agency workers, consultants or the self-employed.



Appendix 1. Revised commencement of maternity leave form.

NOTIFICATION OF REVISED DATE OF COMMENCEMENT OF MATERNITY

Please return	this form	n to:

Name of employee		
Job title		
I wish to inform you that I have given birth.		
My maternity leave was due to start on		
However, my baby was born on		
Signed		
Dated		
Notice should be given as soon as reasonably practicable after the birth. Maternity leave and maternity pay will start on the day after the day on which		

Maternity leave and maternity pay will start on the day after the day on which your baby was born.

Following receipt of this form, you will receive a letter from the academy setting out your revised Expected Return Date.

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Appendix 2 Shared Parental Leave Template

Shared Parental Leave forms (Maternity)

Template forms for the birth parent or mother and their partner to confirm Shared Parental Leave (SPL) and Shared Parental Pay (ShPP) entitlement with their employers.

Forms below that need to be completed if			
	both parents want to take SPL	just the birth parent wants to take SPL	just the partner wants to take SPL
Form 1	Yes	Yes	Yes
Form 2	Yes	Yes	No
Form 3	No	No	Yes
Form 4	Yes	No	Yes

- See advice on SPL and ShPP at www.acas.org.uk/spl
- Parents can use the calculator at www.gov.uk/pay-leave-for-parents
- Parents and employers should keep a copy of any completed forms.
- Employers might have their own SPL forms for employees to use.
- If the birth parent is getting Maternity Allowance (MA), they need to notify Jobcentre Plus to curtail this entitlement.

Abbreviations used in these forms:

SPL Shared Parental Leave

ShPP Statutory Shared Parental Pay

SMP Statutory Maternity Pay

MA Maternity Allowance



Form 1: Curtailment of maternity leave and pay (for birth parent's employer – must be completed by birth parent/ mother)

SECTION A:		
General (must be completed)		
Please accept this as my notice to curtail my maternity leave and/or Statutory Maternity Pay (SMP). This form is accompanied by notification that either I or my partner intend to take SPL and/or ShPP.		
I understand my maternity leave will end on the date given in Section B and my SMP will end on the date given in Section C. I understand that I can only reinstate my maternity leave if I revoke this notice before the curtailment date given in Section B.		
I understand that I can only reinstate any SMP that I this notice before the end date given in Section C.	am eligible for if I revoke	
Birth parent/ mother's last name		
Birth parent/ mother's first name(s)		
Expected date of child's birth		
Actual date of child's birth (if born)		
SECTION B:		
Curtailing maternity leave (must be completed)		
Start date of statutory maternity leave		
End date of statutory maternity leave		
Total number of weeks of statutory		
maternity leave taken by the date statutory		
maternity leave ends		
SECTION C:	1	
Curtailing statutory maternity pay (SMP) (only if	claiming ShPP)	
Start date of SMP		
End date of SMP		



Total number of weeks of SMP paid by date	
SMP ends	
SECTION D:	
Signature (must be completed)	
Signature of birth parent/ mother	
Date signed	



Form 2: Notification that birth parent or mother is intending to take SPL (for their employer)

SECTION A:		
General (must be completed)		
Please accept this as notification that I (the birth parent/mother) am entitled to		
and intend to take SPL (and ShPP if section C is completed).		
Birth parent/mother's last name		
Birth parent/mother's first name(s)		
Partner's last name		
Darthard first name(s)		
Partner's first name(s)		
Partner's address		
Partner's National Insurance number (put		
'none' if no number is held)		
Expected date of child's birth		
Actual date of child's birth (if child not yet		
born, provide this as soon as possible after		
the birth and before taking SPL)		
SECTION B:		
Maternity entitlement details (all answers that a	pply must be completed)	
Start date of statutory maternity leave		
End date of statutory maternity leave		
Total assessment of second of statutes.		
Total number of weeks of statutory		
maternity leave that will have been taken at		
the date statutory maternity leave ends Start date of SMP or MA		
Start date of SMP or MA		
End date of SMP or MA		
Total number of weeks SMP or MA has		
been paid or will have been paid at date of		
curtailment		
Total number of weeks by which SMP or MA		
will be reduced (39 weeks less total number		



of weeks SMP or MA has been paid or will	
have been paid at date of curtailment)	
SECTION C:	
Amount of SPL available (must be completed)	
Total number of weeks of SPL created (52	
weeks less total number of maternity weeks	
taken and any SPL from a previous notice	
and revocation)	
Total number of weeks of SPL I (the birth	
parent/mother) intend to take	
Total number of weeks of SPL my partner	
intends to take	
SECTION D:	
Birth parent/mother's leave plans (must be co	mpleted but is not binding)
I (the birth parent/ mother) currently expect to tak	ke SPL as follows:
[Note: It can help to answer this as 'fromto']	
SECTION E:	
Amount of ShPP available (only if claiming ShP	P)
Total number of weeks of ShPP created (39 weeks	
less total number of SMP taken and any ShPP paid	t l
from a previous notice and revocation)	
Total number of weeks of ShPP I (the birth	
parent/mother) intend to take	
Total number of weeks of ShPP my partner intend	ls
to take	
I (the birth parent/mother) currently expect to take	e ShPP as follows:
[Note: It can help to answer this as 'fromto']	
SECTION F:	
Birth parent/ mother's declaration (must be co	ompleted)
The following points apply in all circumstances	where a mother is entitled
to maternity leave:	
• I am giving notice that I am entitled to and inte	end to take SPL
• I have, or will have, been continuously employe	ed for 26 weeks at the end of

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the 15th week before the week in which the child is due



- I will remain employed with this employer until any period of SPL that I intend to take
- I had (or will have) the main responsibility for the care of the child at the time of the child's birth (along with my partner who has made the declaration below)
- I am entitled to maternity leave, my maternity leave period is reduced and the remaining weeks are now available as SPL
- I will inform my employer immediately if I am no longer caring for my child
- I will give my employer a copy of my child's birth certificate or a declaration of the date and place of the birth where no certificate is available if my employer asks for this within 14 days of the date of this notice
- I will give my employer the name and address of my partner's employer or a declaration that they do not have an employer if my employer asks for this within 14 days of the date of this notice
- The information provided in this declaration is accurate and meets the notification requirements for SPL

The following points only apply if Section E has been completed:

- I am giving notice that I am entitled to and intend to take ShPP
- I have been (or will be) paid at least the Lower Earnings Limit in the 8 weeks leading up to the end of the 15th week before the expected week of childbirth
- I am entitled to SMP in respect of the birth of our child, my maternity pay period is reduced and the period that remains is available as ShPP
- I will be absent from work in each week in which I will be paid ShPP and I will be on SPL in those weeks (if entitled to SPL)
- I intend to care for my child in the weeks I receive ShPP
- I will remain employed with this employer until before the date of my first period of ShPP
- I will immediately inform the person who will be paying ShPP if I revoke the curtailment of my SMP or MA

• The information provided in this declaration is accurate

SECTION G: Partner's declaration (must be completed)	
Date signed	
Signature of birth parent/ mother	



- I am the father of the child, or at the date of the birth I was (or will be) the mother's spouse, the mother's civil partner and/or the mother's partner living with her and the child in an enduring relationship
- I had (or will have) the main responsibility for the care of our child at the time of the birth (along with the child's mother)
- I have been (or will have been) employed or self-employed in England,
 Scotland or Wales in 26 weeks of the 66 weeks before the expected week of birth
- I have (or will have) earned in total at least £... in 13 weeks of the 66 weeks before the expected week of childbirth
- I consent to the amount of SPL which the mother intends to take, as set out in Section D above.
- I consent to the mother's employer processing the information I have provided
- I consent to the amount of ShPP which the mother intends to take, as set out in Section E above.

•	The information	provided in	n this decl	laration i	s accurate
•		provided ii	i tilis acc	iai atioi i	3 accurate

Signature of partner	
Date signed	



Form 3: Notice confirming that partner is taking SPL but birth parent/mother is not (for birth parent/mother's employer)

SECTION A:		
General (must be completed)		
Please accept this as notification that I (the birth parent/ mother) do not intend		
to take SPL (or ShPP where relevant) but that my partner will be.		
Birth parent/ mother's last name		
Birth parent/ mother's first name(s)		
SECTION B:		
Confirmation		
 I am either not entitled to SPL (or ShPP, where relevant), or I do not intend to 		
take SPL (or claim ShPP, where relevant)		
I declare that my partner has given notice to their employer to take SPL		
and/or ShPP		
 I consent to my partner's claim for SPL ar 	nd/or ShPP	
SECTION C:		
Signature (must be completed)		
Signature of birth parent/ mother		
Date signed		



Form 4: Notification that partner is intending to take SPL (for partner's employer)

SECTION A:	
General (must be completed)	
Please accept this as notification that I (the p	artner) am entitled to and intend to
take SPL (and ShPP if section C is completed)	
Partner's last name	
Partner's first name(s)	
Birth parent/ mother's surname	
Birth parent/ mother's first name(s)	
Birth parent/ mother's address	
District Annual Control	
Birth parent/ mother's National	
Insurance number (put 'none' if no	
number is held)	
Expected date of child's birth	
A second shape of shalled bringle (if shalled	
Actual date of child's birth (if child	
not yet born I will provide this	
information as soon as reasonably	
practicable following birth and	
before I take any SPL)	
SECTION B:	
Maternity entitlement details (all answer	s that apply must be completed)
Start date of birth parent/ mother's	
maternity leave (if applicable)	
End date of birth parent/ mother's	
maternity leave (if applicable)	
Total number of weeks of	
maternity leave taken (or that will	
be taken) when maternity leave	
ends	
Start date of SMP or MA (if	
applicable)	
End date of SMP or MA (if	
applicable)	
Total number of weeks SMP or MA	



has been paid or will have been		
paid at date of curtailment		
Total number of weeks SMP or MA		
will be reduced by (39 weeks less		
total number of weeks SMP or MA		
has been paid or will have been		
paid at date of curtailment)		
SECTION C:		
Amount of SPL available (must be completed)		
The total number of weeks of SPL created depends on the birth parent/		
mother's leave and pay entitlements.		
If the birth parent/ mother was/is entitled to maternity leave and SMP/MA,		
the total created will be 52 weeks less any weeks maternity leave taken		
If the birth parent/ mother was/is entitled to maternity leave but not to SMP		
or MA, the total created will be 52 weeks less any weeks maternity leave		
taken		
If the birth parent/ mother was/is not entitled to maternity leave but was		
entitled to SMP/MA, the total created will	be 52 weeks less any weeks of	
SMP/MA that was paid		
If the birth parent/ mother previously rev	oked her curtailment notice any SPL	
that was taken by the partner must be de	educted	
Total number of weeks of SPL		
created (50 max)		
Total number of weeks of SPL I (the		
partner) intend to take		
Total number of weeks of SPL the		
mother intends to take (if		
applicable)		
SECTION D:		
Partner's leave plans (must be completed but is not binding)		
I (the partner) currently expect to take SPL as follows:		
[Note: It can help to answer this as 'fromto']		
SECTION E:		
Amount of ShPP available (only if claiming ShPP)		
Total number of weeks of ShPP		
created (39 weeks less total		
number of SMP/MA taken and any		
ShPP naid from a previous notice		



and revocation)	
Total number of weeks of ShPP I	
(the partner) intend to take	
Total number of weeks of ShPP the	
birth parent/ mother intends to	
take	
I (the partner) currently expect to take ShPP as follows:	

I (the partner) currently expect to take ShPP as follows:

[Note: It can help to answer this as 'from...to...']

SECTION F:

Partner's declaration (must be completed)

The following points apply in all circumstances:

- I am giving notice that I am entitled to and intend to take SPL
- I am the father of the child, or at the time of the birth I was (or will be) the birth parent/mother's spouse, civil partner and/or partner living with them and the child in an enduring relationship
- I have been (or will be) continuously employed for 26 weeks at the end of the 15th week before the week in which the child is due
- I will remain employed with this employer until any period of SPL that I intend to take
- I had (or will have) shared responsibility for the care of our child at the time of the child's birth (along with the child's birth parent/ mother who has made the declaration below)
- I will give my employer a copy of my child's birth certificate or a declaration of the date and place of the birth where no certificate is available if my employer asks for this within 14 days of the date of this notice
- I will give my employer the name and address of the birth parent/ mother's employer or a declaration that they do not have an employer if my employer asks for this within 14 days of the date of this notice
- I will inform my employer immediately if I am no longer caring for our child or if my partner revokes their notice to curtail her maternity leave or SMP/MA period
- The information provided in this declaration is accurate and meets the notification requirements for SPL

The following points only apply if Section E has been completed:

- I am giving notice that I am entitled to and intend to take ShPP
- I have been (or will be) paid at least the Lower Earnings Limit in the 8 weeks leading up to the end of the 15th week before the expected week of childbirth



Signature of partner

Date partner signed

I intend to care for my child in the weeks I receive ShPP
 I will be absent from work in each week in which I will be paid ShPP and I will be on SPL in those weeks (if entitled to SPL)
 I will remain employed with this employer until before the date of my first period of ShPP
 The information provided in this declaration is correct



SECTION G:

Birth parent/ mother's declaration (must be completed)

The following points apply in all circumstances:

- I had (or will have) the main responsibility for the care of the child at the time of the birth (along with my partner who has made the declaration above)
- I am entitled to maternity leave and/or SMP or MA in respect of the child and I have curtailed (or will curtail) my entitlement to maternity leave (or I have returned to work) and/or my entitlement to SMP or MA.
- I have, or will have, been employed or self-employed in England, Scotland or Wales in 26 weeks of the 66 weeks before the expected week of childbirth
- I have (or will have) earned in total at least £... in 13 weeks of the 66 weeks before the expected week of birth
- I will immediately inform my partner if I revoke my notice to curtail my maternity leave or, if I am not entitled to maternity leave, my SMP or MA entitlement
- I consent to my partner's intended SPL as set out in Section D above
- I consent to my partner's employer processing the information I have provided
- The information provided in this declaration is accurate and meets the notification requirements for SPL

The following points only apply if Section E has been completed:

- I am entitled to SMP or MA, and I have reduced (or will reduce) the SMP or MA period and the remainder will be available as ShPP
- I consent to my partner's intended ShPP as set out in Section E above
- I will immediately inform my partner if I revoke the reduction of my SMP or MA
- I consent to the person who will pay ShPP to my partner or the child's father processing the information I have provided
- The information provided in this declaration is correct

Signature	
Date signed	