



**Shropshire, Telford
and Wrekin**
Clinical Commissioning Group

Family Leave Policy

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The formally approved version of this document is that held on the NHS Shropshire, Telford and Wrekin CCG website: www.shropshiretelfordandwrekinccg.nhs.uk

Printed copies or those saved electronically must be checked to ensure they match the current online version.

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1. INTRODUCTION

The Clinical Commissioning Group, (the CCG) is committed to supporting prospective parents through all aspects of pregnancy or adoption and throughout the period until their return to work. The CCG seeks to promote “family friendly” policies assisting staff in balancing work and family responsibilities by adopting a flexible approach.

The purpose of this policy is to provide managers and employees with information and guidance about entitlements to maternity, paternity, parental and adoption leave relating to conditions of service, and to provide the basis for a clear understanding of the nature and period of leave, paid and unpaid, that will apply in particular circumstances.

2. SCOPE

The policy applies equally to all CCG directly employed staff in accordance with the CCG Equal Opportunities Policy.

3. POLICY STATEMENT

The CCG will ensure that all employees are assisted in achieving a work/life balance and have provided the following leave arrangements for employees to ensure that they are fully able to manage their family lives outside of work and are committed to promoting fair and equal treatment inside the workplace.

The CCG will comply with both the spirit and the letter of the law in ensuring that all employees have a robust system to assist them in achieving a work/life balance. It is recognised that the provision of maternity, paternity, adoption and parental leave is key to being able to demonstrate this commitment.

The policy is intended to promote an employee’s awareness of their rights and entitlements and conforms to the NHS terms and conditions of Service, the Employment Act 2002 and other current legislation.

4. RESPONSIBILITIES

4.1 Responsibility of the CCG

The responsibility for the monitoring and provision of this policy initially rests with the Governing Body of the CCG

4.2 Responsibility of Managers

Ensure that this policy is applied fairly to all employees.

Ensure that all applications forms for maternity, paternity, adoption or parental leave are processed appropriately and forwarded to the HR Team together with relevant evidence for the application.

Undertake a risk assessment and make any reasonable modifications to the employee's post as required and where appropriate in conjunction with the Occupational Health to facilitate an employee's return to work in a safe environment. Complete appropriate payroll documentation to notify the commencement of leave and forward to the HR Team.

4.3 Responsibility of Employees

All employees have the responsibility to follow the notification procedures in all cases as detailed within this policy including providing supporting evidence as required.

All employees have a responsibility to inform their Manager of any condition which may affect their ability to do their job safely.

All employees must ensure they are aware of their responsibilities as detailed in this policy.

4.4 Responsibility of Human Resources

To provide initial training and on-going support in the application of this Policy. To provide advice and support to managers in relation to the application of this policy.

To ensure that the Family Leave policy is applied fairly, equitably and consistently throughout the CCG.

5. MATERNITY PAY AND LEAVE

5.1 Statutory Maternity Leave

All employees have a statutory entitlement to 52 weeks maternity leave (26 weeks ordinary maternity leave plus 26 weeks additional maternity leave) regardless of length of service. There is no requirement for the employee to give advance notification of their return unless they wish to return before the end of their maternity leave and then they must give a minimum of 56 days' notice.

5.2 Statutory Maternity Pay (SMP)

Women employed for a minimum of 26 weeks continuous service prior to the end of the 15th week before the week of expected childbirth (EWC) are entitled to 39 weeks paid statutory maternity leave and 13 weeks unpaid leave (provided the conditions below are met).

Statutory Maternity Pay	First 6 weeks	90% of average weekly earnings
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At least 26 weeks continuous service as at 15th weeks before the EWC	Followed by 33 weeks	SMP rate (or 9/10ths of a week's pay if this is less).
	Remaining 13 weeks	Unpaid

- Have average weekly earnings of not less than the lower earnings limit for the payment of National Insurance Contributions which is in force during your qualifying week calculated over the period of 8 weeks leading up 15 weeks before the expected date of childbirth.
- Continues to be employed and pregnant (or to have given birth) by the 11th week before the expected week of childbirth.
- Provides a MAT B1 form (from a midwife or GP) stating the expected week of childbirth.
- Gives proper notification of pregnancy in writing stating the intention to take maternity leave, including the start date.

5.3 Occupational Maternity Pay (OMP)

Employees will be entitled to both paid and/or unpaid Occupational Maternity leave/pay providing they fulfil the following criteria:

- Have 12 months continuous service with one or more NHS Employer at the beginning of the 11th week before the expected week of childbirth
- Be employed for on a whole or part-time basis with an entitlement to paid sick leave
- Notifies the CCG in writing before the end of 15th week before the expected date of childbirth, or if this is not possible, as soon as is reasonably practicable thereafter, including informing that she intends to return to work with the same or another NHS organisation for a minimum of three months after her maternity leave has ended.
- An employee who satisfies the conditions above and intends to return to work will be entitled to receive:

Occupational Maternity Pay 12 months continuous service at the beginning of the 11th week before EWC.	First 8 weeks	8 weeks Full Pay
	Followed by 18 weeks	Half full pay plus SMP, providing the total amount does not exceed full pay
	Followed by 13 weeks	Statutory Maternity Pay (SMP)
	Remaining 13 weeks	Unpaid

Employees will be given the option of having their occupational maternity pay paid as either:

- 8 weeks full pay, 18 weeks half pay paid + 13 weeks SMP paid over 39 weeks
- A fixed amount spread evenly over 39 weeks (OMP only)

5.4 Average Maternity Pay

Employees may request that their Occupational Maternity Pay (OMP) is paid as an average payment across the period of maternity leave. Maternity leave calculations 'best practice' would be no earlier than the pay period prior to the Maternity Leave start period.

Maternity Leave entitlement is: -

- 8 weeks Maternity Leave with full OMP
- 18 weeks Maternity Leave with half OMP plus Statutory Maternity Pay (SMP)
- 13 weeks SMP
- 13 weeks Unpaid Maternity Leave

To calculate the average payment of OMP, the payroll team will total the employees OMP payments for the 26 weeks and divide this amount by the number of days they have requested as Maternity Leave. This is then paid on a monthly basis determined by the number of days within the calendar month.

Please note that Statutory Maternity Pay **cannot** be averaged across the maternity leave period and therefore is still payable 8 weeks following the commencement of the employee's maternity leave for a period of 31 weeks.

5.5 Employees who are not intending to return to work

An employee who satisfies the conditions above but does not intend to return to work with the same or another NHS organisation for a minimum period of three months after her maternity leave has ended will be entitled to:-

First 6 weeks	90% of average weekly earnings
Followed by 33 weeks	SMP rate (or 9/10ths of a week's pay if this is less).
Remaining 13 weeks	Unpaid

Where an employee has made an informed decision not to return to work prior to commencing maternity leave then the employee should provide in writing that they intend to resign with effect from the date on which she commences maternity leave. This will enable the employee to receive statutory maternity pay but not the enhanced occupational pay that would be required to be paid back at the end of the maternity leave period.

The manager must notify the Human Resources immediately and forward a copy of the employee's letter of resignation, and relevant payroll documentation.

5.6 Maternity Allowance

If an employee does not meet the qualifying conditions for SMP they will receive an SMP1 stating the reasons for not meeting the qualifying conditions and may be eligible to receive Maternity Allowance. Maternity Allowance pays a standard weekly rate or 90% of average gross weekly earnings (before tax), whichever is the smaller.

You can claim Maternity Allowance once you've been pregnant for 26 weeks. Payments can start 11 weeks before your baby is due.

5.7 Notification and Application for Maternity Leave

All pregnant employees are required to provide notification in writing of their intention to take maternity leave before the end of the 15th week before the expected week of childbirth by completing the Maternity Leave Application Form (Appendix 1). The completed form must be forwarded to Human Resources.

5.8 Commencement of Maternity Leave

An employee's Ordinary Maternity Leave period begins on the day (falling on or after the beginning of the 11th week before her expected week of childbirth) that she has notified her manager as being the day on which she intends to begin her maternity leave. If however, the employee gives birth prematurely, her Ordinary Maternity Leave begins on the day following the one on which childbirth occurred.

An employee whose maternity leave commences because she gives birth prematurely must inform her manager, that she has given birth and of the date on which the birth occurred. The employee will be entitled to the same amount of maternity leave and pay as if the baby was born at full term.

An employee's maternity leave will also be triggered if she is absent from work for a pregnancy-related reason, such as a pregnancy-related illness or suspension on maternity grounds, in the four-week period before the expected week of childbirth. In this case, her maternity leave will commence on the day following the first day after the beginning of the fourth week before the expected week of childbirth on which she is absent for this reason.

In the event of a stillbirth after the 24th week of pregnancy an employee will be entitled to the same amount of maternity leave and pay as if the circumstances had not changed. Where an employee has a miscarriage before the 25th week of pregnancy normal sick leave provisions will apply as necessary.

5.9 Compulsory Leave

All employees must take the compulsory 2 weeks maternity leave immediately after childbirth.

5.10 Change of Maternity Leave Start Date and Return to Work Arrangements

The employee may later change her mind about the date on which she intends to start her maternity leave. She must notify her manager of the revised start date at least 28 days before the earlier of the new date and the original date, by completing the Request to Change the Start Date of Maternity Leave Form (Appendix 2).

The right to request flexible working applies to all employees from the date of commencement as per Agenda for Change Terms and Conditions. This is above the statutory requirement for employees to have 26 weeks continuous service to be eligible to submit a flexible working request. An employee should approach their manager to discuss flexible working options prior to their return. Managers and employees should discuss the options recognising the potential impact on colleagues and services but with a genuine desire to find a satisfactory solution to meet all needs. (CCG Flexible Working and Special Leave Policy, Section 5)

5.11 Ante-Natal Care

All pregnant employees are entitled to paid time off to attend ante-natal clinic on the advice of a registered midwife, health visitor or doctor. Employees must provide evidence (record card or certificate of pregnancy) of the ante-natal appointment if requested. The employee should provide as much notice as practically possible of attending the appointment.

5.12 Health and Safety Considerations

Managers are responsible once they are aware an employee is pregnant, has recently given birth or is breastfeeding to identify potential health and safety risks. A risk assessment should be carried out to assess the risks in line with the CCG Health and Safety Policy.

If a risk is identified in the workplace or where a medical practitioner considers the employee at risk to continue with her normal duties, the following should apply:-

- Remove the cause of the health risk or change the employee's duties so the risk does not arise. This should be monitored and reviewed on a regular basis.
- Discuss and agree with the employee concerned, suitable alternative work (for which the employee will receive her normal rate of pay) that may be undertaken for a specified period of time
- Suspend the employee from work on maternity grounds where there is no

other reasonable or practicable alternative. Maternity suspension will be on normal pay and will not be counted as maternity leave or sickness leave. However, such actions should not be taken without advice from Human Resources.

6. ADOPTION PAY AND LEAVE

Employees on additional or adoption leave are entitled, like employees taking Ordinary Adoption Leave, to the benefit of all the non-remuneration (contractual benefits) terms and conditions of employment that would have applied if they had not been absent.

6.1 Eligibility for Adoption Leave

An employee who has adopted a child, or who is one of a couple who have jointly adopted a child has the qualified right to take up to 26 weeks' ordinary adoption leave, followed immediately (unless the child's placement has already been disrupted - see below) by up to 26 weeks' additional adoption leave. Where both adoptive parents are employed by the CCG, only one, to be agreed by the couple, will be eligible for adoption leave.

To qualify an employee must:

- have worked continuously for the CCG for 26 weeks ending with the week in which
- they are notified of being matched with a child for adoption, and be "newly" matched
- with a child for adoption by an approved adoption agency
- have notified the approved adoption agency that he or she agrees that the child
- should be placed with him or her for adoption and on the date of placement.

Adoption leave is not available in circumstances where a child is not newly matched for adoption, for example where fostering prior to adoption or a stepparent is adopting a partner's child. The partner of an individual who adopts, or the other member of a couple who are adopting jointly may be entitled to paternity leave and pay.

6.2 Adoption Leave Entitlement

Statutory Adoption Pay and leave and Occupational Adoption Pay and leave will be in accordance with the maternity leave and pay provisions of this policy, if employees meet the criteria as detailed in section 6.1.

6.3 Notification and Application

An employee who intends to apply for adoption leave must notify their manager and complete the Adoption Leave Application Form (Appendix 3) within 7 days of being notified by an approved adoption agency that they have been newly matched with a child for adoption. The completed form must be forwarded to Human Resources.

The completed form must be accompanied by a copy of a “matching certificate” from the approved adoption agency or any other form of official documentation to include:

- the name and address of the agency
 - the date on which the employee was notified that he or she had been matched with the child
- the date on which the agency expects to place the child with the employee.

This must not include the name and date of birth of the child.

6.4 Timing of Adoption Leave

The period of adoption leave may begin from the date on which the child is placed with the employee for adoption or from a fixed date up to 14 days beforehand.

6.5 Pre-Adoption Visits

An employee is entitled to reasonable paid time off to attend meetings about the child to be adopted (the manager will require advance notice and evidence of appointments i.e. appointment card or letter).

6.6 Disrupted Adoption

If the employee has begun his or her adoption leave and the expected placement does not occur, or once the child has been placed, the child dies or is returned to the adoption agency, the employee’s adoption leave will end eight weeks after the end of the week in which:

- the adopter is notified that the placement will not be made
- the child dies; or
- the child is returned to the adoption agency

7. TERMS AND CONDITIONS DURING MATERNITY / ADOPTION LEAVE

7.1 Annual Leave

Employees will continue to accrue both statutory and any additional contractual holiday entitlement during both, ordinary maternity / adoption leave and additional maternity / adoption leave period, which will also include Bank Holiday entitlement.

Where the amount of accrued annual leave would exceed normal carry over provisions, it may be mutually beneficial for the employee to take the annual leave before and /or after the formal (paid and unpaid) maternity / adoption leave period.

The amount of annual leave to be taken in this way, or carried over, should be discussed and agreed between the manager and the employee, taking into consideration service requirements.

7.2 Pensions

Pension rights and contributions are provided in accordance with the NHS Superannuation Regulations. Further information can be found on the NHS Pensions Agency Website: www.nhsbsa.nhs.uk/pensions.

7.3 Sickness following the end of Maternity / Adoption Leave

In the event of illness following the date the employee was due to return to work normal sick leave provisions will apply. The employee must contact her manager and submit a medical certificate to cover the absence.

7.4 Increments

Maternity / Adoption leave, whether paid or unpaid, shall count as service for annual increments and for the purposes of any service qualification for additional annual leave.

7.5 Early return to Work following Maternity / Adoption Leave

There is no requirement for an employee to give advance notification of their return unless they wish to return before the end of their maternity leave and then they must give a minimum of 56 days' notice, in writing to their manager.

7.6 Keep in Touch Scheme

An employee on maternity or adoption leave will be eligible to work for up to a maximum of 10 days (in agreement with their manager) during the maternity leave period without losing their entitlement to maternity pay or bringing it to an end. This may include attendance at training days, or any other activity undertaken for the purpose of the employee keeping in touch (KIT days) with the workplace. Any work undertaken on a day during the maternity leave period will count as a whole keeping-in-touch day. As a result if an employee goes into work for a one-hour training session but does no other work that day, she will have used one of her keeping-in-touch days. Any such work must be by agreement, and neither can insist upon it. KIT days are intended to facilitate a smooth return to work. The employee will be paid at their basic daily rate, for the hours worked less appropriate maternity leave payment for the KIT days worked.

Once the 10 keeping-in-touch days have been used, an employee will lose a week's SMP/SAP for any week in which she undertakes any work, even if it is only one day or less than a day. Any work undertaken must not extend the maternity leave period.

7.7 Secondary Employment

If you have secondary employment and/or work for another NHS employer, then you will have two or more contracts of employment. This may mean that you will get more than one amount of Statutory Maternity Pay (SMP). It may also mean that because your earnings have been split between contracts, your average earnings under one or more of those contracts are below the lower earnings limit you will not qualify for SMP. If you are employed by an NHS employer when your contract was split between two NHS employers, you can elect to have your contracts treated as one for SMP purposes if it would be helpful to you.

If you want to elect to have your contracts treated as one, you should tell each of your employers about your election at least 28 days before the date you intend to stop work to have the baby.

Within 28 days of telling your employers about your election you should give each of your employers the following information:

- the name and address of each employer
- the date you started working for each employer
- details of your earnings from each employer for at least 8 weeks up to and including the qualifying week - if you cannot give this information within the 28 day time limit, you must do so as soon as you can

7.8 Working in your maternity pay period

If you are getting SMP from one employer and, before your baby is born, you do some work for another employer, your SMP is not affected.

Your SMP will stop if after the baby is born, but before the end of the Maternity Pay Period, you work for an employer who did not employ you in the qualifying week. It is your responsibility to tell the employer paying you SMP about your new job. You must do this as soon as possible, and make sure you return any SMP payment you get that covers the week you started work and any part of the period after you resumed work.

If you do any work in a self-employed capacity during your maternity pay period, then such work will not affect your SMP.

8. PATERNITY LEAVE

8.1 Eligibility for Paternity Leave

Employees are eligible for paternity leave if they have or expect to share responsibility for the baby's upbringing as husband or partner to the mother of the baby i.e. biological or adoptive parent. Paternity leave can also apply to nominated carers, same sex partners and adoptive parent partners.

8.2 Paternity Leave Entitlement

An employee who qualifies for paternity leave may elect to take either one week's leave or

two consecutive weeks' leave and will be paid at full pay if they:

- have been continuously employed for 26 weeks or more by the end of the 15th week before the mother's expected week of childbirth (or would have satisfied that condition but for the fact that the child was born before the end of that 15th week, was stillborn after 24 weeks of pregnancy or has died);
- is the child's biological father and has responsibility for the child's upbringing, or is the mother's husband, civil partner or partner (but not the child's biological father) and has the main responsibility (apart from any responsibility of the mother) for the child's upbringing); and
- has formally notified their manager of the date on which *he/she* intends to take paternity leave and, has produced evidence supporting their claim for paternity leave (for example, copy of the MATB1 form / Adoption Matching Certificate)

Employees with less than 26 weeks continuous employment will be granted unpaid paternity leave.

Full pay will be calculated on the basis of the average weekly earnings rules for calculating occupational maternity/adoption pay entitlements. The employee will receive full pay less any Statutory Paternity Pay (SPP) receivable.

8.3 Notification and Application

Employees will be required to inform their manager of their intention to take paternity leave at least 28 days prior to commencing the leave (or 7 days for adoption), and complete the Paternity Leave Application Form (Appendix 4). Paternity leave must be taken in full within the period of 56 days beginning with the date of the child's birth or placement with its adoptive parent.

Only one period of leave will be available to employees irrespective of whether more than one child is born as a result of the pregnancy or the number of children placed under the same adoption arrangement.

9. SHARED PARENTAL LEAVE (FORMERLY ADDITIONAL PATERNITY LEAVE)

Shared Parental Leave (SPL) enables eligible parents whose babies are due, or who will adopt a child on or after 5 April 2015, to choose how to share the care of their child during the first year of birth or adoption, providing parents with additional flexibility. Please refer to the CCGs Shared Parental Leave Policy which clarifies eligibility for SPL and the process for application and approval of leave.

10. PARENTAL LEAVE

Parental leave is available to employees who have, or expect to have responsibility for a child and who has at least 12 months continuous service in the CCG. Outstanding leave will transfer from previous employers, but the individual will have to re-qualify with a year of employment within the CCG. Parental Leave is per child born or adopted.

10.1 Parental Leave Entitlement

Employees are entitled to 18 weeks unpaid parental leave for children under 18 years old.

During parental leave the employee retains all their contractual rights, except remuneration and should return to the same job role. Pension rights and contributions shall be dealt with in accordance with the NHS Superannuation Regulations. Periods of parental leave should be regarded as continuous service.

10.2 Conditions

Parental leave has to be taken in periods of one week; however parents of disabled children may take leave in one-day periods. No more than 4 weeks parental leave may be taken in any 12 month period.

10.3 Notification and Application

Employee Applications for parental leave must give at least 21 days' notice to their line manager of their request. All requests for parental leave must be made on the appropriate Parental Leave Application Form (Appendix 5).

11 RELATED POLICIES

This policy should be read in conjunction with the following policies: -

- Annual Leave Policy
- Attendance Management Policy
- Health and Safety at Work Policy
- Special Leave Policy

12 MONITORING AND REVIEW

The CCG will have responsibility to monitor the effectiveness of this policy on an annual basis. Where review is necessary due to legislative change, this will happen immediately.

This policy will remain in force until superseded by a replacement agreement or until either side seeks the opportunity to jointly amend or renegotiate the agreement.

This policy will be jointly reviewed with trade union representatives at least every 3 years or as needed by changes in legislation or good practice.

Any amendments will be approved by Audit Committee under delegated decision making.

MATERNTIY LEAVE APPLICATION FORM

Please read the Family Leave Policy and complete the appropriate section of the form (signing as appropriate) and return to your manager at least 28 days prior to your commencement of Maternity Leave. Your manager will check this form, and sign off your application before sending directly to HR for processing along with the relevant payroll documentation. On receipt of this completed form your manager will write to you to confirm details of your maternity leave and pay.

SECTION A – PERSONAL DETAILS

Full Name:	
Post held:	
Hours worked:	
Base:	
Assignment Number:	
Home address:	
Date of commencement of employment at CCG's	/ /
Do you have previous NHS Service YES/NO	Years: _____

SECTION B – MATERNITY LEAVE

I wish to inform you that I am pregnant and I intend to take maternity leave as follows:	
My expected date of childbirth is*:	
Risk Assessment undertaken	Date: _____
*I enclose herewith my MAT B1/medical certificate issued (after the 20 th week of pregnancy) by my doctor/midwife/recognised medical practitioner confirming the date my baby is due.	

I intend to commence maternity leave on: _____

26 wks (Ordinary Maternity Leave) + 26 wks (Additional Maternity Leave) up to 39 weeks
 only Taking 52 weeks maternity leave in total

Working up to the _____ week before the expected date of birth.

Your maternity leave cannot begin prior to the eleventh week before your expected week of childbirth.

I intend to return to work: Yes/No

I have at least 26 weeks continuous service as at 15th week before EWC:

I have at least 1 year's continuous service and intend to return to work:

I would like my Occupational Maternity Pay to be paid:

- 8 Weeks full pay, 18 weeks half pay paid + 13 weeks SMP paid over 39 weeks
- A fixed amount spread over 39 weeks, excluding SMP

*I do not intend returning to work with the CCG's or another NHS organisation for a minimum period of three months after my maternity leave has ended.:

I will therefore receive maternity leave and pay in accordance with Section 5.5 of the Policy.

I may be eligible for Maternity Allowance and will claim in accordance with Section 5.6 of the Policy and I note that I will receive a completed SMP1

I have agreed with my manager to take accrued annual leave prior to commencing my maternity leave. We have agreed to take *(please identify in hours/days/weeks)*:

I have agreed with my manager to take annual leave at the end of my maternity leave. We have agreed I will take *(please identify in hours/days/weeks)*:

My actual return to work date, following annual leave will be :

Employee's Declaration

I agree that I have read and understood the Family Leave Policy, and my entitlements under the policy. I am aware that if I wish to return early from maternity leave, I undertake to provide at least

56 days notice to my manager. I further undertake to return for a minimum of 3 months with the CCG's or with another NHS organisation (providing a copy of my appointment letter).

*I enclose a copy of my resignation letter, in accordance with notice within my terms and conditions of employment: Yes/No

Signed:

Print Name:

Manager's Declaration

Signed: MATB1 included Yes/No

Print Name: Payroll documentation complete Yes/No

Position:

Date:

HR Office Use Only:

Date form received: _____ Date letter sent: _____

HR Signature: _____

REQUEST TO CHANGE THE START DATE OF MATERNITY LEAVE/ADOPTION LEAVE

Full Name:	
Post held:	
Base:	
Date of commencement of employment	
I previously notified you that I wished to start my maternity leave/adoption leave on:	
I now wish to vary this date. Instead of starting my maternity leave/adoption leave on the above date, I would like to start my leave on:	
My expected date of childbirth/placement is:	
Signed (Employee)	
Date:	
Signed: (Manager)	
Date:	

If you have applied to bring forward your maternity leave/adoption leave start date, please return to your manager (who will forward to Human Resources) **at least 28 days** prior to the new date on which you wish your maternity leave/adoption leave to commence.

OR

If you have applied to postpone your maternity leave/adoption leave start date, please return to your manager (who will forward to Human Resources) **at least 28 days** before your original proposed start date.

If Human Resources do not receive this form within the notified date the delay will affect your maternity leave/adoption leave and pay (if applicable).

ADOPTION LEAVE APPLICATION FORM

Please read the Family Leave Policy and complete the appropriate section of the form (signing as appropriate) and return to your manager within 7 days of being notified by an approved Adoption Agency that you have been newly matched for adoption. Your manager will check this form, and sign off your application before sending directly to Human Resources with the relevant payroll documentation for processing. On receipt of this completed form your manager will write to you to confirm details of your Adoption leave and pay.

SECTION A – PERSONAL DETAILS

Full Name:	
Post held:	
Hours worked:	
Base:	
Assignment Number:	
Home address:	
Date of commencement of employment at the CCG's	/ /
Do you have previous NHS Service YES/NO	Years: _____

SECTION B – ADOPTION LEAVE

I wish apply for adoption leave in accordance Section 6.3 of the Family Leave Policy, I am newly matched, and eligible with the conditions of service below:

Expected date of placement of child/children*:	
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*I enclose a copy of a “matching certificate” or any other form of official documentation from the approved adoption agency

I intend to commence adoption leave on: _____ and I am giving 28 days notice.

26 wks (Ordinary Adoption Leave) + 26 wks (Additional Adoption Leave) up to 39 weeks only
Taking 52 weeks statutory adoption leave in total

Working up to the _____ week before the expected date of placement.

The period of adoption leave may begin from the date on which the child is placed with the employee for adoption or from a fixed date up to 14 days beforehand.

I intend to return to work: Yes/No

I have at least 26 weeks continuous service ending with the week in which I was notified of being matched with a child for adoption

I have at least 1 year's continuous service and intend to return to work:

I would like my Occupational Adoption Pay to be paid:

- 8 weeks full pay, 18 weeks half pay paid + 13 weeks SAP paid over 39 weeks
- A fixed amount spread over 39 weeks, excluding SAP

*I do not intend returning to work with the CCG's or another NHS organisation for a minimum period of three months after my adoption leave has ended. I will therefore receive adoption leave and pay in accordance with Section 5.5 of the Family Leave Policy.

I am not eligible for adoption pay and will receive a completed SAP 1, which I will forward and contact Job Centreplus, information available on www.jobcentreplus.gov.uk

I have agreed with my manager to take accrued annual leave prior to commencing my adoption leave. We have agreed to take (*please identify in hours/days/weeks*):

I have agreed with my manager to take annual leave at the end of my adoption leave. We have agreed I will take (*please identify in hours/days/weeks*):

My actual return to work date, following annual leave will be :

Employee's Declaration

I agree that I have read and understood the Family Leave Policy, and my entitlements under the policy. I am aware that if I wish to return early from adoption leave, I undertake to provide at least 8 weeks' notice to my manager. I further undertake to return for a minimum of 3 months with the CCG's or with another NHS organisation (providing a copy of my appointment letter).

*I enclose a copy of my resignation letter, in accordance with notice within my terms and conditions of employment: Yes/No

Signed:	
Print Name:	

Manager's Declaration

Signed:	Evidential documentation included Yes/No
Print Name:	Payroll documentation complete Yes/No
Position:	
Date:	
HR Office Use Only:	
Date form received: _____ Date letter sent: _____	
HR Signature: _____	

PATERNITY LEAVE APPLICATION FORM			
Please read the Family Leave Policy, complete and sign the appropriate section of the form and return to your manager at least 28 days prior to the commencement of your Paternity Leave (or 7 days for adoption). Your manager will check this form, and sign off your application before sending directly to Human Resources.			
SECTION A – PERSONAL DETAILS			
Full Name:			
Post held:			
Hours worked:			
Base:			
Assignment Number:			
Home address:			
Date of commencement of employment at the CCG:	_____ (date / month / year)		
Do you have previous NHS Service?	Yes <input type="checkbox"/>	No <input type="checkbox"/>	If Yes, number of years:
SECTION B – PATERNITY LEAVE			
Date of Birth of child: <i>(Please enclose copy of birth certificate as proof)</i>	_____ (date / month / year)		
Relationship to child:			
Date of placement for adoption: <i>(Please enclose copy of matching certificate or appropriate documentation from approved adoption agency)</i>	_____ (date / month / year)		
I am applying and agree in accordance with the Family Leave Policy. I request approval to commence Paternity Leave (no later than 56 days after the baby's birth.			
I wish to take my Paternity Leave as follows (according to eligibility):			
1 week / 2 weeks <u>paid</u> Paternity Leave <i>delete as appropriate</i>	From: _____	To: _____	
1 week / 2 weeks <u>unpaid</u> Paternity Leave <i>delete as appropriate</i>	From: _____	To: _____	
My last working day will be : _____ (date / month / year)			
Employee Signature: Date:			

I agree to the above employee receiving the stated Paternity Leave and confirm that they meet the criteria specified in the Family Leave Policy:

Manager's Signature: Date:

PARENTAL LEAVE APPLICATION FORM	
Please read the Family Leave Policy and complete the appropriate section of the form (signing as appropriate) and return to your manager at least 21 days prior to your commencement of Parental Leave (or 7 days for adoption). Your manager will check this form, and sign off your application before sending directly to Human Resources	
SECTION A – PERSONAL DETAILS	
Full Name:	
Post held:	
Hours worked:	
Base:	
Assignment Number:	
Home address:	
Date of commencement of employment at the CCG's	/ /
SECTION B – UNPAID PARENTAL LEAVE	
I am applying and agree in accordance with the Family Leave Policy. Please note the maximum entitlement for unpaid parental leave is 18 weeks for every child up to the age of 18. No more than 4 weeks unpaid parental leave may be taken in any 12 month period.	
Date of birth of child(ren): (please enclose a copy of your child's birth certificate, not applicable to parental leave – adoption)	
Date of placement of adopted child (please enclose a copy of adoption certificate or approved documentation from the adoption agency)	
Please indicate if your child is registered disabled.	Yes/No
If applicable, please declare below how much Parental Leave you have already taken (previous employers will need to be taken into consideration*)	
No. of days taken _____	No. of weeks taken _____ Year: _____
I wish to apply for { } weeks unpaid parental leave	
From:	To:
I wish to apply for { } days or { } weeks unpaid parental leave (applies only if the child in question is disabled).	
My last working day will be :	
Employee Signature:	
Date:	

I agree to the above employee receiving the stated time off without pay and that they meet the criteria specified in the Family Leave Policy:

Manager's Signature:

