Procedures

Applying for Shared Parental Leave
Part of Supporting Family Life Overarching Policy
(UK Campuses only)

April 2024
### Contents

INTRODUCTION ........................................................................................................................................ 3
PROCEDURES FOR SHARED PARENTAL LEAVE .................................................................................. 3
POLICY VERSION AND HISTORY ............................................................................................................ 6
Shared Parental Leave (SPL) Opt-In Form – Confidential ........................................................................ 7
Partner Declaration Form for Shared Parental Leave (SPL) Opt-In Form – Confidential .................. 9
Shared Parental Leave (SPL) Period of Leave Notice .......................................................................... 10
1. INTRODUCTION

This Procedure, which is part of the Supporting Family Life suite of procedures, sets out guidance on:

- how to request and notify the University of your Shared Parental leave
- the time off
- keeping in touch
- returning to or leaving the University at the end of your Shared Parental leave.

This Procedure applies to UK Campuses only.

2. PROCEDURES FOR SHARED PARENTAL LEAVE

When making an application for Shared Parental Leave, we will ask you to confirm that you and the other parent are eligible for Shared Parental Leave (SPL) and Shared Parental Pay (SPP), and the period(s) of SPL and SPP which you and the other parent will be taking.

**Opt-In Notice**

Not less than eight weeks before the date you intend your SPL to start, you must give the University a written Opt-In Notice in the form set out at the end of this document. In the Opt-In Notice, you confirm that you are eligible for SPL and give an indication of the dates of SPL which you would like to take. The other parent is also required to complete a short declaration. You may submit their Period of Leave Notice (described in more detail below) at the same time, or at a later date. Both the Opt-In and Period of Leave Notices must be submitted at least eight weeks before you want any period of SPL to start.

**Evidence of Entitlement**

Within 14 days of receiving an Opt-In-Notice, the University may ask you to provide:

- A copy of the birth certificate. Where the child has not yet been born, this should be supplied within 14 days of the birth OR
- one or more documents from the adoption agency showing the agency’s name and address and the expected placement date OR
- a parental order, if available (for surrogacy arrangements) AND
- the name and address of the other parent’s employer (or a declaration that they have no employer).

If we ask you for this, please provide it within 14 days to enable us to process your application so that you can take the period of SPL you have requested.

**Ending maternity leave**

Mothers/birth parents must give at least eight weeks’ written notice to end their maternity or adoption leave before they can take SPL, using the Opt-In Notice on the HR Policy Web Page under Family Friendly Policies to specify the date your maternity/adoption leave will end.

Your partner cannot commence SPL unless the Mother/Birth parent has:

- returned to work
- given their employer notice that they want to end their maternity/adoption leave (or SMP/SAP)
- given the Benefits Office notice that they want to end their Government Maternity Allowance (if they are not entitled to SMP).
This means that a Partner can take SPL at the same time as the Mother/Birth parent is on maternity leave; provided that the Mother/Birth parent has notified their employer of the date that they want their maternity/adoPTION leave to end before the Partner is due to commence SPL.

**Period of Leave Notice**

Once you have opted into SPL you will need to give the University a Period of Leave Notice, in the form set out at the end of this document. This should clearly state your proposed start and end dates of SPL and SPP. You can complete and send this at the same time as the Opt-In Notice, or you can send it later, as long as it is received by HR at least eight weeks before your proposed start date of SPL.

**Changing the Date of SPL**

You can change a requested period of leave by submitting a further Period of Leave notice at least eight weeks before the change will take effect (e.g., at least eight weeks before the original and newly proposed start date). You can give up to three different Period of Leave notices, with the initial request counting as the first request. You may also cancel your SPL notice provided you do so within six weeks of your child’s birth or placement for adoption.

Where your child is born early (before the beginning of the Expected Week of Childbirth), you may be able to start SPL in the eight weeks following birth, even though you are unable to give eight weeks’ notice.

If you have already given a Period of Leave notice to start SPL on a set date in eight weeks following the Expected Week of Childbirth, but your child is born early, you can move the SPL start date forward by the same number of days, provided that you notify the University in writing of the change as soon as possible. (If the Period of Leave notice already contained a start date which was a set number of days after birth, rather than a set date, then no notice of change is necessary.)

If your child is born more than eight weeks early and you want to take SPL in the eight weeks following birth, you should submit your Opt-In Notice and your Period of Leave notice as possible.

**Blocks of Leave**

You may take one continuous single period of SPL or discontinuous “blocks”.

If you ask to take discontinuous blocks of SPL, the University can, within two weeks of receiving the Period of Leave Notice:
- agree to the periods of SPL
- suggest alternative dates; or
- refuse the periods of SPL.

If no agreement is reached within the two-week period, you can withdraw the Period of Leave Notice or take the total amount of leave requested as a single period of SPL. If you decide to take a single period of SPL, you have five days to notify the University of the start and end dates of your SPL. If you do not do so, the start date requested for the period of discontinuous leave will apply as the default start date. The start date must not be less than eight weeks from the date of your original request.

**Contact during shared parental leave**

Your line manager is strongly encouraged to maintain regular contact with you during your shared parental leave unless you request otherwise. This may be to discuss your plans for return to work, to discuss any special arrangements to be made or training to be given to ease your return to work; or simply to update you on developments at work during your absence. You and your manager should discuss in advance of you going on shared parental leave what regular contact will
mean in practice.

**SPL Keeping-in-touch days**
You can agree to work for the University (or to attend training) for up to 20 days during SPL without that work bringing the period of SPL to an end and without loss of a week's SPP. These are known as ‘SPL in-touch’ (SPLIT) days. Any work carried out on any one day is classed as a SPLIT day's work for these purposes.

The University has no obligation to require you to carry out any work, and you have no obligation to undertake any work, during SPL. Any work undertaken is entirely a matter for agreement between the University and you. Salary for work undertaken on any SPLIT day would normally be paid at your normal contractual hourly rate for the number of hours worked. Any SPLIT days worked do not extend the period of SPL.

*Note: we will pay you your usual contractual rate of pay for the hours you work on any SPLIT day. Any day on which work is done during shared parental leave will count as a whole SPLIT day; so if you came in for a 2-hour meeting or half-day training session, for example, that would still count as one SPLIT day.*

**Returning to work**
We assume that you will return to work on the date notified in your Period of Leave Notice. If you want to end a period of SPL early or extend it further, you must give the University at least eight weeks' written notice of the new return date. If you do not, the University may postpone your return to a date that provides eight weeks' notice, provided that this is not later than the original return date.

If you have already given three Period of Leave Notices, you will not be able to reduce or extend your SPL without the University’s agreement.

If you are unable to attend work at the end of your SPL due to sickness or injury, the University’s normal arrangements for sickness absence will apply. In any other case, late return without prior authorisation will be treated as unauthorised absence.

If you decide not to return to work after SPL, you must give notice of resignation as soon as possible and in accordance with the notice period in your contract of employment. If the notice period is due to expire after SPL has ended, the University may require you to return to work for the remainder of the notice period.

**Coaching**
The Professional & Organisational Development team within HRD (POD) offers coaching to staff who are about to go on or are returning from shared parental leave.

The aim is to provide additional support to you through this important time; for example, you may have concerns about how you can juggle your career aspirations with your parental responsibility and coaching can help you work through some of these issues, ensuring your transition back to work is as smooth as possible.

If you would like to find out more about coaching or meet with one of our experienced coaches from across the University, please visit the Coaching page on the HR Hub or contact POD@hw.ac.uk

**Flexible Working**
If you wish to change or reduce your current working pattern or hours, you may apply to do so under the University’s Flexible Working Policy which is on the HR Policy Web Page under Flexible Working
### Recording Shared Parental Leave on Cloud ERP
The HR Team will record your Shared Parental leave absence on Cloud ERP.

### 3. POLICY VERSION AND HISTORY

<table>
<thead>
<tr>
<th>Version No</th>
<th>Date of Approval</th>
<th>Approving Authority</th>
<th>Brief Description of Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>V. 1.3</td>
<td>7.12.15 Refreshed Oct 21</td>
<td>UE</td>
<td>Updated Procedure to reflect legislation and to link with new Supporting Family Life Overarching Policy Refreshed with updated links</td>
</tr>
<tr>
<td>V1.4</td>
<td>September 2023</td>
<td>UE</td>
<td>Qualifying Period for occupational pay removed</td>
</tr>
<tr>
<td>V1.5</td>
<td>April 2024</td>
<td>N/A</td>
<td>Entitlement clarified; flowcharts added</td>
</tr>
</tbody>
</table>
## Shared Parental Leave (SPL) Opt-In Form – Confidential

<table>
<thead>
<tr>
<th>Personal Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
</tr>
<tr>
<td>Area and Directorate / School:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maternity Leave Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>The expected week of childbirth/ date of placement for adoption is:</td>
</tr>
<tr>
<td>In adoption cases, the date on which I was notified of having been matched with the child is:</td>
</tr>
<tr>
<td>In surrogacy cases, if a parental order has been granted, the date on which it was granted is:</td>
</tr>
<tr>
<td>Start and End Dates of any Maternity / Adoption Leave taken in respect of the child (either by you or your partner)</td>
</tr>
<tr>
<td>Start:</td>
</tr>
<tr>
<td>End:</td>
</tr>
<tr>
<td>Start and End Dates of any Maternity / Adoption Pay or Maternity Allowance taken in respect of the child (either by you or your partner):</td>
</tr>
<tr>
<td>Start:</td>
</tr>
<tr>
<td>End:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SPL Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>The total amount of SPL available to me and my partner is (maximum amount 50 weeks):</td>
</tr>
<tr>
<td>The total amount of Shared Parental Pay (SPP) available to me and my partner is (maximum amount 37 weeks):</td>
</tr>
<tr>
<td>Total amount of SPL you and your partner intend to take:</td>
</tr>
<tr>
<td>Employee: week(s)</td>
</tr>
<tr>
<td>Partner: week(s)</td>
</tr>
<tr>
<td>Total amount of SPP you and your partner intend to claim:</td>
</tr>
<tr>
<td>Employee: week(s)</td>
</tr>
<tr>
<td>Partner: week(s)</td>
</tr>
<tr>
<td>Please provide details of your proposed pattern and dates of SPL and SPP here. Please note that the proposed pattern of leave in this Opt-In form is not binding. You must also submit a Period of Leave Notice setting out your actual leave pattern, as the information contained in this section does not constitute a Period of Leave Notice.</td>
</tr>
</tbody>
</table>
Declaration
Please sign this form declaring that you meet the criteria as noted below.
I declare that:

☐ I am the mother or birth parent / adopter of the child. I am entitled to maternity/adoption leave and intend to curtail my rights to such leave and pay as set out above

☐ OR

☐ I am the father of the child or spouse / civil partner / partner of the mother / adopter. My partner is entitled to maternity/adoption leave or pay or maternity allowance and intends to curtail their rights to such leave or pay as set out above.

☐ I have or will have average weekly earnings of not less than the lower earnings limit for national insurance contributions in the period of eight weeks leading up to
  • in birth cases, the end of the fifteenth week before the expected week of childbirth or
  • in adoption cases, the week the adoption agency notified me or my partner that I/they have been matched with a child for adoption.

☐ My partner has or will have in the 66 weeks leading up to the child’s expected due date/matching date worked for at least 26 weeks and earned an average of at least the minimum set by the Government\(^1\) in total across any 13 of the 66 weeks.

If you are an intended parent in a surrogacy arrangement who has not obtained a parental order in respect of the child only:

☐ I have applied for, or intend to apply, under section 54 of the Human Fertilisation and Embryology Act 2008 with another person for a parental order in respect of the child within the time limit for making such an application and I expect the court to make a parental order on that application in respect of the child.

☐ My partner and I have the main responsibility for the care of the child, and I intend to care for my child in any week where Statutory Shared Parental Pay is due.

☐ If I cease to be eligible for Shared Parental Leave or Pay, I will immediately inform the University.

☐ I have enclosed a declaration from my partner with this Opt-In Form.

☐ I intend to return to work after SPL.

Signed (employee)  

Date

Applications should be completed and sent to HR helpdesk at least eight weeks before any period of SPL or SPP is proposed to begin along with a Partner Declaration Form. Please note that to be eligible for SPL you will also need to submit a Shared Parental Leave (SPL) Period of Leave Notice at least eight weeks before any period of SPL or SPP is proposed to begin.

Partner Declaration Form for Shared Parental Leave (SPL) Opt-In Form – Confidential

<table>
<thead>
<tr>
<th>Partner Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
</tr>
<tr>
<td>Address (including postcode):</td>
</tr>
<tr>
<td>National Insurance Number:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Employee Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Employee:</td>
</tr>
<tr>
<td>Job Title and Section / School:</td>
</tr>
</tbody>
</table>

**Partner Declaration**

I confirm that (tick as appropriate):

- I am the child’s mother (in birth cases) or the person with whom the child is or is expected to be placed (in adoption cases). I am entitled to maternity/adoption leave or pay or maternity allowance and intend to curtail my rights to such leave or pay as set out in the employee’s SPL Opt-In Form.
- I am the child’s father or the employee’s spouse, partner or civil partner.
- I have worked (in an employed or self-employed capacity) in at least 26 of the 66 weeks before the expected week of childbirth/date of placement and my average weekly earnings are not less than the lower earnings limit set by the Government during 13 of those weeks.
- I consent to the period(s) of SPL and SPP which the employee intends to take and which are set out in their SPL Opt-In Form.
- I have worked (in an employed or self-employed capacity) in at least 26 of the 66 weeks before the expected week of childbirth and my average weekly earnings are not less than the lower earnings limit set by the government during 13 of those weeks;
- I consent to the University processing such of my information as is contained in this Declaration Form.

Signed: 
Dated: 

**Note to Heriot-Watt employee:** you must return this completed form together with your SPL Opt-In Form to HR helpdesk not less than eight weeks before any period of SPL or SPP is proposed to begin.
Shared Parental Leave (SPL) Period of Leave Notice

Personal Details

Name: 
Area and Section / School: 
This is the first/second/third (delete as appropriate) Period of Leave Notice I have submitted and (if applicable) I confirm that I have/have not (delete as appropriate) withdrawn any of these notices.

SPL Details

The total amount of SPL available to me and my partner is (maximum amount 50 weeks):
The total amount of Shared Parental Pay (SPP) available to me and my partner is (maximum amount 37 weeks):
Total amount of SPL you and your partner intend to take:
Employee: week(s)
Partner: week(s)
Please provide details of your requested pattern and dates of SPL. Please note that unlike the SPL Opt-In Form, this is a binding request to take SPL on these dates
Total amount of SPP you and your partner intend to claim:
Employee: week(s)
Partner: week(s)
Please provide details of your requested pattern and dates of SPP. Please note that unlike the SPL Opt-In Form, this is a binding request to claim SPP on these dates.

Declaration

I confirm that (tick as appropriate):
☐ I have enclosed a copy of my SPL Opt-In Form and Partner Declaration with this form.
☐ I have curtailed my maternity or adoption leave or will have done so by the date my SPL is due to begin. OR
☐ My partner has given notice to curtail their maternity or adoption leave, SAP, SMP or MA, or has returned to work.
☐ In accordance with the criteria set out in the University’s SPL Policy and the SPL Opt-In Form, I am eligible to take SPL and claim SPP and I will immediately inform the University if I cease to meet the conditions for entitlement to SPL or SPP.
☐ I intend to return to work after SPL.

Signed (employee) 
Date

Applications should be completed and sent to HR helpdesk at least eight weeks before any period of SPL or SPP is proposed to begin.
Shared Parental Leave (SPL) Booking Process

You should submit your SPL Opt-In Form (including Partner Declaration and Period of Leave Notice) to the Human Resources Department at least 8 weeks before you want your SPL to start.

Within 14 days of receiving your Opt-In Form, the University may request that you provide evidence of entitlement to it.

Continuous period of leave requested

Discontinuous period of leave requested

Request agreed

2 weeks for University to make a decision

Continuous period of leave

Request accepted

Alternative dates agreed

Withdrawal of request

SPL and pay dates will be confirmed to you in writing by the University.

You can vary your SPL on up to two occasions by submitting a new Period of Leave Notice. This will be dealt with in the same way as your original Period of Leave Notice.

Employee reverts to taking any maternity/paternity/adoption leave already booked.
EXAMPLE FOR PARTNERS
Mother takes 2 weeks maternity leave broken down to:
2 weeks legal minimum
Leaves 37 weeks pay/50 weeks leave for partner (employee) to take

Is employee eligible for Statutory Shared Parental Pay? (SSPP)

YES

Employee is entitled to 15 weeks full pay
Which includes SSPP, followed by 22 weeks SSPP only
Followed by 13 weeks unpaid

NO

Employee is entitled to 15 weeks full pay
Which doesn’t include SSPP
Followed by 35 weeks unpaid

Entitlement reduces by the number of weeks OMP, SMP, SAP, maternity allowance or SSPP the mother has taken
EXAMPLE FOR PARTNER
Mother takes 9 weeks maternity leave broken down to:
2 weeks legal minimum
+ 7 weeks out of 37 weeks pay/50 weeks leave that can be shared.
Leaves 30 weeks pay/43 weeks leave for partner (employee) to take

Employee is entitled to 15 weeks full pay
Which includes SSPP, followed by 15 weeks SSPP only
Followed by 13 weeks unpaid

Employee is entitled to 15 weeks full pay
Which doesn’t include SSPP
Followed by 28 weeks unpaid

Entitlement reduces by the number of weeks OMP, SMP, SAP, maternity allowance or SSPP the mother has taken
EXAMPLE FOR PARTNER
Mother takes 28 weeks maternity leave broken down to:
2 weeks legal minimum
+ 26 weeks out of 37 weeks pay/50 weeks leave that can be shared.

Leaves 11 weeks pay/24 weeks leave for partner (employee) to take

Employee is entitled to 11 weeks full pay
Which includes SSP
Followed by 13 weeks unpaid

Employee is entitled to 11 weeks full pay
Which doesn’t include SSP
Followed by 13 weeks unpaid

Entitlement reduces by the number of weeks OMP, SMP, SAP, maternity allowance or SSP the mother has taken