14. Maternity and other family leave provisions

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Aim of the Code of Practice

The aim is to:

- I promote good planning and practice in the management of maternity, adoption and related leave, including compliance with College policy and legal requirements;
- 2 recognise diversity and provide for staff to meet their work, life, family, health and recreation needs;
- 3 manage staff leave and attendance fairly, consistently and effectively with a view to achieving work targets.

Key points

The College has a number of schemes, all of which are based on its legal duties, to provide time off for staff with family responsibilities. This Code of Practice covers:

- maternity leave
- ante-natal leave
- ♦ adoption leave
- paternity leave
- ♦ unpaid parental leave
- unpaid time-off to care for dependants
- compassionate leave

The provisions in this Code apply equally to staff in samesex relationships.

The College has produced comprehensive employee guides for staff to cover its:

- maternity scheme;
- paternity scheme;
- adoption scheme.

These can be read by managers and staff who want more detail about the practical implications of the schemes than can be included in this Code.

The College also has a related Code of Practice on Flexible Working.

Maternity leave and pay

Managers will:		En	nployees are:
۽ ا	grant maternity leave in	*	entitled to:
	accordance with the employee's	I	maternity leave and pay as set
	entitlement ^I ;		out on the next page
	ensure that HR are kept		depending on:
	nformed in the management of		- their length of service
	maternity leave; carry out a risk assessment when		 whether they qualify for the QMUL scheme or the
	notified about the pregnancy and		Statutory Maternity Pay
	after the employee's return		(SMP) ¹
	consider any request by the		
	employee to:	*	responsible for:
-	- begin maternity leave before	T	telling the College in writing that
	the day notified;		- they are pregnant; and
-	- return to work early from		- the date that they intend their
	maternity leave;		maternity leave to begin;
6	discuss keeping-in-touch days	2	providing form "Mat BI" (This
١	with the employee and if these		states the date the baby is due
	are mutually agreed, arrange for		and is usually available from the
	HR to pay them;		doctor or midwife 14 weeks
	plan with the employee any long-		before the week the baby is
	term management processes, for	_	due.)
6	example, - QMPAS, or RAE or probation	3	participating, with their manager, in health and safety risk
-	assessment, etc; or		assessment for new and
_	- cover for, or the allocation of		expectant mothers:
	the employee's work during		- when they discover they are
	their absence; or		pregnant; and
-	- annual leave entitlement		- when they return to work.
	before and after the maternity	4	repaying any difference between
	leave.		the QMUL and Statutory
7 (consider any requests for flexible		Scheme if they do not return to
١	working on the employee's		work for the required period.

^{1.} Both College and statutory provisions on maternity leave and pay are described in more detail in the Maternity Leave: Employee Guide, which is available from the HR Department or web-site.





Maternity leave and pay entitlements¹

The table below shows a comparison between the College scheme and the statutory scheme¹.

	College Scheme	Statutory Scheme (SMP)
Qualifying Service:	l year's service	26 weeks' service
Qualifying Date: (The date by which you must have the service required)	By the start of the week the baby is due.	By the start of the 14th week <i>befor</i> e the week the baby is due.
Maternity Leave Entitlement:	52 weeks	52 weeks
Maternity Pay Entitlement:	 18 weeks on full pay 8 weeks on half-pay 13 weeks at standard rate SMP² 	6 weeks on 90% of full pay 33 weeks at standard rate SMP ²
Return to Work:	Must return for at least 3 months ³ after maternity leave.	Not required to qualify for SMP

- 90% of your average pay.
- 3. This period will be extended if, for example, you return on reduced hours.

^{1.} Even if you do not qualify for either the QMUL or statutory scheme, you have a legal entitlement to take up to 52 weeks' unpaid maternity leave, and you may qualify for Maternity Allowance, payable by the Department of Work and Pensions.

Standard rate SMP (in April 2007) is set at whichever is the lowest of, either:
 £112.75 a week; or

Ante-natal leave

Ante-natal leave		
Managers will:	Employees are entitled to:	
 permit all expectant mothers who work for the College reasonable paid time off for ante- natal care , provided that they are satisfied¹ that the employee is: pregnant; and has an appointment for ante- natal care; 	 reasonable paid time off for antenatal care which includes: medical examinations; relaxation and parent-craft classes; travelling time both ways to any such appointment. 	

^{1.} Normally the employee will show the manager an appointment card



Adoption leave and pay¹

Μ	anagers will:	Em
I	grant adoption leave in	*
	accordance with the employee's	Т
_	entitlement [†] ;	
2	ensure that HR are kept	
	informed in the management of	
2	adoption leave;	
3	consider any request by the	
	employee to: - begin adoption leave before	
	the day originally notified;	
	 return to work early from 	
	maternity or adoption leave	*
4	discuss keeping-in-touch days	
1	with the employee and if these	
	are mutually agreed, arrange for	
	HR to pay them;	
5	consider and plan with the	
	employee any long-term	
	management issues, for example,	
	- assessment under QMPAS, or	
	RAE or probation, etc; or	
	- cover for, or the allocation of	
	the employee's work during	
	their absence; or	2
	- annual leave entitlement	
	before and after the adoption	
	leave;	3
6	consider any requests for flexible	
	working on the employee's	
	return to work.	
Ι.	The provisions for adoption leave and	d pav
	Employee Guide, available from the	. ,
2	The primary carer is someone who is	

Employee Guide, available from the HR Department or web-site. The primary carer is someone who is either (1) adopting as an individual, or (2) nominated as the primary carer from a couple adopting jointly (it is up to the couple which of them takes the role).

3. The secondary carer is someone who is either (1) the partner of an individual who adopts, or (2) the "other" member of a couple who are adopting jointly.

Employees are

entitled to:

- adoption leave and pay as set out on the next page depending on
 - whether they are the primary² or secondary³ carer;
 - their length of service;
 - whether they qualify for the QMUL scheme or the Statutory Adoption Pay (SAP)¹ scheme.
- responsible for:
- notifying the College:
 - within 7 days of being notified by the adoption agency that they (or their partner) has been matched with a child for adoption;
 - the date when they expect the child to be placed;
 - that they intend to take adoption leave and the day when it will start;
- certifying as appropriate that they will be the primary or secondary carer;
- 3 repaying any difference between the QMUL and Statutory Scheme if they do not return to work for the required period.

are described in more detail in the

Primary carer - adoption leave entitlement[|]

The table below shows a comparison between the College scheme and the statutory scheme for primary carers.



	QMUL Scheme	Statutory Scheme (SAP)
Qualifying Service:	l year's service	26 weeks' service
Qualifying Date: (The date by which you must have the service required)	By the end of the week in which the adoption agency notifies the employee that they have been newly matched with a child.	By the end of the week in which the adoption agency notifies the employee that they have been newly matched with a child.
Adoption Leave Entitlement:	52 weeks	52 weeks
Adoption Pay Entitlement:	 18 weeks on full pay 8 weeks on half-pay 13 weeks at standard rate SAP² 	6 weeks on 90% of full pay 33 weeks at standard rate SAP ²
Return to Work:	Must return for at least 3 months after adoption leave.	Not required to qualify for SAP

Secondary carer - adoption leave entitlement

	QMUL Scheme	Statutory Scheme (SAP)
Qualifying Service:	l year's service	26 weeks' service
Pay and Leave Entitlement:	I or 2 weeks on full pay	l or 2 weeks on standard rate SAP

1. In practice, even if you do not qualify for either the QMUL or statutory scheme, you may still take up to 52 weeks' unpaid adoption leave.

- 90% of your average pay.

^{2.} Standard rate SAP (in April 2007) is set at whichever is the lowest of, either:

^{- £112.75} a week; or



Paternity leave¹

Managers will:		Employees are:	
a e 2 e ir	grant paternity leave in accordance with the employee's entitlement ¹ ; ensure that HR are kept aformed in the management of paternity leave;	 entitled to: two weeks' paternity leave on full pay provided that they have 26 weeks' service¹ by the start of the 14th week before the week the baby is due; and take both of the weeks as whole weeks² within the 8 weeks period starting from the date of the birth (however, the 2 weeks need not be consecutive). responsible for: telling the College: the date the baby is due; that they intend to take paternity leave; which weeks they intend to take off; self-certify their relationship to the child and that they will have joint responsibility for the child's upbringing. 	

^{1.} College provisions on paternity leave and pay are described in greater detail in the Paternity Leave: Employee Guide, which is available from the HR Department or web-site.

^{2.} The entitlement cannot be taken as separate working days. Any part week taken counts as one of the weeks. Part-time staff are entitled to two working weeks pro rata to the hours they work.

Unpaid parental leave¹

Managers will:	Employees are entitled to:	
 allow staff who qualify² up to 13 weeks unpaid parental leave for each child (18 weeks for each child receiving Disability Living Allowance) ensure that staff comply with the conditions for such leave²; if necessary, use their legal right to postpone unpaid parental leave for up to six months if the College or department cannot cope with the employee's absence (unless the leave follows immediately after the time the child is born or, for an adopted child, the time of the placement). 	 take parental leave in blocks or multiples of one week (except for parents of children with a disability who have the right to take the leave a day at a time) count leave of less than a week as a full week of entitlement (except for children with a disability whose parents may take the leave a day at a time) take at most four weeks' leave per child in a year take leave only after they have given 21 days' notice (less by mutual agreement). 	

- 2. To qualify the employee must have one year's continuous service. The leave must be taken:
 - before the child's 5th birthday, or
 - (for each adopted child) within 5 years from the date of placement, or before the child's 18th birthday, whichever is earlier; or
 - (for each child receiving disability living allowance) before the child's 18th birthday.

^{1.} Staff are entitled to time off for dependants in addition to any adoption, maternity or paternity leave they take for similar purposes. Both parents are entitled to parental leave and mothers are entitled to it in addition to any maternity leave they take.

Managers will:



Unpaid time off for dependants¹

ensure that staff understand and have access to their legal right to reasonable unpaid time off to take action which is necessary:

- when a dependant falls ill, gives birth or is injured or assaulted
- to make arrangements for the care of such a dependant
- as the result of the death of a dependant
- when arrangements for the care of a dependant are unexpectedly disrupted
- to deal with an incident which occurs (for example) when a school is responsible for the child
- ensure that staff comply with the conditions for such leave
- apply the legal definition of "dependant²"

Employees are entitled to:

- reasonable unpaid time off for dependants, provided that they
 - give the reason for their absence as soon as they reasonably can, and
 - say how long they expect to be absent (except where the employee returns to work before they can notify the absence).

- 1. Staff are entitled to time off for dependants in addition to any adoption, maternity, paternity or compassionate leave they take for similar purposes.
- 2. A dependant is defined in law as:
 - the husband, wife, civil partner or partner, child or parent of the employee; or
 - someone who lives in the same household as a member of the family. Tenants, boarders and employees (such as a live-in housekeeper) will not qualify; or
 - in cases of illness, injury or where care arrangements break down, a dependant may also be anyone who reasonably relies on the employee for assistance.

Compassionate¹ and other leave for family reasons

The Head of Department: has discretion to grant:		Employees:	
I	up to 5 days paid leave to an employee if: - a close relative of the	* 1	<i>are entitled to:</i> have their request considered promptly; and
	employee or a member of the same household dies ² ; or - an employee has charge of	2	be treated consistently with other staff in the department; and
2	funeral arrangements; up to 1 day's paid leave to: - attend the funeral of a close colleague; or	3	be given a reason for the decision if an application is refused.
	- represent the College at a	*	are responsible for:
_	funeral;	I	giving as much notice as possible.
3	up to 3 days paid leave to an employee in cases of urgent domestic need, for example, nursing a close relative of the employee (or a member of the same household) ² with a serious illness;		
4	further unpaid compassionate leave to staff for the reasons given above		
5	unpaid leave to staff to permit them to visit close relatives ¹ abroad ³ ;		
6	unpaid leave in other appropriate circumstances.		

- 1. Staff may also be entitled to time off for similar reasons under the sections on time off for dependants.
- 2. For the definition of a "close relative" or "member of the same household", see the box on page 14:11.
- 3. Normally, such leave will be granted only if the employee's annual leave is insufficient. The amount of leave will be:
 - limited to a few days
 - subject to working needs.



Definitions

For the purpose of administering compassionate leave, the College applies the following definitions:

A close relative

This is defined as the employee's:

- husband;
- wife;
- civil partner or partner;
- child;
- parent;
- brother or sister.

Adoptive and step-relationships and relationships of the full- or half -blood are all accepted as meeting the definition.

A member of the same household

This will include only those that live with the employee as a member of the family. Thus tenants, boarders and employees (such as a live-in housekeeper) will not qualify.