The CCG is committed to an environment that promotes equality, embraces diversity and respects human rights both within our workforce and in service delivery. This document should be implemented with due regard to this commitment.

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**Shared Parental Leave Procedure**

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1. **What is Shared Parental Leave?**

1.1 Shared Parental Leave enables eligible parents to choose how to share the care of their child during the first year of birth or adoption. Its purpose is to give parents more flexibility in considering how to best care for, and bond with, their child. All eligible employees have a statutory right to take Shared Parental Leave. There may also be an entitlement to some Shared Parental Pay. This policy sets out the statutory rights and responsibilities of employees who wish to take statutory Shared Parental Leave (SPL) and statutory and Occupational Shared Parental Pay (ShPP).

1.2 The CCG recognises that, from time to time, employees may have questions or concerns relating to their shared parental rights. It is the CCG’s policy to encourage open discussion with employees to ensure that questions and problems can be resolved as quickly as possible.

2. **Who is eligible for Shared Parental Leave?**

2.1 SPL can only be used by two people:
- The mother/adopter and
- One of the following:
  - the father of the child (in the case of birth) or
  - the spouse, civil partner or partner of the child's mother/adopter.

2.2 Both parents must share the main responsibility for the care of the child at the time of the birth/placement for adoption.

2.3 Additionally an employee seeking to take SPL must satisfy each of the following criteria:
- the mother/adopter of the child must be/have been entitled to statutory maternity/adoption leave or if not entitled to statutory maternity/adoption leave they must be/have been entitled to statutory maternity/adoption pay or maternity allowance and must have ended or given notice to reduce any maternity/adoption entitlements;
- the employee must still be working for the CCG at the start of each period of SPL;
- the employee must pass the ‘continuity test’ requiring them to have a minimum of 26 weeks’ service at the end of the 15th week before the child’s expected due date/matching date;
- the employee’s partner must also meet the ‘employment and earnings test’ details of which are reviewed and updated by the government on an annual basis. the employee must correctly notify the CCG of their entitlement and provide evidence as required.

3. **The Shared Parental Leave entitlement**

3.1 Eligible employees may be entitled to take up to 50 weeks SPL during the child’s first year in their family. The number of weeks available is calculated
using the mother’s/adopter’s entitlement to maternity/ adoption leave, which allows them to take up to 52 weeks’ leave. If they reduce their maternity/adoption leave entitlement then they and/or their partner may opt-in to the SPL system and take any remaining weeks as SPL.

3.2 A mother/adopter may reduce their entitlement to maternity/adoption leave by returning to work before the full entitlement of 52 weeks has been taken, or they may give notice to curtail their leave at a specified future date.

3.3 If the mother/adopter is not entitled to maternity/adoption leave but is entitled to Statutory Maternity Pay (SMP), Statutory Adoption Pay (SAP) or Maternity Allowance (MA), they must reduce their entitlement to less than the 39 weeks. If they do this, their partner may be entitled to up to 50 weeks of SPL. This is calculated by deducting from 52 the number of weeks of SMP, SAP or MA taken by the mother/adopter.

3.4 SPL can commence as follows:
- The mother can take SPL after she has taken the legally required two weeks of maternity leave immediately following the birth of the child
- The adopter can take SPL after taking at least two weeks of adoption leave
- The father/partner/spouse can take SPL immediately following the birth/placement of the child, but may first choose to exhaust any paternity leave entitlements (as the father/partner cannot take paternity leave or pay once they have taken any SPL or ShPP).

3.5 Where a mother/adopter gives notice to curtail their maternity/adoption entitlement then the mother/adopter’s partner can take leave while the mother/adopter is still using their maternity/adoption entitlements.

3.6 SPL will generally commence on the employee’s chosen start date specified in their leave booking notice, or in any subsequent variation notice (see "Booking Shared Parental Leave" and "Variations to arranged Shared Parental Leave" below).

3.7 If the employee is eligible to receive it, Shared Parental Pay (ShPP) may be paid for some, or all, of the SPL period (see "Shared Parental Pay" below).

3.8 SPL must end no later than one year after the birth/placement of the child. Any SPL not taken by the first birthday or first anniversary of placement for adoption is lost.

4 Notifying the organisation of an entitlement to Shared Parental Leave

4.1 An employee entitled and intending to take SPL must give their line manager notification of their entitlement and intention to take to SPL, at least eight weeks before they can take any period of SPL.
4.2 Part of the eligibility criteria requires the employee to provide the organisation with correct notification. Notification must be in writing and requires each of the following:

- the name of the employee;
- the name of the other parent;
- the start and end dates of any maternity/adoption leave or pay, or maternity allowance, taken in respect of the child and the total amount of SPL available;
- the date on which the child is expected to be born and the actual date of birth or, in the case of an adopted child, the date on which the employee was notified of having been matched with the child and the date of placement for adoption;
- the amount of SPL the employee and their partner each intend to take
- a non-binding indication of when the employee expects to take the leave.

4.3 The employee must provide the organisation with a signed declaration stating:

- that they meet, or will meet, the eligibility conditions and are entitled to take SPL;
- that the information they have given is accurate;
- if they are not the mother/adopter they must confirm that they are either the father of the child or the spouse, civil partner or partner of the mother/adopter;
- that should they cease to be eligible they will immediately inform the organisation.

4.4 The employee must provide the organisation with a signed declaration from their partner confirming:

- their name, address and national insurance number (or a declaration that they do not have a national insurance number);
- that they are the mother/adopter of the child or they are the father of the child or are the spouse, civil partner or partner of the mother/adopter;
- that they satisfy the ‘employment and earnings test’ (see “Who is eligible for Shared Parental Leave?” above), and had at the date of the child’s birth or placement for adoption the main responsibility for the child, along with the employee;
- that they consent to the amount of SPL that the employee intends to take;
- that they consent to the organisation processing the information contained in the declaration form; and
- (in the case whether the partner is the mother/adopter), that they will immediately inform their partner should they cease to satisfy the eligibility conditions.

5 Requesting further evidence of eligibility

5.1 The CCG may, within 14 days of the SPL entitlement notification being given, request:
• the name and business address of the partner’s employer (where the
employee’s partner is no longer employed or is self employed their contact
details must be given instead)
• in the case of biological parents, a copy of the child’s birth certificate (or,
where one has not been issued, a declaration as to the time and place of the
birth).
• in the case of an adopted child, documentary evidence of the name and
address of the adoption agency, the date on which they were was notified of
having been matched with the child and the date on which the agency expects
to place the child for adoption

5.2 In order to be entitled to SPL, the employee must produce this information
within 14 days of the employer’s request.

6 Fraudulent claims

6.1 The CCG can, where there is a suspicion that fraudulent information may
have been provided or where the organisation has been informed by the
HMRC that a fraudulent claim was made, investigate the matter further in
accordance with the usual company investigation and disciplinary procedures,
and also without acting in a discriminatory manner in relation to any of the
protected characteristics defined in the Equality Act 2010.

7 Discussions regarding Shared Parental Leave

7.1 An employee considering/taking SPL is encouraged to contact their Line
Manager to arrange an informal discussion as early as possible regarding
their potential entitlement, to talk about their plans and to enable the company
to support the individual.

7.2 The employee’s Line Manager may upon receiving a notification of entitlement
to take SPL seek to arrange an informal discussion with the employee to talk
about their intentions and how they currently expect to use their SPL
entitlement.

7.3 Upon receiving a leave booking notice the employee’s Line Manager will
usually arrange a meeting to discuss it. Where a notice is for a single period
of continuous leave, or where a request for discontinuous leave can without
further discussion be approved in the terms stated in the employee’s notice
booking leave, a meeting may not be necessary.

7.4 At the meeting the employee may, if they wish, be accompanied by a
workplace colleague or trade union representative.

7.5 The purpose of the meeting is to discuss in detail the leave proposed and
what will happen while the employee is away from work. Where it is a request
for discontinuous leave the discussion may also focus on how the leave
proposal could be agreed, whether a modified arrangement would be
agreeable to the employee and the organisation, and what the outcome may
be if no agreement is reached.
8 Booking Shared Parental Leave

8.1 In addition to notifying the employer of entitlement to SPL/ShPP, an employee must also give notice to take the leave. In many cases, notice to take leave will be given at the same time as the notice of entitlement to SPL.

8.2 The employee has the right to submit three notifications specifying leave periods they are intending to take. Each notification may contain either (a) a single period of weeks of leave; or (b) two or more weeks of discontinuous leave, where the employee intends to return to work between periods of leave. An employee may submit up to three notifications to book/vary leave throughout any one period of Shared Parental Leave.

8.3 SPL can only be taken in complete weeks but may begin on any day of the week. For example if a week of SPL began on a Tuesday it would finish on a Monday. Where an employee returns to work between periods of SPL, the next period of SPL can start on any day of the week.

8.4 The employee must book SPL by giving the correct notification at least eight weeks before the date on which they wish to start the leave and (if applicable) receive ShPP.

9 Continuous leave notifications

9.1 A notification can be for a period of continuous leave, which means a notification of a number of weeks taken in a single unbroken period of leave (for example, six weeks in a row).

9.2 An employee has the right to take a continuous block of leave notified in a single notification, so long as it does not exceed the total number of weeks of SPL available to them (specified in the notice of entitlement) and the employer has been given at least eight weeks’ notice.

9.3 An employee may submit up to three separate notifications for continuous periods of leave.

10 Discontinuous leave notifications

10.1 A single notification may also contain a request for two or more periods of discontinuous leave, which means asking for a set number of weeks of leave over a period of time, with breaks between the leave where the employee returns to work (for example, an arrangement where an employee will take six weeks of SPL and work every other week for a period of three months).

10.2 Where there is concern over accommodating the notification, the CCG or the employee may seek to arrange a meeting to discuss the notification with a
view to agreeing an arrangement that meets both the needs of the employee and the CCG (see “Discussions regarding Shared Parental Leave” above).

10.3 The CCG will consider a discontinuous leave notification but has the right to refuse it. If the leave pattern is refused, the employee can either withdraw it within 15 days of giving it, or can take the leave in a single continuous block.

11 Responding to a Shared Parental Leave notification

11.1 Once the HR Service receives the leave booking notice, it will be dealt with as soon as possible, but a response will be provided no later than the 14th day after the leave request was made.

11.2 All notices for continuous leave will be confirmed in writing.

11.3 All requests for discontinuous leave will be carefully considered, weighing up the potential benefits to the employee and to the CCG against any adverse impact to the business.

11.4 Each request for discontinuous leave will be considered on a case-by-case basis. Agreeing to one request will not set a precedent or create the right for another employee to be granted a similar pattern of SPL.

11.5 The employee will be informed in writing of the decision as soon as is reasonably practicable, but no later than the 14th day after the leave notification was made. The request may be granted in full or in part: for example, the CCG may propose a modified version of the request.

11.6 If a discontinuous leave pattern is refused then the employee may withdraw the request without detriment on or before the 15th day after the notification was given; or may take the total number of weeks in the notice in a single continuous block. If the employee chooses to take the leave in a single continuous block, the employee has until the 19th day from the date the original notification was given to choose when they want the leave period to begin. The leave cannot start sooner than eight weeks from the date the original notification was submitted. If the employee does not choose a start date then the leave will begin on the first leave date requested in the original notification.

12 Variations to arranged Shared Parental Leave

12.1 The employee is permitted to vary or cancel an agreed and booked period of SPL, provided that they advise the CCG in writing at least eight weeks before the date of any variation. Any new start date cannot be sooner than eight weeks from the date of the variation request.

12.2 Any variation or cancellation notification made by the employee, including notice to return to work early, will usually count as a new notification reducing the employee’s right to book/vary leave by one. However, a change as a result of a child being born early, or as a result of the CCG requesting it be
changed, and the employee being agreeable to the change, will not count as further notification. Any variation will be confirmed in writing by the CCG.

13 Statutory Shared Parental Pay (ShPP)

13.1 Eligible employees will be entitled to claim up to 37 weeks of statutory shared parental leave pay (ShPP), less any weeks of statutory maternity pay, maternity allowance or statutory adoption pay that has already been claimed by either partners. ShPP can be claimed following the birth or placement of the child but not at the same time as the compulsory two weeks of leave following the birth or placement of the child. ShPP is paid at a rate set by the government each year.

13.2 Where an employee intends to return to work after a period of shared parental leave, the maximum joint entitlement of an eligible couple to occupational shared parental pay will be as set out below. The maximum entitlement will only apply where either parent has not already received statutory or occupational maternity pay or statutory or occupational adoption pay in respect of the child. Where such pay (excluding pay during the compulsory two week maternity/adoptions leave period) has been received by either parent, the maximum joint entitlement set out below will reduce proportionate to the amount of maternity or adoption pay which has either been taken and paid to either parent, or notified as intending to be taken by either parent.

i) For the first six weeks of absence the employee will receive full pay, inclusive of any ShPP.
ii) For the next 18 weeks of absence the employee will receive half of full pay plus ShPP. The total receivable cannot exceed full pay.
iii) For the next 13 weeks, the employee will receive any ShPP that they are entitled to under the statutory scheme.
iv) The final 13 weeks the employee will receive no pay.

13.3 An NHS employer will not pay more than 26 weeks, 8 weeks full pay (including the two weeks’ compulsory leave) and 18 weeks half pay, to employees accessing occupational maternity or adoption or shared parental pay in aggregate to an eligible couple. This is irrespective of whether one or both parents are NHS employees as shared parental leave and pay is a joint entitlement.

13.3 In addition to meeting the eligibility requirements for SPL, an employee seeking to claim ShPP must further satisfy each of the following criteria:

- the mother/adopter must be/have been entitled to statutory maternity/adoption pay or maternity allowance and must have reduced their maternity/adoption pay period or maternity allowance period;
- the employee must intend to care for the child during the week in which ShPP is payable;
• the employee must have an average weekly earnings for the period of eight weeks leading up to and including the 15th week before the child’s expected due date/matching date are not less than the lower earnings limit in force for national insurance contributions;
• the employee must remain in continuous employment until the first week of ShPP has begun;
• the employee must give proper notification in accordance with the rules set out below.

13.4 Where an employee is entitled to receive ShPP they must, at least eight weeks before receiving any ShPP, give their line manager written notice advising of their entitlement to ShPP. To avoid duplication, if possible, this should be included as part of the notice of entitlement to take SPL.

13.5 In addition to what must be included in the notice of entitlement to take SPL, any notice that advises of an entitlement for ShPP must include:

• the start and end dates of any maternity/adoption pay or maternity allowance;
• the total amount of ShPP available, the amount of ShPP the employee and their partner each intend to claim, and a non-binding indication of when the employee expects to claim ShPP;
• a signed declaration from the employee confirming that the information they have given is correct, that they meet, or will meet, the criteria for ShPP and that they will immediately inform the CCG should they cease to be eligible.

13.6 It must be accompanied by a signed declaration from the employee’s partner confirming:

• their agreement to the employee claiming ShPP and for the CCG to process any ShPP payments to the employee;
• (in the case whether the partner is the mother/adopter) that they have reduced their maternity/adoption pay or maternity allowance;
• (in the case whether the partner is the mother/adopter) that they will immediately inform their partner should they cease to satisfy the eligibility conditions.

14 Calculation of shared parental leave pay

14.1 Full pay will be calculated using the average weekly earnings rules used for calculating Statutory Shared Parental Pay entitlements, subject to the following qualifications;
   i) in the event of a pay award or move to higher pay point being implemented before the paid shared parental leave period begins, the shared parental pay should be calculated as though the pay award or new pay point had effect throughout the entire Statutory Shared Parental Pay calculation period. If such a pay award was agreed retrospectively, the shared parental pay should be re-calculated on the same basis;
ii) in the event of a pay award or move to a higher pay point being implemented during the paid shared parental leave period, the shared parental pay due from the date of the pay award or new pay point should be increased accordingly. If such a pay award was agreed retrospectively the shared parental pay should be re-calculated on the same basis;

iii) in the case of an employee on unpaid sick absence or on half pay due to sickness absence during the whole or part of the period used for calculating average weekly earnings, in accordance with the earnings rules for Statutory Shared Parental Pay purposes, average weekly earnings for the period of sickness absence shall be calculated on the basis on notional full sick pay.

14.2 Employees not returning to NHS Employment

An Employee who is entitled to paid and unpaid Occupational Shared Parental Leave who does not intend to return to NHS employment for a minimum period of 3 months after their shared parental leave has ended, will be entitled to pay equivalent to Statutory Shared Parental Pay.

14.3 Employees with less than 12 months continuous service

If an employee does not satisfy the requirements for Occupational Shared Parental pay they may be entitled to Statutory Shared Parental Pay.

If an employee’s earnings are too low for them to qualify for Statutory Shared Parental Pay or they do not qualify for another reason they are advised to claim maternity allowance or any other possible benefits from their local Job Centre Plus.

All employees will have a right to take 52 weeks Shared Parental Leave whether or no they return to NHS employment.

15 Terms and conditions during Shared Parental Leave

15.1 During shared parental leave, an employee retains all of their contractual rights except remuneration.

15.2 Pension contributions will continue to be made during any period when the employee is receiving ShPP but not during any period of unpaid SPL. Employee contributions will be based on actual pay, while the organisation’s contributions will be based on the salary that the employee would have received had they not been taking SPL.
16 **Annual Leave & public holidays**

16.1 Employees on paid and unpaid maternity/adoption/shared parental leave retain their right to annual leave and public holidays.

16.2 Where unused annual leave and public holidays exceed CCG provisions for carry over to the next leave year it may be beneficial to the employer and employee for the employee to take the unused annual leave and public holidays before and/or after the agreed (paid and unpaid). The amount of annual leave and public holidays to be taken in this way, or carried over should be discussed and agreed between the employee and line manager. Payment in lieu may be considered as an option where accrual of annual leave and public holidays exceeds normal carry over provisions, providing this would not cause a breach of the Working Time Regulations 1998.

17 **Contact during Shared Parental Leave**

17.1 Before an employee's SPL begins, the CCG will discuss the arrangements for them to keep in touch during their leave. The CCG reserves the right in any event to maintain reasonable contact with the employee from time to time during their SPL. This may be to discuss the employee's plans to return to work, to ensure the individual is aware of any possible promotion opportunities, to discuss any special arrangements to be made or training to be given to ease their return to work or simply to update them on developments at work during their absence.

18 **Shared Parental Leave in Touch days**

18.1 An employee can agree to work for the CCG (or attend training) for up to 20 days during SPL without bringing their period of SPL to an end or impacting on their right to claim ShPP for that week. These are known as "Shared Parental Leave In Touch" or "SPLIT" days. Any work carried out on a day or part of a day shall constitute a day's work for these purposes.

18.2 The CCG has no right to require the employee to carry out any work, and is under no obligation to offer the employee any work, during the employee's SPL. Any work undertaken is a matter for agreement between the CCG and the employee. An employee taking a SPLIT day will receive full pay for any day worked. If a SPLIT day occurs during a week when the employee is receiving ShPP, this will be effectively ‘topped up’ so that the individual receives full pay for the day in question. Any SPLIT days worked do not extend the period of SPL.

18.3 An employee, with the agreement of the organisation, may use SPLIT days to work part of a week during SPL. The CCG and the employee may use SPLIT days to effect a gradual return to work by the employee towards the end of a long period of SPL or to trial a possible flexible working pattern.
19 Returning to work after Shared Parental Leave

19.1 The employee will have been formally advised in writing by the CCG of the end date of any period of SPL. The employee is expected to return on the next working day after this date, unless they notify the CCG otherwise. If they are unable to attend work due to sickness or injury, the CCG’s normal arrangements for sickness absence will apply. In any other case, late return without prior authorisation will be treated as unauthorised absence.

19.2 If the employee wishes to return to work earlier than the expected return date, they may provide a written notice to vary the leave and must give the CCG at least eight weeks notice of their date of early return. This will count as one of the employee’s notifications. If they have already used their three notifications to book and/or vary leave then the organisation does not have to accept the notice to return early but may do if it is considered to be reasonably practicable to do so.

19.3 On returning to work after SPL, the employee is entitled to return to the same job if the employee’s aggregate total statutory maternity/paternity/adoption leave and SPL amounts to 26 weeks or less, he or she will return to the same job. The same job is the one they occupied immediately before commencing maternity/paternity/adoption leave and the most recent period of SPL, on the same terms and conditions of employment as if they had not been absent.

19.4 If their maternity/paternity/adoption leave and SPL amounts to 26 weeks or more in aggregate, the employee is entitled to return to the same job they held before commencing the last period of leave or, if this is not reasonably practicable, to another job which is both suitable and appropriate and on terms and conditions no less favourable.

19.5 If the employee also takes a period of unpaid parental leave of 4 weeks or less this will have no effect on the employee’s right to return and the employee will still be entitled to return to the same job as they occupied before taking the last period of leave if the aggregate weeks of maternity/paternity/adoption and SPL do not exceed 26 weeks.

19.6 If a parent takes a period of 5 weeks of unpaid parental leave, even if the total aggregate weeks of maternity/paternity/adoption and SPL do not exceed 26 weeks, the employee will be entitled to return to the same job they held before commencing the last period of leave or, if this is not reasonably practicable, to another job which is suitable and appropriate and on terms and conditions no less favourable.

20 Special Circumstances and fixed term contracts

20.1 In certain situations an employee’s rights and requirements regarding SPL and ShPP may change. In these circumstances the organisation will abide by any statutory obligations and an employee should refer to the documents listed below and/or clarify any issues or queries with the HR Service.
20.2 Employees on fixed term contracts which expire after the 11th week before the expected week of childbirth, or the date of matching, or the 15th week before the baby’s due date if applying via a surrogacy arrangement, and who are entitled to paid and unpaid Occupational Shared Parental Leave shall have their contracts extended so as to allow them to receive the 52 weeks, which includes paid occupational and statutory shared parental pay and the remaining 13 weeks unpaid shared parental leave.

20.3 Absence on shared parental leave shall not constitute a break in service.

20.4 If there is no right to return exercised because the contract would have ended if shared parental leave had not occurred or been taken, repayment of Occupational pay will not apply.

20.5 Employees on fixed term contracts who do not meet the 12 months’ continuous service condition may still be entitled to Statutory Shared Parental Pay.
Appendix 1 – Shared Parental Leave Notice of Entitlement.

This form is used to inform the HR Service of the intention of an employee to apply for Shared Parental Leave. It is the responsibility of the Employee to complete this form and the line manager to authorise it.

**Note to Employee:**
Please complete as soon as possible and at least 28 days before commencing your Shared Parental leave, or ceasing work.
Please complete Section 1, Section 2 and Section A, B or C (dependant upon length of continuous service) and ensure your manager completes Section 3.

### Section 1. Employee Details

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</tr>
<tr>
<td>Line Managers Details:</td>
<td>Full Name:</td>
<td>Email:</td>
</tr>
<tr>
<td>Partners Details</td>
<td>Place of Work</td>
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<tr>
<td>Continuous NHS Service Date*</td>
<td>Start date with current employing organisation:</td>
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*Continuous NHS Service is the date from which you have continually worked within the NHS without a break in service of more than 12 months.

### Section 2. Details of Shared Parental Leave

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<td>Start Date of Maternity/ Adoption Leave</td>
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Shared Parental Leave Procedure
Adoption Leave

I intend to return to work in the same organisation:  
☐ Yes  ☐ No  ☐ Undecided

Original MatB1 / Matching Certificate attached  
☐ Yes  ☐ No

If ‘No’ - Please forward at least 28 days prior to commencement of Leave

Total Amount of Shared Leave Available

Amount of Shared Leave to be taken by Mother

Amount of Shared Leave to be taken by Partner

Date that you intend to take Shared Parental Leave

I declare that:

• I will be sharing responsibility for the care of the child
• The mother has given notice to end her maternity entitlement
• I meet the continuity of employment test
• The information that I have given is accurate
• Should I cease to be eligible for Shared Parental Leave, I will immediately inform my employer.

Signed  

Date

AUTHORISATION

<table>
<thead>
<tr>
<th>Print Name</th>
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<td></td>
</tr>
<tr>
<td>Line Manager</td>
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Please return this form along with your Matb1/Matching Certificate to the HR Service at the following email address: ccghr@boltonft.nhs.uk

Please note that only fully completed and authorised forms can be processed.
Appendix 2- Confirmation of Shared Parental Leave booking

Date

Dear…………..

Thank you for your notice to take Shared Parental Leave commencing on dd/mm/yy.

We confirm that you are entitled to take Shared Parental Leave as set out in your notification.

I can confirm that you will be away from work in Shared Parental Leave from…………… to…………… (If leave is discontinuous then please amend as needed) You are expected to return to work on the first working day after your leave period ends.

During you leave period, you will receive Statutory Shared Parental Pay from ……………… to……………(If leave is discontinuous, or where no pay is applicable then please amend as needed)

If you wish to vary or reduce the leave that you have booked, you must give at least eight weeks notice before any amended dates occur. A notice to vary your booked leave will count as a new notice thereby reducing your entitlement to make three statutory notifications by a further one.

If you have any questions about any aspect of your Shared Parental Leave and/or pay entitlement, please do not hesitate to speak to (name of individual/HR department)

Yours Sincerely
Appendix 3- Shared Parental Leave: Refusal of a discontinuous leave booking

Dear………..

Thank you for your notice booking Shared Parental Leave that was given on dd/mm/yy.

Having given the proposal thorough consideration, I regret that the organisation is unable to agree to the pattern of discontinuous leave that you requested.

Unless your notice is withdrawn the total amount of leave requested in your notice, amounting to …… weeks, will automatically become a continuous block. Unless the organisation is informed otherwise this will begin on the date you requested your leave period to start dd/mm/yy.

If you would like the period to begin on a different date please confirm this to (name of individual/HR department) on or before dd/mm/yy. Please remember that the start date cannot be sooner than eight weeks from the date your original notice was given.

Alternatively you may withdraw your notification on or before dd/mm/yy. This would then not count as one of your notifications.

If you have any questions about any aspect of your Shared Parental Leave and/or pay entitlement, please do not hesitate to speak to (name of individual/HR department)

Yours Sincerely
Appendix 4- Partners Shared Parental Leave Declaration Form

Name
Address
National Insurance Number

I confirm that:

- I am the mother/adopter of the child or the father of the child or are the spouse, civil partner or partner of the mother/adopter.
- I satisfy the employment and earnings test and had at the date of the child’s birth or placement for adoption the main responsibility for the child along with my partner/your employee.
- I consent to the amount of SPL that my partner/your employee intends to take.
- I consent to the organisation processing the information contained within the declaration form.
- Where my partner is mother/adopter, I will immediately inform my partner should they cease to satisfy the eligibility conditions.

Name
Date
Appendix 5-Shared Parental Leave Process

Employee must give 8 weeks’ notice of their intention to take SPL by completing the SPL Notification form and handing this to their Line Manager in the first instance. The employee must also provide a signed declaration form from their partner and present these to People Services along with a copy of their MatB 1 form. Employee may submit up to 3 SPL leave requests in any one Shared Parental Leave Period.

Has the employee requested discontinuous leave?

Yes

Line Manager to arrange meeting to discuss.

No

A single period of continuous leave cannot be declined.

Accept

Refuse

Negotiate alternative dates

Employee can withdraw notice so long as it is within 15 days and take a single period of leave. In this instance the employee has until the 19th day from the date the original notification was given to choose when they want the leave to begin. (cannot start sooner than 8 weeks from date original notification submitted)

Once the SPL Notification form is received, a response will be provided in writing within 14 days. (SPL Confirmation form)

Employee will have been formally advised in writing of end date of SPL. If the employee wishes to return to work earlier than expected return date, they must provide written notice to vary the leave and must give the organisation at least 8 weeks notice of their date of early return. (This would count as one of the employees notifications)
Definitions

Continuous Leave- a notification of a number of weeks taken in a single unbroken period of leave.

Discontinuous Leave- a set number of weeks leave over a period of time, with breaks between the leave where the employee returns to work.