



Adoption/surrogacy leave policy

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1. Introduction

All employees are entitled to a period of 52 weeks' adoption leave, regardless of the length of continuous service. You can choose to stay on adoption leave for the 52 weeks leave entitlement or end it early and share the remaining weeks leave with your partner by opting in to Shared Parental Leave. For further information refer to the [Shared Parental Leave Policy](#)

This policy sets out the adoption provisions and rights for employees who are:

- newly matched with a child for adoption;
- the intended parents of a child born through a surrogacy arrangement, who will be subject to a Parental Order;
- the prospective adopters who are fostering a child under the 'Fostering for Adoption' scheme.

It incorporates the Adoption Leave and Pay Provisions contained in the Employment Act 2002, and in the Paternity and Adoption Leave Regulations 2014.

If you are a couple adopting, you can decide who will take the paid adoption leave. The other partner may be eligible to take paid paternity/partner leave under the University's [Paternity and Partner Leave and Pay Policy](#)

2. Entitlements and options

Your entitlement to adoption pay will depend on how long you have been employed by the University. You may be eligible for Statutory Adoption Pay (SAP), to find out if you are entitled to leave or pay when you are adopting, you can use the [On-line calculator](#) on the GOV.UK website.

SAP¹ is paid for up to 39 weeks, at the rate of 90% of full pay for six weeks, followed by 33 weeks at the lower rate.

¹ SAP is payable from the first day of leave and paid for complete weeks. For example: if leave begins on a Tuesday, it will finish on a Monday. If you are receiving SAP and leave is not taken in complete weeks, your SAP payments may be affected, as payment cannot be made for part weeks.

For further information about eligibility criteria for statutory adoption pay, and for current rates of statutory adoption pay refer to [Adoption pay and leave](#) on the GOV.UK website.

Adoption leave is available only in circumstances where a child is not known to the adoptive parents (therefore, if there is an established relationship with a child, such as a stepchild or fostering² you will not be eligible for adoption leave).

The entitlement and options are shown in the table below:

Type of Leave	Option	Service	Leave entitlement	Payment
Statutory adoption leave - basic right	A	Less than 52 weeks continuous service at the week in which notice of the match is given.	52 weeks	In most cases, entitled to 39 weeks statutory adoption pay (SAP) +13 weeks unpaid
University adoption leave	B	52 weeks or more continuous service at the week in which notification of the match is given.	52 weeks	Eight weeks' full pay (which include eight weeks SAP) +16 weeks half pay plus SAP +15 weeks SAP +13 weeks unpaid
University adoption leave	C	52 weeks or more continuous service at the week in which notification of the match is given.	52 weeks	16 weeks full pay (which include 16 weeks SAP) +23 weeks SAP +13 weeks unpaid
Statutory entitlement only	D	Intends not to return. Service and pay will determine eligibility for SAP, and contractual notice would apply.	52 weeks	39 weeks SAP (if entitled)

If you would like further advice, please contact your local HR Manager.

² Except intended parents fostering a child under the 'Fostering for Adoption' scheme.

3. Official meetings prior to the adoption

Up to five days' paid leave will be available for the purpose of attending official meetings or conducting visits prior to the official date of adoption. You should provide your head of school/service (or nominee) with as much notice as possible, and you may need to provide evidence of meetings, appointments, visits etc.

4. Notification of adoption/surrogacy leave

You should notify your local HR Manager and head of school/service (or nominee) of your intention to adopt within seven days³ of the match being confirmed, together with the expected date of placement and the date you wish leave to commence, which should be no later than the date of the placement.

This date can be changed due to changing circumstances regarding the adoption. Any request given at short notice will be treated as sympathetically as possible given the exigencies of the service.

5. Applying for adoption/surrogacy leave

To apply for adoption/surrogacy leave you should complete the Adoption and surrogacy leave application form. The completed form should be returned to your local HR Manager together with the documentation detailed in the table below. A copy of the form should also be passed to your head of school/service (or nominee).

UK Adoptions	Surrogacy Arrangement	Overseas Adoptions
Letter from the appropriate agency confirming that adoption is being sought	The birth mother's MATB1 form	A copy of the 'Official Notification' issued by the relevant UK authority as proof of the eligibility to adopt a child from overseas

³ Overseas adoptions: within 28 days of the date you wish your leave to begin, or as soon as reasonably practicable. Surrogacy arrangements: by the 15th week before the expected week of childbirth.

UK Adoptions	Surrogacy Arrangement	Overseas Adoptions
The 'matching certificate' to confirm a child is being placed issued by the adoption agency.	Parental Order within six months of the child's birth ⁴	Completed SC6 form giving the date the child is expected to enter the UK and to declare that Statutory Paternity Pay is not being claimed.
Confirmation letter from the adoption agency that a child has been placed with you.		A copy of documentation confirming that the adoptive child has entered the UK, such as a plane ticket or copies of entry clearance documents ⁵

A letter will be sent from HR confirming your leave and pay arrangements.

6. Starting adoption/surrogacy leave

The earliest adoption leave can start is 14 days prior to the expected date of placement, the latest date leave can start is the date of placement itself. If you plan to start your adoption leave before the actual placement date you must be sure that the placement will be going ahead on the date agreed, as it is not possible to stop and start leave again at a later date if the placement is delayed.

In the case of a surrogacy arrangement, leave can only start from the date of birth.

7. Disruption to the placement

In the event of a disruption to the placement in the following circumstances:

- adoption leave began prior to the expected date of placement, and you are then informed that the placement will not be made, or
- during adoption leave, if the child returns to the adoption agency, or
- during adoption leave, if the child dies.

⁴ The University reserves the right to reclaim any payment made, and to be compensated for leave taken, if you fail to provide a copy of the 'Parental Order' within six months of leave and pay starting.

⁵ Evidence should be submitted within 28 days after the child's entry to the UK.

Adoption leave will normally finish eight weeks after the end of the week in which the disruption took place. Payment of SAP continues for eight weeks after the end of the week in which the disruption took place, or until the end of the adopter's 39-week SAP period if that is sooner. You must give eight weeks' notice if you return to work earlier than expected because of the disruption.

8. Terms of employment

Except as stated in this policy, all conditions of employment will continue to apply as though you had not been absent.

9. Pension arrangements

Pension contributions will continue to be deducted as normal, while you are in receipt of adoption pay. See the family leave pension arrangements on the [HR website](#) for further information.

10. Probation

If you are on probation at the start of your adoption leave, the probationary period will be extended by the period of your adoption leave.

11. Research excellence framework (REF)

If you are eligible to be included in the REF and as a result of your absence your research productivity is significantly affected, the number of outputs required for submission for REF may be reduced. The number of outputs you will be required to submit will be based on the published REF panel criteria and working methods in place at the time of the relevant exercise. Information about the latest REF exercise can currently be found on the [Research Excellence Framework](#) website. Your head of school/service (or nominee) will discuss any implications with you.

12. Sickness absence

If you fall ill during your leave, you will need to notify your head of school/service (or nominee) as soon as possible and follow the normal procedures set out in the sickness absence policy. In such circumstances your SAP will be replaced by sick pay.

13. Fixed term contracts

If you are employed on a fixed term contract that is due to expire during your adoption leave period, your contract will be extended until the end of your statutory adoption pay period. The extension will be to facilitate the continuing payment of your adoption leave pay.

During your adoption leave we will continue to support you in seeking a suitable alternative role. You will be provided with access to the redeployment register and will continue to be considered as part of workforce planning. You will be unable to return to work unless your current role is extended, or you obtain another post with us. We will continue to consult with you about the expiry of your fixed-term contract.

14. Salary deductions

Car parking permits and payment may be suspended during adoption/surrogacy leave, further details about car parking can be obtained on the [Estates and Facilities website](#). Other salary deductions, such as trade union subscriptions, will continue to be deducted during your paid absence, but will normally be suspended during unpaid periods of leave. You may wish to check the implications with the provider during suspended periods.

15. Annual leave

You will continue to accrue your statutory and contractual annual leave entitlement during the whole period of your adoption/surrogacy leave.

Annual leave accrued up to the date of commencement of adoption/surrogacy leave should, where possible, be taken before starting leave.

Annual leave accrued during adoption/surrogacy leave should, where reasonably practical, be taken in the holiday year in which the return-to-work falls.

Dates of annual leave should be agreed with the head of school/service (or nominee).

If you are employed on a fixed-term contract which is due to expire during your adoption leave, and no suitable alternative employment is found, you will receive payment for any outstanding accrued contractual and statutory leave on the expiry of your contract.

Where you are not able to take all your accrued leave in the current leave year due to the timing of your adoption/surrogacy leave, or in the case where there are unforeseen changes to the placement, the remaining leave, including accrued bank holidays and closure days can be carried forward into the annual leave year in which you return to work. The amount of unused accrued leave carried forward under this policy is not subject to the limit set out in the Annual Leave Policy.

At the point of return to work following adoption/surrogacy leave, the Annual Leave Policy will apply and any subsequent carry forward of leave will be subject to the terms of that policy.

16. Contact with colleagues

It is good practice for you and your head of school/service (or nominee) to maintain reasonable contact during your leave. This will help to ensure that you are kept up to date on changes within your school/service, for example, staffing changes, job opportunities and personal circumstances that will help ease your return to work.

Keeping in touch will also help the head of school/service (or nominee) to be kept informed about your plans to return to work so that an effective return to work can be planned.

You are encouraged to discuss with your head of school/service (or nominee) and colleagues how you wish contact to be maintained, and how your availability or otherwise should be communicated.

17. Work during adoption/surrogacy leave

Keeping in touch days

With the agreement of the head of school/service (or nominee), you may do up to 10 days work as 'keeping in touch days' (KIT days). These days are different to having reasonable contact during adoption/surrogacy leave as described under section 16.

The types of activity that may be covered will depend on your role, but may include attending a training session, a conference or team update.

There is no obligation on the head of school/service (or nominee) to offer KIT days, nor is there any obligation on you to work such days. You are unable to work during the two weeks' compulsory leave period. Work carried out on any day will constitute a day's work.

If you undertake work in addition to the 10 KIT days during the adoption leave period, it will be deemed that you have returned to work from the date the work commenced, and adoption payments will stop.

Payment for keeping in touch days

Keeping in touch days will be paid at your normal daily rate of pay.

- If you are receiving full pay, no additional payment will be made.
- If you are receiving half pay, no pay, or SAP only, you will be paid the difference between what you are receiving under your adoption pay and your normal rate of pay.

Where a full day is not worked, you will receive payment for the hours worked based on your normal hourly rate. The total payment will not exceed your normal daily rate.

To request payment for KIT days' the Payment for KIT days form should be completed by the head of school/service (or nominee).

The form should be returned to Payroll who will arrange for payment to be made with

your next salary payment, depending on payroll deadlines.

18. Work for another employer

SAP and University adoption pay (UAP) will be shortened if, whilst receiving payment from the University, you start work with another employer who was not employing you during the 15th week before the match/birth of a child.

19. Returning to work

In accordance with legislation, you are obliged to take a minimum of two weeks adoption/surrogacy leave, which can start up to 14 days before the child is placed for adoption, or immediately following the birth in the case of a surrogacy arrangement.

If you return to work at the end of your adoption leave you are not obliged to provide formal notification of your return. However, to make sure that arrangements are made for your salary payments to be made in good time, it would be helpful if you could confirm this in writing to your local HR Manager and head of school/service (or nominee) at the earliest opportunity.

If you wish to return before the end of your adoption leave, you will need to give eight weeks' notice in writing to your local HR Manager and head of school/service (or nominee). However, this notice period may vary by agreement with the head of school/service (or nominee).

If you are employed on a fixed-term contract which has been extended to facilitate your statutory adoption pay, you will be unable to return to work unless your current role is extended or you obtain another post with us. You will continue to be provided with access to the redeployment register and support will be provided in seeking suitable alternative employment. You will continue to be considered as part of workforce planning.

On return to work your head of school/service (or nominee) will arrange a return-to-work induction. Its purpose is to update you on any changes that have taken place in the school/service during your absence, to discuss work priorities and to look at what

support mechanisms can be put in place to help you settle back in to work.

20. Right to return to work to the same post

You will have the right to return to the same post if your total absence amounts to 26 weeks or less.

If your total leave is more than 26 weeks you will have the right to return to the same post unless the post is redundant. In such cases, you will return to a suitable alternative post where one is available.

21. Returning to work on a part time basis

If you are considering returning to work on a part-time basis or changing your working pattern either in the short-term to help ease yourself back into work, or to settle your child in to nursery, or in the longer term, you are encouraged to discuss your plans with your head of school/service (or nominee) at the earliest opportunity.

Although there is no automatic right to return to work on a part time basis, your head of school/service (or nominee) will actively consider your proposals.

Alternatively, you may wish to consider using our parental leave and/or flexible working policies or using part of your annual leave. For more information about these policies see the [HR website](#)

22. Not returning to work

If you are receiving UAP and decide not to return to work for at least three months, you will have to repay the non-statutory part of your UAP.

If you are employed on a fixed-term contract that comes to an end at the end of your adoption leave period, and it has not been possible to find suitable alternative employment, you would not be expected to repay the non-statutory part of your UAP.

However, if you are offered an extension or renewal of your current contract, and/or another post is available at the University, but choose not to accept it, we will claim back the non-statutory part of your UAP if you reject, or do not pursue such options.

You will need to repay the UAP in full, within three months of your leaving date.

If you are still entitled to SAP at the time of leaving you will receive the remaining payment on a monthly basis through the University payroll.

23. Shared parental leave

If you are considering taking shared parental leave, you can find further information in our [Shared Parental Leave Policy](#)

24. Further Information

Further information about this policy can be obtained from your local HR Manager. If you require this document in an alternative format, please email Human Resources HR@leeds.ac.uk

25. Implementation and review

The policy review process will be managed by the Employment Relations and Policy Team in conjunction with the policy author. Formal reviews of policy will be carried out in consultation with the recognised trade unions and where appropriate, proposed changes will be negotiated in accordance with the Procedural Agreement for each trade union.