SHARED PARENTAL LEAVE POLICY

Please Note: The Shared Parental Leave and Pay arrangements outlined below apply to eligible parents who are expecting a baby which is due on or after 5 April 2015, and to parents who have a child placed with them for adoption on or after that date.

1. Shared Parental Leave

1.1 Introduction

The following outlines College employees’ entitlements to Statutory and College Shared Parental Leave rights and benefits. It will not normally apply to casual workers or agency workers.

In most cases, Shared Parental Payments made to any member of staff, including those employed on Research Grants, will be charged to a central fund for the duration of any paid Shared Parental Leave. Where a research funder provides support towards Shared Parental Payments, depending on the level of financial support provided; either: (a) the costs will be charged directly to the research award (rather than the central fund); or (b) arrangements will be made to recover these costs from the funder, and these will be credited to the central fund at the end of the period of leave.

Payment for “Shared Parental Leave In Touch” days will be charged to the member of staff’s departmental/divisional/faculty code.

The legislation governing Shared Parental Leave is complex and members of staff are encouraged to contact the Human Resources representative for their Department or Division to discuss their entitlements.

The College treats equality of opportunity seriously and has an equality framework that is applicable to staff in order to promote and ensure equality of opportunity. Implementation of this procedure must be clear and transparent, and not subject to any unfair discriminatory practices.

Line managers and supervisors are required to familiarise themselves with, and understand, this procedure.

2. What is Shared Parental Leave?

Shared Parental Leave provides eligible parents with the opportunity to choose to share between them the care of their child during the first year following the child’s birth or adoption. Its purpose is to give parents greater flexibility in considering how to best care for, and bond with, their child.

Parents have the option of converting part of their Maternity Leave and Pay or Adoption Leave and Pay period to Shared Parental Leave and Pay, and sharing the remaining period of leave and pay (up to a maximum of 50 weeks’ leave and 37 weeks’ pay) between them.
Shared Parental Leave and Pay cannot begin before the birth, or placement for adoption, and all leave must be taken within one year of the birth or the date that the child was placed with the family (i.e. the day before the child’s first birthday or the anniversary of the placement of an adopted child).

Two separate schemes are available to College staff (subject to meeting the eligibility requirements):

- Under the **Statutory Shared Parental Leave Scheme**, a member of staff may submit up to three requests for blocks of shared parental leave during the first year following the birth of their baby or the placement of their child with them for adoption. A block of leave may have one start and end date (for example commencing on 1 July and ending on 31 October). This is known in law as a “continuous” block of leave. Alternatively, subject to line manager agreement, a block of leave may include two or more start and end dates (for example one month’s leave, followed by two months at work, followed by three months leave). This is known in law as a “discontinuous” block of leave.

- Alternatively, where the additional eligibility requirements are met, members of staff may choose to opt into the **College Shared Parental Leave Scheme** and receive the enhanced pay arrangements. Under this route, the leave pattern (which may be “continuous” or “discontinuous”) for the full shared parental leave period will be agreed with the member of staff at the point they notify the College of their intention to take leave. No subsequent changes to the agreed leave pattern will then be permitted, unless exceptional circumstances apply.

Where an eligible member of College staff opts in to either of the Shared Parental Leave schemes, they may choose to request to take blocks of leave at the same time as their co-parent, or at different times. Alternatively, the whole period of shared parental leave may be taken by one parent.

Where both parents meet the eligibility criteria, and both work for the College, they will be entitled to share the leave and pay arrangements outlined in this policy. Where one parent works for the College, they will be entitled to the leave and pay arrangements outlined in this policy; while their partner will be entitled to the leave and pay arrangements as set out by their own employer.

It is expected that members of staff will discuss their plans for Shared Parental Leave with their line manager/supervisor at as early a stage as possible. This will provide an opportunity to explore options, and will enable the line manager/supervisor to start to consider plans for accommodating leave.

**Please Note:** Where a member of staff wishes to take a period of Paternity/Maternity Support Leave and pay following the birth of their child, or following the date a child is placed with them for adoption, this must be taken before Shared Parental Leave commences. Any entitlement to Paternity/Maternity Support Leave and Pay will cease once Shared Parental Leave has commenced.

3. **Shared Parental Leave Entitlement**

3.1 **Am I eligible to take Shared Parental Leave?**

You are eligible to opt into the **Statutory Shared Parental Leave Scheme** if you are:

- The mother/primary adopter; or
- The father of the child (in the case of a birth); or
- The spouse, civil partner or partner of the child’s mother/primary adopter
and

- You will share the main responsibility for the care of the child with your partner;
- You have completed 26 weeks’ continuous service with the College by either the end of the 15th week before the expected week of childbirth, or by the end of the week in which you were notified that you had been matched with your child;
- You will still be employed by the College in the week before the leave is taken;
- You are or your partner is entitled to Statutory Maternity Leave/Statutory Maternity Pay or Maternity Allowance, or to Statutory Adoption Leave/Statutory Adoption Pay; and have curtailed this entitlement.

In addition, your partner must also satisfy work and earnings requirements (the “joint test”):

- They must have worked (as an employee1, agency worker2, or on a self-employed basis3) for at least 26 weeks of the 66 weeks before the expected week of childbirth or by the end of the week in which you are notified that you have been matched with a child for adoption; and
- In 13 weeks of that 66 week period they must have earned an average of £30 per week, and have paid either class one or class two National Insurance Contributions in those weeks (or hold an exemption certificate for those weeks).

In order to opt into the College Shared Parental Leave Scheme, in addition to the above, you must have more than one year’s service with the College at the qualifying week (15th week before the expected week of childbirth, or by the end of the week in which you are notified that you have been matched with a child for adoption). You must also agree your leave pattern for the full Shared Parental Leave period at the point you notify the College of your intention to take leave.

3.2 Will my previous continuous service be recognised for the purposes of calculating Shared Parental Leave and Statutory Shared Parental Pay entitlements?

The College will recognise previous continuous University or Trust service for the purposes of Shared Parental Leave and Pay for the following categories of staff: Professor, Reader, Non Clinical and Clinical Senior Lecturer, Non Clinical and Clinical Lecturer, and Clinical Research Fellows.

4. Shared Parental Leave

4.1 When can Shared Parental Leave commence?

Shared Parental Leave can commence as soon as:

- You or your partner:
  - Have taken at least two weeks’ Maternity Leave (Compulsory Maternity Leave) following the birth of the child; or taken at least two weeks’ Adoption Leave; and
  - Have curtailed their entitlement to Maternity Leave or Adoption Leave by
    - Providing at least eight weeks’ notice to their employer of their intention to curtail their entitlement to Maternity Leave or Adoption Leave; or
    - Returning to work.

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1 Individual who works under a contract of employment.
2 Individual who works through an agency to find jobs. The contract is between the individual and the agency, and there is no contract of employment with an employer.
3 Individual in business on their own right, who enters into contracts to provide services for clients in return for a fee. Will be responsible for paying their own Income Tax and National Insurance Contributions.
and

- You and your partner have completed the relevant sections of the Shared Parental Leave – Eligibility Form and you have provided a copy to your line manager and HR at least eight weeks prior to the date you intend to commence your first period of Shared Parental Leave.

4.2 Once notice to curtail Maternity Leave or Adoption Leave has been submitted, can I change my mind?

The curtailment notice is binding and, once submitted, cannot usually be withdrawn. A curtailment notice can only be withdrawn if maternity or adoption leave has not yet ended, and one of the following applies:

- If you realise that neither you nor the other parent are in fact eligible for Shared Parental Leave or Statutory Shared Parental Pay, in which case you can revoke the curtailment notice in writing up to eight weeks after it was given;
- If you gave the curtailment notice before giving birth or placement of child, you can revoke it in writing up to eight weeks after it was given, or up to six weeks after birth/placement, whichever is later; or
- If the other parent has died.

Unless you revoke a curtailment notice in any of these circumstances, you will not be able to opt back into either the College or Statutory Shared Parental Leave Scheme at a later date.

4.3 How can Shared Parental Leave be taken?

You and your partner may choose to take shared parental leave at the same time or at different times (as long as the total leave taken does not exceed what is jointly available to you, up to a maximum of 50 weeks).

- **Example one:**
  You choose to take eight weeks’ Maternity Leave. Then you and your partner both take a period of 12 weeks’ Shared Parental Leave, so that you can care for your child together. Your partner returns to work, and you then take a further 16 weeks’ Shared Parental Leave.

- **Example two:**
  Your partner takes 16 weeks’ Adoption Leave. Following their return to work, you take a period of 12 weeks’ Shared Parental Leave. You then return to work, and your partner takes a final period of 16 weeks’ Shared Parental Leave.

Alternatively, shared parental leave may be taken by only one parent.

4.4 How much Shared Parental Leave will I be able to take?

The amount of shared parental leave available will be determined by how much maternity leave or adoption leave you or your partner have already taken.

To calculate the leave available, deduct the amount of maternity leave or adoption leave you or your partner have already taken from the maximum (52 weeks’ leave). The remaining leave (up to a maximum 50 weeks) may be shared between you. To help you do this, you may wish to use the attached calendar.

5. Taking Shared Parental Leave – the College Scheme
5.1 How will my Shared Parental Leave request be considered under the College Scheme?

If you meet the eligibility requirements outlined at section 3.1 above, and choose to opt in to the **College Shared Parental Leave Scheme**, you will need to outline the pattern of leave you are requesting for the full shared parental leave period on the Shared Parental Leave Notification. You can submit completed Notification at the same time as you submit your completed Shared Parental Leave - Entitlement Form (at section 4.1 above), or at a later stage. Your completed Notification must be submitted to your line manager and HR at least eight weeks before your requested pattern of leave is due to commence.

Where a requested pattern of leave includes up to three start dates and three end dates, it will be automatically approved. For example, you would receive automatic approval for:

- A requested leave pattern that would involve: eight weeks’ Shared Parental Leave, then four weeks back at work, followed by a further ten weeks’ Shared Parental Leave, followed by eight weeks at work, and then a further four weeks Shared Parental Leave.
- A requested leave pattern that would involve: 20 weeks’ Shared Parental Leave, followed by eight weeks back at work, then a further ten weeks’ Shared Parental Leave.

HR will provide written confirmation of the leave arrangements upon approval.

Where a requested pattern of leave includes more than three start dates and three end dates, this will be subject to line manager agreement. For example, discretionary approval would be required for:

- A requested leave pattern that would involve: taking Shared Parental Leave for alternate months over a ten month period.
- A requested leave pattern that would involve: four weeks' Shared Parental Leave, then three weeks back at work, followed by a further six weeks' Shared Parental Leave, then two weeks back at work, followed by four weeks' Shared Parental Leave, then four weeks back at work, and a further ten weeks' Shared Parental Leave.

All such requests will be carefully considered, and must be decided on within a period of 14 calendar days from receipt of your Shared Parental Leave Notification.

If the pattern requested, which includes more than three start dates and three end dates, is not possible, then your manager will arrange to meet with you to discuss possible alternative leave patterns.

Where a pattern of shared parental leave with more than three start dates and three end dates is agreed, your manager will inform HR, who will provide written confirmation of the leave arrangements.

5.2 Under the College scheme, what happens if my requested pattern of leave is not approved?

If a requested pattern of leave that involves more than three start and end dates is refused, and no alternative pattern is agreed, the following options will be available:

- You have the option of taking the weeks of leave originally requested in your Shared Parental Leave Notification in up to three blocks, commencing on the start date specified in your original request. Written confirmation of the revised blocks of leave must be provided to your manager and HR no later than 19 calendar days after you submitted your original request; or
• You may choose to take the weeks of leave originally requested in your Shared Parental Leave Notification in up to three blocks, commencing on a different date to that specified in your original request, although not less than eight weeks from the date you first submitted your request. Written confirmation of the new start date, together with confirmation of the revised blocks of leave, must be provided to your manager and HR no later than 19 calendar days after you submitted your original request; or

• You may choose to “opt out” of the College Shared Parental Leave Scheme, and submit requests for Shared Parental Leave via the Statutory Shared Parental Leave Scheme (see section 6 below). Please note, in that event, you may not have your preferred leave pattern agreed, as the College does not need to agree a pattern of Shared Parental Leave including any more than three start dates and three end dates. In addition, should you opt into the Statutory Scheme, you would receive the statutory benefits outlined at section 8 for the duration of your Shared Parental Leave, and would not be eligible to receive the enhanced benefits outlined at section 7.

5.3 Under the College Scheme, what happens if my pattern of leave was approved before my baby was born, or before my child was placed with me for adoption, and my baby arrives earlier than expected, or the placement commences earlier than expected?

In such circumstances, you must notify your manager and HR of the new start date as soon as reasonably practicable. HR will provide written confirmation of your new leave arrangements.

5.4 Under the College Scheme, can I vary or cancel my leave pattern once it’s been agreed?

With the exception of a situation where a baby arrives early or the placement of a child for adoption commences earlier than expected (section 5.3 above), where you opt into the College Shared Parental Leave Scheme, once a pattern of leave has been confirmed, no changes to the pattern will normally be permitted. In order to minimise the need for leave patterns to be varied or cancelled, it is expected that your partner would have agreed their leave pattern in line with their employer prior to you submitting your Shared Parental Leave Notification.

In exceptional circumstances, for example in the event of serious illness, consideration will be given to varying the arrangements.

If you wish to vary your approved pattern of Shared Parental Leave without an exceptional reason, your entitlements under the College Shared Parental Leave Scheme may come to an end. Instead, any variation will be considered in line with the Statutory Scheme at section 6 below, and any future paid periods of Shared Parental Leave would be paid in line with the Statutory Scheme (see section 8).

6. Taking Shared Parental Leave – Statutory Scheme

6.1 How can Shared Parental Leave be taken under the Statutory Scheme?

If you choose to opt into the Shared Parental Leave Statutory Scheme, you can submit up to three requests for blocks of shared parental leave at any time up to 9 weeks before the child’s first birthday, or the anniversary of the placement of the child with you for adoption, using the Shared Parental Leave Notification. You can submit your first leave request at the same time as you submit your completed Shared Parental Leave - Entitlement Form (at section 4.1 above), or at a later stage.

You must provide at least eight weeks’ written notice in advance of each block of leave requested, and all blocks of shared parental leave must be for a minimum of one week, and
taken in multiples of a week (i.e. it cannot be taken as single days/blocks of less than one week). In some circumstances, requests will be subject to agreement with your line manager.

6.2 *Under the statutory scheme, how do I request a block of Shared Parental Leave either before or after my child is born, or has been placed with me for adoption?*

To request a block of Shared Parental Leave you will need to provide written notice of the intended leave, using the Shared Parental Leave Notification that is available on the HR webpages. The request must be provided to your line manager and HR at least eight weeks before the block of leave requested is due to start.

Where the request is submitted before your baby is born or the child has been placed with you for adoption, you can outline in your request that you want the leave to start on a specified number of days after the birth/child’s placement with you, and finish on a specified number of days after the birth/placement.

Where the request is submitted after your child has been born, or after the child has been placed with you for adoption, you should specify in your request the start and end dates of your intended leave.

Please note that, while a request for a block of Shared Parental Leave can be submitted before the birth of your child, or before the placement of your child with you for adoption, the leave itself cannot commence until two weeks after the child’s birth, or two weeks after the child has been placed with you.

6.3 *Under the statutory scheme, what happens if I’ve requested a block of shared parental leave prior to my baby’s birth or prior to my child’s placement with me for adoption, and the baby arrives earlier than expected or the placement commences earlier than expected?*

In such circumstances, you would not need to provide eight weeks' notice of the change, but should notify your manager and HR of the new start date as soon as reasonably practicable. HR will provide written confirmation of your new leave arrangements.

Such a variation would not count as one of your three requests for shared parental leave.

6.4 *Under the statutory scheme, what is the latest point at which I can submit a request for Shared Parental Leave?*

The latest point at which you can submit a request is nine weeks before the child’s first birthday, or the anniversary of the placement for adoption.

6.5 *Under the statutory scheme, can I choose to take Shared Parental Leave all in one go?*

Yes – you can submit a request for a block of leave that has one start date and one end date, for example a single block of three months' leave with no break.

Where a request is made for a continuous block of leave, it will be automatically approved. HR will provide written confirmation of the leave arrangements.

6.6 *Under the statutory scheme, can I submit a request to take every other week off as Shared Parental Leave?*

Yes – you can submit a request for a block of leave that has two or more start and end dates, for example a request that would involve taking every other week as shared parental leave over the block of two months.
However, requests of this type for discontinuous blocks of shared parental leave are subject to line manager agreement. All such requests will be carefully considered, and must be decided on within a period of 14 calendar days from first receipt.

If the shared parental leave requested is not possible, then your manager will arrange to meet with you to discuss possible alternative leave patterns.

Where a discontinuous block of shared parental leave is agreed, your manager will inform HR, who will provide written confirmation of the leave arrangements.

6.7 Under the statutory scheme, what happens if my request for discontinuous leave is not approved?

If a request for a discontinuous block of shared parental leave is refused, and no alternative pattern is agreed, the following options will be available:

- You may choose to take the weeks of leave requested in a single continuous block, commencing on a different date to that specified originally, although not less than eight weeks from the date you first submitted the request. Written confirmation of the new start date must be provided to your manager and HR no later than 19 calendar days after you submitted your original request; or
- You may choose to withdraw your request. Where a request is withdrawn on or before the 15th calendar day after it was originally submitted, it will not be counted as one of your three requests for shared parental leave.

If you do not provide an alternative start date, and do not withdraw the request, the weeks of leave originally requested must be taken as a single continuous block, commencing on the start date specified in your original request.

6.8 Under the statutory scheme, how do I change a block of Shared Parental Leave that has already been approved?

You may cancel or vary a block of shared parental leave that has already been approved, for example you may wish to change the start date of a block of leave, return to work earlier than originally envisaged, or extend a block of leave by changing the end date.

To vary or cancel an approved block of leave, you and your partner must complete the “Notification of Variation or Cancellation” Form, and provide a copy to your line manager and HR at least eight weeks before the original leave was due to start and/or end, and (where a variation is being requested) eight weeks before the varied start and/or end date.

Any notification to vary or cancel an approved block of leave, including notice to return to work earlier, will usually count as one of your three requests for shared parental leave, and will be considered as outlined at sections 6.5 and 6.6 above.

6.9 Under the statutory scheme, what happens if I give less than eight weeks’ notice to vary or cancel my leave arrangements?

Where less than eight weeks' notice of any change is provided, you may be required to take some or all of the leave that was originally requested if it is not reasonably practicable to accommodate your requested change.

7 Shared Parental Pay Entitlement – College Shared Parental Leave Scheme

7.1 What pay options are available under the College Shared Parental Leave Scheme?
If you have complied with the notification procedures set out in section 3.1 and have more than one years’ service at the qualifying week (by the 15th week before the expected week of childbirth, or by the end of the week in which you are notified of being matched with a child for adoption) you are entitled to:

- Up to 16 weeks at full pay, plus 21 weeks’ Statutory Shared Parental Pay at the standard rate, and up to 13 weeks’ unpaid leave

Where a member of staff is in receipt of College Shared Parental Pay, Statutory Shared Parental Pay is an inclusive part of that payment. No combination of payments can exceed the member of staff’s normal full pay. Payment of Statutory Shared Parental Pay begins at the same time as College Shared Parental Pay.

Please note that when a member of staff is in receipt of College Maternity Pay/Statutory Maternity Pay, or College Adoption Pay/Statutory Adoption Pay in addition to College Shared Parental Pay and/or Statutory Shared Parental Pay, no combination of payments will exceed a total of 18 weeks at full pay plus 21 weeks at the statutory rate. Where both parents work for the College, the combined payments made to both members of staff (College Maternity Pay/Statutory Maternity Pay or College Adoption Pay/Statutory Adoption Pay and College Shared Parental Pay and/or Statutory Shared Parental Pay) will not exceed a total of 18 weeks at full pay plus 21 weeks at the statutory rate.

You must return to work for a minimum period of three months following the end of your last block of Shared Parental Leave in order to be entitled to keep the enhanced element of the College Shared Parental Pay. The College retains the right to reclaim the enhanced element of the College Shared Parental Pay if you fail to return to work for at least three months (see section 10.3 below).

8 Shared Parental Pay Entitlement – Statutory Shared Parental Leave Scheme

8.1 Will I qualify for Statutory Shared Parental Pay?

You will be eligible to receive Statutory Shared Parental Pay for up to a maximum of 37 weeks, provided that you meet the following requirements:

- You and your partner satisfy the requirements outlined at section 3.1 above, and
- Your average earnings in the eight weeks up to and including the qualifying week have been at least equal to the Lower Earnings Limit for NI contributions (please seek advice from HR if you are at all unsure about this).

8.2 How much pay will I receive under the Statutory Scheme?

Statutory Shared Parental Pay is paid for up to 37 weeks, at the lesser of:

- £138.18 per week in the tax year 2014/15; or
- 90% of average weekly earnings (if this is less than the standard rate of £138.18).

9 During the Shared Parental Leave Period

9.1 How can I “keep in touch” during my Shared Parental Leave?

Your manager may make reasonable contact with you during blocks of Shared Parental Leave, for example to update you on what is happening at work, promotion opportunities or to discuss your return to work. This contact is separate to a “Shared Parental Leave In Touch” day. Prior to the commencement of your Shared Parental Leave, your manager will normally discuss the arrangements for staying in touch, the reasons for this contact and the types of
things that might be discussed, for example, work related matters or information on training courses.

In addition, where it is agreed between you and your manager, you may carry out work or attend training for up to 20 “Shared Parental Leave In Touch” days during the block(s) of your Shared Parental Leave. Further details are available on the xx form.

Please note, any entitlement to “Keeping in Touch Days” as part of Maternity Leave or Adoption Leave will cease upon the commencement of Shared Parental Leave.

9.2 How will Shared Parental Leave affect my terms and conditions of service?

- Continuous service is unbroken during a block of Shared Parental Leave. All blocks of Shared Parental Leave (both paid and unpaid) count towards the calculation of those benefits which accrue with length of service, i.e. sickness benefits and redundancy pay.
- Where applicable, the normal annual increment or contribution payment will be awarded at the usual time, as will any Cost of Living Award which is implemented by the College.
- Pension rights and contributions will be dealt with in accordance with the College schemes. Contributions and entitlements will continue as normal whilst you are on full pay. If you are planning on taking a period of unpaid leave, you should make an appointment to discuss your individual position with the Pensions Team.
- If you do not qualify for, or choose not to opt into the College Shared Parental Leave Scheme, and solely have an entitlement to Statutory Shared Parental Pay, and make your pension payments as a salary sacrifice, known as PensionSMART, you will have your adjusted average salary topped-up by the College to the pre-adjusted salary so that you receive the same level of Statutory Shared Parental Pay you would have received if you had not sacrificed part of your salary for pension purposes only.

9.3 What happens to my annual leave during Shared Parental Leave?

You are entitled to accrue full contractual annual leave, both holiday and mandatory leave, during all blocks of Shared Parental Leave.

Subject to manager agreement, you may choose to take a period of holiday leave before and/or after your block(s) of shared parental leave.

Any mandatory leave days which fall during a block of Shared Parental Leave should be added to your accrued leave entitlement and taken as holiday leave as and when you decide to take your accrued leave. Mandatory leave days which fall before or after a block of Shared Parental Leave must be taken as normal.

If your Shared Parental Leave entitlement period is likely to cross two annual leave years, you may carry over annual leave accrued in the first leave year but must use these days within three months following the end of your shared parental leave entitlement (for example, if your Shared Parental Leave entitlement period runs from 1 March to 31 December, any accrued leave would need to be taken by 31 March the following year). Any annual leave accrued in the second leave year may be taken as normal.

Your Human Resources representative will be able to provide specific advice on annual leave entitlements during Shared Parental Leave.

10 End of Shared Parental Leave Period

10.1 Do I have a right to return to the same job following Shared Parental Leave?
Where the total leave you have taken (including any combination of maternity leave, adoption leave, paternity leave and shared parental leave) amounts to **26 weeks or less**, you will be entitled to return to your same job, on the same terms and conditions, as if you had not been absent. The exception to this is where a redundancy situation has arisen, and the original job no longer exists, in which case the College will follow its usual procedures.

Where the total leave you have taken (including any combination of maternity leave, adoption leave, paternity leave and shared parental leave) amounts to **26 weeks or more**, you will usually be entitled to return to the same job, on the same terms and conditions, unless a redundancy situation has arisen. However, if there is a reason other than redundancy (such as operational demands or a need for a change in working practices) which makes it not reasonably practicable for you to return to the same job, you are entitled to return to a job suitable to you and appropriate in the circumstances, with terms and conditions which are not less favourable than your original job.

10.2 **Am I able to return to work on a part-time basis after my Shared Parental Leave?**

You have a right to request to return to work on a part-time basis following Shared Parental Leave. The College will consider such requests positively, and will seek to accommodate these where possible. If you wish to change your working hours following the end of your Shared Parental Leave, you should discuss this with your manager at the earliest opportunity. This request should then be submitted in writing as early as possible (**please refer to the Flexible Working Policy for further information**).

10.3 **What happens if I decide not to return to work?**

If you decide that you do not wish to return to work after the end of your shared parental leave, you must give the period of notice as set out in your terms and conditions of service, or reach an agreement with your manager. The College retains the right to reclaim the enhanced element of your shared parental pay (together with any enhanced maternity or adoption pay you may have received prior to your shared parental leave) if you fail to return to work and continue in employment for at least three months.

11 **College Support for Staff following Shared Parental Leave**

11.1 **Elsie Widdowson Fellowships – Academic Staff returning from Maternity, Adoption/Surrogacy or Shared Parental Leave**

The purpose of the Fellowship is to allow a returning member of academic staff to concentrate on consolidating their research activity. The Fellowships provide this opportunity through part funding (met centrally) of the salary costs for up to 12 months (increased from six months with effect from August 2007) immediately following the member of staff’s return from maternity, adoption or shared parental leave (or a combination of maternity, adoption and/or shared parental leave). This means that the department/division can relieve the member of staff of teaching and administrative duties during the agreed period of the research programme. The remaining half of the salary costs will be met by the department/division.

Applications for Elsie Widdowson Fellowship Awards are not restricted to one pregnancy or adoption, and therefore, academic staff who have previously received the award, may make additional applications when taking maternity, adoption or shared parental leave again.

The rules of the procedure and details of how to apply can be found on the HR website, or from your Human Resources representative.

11.2 **Early Years Education Centre**
Childcare for children between the ages of six months and five years is available, by application, from the College Early Years Education Centre. For details of fees and how to apply for a place please contact the Manager or the Supervisor, on telephone number 020 7594 5120/5121 or visit: www.imperial.ac.uk/eyec.

11.3 Childcare Vouchers

The College has signed up to a salary sacrifice scheme, whereby parents with children can exchange part of their salary for childcare vouchers. The vouchers are exempt from Tax and National Insurance (NI) contributions, and therefore represent a significant annual saving for employees who use the vouchers.

Information on the College’s Childcare Voucher Scheme can be found on the HR website.

11.4 Buddy Scheme

The College operates a Buddy Scheme, available both prior to and post-maternity, adoption and shared parental leave. The scheme provides the opportunity to be paired up with a returner from one of those categories of leave, who has been back in the workplace for a few months and who can act as a sounding board to answer any questions.

For further details contact your local HR representative.

11.5 Flexible Working

If you are thinking about changing your work pattern please speak to your line manager as soon as possible in order to explore what opportunities are available to you. Further information can be found in the Flexible Working Policy.