Procedure: Parental and grandparent leave

Purpose

Parental and Grandparent leave is provided for under the ANU Enterprise Agreement, the Maternity Leave (Commonwealth Employees) Act 1973 and the Staff leave policy. This document provides staff with information in relation to conditions and procedures specific to accessing and utilising parental leave and grandparent leave.

Definitions

Child means a child (or children from a multiple birth) born to a staff member or a staff member's partner; or a child who is placed with a staff member through an adoption process, permanent foster care or legal guardianship.

Parental leave for the purposes of this procedure will mean an unbroken period of paid or unpaid parental leave following the birth or placement of a child. For the purposes of defining unbroken leave, they may include other leave types such as annual or long service leave.

Partner leave (supporting) defined as Partner Leave in the Enterprise Agreement means leave taken by the partner of a birth mother, where the birthmother is the primary care giver, or one of two adoptive parents, permanent foster carers or legal guardians of a child; where the recipient of the leave is not the primary care giver.

Partner Leave (primary carer) means a type of parental leave taken by an employee parent who is the primary care giver for the child (but is not the birth mother); or is one of two adoptive parents, permanent foster carers or legal guardians of a child and is the primary care giver of the child.

Primary care giver means the child's parent who has the dedicated responsibility for the day-to-day care of the child. For the purposes of this procedure, the primary care giver role cannot be undertaken simultaneously by both parents.

Partner includes a current or former husband, wife, de facto partner, or member of a couple.

Twelve months continuous service, for access to parental leave, is taken as at the date of birth or expected date of birth, and for placement-related parental leave, is taken as at the date of placement or expected date of placement.
Procedure

1. The University recognises that the federal government provides a separate provision of paid parental leave for children born or adopted after 1 January 2011. All entitlements payable to University staff members under that scheme will be paid in addition to entitlements under this procedure.

2. A staff member with 12 months' continuous service, who is not a casual staff member, shall be entitled to paid and unpaid parental leave in accordance with this procedure.

3. A staff member with less than 12 months continuous service shall be entitled to unpaid parental leave in accordance with this procedure.

4. A staff member with less than 12 months but more than 32 weeks continuous service, may be eligible for a portion of paid parental leave by virtue of accumulating additional continuous service in accordance with clause 15.

5. A fixed term staff member will not be entitled to parental leave beyond the expiry of their contract.

6. A staff member will be entitled to a maximum of 26 weeks paid Parental Leave, inclusive of birth-related Parental Leave, placement-related Parental Leave, Primary Care parental leave, and Supporting Partner Leave.

7. Where both parents are University staff members, the combined maximum entitlement of career re-entry assistance is 6 weeks.

8. A casual staff member is not entitled to paid parental leave, but may be eligible to access unpaid parental leave in accordance with the National Employment Standards of the Fair Work Act 2009.

9. In addition to this procedure, further information is available on the parental and grandparent leave webpage.

Birth-related parental leave

10. In accordance with the Maternity Leave (Commonwealth Employees) Act 1973 a staff member who becomes pregnant is required to commence parental leave six weeks prior to the nominal expected birth of a child. A later commencement date is possible if the birth mother is declared fit for duty, and this is supported by a medical certificate.

11. A staff member who becomes pregnant is entitled to up to 52 weeks' parental leave as set out in the following table:

<table>
<thead>
<tr>
<th>Provision</th>
<th>Entitlement</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Birth-related Parental Leave</td>
<td>Up to 52 weeks</td>
<td>As set out in the following table:</td>
</tr>
</tbody>
</table>
Paid parental leave (birth-related)

26 weeks on full or half pay.

Eligibility and duration of paid parental leave is subject to clauses 2 to 7 (above).

After the first 12 weeks, paid parental leave may be shared between the birth mother and their employee partner provided that the employee partner is the primary caregiver of the child, and subject to providing declaration to the delegate in relation to eligibility.

Where the leave is shared between employee parents, the maximum paid leave entitlement is 26 weeks, per employee.

Unpaid parental leave may be taken concurrently by employee couples, subject to providing a declaration to the delegate in relation to eligibility.

Where employee parents take unpaid parental leave concurrently, this will not increase the total unpaid parental leave entitlement.

Placement-related parental leave

12. A staff member who adopts or undertakes permanent foster care or guardianship of a child, and is the legal parent or primary caregiver of that child, is entitled to up to 52 weeks' parental leave. The entitlements and conditions for this leave are as set out in the following table:

<table>
<thead>
<tr>
<th>Provision</th>
<th>Entitlement</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paid parental</td>
<td>26 weeks on full or half pay.</td>
<td>Eligibility and duration of paid parental leave is subject to clauses 2 to 6 (above).</td>
</tr>
</tbody>
</table>

Placement-related parental leave

12. A staff member who adopts or undertakes permanent foster care or guardianship of a child, and is the legal parent or primary caregiver of that child, is entitled to up to 52 weeks' parental leave. The entitlements and conditions for this leave are as set out in the following table:
<table>
<thead>
<tr>
<th>Leave (placement-related)</th>
<th>To normally commence from the date of placement of the child.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Unpaid parental leave (placement-related)</strong></td>
<td>Earlier commencement is possible in circumstances where preparations are needed which require the staff member to be absent prior to the date of placement (for example, overseas travel to finalise the adoption process and collect/integrate the child).</td>
</tr>
<tr>
<td></td>
<td>The child must at placement be less than five years of age, and must not be a step-child of the staff member or their partner.</td>
</tr>
<tr>
<td></td>
<td>Paid parental leave may be shared between employee parents provided that the employee parent receiving the paid parental leave is the primary caregiver of the child, and subject to providing a declaration to the delegate in relation to eligibility.</td>
</tr>
<tr>
<td></td>
<td>Where the leave is shared between employee parents the maximum paid leave entitlement is 26 weeks, per employee.</td>
</tr>
<tr>
<td></td>
<td>Unpaid parental leave may be taken concurrently by employee parents, subject to providing a declaration to the delegate in relation to eligibility.</td>
</tr>
<tr>
<td></td>
<td>Where employee parents take leave concurrently, this will not increase the total unpaid leave entitlement.</td>
</tr>
</tbody>
</table>

The remainder of up to 52 weeks entitlement which has not been taken as any form of paid parental leave, annual leave or long service leave.
Primary Carer Partner leave

13. A staff member whose partner becomes pregnant, or becomes one of two adoptive parents, permanent foster carers or legal guardians of a child; and is the primary carer of that child, is entitled to leave as set out in the following table:

<table>
<thead>
<tr>
<th>Provision</th>
<th>Entitlement</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Carer Partner Leave</td>
<td>26 weeks on full or half pay.</td>
<td>Eligibility and duration of primary carer partner leave is subject to clauses 2 to 6 (above).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>For the purposes of Primary Carer Partner Leave, 12 months continuous service must be accrued as at the date of the birth or placement of the child, regardless of when the leave is being commenced.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Leave must be utilised in full, prior to the child’s first birthday.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Earlier commencement is possible in circumstances where preparations are needed which require the staff member to be absent prior to the date of birth or placement.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>If the primary carer partner leave relates to adoption or permanent foster care, the child must, at placement, be less than five years of age, and must not be a step-child of either parent.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Primary carer partner leave may be shared between employee parents provided that the employee receiving the leave is the primary carer of the child, and subject to providing a</td>
</tr>
</tbody>
</table>

Procedure: Parental and grandparent leave
declaration to the delegate in relation to eligibility. Where the leave is shared between employee parents the maximum paid leave entitlement is 26 weeks, per employee.

Where the birth parent is on unpaid or half pay parental leave, or paid annual or long service leave post a period of paid parental leave, Primary Carer Parental Leave may be used concurrently.

Should Partner Leave (Supporting) be accessed at the time of the birth, and Primary Carer Partner Leave is accessed prior to the child’s first birthday, the maximum length of paid leave is capped at 26 weeks.

Career re-entry assistance

14. In addition to parental leave entitlements; a staff member is entitled to career re-entry assistance. The basic entitlements and conditions for career re-entry assistance are as set out in the following table:

<table>
<thead>
<tr>
<th>Provision</th>
<th>Entitlement</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Career re-entry assistance</td>
<td>Up to the equivalent of 6 weeks' pay to be used to assist the staff member return to work following parental leave.</td>
<td>Available to a staff member to facilitate their return to work, which may be taken during or after the 52 week parental leave period and up to the child’s second birthday.</td>
</tr>
<tr>
<td></td>
<td>Such assistance will be available to the staff member who has taken paid and/or unpaid parental leave to be the primary care giver irrespective of whether the staff member was the</td>
<td>Subject to agreement with the delegate and taking into account operational</td>
</tr>
</tbody>
</table>
birth mother.

requirements of the area, the following assistance may be taken up by staff but is not limited to:

- six weeks’ paid leave taken in full or in agreed periods;
- agreed graduated return to work program;
- agreed staff development opportunities such as funding or time release for work related conferences or study;
- funding for maintaining or re-establishing staff member’s career;
- paid time release for facilitating care arrangements and/or for breastfeeding; or
- other career support activities or variations of leave up to the six weeks’ leave or the value of six weeks’ leave.

Requests to access career re-entry assistance will not be unreasonably refused.

Where both employees are parents, six (6) weeks paid career re-entry leave is the maximum combined entitlement.
Where both parents are employees, career re-entry assistance can be utilised while the primary care giver is receiving paid leave

### Partner leave (supporting)

15. A staff member whose partner becomes pregnant, or becomes one of two adoptive parents, permanent foster carers or legal guardians of a child (but is not the primary care-giver of that child), is entitled to leave as set out in the following table:

<table>
<thead>
<tr>
<th>Provision</th>
<th>Entitlement</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paid partner leave (supporting)</td>
<td>15 working days (pro rata) to be taken within 12 months from the birth or placement of the child</td>
<td>Partner of birth mother or one of two adoptive parents, permanent foster carers or legal guardians of a child (but is not the primary care-giver of that child). Should Partner Leave (Supporting) be accessed at the time of the birth, and Primary Carer Partner Leave is accessed prior to the child’s first birthday, the maximum length of paid leave is capped at 26 weeks.</td>
</tr>
<tr>
<td>Unpaid partner leave (supporting)</td>
<td>One week to commence immediately after paid partner leave</td>
<td></td>
</tr>
</tbody>
</table>

### Conditions for parental leave

16. All paid parental leave will count as service for all purposes (including leave accrual).

17. The first 26 weeks of unpaid parental leave, from the first commencement date will count as service, and will include service towards the 12-month service eligibility for paid
parental leave. Should the staff member then become eligible for paid parental leave as a result of this clause, the staff member will be entitled to paid parental leave for the full entitlement in clause 6, 7, or 8 less the period of unpaid parental leave already taken.

18. Unpaid parental leave will not count as service for the accrual of annual leave, long service leave, personal leave or any other purpose (For example: the anniversary for a staff member’s salary increment would be delayed by that period of leave).

19. A staff member may be required to take any accrued annual leave to reduce their annual leave balance to below four weeks (pro rata) entitlement prior to taking unpaid parental leave.

20. A staff member not entitled to any paid parental leave may take up to 52 weeks' absence including accrued annual leave, long service leave, and/or unpaid leave, post the initial required 12 weeks of (unpaid) leave, in accordance with the Maternity Leave (Commonwealth Employees) Act 1973.

**Salary while on paid parental leave**

21. Paid parental leave will be paid at the staff member's substantive salary. Where the Paid Parental Leave is birth-related, any temporary reduction in hours associated with pregnancy will be disregarded. The relevant salary when taking parental leave will be the substantive salary paid immediately before the hours of work were reduced.

22. As part of the University's flexible work practices, any paid leave, or part thereof, provided for by these procedures can be taken at half pay. Approval to extend leave by taking it on half pay will be subject to the operational requirements and financial considerations of the work area. The decision is at the discretion of the local area delegate. All leave accruals and superannuation contributions during periods of paid leave at half pay will be on a pro rata basis subject to the rules of the superannuation fund.

**Superannuation on Unpaid Parental Leave**

23. Where a staff member who is eligible for paid parental leave, accesses approved unpaid parental leave, the University will continue to pay employer superannuation contributions during the period of unpaid leave up to a maximum of 26 weeks.

24. Where a staff member who is eligible for paid parental leave, and accesses this leave at half pay, the University will continue to pay employer superannuation contributions at the full pay rate, up to the equivalent of a maximum 26 weeks.

25. Where employer superannuation contributions made in accordance with clause 23 or 24, the maximum employer superannuation contributions made will be up to the equivalent of 26 weeks at full pay, regardless of whether the staff member accesses unpaid parental leave, or parental leave at half pay.
Notice

26. A staff member is required to advise the University at least 10 weeks prior of the expected date of birth, the expected date of placement, or the expected date they will become the child’s primary carer of:
   
   a. the date on which they propose to commence leave as well as the specific leave arrangements.
   
   b. the date on which they propose to return to work; and
   
   c. the specific leave arrangements they intend to take.

27. Appropriate certification relating to the birth or the placement of the child must be provided with this application, prior to the required commencement of leave.

Application for extension of leave

28. Where a staff member has not applied for the maximum leave entitlement, a further application may be made at any time during the period of previously approved leave provided that the application is made at least 2 weeks before the end of the approved leave period.

Return to work

29. In accordance with the Maternity Leave (Commonwealth Employees) Act 1976 (6.1.b.ii), a staff member may not return to work within 6 weeks’ of the birth of the child, unless medical clearance is provided by an appropriate medical practitioner.

30. A staff member will be entitled to return from parental leave to their substantive position, or an agreed part-time position, or an agreed alternative position. A request for return to part-time hours will not be unreasonably refused.

31. A staff member is entitled to return from parental leave to the relevant (substantive) position they held immediately before starting the leave, except that if the staff member:
   
   • was transferred to another job because of her pregnancy, the relevant position is the position held immediately before the transfer;
   
   • began working part time because of the pregnancy, the relevant position is the position held immediately before the staff member began working part time; or
   
   • immediately before starting parental leave, was acting in or temporarily performing the duties of a position (including those attracting higher duties), the relevant position is the position held by the staff member immediately before taking the acting or temporary position.

32. A staff member is required to confirm their intention to return to work by providing the University with at least 4 weeks written notice of their expected date of return.
33. The staff member may request a return to work, or the University may notify the staff member that they must return to work, where during parental leave:
   - the pregnancy ends without the birth of a live child or the child dies;
   - the staff member ceases to be the primary care-giver; or
   - there is another material change in circumstances.

34. Where the University requires a return to work, at least 4 weeks' notice will be provided and notwithstanding this notice, any available parental leave may be used where a medical practitioner certifies it to be necessary.

35. Where the staff member requests a return to work, this will be allowed within 4 weeks from receipt of notification.

**Time release upon return to work**

36. Subject to clause 34 below, a staff member will be entitled to reasonable time release for the period from their return to work until the end of the child's first year to attend to the needs of their child.

37. A staff member will be eligible for time release if:
   - they are the birth mother of the child; or the primary caregiver of a child who has been adopted or permanently placed with the staff member; and
   - the staff member returns to work within one year of the birth of the child, or the child is less than one year of age; and
   - the staff member returns to full time work, or returns to work of the same full time equivalent percentage they worked prior to the parental leave or prior to a reduction in hours as a result of the pregnancy or preparation for permanent placement.

38. In the case of an academic staff member, such time release will be accommodated with access to the 52-day rule policy.

39. The staff member and relevant supervisor will agree to appropriate arrangements prior to, or on, the staff member's return to work. The arrangements should acknowledge the needs of the staff member as well as the operational requirements of the work area.

40. The time release provided is not cumulative.

**Illness during parental leave**

41. If a staff member becomes ill during a period of unpaid parental leave, and a medical certificate substantiates that illness, the staff member may take that period as personal leave in accordance with the Personal Leave procedure.
Arrangements for staff not entitled to parental leave

42. Subject to the provisions for annual leave, personal leave and long service leave, a staff member not eligible for paid parental leave may use the following types of leave in order to be the primary care-giver of a child, post the first 12 weeks of (unpaid) leave following birth, as required under the Maternity Leave (Commonwealth Employees) Act 1973:

- leave without pay (provided the period does not extend beyond the expiry of a fixed term staff member's contract);
- accrued annual leave; and/or
- accrued and accessible long service leave.

Grandparent leave

43. A staff member, other than a casual, with 12 months' continuous service is entitled to 12-months' grandparent leave to undertake the care of their grandchild in accordance with this procedure. A fixed term staff member will not be entitled to grandparent leave beyond the expiry of their contract.

44. A grandparent is the parent of one of the parents of a child requiring care for which the grandparent leave is sought, whether by marriage, a de facto relationship, adoption, or guardianship.

45. The grandchild is the natural child or a child who is placed with a staff member's child (or their partner's child).

46. When making an application for leave the supervisor may request proof that the child is the grandchild of the staff member.

47. Grandparent leave will:

- normally be taken in a single block;
- not be unreasonably refused by the supervisor;
- be taken as leave without pay and will not break the staff member's service with the University nor will the staff member accrue any entitlements during this period of approved absence; and
- be approved after the staff member has made an application to utilise available annual leave or long service leave accruals.

48. Taking a period of annual leave or long service leave does not prevent a staff member from taking grandparent leave in accordance with this procedure.

49. Where practicable a staff member will advise the University in writing 10 weeks prior to commencing unpaid grandparent leave of the dates of the leave to be taken. If the
scheduled return date changes, the staff member will provide 4 weeks' notice of the date of return.

50. A staff member will be entitled to return from grandparent leave to their substantive position or an agreed alternative position. A request for return to part-time hours will not be unreasonably refused.

Application process for parental, partner and grandparent leave

51. Staff are required to submit an Application for Leave (paper) form in accordance with the respective notice periods.

52. An application for parental leave and grandparent leave must be made in accordance with the notice requirements specified in clause 22 and clause 45 respectively. In circumstances where the specified notice periods are not reasonably practicable, application should be made as soon as possible.

53. Parental leave applications must include:
   a. a medical certificate stating the expected date of birth or the child placement documentation detail the expected date of placement; and
   b. in the case of a partner applying for parental leave (including primary care giver leave): a statement of the period of parental leave applied for and taken by the other parent (regardless of whether the other parent is a University employee); and a Statutory Declaration that the partner will be the primary care-giver for the applicable period of leave and that, during that period, the other parent is not taking any form of paid parental leave from the respective employer (regardless of whether the other parent is a University employee).

54. In the case of partner leave (supporting), the staff member must lodge an application for leave not less than four weeks before the expected date of birth or placement of the child. Where this is not practicable, the application will be lodged as early as possible. The application must include either: (1) a medical certificate stating the expected date of birth of the child; or (2) a statement from the adoption agency of the proposed date of placement of the child, or a statement from the appropriate government authority that the staff member or the staff member's partner has been made a legal guardian.

55. In the case of grandparent leave, a supervisor may request proof that the child is the grandchild of the staff member.

56. A delegate must exercise their delegation to approve a leave application in accordance with the conditions and approval arrangements specified in this procedure.

57. Approval of leave beyond those provided for through this procedure requires approval of the Director, Human Resources or the Vice-Chancellor.
Please ensure you have the latest version of this document from the Policy Library website before referencing this.