Purpose of the document: To set out employees’ entitlements to maternity leave and pay.

Sponsor Department: People and Organisational Development

Author/Reviewer: Senior HR Manager. To be reviewed by July 2019

Document Status: Final

Amendment History

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<td>13/07/18</td>
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<td>Minor update: Paragraphs 9.1 and 9.2 amended.</td>
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<td>2.2</td>
<td>Senior HR Manager</td>
<td>S1.2 added with ref. to HR040, now referenced below.</td>
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<td>Reformatted, introduction, scope, objectives, responsibilities and implementation plan added</td>
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*Version Control Note: All documents in development are indicated by minor versions i.e. 0.1; 0.2 etc. The first version of a document to be approved for release is given major version 1.0. Upon review the first version of a revised document is given the designation 1.1, the second 1.2 etc. until the revised version is approved, whereupon it becomes version 2.0. The system continues in numerical order each time a document is reviewed and approved.

For Approval By:                          Date Approved | Version
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Director of HR and OD                    04/07        | 1.0

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Published on:                          Date | By                        | Dept   |
The Pulse (v2.6)                        16/07/18     | Internal Comms team | Comms |
The Pulse (v2.3)                        04/10/16     | Governance Administrator | G&A  |
The Pulse (v2.2)                        15/12/14     | Governance Administrator | G&A  |
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LAS Website (v2.2)                      15/12/14     | Governance Administrator | G&A  |
LAS Website                              17/05/10     | Records Manager        | GCT   |
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<td>HR016</td>
<td>Ante-natal Care Policy and Procedure</td>
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<td>HR019</td>
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Document Status: This is a controlled record as are the document(s) to which it relates. Whilst all or any part of it may be printed, the electronic version maintained in P&P-File remains the controlled master copy. Any printed copies are not controlled nor substantive.
1 Introduction

1.1 The following outlines employees’ entitlements to maternity leave and pay. If the employee requires further clarification regarding her entitlements to maternity leave and pay then she is encouraged to contact HR.

1.2 The employee may also wish to refer to the Shared Parental Leave Policy and Procedure (HR040). To do this the mother will need to opt out of Maternity leave and notify the Trust that she wishes to opt into Shared Parental Leave – she will then be eligible for any outstanding statutory maternity/adoption pay which can be shared with her eligible partner.

2 Scope

2.1 The document applies to female employees, it meets all existing maternity related legislation and reflects Section 15 of the NHS Terms and Conditions Handbook.

3 Objectives

3.1 The aim of the policy is to:

- outline women’s eligibility for maternity leave and pay.
- provide guidance on safe working.
- detail sources of additional support.

4 Responsibilities and terminology

4.1 Members of staff are responsible for providing the necessary notification and documentation in line with this policy;

4.2 Managers are responsible for assisting the member of staff in the first instance in matters pertaining to this policy.

4.3 HR are responsible for assisting and providing guidance to staff in relation to this policy.

4.4 The following outlines some of the terms used in this document.

| EWC | Expected week of childbirth i.e. the week the baby is due. For these purposes, a week begins at midnight between Saturday and Sunday. |
| NHS Terms and Conditions Handbook | The national NHS provisions on which the LAS scheme is based. |
| MA | Maternity Allowance |
| MAT B1 | Certificate confirming likely date of birth – |
5 **Informing the Trust of pregnancy**

5.1 The employee should inform her manager at the earliest opportunity. This is particularly important if her job is likely to involve manual handling or possible exposure to biological or chemical hazards.

5.2 The Trust’s Occupational Health Service is able to provide advice as appropriate.

6 **Health and Safety**

6.1 **Risk assessment**

6.2 It is the responsibility of the Trust to carry out a risk assessment for all pregnant employees. This may involve a joint assessment for identified staff groups, individual risk assessment and/or seeking a medical opinion from Occupational Health on whether staff should undertake alternative duties for the duration of her pregnancy.

6.3 When considering individual risks, the risk assessment should take account of any medical advice received by the employee’s General Practitioner and/or midwife. Advice on carrying out risk assessments in these circumstances can be found in the HSE booklet ‘New and Expectant Mothers who Work’ which is available at: [http://www.hse.gov.uk/pubns/indg373.pdf](http://www.hse.gov.uk/pubns/indg373.pdf) Further guidance may be sought from the Trust’s Health and Safety Department.

6.4 **Alternative duties**

6.5 If it is decided that the employee’s current work or working pattern would present a risk then either her work may be re-designed or she will be re-deployed to a more suitable role. This must always be the course of action for women who are employed in an operational patient facing role.

6.6 The Trust will seek alternative duties for the employee and in such cases her normal rate of pay and conditions of service will apply.

6.7 For those redeployed to another work location then staff will receive a refund for reasonable costs of any excess travel. Reasonable levels of excess travel time will be included as part of the employee’s working hours.
6.8 In the unlikely event that no suitable alternative duties are available, the employee will be stood down on full pay until she commences maternity leave or alternative duties become available. Refusal of suitable alternative duties offered may result in the suspension of pay.

6.9 Risk assessment on return to work

6.10 Employees should be aware to avoid exposure to any biological or chemical hazards whilst breast feeding after the birth. Consideration may be given to re-visiting the initial risk-assessment at this stage.

6.11 Operational employees who take less than 26 weeks maternity leave will be required to attend Occupational Health for assessment before returning to full duties. Other staff who return within 26 weeks may be referred to Occupational Health at their own request or if the manager decides that issues regarding the employee or her job would benefit from the advice of Occupational Health.

6.12 Further advice is available from the Occupational Health Department.

6.13 Facilities for new mothers

6.14 In certain instances a mother who has recently returned to work may wish to express milk for her baby. In such circumstances the Trust will endeavour to support the mother by allowing access to facilities as well as appropriate amendments to working hours.

6.15 Employees returning from maternity leave who wish to express, should give their manager reasonable prior notice if they would like these facilities to be provided. Discussion should then take place between the employee and line manager to help clarify the exact nature of the support that is required – ideally this should happen prior to the employee’s return to work.

6.16 In cases when the employee wishes to express the manager should identify a room that may be used privately for the period of expressing, facilities to store and sterilize the necessary equipment, and a secure space to store the expressed milk. It is not appropriate to use toilets for this purpose. Managers must attempt to minimise the risk the employee being interrupted whilst she is expressing milk.

6.17 Careful consideration must be given to providing reasonable time to express milk. In regards to operational staff, the period agreed for rest breaks should be protected to ensure that the woman who is breastfeeding is not disadvantaged. In agreeing reasonable breaks to express milk, consideration should be given to adding time to a rest-break in order to minimise down-time. Managers should also give due consideration to the mother’s dignity when informing others involved in the standing down of the employee e.g. staff in Resource Centres.
6.18 Any arrangements will be subject to ongoing review by the line manager both to ensure that the mother is supported and to ensure that any potential disruption to service delivery is minimised. Further information is available in Promoting breastfeeding for mothers returning to work, available at: https://nichs.org.uk/wp-content/uploads/2017/04/5.Promoting_Breastfeeding_Returning_To_Work_02_15_1.pdf

7 Entitlement to maternity leave and pay

7.1 Eligible for NHS contractual maternity leave and pay scheme

i.e. Those working for the Trust up to the beginning of the 11th week before the expected week of childbirth, and, at that time, have completed, without a break in service, 12 months’ service in the employment of one or more NHS employers.

N.B. Discretion may be applied to recognise continuous service with other public sector organisations.

She would receive:

- 8 weeks full pay (This includes Statutory Maternity Pay – SMP).
- 18 weeks half pay plus SMP
- 13 weeks SMP
- 13 weeks unpaid
- Totalling: 52 weeks

7.2 The employee is entitled to take up to 52 weeks maternity leave.

7.3 To receive the occupational maternity pay then the employee must return to work for the LAS, or another NHS employer, for a minimum period of 3 months after her maternity leave period has ended.

7.4 By prior arrangement with the Trust, occupational maternity pay may be paid in a different way, e.g. spreading the total pay due evenly over the period of the maternity leave.

7.5 For the purposes of calculating full pay entitlement, any pay award or incremental pay increases must be taken into account in accordance with paragraph 15.23 of the NHS Terms and Conditions Handbook.
7.6 Not eligible for the NHS contractual maternity leave and pay scheme

i.e. at the beginning of the 11th week before the expected week of childbirth the employee has not completed, without a break in service, 12 months’ service in the employment of one or more NHS employers.

7.7 Provided the employee has worked for the LAS (or has continuous service with another NHS employer) for at least 26 weeks by the beginning of the 15th week before the expected week of childbirth she will receive:
- The first 6 weeks’ pay at the SMP rate - 90% of the employee’s average earnings.
- 33 weeks at the lower SMP rate

7.8 SMP is payable whether or not the employee intends to return to work for the LAS. Once entitlement to SMP has been established, SMP will be paid even if the employee leaves the LAS employment before the SMP starts or during the maternity pay period.

7.9 The employee is entitled to take up to 52 weeks as maternity leave.

7.10 Not eligible for SMP

7.11 Women not entitled to SMP may be eligible for Maternity Allowance (MA), this may be claimed from Social Security/Job Centre Plus offices.

7.12 The employee is entitled to take up to 52 weeks as maternity leave.

7.13 Employees on Fixed Term Contracts

7.14 An employee subject to fixed-term or training contract which expires after the 11th week before the expected week of childbirth, will have her contract extended so as to allow her to receive 52 weeks’ leave, which includes paid contractual and statutory maternity pay, and the remaining 13 weeks of unpaid leave, provided that she:
- Has 12 months’ continuous NHS employment at the beginning of the 11th week before the expected week of childbirth
- Follows the procedure set out in this policy, including providing MAT B1 form.

7.15 Premature birth

7.16 When an employee’s baby is born alive prematurely the employee will be entitled to the same amount of maternity leave and pay as if her baby had been born at full term.

7.17 When an employee’s baby is born before the eleventh week before the expected week of childbirth, and the employee has worked during the
actual week of childbirth, maternity leave will start on the first day of the employee’s absence.

7.18 When an employee’s baby is born before the eleventh week before the expected week of childbirth and the employee has been absent from work on certificated sickness absence during the actual week of childbirth, maternity leave will start the day after the birth.

7.19 When an employee’s baby is born before the eleventh week before the expected week of childbirth and the baby is in hospital, the employee may split her leave entitlement, taking a minimum period of two weeks leave immediately after childbirth and the rest of the leave following her baby's discharge from hospital.

7.20 Stillbirths

7.21 When an employee's baby is born dead after the 24th week of pregnancy the employee will be entitled to the same amount of maternity leave and pay as if her baby was born alive.

7.22 Miscarriage

7.23 In the event of a miscarriage before the 25th week of pregnancy normal sick leave provisions will apply as necessary.

7.24 Employees not returning to the Trust

7.25 Employees who choose not to return to work for the Trust or another employing authority will receive the SMP entitlement - 90% of full pay (including SMP) for a period of 6 weeks plus 33 weeks at the lower rate of SMP.

7.26 Employees’ service will be terminated at the end of the 39 week period.

7.27 Failure to return to work (when employee says that she has intended to)

7.28 An employee who does not return to the Trust or does not join another employing authority within 15 months of the beginning of her maternity leave may be liable to refund all maternity pay excluding SMP.

7.29 Compulsory Maternity Leave

7.30 All employees must take at least two weeks’ maternity leave from the date of childbirth.

8 The Procedure
8.1 As stated in paragraph 5.1 the employee is requested to inform her manager as soon as practicable when she believes that she is pregnant.

8.2 Maternity meeting

8.3 She will then be invited to an informal meeting with HR who will explain the maternity scheme.

8.4 HR should use the attached Maternity meeting checklist (Appendix 5).

8.5 The maternity information should be given to the employee at this meeting (See Appendix 4 which forms a cover sheet). This provides further information and sources of additional support.

8.6 Following the meeting, a letter (Appendix 1) will then be sent to the employee detailing her entitlements. This will include a copy of the ‘Intention to commence maternity leave form’ – this should be returned at a later stage with the MAT B1 form (see para 8.13).

8.7 Ante-natal care

8.8 All pregnant women are entitled to paid time off to attend ante-natal care. Employees are asked, whenever possible, to arrange these appointments at the start or end of the working day.

8.9 These rights to paid time off are not only for medical appointments. The paid leave could extend to relaxation classes or parent-craft classes (when it is not possible to attend such classes outside work) as long as these classes are advised by a registered medical practitioner, registered midwife or registered health visitor.

8.10 Pregnant women are asked to inform their manager as soon as possible when wishing to attend ante-natal care and may be asked to provide evidence of attendance such as an appointment card.

8.11 A separate policy on Ante-natal Care provides further information, reference HR016

8.12 Confirming the proposed date of maternity leave

8.13 Once the employee has received her MAT B1 (this is usually available approximately 14 weeks before the Expected Week of Childbirth – EWC) she should forward this to her HR Manager/Advisor together with the ‘Intention to commence maternity leave form’ (see para. 8.6). The employee should do this at least 28 days before the EWC.
8.14 HR will write to the employee within 14 days, confirming the maternity leave arrangements and in particular the day the employee is expected to return to work (see Appendix 2).

8.15 The employee may change the date she intends to start her maternity leave, but must provide her manager and HR with at least 28 days notice.

8.16 **Timing of leave**

8.17 An employee may commence her maternity leave at any time after the eleventh week before the EWC.

8.18 **Sickness absence during pregnancy**

8.19 If an employee is off work ill, or becomes ill, with a pregnancy related illness during the last four weeks before the EWC, maternity leave will normally commence at the beginning of the fourth week before the EWC or at the beginning of the next week after the employee last worked, whichever is later. Absence prior to the last four weeks before the EWC shall be treated as sick leave in accordance with normal sick leave provisions.

8.20 Odd days of pregnancy related illness during this period may be disregarded if the employee wishes to continue working until her previously indicated maternity leave start date.

8.21 Employees should provide medical certificates in line with the usual requirements.

8.22 **Childbirth**

8.23 Maternity leave will start automatically on the date of birth, if the employee has not already started her leave. In this case she is required to inform the Trust of the date of birth as soon as reasonably practicable.

8.24 **During maternity leave**

8.25 Managers are responsible for ensuring that an employee on maternity leave receives updates on what is happening in the workplace. As a minimum the employee should the Routine Information Bulletin (RIB) to keep them informed as well as ensuring that she has access to information about job vacancies. The employee may wish to access the Trust’s intranet site, the Pulse, from a home P.C. enabling her to access this information on-line.
8.26 **Keeping-in-touch (KIT) days**

8.27 Provisions exist for the employee to work up to 10 days during her maternity leave without bringing her maternity leave to an end.

8.28 This work can be consecutive or not, and can include training or other activities which enable the employee to keep in touch with the workplace.

8.29 Any part-days worked as KIT days will count as one day.

8.30 Any such work must be by agreement with the line manager – neither the Trust or the employee can insist upon it.

8.31 The employee will be paid her basic rate of pay, less any maternity pay received, for any KIT day worked.

8.32 Risk assessment provisions will apply, particularly if the employee is breastfeeding or expressing (see above at paragraphs 6.1 and 6.13).

8.33 **Sickness following the end of maternity leave**

8.34 In the event of illness following the date the employee was due to return to work, normal sickness provisions will apply.

8.35 **Prior to return to work**

8.36 The employee’s HR Manager/Advisor will write to her one month prior to her planned return to work reminding her of the return date and outlining the arrangements for her reintroduction to the workplace. The detail of this letter will have been agreed in advance with the employee’s line manager (See Appendix 3).

8.37 **Return to work**

8.38 The employee is free to change her mind regarding her return date provided that it is in line with the scheme and her entitlement. However she should ensure, as far as possible, that she provides the Trust with at least 28 days notification of any change taking effect.

8.39 All employees are entitled to take up to 52 weeks maternity leave.

9 **Terms and conditions of service**

9.1 **Annual leave and public holidays**
9.2 All terms and conditions of service remain unchanged except those relating to pay. Entitlement to annual leave and public holidays will continue to be accrued through both the paid (ordinary) and unpaid (additional) period of maternity leave.

9.3 When the amount of accrued annual leave would exceed normal carry over provisions, it may be mutually beneficial for the employee to take annual leave before and/or after the formal (paid and unpaid) maternity leave period. The amount of annual leave to be taken in this way, or carried over should be agreed in advance between the employee and Manager/HR.

9.4 Pension contributions

9.5 The Trust will continue to pay employer’s contributions during the period of maternity leave. Employees’ contributions will continue to be deducted during the paid periods of maternity leave. Employees’ contributions for the no pay period will be deducted on their return to work. This will be done on a phased basis.

9.6 Childcare vouchers

9.7 For any mother who is already in receipt of Childcare Vouchers via the Trust prior to going on maternity leave (i.e. to help pay for childcare of a previous child), the Trust will fund a proportion of the cost of childcare vouchers for any period during the maternity leave during which her maternity pay - excluding SMP - does not cover all or part of the cost of the vouchers. These arrangements will include any period that the employee is paid SMP only or is on no-pay, in which period the full cost of the voucher will be borne by the Trust.

10 Request to return to work on flexible hours

10.1 The Trust will endeavour to support employees who wish to return to work on amended hours. The employee is recommended to make the request as soon as possible to enable the Trust to explore possible options with her.

10.2 If the Trust is unable to agree to a flexible working request, the reasons for this will be put in writing to the employee.

10.3 For further details, please refer to the Flexible Working Policy reference HR024.
### IMPLEMENTATION PLAN

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### Monitoring:

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<th>Committee/ group responsible for monitoring outcomes/ recommendations</th>
<th>How learning will take place</th>
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Appendix 1

For use following maternity meeting – amend letter as necessary

Date

Name
Address

Dear,

I write further to our maternity meeting on …

Either

You qualify for the NHS contractual maternity leave and pay scheme. The following sets out your entitlement to maternity pay:

- 8 weeks at full pay (including Statutory Maternity Pay – SMP)
- 18 weeks at half pay. Plus SMP at [£ per week]
- 13 weeks SMP.

You may take up to a year as maternity leave. If you take your full entitlement, the final 13 weeks will be unpaid.

Or

You do not qualify for the NHS contractual maternity leave and pay scheme. You are entitled to the Statutory Maternity Leave and Pay provisions. These are:

- 6 weeks at 90% of salary
- 33 weeks SMP at [£ per week]

You may take up to a year as maternity leave. If you take your full entitlement, the final 13 weeks will be unpaid.

Or

You advised me that you do not wish to return to work after your maternity leave. You are therefore eligible to receive the first six weeks at the higher Statutory Maternity Pay rate of 90% of your average weekly earnings plus 33 weeks Statutory Maternity Pay (SMP). This rate is 90% of your earnings or [£ per week] whichever is lower.

These 39 weeks shall be regarded as service with the Trust.
Or

Because of your length of service you are not entitled to Statutory Maternity Pay. I enclose the form ‘Why I cannot pay you SMP’ and you are advised to contact your Social Security/Job Centre Plus office to claim Maternity Allowance (MA).

You may take up to a year as maternity leave.

Or

You wish to take shared parental leave and have read section 1.2 within this policy, referred to the Shared Parental Leave Policy and Procedure (reference HR040) in relation to all aspects. You confirm that you are fully aware that when doing so Maternity pay (if eligible for enhanced occupational maternity pay) will stop and statutory parental pay will be paid.

Once you receive your MAT B1 form from your General Practitioner/ Midwife, please forward this to me at the above address along with your completed Form A (attached with this letter) advising us of when you intend to start your maternity leave.

Please can you ensure that you advise not only myself but your line manager of this date at least 28 days before your expected date of childbirth. You can start your maternity leave from any point following 11 weeks before your expected week of childbirth.

Please be aware that you will continue to accrue annual leave throughout your maternity leave.

If you wish to change the start date of your maternity leave please let your manager and myself know as soon as possible.

If you have any queries on anything related to the above please contact me on …

Yours sincerely

Name
Human Resources Manager/Advisor
### Intention to Commence Maternity Leave

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<td>Likely date of return</td>
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I can confirm that I have read and understood the London Ambulance Service Maternity policy and that I wish to commence maternity leave as outlined above.

…………………………………..           ……………………………………
Signed                               Date

To be returned to the HR Manager/Advisor with Form MAT B1 provided by your GP or midwife approx. 14 weeks before the Expected Week of Childbirth.
Dear,

Thank you for returning your form MAT B1 and LAS application for Maternity Leave and Pay.

I note from your MAT B1 form that your expected date of childbirth (EWC) is (date). I also note from your application for Maternity Leave that you intend to commence that leave on (date).

Outlined below are details of the maternity payments you will receive whilst on your maternity leave.

Entitlement - to be amended depending on eligibility

e.g., 8 weeks full pay …

From

To

Please also note the following information relating to your maternity leave and the right to return to work:

- You are entitled to remain on leave for any period up to a total 52 weeks.

- You have indicated a return date of …and the Trust will plan accordingly for your return on this date unless you inform us otherwise / You have yet to indicate a return date. The Trust will plan for a return date of…, unless you inform us otherwise, which is the date of return following 52 weeks maternity leave.

- You are free to change your mind on when you wish to return to work provided it is in line with the scheme and your entitlement. However if you wish to change your return date then you should give the Trust at least 28 days notice of this date.

- If you have notified the Trust of your intention to return to work, you have the right to return to your job under your original contract and on no less favourable terms and conditions.
• If you wish to take shared parental leave, please read section 1.2 within this policy and refer to the Shared Parental Leave Policy and Procedure (reference HR040) in relation to all aspects. You confirm that you are fully aware that when doing so Maternity pay (if eligible for enhanced occupational maternity pay) will stop and statutory parental pay will be paid.

During your maternity leave you may wish to keep in touch to discuss and plan for your return. I will write to you again one month prior to your return to work to remind you of your return date and to outline any arrangements for your re-induction into the workplace.

Your manager will keep you informed regarding what is going on by arranging to send you a weekly copy of the RIB and other paperwork that might be of interest to yourself.

Please do not hesitate to contact me on …, should you have any queries about your maternity leave.

Finally, I would like to take this opportunity to wish you all the best for your baby’s arrival.

Yours sincerely

Name

Human Resources Manager/Advisor

cc. Ambulance Operations Manager/line manager
Dear,

Firstly, I hope all is well with yourself and your new baby.

Further to my letter dated (date), I am writing to remind you that your return to work date is (date).

On your first day back please report to (name) who will run through any changes or updates with you. It will also be an opportunity for you to discuss any refresher training you may need.

You may wish to come into work prior to your return date, to discuss your return arrangements and training needs – please contact me if you wish to do this.

Finally, should you have any queries or concerns, please do not hesitate to contact me on …

I wish you all the best for your return to work.

Yours sincerely

Name
Human Resources Manager/Advisor

cc. Ambulance Operations Manager/line manager
Maternity Information cover sheet

Maternity and childcare Information

This includes:
- Maternity Leave and Pay Policy
- Shared Parental leave Policy and Procedure
- Maternity Support (Paternity) Leave and Pay Policy
- Ante-natal Care Policy

For further information staff can contact their local Human Resources, People and Organisational Development.

Sources of further advice

The pulse
The LAS has an intranet site dedicated to childcare which can be found at >About Me>Staff Support Services>Childcare. Information can be obtained on the full range of initiatives from emergency childcare to financially beneficial childcare vouchers.

Employee Assistance programme (EAP)

PAM Assist are a confidential support service provided to you by LAS. The service is staffed by experienced and professional advisors who are there 24 hours a day to answer your call. Through PAM Assist you will have access to clinical and professional expertise which gives you a chance to talk about all kinds of work and personal issues. PAM Assist can be contacted on 0800 882 4102 or you can visit the website for online services at www.pamassist.co.uk.

Log in details are as follows:
- Username: londonamb
- Password: LAS1

Staff Support Advisor
Employees can contact Tina Vince, Staff Support Advisor confidentially on extension 112016.

Childcare Vouchers
Tina Vince, see details above, is able to provide information on the Childcare voucher scheme

Trade Unions
Staff may seek advice from their Trade Union. Managers are encouraged to work in partnership with Union representatives with the aim of resolving any issues that may arise relating to staffs’ maternity leave.
### Maternity Meeting - Checklist

**Name:**

__________________________________

**Job title:**

__________________________________

**Date of meeting:**

__________________________________

<table>
<thead>
<tr>
<th>Introduction</th>
<th>Tick</th>
</tr>
</thead>
<tbody>
<tr>
<td>• The purpose of this meeting is to advise you of your entitlements to maternity leave and pay</td>
<td></td>
</tr>
<tr>
<td>• The Occupational Health Unit is available if you have any concerns or issues; they are there for support and advice.</td>
<td></td>
</tr>
<tr>
<td>• Do you know the date of when your baby is due?</td>
<td></td>
</tr>
<tr>
<td>• Your GP/ Midwife will give you a MAT B1 form, please send the original to me and keep a copy for yourself. This should be returned with Form A which I will send you, with a letter detailing your maternity entitlement, following this meeting.</td>
<td></td>
</tr>
</tbody>
</table>

### Ante Natal Appointments

- You are entitled to paid time off to attend ante-natal appointments, during your working hours and will have no pay deducted for the time taken.

- Your Line Manager may want to see your appointment card. Whenever possible your appointments should be arranged outside of shifts/working hours.

### Maternity leave and pay

- Explain the employee's maternity leave and pay provisions.

- After the 4th week before your expected date of childbirth should you go sick for a reason related to your pregnancy, and then your maternity leave will automatically start at the beginning of the following week.

- Please let myself and your line manager know when you are going to start your maternity leave at least 28 days before you do so. This is necessary to advise Payroll and to arrange cover for your work.
### Annual leave

- You will continue to accrue annual leave during the period of your maternity leave. Leave may be taken both prior to and after your maternity leave.

- You cannot take annual leave between periods of paid and unpaid maternity leave.

### Childcare Vouchers

- If you are already in receipt of Childcare Vouchers via the Trust prior to going on maternity leave (i.e. to help pay for childcare of a previous child), the Trust will fund a proportion of the cost of childcare vouchers for any period during the maternity leave during which your maternity pay - excluding SMP - does not cover all or part of the cost of the vouchers. These arrangements will include any period that you are paid SMP only or is on no-pay, in which period the full cost of the voucher will be borne by the Trust.

### Right to return to work

- You are entitled to take maternity leave of up to one year.

- If you wish to change your return to work date then you should give me at least 28 days’ notice.

- I will write to you one month before your maternity leave ends to remind you of your return to work date.

- If you decide not to return to work, after having stated an intention to do so, then you will be required to re-pay the Service all maternity pay that you have received, except for statutory maternity pay

- The Service will try to be flexible in regards to accommodating any request for changed work patterns on your return. Answering such requests will, however, depend on such working being operationally feasible.
### Uniform (uniformed staff only)

- You are entitled to a maximum reimbursement of £40 to purchase maternity clothing. This can be claimed through expenses and you need to keep your receipts.
- No payments made to any managerial staff.

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### Future contact

- When you return your maternity form and MAT B1, I will write to you advising of your entitlements to maternity pay and leave.
- Please advise your Line Manager when you have had the baby.

### Maternity and childcare information

- Give the employee the coversheet and information and explain the contents including childcare vouchers.

Signed (to be signed once the above topics have been covered with the employee).

___________________________________________

Human Resources Manager/Advisor