FAMILY FRIENDLY POLICIES
(version 6 January 2020)

- Maternity Leave Policy
- Adoption Leave Policy
- Paternity Leave Policy
- Shared Parental Leave and Pay Policy
- Parental (unpaid) Leave Policy
- Dependants Leave Policy and the Right to request time off work or adjustments to the duties of the office to care for a dependant.
- The Right to Request a change from a full time office to become a Part time office

https://www.churchofengland.org/resources/clergy-resources/national-clergy-hr/family-friendly-policies
1. **Introduction**

1.1 This policy applies to all stipendiary clergy and curates regardless of time in the office they hold.

1.2 Clergy should inform their appropriate senior member of clergy and the Director of People, Safeguarding soon as possible of their pregnancy in order to receive information/advice regarding their entitlement to maternity leave and pay, and in order for any appropriate Health and Safety assessments that might be helpful or other advice given. It is recognised too that some clergy may not wish to announce their pregnancy during the early stages and confidentiality will be maintained at all times.

1.2 This policy includes both information and some practical guidance and a checklist to help work through the various things to think about as the pregnancy continues (see section 14 below).

1.3 These links provides the national church information:

https://www.churchofengland.org/resources/clergy-resources/national-clergy-hr/family-friendly-policies


2. **Ante-natal care**

2.1 Clergy have the right to paid time-off for ante-natal care regardless of the length of service or the number of hours that they work.

3. **Maternity leave entitlements**

3.1 Maternity leave may last up to 52 weeks and is made up of two parts:
OML – Ordinary Maternity Leave (39 weeks)
AML - Additional and unpaid Maternity leave (13 weeks)

4. **Claiming entitlements**

4.1 Once the individual has decided when they wish to commence maternity leave, they will want to make local arrangements for cover where this is appropriate, and they should discuss how this will work in practice with their local senior colleague and
the Archdeacon (or, as throughout this policy, the appropriate member of Senior Staff).

4.2 They must return their MATB1 form from their midwife and the following details to the Director of People and Safeguarding and the Finance Team as this must be forwarded to the Church Commissioners for stipend payment purposes within the diocese’s monthly payroll activities.

✓ Their full name and place of work  
✓ The expected date of childbirth  
✓ The date they are intending to commence maternity leave cannot start before the beginning of the 11th week before the expected week of confinement (ewc)

Individuals have the right to change the date they wish to commence their maternity leave and much will be down to local arrangements and the individuals own wishes - however, they should give a reasonable period of notice.

5. Claiming benefits

5.1 In Gloucester Diocese clergy will receive their full stipend for the 39week OML period which includes SMP.

5.2 Depending on length of service, clergy are entitled to Statutory Maternity Pay (SMP). Church Commissioners can claim back SMP – for the 39 weeks of OML.

5.2 Where SMP is likely to be more than earnings eg due to part time working, the Director of People and Safeguarding can give advice and the link to downloading the appropriate form from the Church Commissioners).

6. Starting maternity leave and stipendiary payments

6.1 Maternity leave/pay can start on any day of the week but not before the beginning of the 11th week before the expected week of childbirth. However, if an individual gives birth before the start of their maternity leave, then their maternity leave/pay will start the day after the birth.

6.2 An individual may not work for two weeks immediately after the birth of a baby by law.

7. Maternity pay

7.1 Income Tax - Payments of SMP within monthly payroll are subject to income tax in the same way as normal earnings.
7.2 National Insurance - Payments of SMP within monthly payroll are subject to National Insurance contributions in the same way as normal earnings.

7.3 Pension - The Clergy Pension Scheme ensures that individuals’ contributions are paid during paid maternity leave absence. If an individual on her return to work wishes to pay contributions for the unpaid part of their maternity leave, they should contact the Diocesan Finance Director.

8. *Pregnancy related-illness before maternity leave commences*

8.1 If an individual is absent from work, due to a pregnancy related illness, at the beginning of the 4th week before the expected week of childbirth, this absence will trigger the start of her maternity leave. In this case, her maternity leave will commence on the day after the first day of absence after the beginning of the 4th week before the expected week of childbirth.

8.2 Individuals should let their appropriate Archdeacon know if their baby arrives before they commence maternity leave. This is so adjustments to the date for their return from maternity leave can be discussed.

9. *Working during maternity leave (Keeping in Touch days)*

9.1 Keeping in Touch (KIT) days allows an individual to work up to 10 days during maternity leave without losing the right to maternity pay or bringing the leave to an end.

9.2 It is likely that clergy will want to stay in touch with their parish(es) and key people but it is advisable that they are very clear to everyone that they are only available for limited times so they are able to manage their leave appropriately. The appropriate Archdeacon can be consulted if there are any problems. However, parishes and colleagues should be aware there is no obligation for the individual to attend their normal role/work during this time nor is there the obligation for parishes or senior staff to expect, or offer, such opportunities.

9.3 KIT days are not an extension to ordinary or additional maternity pay period i.e. they cannot be used at the end of maternity leave to extend the period.

10. *Returning to work after maternity leave*

10.1 Under current regulations, senior staff will assume that the maternity leave will end at the dates which had been agreed with the individual.

10.2 If an individual wishes to return to work before their official return date, then they should discuss this with the appropriate Archdeacon so that arrangements can be made and any advice or other support can be given.
10.3 Where an individual wishes to return to work but on a different basis this should be discussed with the Archdeacon prior to any local conversations taking place.

10.4 Curates returning to work after maternity (and other) leave who wish to complete their training on a part-time basis and have the length of their training curacy extended should use the process for making a request for time off or adjusting their duties to care for a dependant. [https://www.churchofengland.org/sites/default/files/2019-04/Requesting%20time%20off%20or%20adjustments%20to%20care%20for%20a%20dependant%20April%202019.pdf](https://www.churchofengland.org/sites/default/files/2019-04/Requesting%20time%20off%20or%20adjustments%20to%20care%20for%20a%20dependant%20April%202019.pdf)

10.5 Where it has been agreed by express permission of the diocesan Bishop that an individual may return to work on a different basis, i.e. part-time for a short period of time, the details and implications should be thoroughly explored and agreed with the Archdeacon/DDO as appropriate. For example it may be that the child(ren) have health problems and a period of part time working may help share the load of family responsibilities. (See also Right to request time off work or adjustments to the duties of the office to care for a dependant within this section).

10.5 When it has been agreed that an individual can take parental leave immediately following the expiry of maternity leave, local arrangements must be discussed with the Archdeacon. (See Parental Leave policy within this section).

10.6 An individual has the right to return to the clergy role in which she was prior to the maternity leave period. In the most exceptional of circumstances where this is not practical or advisable, the Archdeacon will discuss any available options or alternatives.

10.7 If an individual decides not to return to work after the maternity leave period, they must inform the appropriate Archdeacon giving their decision to resign from their post and a mutually agreed notice period.

11. **Maternity leave and annual leave**

11.1 The period of absence on maternity leave will be counted as “service” for the purposes of annual leave. Individuals are advised to take their annual leave in the current year before the commencement of their maternity leave. Where is not possible to take the annual leave entitlement before the commencement of the maternity leave period, for example where the baby arrives early, then this leave can be taken after the maternity leave period.

11.2 If an individual decides to return to work in the current leave year then they may take their annual leave entitlement once they have returned to work.

11.3 If an individual is unsure whether they will be returning to work, they should be advised to take only a leave amount based on her anticipated service in the current leave year. If an individual returns to work they will be entitled to any outstanding leave entitlement due to her in that leave year.
12. **Health & Safety**


12.2 Whilst clergy are not employees, these do provide some sound advice and good practice, and the diocese recommends that individuals are mindful of these and take responsibility for familiarising themselves with their content (further advice can be sought from the Director of People and Safeguarding – see also section 14 below).

12.3 The Diocese through the Director of People and Safeguarding and the appropriate Archdeacon can offer advice on and help an individual assess any risks they may be exposed to, to talk these through and discuss what adjustments may be required. Individuals are reminded that they also have a responsibility to identify any areas of work and work practices, which might adversely affect their work health and safety and to raise any concerns with their Archdeacon and the Director of People and Safeguarding.

13. **Outstanding loans**

13.1 Where an individual has an outstanding loan eg for a car, prior to the maternity leave commencing there are three options. Firstly to freeze payments until they are back at work, the second is to continue paying loans as before, the third is to continue, but reduce payments until maternity leave has ended. The Archdeacon or Director of Finance can offer further advice on this.

14. **Maternity leave cover in a parish setting and responsibilities**

14.1 For incumbents, under the Ecclesiastical Terms of Service Measure Office; Regulation 29 affords the appointment of fixed term roles in a few very specific settings. Cover for maternity leave is one such provision. Such fixed term arrangements are made only with the express direction of the Diocesan Bishop and will be clearly set out within a Statement of Particulars which will be shared with the office holder for reassurance and clarity. The end date of any fixed term arrangement can be changed should the office holder return to work earlier than initially discussed.

14.2 All office holders on maternity leave remain `in office` while they are on leave – which means they retain the rights and responsibilities that go with the office, for example the right to remain in any accommodation provided for the better performance of their duties and the obligation to ensure that the duties of the office are carried out on their behalf.

14.3 For clarity, unlike an employee, an office holder does not have the right to be found an equivalent post when he or she returns from maternity and adoption leave. She has not left her office whilst on maternity/adoption leave and therefore returns to work in the existing post as of right unless she resigns or is subject to diocesan, national, or other legal, process.
15. **Maternity checklist**

The checklist below can be adapted for curate or incumbent according to the situation.

It can be a tricky balance maintaining proper time out on maternity leave, having an ear for what is going on in the parish/benefice, being seen out and about, and managing the expectations of parishioners, callers and others! The following questions are prompts to help think through boundaries, and plan for, what may arise and can be talked through with the Archdeacon and an incumbent/DDO/Head of Clergy Training, or Area Dean as appropriate.

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| 3         | Might you want to worship in the Church and remain open to hearing what is going on?  
Might you want time away for a period, and only be informed of particular things eg a significant death in the parish or other important concern?  
Might you want a key link person/people to keep you in touch rather than well meaning lots of people?! How can you manage this well? |     |
| 4         | Meet with your PCC/Training Incumbent to express your preferences in this regard and how they may be accommodated.  
Whatever you agree, confirm agreements in writing so there is an ongoing reference point throughout your absence. |     |
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   For incumbents it might be helpful to have a small A5 leaflet that can be handed to any callers setting out what to do for contact re Baptism, weddings, and other issues. |
| 10 | Have you updated any website information so its clear about arrangements where this is appropriate ? |
| 11 | What else might you want to include/think through? |
1. **Introduction**

1.1 Clergy should inform their appropriate senior member of clergy and/or the Director of People and Safeguarding as soon as possible of their potential adoption in order to receive information/advice regarding their entitlement to adoption leave and pay. However, it is recognised that some clergy may not wish to let people know about their plans until things are clearer. Although joyful, this can be a very anxious and stressful time and the diocese would want to do all it can in terms of practical and pastoral support.

2. **Time off for introductions**

2.1 Clergy have the right to paid time-off for specific introduction meetings with appropriate social workers/children.

2.2 Clergy adopting should let their Area Dean / Archdeacon know when they are planning to take introduction time off and provide any evidence that may be required.

3. **Adoption Leave Entitlements**

3.1 Leave arrangements can begin once a member of clergy can demonstrate that they have been matched with a child through an authorized adoption agency.

   - Ordinary Adoption Leave (39 weeks)
   - Additional and unpaid adoption leave (13 weeks)

3.2 Once an individual has decided the date on which they wish to commence their Ordinary Adoption leave, they should discuss this with the Archdeacon.

3.3 Ordinary Adoption Leave may commence from a predetermined date up to 14 days before the expected date of placement (within the UK for UK related adoptions). Where an overseas adoption is taking place leave may begin from the date of the child’s entry into the UK or from a predetermined date up to 28 days after that.

4. **Claiming Benefits**

4.1 Throughout the adoption period full stipend continues to be paid by the Church Commissioners (which includes Statutory Adoption Pay) via the normal stipend arrangements up to 39 weeks in total.
4.3 After the 39 weeks the individual is entitled to a further 13 weeks unpaid leave. Which makes the leave up to the 52 weeks available through adoption leave provision.

4.4 Either partner may receive Statutory Adoption Pay, but not both. The other partner may receive Statutory Paternity Pay.

5. **Details of Leave and Pay**

5.1 The link for more information regarding adoption pay from the Church Commissioners


6. **Working During Adoption Leave (Keeping in Touch days)**

6.1 Keeping in Touch (KIT) days allows an individual to work up to 10 days during leave without losing the right to pay or bringing the leave to an end.

6.2 Both clergy and parish/diocese (as appropriate) must agree to KIT days being worked, however there is no obligation for the individual to attend work during this time.

6.3 Whether a whole day has been worked or only part, one whole KIT day will be deducted from the 10 days entitlement.

6.4 A KIT day will not take place during the first two weeks following the placement of a child.

6.5 KIT days are not an extension to ordinary or additional adoption leave or pay period i.e. they cannot be used at the end of leave to extend the period.

7. **Adoption Leave and Annual leave**

7.1 The period of absence on adoption leave will be counted as “service” for the purposes of annual leave. An individual should try to take their annual leave in the current year before the commencement of their adoption leave. Where it is not possible to take the annual leave entitlement before the commencement of the adoption leave period, for example where there are placement difficulties then this leave can be taken after the adoption leave period.

8. **Disrupted adoption**

8.1 If your Adoption leave has started but you are then notified that either the placement will not take place, or if the child is returned to the adoption agency after
placement or if tragically, the child dies after placement, your entitlement to adoption leave and if applicable, adoption pay, will continue for a further 8 weeks from the end of the week in which the disruption occurred, unless your leave and/or pay would have ended earlier in any event.

9. This checklist below may help you plan for/navigate what you do and don’t want to be involved with whilst on adoption leave to help create some boundaries.

If you are adopting a toddler/school age child it is likely you'll want to be in touch with families and groups in order to establish new relationships and friendships. Being seen ‘out and about’ can be confusing for parishioners so having some clear communications and plans is a good idea!

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FAMILY FRIENDLY POLICIES

- Paternity Leave Policy
- Shared Parental Leave and Pay Policy
- Parental (unpaid) Leave Policy

https://www.churchofengland.org/resources/clergy-resources/national-clergy-hr/family-friendly-policies

https://www.churchofengland.org/more/clergy-resources/clergy-payroll/parental-leave

These links take you to all areas of Church of England provisions for family friendly policies and how changes to working arrangements can be requested. For any further information and advice please do talk with your Archdeacon or the Director of People and Safeguarding.
I. PATERNITY LEAVE POLICY

1. Introduction

1.1 Stipendiary clergy who have at least 26 weeks’ service by the beginning of the 14th week before the expected week of confinement (MATBI reference) should receive 2 weeks’ paternity leave and statutory paternity pay (topped up to full stipend) on full stipend following the birth of their child.

1.2 Statutory Paternity Pay is payable to the new father, to enable him to support the mother in the first few weeks after the birth. It is also payable to the second member of a couple adopting a child.

1.3 Paternity leave can be taken at the time of the birth or in the following weeks. You can choose to take 1 or 2 (consecutive) weeks.

It must be taken within 8 weeks of the date the child is born or placed with the Adopter.

https://www.churchofengland.org/more/clergy-resources/clergy-payroll/parental-leave#na

2. Paternity Leave Process

2.1 Subject to the qualifying requirements above, individuals continue to receive full pension entitlements throughout the period of leave.

2.2 In order for the diocese to send the required Church Commissioners paperwork for payroll purposes so they are able to reclaim Statutory Paternity Pay from the HMRC on our behalf you will need to complete one of these two forms as appropriate and return it to the Director of People and Safeguarding/Finance Team at least 28 days before the planned start of your leave in order to set things up.

To make a claim for SPP use one of the following forms:

Form SC3 Becoming a parent
Form SC4 Becoming an adoptive parent

https://www.churchofengland.org/more/clergy-resources/clergy-payroll/parental-leave#na
2. SHARED PARENTAL LEAVE POLICY and PAY

1. Introduction

1.1 An eligible mother can choose to end her maternity leave early and, with her partner or the child’s father, opt for Shared Parental Leave instead of Maternity Leave.

1.2 If both the mother and the father/partner meet the qualifying requirements, they will need to decide how they want to divide their Shared Parental Leave and Pay entitlement.

1.3 Shared Parental Leave Pay is payable to eligible office holders to enable them to take parental leave in separate blocks, so they can return to work for part of the time and then continue leave at a later date.

1.4 This can be a complex process so please do contact the Director of People and Safeguarding and the Archdeacon to begin to explore any ideas you may have at an early stage!

2. Process

2.1 Subject to the qualifying requirements above, individuals continue to receive full pension entitlements throughout the period of leave.

2.2 Any period of shared parental leave is paid at full stipend up to 37 weeks in total (39 weeks excluding the first two weeks of compulsory maternity leave). A further period of 13 weeks unpaid statutory parental leave is available (see parental leave – unpaid – policy below)

2.4 Adopting parents have the same rights as other parents to Shared Parental leave and pay.

2.5 Overall:
   - The mother must take at least 2 weeks maternity leave, the remaining 50 weeks of leave can then be shared between both parents
   - Both parents can be off at the same time
   - Leave can be taken in a maximum of 3 blocks and must be agreed at least 8 weeks in advance
   - It also applies to adoptive parents, where up to 52 weeks can be shared (including 13 weeks of unpaid leave)
   - Maternity/Adoption leave may need to end earlier in order to set Shared parental leave and pay

2.6 In order for the diocese to send the required Church Commissioners paperwork for payroll purposes you will need to complete one of these two forms as appropriate and return it to the Director of People and Safeguarding/Finance
Team at least **28 days** before the planned start of your leave arrangements in order to set things up.

Shared Parental Leave Form (for Maternity)
Shared Parental Leave Forms (for Adoption)

[https://www.churchofengland.org/more/clergy-resources/clergy-payroll/parental-leave#na](https://www.churchofengland.org/more/clergy-resources/clergy-payroll/parental-leave#na)
1. **Introduction**

1.1 Office holders are entitled in law to a period(s) of time to assist in the arrangements for their child(ren)s welfare.

1.2 ALL parental leave is unpaid (whether for father/mother/other carer).

1.3 Parental leave is calculated based on the child not the role so parents are only eligible for one set of leave and if for example they have six weeks leave with one diocese they are only entitled to twelve weeks leave if they move to another diocese.

1.4 An office holder is entitled to take up to 18 weeks unpaid leave in respect of each child up to their 18th birthday.

2. **Qualifying Criteria**

2.1 An office holder who is has been in a continuous role with the GDBF for at least one year and who has or expects to have parental responsibility for a child who is 18 years old is entitled to (unpaid) parental leave.

3. **Parental Leave Arrangements**

3.1 Office holders cannot take in excess of 4 weeks parental leave in respect of an employee child during a particular year.

3.2 Unless the child has a disability where leave can be taken in days; Parental leave must take leave in blocks of one working week (i.e. not single days).

3.2 Plans for parental leave should be requested via the Archdeacon, and arranged at a local level so cover etc can be arranged; the Archdeacon and Area Dean should be consulted and plans for such leave must be at least 21 days in advance - except in cases of adoption or for a child with a disability.

3.3 In exceptional circumstances leave may be postponed by the Diocese for up to six months from the date requested and ending before the child’s eighteenth birthday where it is considered that an office holder’s absence would be unduly disruptive.

3.4 Leave cannot be postponed where an office holder gives notice to take ordinary parental leave immediately after the time a child is placed with the family for adoption or the birth of a child.
3.5 The Diocese has the right to request sight of evidence that the office holder is the parent of a child or has parental responsibility for the child.

4. Parental Leave Process

4.1 Office holders cannot take in excess of 4 weeks parental leave in respect of an employee child during a particular year.

4.2 Unless the child has a disability where leave can be taken in days; Parental leave must take leave in blocks of one working week (i.e. not single days).

4.3.1 A confirming email agreed together by the office holder and the Archdeacon having consulted with the Area Dean and any others as appropriate should be forwarded to the Director of People and Safeguarding so that the Finance Payroll Officer can make the necessary arrangements for stipend to cease for that period of time.

4.3.2 Confirmation will be required back to the individual via the Director of People and Safeguarding.

4.3.3 Full pension entitlement continues to accrue during any period of unpaid parental leave; and annual leave also continues to accrue in the normal way.
Dependants Leave Policy and the right to request time off work or adjustments to the duties of the office to care for a dependant.

I Introduction

1.1 An office holder may make a request to the Bishop for a period of time away from ministry to make adjustments to the office to care for a dependant.

1.2 A dependent is defined as:
   A partner, child or parent, someone who lives with, as part of the family; or where care arrangements break down and a person relies on the office holder for significant assistance.

1.3 The request may be made verbally but must always be followed up by email/letter and confirmation again received by email/letter.

1.4 Whilst there is no obligation to agree a request, the Bishop will always consider the request and may agree to all, some or different arrangements with the individual depending on the circumstances. (In specific situations a variation in stipend may be appropriate).

1.5 The Director of People and Safeguarding can be contacted for advice and guidance.
The right to request a change from a full time office to become a part time office

1. Introduction

1.1 Within the Common Tenure arrangements, office holders who may wish to vary their duties for example reducing a post from full time to part time with a commensurate reduction in stipend have the right to request this and for this to be properly considered and responded to promptly.

1.2 Advice can be sought from the Director of People and Safeguarding— and office holders should be aware that any agreed change could impact on their stipend and pension provision.

1.3 This policy applies where an office holder is requesting a move from full time to part time working for a significant period of time. They should be aware that there is no automatic right to have the duties adjusted back to the original terms at a later point, unless this has been agreed in advance.

NB this policy does not apply to where arrangements/requests are for no more than 10 working days (and due to specific situations) which can be agreed by office holders in consultation with the Archdeacon/Bishop.

2. Request process

2.1 The Archbishops’ Council has agreed that the procedure for making a formal request should be as follows, and that the office holder should:

✓ make the request in writing
✓ set out the date of the request
✓ make no more than one request during a twelve month period
✓ state that the request is being made under the Ecclesiastical Offices Terms of Service) Directions 2010
✓ set out the reasons for needing an adjustment to the duties of the office
✓ set out the change requested
✓ state whether they have made any previous requests in their current post
✓ identify the effect the proposed change will have on the provision of ministry to the parish
✓ suggest how such an effect could be mitigated (the office holder may wish to consult colleagues about this first so that he or she is in a position to indicate that the proposed solution might have their support in principle)
✓ give a proposed start date
✓ indicate whether the proposed adjustment is intended to be permanent, or, if not, for how long it might be expected to last.
2.2 On receipt of an application the Bishop may suggest that the individual explores their options with the Archdeacon in the first instance, but will then arrange to meet the individual (or may delegate this).

2.3 The Bishop will either directly, or via the Archdeacon consult any of the office holder’s colleagues who are likely to be affected by the request.

2.4 The PCC(s) must be consulted and its/their response sent to the Bishop without undue delay.

2.5 Once the Bishop has received a reply from the PCC(s), the office holder’s request should be considered promptly.

2.6 It should be noted that a request may be refused if there is no other reasonable way of meeting the pastoral needs of the parish and the requirements of the office.

2.7 The Bishop will inform the Director of People and Safeguarding in order that an updated Statement of Particulars can be drawn up and agreed.

2.8 The Bishop will then write formally to all parties with the final decision.

2.9 The Director of People and Safeguarding will be in touch with the individual to ensure the Statement of Particulars, and the Church Commissioners payroll receive the correct information to make appropriate changes to stipend and pension. The office holder will also be informed that this will be a permanent change to the duties of the office, and there is no automatic right to have the duties adjusted back to the original terms at a later point, unless this has been agreed in advance.

2.10 Where there may be a delay in the Bishop being able to make agree/make a decision within a reasonable period of time a meeting will be arranged with the office holder to discuss or explain the reasons.

2.11 Usually within 14 days of meeting, the Bishop should inform the office holder of the decision. If they do not accept the request, they must give the reason in writing and give a reasonable time (normally 14 days) for the office holder to appeal against their decision.