LEAVE POLICIES

REVISED May 2011

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Cork Centre for Independent Living recognises that employees need time off from work for rest and relaxation and to reconcile any other commitments. However, the taking of annual leave should be planned in advance, in order to allow the organisation sufficient time to arrange cover for the absence of employees. Before making a holiday commitment, employees must consult with their line managers (ALS Co-ordinator, CE Supervisor or ALS Manager as appropriate) regarding taking time off.

All employees working under a contract of employment are entitled to annual leave.

**Annual leave entitlement**

Annual leave entitlements will be calculated in accordance with the Organisation of Working Time Act 1997.

- Where an employee works at least 1,365 hours in a leave year, he or she is entitled to a four working weeks of annual leave.
- If the number of hours worked is less than 1,365, annual leave will be calculated as follows:
  - 8% of the hours worked in the leave year, subject to a maximum of four working weeks.

The term “working week” means the number of days or hours an employee normally works in a given week.

Any contractual variations in excess of this entitlements will be ‘red circled’ and will be reflected in the employees contract of employment.

The leave year runs from 1st January to the 31st December each year.

**Annual leave requests**

An annual leave request form (please see form attached) must be completed and submitted to the manager in accordance with the following notice periods. The following notice must be given:

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All annual leave is approved at management discretion. Every effort will be made to accommodate employees’ requests, but, in certain instances, employees will be required to make alternative
arrangements if their absence would cause operational difficulties.

**Pay for annual leave**
Pay for annual leave will be based on the normal weekly rate of pay, including any regular bonuses, allowances or shift premia that do not vary in relation to the work done.

**Leaving the organisation**
If an employee leaves the organisation and has accrued annual leave that has not been taken, the organisation will pay the employee for this accrued leave. If an employee leaves the organisation and has taken more annual leave than he or she has accrued, the organisation will claim back the amount owing to it from the final wages payment.

**Outstanding leave**
Annual leave must be taken in the leave year and written authorisation is required to carry over any outstanding leave. Such outstanding leave must be taken within 3 months of the start of the following leave year. The organisation reserves the right to assign to you any outstanding annual leave, subject to one month’s notice.

**Assigning leave**
A certain number of days annual leave must be taken at company-designated closing periods. This information will be provided to all affected employees as early as possible, but not later than one month before the proposed closure.
Public Holiday Leave Policy

The purpose of the policy is to provide information for employees in relation to public holiday benefit as provided for by the Organisation of Working Time Act 1997.

Entitlement

All full-time employees of the organisation are automatically entitled public holiday benefits. Additionally, part-time/casual employees who have worked at least 40 hours in the five weeks ending on the day before the public holiday will be entitled to benefit.

There are nine official public holidays as follows:

- 1 January
- St. Patrick’s Day
- Easter Monday
- first Monday in May
- first Monday in June
- first Monday in August
- Last Monday in October
- Christmas Day
- St. Stephen’s Day

Note: Good Friday and Christmas Eve are not public holidays and as such do not accrue any entitlement.

In respect of each public holiday, an employee’s benefit is at the organisation’s discretion as follows:

- a paid day off on the public holiday; or
- a paid day off within a month; or
- an extra day’s annual leave; or
- an extra day’s pay.

Unless otherwise notified, employees may assume that they will have a paid day off on the public holiday.

- Employees who work or are normally rostered to work on the public holiday are entitled to a day’s pay for the public holiday. This means that if you work you will receive double pay in lieu of the public holiday.

- Employees who are not normally rostered to work on the public holiday are entitled to one fifth of the normal weekly rate of remuneration for the public holiday.

- Employees on maternity leave, adoptive leave and parental leave maintain their public holiday benefit for the duration of their absence. Employees on carer’s leave accrue the benefit for the first 13 weeks of their absence.
Compassionate Leave Policy

Compassionate leave is paid leave of absence granted to employees where time-off is required in the event of a personal or family crisis or due to the bereavement of a close family member.

Entitlement and Conditions
Cork Centre for Independent Living will consider an employee’s request for a period of compassionate leave. This will be granted at the discretion of management.

In the event of the death of a spouse, daughter, son, parent, grandchild, sister or brother up to three days of paid compassionate leave may be granted.

In the event of the death of a mother-in-law, father-in-law, grandparent, uncle, aunt, son in-law, daughter in-law, one day of paid compassionate leave may be granted.

Employees must notify their manager/supervisor as soon as possible with their request, and no later than the first day of absence.

The above days must be taken consecutively.
Maternity Leave

Purpose of this document
This document sets out the Cork Centre for Independent Living’s rules and procedures in relation to granting of maternity leave.

Scope of this policy
This policy covers all full-time, part-time and temporary female employees (regardless of how long you have been employed by Cork Centre for Independent Living or the hours worked per week) who are:

- Are pregnant
- Are within 14 weeks of having given birth
- Are breast-feeding within 26 weeks following the birth and
- Have informed Cork Centre for Independent Living of their condition

Fathers however, are only entitled to leave if the mother dies within 24 weeks of the birth.

Maternity Leave Entitlement

Basic Period of Maternity Leave
Cork Centre for Independent Living employees may take a maternity leave in line with Maternity Protection Amendment Act 2004, as follows:

- 26 weeks as maternity leave,
- 2 of these weeks before the end of the week of your baby’s expected date of birth.
- You must take at least 4 of these weeks after your baby’s birth.

Additional or Unpaid Maternity Leave.
An additional period of 16 weeks leave may be taken immediately following the maternity leave period, during which no social welfare benefit is payable.

Premature Birth
If your baby is born 4 or more weeks early, you must inform Cork Centre for Independent Living within 14 days of the birth of your baby so as to fulfill your notice requirements.
Stillbirth and miscarriages
In the sad event of a miscarriage or stillbirth you are entitled to full maternity leave at any time after the **24th week** of pregnancy. This means that a basic period of 26 weeks and also the 16 weeks additional maternity leave may be taken in the event of a stillbirth or miscarriage after the 24th week of pregnancy.

Employment Rights
An employee who is absent on maternity leave will be considered to be in employment and her employment rights, with the exception of remuneration, are preserved as if she were present at work.

At the end of maternity leave you will be entitled to return to your original job, under terms and conditions no less favourable than those which would have applied if you had not been absent.

Notice of Intention to take Maternity Leave
You are requested to inform Cork Centre for Independent Living as soon as you know you are pregnant, so that the organisation can ensure that the working environment is supportive of all pregnancy requirements during this period.

Intention to take maternity leave (26 weeks)
An employee must give a minimum of **4 weeks** notice in writing to their Services Co-ordinator or the Services Manager of their intention to take maternity leave to enable Cork (Form Mat 1) Centre for Independent Living to arrange appropriate cover and to be able to fully make use of this leave.

A medical certificate confirming pregnancy and specifying the expected week of birth must also be provided.

You may claim social welfare maternity benefit for the 26 week period of maternity leave, provided that you have the necessary PRSI contributions.

Intention to take additional maternity leave (16 weeks)
You must inform Cork Centre for Independent Living in writing, as above, (Form Mat 2) of your intention to take the 16 weeks additional maternity leave, at least **4 weeks** before the end of your 26 weeks of maternity leave.

No Social Welfare payment is paid for the 16 weeks additional leave.

Return to Work
You must give Cork Centre for Independent Living, in writing, at least **4 weeks’** notice of your intention to return to work.

Postponement of maternity leave in the event of a child being hospitalised
After the 14th week of maternity leave, you may ask to postpone some of your maternity leave or your additional maternity leave if your child is in hospital. In this way you may return to work and
then use the rest of your leave when your child comes out of the hospital. Although at present as your employer we are not obliged to facilitate you in this we will do what we can to support your request. The maximum amount of time for which you can postpone your leave is 6 months.

If you postpone some of your maternity leave and return to employment, you need to inform the Department of Social and Family Affairs, via the Maternity Benefit Section, of this choice. You must notify them in writing of the hospitalisation of your child and confirm you have returned to employment. Later, you will need a hospital or GP’s letter confirming that your child has been discharged from hospital and that your maternity benefit should resume.

**Ill while on maternity leave**

If you become ill while on the 16 weeks additional maternity leave you may request to end the additional maternity leave period. Cork Centre for Independent Living is not obliged to agree to this but it will be considered. If Cork Centre for Independent Living does agree, you will not be entitled to the remaining part of the additional 16 weeks maternity leave but you may be entitled to sick pay from Cork Centre for Independent Living and/or Disability Benefit from the Department of Social and Family

**Resignation Whilst on Maternity Leave**

If you decide to resign whilst on maternity leave or additional maternity leave, the notice of resignation will take effect from your date of return to work.

**Public holidays and annual leave**

You are entitled to claim leave for any public holidays that occurred during your maternity leave or additional maternity leave. Time spent on maternity leave and on additional maternity leave is treated as if you were in employment, so this time can be used to build up your annual leave entitlement. Cork Centre for Independent Living will require you to take all leave accrued to date at the end of your maternity leave and prior to return to work.

**Time Off for Medical, Ante-Natal, Post- Natal Appointments**

You are entitled to such time off as is necessary from your normal working time, without loss of pay, to attend medical of related ante-natal or post-natal appointments. (Time off to attend exercise and relaxation classes will not be paid).

An employee must inform Cork Centre for Independent Living of the appointment dates, and the duration of the appointments, at least 2 weeks before each appointment, and present the appointment card. Employees are requested where possible to arrange medical, ante-natal and post natal appointments outside scheduled work hours. If this is not possible appointments should be made at the beginning or end of the employee’s shift. If the appointment finishes during the shift, the employee must return to work.

**Time-off to attend ante-natal classes**

You will be entitled to time off from work without loss of pay to attend one set of ante-natal classes (other than the last three classes).
If you are an expectant father you will be entitled on a once-off basis to time off from work without loss of pay to attend the last two ante-natal classes before the birth.

**Father’s Leave**

There is no obligation on an employer to provide paternal leave. Cork Centre for Independent Living allows 3 days parental leave for the father. *more*

In the sad event of the mother of an employee’s child dying before the end of the 22nd week following the week of birth of a living child, the employee (who is the father) is entitled to certain leave entitlements, as follows:

1. Where the mother dies before the end of the 14th week following the week of the birth of the child, the father is entitled to:
   - A period of leave ending at that 14th week AND
   - Up to 8 consecutive weeks leave

2. Where the mother dies after the end of the 14th week but before the end of the 22nd week, a father is entitled to:
   - A period of leave to the end of that 22nd week.

3. An employee taking leave as outlined above, must notify Cork Centre for Independent Living on the first day of leave of his intention to take this leave, and the duration. He must notify Cork CIL of his intention to take the additional 8 weeks’ maternity leave 4 weeks before he is expected to return to work.

**Health & Safety Leave**

If a health and safety risk for an employee is identified by Cork Centre for Independent Living, the following options will be considered:

- Adjust the employee’s working hours to avoid the risk, or
- Transfer the employee to other work, or
- Give the employee health and safety leave

An employee working night shifts may be transferred to day shifts, on production of a doctor’s certificate stating that she should not undertake night shifts, due to the risks.

An employee transferred to day shifts for this reason will not retain her night premium.

An employee on health and safety leave will remain on leave until:

- She becomes entitled to maternity leave
  OR
- 18 weeks from the date of the birth — or 26 weeks from the date of the birth for breast-feeding mothers who are at risk
  OR
- The risk no longer exists or the employee is no longer vulnerable to the risk
  OR
- Suitable alternative work becomes available
An employee on health and safety leave will be paid for the first 21 calendar days of this leave. (Health & Safety Benefit - Form Mat 3)

A Cork Centre for Independent Co-ordinator / Manager or delegate will complete the relevant certificate to enable the employee to claim social welfare benefit after the first 21 days. The pay for the first 21 days will be equal to 3 times the employee’s basic weekly pay, and will not include additional amounts for night premium, Sunday premium etc. The ‘basic week’ is the last week (ending on the same day as used to calculate the employee’s pay) before the first day of health and safety leave.

If any employee is not on a fixed regular pattern of employment hours, her weekly rate will be calculated over an average of the previous 26 weeks.

**Breastfeeding**
A breastfeeding mother is entitled, at the option of her employer, to either breastfeeding breaks in the workplace where suitable facilities are provided or a reduction of working hours, without loss of pay.

Breaks may be taken in the form of one 60 minute break, two 30 minute breaks, three 20 minute breaks, or as agreed between employer and employee.

**Entitlement to Maternity Benefit**
Maternity Benefit is a payment for employed (and self-employed women) who satisfy certain PRSI contribution conditions on their own insurance record. Payment by the State during maternity leave is normally provided through a tax-free Social Welfare payment called **Maternity Benefit**.

In order to receive maternity benefit you must have paid **PRSI** over a certain time period. Your weekly rate of Maternity Benefit is calculated by dividing your reckonable income in the relevant tax year by 52. You may get 80% of this amount, subject to a minimum payment of €225.80 and a maximum payment of €270.00 a week. These rates are from 4th January 2010.

**Note:**
*If you are eligible for Benefit but have no recorded earnings in the relevant tax year, you will receive payment at the minimum amount.*

You can look at the required periods and rates on the Department of Social and Family Affairs website: www.welfare.ie.

Maternity Benefit is paid in advance directly into your bank account on a weekly basis.

To apply for this benefit and for further information contact the Maternity Benefit Section. You may also download and complete form **MB10** from www.welfare.ie

**Note:** You need to apply for this **at least six weeks** before you intend to go on maternity leave.
**Additional Maternity Pay**
There is no obligation on an employer to pay staff during maternity leave.

Cork Centre for Independent Living will each year review its capacity ‘top up’ maternity benefit to the level of the employee’s standard weekly wage for staff who have been working with CIL for a minimum of 2 years.

The ‘top-up’ is the balance of the employee’s basic weekly wage less Statutory Maternity Benefit for staff earning more than Maternity Benefit for a maximum of 26 weeks of maternity leave.

This will be subject to review and may be subject to change.
Maternity Leave Appendices
INFORMATION ABOUT MATERNITY LEAVE & MATERNITY BENEFIT

This is some information about maternity leave. It outlines what support you can expect from Cork Centre for Independent Living and your entitlements.

First Steps

As soon as your pregnancy is confirmed you must let Cork CIL know. This way we are aware of your condition and we can ensure that you are working safely. It will also allow us calculate any leave entitlement and to plan cover for your work schedule.

You should apply in writing to Cork CIL to take your maternity leave at least 6 weeks before you intend to go on maternity leave.

You must also apply for Statutory Maternity Benefit at least 6 weeks before you intend to go on maternity leave.

Maternity Benefit

Maternity Benefit is a payment made to women on who are maternity leave from work and covered by social insurance (PRSI).

You should apply for the payment 6 weeks before you intend to go on maternity leave.

The amount of money paid to you each week will depend on your earnings. Maternity Benefit is paid directly to you on a weekly basis into your bank or building society account.

Maternity Benefit is a tax-free payment.

Cork Centre for Independent Living will continue to pay you any difference between Maternity Benefit and your standard weekly rate of pay. This ‘top up’ payment is subject tax and PRSI. *(You may be entitled to a tax and PRSI refund. When your Maternity Benefit has finished, you can write to the Maternity Benefit Section or contact the Maternity Benefit Section online to request an MB21 Statement. You should then forward this to your tax office to get a tax refund, To get a PRSI refund, you should complete the Refund of PRSI Contributions Application Form and send it to the PRSI Refunds Section)*

Length of time Maternity Benefit is paid

- Maternity Benefit is paid for 26 weeks.
- At least 2 weeks and not more than 16 weeks leave must be taken before the end of the week in which your baby is due.

- You can take a further 16 weeks unpaid maternity leave.
- This period is not covered by Maternity Benefit but you will be entitled to a credited social insurance contribution for each week of unpaid leave you take (up to the maximum of 16).
- Please apply in writing at least 4 weeks before the end of your paid maternity leave
For Cork Centre Independent Living

Complete the attached form OR apply in writing being sure to include all relevant information:

- Name
- Employer No
- PPS No
- Address
- Estimated date of delivery (EDD)
- Date you plan to commence your maternity leave
- Enclose a certificate from your GP.

For Statutory Maternity Benefit Apply to:

Maternity Benefit Section
Department of Social Protection
McCarter’s Road
Ardarvan
Buncrana
Donegal
Ireland

Tel:    (01) 471 5898
Local:  1890 690 690
Homepage:  http://www.welfare.ie
APPLICATION FOR PAID MATERNITY LEAVE  
(Form Mat 1)

Name: ___________________________________  PPS No: _____________

Address: ___________________________________  Employer No:_______

__________________________________________

__________________________________________

Telephone: ________________________________

Mobile: _________________________________

E-mail: _________________________________

Estimated date of Delivery: (EDD): / /

Planned first date of Maternity Leave: / /  
(This must be at least 2 weeks before EDD  
and no more than 16 weeks before EDD)

Late Date of Maternity Leave: / /  
(26 weeks later)

Please enclose a medical certificate confirming pregnancy and specifying the expected week of birth

Signed: ___________________________________

Date: _______/_____/_____

Please inform us as soon as possible in writing of any changes to this request.

Have you applied for your Statutory Maternity Benefit?
APPLICATION FOR UNPAID MATERNITY LEAVE
16 weeks
(Form Mat 2)

Name: ________________________________ PPS No: _____________

Address: ______________________________

____________________________________

____________________________________

Employer No: _____________

Telephone: _____________________________

Mobile: ________________________________

E-mail: ________________________________

Date of Delivery: / /

First date of Maternity Leave: / /

Last Date of Maternity Leave: / /

(26 weeks later)

Additional Maternity leave start date / /

(this leave must follow maternity leave)

Last Date of Additional Maternity Leave: / /

(maximum 16 weeks later)

Any weeks of additional maternity leave not taken at this time CANNOT be deferred

Signed: ________________________________

Date: _____/_____/_____

Please inform us as soon as possible in writing of any changes to this request.

Have you applied for Parental Leave?
INFORMATION ABOUT HEALTH & SAFETY BENEFIT

Health and Safety Benefit
(Form Mat 3)

Health and Safety Benefit is a weekly payment for employed women who are pregnant or breastfeeding, and who are granted health and safety leave by their employer.

You are granted health and safety leave from employment if as your employer we cannot remove a risk to your health while you are pregnant, or breastfeeding, or assign you alternative "risk-free" duties.

The right to health and safety leave from employment is set out under Section 18 of the Maternity Protection Act 1994. To qualify for Health and Safety Benefit, you must meet certain criteria and social insurance (PRSI) contribution conditions. Your employer pays the first 21 days of your health and safety leave, and the Department of Social Protection pays the remainder.

To get Health and Safety Benefit you must:

- Be a pregnant employee in Ireland who is exposed to certain risks in the workplace or
- Be a night worker (that is, you must spend at least 3 hours or 25% of your work between 11pm and 6am) or
- Have given birth in the last 16 weeks and be involved in night work or
- Be breastfeeding (up to 26 weeks after the birth) and exposed to certain risks in the workplace.

You must also meet the following PRSI conditions:

- Have at least 13 weeks social insurance (PRSI) paid in the 12 months immediately before the date your baby is due or
- Have 52 weeks paid since you first started work and 39 weeks PRSI paid or credited in the relevant tax year (a minimum of 13 of the contributions in the relevant tax year or certain other periods must be paid contributions) or
- Have 26 weeks PRSI paid in the relevant tax year and 26 weeks PRSI paid in the tax year prior to the relevant tax year. (The relevant tax year is the second last complete tax year before you claim Health and Safety Benefit.)

Health and Safety Benefit lasts until:

- The day you become entitled for Maternity Benefit, if you are pregnant
- 16 weeks from the date on which you gave birth, if you are an employee who has recently given birth and do night work
- 26 weeks from the date on which you gave birth, if you are breastfeeding
You stop getting Health and Safety Benefit if your health and safety leave ends because:

- You are no longer at risk in the workplace or
- Your employer has removed the risk or given you other work or
- You are employed on a fixed-term contract and that contract expires.

Health and Safety Benefit rates are graduated according to your average weekly earnings in the relevant tax year.

**How to Apply**

- If you have not already done so you must apply in writing to Cork CIL for maternity leave. Please ask us for the information you need
- Apply in writing to Cork CIL for Health & Safety Leave
- Following a safety assessment and if the risk cannot be removed Cork CIL will issue you with a statement stating on what grounds the Health & Safety Leave is being granted.
- As your employer Cork CIL will pay you the first 21 days (3 weeks) at your normal basic rate.
- After 21 days Cork CIL will pay you your basic rate less the Health & Safety Benefit

**Health and Safety Benefit application**

To get Health and Safety Benefit this benefit you must fill in a Health and Safety Benefit application form

- You must complete parts 1, 2, 3, 5, 6 and 7.
- Your employer must fill in, sign and stamp part 4.
- Your GP must fill in, sign and stamp part 8.
- Send your application to:

**Health and Safety Benefit Section**

McCarter’s Road  Tel: (01) 471 5898
Ardarvan  Locall: 1890 690 690
Buncrana  www.welfare.ie
Donegal
Ireland
Paternity Leave (DRAFT)

Scope
There is no statutory provision for paternity leave. However, Cork Centre for Independent Living has a paternity leave policy, designed to provide a healthy balance between personal and professional responsibilities.

Eligibility to take paternity leave
Employees are entitled to take paternity leave for the purpose of caring for a child or supporting the child’s mother provided they have at least 2 years continuous employment.

Employees will be treated as having satisfied the 104 weeks’ continuous service requirement if they would have done so but for the child being born prematurely.

Paternity leave entitlement
Employees are entitled to take up to 10 days paternity leave which must be taken either as a continuous block of time or as agreed with CIL. The first 3 days only of paternity leave is paid at 1/5th of employees normal working week per day. The remainder of paternity leave is unpaid.

Notification requirements
Employees must provide the company with 4 weeks’ notice of your intention to take paternity leave. Employees must specify:-

- the expected week of the child’s birth;
- the length of the period of leave that they have chosen to take; and
- the date they intend to commence their leave.

Rights during paternity leave
During the paternity leave period, employees will continue to be entitled to the benefit of all of the terms and conditions of their employment [except those relating to salary - where company does not provide paid leave].

The right to return after paternity leave
Following paternity leave, employees will have the right to return to the job they were doing before taking the leave, and to the same conditions.

Requests for paternity leave should be made in writing to the employee’s manager/supervisor.

See attached (Form PAT 1)
# APPLICATION FOR PAID PATERNITY LEAVE

**(Form PAT 1)**

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(Maximum 10 days)

Please enclose copy of birth certificate.

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Parental Leave

Scope
This policy covers all part time and full time employees of Cork Centre for Independent Living provided that they meet the conditions outlined below. This policy provides parents with a temporary unpaid break from work to take care of young children.

Entitlements & conditions

- Parents are entitled to 14 weeks unpaid parental leave to enable them to take care of the child concerned.
- The leave must be taken before the child reaches eight years of age.
- In the case of an adopted child, who is under six years at the time of the adoption, the leave must be taken before the child reaches eight years of age. If the child is aged between six and eight years, at the time of the adoption, the leave must be taken within two years of the adoption order.
- Each parent has a separate entitlement to parental leave from his or her job, which may be transferred between parents working in the same company with the agreement of the employer.
- Where a parent has more than one child, they may not take more than 14 weeks’ parental leave in any 12-month period, except in the case of multiple births.
- An employee must have one year’s continuous service with the employer before he/she is entitled to take parental leave. However, if an employee has more than three months’ service, and where the child is approaching the age threshold, he/she will be entitled to one week’s parental leave for every month of continuous employment completed with the company.
- Any period of probation, training or apprenticeship will be suspended while an employee is on parental leave, and will be completed on the employee’s return.
- Full time and part time staff (pro rata), can avail of the entitlement once they fulfil the above criteria.

Applying for parental leave
Employees must fill out and submit a notification document (Form PAR 1), not later than six weeks before the commencement of the leave. The request must specify the commencement date, duration and mechanism for taking parental leave.

If you wish to revoke your notice of intention to take parental leave, you must do so in writing to the company, at least four weeks before the leave is due to commence.

The employee can only revoke their notice to parental leave prior to signing the confirmation document. After both parties have signed the document, alterations to this document can only be made by agreement between both parties.
Taking of parental leave
Parental leave may be taken as a continuous block of 14 weeks, or two blocks of six or more weeks with a minimum of 10 weeks between each block.

Sickness while on parental leave
In the event that you become ill while on parental leave, and are unable to take care of the child, you are required to make contact with the organisation. The period of parental leave will be suspended and the sick leave procedure will be applied, which will require medical certificates from the employee. On completion of the certified leave, the employee may resume their parental leave. A “fitness for work” certificate will be required.

Employment rights protection
All employment rights are protected while on parental leave. Employees will return to their normal job on completion of the period of parental leave.

Abuse of leave
Parental leave is granted solely for the purpose of taking care of the child concerned. This leave may be terminated if it not used for this purpose, and an employee may be subject to serious disciplinary action, up to and including dismissal.

Application Form
The application for Parental Leave can be requested from your line manager. It should be submitted to Cork CIL for final approval and implementation, not later than 6 weeks before the proposed commencement date, in accordance with section 8 (1) of the Act.

Please note, any Public holidays, which fall during the period of Parental Leave, will be added on to the end of the period.

The pattern of Leave must be discussed and agreed in advance with the Cork CIL Coordinator/Manager and must be in accordance with the policy of Cork CIL.

The Birth Certificate of the child and, where applicable, evidence of the date of the adoption order of the child, must accompany the application.

Confirmation Document
A confirmation document will then need to be signed by both the applicant and Cork CIL Manager/Coordinator.

This document must be prepared and submitted to Cork CIL not later than 4 weeks before the commencement of Parental Leave.

A copy of this document should be retained by the applicant for Parental Leave. Once signed, no amendment can be made to this document without the agreement of both parties.

Further information can be got from The Equality Authority Guide to Parental Leave Acts 1998-2006 or on line at www.equalityauthority.ie
Jury Service Leave Policy

Scope
This policy informs all employees covered by the Juries Act 1976 of their rights and entitlements while in this employment. All full-time, part-time, and temporary employees are covered by this policy.

Entitlements
Under our jury service leave, you have the following entitlements and obligations.

- You are entitled to paid time off to attend for jury service, where you have officially been summoned to do so.
- You must provide written notification to the organisation of your need to avail of jury service leave. This notification should be given as soon as possible after you have received the jury service summons. Such notification should be accompanied by court documentation evidencing the times and dates that you will be required to attend court.
- Where you are only required to attend court for part of a working day, you must return to work immediately after you have been released from court. For each day you attend for jury service, you must provide the organisation with a certificate of attendance from the County Registrar evidencing the dates and times of your jury service.

Annual leave and public holiday benefit
While on jury service leave, you will retain your full entitlement to annual leave and public holiday benefit. Evidence as above must be provided to Cork CIL.

Excusal from jury service
Where you feel your work commitments make it impractical for you to carry out jury service, you may apply to the County Registrar to be excused. If you need to provide evidence from the organisation that it is necessary for you to be excused from jury service, please contact the Manager or CE Supervisor as appropriate who will provide you with a letter detailing your current work commitments.

Employment protection
An employee who is on jury service leave will be treated as if he or she had not been absent from work. At the end of jury service leave, you will be entitled to return to your original job under terms and conditions no less favourable than those which would have applied if you had not been absent.
Summary of Force Majeure Leave

An employee is entitled to leave with pay from his or her employment for urgent family reasons, owing to the injury or illness of any of the persons listed below.

- a child or adoptive child of the employee;
- the spouse of the employee, or a person with whom the employee is living as husband or wife;
- a person to whom the employee is in loco parentis;
- a brother or sister of the employee;
- a parent or grandparent of the employee;
- persons in a relationship of domestic dependency, including same-sex partners.

- Entitlement to force majeure leave is limited to circumstances where the immediate presence of the employee, at the place where the ill or injured person is situated, is indispensable.
- During an absence on force majeure leave an employee is regarded as being in the employment of the employer, and retains all of his or her employment rights.
- Force majeure leave is paid leave. It cannot be treated as part of any other leave (e.g. sick leave, adoptive leave, maternity leave, annual leave or parental leave) to which the employee is entitled.

Notification of Force Majeure Leave

- As soon as reasonably practicable after his or her return to work after an absence on force majeure leave, an employee must confirm to Cork CIL Line Manager that he or she has taken the leave. The notice must specify the information contained in the Form at Appendix B of the Parental Leave Information Booklet, which can be downloaded at the bottom of this webpage.

Maximum Entitlement

- An employee may not be absent on force majeure leave [s.13(5)] for more than 3 days in any 12 consecutive months, or 5 days in any 36 consecutive months. Absence for part of a day is counted as one day of force majeure leave.
Notice to Employer of Force Majeure Leave (Emergency Family Leave)

This form must be completed and returned to the Manager by all employees who avail of Force Majeure Leave as soon as reasonably practical after taking such leave.

(1) Entitlement to Force Majeure Leave arises where for urgent family reasons, due to an injury or the illness of a member of an employee’s immediate family as defined in Section 13 (2) of the Parental Leave Act, 1998, that employee’s immediate presence is indispensable in the place where that member of their immediate family is at the time.

(2) The members of an employee’s immediate family covered under Section 13 (2) of the Act are a child (natural, adoptive or over which the employee is acting in loco parentis) spouse / partner including same sex partners, brother / sister / parent / grandparent of the employee.

(3) Force Majeure Leave cannot exceed three working days in any twelve consecutive months or five working days in any thirty six consecutive months.

(4) Any dispute concerning Force Majeure Leave between employer and employee may be referred by either party to a Rights Commissioner in the first instance.

APPLICATION FOR FORCE MAJEURE LEAVE

Name of Employee : _________________________
Address of Employee : _________________________
PRSI Number : _________________________

Ill/Injured Family Member
Name: _________________________
Address: _________________________
Relationship to Employee: _________________________

Nature and Details of Injury / Illness: _________________________

Date(s) of Force Majeure Leave From:________ To:__________

I confirm that I have taken Force Majeure Leave on the above-mentioned date(s) and because of above urgent family reasons.

- DECLARATION -

I declare that the information given by me above is true, accurate and complete in all respects and I both understand and accept that if that is not the case, whether knowingly on my part or otherwise, following due investigation by my employer, I may be denied Force Majeure Leave and / or liable to appropriate disciplinary action.

Signature of Employee : _________________________ Date :..../..../......

(Note: Force Majeure Leave of less than one day is counted as a full day’s leave)