SFI Maternity/Adoptive Policy

Effective from 15th November 2014.

V2.2 - August 2016

This policy refers to maternity leave and adoptive leave of SFI award holders and SFI-funded team members, such as postdoctoral researchers, but excluding postgraduate students.

1. Salaried staff with PRSI eligibility
   1.1 For SFI award holders or employees on SFI-funded contracts, who satisfy the PRSI contribution conditions for maternity and adoptive leave and can avail of social welfare maternity benefit or social welfare adoptive benefit, SFI will provide additional funding for the duration of statutory paid entitlement in the case of maternity and adoptive leave (see Section 3 below for these durations).

   Eligible persons are those who have at least 39 weeks PRSI paid contributions in the 12 month period before the first day of maternity leave or date of placement of your child or at least 39 weeks PRSI paid contributions since first starting work and at least 39 weeks PRSI paid or credited contributions in the relevant tax year or in the year following the relevant tax year. Alternatively, you must have at least 26 weeks PRSI paid contributions in the relevant tax year and at least 26 weeks PRSI paid contributions in the tax year prior to the relevant tax year. Only PRSI Classes A, E and H count.

   1.2 For employees on SFI-funded contracts, ‘Additional’ in Clause 1.1 refers to the difference between social welfare maternity benefit or social welfare adoptive benefit and the salary stipulated for that employee in the SFI contract.

   1.3 For SFI award holders whose salary is paid by the host institution (e.g. academic staff on a permanent or temporary contract), ‘additional’ in Clause 1.1 refers to a supplement of €3146/month for up to seven months to cover the hiring of additional staff to support the administration of the project in the award holder’s absence. Note: the monthly allowance of €3146 is exclusive of Employer PRSI and Employer Pension. SFI Finance will account for both Employer PRSI and Employer Pension when processing an application for an SFI Maternity & Adoptive allowance.

   1.4 The employee is responsible for ensuring that social welfare maternity benefit or social welfare adoptive benefit is claimed from Social Welfare in a timely manner.

   1.5 SFI will award a supplemental grant to the Host Institution upon timely receipt of a completed SFI Request for Maternity/Adoptive Allowance form and any relevant supporting documentation. Payment to the Host Institution will be released at the end of the leave period, on receipt of a written confirmation from the Host Institution that the claimant has taken a period of maternity or adoptive leave, for the cost of providing additional funding, as described in Clause 1.2 above.
1.6 Approval of a no-cost extension to the award for a period equivalent to the maternity leave or adoptive leave will be made on a case-by-case basis and will be dependent on the project and whether such an extension is necessary to ensure that all deliverables are met. It is the responsibility of the SFI grant holder to include a request for an extension of the grant duration on the SFI Request for Maternity/Adoptive Allowance form.

2. Salaried staff without PRSI eligibility
2.1 For SFI award holders or employees on SFI-funded contracts, who do not satisfy the PRSI contribution conditions for maternity and adoptive leave and cannot avail of social welfare maternity benefit or social welfare adoptive benefit, SFI will provide additional funding for the equivalent duration of statutory paid entitlement in the case of maternity and adoptive leave (see Section 3 below for these durations).

2.2 For employees on SFI-funded contracts, ‘Additional’ in Clause 2.1 refers to the salary stipulated for that employee in the SFI contract.

2.3 For SFI award holders whose salary is paid by the host institution (e.g. academic staff on a permanent or temporary contract), ‘additional’ in Clause 2.1 refers to a supplement of €3146/month for up to seven months to cover the hiring of additional staff to support the administration of the project in the award holder’s absence. Note: the monthly allowance of €3146 is **exclusive** of Employer PRSI and Employer Pension. SFI Finance will account for both Employer PRSI and Employer Pension when processing an application for an SFI Maternity & Adoptive allowance.

2.4 The Host Institution is responsible for verifying the ineligibility for social welfare maternity benefit or social welfare adoptive benefit of the employee.

2.5 SFI will award a supplemental grant to the Host Institution upon timely receipt of a completed SFI Request for Maternity/Adoptive Allowance form and relevant supporting documentation. Payment to the Host Institution will be released at the end of the leave period, on receipt of a written confirmation from the Host Institution that the claimant has taken a period of maternity or adoptive leave, for the cost of providing additional funding, as described in Clause 2.1 above.

2.6 Approval for a no-cost extension to the award for a period equivalent to the maternity leave or adoptive leave may be made on a case-by-case basis and will be dependent on the project and whether such an extension is necessary to ensure that all deliverables are met. It is the responsibility of the SFI grant holder to include a request for an extension to the grant duration on the SFI Request for Maternity/Adoptive Allowance form.

3. Statutory entitlements to paid leave
3.1 Maternity Leave
- 0 weeks for employees who do not satisfy the PRSI contribution conditions
- 26 consecutive weeks for employees who satisfy the PRSI contributions, whose contracts of employment (associated with SFI funding) have 26 weeks or longer to run.
- For employees with less than 26 weeks left in their contract (associated with SFI funding), their entitlement to paid Maternity Leave only extends to the end of their contract.
• Employees also have the right to an additional period of 16 weeks unpaid leave, which must be taken immediately following the maternity leave period. There is no entitlement to social welfare maternity benefit for the additional sixteen weeks leave.

3.2 Adoptive Leave
• 0 weeks for employees who do not satisfy the PRSI contribution conditions
• 24 consecutive weeks for employees who satisfy the PRSI contributions, whose contracts of employment (associated with SFI funding) have 24 weeks or longer to run.
• For employees with less than 24 weeks left in their contract (associated with SFI funding), their entitlement to paid Adoptive Leave only extends to the end of their contract.
• Employees also have the right to an additional period of 16 weeks unpaid leave, which must be taken immediately following the adoptive leave period. There is no entitlement to social welfare adoptive benefit for the additional sixteen weeks leave.

In the case of a foreign adoption, some or all of the sixteen weeks additional adoptive leave may be taken immediately before the date of placement. There is no entitlement to social welfare adoptive benefit for the additional sixteen weeks leave.

4. Reporting requirements
The progress reporting requirements for all SFI awards includes annual reporting, completion of the annual stocktake of SFI Research Outputs (formerly referred to as the SFI Census) and the completion of a Researcher Snapshot.

SFI awardees are requested to submit their annual report by 31st January every year to reflect the activity of the previous calendar year (January – December). The annual report template, which is available on SESAME, must be used. An additional final report, prepared with a template that is also available on SESAME, must be submitted within three months of the expiration date of the award. In addition to the annual report, awardees are also obliged to keep their SESAME Researcher Profile updated since the annual stocktake of SFI Research Outputs is drawn directly from the data entered into the Researcher Profile; this must also be updated and completed by the relevant deadline every year.

The deadline for submission of the annual and final reports can be extended for award holders who are on maternity/adoptive leave at the report submission deadline. These extensions must be agreed by SFI between 15 days and one month before the report submission deadline. No extension will be granted to the deadline for update and completion of the Researcher Profile in support of the annual stocktake of SFI Research Outputs.

Award holders wishing to request a reporting extension owing to maternity/adoptive leave should do so by emailing a request to their SFI Programme Manager and copying maternity@sfi.ie.

Application process
All notifications in relation to maternity and adoptive leave, and requests for extensions to the term of an award (made in the SFI Request for Maternity/Adoptive Allowance form) should be submitted by the SFI award holder to: maternity@sfi.ie. The form should be duly stamped and signed by all parties including the finance office within the relevant host institution, and should reach SFI at least two months before the planned start date of the claimant’s maternity/adoptive leave. When SFI-salaried staff members are employed by
consecutive SFI awards which span the period of maternity/adoptive leave, separate forms must be completed with reference to relevant awards.