Fact Sheet

(of January 2009)\(^1\)

Parenthood

The below fact sheet is addressed at same-sex, mixed-sex and single parents, irrespective of their family constellation or living situation. In compliance with its Gender Policy, the University of Zurich promotes employment conditions that foster the compatibility of career/studies and family life, and provides day care centers for the children of the University’s staff and students. The following provisions apply for staff employed under public law. For teaching positions under private law, the relevant benefits must be determined with the responsible HR consultant in the Human Resources Department.\(^2\)

1. Maternity Leave and Continued Pay

Employees at the University of Zurich are entitled to 16 weeks’ fully paid maternity leave beginning at the earliest two weeks before the baby’s due date. During maternity leave, the full salary is paid regardless of the individual employment modalities (monthly or hourly salary, full or part-time work). Upon conclusion of maternity leave, employees are entitled to return to their jobs under the same conditions as prior to the pregnancy. However, employees also have the option of applying for unpaid leave for the period following paid maternity leave (§ 96 para. 4 VVO). Unpaid leave shall be granted if business operations permit (§92 VVO). The application must be submitted as early as possible to the HR representative for the department or office concerned. In the case of unpaid leave of more than one month, the risk insurance application must reach the pension fund one month before that leave begins. Accident insurance must also have been arranged prior to the period of unpaid leave (cf. “Unpaid Leave” fact sheet available on the Staff website (My Employment)).

The application for maternity leave must be submitted to the Human Resources Department in the form of an employment order (Verfügung) from the institute or department together with the maternity allowance application form. The Human Resources Department then applies for the maternity insurance funds and credits them to the relevant cost center. Professors should submit their maternity allowance application form, along with the necessary enclosures, to the Professorships Department.

Employees who are adopting a child should contact the Human Resources Department or the Professorships Department directly for further information.

Employees with temporary employment agreements receive maternity leave up to the agreed-upon termination of the employment relationship if the department or office is able to submit proof that no extension of the work relationship was planned (inversion of burden of proof, § 97, para. 2 VVO). If no proof is supplied, temporary employees are granted an extension of the employment relationship and

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2 For private law teaching appointments, see Legal Basis on p. 7.
full payment of salary throughout 16-weeks’ maternity leave. Line managers must present justification
for non-extension of the employment relationship with pregnant employees to the Human Resources
Department. Should an employment relationship conclude during maternity leave, the employee
concerned will receive the remaining compensation directly from the compensation office
(Ausgleichskasse).

Expectant mothers with **SNSF-funded employment** relationships may submit a request for extension
of the project (and thus the employment relationship) to the SNSF office in question (see below “Special
provisions for SNSF-funded employees”).

**Recipients of support from a UZH research fund** may apply for an extension to the term of their
research fund by contacting Research, Innovation and Academic Career Development, or the UZH
Grants Office. Additional salary costs incurred will be reimbursed (cf. “Substitutes” below).

2. Complications

If the newborn baby has to stay in hospital for three weeks or more, the mother may apply for deferment
of maternity leave. The period between birth and start of maternity leave can be taken as unpaid leave
or, on employee request, as vacation or compensation days, provided the employee still has such days
available.

If the pregnancy ends in miscarriage or stillbirth, or the baby dies at birth, the mother has various rights
regarding continued salary payment.³ Please contact the Human Resources Department in such cases.

3. Protection against Dismissal during Pregnancy, and during and after Maternity Leave

After the trial period has been successfully completed, an employment relationship may not be
terminated during the entire period of the employee’s pregnancy or during the 16 weeks following
childbirth. An employment relationship may also not be terminated upon conclusion of maternity leave
if the reason for the termination is that the employee has become a mother (cf. art. 3 and 6 of the Swiss
Gender Equality Act).

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³ If a child is stillborn or dies at birth, the mother is entitled to maternity pay for 14 weeks, provided the
pregnancy lasted for at least 23 weeks, in accordance with art. 23 EOV. The term miscarriage is used
for pregnancies that end before the 22nd week of pregnancy and the fetus weighs less than 500
grams.
4. Pregnancy-Related Absences

Up to two weeks before the baby’s birth, a pregnancy-related absence is treated as sick leave. If an employee is required to stop working for pregnancy-related reasons, the final two weeks of pregnancy-related absence before the birth are treated as part of maternity leave (§ 96, para. 1 VVO). In such cases, paid leave after the birth is 14 weeks.

5. Substitutes

The Human Resources Department and the Office for Gender Equality and Diversity recommend employing a temporary substitute during an employee’s maternity leave, unless the absence can easily be covered due to particular personnel resources or operational circumstances. Substitutes may also be found for long pregnancy-related absences.

For employees with a temporary employment agreement: If no substitute is employed, the term of employment may be extended by the length of the scheduled maternity leave if the employee gives consent and if business operations permit.

The compensation office (Ausgleichskasse) finances substitute employees or extended terms of employment, in accordance with the Swiss Loss of Earnings Compensation Act. The compensation office provides funding in the amount of 80% of the salary for 14 weeks, limited to CHF 196.00 per day, which is credited to the relevant cost center. If these funds do not cover the cost of a substitute or an extension of employment, the University pays the difference between these funds and the employee’s usual salary. A request for reimbursement must be submitted accordingly to the Human Resources Department (the relevant form can be found on the Staff website). The institutes/departments and offices do not incur additional costs.

Special provision for UZH employees financed by the SNSF: In the case of SNSF-funded employment relationships, the Swiss National Science Foundation decides whether the costs for a temporary substitute will be paid; the request must be submitted directly to the SNSF. If a project is delayed on account of a pregnancy or maternity leave, a request to extend both the project and the employment relationship may be submitted to the SNSF. The form for this is available from the Swiss National Science Foundation (www.snf.ch).

6. Compatibility of Career/Studies and Family Life

In compliance with its Gender Policy Code of Conduct, the University of Zurich provides employment conditions that support the compatibility of studies, work and family for UZH members.
**UZH childcare**
The University of Zurich offers subsidized childcare to its full-time and part-time employees. It is recommended that employees register for a place with the kihz foundation already at the beginning of a pregnancy.

**Change in workload due to parenthood**
Employees may apply to reduce their workload on account of parenting responsibilities if business operations permit and in agreement with the line manager (§ 96 para. 3 VVO). Any change in workload requires the agreement of the employee. It is therefore recommended that such changes are discussed as early as possible, using the Memorandum of Conversation on Parenthood tool, and that changes are documented in a written employment order (Verfügung) after the birth. In compliance with the Gender Policy Code of Conduct, a change in workload may not have negative repercussions on the employee’s job category, continuing education possibilities, promotions, etc.

**Paternity leave until 31 December 2020**
Until 31 December 2020, paid paternity leave is five working days (§ 85 para. 3 lit. c VVO); in addition, new fathers are entitled to one month of unpaid leave in the first year of the child’s life (§ 96 para. 5 VVO). When arranging leave, the employee is required to show consideration for the business circumstances at hand wherever possible. Additional unpaid leave may be granted if business operations permit (§92 VVO).

**Paternity leave from 1 January 2021**
On 27 September 2020, the Swiss electorate voted to introduce paternity leave financed through the loss of earnings compensation scheme (Erwerbsersatzordnung). The amended act entered into force on 1 January 2021. Effective from the same date, art. 329g OR was introduced in the Swiss Code of Obligations, which guarantees two weeks’ paid paternity leave. Cantonal employment law is expected to follow suit.

The University of Zurich thus grants two weeks’ paid paternity leave to employees who become fathers from 1 January 2021 onward. Paid leave may be taken all at once or on a day-by-day basis within six months of a child’s birth.

From 1 January 2021, 80% of income earned by the father prior to the child’s birth is reimbursed to UZH through the loss of earnings compensation scheme, limited to CHF 196.00 per day (with two additional day’s rates per five working days taken, no more than 14 in total). As with maternity leave, funding provided through the loss of earnings compensation scheme is credited to the cost center that records the relevant salary costs.

Paternity leave is processed in the same way as maternity leave; however, paternity leave requires no written employment order (Verfügung). Employees must fill in the relevant paternity allowance application form and submit it to the responsible Center of Competence along with the child’s birth certificate. Instructors employed under private law must submit the form and birth certificate to the responsible HR team for instructors, while professors should forward their documents to the Professorships Department. The Human Resources Department or the Professorships Department then applies for the insurance funds and credits them to the relevant cost center.
The application can only be submitted after all leave has been taken, or after the six-month period has elapsed. If the employee does not take all of their leave during this period, compensation will only be paid for the leave taken.

In addition, new fathers are entitled to one month of unpaid leave in the first year of the child’s life (§ 96 para. 5 VVO). When arranging leave, the employee is required to show consideration for the business circumstances at hand wherever possible.

Additional unpaid leave may be granted if business operations permit (§92 VVO).

**Sickness of a child**

Parents are entitled to take time off to care for sick preschool and school-age children. Such absences, however, may not exceed five working days per period of illness (§85e VVO). When children are ill, parents are required to do their utmost to find outside help and to miss as few days of work as possible.

7. Employment and Health Protection during Pregnancy and Breastfeeding (Maternity Protection)

In accordance with § 97, para. 3 VVO and art. 35 and 36 ArG, pregnant women and nursing mothers must be granted employment conditions that promote their health and the health of their child. Protection from unsafe work for pregnant and nursing mothers must be guaranteed. The checklist of the Office for Safety, Security and Environment provides more information (www.su.uzh.ch). Nursing mothers may only be employed with their agreement.

Pursuant to art. 60 para. 2 ArGV 1 (SR 822.111), nursing mothers must be given the necessary time to breastfeed their children or express milk during working hours. Time during the working day spent breastfeeding or expressing milk (but not feeding with a bottle) during the first year of a child’s life is counted as paid working hours. Paid time allowed for breastfeeding or expressing milk is as follows:

1. For daily working hours of up to four hours, 30 minutes.
2. For daily working hours of more than four hours, 60 minutes.
3. For daily working hours of more than seven hours, 90 minutes.

Working time is made available regardless of whether the mother breastfeeds the child or expresses milk at work or at other premises; in the latter case, time spent commuting to work or to other premises such as the childcare center is not included in the paid time allowed for breastfeeding. Time spent breastfeeding or expressing milk before or after work, however, does not qualify as paid nursing time or working hours.

The length of paid nursing time per working day is determined by the actual working hours (incl. nursing time) rather than the standard working hours. No more than the standard working hours may be recorded. No allowance is given for nursing time during vacation, illness or other paid absences.

Nursing times are to be understood as paid breaks of a maximum length as mentioned above. These breaks must be used for breastfeeding or expressing milk. If less time is needed than the above-
mentioned allowances, only the time actually used can be counted as nursing time.

The nursing time may be used all at once or as several breastfeeding breaks. The allowance is per breastfeeding child under the age of one. For example, double the amount of time can be used for twins.

In exceptional cases, especially when required by the physiological needs of the child, a blanket solution may be feasible and the employer and employee may agree to payments that go beyond the minimum nursing times or to a daily reduction of working hours.

The entitlement to paid nursing time is limited to the first year of the child’s life.

Nursing time claimed must be listed separately in the employee’s record of working hours so that it is clear to the line manager.

Pregnant women and nursing mothers may not work longer than the regular agreed daily working hours, and in no case longer than nine hours (art. 60, para. 1, ArGV1). This means that the daily working hours together with the nursing time must not exceed the maximum regular agreed daily working hours, or nine hours maximum.

Pregnant women and nursing mothers must also be given the opportunity and the proper conditions to lie down and rest as needed (art. 34, ArGV3). If an office has no suitable rooms in which to rest, breastfeed or express milk, a request may be submitted to the Safety, Security and Environment Office. The office will then look for a suitable solution with Facility Management.

In general, employees with family duties are to be afforded particular consideration by their employer, (e.g. by refraining from requiring them to work extra hours and granting them time to care for sick children).
Legal Basis

Please consult “Parenthood” under the list of key words on the Staff website.

a) Swiss Confederation (Classified Compilation)
   - Gender Equality Act, especially art. 3, 5 and 6
   - Art. 324a, 328 ff., 336c Code of Obligations (OR)
   - Employment Act (ArG), art. 35 ff. and art. 36
   - Ordinance 1 to the Employment Act (ArGV1), art. 60
   - Ordinance 3 to the Employment Act (ArGV3), art. 34
   - Loss of Earnings Compensation Act (EOG) and Ordinance to the Loss of Earnings Compensation Act (EOV)

b) Canton of Zurich (Gesetzessammlung ZH-Lex)
   - Employment Act of the Canton of Zurich (PG), especially § 20
   - Implementation Ordinance of the Employment Act (VVO), especially §§ 96 ff.
   - Cantonal Department of Finance Directive on Parenthood (Weisung “Elternschaft”), dated 1 July 2008

(c) University
   - University Statutes
   - Employment Ordinance of the University of Zurich (PVO-UZH)
   - Gender Policy Code of Conduct and Diversity Policy
   - Guidelines on Outline of Rights and Responsibilities for the Faculties (Rahmenpflichthefte) especially § 8
   - Teaching appointments under private law: Art. 324a and 324b Code of Obligations

d) Swiss National Science Foundation
   - SNSF Regulations

More information available at:
Staff
Professorships
Gender Equality and Diversity, cf. also the website Families at UZH
Safety, Security and Environment, see especially the section of the website on pregnancy/protection for mothers
Research Funding

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4 The responsible HR consultant or the Professorships Department can give information.