#### EXPLANATORY MEMORANDUM TO

# THE NEONATAL CARE LEAVE AND PAY (CONSEQUENTIAL AMENDMENTS TO SUBORDINATE LEGISLATION) REGULATIONS 2025

#### 2025 No. 201

#### 1. Introduction

- 1.1 This explanatory memorandum has been prepared by The Department for Business and Trade and is laid before Parliament by Command of His Majesty.
- 1.2 This memorandum contains information for the Joint Committee on Statutory Instruments.

#### 2. Declaration

- 2.1 Justin Madders MP, Parliamentary Under-Secretary of State for Employment Rights, Competition and Markets at the Department for Business and Trade confirms that this Explanatory Memorandum meets the required standard.
- 2.2 Jayne McCann, Deputy Director for Participation and Individual Rights, at the Department for Business and Trade confirms that this Explanatory Memorandum meets the required standard.

#### 3. Contact

3.1 Tolulope Odeleye at the Department for Business and Trade Telephone: 07795 440845 or email: <a href="mailto:tolulope.odeleye@businessandtrade.gov.uk">tolulope.odeleye@businessandtrade.gov.uk</a> can be contacted with any queries regarding the instrument.

## Part One: Explanation, and context, of the Instrument

## 4. Overview of the Instrument

## What does the legislation do?

4.1 This instrument amends various pieces of secondary legislation to reflect the introduction of Neonatal Care Leave and Pay, which is a new statutory entitlement for employed parents if their child receives neonatal care starting within 28 days of birth and goes on to spend seven or more continuous days in care. The entitlement will apply to children born on or after 6th April 2025. When calculating entitlements to certain other benefits or rights, leave from work and pay is often a relevant factor. This instrument makes provision to ensure that it is clear in those pieces of secondary legislation how Neonatal Care Leave and Pay is to be treated in those calculations and to ensure the Neonatal Care Leave and Pay scheme is administered as intended.

#### Where does the legislation extend to, and apply?

4.2 Any amendments made by these regulations has the same extent as the provision amended. Otherwise, the extent of this instrument (that is, the jurisdiction(s) which the instrument forms part of the law of) is England and Wales, and Scotland; as employment matters are not devolved in relation to Wales and Scotland. However, employment matters are devolved in Northern Ireland. It will be for the Northern Ireland Assembly to decide whether similar provisions should apply in Northern Ireland.

4.3 The territorial application of this instrument (that is, where the instrument produces a practical effect) is Great Britain.

#### 5. Policy Context

## What is being done and why?

- 5.1 The objectives of the Neonatal Care Leave and Pay policy are to:
  - give employed parents a statutory right to paid leave in circumstances where their child is admitted to neonatal care, ensuring they are no longer in the incredibly difficult position of having to choose between risking their job and spending time with their baby during a period which is already worrying and stressful for parents;
  - send a signal to employees and employers about the importance and value of recognising this stressful period and providing adequate support for parents in such circumstances.
- 5.2 This instrument supports these objectives by ensuring that it is clear how Neonatal Care Leave and Pay should be treated when calculating entitlement to other rights or benefits where leave and pay is relevant or to ensure the Neonatal Care Leave and Pay scheme is administered as intended. It does this by inserting references to "Neonatal Care Leave" and "Statutory Neonatal Care Pay" into other secondary legislation to ensure that these entitlements are treated in the same way as other family-related leave and pay entitlements (for example parental bereavement leave and pay).
- 5.3 This also ensures that Neonatal Care Leave and Statutory Neonatal Care Pay are afforded the same status and importance in the eyes of an employer when compared to other family-related leave and pay entitlements, which are usually associated with the birth or adoption of a child.
- 5.4 Using legislation to do this is the only way to guarantee that the desired policy effect is realised. If the amendments contained in this instrument were not made, there would be doubt cast over the consistency of this entitlement with other family-related leave and pay entitlements when calculating entitlement to other statutory 'benefits' or schemes, or when considering how the Neonatal Care Leave and Pay scheme is to be administered, which could lead to perverse and unfair outcomes for employed parents who make use of Neonatal Care Leave and Pay.
- 5.5 Around 40,000 babies spend over 1 week in neonatal care each year. We estimate that around 60,000 parents will be eligible and around 34,000 parents will take up paid Neonatal Care Leave every year.

# What was the previous policy, how is this different?

5.6 There was no specific statutory entitlement to leave and/or pay for parents of children who require neonatal care. Parents in this situation may be able to use a portion of their other existing rights to family-related leave and pay (eg maternity, paternity or shared parental leave/pay) to care for the baby in the hospital or at another agreed care setting. However this approach has a range of problematic impacts: some mothers reported having to leave work because they were not ready to return at the end of their maternity leave; and because paternity leave is limited to two weeks, some fathers and partners have to rely on statutory unpaid parental leave or compassionate leave in order to take time off work when their child is in hospital or at another care setting.

# 6. Legislative and Legal Context

## How has the law changed?

- 6.1 The powers being exercised here originated in a Private Member's Bill, which was supported by the previous Government. This Private Member's Bill received Royal Assent in 2023 to become the Neonatal Care (Leave and Pay) Act 2023 ("the 2023 Act").
- 6.2 This instrument makes amendments to secondary legislation in consequence of the 2023 Act, which made provision for a new entitlement to Neonatal Care Leave and Statutory Neonatal Care Pay.
- 6.3 Specifically, this instrument amends existing secondary legislation to insert references to "Neonatal Care Leave" and "Statutory Neonatal Care Pay" where appropriate.
- 6.4 The Government will make further regulations to provide for the administration of Statutory Neonatal Care Pay and the entitlement of certain persons abroad and mariners to this payment. These forthcoming regulations which have been laid before both Houses under the negative resolution procedure. Also, the Neonatal Care Leave and Miscellaneous Amendments Regulations 2025 and the Statutory Neonatal Care Pay (General) Regulations 2025, which are subject to the affirmative resolution procedure and laid in Parliament on 20 January 2025, implement the main provisions of the new entitlement to Neonatal Care Leave and Pay.

## Why was this approach taken to change the law?

6.5 This approach was taken to ensure that parents of children who require neonatal care have a statutory right to leave (and pay, where eligible) to care for their children. This approach will ensure that parents who make use of the Neonatal Care Leave and Pay entitlement are treated fairly when utilising their entitlement to Neonatal Care Leave or Pay and to other statutory 'benefits' or schemes, just like parents claiming other family-related leave and pay.

## 7. Consultation

#### Summary of consultation outcome and methodology

- 7.1 In July 2019, the previous government published the Proposals to Support Families consultation<sup>1</sup>. Part of this consultation, which closed on 11 October 2019, sought views on the introduction of Neonatal Care Leave and Pay. Government consulted key stakeholder groups including parents, business/trade representatives, employers, legal representatives, trade and staff unions, charities and not for profit organisations in order to understand the impact that a new statutory entitlement to Neonatal Care Leave and Pay would have on them. In total, the public consultation received 1,364 responses, 91% of which were from individuals.
- 7.2 These groups expressed the view that, as far as possible, the new entitlement should maintain consistency with existing entitlements to family-related leave and pay. This would ensure the fair treatment of parents, whose children receive neonatal care, when compared with other parents in receipt of other entitlements, which are usually associated with the birth or adoption of a child. In addition, maintaining consistency would keep additional burdens on business to a minimum, being already familiar with the existing framework.

 $<sup>^{1}\</sup> https://www.gov.uk/government/consultations/good-work-plan-proposals-to-support-families$ 

7.3 The consultation specifically asked about: eligibility and qualifying conditions, the length of entitlement and when the entitlement can be taken, notice and evidence requirements, and employment protections and parents' rights to return to the same job.

## Eligibility and qualifying conditions

7.4 The Government proposed in the consultation that access to Neonatal Care Leave and Pay should be restricted to parents whose baby or babies have been in neonatal care for two weeks or more (a 'minimum stay'). However, 47% of all respondents disagreed with this, with many calling for the minimum stay to be removed entirely, or if there was to be a minimum requirement that a one-week stay should be considered. Therefore, it was decided that parents of babies who are admitted into neonatal care (aged 28 days old or less) will be eligible for Neonatal Care Leave and Pay if the admission lasts for a continuous period of seven days or more.

## The length of entitlement and when the entitlement can be taken

7.5 For parents to be eligible for Neonatal Care Leave and Pay, their baby needs to be admitted into neonatal care within 28 days of birth and remain in neonatal care for full continuous days or longer. This condition relates to the NHS's definition of a neonate. The consultation highlighted that 67% of all respondents did not support capping the amount of Neonatal Care Leave available to parents but the most popular proposal selected was a cap of 12 weeks (29%). We have therefore concluded that the total amount of statutory Neonatal Care Leave and Pay available to parents should be capped at a maximum of 12 weeks.

#### *Notice and evidence requirements*

7.6 The Government will adopt a two-tiered approach for notice requirements for Neonatal Care Leave and Pay. For Statutory Neonatal Care Pay, employees will be required to give written notice to their employer for the period in which the employee is claiming. Evidence requirements for eligibility for Statutory Neonatal Care Pay has been set out in the Neonatal Care Leave and Miscellaneous Amendments Regulations 2025 and the Statutory Neonatal Care Pay (General) Regulations 2025, which were laid in parliament on 20<sup>th</sup> January 2025.

## Employment protections and parents' right to return to the same job

7.7 During the consultation, 90% of individuals and 81% of employers and business representative organisations agreed that parents taking Neonatal Care Leave should have the same protections and right to return to work as those employees taking other forms of parental leave. We have therefore taken the approach that parents who qualify for Neonatal Care Leave will be afforded the same employment rights and protections as parents taking other relevant family-related leave. This means that they will be protected from detriment or discrimination arising from them taking, or seeking to take, Neonatal Care Leave. In line with arrangements for other relevant family-related leave, employees who are eligible for Neonatal Care Leave will also have a right to return to the same job after a period of Neonatal Care Leave or a combined period of Neonatal and other forms of qualifying family-related statutory leave if they are absent from work for a total period of 26 weeks or less.

- 7.8 The full response to the consultation which was published in March 2020 can be found on GOV.UK<sup>2</sup>. A copy can be obtained from the Department for Business and Trade, Employment Rights Directorate, Old Admiralty Building, London, SW1A 2DY.
- 7.9 This SI makes certain amendments to legislation which deals with housing benefits (to ensure that it is clear how the taking of Neonatal Care Leave or receipt of Statutory Neonatal Care Pay is treated when calculating entitlement to those benefits, and is treated consistently with other family-related leave and pay). Therefore, the Department for Business and Trade has consulted Local Authority Associations on these amendments, as required by section 176 of the Social Security Administration Act 1992. Consultees were content with the policy aim behind the changes.

## 8. Applicable Guidance

- 8.1 Guidance will be available on GOV.UK ahead of the instruments which give rise to the entitlement coming into force on 6th April 2025. This will comprise of an employer guide and guidance for employees, in the same format as is provided for other similar rights.
- 8.2 The Advisory, Conciliation and Arbitration Service will publish guidance on this new entitlement for employers once the legislation is in place.
- 8.3 The Government will work with relevant stakeholders, including charities to ensure that their guidance reflects the new entitlement, so that parents of children receiving neonatal care are made aware of it and understand how to access it.

## Part Two: Impact and the Better Regulation Framework

# 9. Impact Assessment

9.1 A full Impact Assessment for Neonatal Care Leave and Pay is published alongside the Explanatory Memorandum on the legislation.gov.uk website. This is the same Impact Assessment that accompanied the 2023 Act<sup>3</sup>, and the policy set by these regulations has no impact on the costs identified in that Impact Assessment.

#### Impact on businesses, charities and voluntary bodies

- 9.2 The equivalent annual net direct cost on business is approximately £18.6m net. There is no quantifiable impact on charities or voluntary bodies and the instrument imposes no new obligations on them, except in their capacity as employers.
- 9.3 The legislation does impact small or micro businesses; it applies to activities that are undertaken by small or micro businesses.
- 9.4 No special measures apply to small businesses. However, as is the case for all statutory parental payments, small businesses (currently defined as those who pay less than £45,000 in gross National Insurance Contributions in the preceding tax year) will currently be able to claim back 103% of the payment made to the employee by setting those amounts off against deductions which they remit regularly to HMRC.

 $<sup>^{2} \</sup>underline{\text{https://assets.publishing.service.gov.uk/media/5e6a0db5d3bf7f26989028f1/neonatal-leave-and-pay-government response.pdf}$ 

<sup>&</sup>lt;sup>3</sup> https://bills.parliament.uk/publications/49446/documents/2770

9.5 The forthcoming administration regulations referred to at 6.4 above confer powers on the Commissioners for HMRC, which creates a small additional administrative burden on them. Otherwise, the impact on the public sector is limited to the extent to which they may need to administer this entitlement to an employee – and these impacts are proportionate to the impact on organisations in the private sector.

## 10. Monitoring and review

#### What is the approach to monitoring and reviewing this legislation?

- 10.1 The approach to monitoring of this legislation is consistent with other, similar entitlements to family-related leave and pay. Data and information will be monitored post-implementation using administrative data from HMRC and discussions with key stakeholders. We will conduct a non-statutory Post-Implementation Review (PIR) after at least five years following introduction, once the new entitlement has been established sufficiently. This would likely be in 2030.
- 10.2 In line with the requirements of the Small Business, Enterprise and Employment Act 2015, Justin Madders MP has made the following statement:
  - "Having had regard to sections 28 to 32 of the Small Business, Enterprise and Employment Act 2015 and Statutory Review Guidance for Departments published under section 31(3) of that Act, I have decided that to make provision for a statutory review in these instruments would be disproportionate taking into account the economic impact of the regulatory provision and would, therefore, be inappropriate. The Department for Business and Trade will undertake a non-statutory review of the policy in 2030 using data from HMRC to monitor take-up, as well as qualitative interviews to assess the effectiveness of the legislation and guidance.".

## Part Three: Statements and Matters of Particular Interest to Parliament

## 11. Matters of special interest to Parliament

11.1 The Neonatal Care Leave and Miscellaneous Amendments Regulations 2025 and the Statutory Neonatal Care Pay (General) Regulations 2025 were the first use of the new regulation making powers on Neonatal Care Leave and Pay set out in the 2023 Act. Those regulations, which are subject to the affirmative resolution procedure, implement the main provisions of the new entitlement to Neonatal Care Leave and Pay. They are part of a package of measures required to give effect to the entitlement. The other part of the package is made up of regulations (subject to the negative resolution procedure) which address the administration of the new pay entitlement, the entitlement of mariners and persons abroad and consequential amendments to secondary legislation.

# 12. European Convention on Human Rights

12.1 Justin Madders MP, the Parliamentary Under-Secretary of State for Employment Rights, Competition and Markets has made the following statement regarding Human Rights:

"In my view the provisions of the Neonatal Care Leave and Pay (Consequential Amendments to Subordinate Legislation) Regulations 2025 are compatible with the Convention rights."

## 13. The Relevant European Union Acts

13.1 This instrument is not made under the European Union (Withdrawal) Act 2018, the European Union (Future Relationship) Act 2020 or the Retained EU Law (Revocation and Reform) Act 2023 ("relevant European Union Acts").