

A workday within the period of 42 days after the placement of the child is a valid “keeping in touch day” only if it was your suggestion or request. Based on your answers, and for PPL purposes, you have returned to work, and you may not be eligible to claim PPL.

48 When a person *returns to work*

A person *returns to work* on a day that is on or after the birth of a child if, on that day, the person performs one hour or more of paid work other than for a permissible purpose.

50 Performing paid work on a *keeping in touch day*

A day on which a person performs paid work for an entity on a day that would otherwise be a day of leave in a period of leave granted by that entity is a *keeping in touch day* if:

- (c) the day is not within:
 - (i) if the person suggested or requested that he or she perform work for the entity on that day—14 days after the day the child was born; or
 - (ii) otherwise—42 days after the day the child was born.