

A workday within 14 days after the placement of the child is not a valid “keeping in touch day”. 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.