



Flexible Working & Working Time Policy

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The CCG is committed to an environment that promotes equality, embraces diversity and respects human rights both within our workforce and in service delivery. This document should be implemented with due regard to this commitment.

This document can only be considered valid when viewed via the CCG's intranet. If this document is printed into hard copy or saved to another location, you must check that the version number on your copy matches that of the one online.

Approved documents are valid for use after their approval date and remain in force beyond any expiry of their review date until a new version is available.

Version Control Sheet

Version	Date	Reviewed By	Comment
v0.1	6/11/13	Staff Forum	Feedback from staff received and agreed to the policy.
V0.1	8/1/14	CCG Executive	For final approval.
V1.0	9/1/14		On web.
V 1.0	March 2022	Bolton FT HR	Reviewed national legislation and agreed no changes required.

Analysis of Effect completed:	By:	Date:
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1. FLEXIBLE WORKING POLICY STATEMENT

- 1.1 The Organisation is committed to providing a range of flexible working options for employees in order to maintain a committed and skilled workforce, able to deliver high quality, cost effective services in an environment which maximises opportunities for employees to balance work and personal commitments.
- 1.2 This section sets out the flexible working arrangements that are available within the organisation and is supplemented by separate policies on different options.

2. PRINCIPLES OF FLEXIBLE WORKING

- 2.1 The CCG has an overriding responsibility to deliver timely services. It also has the right to seek ways of developing the capacity of its services, improving the capabilities of its employees and improving effectiveness.
- 2.2 The way working hours are arranged can help the CCG to manage its business and help employees balance their responsibilities at work and at home.
- 2.3 This policy allows any employee with 26 weeks of continuous employment, the right to apply for a change in their contracted hours of work but does not guarantee a change will be made.
- 2.4 The statutory right to apply for flexible working applies to employees with parental responsibility for a child aged 16 and under, or a disabled child under 18, and to those caring for an adult as defined by the Department for Business Enterprise & Regulatory Reform (for more information visit www.berr.gov.uk).
- 2.5 All requests will be given full consideration and no reasonable request will be refused. However, in certain circumstances the needs of the business may not allow for the request to be granted. If a request is denied, a full and detailed reason for the refusal will be given in writing to the employee.
- 2.6 Managers will ensure that staff who request a flexible working arrangement are aware of the implications (if any) on their terms and conditions of employment e.g. salary, annual leave, pension. Managers should seek the assistance of a People Services Representative where necessary.
- 2.7 Where a request for a permanent change to an employee's working arrangements is requested the organisation reserves the right to impose a trial period, the length of which will be at the line managers discretion but will normally be between 3 and 6 months, to establish whether or not the new working arrangements meet service needs.

- 2.8 Employees are able to apply no more than once per year.
- 2.9 For details of arrangements covering emergency time off for the care of dependants, see the Leave of Absence Policy.
- 2.10 People Services will provide advice and support to Line Managers where requested. Training will be provided in the implementation and application of this policy where a training need is identified and training commissioned.

3. FLEXIBLE WORKING OPTIONS

- 3.1 As far as practicable the CCG may be able to offer flexible working arrangements such as: (*reference: NHS Terms and Conditions of Service section 34*)

- 3.2 Part-Time Working** -This is where an employee is contracted to a number of hours that are less than the normal hours of work of a comparable full-time employee.

Salary and annual leave are likely to be affected by changing to Part-Time Working.

- 3.3 Compressed Hours** – This is where an employee compresses the number of days they work their contracted hours. For example, working full time hours over 4 days per week.

Unless working hours are changed, the salary is not affected by working condensed hours. However, annual leave entitlement must be re-calculated in hours from the date compressed hours become effective.

- 3.4 Job Share** - This is where two people share the duties and responsibilities of one full-time post in a partnership arrangement.

The salary and terms and conditions of service are shared on a pro-rata basis according to the hours worked by the job sharers. The incremental pay point of each job sharer, however, will be determined on an individual basis according to their skill level and knowledge.

Hours and the pattern of the working week will be agreed between the job sharing post holders and their manager and will be varied only by the agreement of all parties. The sharing of duties and responsibilities must be agreed by the job share partners prior to confirming the appointments. Where continuity is determined as an essential requirement of the job, such arrangements must be achieved within the normal established total hours.

A post may be shared by two people on a split-day, split week or alternate week basis, giving each employee a pro-rata share of the full-time hours of the post. Job sharers who work alternate weeks maintain their continuity of employment and this will be stated in the Contract of Employment.

Job Sharing partners will have an individual statement of Terms and Conditions covering salary, annual leave, bank holidays, sick pay

entitlements, cover arrangements and the procedures which apply when one partner leaves.

The hours agreed between job sharers should not be changed except with the express agreement of both manager and the job sharers.

In exceptional circumstances, where it is necessary for the job share unit to exceed the contracted hours, time of in lieu should whenever possible be arranged. Overtime will only be payable if an individual job sharer works more than the full time hours for the CCG.

If one job share partner leaves, the vacancy shall not be advertised until the remaining sharer has been offered the post on a full-time basis.

If a job share appointment to a 'part' vacancy cannot be made within 3 months from the day of the first advertisement, the post will revert to full-time and the job share cannot be progressed. Under these circumstances, full consultation will take place with the job sharer. All attempts will be made to redeploy the remaining job sharer into another suitable post.

- 3.5 Term-Time Working** - This is where there is agreement to allow an employee to take extended unpaid leave to coincide with the school holidays.

The salary and annual leave will be affected by this change.

- 3.6 Flexi-Time** – Flexi-Time allows employees to vary their actual working hours. This means that employees can vary their start and finish times to better fit their domestic responsibilities, travel arrangements or for work purposes. Further information regarding the operation of Flexi-Time can be found in the Flexi-Time Scheme.

- 3.7 Annual Hours or Term-Time Only Working** – This is where an employee works a specific number of hours each year, with the hours being unevenly distributed throughout the year or where people work during the school term but not during school holidays

Employees work an allocated number of hours per year rather than per week. The number of hours worked in any one week can fluctuate according to individual circumstances and the workflow demands of the service or modifying working patterns to suit personal circumstances with the possibility of having blocks of time off in the quieter periods of the year. This option may be favourable for those employees who are looking to concentrate their working hours during term times.

A minimum number of hours must be worked in order to maintain professional registration and competencies, where applicable.

The allocation of hours worked each week or month becomes a matter for agreement between the employee and manager. It is the responsibility of the individual to make themselves available for work and to understand that they

may be required to work in another location if their line manager cannot accommodate the hours requested.

Salary payments will be made evenly throughout the year, even though hours of work may vary. However, the salary may be affected if the average hours per week changes. Annual leave may also be affected.

3.8 Home Working – This is where people work from home for all or part of their hours with a computer or telecommunication link to their organisation.

Home working may be offered to permanent employees or employees may be recruited specifically to work at home.

Permanent home working should be distinguished from employees who may wish to take advantage of the option to work from home in order to complete large projects or complete work within strict timescales. In these circumstances, prior authorisation from management must be sought.

3.9 Voluntary reduced working time – This is where people work reduced hours by agreement at a reduced salary for a temporary period.

The salary and annual leave will be affected throughout the duration of the temporary reduction in hours.

3.10 Un-Fixed work patterns – This is where, by agreement, days off can be irregular to suit both the employee and organisations needs.

Unless working hours are changed, the salary is not affected by working an un-fixed working pattern. However, if working hours are reduced to provide days off, salary and annual leave are affected.

3.11 Flexible Retirement

Within the rules of the NHS Pension Scheme there are a range of alternatives available for employees as they approach retirement.

Employees interested in flexible retirement should seek further advice from the payroll department. Alternatively the NHS Pension Helpline may be contacted on **0845 421 4000** or www.nhsbsa.nhs.uk/pensions to seek advice regarding their pension.

When considering the flexible retirement options, management should balance the needs of the employee with the needs of the service. Flexible retirement options are not therefore an automatic right. Likewise, there may also be occasions where the CCG in the interest of the service may look to create opportunities for interested employees to pursue flexible options.

The options are available are as follows:

Wind down - Defer retirement and continue to work part time. This option will affect the salary and annual leave.

Step Down - Defer retirement and take a less demanding, lower paid role, whilst preserving pension benefits from the higher paid role. This option will affect the salary.

Retire and come back - Retire, collect pension and return to work

Employees who formally retire from their job(s) in the NHS and can no longer make any further pension contributions.

NHS Pensions stipulate that there must be a minimum 24 hour break in employment and the employee must not work more than 16 hours a week in the first month of retirement.

In addition, the CCG requires that there is a break in service between the two contracts of at least one month (up to a maximum of 3 months).

If the employee is over age 60, after that first month has elapsed, the amount he/she could earn should have no effect on pension income.

If the employee is under age 60, he/she must ensure that their NHS Pension, plus their new income does not exceed their pre-retirement pay, otherwise the pension will be abated accordingly.

Staff whose application for returning to work after retirement is successful, will be issued with a new contract of employment. The employee's continuous service date for the purposes of sick pay and annual leave will not change however the employee's continuous service date for the purposes of the Employment Rights Act (1996) will be the new NHS start date (the date the employee returned to work after retirement).

4. FLEXIBLE WORKING PROCEDURE

4.1 An employee has the right to be accompanied by their trade union representative or a work colleague at every stage of this procedure

4.2 A request to change the contracted hours of work must be made by the employee in writing, or using the attached form (appendix 1), to their line manager and must:-

- be dated and submitted allowing sufficient time between the submission of the request and the proposed start date for the application to be considered;
- state whether a previous application has been made and, if so, the date on which it was made;
- include the reason the request is being made and whether or not it is being made under the statutory right to apply to work flexibly;
- if applying under the statutory right to apply for flexible working the request should confirm the employee's relationship to the child or adult;

- ✓ include details of the proposed change, and proposed start date, and an explanation of the employee's view of the effect on the Organisation's business and how this may be dealt with;
 - ✓ relate to hours, times or place of work;
- 4.3 The line manager will acknowledge the request and will arrange a meeting with the employee to discuss the application, to be held no later than 28 days after the date of application.
- 4.4 A decision must be made within 14 days of the meeting and the employee notified in writing. The notification will either:-
- ✓ accept the request and establish a start date and any other action or
 - ✓ confirm a compromise agreed at the meeting or
 - ✓ reject the request, detailing all of the facts and demonstrating the business rationale behind the decision.
 - ✓ Include details of the appeals process.
- 4.5 Should the application be approved, the change will be made on a permanent basis, unless all parties have agreed at the outset that the arrangement is time limited. A trial period may be agreed. The line manager is responsible for notifying People Services of any change that affects an employees pay by completing the People Services Employee Change form.
- 4.6 Applications for flexible working arrangements will be refused only for one or more of the following reasons:
- ✓ the burden of additional costs;
 - ✓ detrimental effect on ability to meet customer demand;
 - ✓ inability to reorganise work among existing staff;
 - ✓ inability to recruit additional staff;
 - ✓ detrimental impact on quality;
 - ✓ detrimental impact on performance;
 - ✓ insufficiency of work during the periods the employee proposes to work;
 - ✓ planned structural changes.
- 4.7 If the proposal is refused, the employee will be allowed another 14 days in which to appeal.

5. APPEAL PROCEDURE

- 5.1 The employee must submit their appeal in writing within 14 days of them being informed of the decision.
- 5.2 The appeal will be acknowledged in writing and an appeal meeting arranged.
- 5.3 The appeal meeting must take place within 14 days of the notice of the appeal and will be heard by the line manager of the manager who made the original decision, or someone at an equivalent level.

5.4 The employee has the right to be accompanied by their trade union representative or a work colleague at this meeting.

5.5 The decision on the appeal must be given within a further 14 days and is final.

6. WORKING TIME POLICY STATEMENT

6.1 Whatever working pattern an employee is contracted to fulfil, the CCG is committed to the health and safety of its employees and acknowledges its obligations within Working Time Regulations. The organisation strives to provide a safe working environment and ensure the safety and wellbeing of all its workers. The organisation seeks to ensure that workers do not exceed reasonable working hours to provide for a satisfactory balance between work and personal life. The organisation is also committed to ensuring that workers' health is not compromised by the workplace.

6.2 Workers' managers have a responsibility to ensure that working hours are kept within reasonable limits and will monitor working hours for this purpose. Workers themselves also have a duty to ensure that they are not working excessive hours and inform their manager directly if they consider that they may be doing so.

6.3 The European Working Time Regulations set down entitlements of employees to maximum working hours, rest periods, rest breaks whilst at work, annual leave and working arrangements for night workers.

7. PRINCIPLES OF WORKING TIME DIRECTIVE

7.1 The Working Time Policy Statement applies to all CCG employees and any agency or contract staff whilst they are working for the CCG.

7.2 Unless they consent, a worker should not be in excess of 48 hours per week average. The organisation will take all reasonable steps to comply with this limit. Should the employee wish to opt out they should complete Appendix 1 and return it to their Line manager.

7.3 Employees working for more than one employer or who also undertake work through self – employment should still not exceed the 48- hour limit with regards to their total average weekly working time. Secondary employment includes working on the bank or through an agency.

7.4 Night workers should not exceed an average of 8 hours work in every 24 hour period. A night worker is defined as someone who normally works at least 3 hours between 11.00pm – 6.00am.

7.5 The employee is entitled to the following rest periods and breaks:

- Rest period of 11 consecutive hours in each 24 hour period.

- Employees are also entitled to an uninterrupted rest period of at least 24 hours in each seven-day period, 48 hours in each 14-day period or two uninterrupted rest periods of at least 24 hours in each 14-day period. The worker has a duty to inform his/her manager as soon as possible if he/she is or may be at risk of being unable to take these required rest breaks.
 - The organisation expects that employees will take their rest break between 5.00pm and 9.00am daily and between 5.00pm on Friday and 9.00am on Monday.
 - Employees have the right to a minimum unpaid rest break of 20 minutes after working 6 hours. If operational requirements mean that the employee is unable to take these breaks at that time, they will be entitled to compensatory rest to be agreed by their line manager. Breaks should not be taken at the end of the day, or stored up and taken on a cumulative basis at a later date.
- 7.6 An employee is entitled to a minimum of 5.6 weeks paid leave. Part time employees are entitled to the same amount of holiday pro rata. This is inclusive of bank holiday entitlement.
- 7.7 Young workers are those above school leaving age, but under the age of 18. The organisation does not permit young people to work in excess of 8 hours per day and they are subject to a maximum working week of 40 hours. A young worker must have a rest break of at least 30 minutes if the working day lasts longer than 4.5 hours.
- 7.8 An employee is considered by the organisation to be "working" when he/she is carrying out activities on behalf of the organisation. This may include training, business travel and "on-call" time. It does not include travel from the worker's home to his/her place of work, rest breaks, travel time outside normal working time or non-job related training.

The organisation defines "on-call" time as time when a employee is required to be available at his/her place of work and available for work throughout that period. If the employee is not at his/her place of work, this does not constitute being "on call".

Working time will include time where a worker is required to be at the organisation's premises, but is free to rest while waiting for work to be available. It will also include time where a worker is required to travel from site to site for meetings, to attend training or to perform his/her functions at different locations.

However, working time will not include travel to and from a employee's home (or the equivalent if he/she is working away from home at the time), or time when an employee (despite being on the organisation's premises or at his/her place of work) is not available to perform functions for the organisation or is pursuing outside interests during that time.

- 7.9 If an employee considers that he/she has been unfairly treated with regard to his/her working hours (for example being required to work excessive hours or being unreasonably refused overtime or (temporary) flexible working arrangements), he/she is requested to raise this informally with his/her manager. If the worker's complaint relates to his/her manager, he/she is requested to raise it with a more senior manager. If a worker is not satisfied following this route, he/she has the right to raise a grievance in accordance with the organisation's Grievance procedure.

8. EQUALITY

- 8.1 In applying this policy, the Organisation will have due regard for the need to eliminate unlawful discrimination, promote equality of opportunity, and provide for good relations between people of diverse groups, in particular on the grounds of the following characteristics protected by the Equality Act (2010); age, disability, gender, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, and sexual orientation, in addition to offending background, trade union membership, or any other personal characteristic. An equality analysis has been carried out on this policy and can be viewed XXX insert location in CCG.

9. MONITORING & REVIEW

- 9.1 The policy and procedure will be reviewed periodically by People Services in conjunction with operational managers and Trade Union representatives. Where review is necessary due to legislative change, this will happen immediately.
- 9.2 The implementation of this policy will be reviewed periodically by XXX (insert dependent on each CCG) in conjunction with operational managers and Union Representatives. Where review is necessary due to legislative change this will happen immediately.

FLEXIBLE WORKING APPLICATION FORM**PART 1:**

Name:	Dept:
Manager:	Organisation start date:
Employer:	

I wish to apply to work a flexible working pattern that is different from my current working pattern.

Either

I wish to apply under the provisions of the Organisations Flexible Working Policy (Go to Part 2 overleaf) []

Or

I wish to apply under my right provided by the Employment Rights Act 1996 as outlined in the Flexible Working Policy []

I confirm that I have been employed by Organisation for at least 26 weeks and have not made a request under this right during the past 12 months. I meet the eligibility criteria as follows:

EITHER	<p>I have responsibility for the upbringing of either:</p> <p>[] a child aged 16 or under; or [] a disabled child under 18.</p> <p>I am:</p> <p>[] the mother, father, adopter, guardian, special guardian or foster parent of the child; or [] married to, or the partner or civil partner of, the child's mother, father, adopter, guardian, special guardian or foster parent.</p> <p>I am making this request to help me care for the child.</p>
OR	<p>I am, or expect to be, caring for an adult.</p> <p>I am:</p> <p>[] the spouse, partner, civil partner or relative of the adult in need of care; or [] not the spouse, partner, civil partner or relative of that adult but live at the same address.</p> <p>I am making this request to help me care for the adult in need of care.</p>

PART 2 All sections must be completed

My current working pattern is:	Please provide details of days/hours/times to be worked
The pattern I would like to work is:	Please provide details of days/hours/times to be worked
I would like to work this pattern because:	
I would like this working pattern to commence from:	
I think this change in my working pattern will affect Organisation and my colleagues as follows:	
I think the effect on Organisation and my colleagues can be dealt with as follows:	

Signed: Date:.....
 (Line Manager)

Review date agreed for:

Countersigned: Date:
 (CO/CFO)

Confirmation of receipt of application

(Line manager to complete and return to employee)

Dear

I confirm that I received your request to change your work pattern on _____.

I will be arranging a meeting to discuss your application within 28 days. In the meantime, you may wish to consider whether you would like a colleague to accompany you to the meeting.

Yours Sincerely

Line Manager

Confirmation of Change to Contract

(Line manager to complete and return to employee)

Dear

Following receipt of your application and our meeting on (insert date) I have considered your request for a new flexible working pattern.

*I am pleased to confirm that I am able to accommodate your application.

*I am unable to accommodate your original request. However, I am able to offer the alternative pattern, which we have discussed and you agreed would be suitable to you.

*Your new working pattern will be as follows:

*The date of commencement of your new working arrangements will be:

Please note that the change in your working pattern will be a permanent change to your terms and conditions of employment.

***Delete as appropriate**

If you have any questions regarding the information provided on this letter please contact me to discuss them as soon as possible.

Yours sincerely

Line Manager

FLEXIBLE WORKING APPLICATION PROCEDURE

