Decision of the Management Board 03/2016/MB

On Article 55a of the Staff Regulations and Annex IVa thereto concerning part-time work

Adopted by the Management Board

on 20 September 2016
THE MANAGEMENT BOARD,

Having regard to the Treaty on the Functioning of the European Union,


Having regard to the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Union (CEOS), laid down by Council Regulation (EEC, Euratom, ECSC) No 259/68², and in particular Article 55a of the Staff Regulations and Annex IVa thereto, applicable to other servants pursuant to Articles 16 and 91 of the CEOS,

Having regard to Commission decision C(2015) 9720 final of 8 January 2016 on Article 55a of the Staff Regulations and Annex Iva thereto concerning part-time work,

Having regard to Governing Board Decision 01/2014/GB of 21 February 2014 adopting the Financial Regulation and repealing decision 28/2011/GB (CEPOL Financial Regulation), and in particular Article 38 (2) thereof,

Having regard to the opinion of the Staff Committee,

Whereas:

(1) The Governing Board Decision of 25 May 2016 on working time [16/2016/GB], which has been in force since 1 July 2016, contains provisions which affect the rules relating to part-time work.

(2) The new provisions require amendments to the Commission Decision of 16 December 2013 on Article 55a and Annex IVa to the Staff Regulations concerning part-time work [C(2013) 9046 final], which has been in force since 16 September 2014.

(3) The assignment of duties to staff working part-time must take account of the fact that they work on a part-time basis.

(4) The allocation of any resources required to cover for absences resulting

from part-time work is governed by the Commission’s policy on the replacement of absent staff that shall apply by analogy to CEPOL, by taking into consideration Article 38(2) of the CEPOL Financial Regulation regarding the offset of the effects of part-time work.

(5) The application of Article 55a(2)(d) of the Staff Regulations, which has been in force since 1 January 2014, has revealed a demand for the option of working on a 95% part-time basis with application of the pro rata calculation of remuneration provided for in the first two paragraphs of Article 3 of Annex IVa to the Staff Regulations.

(6) More flexible application of the provisions on special part-time work (time credits) requires the introduction of a new provision allowing officials benefiting from this arrangement to use the days or half-days acquired over a period of 12 months.

(7) In the interests of clarity, examples should be given of cases where it might be duly justified, as provided for in the fourth paragraph of Article 1 of Annex IVa to the Staff Regulations, for a new period of part-time work not to start on the first day of a month.

(8) For reasons of clarity and legal certainty, Decision C(2013) 9046 final of 16 December 2013 should be replaced by this Decision,

HAS ADOPTED THIS DECISION:

Article 1 – General provisions

Any official\(^3\) may seek authorisation to work part-time under the conditions laid down in Article 55(a) and in Annex IVa of the Staff Regulations.

Article 2 – Standard part-time work

(1) Authorisation for standard part-time work may be granted for a minimum renewable period of one month and a maximum of three years\(^4\) on a basis of 50, 60, 62.5\(^5\), 70, 75, 80, 90 or 95% of the standard working week. Officials shall be entitled, during the period for which part-time work is

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\(^3\) The word ‘official’ also refers to staff covered by the CEOS, Articles 16 and 91 of which make the provisions in the Staff Regulations on part-time work applicable by analogy. Any reference to a person of the male sex shall be deemed also to constitute a reference to a person of the female sex, and vice versa, unless the content clearly indicates otherwise.

\(^4\) Subject to the cases referred to in Articles 15 and 55a(2)(g) of the Staff Regulations.

\(^5\) A 25-hour working week (five five-hour days).
authorised, to a percentage of their remuneration corresponding to the percentage of the normal time worked.

(2) Subject to the conditions referred to in the fourth indent of Article 4(5) of this Decision, the authorisation for standard part-time work may also be granted at a rate of 95 % of the normal working week without applying the pro rata calculation of the remuneration provided for in the first two paragraphs of Article 3 of Annex IVa to the Staff Regulations.

(3) Standard part-time work applies on a weekly basis without prejudice to the rules on flexitime.

(4) The number of hours to be worked per day shall be specified in advance and may not exceed 10 hours. A break of at least 20 minutes shall be included if the working day is longer than five hours.

Article 3 – Special part-time work (time credits)

(1) Part-time work may also be authorised in the form of time credits. In this case officials shall be paid as if they were working half time and shall be entitled under the special arrangements to 10.5 full days or 21 half days of leave for each of the months on half-time pay. For each time credits application, an official may be authorised to be paid half-time (and obtain the corresponding credits) for one month or two months at most. In a given year, however, the number of days acquired in the form of time credits may not exceed the equivalent of 42 days.

(2) The period of validity of the (half-)days thus acquired shall be 12 months from the starting date of the part-time work approved by the official's line manager when the request for time credits was made and recorded in the computer program.

(3) The number of (half-)days acquired in this way may not exceed half of the working days in a given month.

Article 4 – Application for part-time work

(1) Officials wishing to work part-time shall apply for authorisation in writing through their line manager(s) to the Appointing Authority or to the authority empowered to conclude contracts of employment (AECC)\(^6\).

\(^6\) For the purposes of this Decision, references to the Appointing Authority shall be deemed also to refer to the AHCC.
(2) The application for part-time work shall specify the reason for the request, the type of part-time work requested and, where appropriate, the percentage referred to in Article 2(1), the period of part-time work and the number of hours per day. A specific form must be used for applications under Article 2(2) of this Decision.

(3) According to the fourth paragraph of Article 1 of Annex IVa to the Staff Regulations, any period of part-time work shall start on the first day of a month, except in duly justified cases where it immediately follows a period of maternity, parental or family leave. In the event of an application for renewal in such cases, a new period of part-time work may start on a day other than the first day of the month so that it immediately follows a preceding period of part-time work. Similarly, one period of part-time work must follow on immediately after another where the two periods would otherwise be separated only by public holidays.

(4) The line manager(s) shall issue an opinion on the request before forwarding it to the Appointing Authority.

(5) Applications for authorisation to work part time may not be refused or postponed if the reason for the request is:

- to care for a dependent child under the age of 9;
- to care for a dependent child aged between 9 and 12, if the reduction in working time is no more than 20% of normal working time;
- to care for a dependent child until he or she reaches the age of 14 when the official is a single parent;
- in cases of serious hardship, to care for a dependent child until he or she reaches the age of 14 if the reduction in working time is no more than 5% of normal working time. In the above cases the pro rata calculation of the remuneration provided for in the first two paragraphs of Article 3 of Annex IVa to the Staff Regulations shall not apply.

A ‘serious hardship’ in this context exists where exceptional and duly justified family circumstances require the official to spend more time with the dependent child compared to normal circumstances and when the official is in a difficult financial situation.

The Appointing Authority may consult the Commission’s social service, shall in principle grant the entitlement for an initial period of six months, which shall be renewable.

The part-time work arrangement shall come to an end when the child turns 14 or the serious hardship no longer exists. Moreover, if both
parents are employed in the service of the Union, only one shall be entitled to such reduction in accordance with this arrangement;

– to care for a seriously ill or handicapped spouse, relative in the ascending line, relative in the descending line, brother or sister.

(6) Where part-time working is requested under Article 55a(2)(f) and (g) of the Staff Regulations in order to take part in further training or, because the person concerned has reached the age of 58, during the last three years before retirement, authorisation may be refused or postponed only in exceptional circumstances and for overriding and clearly specified reasons relating to the interest of the service.

The Appointing Authority shall send its decision refusing or postponing part-time work to the person concerned or their line manager(s).

(7) In the case referred to in Article 55a(g) of the Staff Regulations, officials aged over 58 authorised to work half-time in preparation for retirement and who benefit from the provisions of Article 4 of Annex IVa to the Staff Regulations, shall be obliged, at the end of their period of part-time work (maximum three years), either to retire or to repay the amount exceeding 50% of the basic salary received during the period of half-time work.

**Article 5 – Implementation**

(1) The number of hours worked per day under the standard part-time work arrangement shall be reduced evenly on a weekly basis. If the person concerned makes a reasoned request to this effect, the Appointing Authority may authorise different weekly working hours, provided that this arrangement is compatible with the interests of the service. In this case the working week may not be less than three days and the working day may not be less than three hours.

(2) By way of exception, and solely in order to ensure the smooth running of the service and the performance of specific tasks, the Appointing Authority may, at the request of the service only and in agreement with the person concerned, authorise a work schedule covering two consecutive weeks, with absence alternating with presence in the office on a pro rata basis according to the part-time work arrangement chosen. In this case, the person shall not be absent from the office for an uninterrupted period of more than five consecutive working days.
(3) In the case of special part-time work arrangements (time credits), the half-
days or days acquired shall be made available to the official in the computer
program for up to 12 months starting as from the date set in accordance
with Article 3(2) of this Decision. It is for the person concerned to submit a
request to use the time credits at the appropriate time, in agreement with
their line manager, taking into account the interest of the service. However,
officials are obliged to use at least half a day of time credit during the first
month in which they are paid on a half-time basis.

(4) The line manager of an official authorised to work part-time shall make the
required adjustments to his or her workload.

(5) The authorisation granted by the Appointing Authority shall specify the type
of part-time work, its start date and duration, and the daily work schedule.
The working hours per day or the different weekly working hours shall apply
to the entire period for which the authorisation has been granted.

(6) In the case of special time credits arrangements, the days or half-days
agreed beforehand on a given date may be amended before the relevant
date with the express agreement of the line manager.

(7) Part-time work shall be authorised only in the cases referred to in Article
4(5) of this Decision during an official's probationary period under Article 34
of the Staff Regulations.\footnote{The probationary periods of temporary and contract staff whose contracts are
concluded for a duration of at least one year are covered, respectively, by Articles
14 and 84 of the CEOS.}

(8) Sick leave shall not have the effect of cancelling or interrupting a decision
authorising part-time work. The arrangements laid down in this Decision
shall remain in force unless they are cancelled by the Appointing Authority
under Article 8 of this Decision.

(9) The Commission's policy for the replacement of absent staff, which is aimed
at establishing an effective replacement mechanism for units seriously
affected by absences caused by part-time work, shall lay down the rules on
allocating 'replacement appropriations'. The actual use of these
appropriations is the responsibility of each Department.

\textit{Article 6 - Election or appointment to public office}

Officials elected or appointed to public office and authorised by the
Appointing Authority to discharge their duties on a part-time basis as
provided for in Article 15 of the Staff Regulations\(^8\), shall undertake standard part-time work. The Appointing Authority shall determine the percentage of standard weekly hours to be worked. The duration of the authorisation shall correspond to the official's term of office. Thus, if the term is cut short, the part-time work arrangement authorised for this purpose shall be ended.

Article 7 – Parental leave and family leave

Under Articles 42a and 42b of the Staff Regulations\(^9\), an official on parental leave or on family leave who is taking such leave on a half-time basis shall undertake standard part-time work, the weekly working hours being 50% of the normal working week. In exceptional cases and in accordance with the conditions laid down in Article 5(2) of this Decision, a work schedule based on two consecutive weeks, with absence alternating with presence in the office on a pro rata basis according to the part-time work arrangement chosen, may be authorised by the Appointing Authority in agreement with the person concerned. In this case, the person shall not be absent from the office for an uninterrupted period of more than five consecutive working days.

Article 8 - Joint Committee on Part-time Work

(1) The Joint Committee on Part-Time Work shall operate as described below.

(2) The Joint Committee on Part-time Work shall consist of two officials appointed by the Executive Director and one official appointed by the Staff Committee. For each member an alternate member shall be appointed as well.

(3) The Committee shall be chaired by one of the officials appointed by the Executive Director. The Chair shall not have a vote.

(4) The Joint Committee shall examine any refusal to authorise part-time work or postponement of its starting date if the matter is referred to it by the person concerned. The Committee may ask the Appointing Authority to reconsider the case.

Article 9 – Withdrawal of authorisation to work part time

\(^8\) Applicable by analogy to temporary and contract staff on the basis of Articles 11 and 81 of the CEOS, respectively.

\(^9\) Applicable by analogy to temporary and contract staff on the basis of Articles 16 and 91 of the CEOS, respectively.
(1) Notwithstanding the possibility of requesting the withdrawal of the authorisation to work part-time provided for in the first paragraph of Article 2 of Annex IVa to the Staff Regulations, officials may request withdrawal of the authorisation with retroactive effect due to illness. In such cases, authorisation for standard part-time working may be withdrawn with effect from the first day of illness as attested by a medical certificate. The original medical certificate shall be sent to the Human Resources Sector as soon as possible after the first day on which the person was unfit for work and no later than the fifth calendar day of absence, as evidenced by the postmark. However, the date of withdrawal may not be before the first day of the month in which the request for withdrawal was sent to the Appointing Authority.

(2) Where officials are unable to request the withdrawal of the authorisation to work part-time themselves, their consent shall be assumed and the withdrawal made on their behalf by the Human Resources sector, acting on a special, detailed decision by the Appointing Authority.

(3) Where the request for withdrawal is made on the grounds of maternity leave or adoption leave, it may be granted retroactively for the full duration of that leave if the request was made before the end of the leave.

Article 10 - Leave entitlement

Annual leave entitlements for an official authorised to work part time shall be governed by the Commission Decision introducing implementing provisions on leave.

Article 11 – Monitoring implementation

CEPOL’s Human Resources sector shall be responsible for monitoring the implementation of this Decision within CEPOL. CEPOL’s Human Resources sector shall in particular monitor the possible correlation between part-time working and career development in order to avoid any inequality of treatment, particularly in the context of appraisal and promotion.

Article 12 – Entry into force

(1) The Commission Decision of 16 December 2013 on Article 55a of the Staff Regulations and Annex IVa thereto concerning part-time work C(2013) 9046 final is repealed.

(2) The present Decision shall take effect the date following that of its adoption.
Decision of the Management Board 03/2016/MB
ON ARTICLE 55a of the STAFF REGULATIONS AND ANNEX IVa
THERETO CONCERNING PART TIME WORK
Effective 20 September 2016

Done in the Netherlands, on 20 September 2016

For the Management Board

<Signature on file>

Mrs Frederike Everts MPA
Chair of the Management Board