Written Procedure 2023–03
Decision of the Governing Board laying down implementing rules on temporary occupation of management posts

14 February 2023

The Executive Director of Clean Aviation Joint Undertaking hereby launches the written procedure. The deadline for this written procedure is 8 March 2023. Reply form to be filled in and sent to Governing-Board@clean-aviation.eu

The Undersigned
(Name of the representative)

Rosalinde van der Vlies
European Commission

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(1) Indicate here the reason
(2) In case of a potential conflict of interest please state: “Abstention due to COI”.

Date Signature
8 March 2023 e-signed
Rosalinde van der Vlies
Decision of the Governing Board laying down implementing rules on temporary occupation of management posts

THE GOVERNING BOARD OF THE CLEAN AVIATION JOINT UNDERTAKING,

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

Having regard to the Staff Regulations of Officials of the European Union ("Staff Regulations") and Conditions of Employment of Other Servants of the European Union ("CEOS"), laid down by Council Regulation (EEC, Euratom, ECSC) No 259/68, and in particular Article 7(2) of the Staff Regulations and Article 10 of the CEOS;

Having regard to Council Regulation (EU) No 2085/2021 of 19 November 2021 establishing the Joint Undertakings under Horizon Europe (hereinafter “Single Basic Act" or “SBA") and establishing the Clean Aviation Joint Undertaking ("CAJU") and in particular Article 17(2)(v), 18(3) and Article 37(1);

Having regard to the Clean Aviation Joint Undertaking (hereinafter “CAJU") Governing Board Rules of procedure;

Having regard to the Communication C(2014)6543 final of 26 September 2014 from Vice-President Šefčovič to the Commission on the guidelines on the implementation of Article 110(2) of the Staff Regulations with regard to the implementing rules applicable in the agencies, and in particular Point 2.B thereof;

Having regard to the agreement of the European Commission pursuant to Article 110(2) of the Staff Regulations C(2017)7732 final of 6 November/2017;

After consulting the Staff Committee,

WHEREAS:

1) Rules should be laid down for the application of Article 7(2) of the Staff Regulations, which is applicable by analogy to temporary staff by virtue of Article 10 of the CEOS. Article 7(2) of the Staff Regulations states that the Appointing Authority may call upon officials to occupy a post in their function group in a grade which is higher than their own grade, such temporary posting being limited to one year except where it is to replace an official who is seconded to another post in the interests of the service, called up for military service or absent on protracted sick leave.

2) It is necessary to adopt rules on temporary postings on the basis of Article 7(2) of the Staff Regulations which should take into account in an appropriate manner the need to recognise the efforts made by temporary staff members to temporarily ensure the continuity of the service and the principle of equitable treatment.


2 OJ L 427, 30.11.2021

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3) Article 7(2) of the Staff Regulations should apply only where the temporary staff member is called upon to assume temporarily duties which entail responsibilities substantially greater than those involved in their own post. Only the difference in the level of responsibilities between non-management and management (not advisory) posts and between management posts of different levels can be considered as substantial for the purpose of applying Article 7(2) of the Staff Regulations.

4) The rationale of Article 7(2) of the Staff Regulations is to grant to the temporary staff member who takes up duties which entail responsibilities substantially greater than those involved in their own post for a substantial period a remuneration which corresponds to those greater responsibilities.

5) It is necessary to ensure that Article 7(2) of the Staff Regulations is applied in an appropriate manner in view of the career system, in which there is a high degree of separation of grade and duties, as confirmed by the General Court.

6) Deputising arrangements are to be distinguished from temporary postings and are not covered by this Decision.

7) In the interest of clarity and legal certainty, the EC Decision C(2009)7939 of 19/10/2009 final laying implementing rules as regards temporary occupation of management posts, applied by analogy by the JU should be repealed and replaced by this Decision.

HAS DECIDED AS FOLLOWS:

Article 1: Posts to which temporary postings may be made
The middle and senior management posts which a temporary staff member may be called upon to occupy on a temporary basis shall be:

- director posts in grade AD 14 or AD 15 and equivalent;
- head of unit posts in grades AD 9 to AD 14 and equivalent.

Article 2: Conditions for temporary postings
Temporary postings may be made:

- where a new or vacant management post cannot be filled in the short term, or
- to replace a temporary staff member who is seconded to another post in the interests of the service, is called up for military service or is absent on protracted sick leave or for other reasons preventing a temporary agent from exercising the assigned function.

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3 Middle and senior management functions as defined in the relevant Agency’s decisions and relevant decisions applicable to the Agency.
6 Within the limits of the establishment plan.
The above-mentioned situations shall as a rule involve periods lasting longer than three months. Only a full-time and uninterrupted absence of the job holder can give rise to a temporary posting.

Only established temporary staff members who are not serving their probationary period can be called upon to temporarily occupy a post within the meaning of Article 7(2) of the Staff Regulations.

**Article 3: Reference grade**

For the purpose of calculating the differential allowance, the ‘reference grade’ for a temporary posting will be fixed as follows:

1. As regards director posts and equivalent as defined in Article 1, the reference grade shall be grade AD 14.

2. As regards head of unit posts and equivalent as defined in Article 1, the reference grade shall be as a rule:
   - where the post is published, the lowest grade in the range for which the post is published, as follows:
     - grade AD 9 for the range AD 9/AD 14 (for internal and inter-agency publication);
     - the grade of the external publication (publications of a single grade from AD 9 to AD 12).
   - where the post is filled by transfer in the interest of the service or where the post is not vacant, grade AD 9 or AD 13 as set by the Appointing Authority.

**Article 4: Differential allowance**

From the beginning of the fourth month of a temporary posting, the temporary staff member concerned may receive a differential allowance equal to the difference in current remuneration of the temporary staff member and the remuneration according to the level of the temporary posting, as follows:

1. If the temporary staff member is in the grade immediately below the reference grade, the differential allowance shall be equal to the difference between the remuneration of the temporary staff member throughout the relevant period and the remuneration they would receive if they were reclassified to the reference grade.

2. In duly justified circumstances where the temporary staff member is in one of the grades below the grade immediately below the reference grade, as the differential allowance cannot be calculated by analogy to a reclassification, it shall be equal to the difference between the remuneration of the temporary staff member throughout the relevant period and the remuneration they would receive if they were newly recruited in the reference grade. The second step shall be awarded under the conditions laid down in the rules on step classification at recruitment.

3. If the temporary staff member is in a grade equal to or above the reference grade, except where the temporary staff member already receives the benefit on the basis of their post of assignment, the remuneration of the temporary staff member is increased

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7 Taking account of the provision regarding non-cumulation, as provided in Conclusion 240/05 of the Heads of Administration (see [document/publication of that Conclusion]), this remuneration will be increased according to Articles 44 and 46 of the Staff Regulations.

8 See footnote 7.
according to Articles 44 and 46 of the Staff Regulations, which are applicable by analogy to temporary staff by virtue of Articles 20(4) and 15 respectively of the CEOS. The increase in remuneration according to Articles 44 and 46 of the Staff Regulations will be calculated either on the basis of the grade of the temporary staff member concerned, or on the basis of the reference grade of the post that the temporary staff member temporarily occupies, depending on which option is the most favourable for the temporary staff member concerned.  

Article 5: Management experience
Management experience acquired through a temporary posting shall be taken into account for eligibility purposes in the context of applications for management positions.

Article 6: Successive periods of temporary posting
Where the same temporary staff member is the subject of two or more temporary postings in respect of the same functions and those postings are consecutive, the second temporary posting shall be considered as a continuation of the first and the differential allowance shall not be discontinued during the first three months of the second temporary posting.

For the purposes of this provision, a subsequent posting shall be considered to be consecutive if it begins no longer than three months after the end of the previous posting.

Article 7: Procedure for temporary postings
Where the conditions in Article 2 are met, the CAJU entity in charge of human resources may submit a proposal for a temporary posting, stating the reasons and providing all relevant information. The temporary posting is proposed to the Appointing Authority.

Article 8: Date of application
This Decision shall come into force at the date of its approval by the Board and with effect from that date.

Done at Brussels

(e-signed)
Rosalinde van der Vlies
Chair of the Governing Board

9 The amount of the benefit shall be calculated in accordance with the method laid down in Conclusion 240/05 of the Heads of Administration.