

QUESTIONS AND ANSWERS**PART-TIME FLEXIBLE CLERKS WORKING IN OTHER INSTALLATIONS**

The following questions and answers represent the mutual understanding and agreement of the APWU/USPS concerning part-time flexible Clerk Craft employees who are required to work outside their home office. This agreement covers, but is not limited to, part-time flexible Clerk Craft employees who are required, as a condition of employment, to work in installations other than their home office (National Case Q90C-4Q-C 93034651). This agreement is not applicable and is without prejudice to the position of either party regarding the assignment of other crafts and/or categories of employee outside their home office.

1. Does requiring a part-time flexible clerk to work in more than one (1) installation violate the National Agreement?

Response: No. However, part-time flexible clerks in accordance with the MOU, *Re: Assignment of PTF Hub Clerks* (page 408-409, CBA), shall notify their postmaster in writing their preference to work or not to work in offices in other installations. Additionally, in accordance with this same MOU, the pecking order for assignment will be:

- a. PTFs who have not indicated a preference to only work within their installation;
 - b. available and qualified postal support employees;
 - c. PTFs that have preferenced not to work in offices in other installations.
2. How are part-time flexible clerks scheduled when they are required to work outside their home office?

Response: The home office postmaster or designee is responsible for scheduling the work location and starting time. The postmaster or designee in the actual work location is responsible for determining the number of hours worked. **In addition, PTFs shall be scheduled in accordance with the pecking order as identified in the MOU, *Re: Assignment of PTF Hub Clerks*.**

3. How are part-time flexible clerks selected to work in other installations?

Response: Several factors are considered such as the required skills, availability of the part-time flexible clerks, other scheduling and leave commitments, when the request was made, **and the pecking order as identified in the MOU, *Re: Assignment of PTF Hub Clerks*.** Such scheduling may not be made in an arbitrary manner.

4. Is management required to post an advance schedule for part-time flexible clerks assigned to work outside their home office?

Response: Management must comply with Article 8.3 regarding PTF clerks' guarantee of a minimum of one (1) nonscheduled day each service week, except during the peak season exception period and will notify PTF employees of their assigned nonscheduled day by the Wednesday preceding the service week.

Additionally, there is no contractual requirement or intention that obligates part-time flexible employees to remain at home or to call the post office to determine whether their services are needed. **All** part-time flexible clerks are assigned to a flexible schedule which is subject to change according to business needs, **with adherence to Article 8.3.**

5. May part-time flexible clerks working in more than one (1) installation be required to work more than twelve hours in a service day?

Response: Such scheduling must be consistent with Section 432.32 of the Employee and Labor Relations Manual which states in relevant part:

Except as designated in labor agreements for bargaining unit employees or in emergency situations as determined by the Postmaster General (or designee), employees may not be required to work more than 12 hours in one (1) service day. In addition, the total hours of daily service, including scheduled workhours, overtime, and mealtime, may not be extended over a period longer than 12 consecutive hours.

6. Which office should an employee contact when reporting an unscheduled absence?

Response: Employees must contact the office where they are scheduled to work on the day of the absence. The postmaster or designee of that office is responsible for completing PS Form 3971, notifying the employee's home office of the absence, and forwarding the PS Form 3971 to the home office.

7. Who is authorized to act on a request for incidental leave which is submitted on a day the employee is working outside his/her home office?

Response: The postmaster or designee in the office where the employee is working is responsible for acting on incidental leave requests; however, such leave should be coordinated with the home office postmaster or designee.

8. What is the minimum number of hours in a service day that part-time flexible clerks can be scheduled or requested to work?

Response: Part-time flexible employees are guaranteed at least four (4) hours work or pay on any day they are requested or scheduled to work.

9. When does the guarantee take effect?

Response: When the employee reports to work as scheduled. No guarantee applies when the employee is notified prior to reporting to work that the previously scheduled workday is canceled.

10. Does a part-time flexible clerk who returns to work on the same day receive another guarantee period?

Response: It depends on the circumstances. The following guarantees apply regardless of whether an employee works in more than one (1) installation during the guarantee period:

When an employee completes a scheduled tour and clocks out, then is notified to clock in and resume working, that is considered a callback. All career bargaining unit employees are guaranteed **four (4)** hours work, or pay, if called back to work on a day when they have completed their assignments and clocked out. This guarantee is applicable to any size office. (See ELM Exhibit 432.62).

When a part-time flexible employee is notified prior to clocking out that he or she should return *within* two (2) hours, it is considered a split shift and no new guarantee applies. However, if prior to clocking out, the part-time flexible employee is told to return *after* two (2) hours, that employee (in any size office) must be given a minimum of **four (4)** hours work.

11. May part-time flexible clerks be assigned to work overtime outside their home office?

Response: Yes, however, overtime work in a specific work location must first be assigned to qualified and available Clerk Craft employees on the Overtime Desired List in that work location, as defined under Article 8, Section 5 of the National Agreement and, when applicable, the Local Memorandum of Understanding.

12. Does a home office part-time flexible clerk receive a preference for work hours over a part-time flexible clerk from another installation?

Response: Yes, during the course of a service week management is required to make efforts to assign qualified and available home office part-time flexible clerks to straight-time hours before assigning such work to employees from other installations.

13. Does scheduling a part-time flexible clerk to another office impact leave percentages contained in the Local Memorandum of Understanding (LMOU) in the scheduled employee's home office?

Response: No. Part-time flexible clerks are considered in the home office when calculating any leave percentages required under the LMOU regardless of whether they are detailed to another office. Part-time flexible clerks are not considered for the purpose of calculating leave percentages outside their home office. Also, requests for choice vacation periods and advance requests for incidental leave are controlled by the part-time flexible employee's home office LMOU and the applicable provisions of the National Agreement.

14. In which office are part-time flexible clerks considered for holiday scheduling under Article 11.6 of the National Agreement?

Response: In the home office. While not required, part-time flexible clerks who are not scheduled in their home office may be scheduled to perform holiday work in another office after qualified and available part-time flexible clerks from that office.

15. May part-time flexible clerks be assigned to work in offices where full-time regular employees have been excessed?

Response: Yes, however such employees cannot be used to wholly replace full-time employees who were excessed.

16. How is a part-time flexible clerk's relative standing on the part-time flexible roll determined when assigned to another office?

Response: The employee remains on the part-time flexible roll of the home or "Employ Office" as determined by the employee's PS Form 50.

17. Is there a requirement that a part-time flexible clerk receive a sixty-day notice pursuant to Article 12.5.B.5 prior to being temporarily assigned to work in another office?

Response: No, the sixty-day notice is relevant only when an employee is excessed from his/her home office pursuant to the provisions of Article 12 of the National Agreement. It is not applicable to temporary assignments.

18. Do the work hours of a part-time flexible clerk from another installation count for the purpose of maximization under Article 7.3.B of the National Agreement?

Response: Yes, the part-time flexible clerk's hours are counted in the office where the work is performed. For the purposes of conversion under the Full-Time Flexible Memorandum, only the hours worked in the home office by the individual part-time flexible clerk count.

19. Do part-time flexible clerks receive payment for travel time and/or mileage when required to travel to other offices?

Response: It depends on the circumstances. Whether a part-time flexible clerk who is required to work outside his/her home office is entitled to compensable travel time or mileage is determined by applying the applicable provisions of Section 438 of the Employee and Labor Relations Manual (ELM) and Chapter 7 of Handbook F-15.

20. How should compensable travel time be documented?

Response: In accordance with Section 260 of Handbook F-21.

21. How do part-time flexible clerks who are required to work in other installations submit requests for mileage reimbursement?

Response: By properly completing PS Form 1164 or PS Form 1164e and submitting it to the home office postmaster or designee on a weekly basis.

22. Is there a limit on the number of miles part-time flexible clerks may be required to travel when assigned to another installation?

Response: Normally, such employees will not be required to travel more than 50 miles from their duty station. This 50-mile criteria is measured as the shortest actual driving distance between installations.

23. Is there a limit on the number of flexible credits that may be assigned to a part-time flexible clerk?

Response: No, however, Part 426.63 of the F-1 Handbook states that postmasters or supervisors should *cancel stamp credits not used at least once in an AP* (accounting period).

24. May a part-time flexible clerk working in more than one (1) installation have financial accountabilities which require **RSS and/or e1412**?

Response: Yes.

25. May a part-time flexible clerk who is working in more than one (1) installation be assigned more than one (1) scheme?

Response: Yes, however, Part 310 of Handbook M-5 states that scheme assignments may be *made when management has a reasonable expectation that employees will work a scheme for at least 30 hours within an accounting period.*

26. What determines the location of an employee's "immediate supervisor" and "certified steward" for the purposes of Article 15.2, Step 1?

Response: Normally, a Step 1 grievance will be investigated and/or discussed at the location the grievance is alleged. However, there may be circumstances where this is not feasible. In these situations, a grievance may be initiated in the employee's home office.

27. Does the fact that a part-time flexible Clerk Craft employee is regularly required to work in installations other than their home office affect their eligibility for, and use of, Court Leave?

Response: Yes. If the PTF regularly works in another installation, their work hours in that installation could impact the amount of court leave for which the employee would be entitled.

28. Can a PTF clerk be "loaned" under the rules of the Hub Clerk MOU into a post office, Level 21 and above?

Response: No. Under the 2010 CBA, part-time flexible clerks may only work in post offices, Level 20 and below. However, there is an exception to this rule. Those PTFs who were previously loaned into Level 21 and above offices to supplement their hours pursuant to the Hub Clerk MOU, etc., may continue to be utilized in these same offices and PSEs should not be utilized to their detriment when they are available at the straight-time rate for the work hours they have been regularly assigned to in the past.

(See MOU, Assignment of PTF Hub Clerks, pages **408-409**, CBA)