model contract for doctors and denTists in training (LEAD EMPLOYERS)

**Use of this contract - Information for employers (this page does not form part of the contract of employment and should be omitted when the contract is issued).**

This contract is for use **only** for doctors and dentists in training where the post is accredited for training by the General Medical Council (GMC) / Health Education England (HEE) **and** the post holder is registered as having been accepted as a trainee under the auspices of the Postgraduate Dean.

The contract may be adapted as indicated below for full-time appointments, less than full time appointments and locum appointments for training (LAT). Employers may need to add additional clauses to reflect local agreements and policies; any such insertion should be placed before the current paragraph 23.

Employers may also need to add additional clauses relating to GP indemnity cover.

**This contract should not be used for service posts (trust doctor / clinical fellow), either temporary or permanent; nor should it be used for locum posts, other than for appointment as a locum for training (LAT).**

**This template is ONLY for use by lead employers; a separate template has been prepared for organisations directly employing doctors in training.**

This template has been designed to support mail-merge functionality; mail-merge fields are indicated with footnotes.

The obligations of the employer under this contract should be read in conjunction with the agreement between the employer and Health Education England for the employer to provide training to a standard acceptable to the GMC/GDC. Additionally, employers should refer to any service level agreements in place between HEE and the lead employer, and between the lead employer and host organisations.  
  
The doctor also has obligations under a separate training agreement with Health Education England (local office).

Doctor or Dentist in an Approved Training Post

STATEMENT OF TERMS AND CONDITIONS OF EMPLOYMENT

**THIS CONTRACT IS BETWEEN:**

[I*nsert name of employing organisation*][[1]](#endnote-1) and

[I*nsert name and address of employee*][[2]](#endnote-2)

**THE POST**

1. **Doctor in Approved Training** 
   1. Your job title is [ [[3]](#endnote-3)] in [ ][[4]](#endnote-4).
   2. You are employed under a “lead employer” arrangement. During your employment under this Contract, you may be placed as part of your training with different “host” organisations, who will each have responsibility for various provisions as indicated and set out below.
   3. The appointment is subject to the national Terms and Conditions of Service for doctors and dentists in training (“the TCS”), 2016, which may be amended from time to time. A copy of the TCS is available on the NHS Employers website.
   4. Your employment is conditional upon you continuing to hold a place in an approved postgraduate training programme.
   5. It is a condition of your employment that you sit and pass such examinations as are required for the completion of your training. These must be completed in accordance with the curriculum and within the timescale approved by the General Medical Council (GMC) and/or for dentistry the General Dental Council (GDC) or other relevant body. Your mandatory training requirements and training opportunities are set out in the work schedule appended to this document at Appendix 1.
   6. It is a condition of your employment that you have, and retain throughout your employment, the correct level of professional registration commensurate with your grade, and that during this period, you additionally continue to hold a licence to practise.
   7. This Contract constitutes a section 1 statement for the purposes of section 1 of the Employment Rights Act 1996.
   8. The parties agree that the employer will be entitled to make changes to this Contract unilaterally to the strictly limited extent that such changes are necessary to enable the employer to comply with its statutory obligation under section 1 of the Employment Rights Act 1996 which stipulates the particulars which must be provided by employers to employees regarding their employment. The employer shall provide you with notice of any changes which are required to be made including the new wording proposed, an explanation of why the employer considers the change necessary to comply with section 1 Employment Rights Act 1996, and the date on which the changes automatically take effect at each rotation.
2. **Commencement of Employment and Pay Point**
   1. Employment under this Contract commences on [ [[5]](#endnote-5) ] and terminates on [ [[6]](#endnote-6)].
   2. Your continuous employment, for the purposes of the Employment Rights Act 1996, begins/began on [ [[7]](#endnote-7)]. Pursuant to section 218 of the Employment Rights Act 1996, employment which involves being employed successively by a number of different health service employers whilst undergoing professional training shall not be taken to involve breaks in continuity of employment.
   3. For the purposes of certain NHS conditions of service, previous service within the NHS, whether with this employer or another NHS employer, although not continuous for the purposes of the Employment Rights Act 1996, will count as reckonable. For some purposes, dates prior to the dates in paragraphs 2.1 and 2.2 above may, therefore, be taken into account.
   4. The standard full-time working week under this Contract is 40 hours per week. Your actual hours of work under this Contract will be no more than 48 hours per week on average and will be as set out in your work schedule which is appended to this Contract at Appendix 1. Should the hours in your work schedule be varied following a change of post or placement or following a work schedule review (as detailed in Schedule 5 of the 2016 TCS), you shall be issued with a new work schedule which shall form part of your section 1 statement of employment and your salary will be amended accordingly.
   5. Your salary will be assessed in accordance with the pay framework set out in Schedule 2 of the 2016 TCS. If you are working less than the standard full-time working week, your salary will be adjusted pro rata in accordance with your contracted hours of work. Further details relating to your pay are set out at section 11 of this Contract.
   6. The maximum number of hours that may be worked in any given week is set out in Schedule 3 of the 2016 TCS.
   7. Up to 40 hours of work per week are pensionable in the NHS Pension scheme.
3. **General Mutual Obligations**
   1. While it is necessary to set out formal employment arrangements in this Contract, we also recognise that you are a professional employee. It is essential that you and your employer work in a spirit of mutual trust and confidence. Your employment in a training post requires you to actively progress in your training, including the sitting and passing of such examinations as are set out in your training curriculum, and requires your employer to provide an appropriate training environment. You and we agree to the following mutual obligations in order to achieve the best for patients and to ensure the efficient running of the service:

3.1.1. to co-operate with each other and maintain goodwill.

3.1.2. to carry out our respective obligations in operating a work schedule.

3.1.3 to carry out respective obligations in accordance with educational and training requirements.

3.1.4 to carry out our respective obligations relating to the employer’s policies, objectives, rules, working practices and protocols; and

3.1.5 to carry out our respective obligations as defined in the Terms and Conditions of Service for NHS Doctors and Dentists in Training (England) 2016.

# THE WORK

1. **Location**
   1. Under this Contract, you may be required to work at any site and for any host organisation which offers placements for your training programme, including new sites and / or new host organisations. Where necessary, you may need to relocate your residence to enable this to happen. Provisions for assistance with relocation and / or excess travel expenses are set out in Schedule 11 of the 2016 TCS.
   2. Your principal place of work as defined for the purposes of Schedule 11 of the Terms and Conditions of Service for NHS Doctors and Dentists in Training (England) 2016 is [ [[8]](#endnote-8)].
2. **Duties**
   1. Except in emergencies or where otherwise agreed with your manager, you are responsible for fulfilling the duties and responsibilities set out in Schedule 1 of the 2016 TCS and undertaking the activities set out in the work schedule at Appendix 1,for your placement, as reviewed from time to time in line with the provisions in paragraph 7.2 below.
3. Emergency Responses
   1. In exceptional circumstances you may be asked to return to site or remain at work for emergencies outside of the expectations in your work schedule; however, you are not required to be available for such eventualities.
4. Work Scheduling
   1. In accordance with Schedule 4 of the 2016 TCS, the purpose of your work schedule at Appendix 1 is to set out in clear and transparent terms the service commitments expected of you while in each post or placement forming a part of your employment, and the parts of your training curriculum which can be achieved in those posts or placements. Additionally, you will be required to meet with your educational supervisor(s) or approved clinical supervisor to agree and to include in your personalised work schedule other objectives that should reasonably be covered during each placement forming part of your employment. The work schedule is not contractually binding in itself, but you have a duty to make all reasonable efforts to follow it.
   2. The process for discussion and review of work schedules is set out in Schedules 4 and 5 of the 2016 TCS.
   3. Scheduling of Activities
      1. The work schedule for each post/placement will set out the hours and range of activities that are necessary to fulfill your duties and responsibilities under this Contract, and include the duration and locations at which these activities are scheduled to take place.
      2. Additional hours (up to the maximum set out in Schedule 3 of the TCS) may be contracted for separately from time to time. The rates for basic pay are set out at Appendix 2 of this Contract.
      3. Any variations in your scheduled weekly commitments should be averaged out over the length of the rota cycle, the length of your placement or 26 weeks, whichever is the shorter, so that your average commitment is consistent with the provisions of the Working Time Regulations 1998 as amended from time to time.
   4. Where emergency work takes place at regular and predictable times and / or in predictable amounts, it will be accounted for prospectively within the work schedule. You may be required to participate in an on-call rota to respond to unpredictable emergencies.
   5. Where you have approved external duties included in your work schedule, you will provide 6 weeks’ written notice to your host organisation of the dates upon which the external duties will be carried out. Shorter notice periods may be agreed by local arrangement or by agreement between you and your manager.
5. Spare Professional Capacity
   1. The 2016 TCS, Schedule 3, outlines contractual limits on working hours and rest periods. While in this employment, you should not ordinarily undertake work outside of this Contract. Where you do wish to undertake any such work as a locum, you must first offer your services to the NHS as set out in the paragraphs pertaining to locum work in Schedule 3 of the TCS.
6. Hours which attract a pay enhancement
   1. To recognise the unsocial nature of work undertaken at nights and on weekends, the provisions of Schedule 2 of the 2016 TCS will apply. The provisions of Schedule 2 are appended to this Contract at Appendix 2.
7. On-Call Rotas
   1. If you are required to be on an on-call rota in any of your placements, the provisions of Schedule 3 of the 2016 TCS will apply.
   2. Your on-call commitments will be set out in your work schedule for those placements where such commitments exist.

**PAYMENT**

# Pay

* 1. The full-time equivalent basic salary applicable on commencement in this employment is [£ [[9]](#endnote-9) ] per annum. Your actual salary will be assessed on the basis of your work schedule and may comprise one or more of the following:
     1. If your work schedule requires you to undertake additional hours of work over and above the standard week of 40 hours, you will be paid for each additional hour at the rate of 1/40th of the full time equivalent basic pay;
     2. If part of the work in your work schedule is undertaken at a time which attracts an enhanced hourly rate of pay, that part will be paid as set out in Schedule 2 of the TCS which is appended to this Contract at Appendix 2;
     3. If you are required to participate in work at the weekend, you will receive a weekend allowance calculated in accordance with Schedule 2 of the 2016 TCS; which is appended to this Contract at Appendix 2.
     4. If you are required to participate in an on-call rota, you will receive an on-call availability allowance calculated in accordance with Schedule 2 of the 2016 TCS which is appended to this Contract at Appendix 2.
     5. Flexible pay premia are payable in certain circumstances as specified in Schedule 2 of the 2016 TCS which is appended to this Contract at Appendix 2;If you are eligible for one or more premia, payments will be made in accordance with Schedule 2;
     6. London Weighting (where applicable) is payable in accordance with Schedule 2 of the 2016 TCSwhich is appended to this Contract at Appendix 2.
  2. Your salary will be payable monthly in arrears on [ [[10]](#endnote-10) ].

1. Deductions from Pay
   1. We will not make deductions from, or variations to, your salary as set out at paragraph 11.1 other than those permitted by law without your express written consent.

# Pension

* 1. Unless you are deemed ineligible, you will automatically be enrolled as a member of the NHS Pension Scheme subject to its terms and rules, which may be amended from time to time.
  2. Pensionable pay will include basic salary and any other pay expressly agreed to be pensionable in Schedule 2 and Schedule 15 of the 2016 TCS.

1. Expenses
   1. You may be entitled to reimbursement for travel, subsistence, and other expenses, as set out in Schedule 12 of the 2016 TCS. Claims for expenses must be submitted in a timely manner (normally within one month of the time that the expenses were incurred).

# Benefits

# [It is a requirement for section 1 statements to include details of any additional benefits and so NHS employers should insert further information here where necessary]

# OTHER CONDITIONS OF EMPLOYMENT

# Leave and holidays

* 1. The annual leave year runs from the start date of your appointment.
  2. The annual leave entitlement for a full-time doctor is as follows, based on a standard working week of five days:

a. On first appointment to the NHS: 27 days

b. After five years’ completed NHS service: 32 days.

* 1. Where your contract or placement is for less than 12 months, the leave entitlement is pro rata to the length of the contract or placement.
  2. A doctor working less than full time will be allocated leave and be entitled to public holidays on a pro rata basis.
  3. You shall normally provide a minimum six weeks’ notice of annual leave to be approved in accordance with local policies and procedures.
  4. In cases where exceptional circumstances or service demands have prevented you from taking the full leave allowance, up to five days of leave per annum (pro rata for contracts or placements of less than 12 months’ duration or for doctors who work less than full time), may be carried forward to the next post or placement with the same employer. This is not an entitlement and must be with the agreement of the relevant department, in line with the employer’s local policy. With the agreement of the employer and in line with local policy, payment in lieu can be made for up to five days’ annual leave (pro rata as appropriate) which could not be taken before a move to a new employer.
  5. Pay is calculated on the basis of what you would have received had you been at work, based on your work schedule and on a 52-week reference period. Payment of annual salaries is referred to in Schedule 2 of these 2016 TCS which is appended to this Contract at Appendix 2.
  6. Public holiday entitlement is limited to New Year’s Day, Easter Friday, Easter Monday, two May bank holidays, the August bank holiday, Christmas Day, and Boxing Day. These days are additional to annual leave entitlement.
  7. On termination of your employment, you will be entitled to pay in lieu of any outstanding entitlement accrued in the leave year in which your employment terminates or be required to repay to the Trust salary received in respect of annual leave taken in excess of entitlement. The amount of the payment or repayment shall be based on accrued salary for the leave year paid at [EMPLOYING ORGANISATIONS TO INSERT THE METHOD OF CALCULATION,]
  8. Further details regarding annual leave and public holidays is set out in Schedule 10 of the 2016 TCS.
  9. Full details of, professional and study leave, and sick leave are set out in Schedule 10 of the 2016 TCS.
  10. Schedules 14 of the 2016 TCS set out where arrangements for special leave, maternity, paternity, parental, career’s and adoption leave can be found.

1. **Transfer of information**
   1. Where you are required to rotate between employing organisations, you acknowledge that we may receive and transfer personal and confidential information regarding your employment and training, as necessary for the continuation of your training. Such personal and confidential information may include personal and special category data for the purposes of the General Data Protection Regulation and the Data Protection Act 2018.
   2. On commencement of employment with the Trust, your personal data will be uploaded to the Electronic Staff Record (ESR). ESR is a workforce solution for the NHS which is used by the Trust to effectively manage the workforce leading to improved efficiency and improved patient safety.[In accepting employment with the Trust, you accept that the following personal data will/may be transferred if your employment transfers to another NHS organisation].[List data which is transferred]
   3. Certain personal data is transferred from one NHS organisation to another when your employment transfers. NHS organisations have a legitimate interest in processing your data in this way to enable them to establish the employment of a suitable workforce and improve efficiencies within the NHS by making costs savings for Trusts and to save you time if your employment transfers.
2. **Policies and Procedures**

18.1 You are required to familiarise yourself and comply with your employer’s/host organisations’ (*employers: delete as required*) policies and procedures and those of any other sites, identified in your work schedule, where your host organisation offers services.

**19.** **Disciplinary and Grievance Procedure**

19.1 Your attention is drawn to the disciplinary and grievance procedures applicable to your employment, copies of which are [contained in the Staff Handbook OR available from [POSITION]].

19.2 If you wish to appeal against a disciplinary decision, you may apply in writing to [POSITION] in accordance with the disciplinary procedure

19.3 If you wish to raise a grievance, you may apply in writing to [POSITION] in accordance with the grievance procedure.

**20. Intellectual Property**

20.1 You will comply with our procedures for intellectual property which reflect ‘The NHS as an Innovative Organisation, Framework and Guidance on the Management of Intellectual Property in the NHS’.

**21. Termination of employment**

21.1You are employed on a fixed-term basis and the Contract will terminate automatically at the end of the fixed term which is [**insert date**] without the need for further notice from either party.

* 1. This Contract can be brought to an end prior to the expiry of the fixed- term arrangements. In such circumstances, either you or the employer must give notice in writing, except where the provisions of paragraph 21.7 apply.
  2. The employer shall provide the following minimum periods of notice:

a. one week's notice if the period of continuous employment is less than two years; or

b. one week's notice for each year of continuous employment if the period of continuous employment is at least two but less than 12 years; or

c. 12 weeks’ notice if the period of continuous employment is 12 years or more.

* 1. The minimum period of notice to be given by you where you have been continuously employed for at least four weeks, shall be one week (unless the period specified in paragraph 22.5 below is longer). The period of continuous employment shall be computed in accordance with the Employment Rights Act 1996, as amended from time to time.
  2. The agreed minimum period of notice by both sides for doctors, unless the statutory minimum periods of notice as set out above are longer, shall be as follows:

|  |  |
| --- | --- |
| F1 F2  StR (Core Training) (CT)  StR (Fixed Term Specialty Training Appointment) Dental Foundation Trainee (LDFT or DFT) Dental Core Trainee (DCT) | One month |
| StR (Run-through)  StR (Higher Specialty Training) GP Specialty Trainee  SpR | Three months |

* 1. Employment can be terminated without notice in cases of gross misconduct, gross negligence, where your professional registration and/or licence to practise has been removed or has lapsed (without good reason) or your removal from a GMC approved training programme as informed by the postgraduate dean. In this circumstance you will be entitled to invoke the locally recognised appeals process, as set out in the relevant policies of the employing organisation. This process must be in line with ACAS guidance.
  2. Further terms of termination of employment are set out in Schedule 11of the 2016 TCS.

**23. Governing Law**

23.1 This Contract and any dispute or claim arising out of or in connection with it or its subject matter or formation shall be governed and construed in accordance with English law and the parties agree that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with this Contract.

**24. Collective agreement and entire terms**

* 1. Your employment is governed by this Contract and the 2016 TCS which is incorporated into your Contract and may be amended from time to time. A copy is available at [insert link]
  2. This Contract, together with the 2016 TCS and any local agreements, contain the entire terms and conditions of your employment with us, such that all previous agreements, practices and understandings between us (if any) are superseded and of no effect. Where any external term is incorporated by reference, such incorporation is only to the extent so stated and not further or otherwise.

**AGREEMENT**

I [*insert name or employee*[[11]](#endnote-11)]

and

[*insert employer*[[12]](#endnote-12)]\*

have understood and agree to honour the terms and conditions set out in this Contract.

[ ] *Doctor’s signature*

Date:……………………………….

[ ] *Representative of employing organisation’s signature*

Date:……………………………….

## **Notes**

You are normally covered by the NHS indemnity scheme against claims of medical negligence. However, in certain circumstances you may not be covered by the indemnity. We therefore advise you to maintain membership of a medical defence organisation. Details of the NHS indemnity scheme may be obtained from the Human Resources department upon request.

If you are on a training programme which includes placements in a general practice setting, you may be required to effect and maintain membership of a recognised medical defence organisation, commensurate with your professional duties, throughout the period of your employment. This may initially be at your own expense. You are advised to check with your employer what arrangements apply locally in relation to GP indemnity.

Updates on salary values are published in the NHS Employers website [www.nhsemployers.org](http://www.nhsemployers.org)

**Data required for mail merge**

1. Name of employing organisation [↑](#endnote-ref-1)
2. Name and address of employee [↑](#endnote-ref-2)
3. Job title [↑](#endnote-ref-3)
4. Specialty or department [↑](#endnote-ref-4)
5. Insert date (actual start date under this contract) [↑](#endnote-ref-5)
6. Insert end date [↑](#endnote-ref-6)
7. Insert date [ERA date] [↑](#endnote-ref-7)
8. Insert location [base or main location for this contract] [↑](#endnote-ref-8)
9. Insert value of pay point [↑](#endnote-ref-9)
10. Insert date/ day in month of payday [↑](#endnote-ref-10)
11. Name of employee [↑](#endnote-ref-11)
12. Name of employing organisation

    Appendix 1

    INSERT WORK SCHEDULE HERE

    **Appendix 2**

    **Schedule 2 of the Terms and Conditions of Service for NHS Doctors and Dentists in Training (England) 2016**

    # Section 1 Additional hours

    1. Additional hours of work set out in a doctor’s work schedule shall be remunerated at the basic pay rate, 1/40th of weekly whole-time equivalent for each additional hour worked, subject to the provisions of paragraph 20 below.

    # Section 2 Hours that attract a pay enhancement

    1. An enhancement of 37 per cent of the hourly basic pay rate shall be paid on any hours worked between 21.00 and 07.00, on any day of the week.
    2. Where a shift is worked which begins no earlier than 20.00 and no later than 23.59, and is at least 8 hours in duration, an enhancement of 37 per cent of the hourly basic rate shall also be payable on all hours worked up to 10:00 on any day of the week. Where such a shift begins before 20:00, rostering guidance must be adhered to as defined in schedule 3 paragraph 6.
    3. Where a shift ends between 00:00 and 04:00 (inclusive), the entirety of the shift will attract an enhancement of 37 per cent of hourly basic rate.
    4. The number of hours in the rota for which an enhancement is paid will be assessed across the length of the rota cycle (as set out in the work schedule), as described in paragraph 14 of Schedule 4 of these TCS and converted into equal weekly amounts by dividing the total number of hours to be paid at each rate by the number of weeks in the rota cycle. The weekly amount will then be turned into an annual figure and the doctor will be paid 1/12th of the annual figure for each complete month, or a proportion thereof for any partial months worked, as per paragraph 83-85 on annual salaries.

    # Counting of hours

    1. Average total hours, and average hours that attract an enhancement, will be assessed in quarter hours, rounded up to the nearest quarter hour.

    # Section 3 Weekend allowance

    1. A doctor rostered to work at the weekend (defined as one or more shifts/duty periods beginning on a Saturday or a Sunday) at a minimum frequency of 1 in 8 across the length of the rota cycle will be paid an allowance. These will be set as a percentage of full-time basic salary in accordance with the rates set out in the table below:

    |  |  |
    | --- | --- |
    | **Frequency** | **Percentage** |
    | 1 weekend in 2 | 15% |
    | Less frequently than 1 weekend in 2 and greater than or equal to 1 weekend in 3 | 10% |
    | Less frequently than 1 weekend in 3 and greater than or equal to 1 weekend in 4 | 7.5% |
    | Less frequently than 1 weekend in 4 and greater than or equal to 1 weekend in 5 | 6% |
    | Less frequently than 1 weekend in 5 and greater than or equal to 1 weekend in 6 | 5% |
    | Less frequently than 1 weekend in 6 and greater than or equal to 1 weekend in 7 | 4% |
    | Less frequently than 1 weekend in 7 and  greater than or equal to 1 weekend in 8 | 3% |
    | Less frequently than 1 weekend in 8 | No allowance |

    1. A doctor working less than full time will also be entitled to be paid this allowance when working on a rota where the doctors working full time on that same rota are in receipt of such an allowance. The allowance paid to the doctor working less than full time will be paid pro rata, based on the proportion of the full-time commitment to the weekend rota that has been agreed in the doctor’s work schedule. For example, a doctor making a 50 per cent contribution to the rota would be paid 50 per cent of the value of the availability allowance paid to a doctor making a full contribution to the rota.

    # Section 4 On-call availability allowance

    1. A doctor on an on-call rota who is required by the employer to be available to return to work or to give advice by telephone, but who is not normally expected to be working on site for the whole period, shall be paid an on-call availability allowance.
    2. The value of the allowance described in paragraph 9 is set out in Annex A and is based on 8% of a full-time basic salary for the relevant grade.
    3. This allowance will take the form of a cash sum set out in Annex A, as amended from time to time.
    4. For doctors employed on a less-than-full-time basis, in any grade, the value of the on- call availability allowance shall be paid pro rata, based on the proportion of full-time commitment to the rota that has been agreed in the doctor’s work schedule. For example, a doctor making a 50 per cent contribution to the rota would be paid 50 per cent of the value of the availability allowance paid to a doctor making a full contribution to the rota.
    5. This allowance will not be payable where a doctor’s working pattern does not include any periods of work that meet the description in paragraph 9 above.

    # Payment for work undertaken whilst on-call

    1. Doctors shall be paid for their average hours of work (as defined in schedule 3 paragraph 35) undertaken while on-call, either in the workplace or remotely, at the rates of pay described in this Schedule. The hours paid will be calculated prospectively across the rota cycle and the estimated average hours at each rate of pay will be set out in the work schedule. For the purposes of pay, these total estimates shall be converted into equal weekly amounts by dividing the total number of prospective hours at each rate by the number of weeks in the rota cycle. The weekly amount will then be turned into an annual figure and the doctor shall be paid 1/12th of the annual figure for each complete month, or a proportion thereof for any partial months worked (as per paragraphs 83-85 on annual salaries).
    2. If, across the rota cycle, the doctor works a greater number of hours than the prospective average estimate, the individual doctor will be appropriately compensated for these hours using the process set out in paragraphs 73-82 below.

    # Section 5 Flexible pay premia

    1. Flexible pay premia, as set out in Annex A, may be payable under the circumstances described in paragraphs 22-47.
    2. A doctor must have a national training number to be eligible for flexible pay premia.
    3. A doctor can receive more than one flexible pay premium where the eligibility criteria for more than one premium have been met. A doctor cannot be eligible for the same flexible pay premium twice.
    4. Flexible pay premia will be fixed at the rate applicable at the point in time at which the doctor becomes eligible, as described in paragraphs 28 to 47 below, and shall continue to be paid at that same rate for the remaining period in which the doctor is working in a post as part of the training programme that attracts the premium.
    5. Flexible pay premia are additional to basic pay and are not included for the purpose of calculating any other allowances or enhancements.
    6. Where flexible pay premia are payable, these will be paid to less-than-full-time trainees pro rata to their agreed proportion of full-time work.
    7. The values and application of flexible pay premia will be reviewed from time to time and details will be updated in Annex A.

    **Section 6 London weighting**

    1. London weighting for doctors will be paid as set out in Annex A.
    2. London weighting is a fixed sum, paid pro rata to doctors working less than full time, and is not taken into account in the calculation of any other allowances or enhancements.

    [↑](#endnote-ref-12)