



Terms and Conditions of Appointment Markers

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SQA is committed to using plain English. We will try to make our publications as easy and straightforward to understand as we can, and will try to avoid all unnecessary jargon. If there is any language in this document that you feel is hard to understand, or could be improved, please write to Editor, Editorial Team, at the Glasgow address above or e-mail: **editor@sqa.org.uk**.

Contents

1	Information for all appointees	1
1.1	Basis of the relationship between you and SQA	1
1.2	Confidentiality	1
1.3	Intellectual Property Rights	1
1.4	Eligibility to undertake appointee duties	2
1.5	Duration of the appointment	2
1.6	Suspension and disciplinary actions	2
1.7	Code of Conduct	3
1.8	Attending SQA meetings	4
1.9	Working safely with young people and vulnerable groups	4
	Behaviour Guidelines	5
	Reporting procedure	5
1.10	Health and safety	6
1.11	Insurance	6
1.12	Environmental impact	6
1.13	Equal opportunities statement	7
2	Using and protecting information	8
2.1	Appointees' personal information	8
	The information we collect about you	8
	How we collect information about you	8
	How we use your information	8
	Legal basis for processing your information	9
	Sharing your information	9
2.2	Freedom of Information	9
2.3	Protecting information	9
2.4	Social media	10
2.5	CCTV Monitoring	10
3	Financial information	12
3.1	Fees	12
	Payment timescales	12
3.2	Expenses	12
3.3	Loss of earnings	12
3.4	Tax legislation	13
	National Insurance	13
3.5	Auto enrolment	13
4	Suspension and termination of contract	15
4.1	Suspension	15

4.2	Termination of contract	15
	Termination by SQA	15
4.3	Procedure for termination by SQA	16
4.4	Procedure for termination by the appointee and at termination of fixed-term contracts	17
	Procedure for termination of fixed-term contract	17
4.5	Improper activity	17
4.6	Concerns	17

1 Information for all appointees

1.1 Basis of the relationship between you and SQA

This document, together with your contract, sets out the terms on which you will provide services to SQA as an appointee. These Terms and Conditions are subject to change from year to year and you should ensure that you read and fully understand these prior to accepting the appointment. You can find specific details on the duties you will be undertaking on our role descriptions page at: <https://www.sqa.org.uk/sqa/35695.2299.html>.

As an appointee, you are not an employee, director, or officer of SQA, and nothing in these Terms and Conditions is intended to create any such relationship. You must not represent yourself as an employee, director, or officer of SQA, and may not enter into any contract or commit any funds of SQA without the prior written permission of SQA.

In accepting the appointment, you undertake to be bound by these terms and conditions.

1.2 Confidentiality

During your appointment to SQA you may obtain information concerning SQA, its candidates, employees, assessments, systems, and other information that is confidential, including candidate materials or scripts ('confidential information'). SQA requires you to maintain the highest levels of discretion in dealing with confidential information.

1.3 Intellectual Property Rights

'Intellectual Property Rights' means patents, trademarks, design rights (whether suitable for registration or not), applications for these or for copyright and any other similar rights, in any part of the world (including but not limited to the United Kingdom).

By accepting your appointment, you agree that any and all Intellectual Property Rights in any reports, materials, documents or works that you produce or create (including future updates) shall hereby be irrevocably assigned to and vest in SQA as soon as the reports, materials, documents or works come into existence. You agree that you shall do and execute, or arrange and procure for the doing and executing of, any act and /or document reasonably requested by SQA to implement and give full effect to the terms of this assignment.

Where, for illustrative and/or resource purposes, appointees consider they have no reasonable alternative but to use a third-party intellectual property, such as copyright material (eg quotations or items from other sources), in external assessments, detailed particulars of such material (eg title, author, publisher, date of publication, and ISBN or URL if taken from a website) should be recorded. SQA will in due course need the

information so that the use of such material can be cleared to allow the publication and sale of SQA's bound volumes of past external assessments and loose-leaf copies of individual past external assessments, and for publishing past question papers on our website.

All SQA's publications, including past external assessments, are subject to SQA's copyright, and may not be reproduced, in whole or in part, without prior permission of SQA.

1.4 Eligibility to undertake appointee duties

It is your responsibility to ensure that you are eligible to undertake work in the UK. If you are unsure whether you are eligible you should contact SQA immediately. Failure to declare that you are not eligible to work in the UK will result in immediate termination of appointment.

If you are currently employed but are receiving either statutory sick pay or maternity pay, you must have written consent from your main employer before undertaking duties for SQA.

If you are not currently employed and are receiving any benefits, you must ensure that you can undertake the duties of the appointment before you accept the offer. HM Revenue and Customs or the Department for Work and Pensions may request details of all fee earners.

1.5 Duration of the appointment

The duration of your appointment is specified in your contract. Subject to the termination provisions in section 4, the appointment will continue for the period specified in the contract. There is no commitment on the part of SQA to renew the appointment at the end of the appointment period.

Some appointee roles may require SQA activities during holiday periods from your main employer.

At any time during the contract period SQA may terminate this contract for any reason without notice. If the contract has not been terminated sooner it will terminate automatically at the end of the contract period or on the completion of the required services whichever comes first.

1.6 Suspension and disciplinary actions

All appointees must immediately notify SQA if they are currently, or become, suspended by any employer, and must disclose the reasons for the suspension. SQA reserves the right to invoke the termination and suspension provisions outlined in section 4.

Failure to disclose such a suspension will be regarded by SQA as a material breach of the conditions of appointment and may lead to termination of appointment.

All appointees must immediately notify SQA if they are currently under disciplinary action by any employer, or if disciplinary action is taken against them and the reasons for such disciplinary action. SQA reserves the right to invoke the suspension and termination provisions outlined in section 4. Failure to inform SQA of any disciplinary action will be regarded by SQA as a material breach of the conditions of appointment and may lead to termination of appointment.

1.7 Code of Conduct

The Code of Conduct sets out the standard of conduct that is expected of you as an SQA appointee.

The Code of Conduct does not affect your legal rights and responsibilities; its purpose is to provide clear and helpful advice to you.

You must familiarise yourself with the contents of the Code of Conduct below, and comply with the standards it describes at all times. Any breach of the Code of Conduct may result in the termination of your contract.

1 Selflessness

Any decisions should be made solely in SQA's best interest. It follows that you should not take decisions that result in any financial or other benefit to yourself, your family, or your friends.

2 Honesty

You have a duty to ensure the proper use of equipment, materials and resources. In addition, you must immediately declare any private interests and/or conflicts which might affect your contract with SQA.

3 Integrity

You should not place yourself under any financial or other obligation to an individual or an organisation which might influence you in your contract with SQA.

4 Objectivity

Any decisions that you make in the course of your contract with SQA must be based solely on merit.

5 Accountability

You are accountable to SQA for fulfilling your contract. SQA, in turn, is accountable to the Scottish Government.

6 Openness

You should be as open as possible in all the decisions and actions that you take within the terms of your contract. You should be in a position to be able to justify all decisions that you make, and you should not restrict information unless this is clearly required by SQA policy.

7 Leadership and management

If you are a senior appointee or team leader, you should promote and support good leadership and manage your team in a fair and transparent manner.

8 Confidentiality

It is an express condition of your contract with SQA that you are responsible for maintaining security over all aspects of your work and for ensuring that assets, resources and information entrusted to you by SQA are properly protected.

9 Professionalism

You may have contact with SQA centres and their staff, SQA staff and other appointees in your role. You should deal with them fairly, efficiently, consistently, courteously, and promptly, offering the highest standards of professional conduct and service at all times.

1.8 Attending SQA meetings

When attending SQA events or representing SQA as an appointee, you are expected to undertake these duties in a professional manner.

You must not bring anyone (eg children/dependants) with you to events or when visiting centres. If you have any difficulty in complying with this requirement, please contact the Appointee Services Team at markers@sqa.org.uk for further advice.

1.9 Working safely with young people and vulnerable groups

This guidance is intended to provide some general practical advice for appointees who may in the course of their duties come into contact with young people and or people who are classed as being in vulnerable groups. It is your responsibility as an adult to ensure

that people in vulnerable groups are protected from harm. It is therefore your responsibility to:

- ◆ behave in an appropriate manner at all times
- ◆ follow SQA reporting procedures in any circumstances where there is suspicion, disclosure or allegation of abuse
- ◆ recognise the position of trust in which you have been placed

SQA's Behaviour Guidelines provide positive advice to ensure that:

- ◆ the welfare of young people and people in vulnerable groups is safeguarded at all times
- ◆ appointees avoid compromising situations or opportunities which could lead to misunderstandings or allegations

Behaviour Guidelines

You must:

- ◆ treat everyone with dignity and respect
- ◆ set an example you would wish others to follow
- ◆ treat people equally
- ◆ show no favouritism
- ◆ remember that someone else might misinterpret your actions, no matter how well intended
- ◆ take any allegations or concerns of abuse seriously and refer immediately (see reporting procedure below)

If you have face-to-face contact with candidates, you must ensure that you:

- ◆ create an appropriate atmosphere and give all candidates as much encouragement as possible
- ◆ keep a professional and physical distance
- ◆ avoid doing or saying anything that might make a candidate feel uncomfortable
- ◆ listen carefully to the candidate
- ◆ end your assessment period with the candidate on a friendly note

Reporting procedure

If a candidate says anything which causes you concern about their welfare, please listen. Advise the candidate to speak to an appropriate person at the centre.

Please report this to the Chief Invigilator immediately who will in turn speak to the Head of Centre or a senior staff member and explain that there is a potential child/adult protection concern. The Chief Invigilator should also report this to SQA's Child and Adult Protection Team by telephoning 0345 213 6587 (out with office hours there is a 24 hour voicemail service).

If a candidate writes anything on a script which causes you concern about their welfare, please report to this to the Chief Invigilator immediately. The Chief Invigilator should also report this to SQA's Child and Adult Protection Team by telephoning 0345 213 6587 (out with office hours there is a 24 hour voicemail service).

Please provide your name, contact telephone number, name of centre and a brief description of the nature of concern in any communications to SQA.

1.10 Health and safety

Responsibility for the health and safety of visitors to centres lies directly with the centre. If you experience any health and safety issues whilst undertaking appointee duties in a centre, please report these immediately to the person responsible for health and safety in the centre.

1.11 Insurance

When you are travelling by car or carrying passengers on SQA business, you do so entirely at your own risk, and you need to check that your own car insurance covers such travel. No claim will be accepted by SQA in respect of any liability arising directly or indirectly from such use.

1.12 Environmental impact

As a major purchaser of goods and services, SQA recognises that it has an important part to play in environmental conservation through the use of products that do not damage the environment. To achieve this we will, as far as is reasonably practicable, meet the following objectives which are consistent with the priorities of the Scottish Government and Sustainable Scotland:

- ◆ minimise waste by reduction, reuse, repair and recycling methods
- ◆ conserve water and other resources
- ◆ purchase products and services with regard to their environmental impact
- ◆ manage energy efficiently and use renewable energy where possible
- ◆ reduce the need to travel between sites and on business
- ◆ encourage the use of public transport, cycling and shared vehicles for commuting and all necessary business travel
- ◆ make environmental information openly available to employees and visitors

1.13 Equal opportunities statement

The Equality Act 2010 gives SQA, as both an employer and business, clarity about our responsibilities. It sets a clear expectation that public services must treat everyone with dignity and respect.

SQA is committed to equality of opportunity that goes beyond our statutory obligations under the Act and to a culture that respects difference. We do this through:

- ◆ monitoring, reviewing and reporting on our equality objectives internally and externally.
- ◆ considering the equality impact of all we do – new and revised policies, procedures, systems, processes and projects.
- ◆ gathering and analysing equality data and feedback from stakeholders to ensure we target resources effectively.
- ◆ equality training to enable us all to meet our equality commitment.

Equality of opportunity is a part of everything we do, including recruiting and supporting you as an appointee. SQA expects appointees to practise our Values — Trusted, Progressive and Enabling — and treat others with dignity and respect.

Further information can be found on SQA's equality webpages at:

www.sqa.org.uk/sqa/25339.html

2 Using and protecting information

2.1 Appointees' personal information

The information we collect about you

We collect this information about you in your role as an SQA appointee:

- ◆ personal details, for example, name, address, email address, phone number (home and/or mobile), date of birth
- ◆ National Insurance number (NI)
- ◆ employment details including your employment history
- ◆ bank details
- ◆ tax details and deductions
- ◆ training and development requirements
- ◆ contact details, including address, email address and phone number (home and/or mobile)
- ◆ digital images captured by CCTV

Some appointee roles (Invigilators, External Verifiers and Visiting Assessors) require criminal record checks. If these checks apply to the role you have been offered, they will be carried out by Disclosure Scotland. Following the check, SQA will receive a disclosure certificate directly from Disclosure Scotland and will notify you of the outcome.

How we collect information about you

We collect your information directly from you and from your current employer and, where applicable, Disclosure Scotland. This is collected from your application to become an appointee, your Personal Details Form, from other communications you have with SQA as part of your role and, where applicable, your Disclosure Scotland certificate.

How we use your information

We use the information we collect about you:

- ◆ for appointment purposes such as assessing your suitability for specific roles and making decisions about appointing you
- ◆ for the management of your role, including communicating with you
- ◆ to facilitate exam related and role specific services, for example, managing the delivery of scripts for marking
- ◆ to enable access to web-based services
- ◆ for resource planning
- ◆ to pay you your fees and expenses
- ◆ to enrol you in a pension scheme – where appropriate

- ◆ for statistical and research purposes
- ◆ to investigate possible misconduct
- ◆ to provide you with all necessary training and development

Legal basis for processing your information

We use and share your information:

- ◆ to perform our functions and duties under in the Education (Scotland) Act 1996
- ◆ to carry out tasks in the public interest
- ◆ to comply with other legal obligations
- ◆ to perform or in connection with a contract

Sharing your information

We may share your information with other organisations, such as:

- ◆ your current employer
- ◆ your local authority
- ◆ pension scheme providers
- ◆ schools, colleges and training centres
- ◆ Disclosure Scotland
- ◆ law enforcement and HM Revenue and Customs
- ◆ couriers and distributors
- ◆ IT product and service providers
- ◆ other service providers and third parties who we use to provide our services

We do this for the reasons explained in 'How we use your information' above and to help us carry out our various roles and functions. Further details about how we use your information, and what your information rights are, can be found in SQA's [Privacy Statement](#).

2.2 Freedom of Information

In addition to the above, SQA is subject to Freedom of Information legislation and there may be very specific circumstances where we are required to provide information about senior appointees in relation to their role in SQA only.

2.3 Protecting information

In the course of your appointment, you will have access to confidential information about SQA, candidates, employees and assessments, including scripts and materials. To maintain this confidentiality:

You **must**:

- ◆ use this information only in relation to your role as defined by your contract of appointment
- ◆ keep all confidential information secure, and follow all SQA instructions in doing so

You **must not**:

- ◆ use SQA systems to access confidential information other than in the proper performance of your duties, as defined by your contract of appointment
- ◆ use or disclose, other than in the proper performance of your duties, any confidential information, verbally or in writing, to any third party, without the express written approval of SQA
- ◆ make or retain copies of any confidential information other than as required for the purposes of performing your duties

Please note: Improper use or disclosure of personal information obtained or accessed during your appointment may be an offence under data protection laws.

If you believe, at any stage during your appointment, any of these requirements have not been met, or the confidentiality or security of information may have been compromised, please contact Jacqui Faulds, Head of Appointee Management immediately at jacqui.faulds@sqa.org.uk

2.4 Social media

The use of social media has now become part of everyday life, but it can have a negative impact on the reputation of organisations and individuals. What you say must not harm the reputation of SQA or breach the confidentiality of SQA's information.

If you use social media, you **must not**:

- ◆ identify yourself as an SQA appointee
- ◆ disclose any confidential information related to your role as an appointee
- ◆ post any materials in relation to your role as an appointee
- ◆ make any comments which could be attributed to your role with SQA
- ◆ express views about other appointees, members of SQA staff, centres and centre staff or candidates, which are offensive, defamatory, threatening, abusive or discriminatory
- ◆ link any commercial activities to your SQA appointee role

2.5 CCTV Monitoring

SQA has deployed and uses CCTV for the following purposes:

- ◆ to provide a safe and secure working environment for employees, other workers, and visitors to SQA premises, and
- ◆ for the detection and prevention of crime in order to protect SQA staff, property and equipment

This means that when you attend meetings in SQA buildings, your digital image will be captured for these purposes.

What you need to know:

- ◆ Static cameras are in use 24 hours a day and record continuously
- ◆ Images are viewed only in specific circumstances by authorised staff
- ◆ Images are retained for 14 days after which they are overwritten automatically
- ◆ Cameras are positioned in the car parks, main doors and access points and the landing areas on each floor
- ◆ Signs are displayed to make everyone aware
- ◆ Digital images are personal data and you have the right to request personal data held about you by submitting a subject access request via SQA's website
- ◆ If you would like to see a copy of SQA's CCTV Policy please submit a request to information.governance@sqa.org.uk

3 Financial information

3.1 Fees

Fees will be paid for activities undertaken in your own time. Release compensation will be paid to employers for activities undertaken in your employer's time.

Full details of fees will be provided in your contract.

Payment timescales

Fees will be paid direct to your bank or building society account by means of Bank Automated Clearing Services (BACS). Fees completed, authorised and approved by the 15th of the month will be guaranteed payment on 15th of the following month.

3.2 Expenses

You will be reimbursed for reasonable travelling and other expenses necessarily incurred in the performance of your activities as an appointee as laid out in the Appointee Expenses Policy, which can be found at <https://www.sqa.org.uk/sqa/35844.6390.html>.

Claims which fall outside of the policy will not be reimbursed.

You must contain expenses to the minimum necessary for you to undertake your activities effectively. All claims must be supported by itemised receipts (not credit card slips) for all purchases. If you use cash, a contactless transaction or Apple Pay, please request a receipt. We will be unable to reimburse any claims that do not have itemised receipts.

You must ensure that arrangements:

- ◆ are efficient and cost-effective to SQA
- ◆ use public transport wherever practical and cost effective
- ◆ support government initiatives to reduce the environmental impact of travel

3.3 Loss of earnings

Loss of earnings can be claimed if you are on a supply teaching contract and any meetings or events you are required to attend fall on a day/s when you are contracted to work in a centre. To claim loss of earnings, you will need to provide us with a letter signed by your head of centre. The letter must confirm that you would have worked on the day/s of the meeting or event, and must give details of your gross pay for that day/s. This should be submitted to your main SQA point of contact.

If you are self-employed, you can also claim loss of earnings by providing details of your gross pay for the day, on your company headed paper, and sending it to the above address.

3.4 Tax legislation

All appointees will be taxed on a Pay As You Earn (PAYE) basis.

Appointees who will be undertaking duties for the first time will be asked to complete a 'starter declaration' as part of the appointment process. We will then operate the appropriate individual tax codes from the starter declaration and apply any codes notified by HMRC thereafter.

If you have any query in relation to the tax code we are currently operating on payments made to you or in relation to how standard taxation is operated, please contact HMRC directly to discuss the details. Individual tax circumstances can vary and HMRC may not have the latest information on your personal circumstances and therefore may need you to provide further information in relation to your own circumstances to assess if your coding is correct. Due to data protection HMRC will only discuss personal tax details with the person concerned and SQA cannot therefore contact HMRC on your behalf.

SQA can only alter the tax coding and any tax deductions/refunds on instruction from HMRC.

HMRC's contact details are:

Web: www.hmrc.gov.uk

Tel: 0300 200 3300

Appointees will receive a P60 each year by 31 May.

National Insurance

National Insurance is covered by the terms of the Social Security (Categorisation of Earners) Regulations 1978 (SI 1978/1689). SQA does not operate Class I National Insurance on fees.

3.5 Auto enrolment

Auto enrolment is a duty on all UK employers to automatically enrol all workers who meet age and earnings criteria into a pension scheme that meets specific requirements and to make a minimum level of contribution to that scheme. The definition of worker under the new legislation **includes** individuals who have a contract with SQA as a fee earner, for example, appointees.

The pension scheme which has been chosen by SQA for fee earners is the National Employment Savings Trust (NEST).

Further information on the new legislation including FAQs can be found on the website (<https://www.sqa.org.uk/sqa/63746.html>)

4 Suspension and termination of contract

4.1 Suspension

SQA may suspend an appointee at any time. SQA will notify the appointee in writing of the suspension, and the suspension will take place immediately. The reason for the suspension may be provided at SQA's discretion, but SQA is under no duty to do this.

SQA will notify the appointee if they are to recommence duties, and the commencement date. SQA reserves the right at any time during the suspension to terminate the appointment.

4.2 Termination of contract

SQA has a fair, consistent and transparent policy for termination of appointee contracts. This policy and associated procedures applies to all appointee types and applies to the following situations:

- ◆ termination by SQA
- ◆ termination by the appointee
- ◆ termination of fixed term contracts

SQA will determine when termination of contract is required and reserves the right to terminate the appointment of an appointee at any time without further obligation of payment.

All formal communication with an appointee who has their contract terminated by SQA will be documented.

Termination by SQA

SQA reserves the right to terminate an appointment at any time. Some examples of the circumstances in which SQA may terminate a contract are listed below (but are not limited to):

- ◆ any material breach of the provisions of the Terms and Conditions of contract, the code of conduct, or your letter of appointment
- ◆ any release of confidential material via any communication medium
- ◆ any loss of confidential material
- ◆ unsatisfactory performance of services, of which SQA will be sole arbiter
- ◆ conduct is such as to cause doubt about integrity and/or honesty of the appointee
- ◆ any behaviour which is not consistent with the Code of Conduct as outlined in section 1.7

- ◆ the appointee in any way brings into disrepute the name, reputation, and interests of SQA, its employees, board, other people associated with SQA, or its offices, products or services
- ◆ failure to notify SQA of any criminal convictions or legal proceedings
- ◆ failure to notify SQA that the appointee is the subject of an investigation which may affect the position as an appointee
- ◆ inability to provide contract services due to ill health or injury or for any other reason
- ◆ a corporate decision by SQA alters contract requirements
- ◆ a reduction in the number of entries renders services surplus to requirements

An appointee contract may be terminated without notice if, after investigation, it is deemed that the appointee has committed an offence of the following type:

- ◆ theft, fraud, deliberate falsification of SQA documents, records, reports, accounts, expense claims
- ◆ assault or attempted assault on another person
- ◆ deliberate and serious damage to SQA property
- ◆ sexual, racial or other forms of harassment and bullying
- ◆ gross negligence
- ◆ gross insubordination or refusal to carry out duties or reasonable instructions
- ◆ deliberate disclosure of confidential information
- ◆ deliberate breach of SQA's confidence relating to SQA's affairs
- ◆ serious breach of SQA's rules, policies, code of conduct or procedures
- ◆ use of SQA's assets, services or confidential information for personal ends
- ◆ conviction of a criminal charge which, in the opinion of SQA makes the appointee unsuitable to carry out his/her duties

All decisions are final and not subject to appeal.

4.3 Procedure for termination by SQA

Identified performance related issues will be managed within the business areas as appropriate. In situations where further action is required the following procedure will be followed.

SQA's Head of Appointee Management will be notified by a business area that an appointee's performance is unacceptable.

The decision to terminate the contract will be made following investigation by the appropriate SQA staff. The Head of Appointee Management will manage all investigations.

If required, all SQA material must be returned to SQA before final payment of outstanding fees and expenses. All fees and expenses will be paid to the date of termination of contract by SQA.

4.4 Procedure for termination by the appointee and at termination of fixed-term contracts

An appointee may terminate their contract at any stage without penalty.

Fees and expenses for work successfully completed to the date of termination will be paid.

Procedure for termination of fixed-term contract

All appointees should note that on completion of a fixed-term contract all contractual obligations with SQA cease and there is no guarantee that further contracts will be issued.

4.5 Improper activity

Where you believe you are being required to act in a way which:

- ◆ is illegal, improper, or unethical
 - ◆ may involve possible malpractice or maladministration
 - ◆ is otherwise inconsistent with these Terms and Conditions
- or
- ◆ where you observe inappropriate activity or behaviour in the course of your duties

you should contact Jacqui Faulds, Head of Appointee Management at jacqui.faulds@sqa.org.uk

4.6 Concerns

If you have any concerns in relation to your contract or the administration process you should contact Jacqui Faulds, Head of Appointee Management at Jacqui.faulds@sqa.org.uk