



Attendance and Absence Management Policy

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1. Introduction

ng2 Ltd is committed to managing attendance and absence at work to ensure that we are supporting employees with health concerns, providing reliable and cost effective services to customers and improving the organisation's performance.

ng2 Ltd recognises that employees will on occasions be absent from work and this policy is designed, therefore, to ensure that a consistent and fair approach in managing attendance and absence at work is adopted throughout the organisation.

2. Principles

- 2.1 The organisation recognises its responsibility for the health, safety and welfare of its employees and therefore will provide employees with a safe working environment. All employees will be treated in a responsible and caring manner, and be encouraged to provide the highest standards of attendance possible.
- 2.2 The organisation will lay down standards, provide outline procedural guidelines and ensure managers receive appropriate training for managing attendance and absence at work. It is the responsibility of managers to identify and monitor the causes of absences and where possible to develop a programme of preventative measures. Employees will be afforded the opportunity to be accompanied by a trade union representative or a colleague where appropriate.
- 2.3 All employees including trainees and apprentices will be made aware of the terms of this policy and will be treated in a fair and consistent manner. All employees will be encouraged to seek help with any health issues they are experiencing, which are resulting in non-attendance at work. The organisation provides access to a personal healthcare plan which includes direct access to physiotherapy, chiropractic, health screening and 24 hour access to counselling services. Employees may seek assistance from Simplyhealth (Telephone Number 0800 975 3356).

- 2.4 Should termination of the employment contract be a possible option then the manager must have discussed this with the employee at an earlier stage. No decision in relation to the termination of the employment contract will take place without a prior referral to Occupational Health. Occupational Health will seek to obtain, with consent, any relevant information from other healthcare professionals as required.

3. Disabilities

- 3.1 In relation to absence resulting from a disability, particular consideration will be given to whether there are reasonable adjustments that could be made to the requirements of a job or other aspects of working arrangements that will provide support at work and/or assist a return to work. If an employee considers that they are affected by a disability or any medical condition that affects their ability to undertake their work, they should inform their line manager or HR.
- 3.2 Under the Equality Act 2010 a person is disabled if they have a physical or mental impairment which has a substantially adverse and long-term effect on their ability to carry out normal day-to-day activities. For the purposes of the Act, these words have the following meanings:
- 'Substantial' means more than minor or trivial
 - 'Long term' means that the affect of the impairment has lasted or is likely to last for at least 12 months (there are special rules covering recurring or fluctuating conditions)
 - 'Normal day to day activities' include everyday things like eating, washing, walking and going shopping

People who have had a disability in the past that meets this definition are also protected by the Act.

4. Absence Reporting Procedures

- 4.1 Employees reporting sick are required to phone their line manager as soon as practicable - this should be within 1 hour of the normal starting time, text messages are not acceptable. If your line manager is not available then another manager should be contacted. Employees must give the reason for the absence, expected duration of the absence, expected date of return and confirm their contact details.

If it is impossible for employees to get to a phone on day one of their absence they should ensure that someone else calls on their behalf.

- 4.2 The responsibility lies with the employee to keep their manager informed on a daily basis for the first three days of absence. If the absence continues beyond three days, the employee must contact their line manager on each seventh day thereafter, unless exceptional circumstances prevent the employee from doing so. Where employees fail to keep in touch as outlined above, ng2 Ltd reserves the right to initiate and maintain contact with the employee. Please note that on occasion during an employee absence, management may contact the employee with work related questions/requirements. This will be essential contact only required for continuity of service delivery.

- 4.3 Self-Certification will be required for absence of up to 7 calendar days, and thereafter a Fit Note will be needed stating that the employee is not fit for work and the reason(s) why. This should be forwarded to the employee's line manager as soon as possible. If the employee's absence continues, further medical certificates must be provided to cover the whole period of absence.

If an employee's doctor or healthcare professional provides a Fit Note stating that they "may be fit for work" they should inform their line manager immediately. All recommendations contained within the Fit Note will be discussed with the employee in an attempt to facilitate a return to work. If the recommendations cannot be accommodated the reasons for this will be confirmed to the employee and they will remain on sick leave. If the absence continues a review meeting will take place.

Where we are concerned about the reason for absence, or frequent short-term absence, we may require a Fit Note for each absence regardless of duration.

- 4.4 Where the employee does not follow reporting, certification, or agreed keeping-in-touch arrangements we may proceed with disciplinary action in accordance with the ng2 Ltd disciplinary procedure. Similarly any falsification or attempt to mislead on the employee's part will lead to disciplinary action. In serious and/or repeated cases, this may lead to dismissal.

5. Absence Monitoring

- 5.1 A fundamental feature of good attendance and absence management is the accurate and timely recording of all absences. This is essential in terms of the requirements of the Statutory Sick Pay arrangement. Good information also allows patterns to be identified and can be an early indication of underlying problems. The sooner these problems are identified and acted upon – the more likely a successful conclusion for employee and employer alike can be achieved. Any potential concerns would be discussed at return to work meetings.

- 5.2 Keeping good quality, up to date records also means that:

- Concise data is available for each employee during the year
- Problems are identified at an early stage
- Employees are treated fairly and consistently
- Trends and underlying causes can be more easily identified
- Relevant Health & Safety issues can be identified
- Attendance rates may be improved
- Managers are better able to explain decisions where continued poor attendance results in counselling and/or disciplinary action
- The Board are kept aware of attendance levels

- 5.3 Managers must record the absence on the Notification of Absence Form as soon as notification is received and also notify the HR Department by email. The HR

Department will update the employee's attendance record for the purposes of statistical recording.

- 5.4 The ng2 Ltd Board will receive quarterly reports on employee absence.
- 5.5 On every occasion when an employee returns to work after an absence of any kind, the manager or senior officer will meet the employee at the start of their day/shift, or as soon as practically possible on that day, to discuss the reasons for the absence, and offer help where appropriate before countersigning the return to work form (self certificate). This document should be sent to the HR Department.
- 5.6 A Formal Attendance Review Meeting will be arranged when an employee's absence record, including periods of industrial injury, falls into the following categories of 'rolling' absence, with the following potential outcomes:

Stage	Trigger	Outcome
	Any absence	Return to work will be carried out
1	3 occasions of absence within a 12 month period	Formal Attendance Review Meeting
2	A further 2 occasions / 3 working days of absence within a 6 month period from when the last action was taken	First Written Warning
3	A further 2 occasions / 3 working days of absence within a 6 month period from when the last action was taken	Final Written Warning
4	A further 2 occasions / 3 working days of absence within a 12 month period from when the last action was taken	Dismissal

Any period of unauthorised absence would automatically trigger ng2 Ltd's Disciplinary process.

ng2 Ltd reserves the right to extend the monitoring period at the manager's discretion and with approval from HR, dependent on individual circumstances.

The employee should be advised in writing of the purpose of the meeting and of their right to representation and appeal of formal warnings. At the meeting the manager should outline that the main purpose is to discuss the absences, the employee's general health and/or any underlying problems they may have. Where possible the organisation will offer assistance in the form of professional counselling or if appropriate arrange for a second opinion through Occupational Health.

- 5.7 The Attendance Review Form should be completed at each stage at the meetings and then signed by both the employee and the manager. A copy of this form will be placed in the employee's file. The manager should confirm the outcome of the meeting in a timely manner, in writing, to the employee and detail any agreed action.
- 5.8 The first Formal Attendance Review Meeting will take place if an employee has had three occasions of absence within a twelve month period. They will also be advised at this meeting of their expected level of attendance and the triggers which apply if they have further absences. This meeting will be carried out by an ng2 Ltd Supervisor.
- 5.9 A second Formal Attendance Review Meeting should then take place if the employee has a further two occasions/three days of absence within a six month period from when the last action was taken. The employee may be issued with a First Written Warning at this meeting and be advised of the triggers which apply if they have further absences. This meeting will be carried out by an ng2 Ltd Supervisor.

- 5.10 A third Formal Attendance Review Meeting should then take place if the employee has a further two occasions/three days of absence within a six month period from when the last action was taken. The employee may be issued with a Final Written Warning at this meeting and be advised of the triggers which apply if they have further absences. This meeting will be carried out by an ng2 Ltd Senior Supervisor.
- 5.11 A fourth and final Formal Attendance Review Meeting should then take place if the employee has a further two occasions/three days of absence within a twelve month period from when the last action was taken. The employee may be dismissed with contractual notice at this meeting. This meeting will be carried out by an ng2 Ltd Director.

6. Management / Employee Options

- 6.1 At return to work discussions or during Formal Attendance Review Meetings the manager will attempt to establish reasons for the absences, identify underlying trends and seek to offer any assistance to the employee with a view to improving the employee's attendance record. In circumstances where an employee has been referred to a support agency a further meeting should be arranged as soon as the relevant report has been received.

In normal circumstances in the case of long term absences, medical advice should always be sought from the employee's GP and/or the Occupational Health Service. The Fit note scheme, introduced from 6th April 2010, allows for healthcare professionals to sign an employee as either "unfit to work" or "may be fit to work". Where the healthcare professional has signed the employee as "may be fit for work" the line manager should discuss this with the employee and agree any adjustments to the workplace/workload. Whilst the relevant healthcare professional's comments/recommendations are not binding on employers we will, where possible, make the suggested adjustments. Where this is simply not possible/viable then the employee will remain on sick leave.

6.2 In the case of short term intermittent absence, whilst it is not always necessary to obtain a medical report it may be advisable to do so in some circumstances, if only to establish that there is no underlying health problem. The purposes of obtaining a medical report will be to establish the nature of the health issue and its likely duration, whether the employee is likely to make a full recovery and if not, what work he or she is capable of and when, and what steps management can take to facilitate a return to work. This information is necessary to enable the manager to make informed decisions on improving the employee's attendance within the terms of this policy. In normal circumstances the content of any medical report should be discussed with the employee as part of the monitoring process.

6.3 Where all efforts to improve attendance fail, it will be necessary for the employer to demonstrate that the procedures employed were fair. The circumstances of each case will have to be examined in its own right, but the following outline tests, as a minimum, should be satisfied:

- That at all stages in the procedure the employee has been dealt with in a fair and consistent manner.
- That medical advice in relation to the employee's ability to continue in employment has been received and that this has been discussed with the employee and that his/her views have been considered.
- That all appropriate stages in the Disciplinary Procedure have been followed and that formal warnings are clear and explicit and that the opportunity for improvement has been afforded throughout.
- That the scope of employment provisions contained in the Equalities Act 2010 has been considered in relation to the employee's circumstances.
- Those alternatives to dismissal have to be considered. Any alternative to dismissal should be discussed and agreed with the employee concerned.

7. Short Term Absences

7.1 A short term absence can be defined as any single period of absence, including industrial injury, to a maximum of 19 calendar days.

7.2 ng2 Ltd will aim to secure better attendance by way of support and encouragement to the employee concerned in the first instance. This will involve maintaining good records, ensuring return to work meetings and helping investigate and address any identified underlying causes of absence.

7.3 Where short term intermittent absences are identified, a distinction should be made between absences with an identifiable underlying health condition and short term intermittent absences for a variety of reasons which have no identifiable underlying health condition.

7.4 Short Term Absences – Underlying Health Problem

Where there is an underlying health condition that results in short term intermittent absences and this is confirmed by the Occupational Health Service, it is not appropriate to take disciplinary action. Where medical examination and/or information reveals an underlying medical condition the employee will usually receive medical treatment, physiotherapy, remedial surgery etc, which will often result in an acceptable rate of recovery and attendance level being achieved. However, where the prognosis is such that frequent or prolonged absences will be a continuing feature, the case would require to be treated as one of capability and the employee advised in writing accordingly.

7.5 Short Term Absences – No Underlying Health Problem

Short term intermittent absences where there is no identifiable underlying health problem, should be treated as a conduct issue in line with the organisation's disciplinary procedures via the Formal Attendance Review stages.

8. Long Term Absence

- 8.1 Long term absence is defined as any single period of absence amounting to 20 or more calendar days.
- 8.2 ng2 Ltd will adopt a sympathetic and understanding approach to any employee with a long-term and/or chronic health problem. Employees who find themselves in such a position should be confident that their manager will react in a supportive fashion when approached.
- 8.3 If the absence is likely to last longer than 20 calendar days, the manager will contact the employee to arrange a meeting to be held during week four of the absence, unless it is deemed medically inappropriate. This meeting can be held in either the workplace, at the employee's home, remotely or at some other mutually agreed location. Where a meeting is required he/she will be given a minimum of 48 hours notice. The main purpose of this meeting is to discuss the absence, the employee's general health and/or any underlying problems they may have. Where possible the organisation will offer assistance, in order to facilitate a return to work, in the form of professional counselling etc. If the likely duration of the employee's absence is still unclear, then a referral to Occupational Health will be made.
- 8.4 The following points will always be considered in relation to long term absence:
- The nature of the illness
 - Any contributing factors
 - The nature of the employee's duties in relation to his/her health problems
 - Any comments or suggestions made by the healthcare professional on the "Fit note"
 - The business needs of ng2 Ltd and the impact that the employee's absence is having upon these
 - The employee's length of service
- 8.5 The manager will continue to monitor the effects of long term absences on their service and recommend appropriate action to cover and protect service delivery.

- 8.6 Throughout the duration of the employee's absence it will be expected that he/she will keep in touch at least once per week and advise of progress, unless it is deemed medically inappropriate. Managers will also seek to obtain medical reports as required during the absence and will arrange to discuss these with employees when received. Where the employee disagrees with the nature of any medical reports, he/she will be free to seek and offer alternative medical reports. Where the prognosis is such that a prolonged absence is likely then the case must be regarded as one of capability. Full discussions with the employee will take place and he/she will be afforded the opportunity to express views on such a course of action.
- 8.7 Having established and maintained contact with the employee, the manager will discuss working options to support an early return. These will include a phased return, reduction in hours, limiting the range of activities undertaken for a set period and redeployment. Where a phased return to work is agreed ng2 Ltd will pay the employee for the hours/days. Annual leave could be used to cover this, otherwise the non working days/time would be unpaid.
- 8.8 Where there is no foreseeable return to work date, there are no contractual benefits for which the employee may be eligible and there are no reasonable adjustments that can be made to facilitate the employees return to work, as a last resort, dismissal on the grounds of ill health/capability may at that stage be appropriate. In this situation the process outlined in section 11 – Capability will apply.

Employees will be given the right of appeal against dismissal on the grounds of long-term ill health absence.

Where an employee has been diagnosed with a terminal illness it may be appropriate to suspend any decision to dismiss.

- 8.9 Unpaid leave of absence is normally granted for a period up to 13 weeks (the actual period can alter in accordance with individual circumstances). The unpaid leave will be reviewed prior to the expiry of the period granted and if appropriate a further application for unpaid leave of absence can be made.

9. Sickness During Annual Leave

- 9.1 If during an authorised period of annual leave you fall ill and you produce an appropriate fit note, we may count the period as sick leave and not as annual leave, providing the absence reporting procedure has otherwise been complied with. You must hand the fit note to your manager on the first day of your return to work or earlier if possible.
- 9.2 In some instances of absence, going abroad on holiday may be deemed beneficial and part of a recuperative process as advised by your doctor. In this instance, the employee must consult with their manager and agree upon this prior to the employee booking or travelling on holiday. Please note that the same guidelines for keeping in touch will apply during this time.

10. Capability

- 10.1 As part of the ongoing dialogue between the manager and employee, Review Meetings will explore options of a phased return, or a return to alternative duties, or where possible a redeployed post. The employee will be entitled to representation at these meetings (see principle 2.2). The line manager will chair the Review Meetings. The Final Review Meeting, at which a decision regarding capability dismissal will be concluded, will be held by an ng2 Ltd Director.

Termination on the grounds of capability may be considered where all other options have been explored but have not been successful and termination on the grounds of capability will be the only course of action available.

In such circumstances there will always be a right of appeal against any decision to dismiss an employee on the grounds of capability. Any appeal must be made in writing to the Director within 7 days of receipt of written confirmation of the decision. Any appeals will be heard by the ng2 Ltd Chair.

- 10.2 If termination is a possible course of action the manager must have discussed this option with the employee at an earlier stage and confirmed this to the employee in the letter(s) issued after the Review Meetings. Prior to a decision being made, an Occupational Health referral will take place.
- 10.3 Where an employee indicates that a return to work is possible but requires more time to complete their recovery, the manager must advise the employee regarding the opportunity for unpaid leave of absence, if appropriate. This option should be considered prior to a decision being made to terminate employment on the grounds of capability.

11 Other Provisions

11.1 Contact with Infectious Diseases

An employee, who is deemed to be incapable from work and is prevented from attending the place of employment because of contact with a notifiable infectious disease (including COVID-19), as per HSE, will be required to advise their line manager immediately. ng2 Ltd will seek guidance from Occupational Health with regards to the management of this absence and will apply the organisation's internal procedure at that time.

11.2 Doctor/Dental/Optical Appointments

Doctor, dental and optical appointments should be arranged outwith working hours. If it is not possible, you should request time off from your line manager. Arrangements could include using annual leave, or unpaid leave.

11.3 **Hospital Appointments**

ng2 Ltd understands that hospital appointments cannot always be rearranged and time off will be granted for an appropriate length of time for the appointment. Employees must bring in their letter to be copied and placed on their file.

11.4 **Cosmetic Procedures**

Absence due to cosmetic procedures (whether carried out in the UK or abroad) will not fall under the sick leave unless it is recommended by health professionals. Employees should therefore request time off and agree with their line manager how the absence will be processed, e.g. annual leave or unpaid leave.

11.5 **IVF Treatment**

Appointments relating to IVF treatment should be arranged outwith working hours. If it is not possible, you should request time off from your line manager. Arrangements could include using annual leave or unpaid leave. Absences relating to IVF treatment will also not be treated as relating to pregnancy unless the employee actually falls pregnant.

In some cases the employee may be unable to work due to the effects of the treatment and is signed off sick by the relevant healthcare professional.

11.6 **Stress Management**

Stress is not an illness. It can result from an illness or lead to one but it is not an illness in itself. The same relates to 'nervous debility' or any other diagnosis of that type. If an employee goes off with stress, the manager will endeavour to find out if the reason for the stress is work related, if so the employee will be required to complete a stress risk assessment and be referred to the occupational doctor. If the stress is personal related the employee will be advised to seek assistance from Simplyhealth, 0800 975 3356.

11.7 **Conduct Whilst Off Sick**

When on sick leave employees are still bound by their contract of employment and all of ng2 Ltd policies including the code of conduct. The organisation also expects

that employees do not participate in activities that would be at odds with their medical condition. Any breach in respect of this will be dealt with under the disciplinary procedure. This includes conduct on social networking sites and any other publicly made remarks regarding ng2 Ltd, its customers, work colleagues, partners and anyone else who is connected with us.

11.8 Management of Unauthorised Absence

Unauthorised absence will be dealt with under the ng2 Ltd disciplinary procedure.

12. Good Attendance Reward

12.1 ng2 Ltd will apply a fair and consistent approach in managing attendance. All employees, regardless of length of service or hours of work, can benefit from the organisation's Sickness Benefit Scheme. The organisation also recognises that positive measures should be put in place for those employees with good attendance. Employees who have had no absences at all in a 12 month period will be rewarded with 2 additional days off. Account will be taken of exceptional diagnosed conditions that require time off to ensure that employees who find themselves in this position are not discriminated against.

13. Other Related Policies and Procedures

- Data Protection Policy
- Dignity at Work Policy
- Code of Conduct for Staff
- Recruitment Policy
- Discipline and Grievance Procedures
- Stress and Mental Wellbeing at Work
- Staff Terms and Conditions of Employment

14. UK General Data Protection Regulation 2021

14.1 The organisation will treat your personal data in line with our obligations under the UK General Data Protection Regulation 2018 (UK GDPR) and our own Data Protection Policy. Information regarding how your data will be used and the basis for processing your data is provided in our Fair Processing Notice.

15. Policy Review

15.1 This Policy will be reviewed every three years or earlier in line with regulatory or legislative guidance / changes or good practice guidelines.

16. Equality Impact Assessment

16.1 This Policy is equally applicable to all and has no detrimental impact on protected characteristic groups as specified within the Equality Act 2010.

MANAGING ABSENCE

