Contract of Employment

AN AGREEMENT made the >>DATUM<< between >>COMPANY NAME<<,   
>>ADRESSE DER FIRMA<< (hereinafter called “THE EMPLOYER”) of the one part,   
and >>NAME DES ANGESTELLTEN<< residing at >>WOHNORT DES   
ANGESTELLTEN<< (hereinafter called “THE EMPLOYEE”) of the other part.   
   
WHEREBY IT IS AGREED AS FOLLOWS:   
Any reference to words such as “his”,”he”, shall automatically refer also to “her”,”she”,   
   
1. The Employer shall employ the Employee and the Employee shall serve the   
Employer as >>POSITION DES ANGESTELLTEN<< as from the   
>>VERTRAGSLÄNGE VON BIS<<, this agreement shall be terminated as   
hereinafter provided and under the following terms and conditions   
2. The Employer shall pay to the Employee as remuneration for his services a fixed   
GROSS annual salary of >>BRUTTO JAHRESGEHALT<< (EUR, -), NET annual   
salary of >>NETTOGEHALT<< (EUR, -) payable by twelve (12) equal payments   
on the 28th day of each consecutive month, of GROSS >>BRUTTO BETRAG   
MONAT<< €, >>NETTO BETRAG MONATLICH<< €, for a 5-day working week   
on a Full -Time Basis. The agreed amount is fully compliant and commensurate   
with the minimum wage per hour rate as this has been implemented by the   
Minimum Wages Law that came into effect as of 01.01.2023.   
3. The term of employment shall be for a period of 12 months.   
4. During the term of this agreement the employee shall work perform such other   
duties as the employer shall from time to time direct and shall devote his best   
efforts and his entire time to advance the interests of the employer and shall   
comply with all the rules and regulations promulgated by the employer which are   
not contrary to law or public morals.   
5. The employee shall not during his employment under this agreement (except so   
far as may be proper in the ordinary course of business) in any way divulge or   
may known any information relating to the Employer or his business or any of his   
customers or any other information which may come to his knowledge in the   
course of his employment.   
6. The Employee shall be entitled to 25 day’s holidays in each year. Also, the   
employee shall be entitled to the official holidays as provided by Law in force at   
any time of his employment by the Employer.   
7. Each party may cancel this agreement, under the terms and conditions provided   
by the Termination of Employment Law, 1967, giving the relevant notice to the

other party. Provided that at any time within six months from the commencement   
of this agreement the employer may terminate the Employee’s employment   
hereunder without notice and without any kind of compensation, and thereupon   
the Employer shall pay to the Employee all arrears of salary and the employee   
shall accept the same in full discharge of all claims whatsoever.   
8. Any alteration, modification and/or amendments to this agreement shall be upon   
the mutual consent of both parties and be effected in writing.   
   
   
IN WITNESS WHEREOF the parties hereto set their hands the day and year first above   
mentioned.   
   
   
WITNESSES   
THE PARTIES   
   
   
1. ……………………………..   
   
   
   
2. ……………………………..   
   
   
1. ……………………………..   
THE EMPLOYER   
   
   
2. ……………………………..   
THE EMPLOYEE