**EMPLOYMENT CONTRACT**

This employment agreement (“Agreement”) is made and effective as of {{fecha}} by and between:

**Employer**: {{empleador}}, (“Employer”) with a mailing address of {{empleador\_email}} and

**Employee**: {{empleado}} (“Employee”) with a mailing address of {{empleado\_email}}.

WHEREAS the Employer intends to hire the Employee for the Position and the Employee desires to provide their services to the Employer for payment.

IN CONSIDERATION of promises and other good and valuable consideration, the parties agree to the following:

**I. EMPLOYEE DUTIES**. The Employee agrees that they will act in accordance with this Agreement and with the best interests of the Employer in mind, which may or may not require them to present the best of their skills, experience, and talents, to perform all the duties required of the Position. In carrying out the duties and responsibilities of their Position, the Employee agrees to adhere to any and all policies, procedures, rules, regulations, as administered by the Employer. In addition, the Employee agrees to abide by all local, county, State, and Federal laws while employed by the Employer.

**II. RESPONSIBILITIES**. The Employee shall be given the job title of {{puesto}} (“Position”) which shall involve: {{actividades}}.

The Employer may also assign duties to the Employee from time to time by the Employer. The Employee shall be expected to work  **full-time**  **part-time**.

**III. EMPLOYMENT PERIOD**. The Employer agrees to hire the Employee: (check one)

- **At-Will** which means this Agreement may be terminated at any time by either the Employee or Employer. After termination by any of the Parties, neither will have any obligation other than the non-disclosure of the Employer’s proprietary information as outlined in Section XII and any non-compete listed in Section XIII.

1. **Employee’s Termination**. The Employee shall have the right to terminate this Agreement by providing at least {{dias\_antes\_terminacion\_empleado}} days’ notice. If the Employee should terminate this Agreement, he or she shall be entitled to severance, equal to their pay at the time of termination, for a period of {{periodo\_empleado}}.
2. **Employer’s Termination**. The Employer shall have the right to terminate this Agreement by providing at least {{dias\_antes\_terminacion\_empleador}} days’ notice. If the Employer should terminate this Agreement, the Employee shall be entitled to severance, equal to their pay at the time of termination, for a period of {{periodo\_empleador}}.