# **Employment Contract Template**

Instructions: Complete the text and check the appropriate boxes.

PA	RTIES1				
EN	IPLOYER				
SU	RNAME	GIVEN NAME			
RA	NK TITLE				
DU	TY OFFICE				
RE	SIDENCE ADDRI	ESS			
EN	IPLOYEE				
SU	RNAME	GIVEN NAME			
DA	TE OF BIRTH	NATIONALITY			
IS	ГНЕ ЕМРГОУЕЕ	RELATED TO THE EMPLOYER?	YES NO		
IF `	YES, LIST RELAT	ΓΙΟΝSHIP			
HA NO	S THE EMPLOYI	EE WORKED FOR THE EMPLOYER PREVIOUSLY?	YES		
HA	S THE EMPLOYI	EE PREVIOUSLY WORKED AS A DOMESTIC WORKER	? YES NO		
GE	NERAL PROVIS	SIONS			
a.	Two identical copies of this contract will be signed by the parties, and each party will receive a copy of the contract. Any change to the employment contract must be in writing and signed by both parties. The EMPLOYER will promptly send an updated copy of the contract to his or her foreign mission or international organization, which will share it with the Department of State.				
	This contract is written in English, which is a language understood by the EMPLOYEE.				
	This contract is written in Enter language, which is a language understood by the EMPLOYEE. An accurate, English-language translation is attached to the contract.				
	The United Nations expresses no judgement on the legality of <b>the</b> terms <b>of the agreement</b> and assumes no responsibility for either the EMPLOYER or the EMPLOYEE's adherence to it.				
b.	Anticipated start d	late of employment .			
1 NO	OTE: In general, EMP	 LOYERS should hold a position as the principal officer or deputy principal	al officer or		

carry the rank of Minister or higher. EMPLOYERS who do not hold such positions/carry such rank must demonstrate the ability to pay the EMPLOYEE at the applicable U.S federal, state, or local minimum wage level.

- c. The EMPLOYER agrees to abide by all federal, state, and local laws in the United States.
- d. The EMPLOYER agrees not to take possession of, control, or otherwise deny the EMPLOYEE access to the EMPLOYEE's passport, visa, employment contract, Department of State registration card, if applicable, or any other document or personal property of the EMPLOYEE for any reason.
- e. The EMPLOYER agrees not to charge the EMPLOYEE any fees associated with the recruitment of the EMPLOYEE or to deduct from the EMPLOYEE's salary any amounts to cover such recruitment fees.
- f. The EMPLOYER agrees to pay the costs of the EMPLOYEE's travel from enter country to the United States at the beginning of employment without deducting costs from the EMPLOYEE's salary or using any other means to recover such costs.
- g. The EMPLOYER agrees to pay the cost of the EMPLOYEE's travel from the United States at the end of employment (for any reason) to enter country without deducting costs from the EMPLOYEE's salary or using any other means to recover such costs.
- h. The EMPLOYER agrees to pay for any other costs of travel required of the EMPLOYEE by the EMPLOYER without deducting these costs from the EMPLOYEE's salary or using any other means to recover the costs.
- i. The EMPLOYER agrees to comply with any registration requirements of the Department of State and to submit through their foreign mission or international organization all requests to extend the status of the EMPLOYEE with sufficient time to allow such requests to be processed before the expiration of the I-94.
- j. The EMPLOYEE agrees to depart the United States at the end of the employment term consisted with U.S. immigration law.

## **DESCRIPTION OF DUTIES**

a.	The EMPLOYEE is hired to perform the following duties for the EMPLOYER:				
	Childcare	Housework			
	Cooking	Gardening			
	Other duties Enter here other duties				
	Other duties Enter here other duties				
b.	The EMPLOYER and EMPLOYEE agree to	hat the EMPLOYEE is not permitted to work for			
	another employer, and the EMPLOYER will not require any other employment beyond the				
	terms of this contract.				
c.	The EMPLOYEE will be one of Enter num	ber of domestic employees domestic employee(s			
	employed by the EMPLOYER.				

### **HOURS OF WORK**

Note: State/local law may regulate hours of work, including breaks, and EMPLOYER should ensure compliance with all applicable laws.

a. The EMPLOYEE will generally work Enter number normal work hours per week. The EMPLOYER will provide the EMPLOYEE with a minimum of 35 hours of work each week

2 19) P.210 AA (11-

- b. The EMPLOYEE will receive at least one full day off each week on Enter day(s) off.
- c. Although the normal workweek schedule is set forth below, the EMPLOYER and EMPLOYEE agree that the EMPLOYEE may, on occasion, be required to work a different scheduled than the normal work schedule. Regardless of the schedule worked, the EMPLOYEER agrees to pay the EMPLOYEE for all hours worked according to the below contracted wage terms and in compliance with U.S. law.
- d. The EMPLOYEE's normal workweek schedule will be:

	WORK WEEK	DAILY BREAK(S)	TOTAL HOURS
Sunday	<b>Start</b> Enter hour Enter minute	Start Enter hour Enter	Enter total
-	Please select	minute Please select	number of hours
	End Enter hour Enter minute	End Enter hour Enter	
	Please select	minute Please select	
Monday	<b>Start</b> Enter hour Enter minute	Start Enter hour Enter	Enter total
	Please select	minute Please select	number of hours
	End Enter hour Enter minute	End Enter hour Enter	
	Please select	minute Please select	
Tuesday	<b>Start</b> Enter hour Enter minute	Start Enter hour Enter	Enter total
	Please select	minute Please select	number of hours
	End Enter hour Enter minute	End Enter hour Enter	
	Please select	minute Please select	
Wednesday	<b>Start</b> Enter hour Enter minute	Start Enter hour Enter	Enter total
	Please select	minute Please select	number of hours
	End Enter hour Enter minute	End Enter hour Enter	
	Please select	minute Please select	
Thursday	<b>Start</b> Enter hour Enter minute	Start Enter hour Enter	Enter total
	Please select	minute Please select	number of hours
	End Enter hour Enter minute	End Enter hour Enter	
	Please select	minute Please select	
Friday	<b>Start</b> Enter hour Enter minute	Start Enter hour Enter	Enter total
	Please select	minute Please select	number of hours
	End Enter hour Enter minute	End Enter hour Enter	
	Please select	minute Please select	
Saturday	<b>Start</b> Enter hour Enter minute	Start Enter hour Enter	Enter total
	Please select	minute Please select	number of hours
	End Enter hour Enter minute	End Enter hour Enter	
	Please select	minute Please select	

- e. The EMPLOYER and EMPLOYEE agree that the EMPLOYEE will not be paid for sleeping time and other periods when the EMPLOYEE is free from all duties and when the EMPLOYEE can leave the property or remain on the property, without employment duties.
- f. If the EMPLOYEE is required to work during his/her scheduled sleeping or other free time, this time period will be counted and compensated as hours worked. Any hours that the EMPLOYEE is required to remain in the residence in case needed for work will be considered working hours.
- g. The EMPLOYEE is free to leave the EMPLOYER's residence during any non-work hours.

3 19) P.210 AA (11-

### LEAVE AND HOLIDAY

Note: State/local law may regulate leave, and the EMPLOYER should ensure compliance with all applicable laws. a. The EMPLOYEE will receive Enter number of paid sick days days of paid sick leave during the calendar year. The EMPLOYEE will not receive paid sick leave during the calendar year. b. The EMPLOYEE will receive Enter number of paid vacation days days of paid vacation during the calendar year. The EMPLOYEE will not receive paid vacation leave during the calendar year. c. The EMPLOYEE will receive Enter number of paid holidays paid holidays (e.g. national Independence Day, U.S. federal holidays, etc.) during the calendar year. Paid holidays are: Click here to enter paid holidays The EMPLOYEE will not receive paid holidays during the calendar year. WAGES, TAXES, DEDUCTIONS, ROOM AND BOARD, AND MEDICAL INSURANCE<sup>2</sup> a. The EMPLOYER certifies that the hourly wage is at least the grater of the minimum wage under U.S. federal, state, or local law of the city/county of Enter city or county in the state of Enter state. The EMPLOYER agrees to update the contract if the applicable minimum wage changes. b. The EMPLOYER will pay EMPLOYEE at the rate of \$Enter wage rate per hour. Based on a Enter number of hours worked per week hours work week: The EMPLOYEE will be paid \$Enter salary every week on Choose a day. The EMPLOYEE will be paid \$Enter salary every two weeks on Choose a day. c. In addition to the above wages, the EMPLOYER agrees to pay the EMPLOYEE \$Enter overtime wage rate per hour for all hours considered overtime under U.S. federal, state, or local law

- d. The EMPLOYEE agrees to open a bank account in the United States within the first 30 days of arrival to the United States and will provide proof thereof to the Department of State. The bank account will be in the EMPLOYEE's own name; neither the EMPLOYER nor any family member of the EMPLOYER or any mission member will have access to the EMPLOYEE's bank account. The EMPLOYER will assist the EMPLOYEE in opening the bank account as needed.
- e. After the first 30 days of employment, the EMPLOYER will pay all wages by check or electronic transfer to the EMPLOYEE's bank account. During the initial 30-day period, the EMPLOYER will give the EMPLOYEE a written receipt for any payments made in cash. After the initial pay period, no payments will be made in cash.

P.210 AA (11-

<sup>&</sup>lt;sup>2</sup>NOTE: The requirement to pay a higher overtime rate, generally time and a half, will depend on whether the EMPLOYEE lives at the residence or not and may vary depending on state or local law. Regardless of the overtime rate, however, all overtime hours must be compensated.

f. The EMPLOYER will provide the EMPLOYEE with a payslip at the time of wage payment, noting the hourly wage, overtime wage, the number of hours worked in the pay period, and the allowable deductions to fulfill tax and social security obligations.
g. The EMPLOYER agrees that no money will be taken out of the EMPLOYEE's salary except as required by law.
h. The EMPLOYEE will live at the EMPLOYER's residence. The EMPLOYEE will receive free room and board in addition to his/her salary. This means that, at a minimum the EMPLOYEE will be provided adequate and reasonable accommodations, including a private bed and access to a bathroom, kitchen facilities, and proper food storage.

The EMPLOYEE will not live at the EMPLOYER's residence.
i. The EMPLOYER and the EMPLOYEE agree to follow all relevant tax and social security obligations.
j. The EMPLOYER will provide the EMPLOYEE with medical insurance.
The EMPLOYER will not provide the EMPLOYEE with medical insurance.

## **ANTI-HARASSMENT**

- a. The EMPLOYEE has the right to a workplace that is free from intimidation, harassment, and abuse of any kind, and has the right to leave employment if intimidated, harassed, or abused.
- b. The EMPLOYER must not prohibit the EMPLOYEE from reporting intimidation, harassment, or abuse and must not retaliate in any way against EMPLOYEE for enforcing his/her legal rights.

### RESIGNATION AND TERMINATION

Note: State/local law may regulate terminations, and EMPLOYER should ensure compliance with all applicable laws.

- a. The EMPLOYER will promptly notify the Department of State, through the mission, of the resignation or termination of the EMPLOYEE.
- b. The EMPLOYER or the EMPLOYEE may terminate this contract with Enter number of weeks weeks of notice, or the EMPLOYER may give the equivalent weeks of pay instead of notice to terminate this contract.
- c. The EMPLOYER will pay all salary owed to the EMPLOYEE at the time of termination.

## RECORD KEEPING REQUIREMENTS<sup>3</sup>

- a. The EMPLOYER will keep an employment file, which will include at a minimum, the following records:
  - EMPLOYEE's full name and, if applicable, social security number;
  - EMPLOYEE's home address:

P.210 AA (11-

19)

<sup>&</sup>lt;sup>3</sup> Note: Appropriate record keeping is important to establish compliance with Department of State domestic worker program requirements and to assist in future wage and earning disputes arise. If the EMPLOYER does not maintain the required documentation, the EMPLOYER understands the Department may infer that the EMPLOYEE was not properly paid, and the EMPLOYER further understands that future sponsorship of domestic workers may not be permitted.

- Hours worked each workday and total hours worked each work week;
- Total wages paid each week to EMPLOYEE, including the amount of any overtime paid; and
- Copies of all employment contracts.
- b. The EMPLOYER will keep all employment records for three years after the termination of EMPLOYEE's employment.
- c. The EMPLOYER will maintain the required records and understands that the Department reserves the right to request proof of payment when there are questions regarding the proper compensation of a domestic employee.

# OTHER TERMS AGREED TO BY THE EMPLOYER AND EMPLOYEE OR REQUIRED BY STATE OR LOCAL LAW

- a. The EMPLOYER and EMPLOYEE may agree to additional terms, but those terms must comply with U.S. federal, state, and local law and Department policy.
- b. The contract may not include a term that required binding arbitration to resolve disputes under the employment contract.
- c. EMPLOYERS should consult an attorney with expertise in U.S. employment law who can help ensure compliance with federal, state and local law.

Enter here other terms agreed to by the EMPLOYER and EMPLOYEE or required by state or local law.

## FINAL CLAUSE

EMPLOYER	EMPLOYEE
DATE: Enter here the date dd/mm/yyyy	DATE: Enter here the date dd/mm/yyyy
   Signature:	   Signature:

6 19) P.210 AA (11-