**Employment contract**

Between Antonia Ricarda Bruno, CPR: 191192-3978, Nordre Fasanvej, Frederiksberg and 2021.AI, Ragnagade 7 – Baggården , 2100 København Ø, CVR. 37836303 (hereinafter called the company), there are today agreed as follows:

**Date of employment**

You are with effect from April 19, 2017 employed by the Company. Your first working day of the Company is Tuesday, April 19, 2017.

**Job title**

You are hired as Assistant Analysis. The work consists of assisting 2021.AI and 2021.AI's consultants with analysis and administrative tasks are continuously arranged.

**Work location**

The work is done basically home or Ragnagade 7 - Baggården, 2100 Østerbro.

**Working hours**

Working hours are generally placed in period Monday - Friday between the hours. 9:00 and 17:00. You are about employment pointed out that the post occasional or periods may require overtime. Overtime paid separately to the same hourly rate. You may not, without the written consent in each case assume or start an-the work of a commercial nature.

**Pay**

The salary agreed to kr. 120, - pr. hour Wages are paid monthly in arrears and is available on the last working day of each month. The employee must by 20’th monthly submit a timesheet for work in the past month

The salary is renegotiated annually in January, the first time in January 2018. Any adjustment pre-scheduled with effect from d. February 1, 2018.

**Other employee benefits**

It is agreed that the employee is entitled to a refund of the relevant telephone costs - since it is assumed that the employee uses his own phone and computer. These telephone costs applied to the monthly timesheet.

**Holiday**

You are entitled to holiday allowance under the then-current Holidays Act. Upon termination, you can regardless of notice, required to bear the best holiday, here-under also the main holiday during the notice period. Holiday Act §§ 14, 15, paragraph. 2 and 16, paragraph. 1 is waived.

**Disease**

In case of illness you must notify Mikael Munck to mail mmu@2021.ai or mobile 51595050 as soon as possible and no later than. 9:00 on the first day of absence. At the Company's request and expense, send a statement from your doctor (fri attest) as documentary evidence of the legality of your absence.

**Travel and entertainment**

Your expenses related to travel and entertainment that you imposed in the Company's interest shall be reimbursed by the Company for account of or for the state fees, where available.

**Confidentiality**

You have confidentiality with regard to what is experienced in the execution of your work for the Company, which, according to their very nature should not come to a third party. This silent secrecy also applies after you have resigned your position in the Company. In all other respects the Marketing Practices Act § 19 and you must not disclose or make use is’t secrets, etc. If it is found that you default on your silence obligation, you are besides a common liability also liquidated damages great kr. 10.000, -. The penalty paid for each time a breach of confidentiality occurs. In the case of continuous infringement due the fine fixed payment for each commenced calendar month. Payment of liquidated damages does not act lawful and justified nor for continual breach of professional secrecy.

Violations may also seek prevented by an injunction. When you retire from this position - for whatever reason - any substances belonging to the Company delivered to the Company. It applies equally to all copies of such material.

You can not exercise the back-right of residence in the material for any claims you may have against the Company. Upon your retirement, you are committed to delete all data relating to the Company that may be in your possession in physical or electronic form.

**Internet and using e-mail**

You get work-related access to e-mail and Internet on your computer. The Company does not control the continuous your use of e-mails sent or received via seier-capital.com domain. In special situations, for example in cases of suspected abuse, the safety reasons or in connection with your resignation, the Company may carry out such checks.

**Knowhow, Copyright and Inventions**

The Company has ownership and all related intellectual property rights to any know-how, inventions, utilities and the like that you had to produce and / or develop as part of contract with 2021.AI, regardless of the medium that had to be in.

The copyright in computer programs, you have generated during the execution of your work or consulting, transferred to the Company. If you produce works as part of your employment conditions are considered copyright to these fully transferred to the Company.

Inventions which are the result of tasks assigned to you as part of his employment with the Company, are the property of the Company.

You have the burden of proving that intellectual property rights that you have produced and / or developed within 6 months after the termination date, not wholly or partly derived from activities exercised under this employment relationship.

You do not receive separate remuneration for the assignment or use of the aforementioned rights, because the payments are considered contained in your usual remuneration. As far as patentable inventions, respecting the mandatory provisions of the then current law on employee inventions, however.

You are obliged to notify the Company of any invention you produce, giving the information that the Company will be able to judge the meaning of the invention.

The Parties agree that all intellectual property rights related to cooperation between the parties prior to the employment, the property of the Company, including all copyrights, technical know-how and intellectual property rights in general.

**Termination and resignation**

Employment may be terminated by either party with one month's notice to the end of a month.

Default

If one of the parties in serious breach of its obligations under this contract, the other party up terminate the contract without notice or terminate it at any set time.

You have, if cancellation or termination is due to your material breach, only to fees until the date of termination.

Anyone who has defaulted, is obliged to compensate the loss which the other party may suffer by default.

**Other provisions**

The employment relationship is not covered by the agreement.

Holidays Act applies to the employment relationship.

This contract is signed in two original copies, each party receives one.

Copenhagen, 7 /4-2017

for company

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Mikael Munck Antonia Bruno