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Employment Agreement (Sample)

| THIS AGREEMENT made on the | _day of | , 20 |
|--|---------------------------|-----------------|
| , between [name of employer with location] and havi | | |
| (the "Employer"); and | [name of employee], | resident of |
| · | | |
| WHEREAS the Employer desires to obta | in the benefit of the se | rvices of the |
| Employee, and the Employee desires to render | such services on the | terms and |
| conditions set forth. | | |
| IN CONSIDERATION of the promise | s and other good a | nd valuable |
| consideration (the sufficiency and receipt of which | ch are hereby acknow | ledged) the |
| parties agree as follows: | | |
| 1. Employment | | |
| The Employee agrees that he will at all ti | mes faithfully, industrio | ously, and to |
| the best of his skill, ability, experience an | d talents, perform all c | of the duties |
| required of his position. In carrying out th | nese duties and respons | sibilities, the |
| Employee shall comply with all Employe | er policies, procedures | , rules and |
| regulations, both written and oral, as are | announced by the Em | iployer from |
| time to time. It is also understood and a | greed to by the Emplo | yee that his |
| assignment, duties and responsibilities ar | nd reporting arrangeme | ents may be |
| changed by the Employer in its sole discre | tion without causing te | rmination of |
| this agreement. | | |
| 2. Position Title | | |
| As a, the Employee is | required to perform the | he following |
| duties and undertake the following responsibilities in | n a professional manne | r. (a) (b) |
| (c) - (d) - (e) Other duties as may arise from time t | to time and as may be | assigned to |

the employee.

3. Compensation

- (a) As full compensation for all services provided the employee shall be paid at the rate of _____. Such payments shall be subject to such normal statutory deductions by the Employer.
 - (b) (may wish to include bonus calculations or omit in order to exercise discretion). (c) The salary mentioned in paragraph (l) (a) shall be reviewed on an annual basis. (d) All reasonable expenses arising out of employment shall be reimbursed assuming same have been authorized prior to being incurred and with the provision of appropriate receipts. 2

4. Vacation

The Employee shall be entitled to vacations in the amount of ____ weeks per annum.

4. Benefits

The Employer shall at its expense provide the Employee with the Health Plan that is currently in place or as may be in place from time to time.

5. Probation

Period It is understood and agreed that the (duration) days of employment shall constitute a probationary period during which period the Employer may, in its absolute discretion, terminate the Employee's employment, for any reason without notice or cause.

6. Performance Reviews

The Employee will be provided with a written performance appraisal at least once per year and said appraisal will be reviewed at which time all aspects of the assessment can be fully discussed.

8. Termination

- (a) The Employee may at any time terminate this agreement and his employment by giving not less than two weeks written notice to the Employer.
- (b) The Employer may terminate this Agreement and the Employee's employment at any time, without notice or payment in lieu of notice, for sufficient cause.

| (c [°] |) The | employee | agrees | to | roturn | anv | nronerty | of | |
|-----------------------------|--------------|-----------------|--------------|---------|-------------|----------|---------------|------|--|
| (0) | | | _ | | | arry | property | Oi | |
| at the time of termination. | | | | | | | | | |
| 9. Nor | - Competi | tion | | | | | | | |
| (1) I | t is furthe | r acknowledg | jed and ag | greed | that follow | wing te | rmination of | the | |
| employee's e | mploymen | t with | | _ for a | any reasor | n the en | nployee shall | not | |
| hire or attem | pt to hire a | any current er | nployees o | f | | · | | | |
| (2) It | is further | acknowledge | ed and ag | reed t | hat follov | ving ter | mination of | the | |
| employee's e | mploymen | t with | | _ for a | any reasor | n the en | nployee shall | not | |
| solicit busine | ss from cu | rrent clients o | or clients w | ho ha | ve retaine | d | | _ in | |
| the 6 month | period imn | nediately prec | eding the e | employ | ee's termi | nation. | | | |
| 10. La | WS | | | | | | | | |

11. Independent Legal Advice

The Employee acknowledges that the Employer has provided the Employee with a reasonable opportunity to obtain independent legal advice with respect to this agreement, and that either:

This agreement shall be governed by the prevailing laws of the Government.

- (a) The Employee has had such independent legal advice prior to executing this agreement, or;
- (b) The Employee has willingly chosen not to obtain such advice and to execute this agreement without having obtained such advice.

12. Entire Agreement

This agreement contains the entire agreement between the parties, superseding in all respects any and all prior oral or written agreements or understandings pertaining to the employment of the Employee by the Employer and shall be amended or modified only by written instrument signed by both of the parties hereto.

13. Severability

The parties hereto agree that in the event any article or part thereof of this agreement is held to be unenforceable or invalid then said article or part shall be struck and all remaining provision shall remain intact.

IN WITNESS WHEREOF the Employer has caused this agreement to be executed by its duly authorized officers and the Employee has set his hand as of the date first above written.

| SIGNED, SEALED AND DELIVERED in the presence of | of |
|---|----|
| [Name of employee] | |
| [Signature of Employee] | |
| [Name of Employer] | |
| [Signature of Employer] | |