## FIXED TERM CONTRACT OF EMPLOYMENT

with

> (hereinafter referred to as "the Employee")

ID number $\qquad$
Address $\qquad$
$\qquad$
$\qquad$
$\qquad$
Tel. No
(Home)
(Cell)
Next of kin:

$$
\begin{equation*}
\text { Tel.No: } \quad \text { (Home) } \tag{Cell}
\end{equation*}
$$

This serves to confirm the terms and conditions of employment agreed upon between the parties:

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1 DATE OF
EMPLOYMENT
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2 DURATION OF Employment is for a fixed term and will terminate on EMPLOYMENT $\ldots \ldots . . . . . . . . . . . . . . . .$. , with the understanding that the Employee has no expectation that the employment contract will be extended beyond this date.
*Employee to sign here to confirm his/her understanding of this provision: $\qquad$
3 JOB TITLE
4 BRIEF JOB DESCRIPTION

5 WAGE
R. per hour/week/month. (If the Employee is required to do commission work, then the basis upon which the Employee is remunerated is set out in a separate Schedule to this agreement).

6 TIME OF PAYMENT

7 METHOD OF PAYMENT

8 UNIFORM AND BENEFITS

9 HOURS OF WORK
(e.g. weekly/monthly), by no later than the last working day of the week/month.

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Cash / Cheque / Bank Transfer (delete inapplicable)
Name of Bank: ..................... Bank Branch:
Branch Code: ............... Account No.:
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The Employee will be provided with a uniform or other protective clothing that are required due to the nature of the work. Although such uniform is supplied at the Employer's expense, the Employer may require a refundable deposit. Upon termination of employment the Employer will refund the deposit provided that the uniform or protected clothing are returned to the Employer in good condition, subject to allowance being made for fair wear and tear.

Additional conditions of employment or benefits that apply are set out in the attached Schedules (if applicable).

General: Hours of work shall in total not exceed the maximum hours prescribed by the applicable legislation (i.e. 45 ordinary working hours and 10 hours overtime per week). The Employee will be required to work in accordance with the Employer's shift schedule, which may be changed from time to time in accordance with the Employer's operational requirements. Once a week the Employee shall have a rest period of at least 36 consecutive hours, alternatively 60 consecutive hours every second week.

Compressed working week: Operational requirements may result in the Employer requiring the Employee to work a compressed working week. This could mean that the Employee is required to work up to 12 hours per day, inclusive of meal intervals, without receiving overtime pay. The Employee will not, however, be required to work more than 55 hours (i.e. 45 ordinary hours or 10 hours overtime) in any week.

Change to hours of work: The Employer will give at least 48 hours notice of a change of the shift schedule or new working time arrangement (including short time - see below), except in an emergency where shorter notice may be given.

Short time: In the event that there is a lack of work, the Employer may introduce an arrangement whereby ordinary hours of work are temporarily reduced, provided that the Employee is given at least 48 hours notice of commencement of the short-time arrangement. The wages of weekly and monthly paid employees will be reduced proportionately during a period of short time.


Night work: Due to the nature of the business, the employee agrees to work between 18 h 00 and 06 h 00 on the next day if so required in accordance with the shift schedule. In addition to the Employee's normal wage, a night shift allowance based on $10 \%$ of the Employee's ordinary rate of pay is payable in respect of work performed during these hours, alternatively the employee will be required to work proportionately shorter hours.

Averaging of hours of work: Operational requirements may dictate that the ordinary hours of work and overtime are averaged over an agreed period of up to four months. In these circumstances the Employee will not be required to work more than 50 hours (i.e. 45 ordinary hours or 5 hours overtime) in any week. The details of such arrangement and particular period over which such averaging should occur will be the subject of a separate agreement, signed by both parties, and attached as a Schedule to this agreement.

10 MEAL \&
OTHER INTERVALS

The Employee is entitled to a meal interval of $\qquad$ minutes, which does not form part of normal working hours.

11 OVERTIME, SUNDAYS \& PUBLIC HOLIDAYS

12 DEDUCTIONS FROM INCOME

The Employer may deduct employees' tax, UIF and any other deduction as required by law. Where applicable, deductions in respect of contributions to benefit funds or other authorized deductions may also be made from Employee income. If, after a proper hearing, it is found that loss or damage has been caused to the Employer due to the employee's fault, the Employee agrees that the amount of damages suffered by the Employer may be deducted from the Employee's income, provided that such deduction may not exceed $25 \%$ of the Employee's wages.

13 ANNUAL If the duration of this agreement is for a period of 4 months or LEAVE

14 SICK LEAVE
The Employee is entitled to sick leave in accordance with the applicable legislation. A medical certificate issued by a registered medical practitioner shall be required for any absence from work of
more than two consecutive calendar days, or if the Employee is absent on more than 2 occasions in any 8 -week period. The Employee will inform the Employer immediately when it becomes apparent that the Employee may be absent due to illness or injury. The Employee will furthermore abide by any additional rules implemented by the Employer to regulate sick leave.

15 MATERNITY LEAVE

16 FAMILY RESPONSIBILITY LEAVE

## 17 EMPLOYER PROCEDURES

Due to the brief duration of this agreement, the legislative provisions pertaining to maternity leave will not apply.

If the duration of this agreement is for a period 4 months or longer, the Employee is entitled to family responsibility leave in terms of the applicable legislation. The Employer may require reasonable proof of the facts that support to the Employee's request to take such leave.

Employees are required to comply with the Employer's Disciplinary Code and Procedure and Grievance Procedure, as well as all other rules, policies and procedures that may be introduced from time to time. Copies of these documents are available on request.

18 SECURITY The Employee may be searched when requested by a duly authorised person. This may include of a search of the Employee's person, bags/parcels and vehicles, on entering or leaving Employer premises.

19 INFORMATION Confidentiality: The Employee undertakes that confidential information regarding the Employer's business will be kept confidential indefinitely. Such information includes information about current and previously employed employees, or current or former clients, customers, trade connections or any information that, if it were to be divulged to any third party, could be damaging to the Employer's business or could benefit other parties to the detriment of the Employer.

Electronic information: The Employee shall refrain from storing any information regarding the Employer's business on electronic or any other format other than a computer dedicated for that purpose. No information may be transferred from one computer to another computer or other storage device without the Employer's consent and no information may be downloaded from the internet without the Employer's consent. The Employee accepts that work related electronic equipment is intended for work related purposes and not for private purposes. The Employer shall therefore at any time be entitled to intercept and access any information that is stored on or transmitted via this equipment, including the internet, e-mail and

telephone.

20 TERMINATION Notwithstanding anything to the contrary and subject to the provisions of the Labour Relations Act of 1995, this contract may be terminated:
(a) Without notice, on expiry of the fixed term of employment; or
(b) Prior to the expiry of the fixed term, by either party giving the other written notice period of one (1) week during the first six months of employment, two (2) weeks after the first six months of employment but less that one year, and four (4) weeks thereafter;
(c) Subject to the above notice periods, by the Employer, in the event of the Employee's incapacity or due to operational requirements; or
(d) Summarily, if the Employee is found guilty of a serious disciplinary offence; or
(e) With or without notice for any other reason recognized by law as sufficient.

Should the Employee fail to give proper notice of termination in terms of this agreement, it is agreed that the Employer may deduct from the Employee's remuneration or other monies due to the Employee, an amount equal to the remuneration that the Employee would have earned during the remaining period of the required notice.

The Employee confirms that these conditions have been explained to him/her and that he/she understands the contents hereof. The Employee acknowledges having received a copy of this contract.

Date

## Date

