

Temporary employment contract

The signatories:

1., with its registered office in represented for the purpose of this contract by Mr/Mrs, hereinafter referred to as “the employer”;
2. Mr/Mrs, date of birthresiding at, hereinafter referred to as “the employee”;

Have entered into agreement as follows:

1. Commencement of employment

- 1.1 The employer hereby appoints the employee to the position of , and the employee accepts that appointment. The parties are sufficiently aware of what the employee's duties entail, so that no further description of them is required. The employee's working hours shall be ... hours a week, divided into ... days (for overtime: *describe or lay down an arrangement as required*) and the employee undertakes to perform all duties that can reasonably be expected of him by virtue of his job position.
- 1.2 The employee can be required to perform duties outside of the agreed work location (.....). The employee shall therefore be expected, within reasonable bounds, to perform his duties elsewhere on an incidental basis.
- 1.3 In special cases the employee will be expected to work overtime, but only on the explicit request of the employer and during exceptionally busy periods.
- 1.4 If required by the interests of the company, the employer can temporarily require the employee to perform duties that are not covered by his job description. The employee will only be entitled to turn down reasonable proposals regarding changes to the employee's duties or position that are related to an altered work situation and which will be applicable for a longer or indefinite period of time if he cannot reasonably be expected to accept them.

2. Duration of the contract and notice

- 2.1 The employment contract commences on and terminates on
- 2.2 Temporary employment contracts end by operation of law on the latter date without prior mutual notice being required and without the parties requiring the consent of the UWV WERKbedrijf.
The first month of this employment contract will be worked as a probationary period.
- 2.3 The employment contract can be terminated by either party with due observance of the statutory notice period of one month (*choice*).
- 2.4 The employment agreement shall in any event and without prior notice expire at the moment in which the employee is entitled to ‘AOW’.

3. Salary

- 3.1 The employee's gross salary is € per 4 weeks/month (*choice*).