

DOMESTIC WORKER CONTRACT Agreement Template

BETWEEN:	
Name:	
ID No:	
(Hereinafter referred to as "the Employer")	
Of:	(Employer's Address).
And	
Name:	
ID No:	
(Hereinafter referred to as "the Employee")	
1. COMMENCEMENT AND PROBATION PERIOD	
1.1. The employee is employed as a domestic worker from _ at the employer's address referred to above.	(insert date/month/year)
The employee will be subject to a 1 (one) month probation	(trial) period. During the probationary (trial)
period, an assessment will be made of the employee's perfor	mance, and in the event that the employer (at
any time during the probationary period) finds the employe	e's performance unsatisfactory, the employer
may, after a fair enquiry and following fair labour practice, given	ve 24 hours notice terminating this agreement.

© 0860 587 587 ⊠ info@legalandtax.co.za © +27 (71) 526 8527 🗎 +27 (11) 728 0910 3rd Floor | Acacia Grove | Houghton Estate Office Park 2 Osborn Road | Houghton | Johannesburg | 2196

During this period, the employee will likewise be entitled to give 24 hours notice

legalandtax.co.za

Document version: 08072022



2	IOR	DESCR	IDTION
Z .		DESCR	

The I	Employee's duties will include, but not be limited to the following:						
3.	HOURS OF WORK						
3.1.	The Employee's normal working hours will be hours per week made up as follows (delete						
	that which is not applicable): 3.1.1. <i>Monday to Friday (inclusive)</i> am topm Meal intervals						
	will be fromto Other breaks: from						
	3.1.2. Saturdays: am to pm Meal intervals will be from to to to to						
	3.1.3. Sundays: am to pm Meal intervals will						
	be fromto Other breaks: from to						
3.2.	Overtime will only be worked as agreed from time to time and will be paid at the rate of one and a half times the hourly wage.						
3.3.	, -						
	paid of at least R20,00 per standby shift, or such greater amount as may be agreed upon in writing.						
3.4.	The employee may be required, from time to time, to work on Sundays or public holidays, and the employee will be paid for such work at the rate of two times the hourly wage.						



4. WAGES

4.1.	The employee's total wage is made up as follows:						
	• Cash		R				
	 Accommodation 		R				
	• Food		R				
	 Transport allowances 		R				
	• Other		R				
	 Deductions (if any) 		R				
TOTA	L REMUNERATION		R				
4.2.	The cash portion of your remuneration	will be paid by	_ (cash / cheque / transfer to				
	bank) on a	_ (daily / weekly / fortnightly / m	onthly) basis.				

5. TERMINATION OF EMPLOYMENT

Subject to compliance with fair labour practice, either party can terminate this agreement with one weeks notice during the first six months of employment, two weeks notice during the second six months of employment, and with four weeks notice thereafter. Notice must be given in writing except when it is given by an illiterate domestic worker. In the case where the domestic worker is illiterate, notice must also be explained orally by or on behalf of the employer.

6. ANNUAL LEAVE

The employee is entitled to three weeks paid annual leave after every 12 months of continuous service. Such leave is to be taken at times convenient to the employer and the employer may require the employee to take his/her leave at such times as coincide with that of the employer

7. SICK LEAVE

- 7.1. During every sick leave cycle of 36 months, the employee will be entitled to an amount of paid sick leave equal to the number of days s/he would normally work during a period of six weeks.
- 7.2. The employee is entitled to one day's paid sick leave for every 26 days worked during the first six months of employment.



- 7.3. The employee must notify the employer, as soon as possible, in case of his / her absence from work through illness.
- 7.4. The employee may be required to submit a medical certificate if absent for more than 2 consecutive days or has been absent on more than two occasions during an 8 (eight) week period.

8. MATERNITY LEAVE

- 8.1. The employee is entitled to 4 consecutive months of unpaid maternity leave.
- 8.2. The employee will not be required to work 4 weeks before the expected date of birth, nor six weeks after the date of birth.

9. FAMILY RESPONSIBILITY LEAVE

The employee will be entitled to three days family responsibility leave per year.

10. ACCOMODATION

- 10.1. The employee will / will not (delete whichever is not applicable) be provided with accommodation during her/his employment.
- 10.2. Should the employee be provided with accommodation, the employee should be the only one staying in the accommodation unless prior arrangements have been made with the employer. Permission will have to be obtained for visitors wishing to stay the night but such permission will not be necessary if the employee's direct family is visiting.



4 4		_		_		A .
11		ьr	M	-	ĸ	ΛI

Any changes to this agreem	nent will not be valid un	less reduced to writing and signed by both part	ties.		
Signed at	(place) on this	(date/month/year)	(date/month/year)		
Employer		Witness			
	_				
Employee		Witness			



DISCLAIMER

With Legal&Tax you're not alone. We care about the rights of every South African. As part of being a companion to you we strive to make the law affordable and accessible to all. This agreement has been designed with you and the protection of your rights in mind. Although our attorneys take every step to ensure that this document is accurate and up to date with the law, it is important to know that our law is constantly evolving and changing. Thus, please note that this agreement is merely a template and may need additional review to ensure as little risk as possible. Legal&Tax and its employees will under no circumstances accept liability for the consequences resulting from the use or mis-use of this template. We encourage you to always discuss legal matters with an attorney before making a decision or signing a document.