

INTERNSHIP CONTRACT

	CONTRACT CODE			
<input type="checkbox"/>	FULL TIME			
<input type="checkbox"/>	PART TIME			

COMPANY INFORMATION

TAX ID		
MR/MRS	ID NUM	COMPANY POSITION (1)
COMPANY'S NAME		ADDRESS
COUNTRY	TOWN	POSTAL CODE

SOCIAL SECURITY CONTRIBUTION ACCOUNT DETAILS

REGIME	PROV. COD.	NUMBER	CONTR. DIG.	COMPANY PURPOSE	CODE

WORKPLACE DETAILS

COUNTRY	CITY

WORKER DETAILS

MR/MRS	ID NUMBER	DATE OF BIRTH
SOCIAL SECURITY NUMBER	CUALIFICATION	CODE
NATIONALITY	CODE	
DOMICILE TOWN	CODE	DOMICILE COUNTRY
		CODE

(Where appropriate) With the legal assistance of Mr/Mrs, with ID number acting as (2)

DECLARE

a) The worker has a professional title or certificate (3) or being able to get it for completing on time, for the same studies that enable him to practice under this contract (4).

b) Since there was not passed five years, or seven in the case of disabled people, from the termination or recognition of studies or professional certification.

c) That the worker have recognized the condition of disabled people, as evidenced with the certificate issued by.....(5).....

d) That the worker has been employed in practice in this or other company for longer than two years.

- Indicate with an X if the contract is with research trainees covered by Royal Legislative Decree 63/2006 of 27th January (Official State Gazette of 3rd February)

Both parties recognize each other the capacity to enter into this labour contract (hereinafter referred to as 'Contract'), and commit themselves to abide by the following:

CLAUSES

FIRST.- The worker shall provide his services as (6), in practice, included in the occupational category of (7)..... in accordance with the current job classification system of the company, and in the workplace located in (address, city)

SECOND .- The work shall be considered (8):

- Full time:** the hours of work shall be per week, from to hours, with the hours of rest established legally or in the in the applicable collective agreement.
- Part time:** the ordinary hours of work shall be hours per day, per week, per month, per year, being this time less than (9):
 - A full time WORKER hours of work
 - The full time hours of work set out in the applicable collective agreement
 - The hours of work legally set out

The working hours distribution shall be

THIRD.- The employment shall commence on (10), shall continue for (11)....., and the parties hereto agree an initial probationary period of (12).

FORTH.- The worker shall be paid a total wage of euro (13), including the following payment items (14)

FIFTH.- Annual paid leave shall be days (15).

SIXTH.- To the termination of the contract, the company is obliged to issue a certificate to the worker stating the duration of the internship, the job or jobs held and the main tasks performed by each

SEVENTH.- The contract shall terminate on the expiration of the time agreed, including, where applicable, that of the extensions that may be agreed.

EIGHTH.- Terms and conditions not provided for in this employment contract will be ruled by the provisions established in article 11 of the Workers' Statute, approved by the Royal Legislative Decree 1/1995 of 24th March (Official State Gazette of 29th March) as amended by the Law 35/2010 of 17th September (Official State Gazette of 18th September), by Royal Decree 488/1998 of 27th March (Official State Gazette of 9th April), by Royal Decree 63/2006 of 27th January (Official State Gazette of 3rd February) and in the applicable Collective Agreement.

NINTH.- The terms and conditions herein established shall be filled to the Public Employment Service located in within ten days after its agreement (16).

TENTH.- The employer shall communicate to the employment relationship to the Public Employment Service of within ten days after its agreement.

ADDITIONAL CLAUSES

.....
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.....

This contract is signed in triplicate by its parties in the place and date indicated below.

.... th ... of

WORKER	EMPLOYER/COMPANY'S REPRESENTATIVE	WORKER'S LEGAL REPRESENTATIVE
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- 1) Director, Manager etc.
- 2) Father, mother, guardian/institution in charge of the worker.
- 3) According to the titles or certificates prescribed in Article 11.1 of the Workers' Statute in the wording given by Law 35/2010, of 17th September.
- 4) The worker must give the employer a certified copy or the title, certification request or certificate attesting to the completion of education or training obtained.
- 5) This part shall be completed only if the worker has the status of disabled person and indicate the official organization that have issued.
- 6) Describe the working position.
- 7) Indicate the occupational category with the current professional classification system of the company.
- 8) Mark appropriate and attach conditions if overtime agreed.
- 9) Mark the appropriate situation.
- 10) Not less than six months and not exceeding two years.
- 11) Risk situations during pregnancy, maternity, adoption or foster care, risk during breastfeeding and parenting shall interrupt the duration of this contract.
- 12) In the case of establishing a trial period may not be exceed one month for qualified workers with intermediate or professional certificate of level 1 or 2, or two months for graduates of higher degree or certificate professional level 3, except as provided in the collective agreement.
- 13) Daily, weekly or monthly.
- 14) Basic wage, allowances, bonuses.
- 15) At least 30 calendar days per year.
- 16) Data Protection: all information and personal details appearing herein, shall be protected under Organic Law 15/1999 of 13th December on the Protection of Personal Data (Official State Gazette of 14th December).

