Noting article 41.1 of the 1961 Vienna Convention on Diplomatic Relations, and article 55.1 of the 1963 Vienna Convention on Consular Relations, which state that it is the duty of all persons enjoying privileges and immunities to respect the laws and regulations of the receiving State, this Model Employment Contract is written so as to conform with applicable Swedish laws – inter alia, the Act on Working Time etc. in Domestic Work (Sw. "lag (1970:943) om arbetstid m.m. i husligt arbete"); the Work Environment Act (Sw. "arbetsmiljölag (1977:1160)"); the Annual Leave Act (Sw. "semesterlag (1977:480)").

1. General Provisions

- 1.1. This Model Employment Contract for Private Servants, or a similar contract meeting its minimum standards, is a prerequisite for the Ministry for Foreign Affairs (hereinafter referred to as **MFA**) to issue a residence permit for a private servant.
- 1.2. "Private servant" is in this Model Employment Contract defined in accordance with article 1(h) of the 1961 Vienna Convention on Diplomatic Relations, or, where applicable, article 1.1(i) of the 1963 Vienna Convention on Consular Relations.
- 1.3. There shall be no family relation between the parties.
- 1.4. The private servant must be at least eighteen (18) years old.
- 1.5. The employment must be based on a full-time position.
- 1.6. The employer must respect the integrity of the private servant and the principle of gender equality.
- 1.7. The private servant must at all times during the contract period be in possession of his or her passport, ID card and other essential personal belongings.
- 1.8. Members of a private servant's family are not entitled to visas issued by the MFA. Nor are such members exempt from the obligation to hold residence permits.

2. The Parties

The parties to this employment contract are:	
Name:	(hereinafter referred to as the employer),
who works at the Embassy/Consulate/Mission of	of in Stockholm, and
Name:	(hereinafter referred to as the private servant).

miormation about private serva	III.		
Full name:			
Date of birth:			
Citizenship:			
Name, address and contact det	tails to next of kin (closes r	elative) of private servant in country of	
3. <u>Contract Period</u>			
· ·	• , ,	s at the Embassy/Consulate/Mission of nd for a maximum of eight (8) years	
The contract is only valid for fromuntil	(day/month/year)	· 🗀 :	
4. <u>Job Description</u>			
Place of work (address to the ho	me of the employer where t	he domestic services will be carried out):	
The private servant's tasks include	de:		
Housework	Cooking	Laundry	
Table service Childcare Gardening			

Other tasks:	
5. Working Ho	<u>urs</u>
The working ho	urs are hours per week.
	gular working hours shall not exceed forty (40) hours per week, as an average of a riod of up to four (4) weeks.
	e private servant is entitled to adequate night-time rest. Night-time rest should, as far possible, include the period between midnight and 05:00 hours.
	e private servant shall have a minimum uninterrupted rest period of thirty-six (36) urs per week. If possible, this rest period is to be scheduled for weekends.
6. Organisatio	n of Working Hours
	the work is to be carried out between (hours) and (hours). aily working hours can also be divided between different parts of the morning/day/
7. <u>Compensati</u>	<u>on</u>
7.1. Sa	alary
7.1.1.	The monthly salary is

SEK.

 $^{^{1}}$ The minimum monthly salary is to be adjusted on a regular basis so as to always correspond to the minimum monthly salary required by the Swedish Migration Board for issuance of work permits.

7.1.2. Th	 e monthly salary should be paid on the
7.2. Ad	commodation
7.2.1.	 The employer will provide the private servant with adequate accommodation offering the private servant a sufficient degree of privacy during the contract period . Accommodation is to be provided even if the private servant is unable to work due to illness.
7.2.2.	The employer will not provide accommodation \square .
7.3. Fo	od
7.3.1.	 The employer will provide the private servant with healthy and adequate food . Food is to be provided even if the private servant is unable to work due to illness.
7.3.2.	The employer will provide the following meals:
7.3.3.	The employer will not provide meals .
7.4. Ov	vertime
7.4.1.	Overtime (i.e. working hours exceeding forty (40) hours per week, as an average of a period of up to four (4) weeks) should be compensated with

Overtime shall not exceed three hundred (300) hours per annum.

(i.e. 1/160 of the monthly salary) or a corresponding period of leave. Overtime shall not exceed forty-eight (48) hours per four-week period.

8. Return Travel

8.1. The employer is to pay for the private servant's return travel upon termination of the employment, regardless of the reason the employment was terminated. "Return travel" here refers to travel from Stockholm to the country where the private servant lived before taking up his or her position.

9. Annual Leave

- - Annual leave should be no less than twenty-five (25) days per full calendar year.
- 9.2. During the period the private servant is on annual leave, he or she is to receive full pay.

10. Insurance

- 10.1. The employer assumes responsibility for taking out and paying health care and accident insurance providing coverage twenty-four (24) hours per day for the private servant during the contract period.
 - Only Swedish citizens and permanent residents are covered by Swedish social security provisions.
 - The MFA reserves the right to request proof of valid insurance should it be necessary.

11. Notice of Termination

- 11.1. Notice of termination by the private servant should be given as early as possible, and no later than one month prior to leaving the position. The private servant can, however, give immediate notice of termination in cases where the employer, or a member of the employer's household, to a significant extent has breached its obligation towards the private servant. The private servant may not as a basis for immediate notice of termination invoke facts that have been known for more than a week before (i) leaving the position, or (ii) giving immediate notice of termination.
- 11.2. Notice of termination by the employer shall be given no later than one (1) month prior to the termination of employment in cases where the private servant has been employed less than five (5) years, and no later than two (2) months prior to the termination of employment in cases where the private servant has been employed more than five (5) years.

- 11.3. Notice of termination by the employer due to reasons attributable to the private servant shall be given as soon as these reasons become known and no later than two months prior to the termination of the employment. This kind of notice of termination shall be based on objective criteria.
- 11.4. The notice of termination by the employer shall be given in written form. The employer shall send a copy of the notice of termination to the MFA Protocol Department.
- 11.5. The basis for notice of termination by the employer shall be given in written form if the private servant so requests.
- 11.6. The employer shall, upon request, provide the private servant with a certificate (proof of employment), containing information about the job description and length of service. If the employment has lasted more than one (1) month, and the private servant so requests, the certificate shall also contain testimonials regarding the private servant's skills, work readiness and orderliness, and information about who terminated the contract and, if the termination was made by the employer, the reasons for the termination.

12. Summary Dismissal

- 12.1. Summary dismissal by the employer requires that the private servant has been grossly negligent in his or her duties to the employer. Such summary dismissal shall be made within a week of the incident in question.
- 12.2. The basis for summary dismissal by the employer shall be given in written form.
- 12.3. The employer shall send a copy of the basis for summary dismissal to the MFA Protocol Department.

13. Liability and Damages

- 13.1. An employer who fails to fulfil its obligations under the Model Employment Contract or applicable law shall pay not only salary and other benefits to which the private servant may be entitled, but also compensation for damages incurred.
- 13.2. A private servant who fails to fulfill his/her obligations under the Model Employment Contract or applicable law, shall pay compensation for damages incurred.
- 13.3. Damages under sections 13.1. or 13.2. of this Model Employment Contract may include both compensation for loss incurred, and compensation for the violation suffered by the breach of the Model Employment Contract or applicable law. Damages on account of personal injury or property damage is determined, however, with the application of tort law.

14. <u>Disputes</u>

- 14.1. The primary means of resolving disputes pertaining to the content of this employment contract should be through dialogue between the parties. The MFA Protocol Department stands ready to assist the parties to this end.
- 14.2. If the dispute cannot be resolved amicably, the party who so wishes may bring the dispute to a Swedish court. This Model Employment Contract in no way alters existing immunities in this regard.

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Date:	Date:
Employer	Private servant

This contract has been drawn up in two (2) identical and signed copies, one for each of the parties. The employer shall submit a copy of the contract to the MFA Protocol Department before arrival in Sweden.

Contact information to the Protocol Department

08-405 10 00, 08-405 37 23, 08-405 56 89

ud-prot@gov.se