

Employment Contract

THIS AGREEMENT made as of Aug 13th, 2022, at Islamabad between CHIP Training and Consulting (Pvt) Ltd (hereinafter referred to as Employer) having its principal place of business at Islamabad and Mr. Muhammad Irshad Ali (hereinafter referred to as Employee), FSD City – Faisalabad – Punjab. WHEREAS the Employer desires to obtain the benefit of the services of the Employee, and the Employee desires to render such services on the terms and conditions set forth.

IN CONSIDERATION of the promises and goods and valuable consideration the parties agree as follows:

1. **Position Title**

- (a) The employee shall be designated as TPO for Polio Third Party Personnel (PTPP) as part of Polio Eradication Initiative (PEI) in Pakistan.
- (b) The employee shall be required to perform his/her duties as per TORs.

2. **Contract Validity**

The employment contract will be valid from Aug 13th, 2022 to Dec 31st, 2022 and will be considered discontinued if not extended expressly. The extension to this employment contract will be subject to satisfactory performance of work deliverables and upholding of high moral and ethical standards.

3. **Duty Station & Reporting Line**

The employee shall be based in FSD City – Faisalabad – Punjab and shall be reporting directly to the concerned with close coordination of both WHO Area Coordinator and Provincial WHO Team for all day to day/program activities.

4. **Salary**

- (a) Gross salary of PKR. 82,500/- per month shall be paid subject to withholding tax.
- (b) It will essentially remain the responsibility of the employee to keep his/her tax affairs in order i.e. obtaining NTN and filing tax returns. By accepting this employment, the employee has categorically exonerated the employer from any responsibility of his/her tax affairs.
- (c) All reasonable expenses arising out of employment shall be reimbursed provided that the same have been authorized prior to being incurred and with the provision of appropriate receipts.

5. **Benefits**

- (a) The employee shall be entitled for EOBI benefits. A contribution shall be deducted from the salary on monthly basis and deposited to EOBI along with employer's contribution as per rules.
- (b) The employee shall be entitled for death and accidental insurance benefits, which can be claimed with six (6) months for death cases and three (3) months for accidental from the date of incident, otherwise employer will not be liable to settle the claims.

6. **Timings**

The employee shall be required to perform his/her duties on full time basis. The working week has six days from Monday to Saturday, at a total of forty eight (48) hours from 8:00am to 5:00pm which may include weekends, however instructions of the Provincial WHO shall be considered final.

7. **Leaves**

The Employee shall be entitled to Twenty (20) working days paid leave per year (5 days per quarter) on account of annual/casual/medical etc. All other leaves are subject to fulfilment of conditions prescribed in the leave policy. The leave can not be encashed against accrued leave balance. The employee will also be entitled to gazette holidays declared by Federal Government of Pakistan.

CHIP TRAINING & CONSULTING (PVT) LTD

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G. M. Ali
24/8/2022

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8. Disciplinary Actions

- (a) The employer reserves the right to take disciplinary actions against the employee where in its opinion - which is final - the employee is found under performer or guilty of misconduct, non-locality of District/JC, negligence, data fudging, absence from duty without permission or any other conduct considered by company deterrent to its interest or of violation of one or more terms of this employment agreement and/or any other rules contained in the Employee Service Rule (ESR), which may include inter alia termination of employment contract without notice.
- (b) The employer's decision with regard to the disciplinary actions will be final and will not be subject to revision.

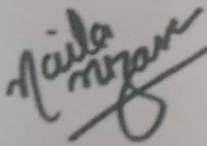
9. Notice Period and Contract Extensions

- (a) Both the employer and employee - at any time - terminate this employment contract by giving prior notice of not less than one month or one months' gross salary in lieu of notice period.
- (b) The above clause will not be applicable where the employment contract is expired and the employer has decided not to extend it any further. In such cases, the employment contract shall be deemed to be concluded by the employer.
- (c) It is the absolute discretion of the employer to discontinue the employment contract on its expiration without assigning any particular reason (s) and same cannot be challenged in any court of law.

10. General Terms of Employment

- (a) The employee shall be abide and govern by the Employee Service Rules for PTPP Staff (ESR) and the same shall be read an integral part of this employment contract.
- (b) During the course of employment period or subsequent to conclusion/termination/resignation from the service, the employee must observe strict confidentiality regarding matters which, by their nature are to be treated as secrets or confidential and shall not be disclosed to anyone whatsoever.
- (c) Under this contract, the employee shall not be termed as "worker" in terms of Workman's Compensation Act 1923.
- (d) In case of any dispute/disagreement, the suits/petitions shall only be instituted in the courts/tribunals situated within the local limits of Islamabad hence the jurisdiction of any other court/tribunal (conferred under the Code of Civil Procedure) shall be excluded.
- (e) The Employer reserves the right to unilaterally alter/modify - from time to time - the terms and conditions of employment contracts and such a variation can take effect without employees' consent being sought.
- (f) No employee over 60 years of age shall be entitled for insurance as well as EOBI benefits. The maximum age for female employees to avail EOBI benefits is 54 years.

Yours' Truly



HR Department
CHIP Training & Consulting

The Employer has caused this agreement to be executed by its duly authorized Employer and the Employee has read, understood and agreed to the above terms and conditions and set his hand as of the date mentioned below.

[Signature] _____
CNIC# 3310007147241

Date: 24-08-2022