

REQUI	JEST FOR CONCLUDING A WORK CONTRACT OR REMUNERATION CONTRACT (INCL. GUE	ST LECTURE)
Applica	ant: Surname, First Name: Function:	
1 C	CONTRACTUAL SERVICE	
☐ Prod☐ Lect☐ Gue	SUBJECT OF THE CONTRACTUAL SERVICE contract refers to coduction/modification of an object/a work or the fulfilment of a determinable work outcome (work contract) cest lecture (special type of remuneration contract) determinable work outcome (work contract) est lecture (special type of remuneration contract) determinable work outcome (work contract) edescription of the contractual service (what type of service, work etc. that must be accomplished franslations e.g., title of article, authors, name of the journal to be elected for publication etc. For get):	autonomously or handed
Execution	tion of the contractual service in the time from – to /on	
1.2	JUSTIFICATION OF THE NECESSITY OF THIS CONTRACT	
1.2.1	Essential necessity of the outwards placement	
The pro	Not required for guest lectures resent staff cannot carry out the contractual service because	
1.2.2	Justification for the selection of the contractor mentioned in item 2	
compel	Only required if the lump sum is more than 1000 Euros ation of the exclusivity (why this contractual service can only be performed by this person and no one elling reasons for choosing this contractor, i.e., after a comprehensive, thorough, and up to date mark actor is able to execute the task) OR submittal of three comparative offers OR specific justification for priate	et research only this
	e guest lecturer is a renowned specialist of the subject concerned and is therefore – also in combinat ations etc the exclusive expert to give the guest lecture in this form and timeliness at the present ti	-
1.3	BOOKING	
•	Cost unit: WBS element:	



The bank account details mentioned in 2.4 is the

business account: ☐Yes ☐No

2 Contractor					IKIEK	
2.1 GENERAL DATA Mr Mrs Surname, first name: Date of birth: ZIP, City: Tax ID:		Street	of birth:			
2.2 DETAILS ON PRESENT EMPLOYMENT Employment/teaching assignment at Trier University: If yes:				□Yes	□No	
What kind of employment (e.g., graduate assistant, teac indicate contract hours In case of teaching assignment: Is this contract related to a teaching assignment: The hours of all orders do not exceed 156 hours in this s Completion of a work contract or fee contract (Including relevant approval for such an employment has been gra In case I am not citizen of the EU/EEA or Switzerland, I e during the 12 months from the beginning of the above 2.3 QUESTIONS AS TO SOCIAL INSURANCE / SELF-EN	semester: g guest lectur anted/reques xpressly dec contractual p	re) cons sted. lare that perform	titutes a seco			
The contractual performance could principally be achieved free-lance performance other than business activity. Spurposes. I provide the contractual service as a self-employed performance of the contractual service and a self-employed performance of the contractual service as a self-employed performance o	ed within th Therefore, t	ne frame he follo	I provide the	contra	uld be answered for differentiation actual services autonomously as is also refers to small businesses.	
For evidence that this does not concern an occupation subject to social insurance contributions as per § 7, subsec. 1 Social Code IV, the following items are confirmed			Complete this column only Tax Number: (declare at all times) VAT-ID:			
I employ other employees with the autonomous activity (apart from family members) I work regularly and essentially (5/6) only for Trier University		□ No	(if existent) — Tax exemption: □Yes □			
Within the employment contract, I perform work services typical of employees, am subject to the instructions of Trier University, and integrated in their work organization.	□Yes	□No	Tax exemption due to: Small Business Law S 4 UStG Nr. Other reason:			
• This particularly applies: When providing the contractual service, I am bound to certain work hours and to the workplace "Trier University". When providing the contractual service, I am given instructions concerning the manner in which the work is to be performed. I am not solely responsible for the work assigned to me. The activity I perform within the frame of the contract corresponds to the activity I carried out for Trier University during a		□No	business a	iculture de e-lance e the s ry busir	service within the frame of my ness activity.	
previous employment. IMPORTANT: If the above cannot be excluded, this constitutes			_		s location is territory (Germany)	

employment subject to social insurance contribution; the execution of a

work contract or remuneration contract is not admissible.



2.4 REMUNERATION CALCULATION

The calculation of the lump sum (mentioned in case of commercial contractors	under 3 DECLARATION	S OF THE CONTRACTOR) is as fo	ollows - this represents an offer
Remuneration hrs at €: Travel expenses: Others:			- -
TOTAL NET/without tax:			-
Tax (in case of commercial contractors) TOTAL GROSS:			- -
2.5 BANK ACCOUNT DETAILS (PLEASE COMPI	LETE CAREFULLY)		
Important For bank accounts outside the SE		•	
Account no. / Routing no. and SWIFT code!			
IBAN		BIC:	
ACCOUNT/ROUTING NO.			
Name and address of the bank:			
If necessary additional information:			
Alternatively, for bank accounts outside the	SEPA space <u>and</u> in case:	with a justified exception ONLY	
☐ I request the issuance of a cashier's ☐ Bank account is located or	· ·		ays be filled out), because:
☐ The following justified exc	the state of the s		
		contractor does not represent a	justified exception!
2.6 DECLARATION BY THE CONTRACTOR I know that this contract does not establish have taken note of items 1-7 of the Explanante that I am responsible for the proper tax	atory Note of Trier Univ	ersity referring to the conclusion	
(place),	_(date)	(signature)	



3 REMUNERATION AND DECLARATIONS OF THE APPLICANT

3.1	1 REMUNERATION AND REFUND OF EXPENSES	
For th	the service delivered the contractor receives the following	ng:
-	up sum :€ (please state the sum the contrulation)	actor shall receive = maximum amount as stated under 2.4 Remuneration
	above amount covers the payment of the delivered serv the service, e.g., travel expenses and material cost.	ices and any expenses incurred by the contractor in the course of carrying
Atten	1 Payments on account ention: only in justified exceptional cases owing payments on account are agreed upon:	€, because:
calcul	•	note has been taken of items 1-6. Also, it is confirmed that the ne content of the Explanatory Note on the conclusion of work contracts
Trier,	r,(date)	(signature)
4 (CONCLUSION OF THE CONTRACT	
The se	DECLARATION AFTER DELIVERY OF SERVICE service(s) agreed in the application (Demand no.: agreed remuneration amounting to A partial payment of Is to be transferred to the above account of the was paid by cashier's cheque Only in case of a commercial contractor:	/ Order no.: 45) was/were duly delivered.
	5 mg m case 5 m commercian communication	y accurate") of the contractor is enclosed with this declaration.
Trier, _.	r,(date)	(signature) Factually and mathematically accurate
6 (COMPLETION BY THE ADINISTRATION	
1	Artists' Social Welfare Fund ☐ Yes ☐ Enrolled in list ☐ Copy on file - Dept. III/SG 4 ☐ no	
2 3	Tax ID: Transaction Reporting Regulation ☐ Yes	

□ No

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7 GENERAL CONDITIONS

7.1 Use of resources of the university

Principally university equipment, devices or auxiliary means are not available. The work performance must be carried out independently employing own working appliances and own professional knowledge. The contractor assumes exclusively the entrepreneurial risk for a successful work outcome.

For lectures within the frame of work contracts, the University provides the guest lecturer with the necessary rooms including presentation means (projector, beamer etc.). The University does not owe further cooperative services. The guest lecturer supplies texts required for the lecture on his account and risk. The guest lecturer is especially responsible for observing the copyright and right of use of the teaching material utilized.

7.2 Personal performance

The contractor is obliged to perform the service personally. If he makes use of the support of third parties, it will be in his own name and on his own account. In case of teaching performances, approval by the client is required.

The contractor is at any time solely answerable to the client as far as the conformance of his obligations is concerned. This contract does not constitute any obligations of the client towards third parties. The contractor expressly indemnifies the client from any claim by third parties.

7.3 TAXATION AND SOCIAL INSURANCE

This contract does not establish an employment between client and contractor.

It is the sole responsibility of the contractor to comply with his tax and social insurance obligations arising out of this contract.

The client does not execute the payment of tax for the remuneration. The contractor must report the income arising out of this contract to his governing tax authority. The Ordinance on Notification to the Tax Authority by other authorities and broadcasting companies of public law, dated 23. September 2021 (BGBI. I S. 4386), last amended by article 58 of 23 December 2003 (Federal Law Gazette, I, p. 2848), stipulates that the client has to inform the contractor's tax office of the payment. The authority obliged to notify, that is the client, must inform the contractor about this obligation (cf. § 11 of the Ordinance). Herewith we have informed you about this requirement.

The contractor is also obliged to notify other authorities (e.g., social insurance for artists) about the revenue from this contract.

In case of a work contract, the guest lecturer takes note that he, as independent teacher or instructor, may be subject to the legal pension scheme as per § 2 No. 1 Social Security Code VI. The contractor assumes the responsibility to notify the competent pension insurance carrier.

7.4 CONFIDENTIALITY/DATA PROTECTION

The contractor engages himself to keep secret any personal data or university internal affairs disclosed to him while executing the contract. This applies also to the time after the termination of the contract. The General Data Protection Regulation (of 25/05/2018) and the Data Protection Law of the Land Rheinland-Pfalz must be observed.

7.5 LIABILITY

The contractor is liable to the client for damages resulting from defective or late delivery of his service. In individual case, the client reserves the right to ask for the evidence of a liability insurance.

The client does not assume responsibility for damages sustained by the contractor during his activity and for which the client is not responsible.

7.6 PROPERTY RIGHTS

The contractor engages himself to deliver the contractual service/work free from any property rights. He assures that the work is exclusively his intellectual property, and he shall indemnify the client from any copyright claims of third parties.

The client is entitled to demand the issue or publication of the work (complete or in parts). Oral ancillary arrangements are not agreed.. Modifications or supplements to the contract as well as declarations pertaining to drafting of the contract need written form to become effective.

The Contractor shall transfer to the Client an unrestricted, exclusive, irrevocable, transferable, spatially and temporally unlimited and sub-licensable right of use to the results and all partial results of this order. The Client is entitled to transfer the right of use to third parties or to grant them rights of use. The contractor warrants that he/she is entitled to dispose of all texts, images, sketches, photographs, graphics, drawings, caricatures, illustrations and the like used by him/her and to grant the rights specified in this contract to the client. The Contractor warrants that no rights of third parties are infringed by this measure. Insofar as persons are recognisably depicted in photographs, they must obtain their written consent to the use of the photograph, in particular for publication on the internet/intranet. The Contractor shall indemnify the Client against all claims by third parties that may be asserted in connection with the exercise of the rights transferred."

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7.7 FURTHER LEGAL PROVISIONS

The contract and legal relationship are subject to German law.

For disputes pertaining to this contract, the competent court shall be the place of fulfilment of the disputable obligation. If the lecturer has not established or left his residence in Germany, place of jurisdiction shall be Trier.

In the event that any provision of this contract becomes void, the remaining provisions shall continue in full force and effect.

Either party can terminate the contractual relationship for important reasons.

The contractual relationship ends without notice if the contractor's permission to perform a gainful occupation expires according to the Residence Law.