

Continue

# THE SALES PROMOTION EMPLOYEES (CONDITIONS OF SERVICE) ACT, 19761

(11 of 1976)

[25th January, 1976]

An Act to regulate certain conditions of service of sales promotion employees in certain establishments.

Be it enacted by Parliament in the Twenty-sixth Year of the Republic of India as follows;—

- Short title, extent, commencement and application.—(1) This Act may be called the Sales Promotion Employees (Conditions of Service) Act, 1976.
- (2) It extends to the whole of India.
- (3) It shall come into force on such date1 as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different States.
- (4) It shall apply in the first instance to every establishment engaged in pharmaceutical industry.
- (5) The Central Government may, by notification in the Official Gazette, apply the provisions of this Act with effect from such date as may be specified in the notification, to any other establishment engaged in any notified industry.
- 2. Definitions.-In this Act, unless the context otherwise requires,-
- (a) "establishment" means an establishment engaged in pharmaceutical industry or in any notified industry;
- (b) "notified industry" means an industry declared as such under section 3;
- (c) "prescribed" means prescribed by rules made under this Act;
- <sup>2</sup>[(d)"sales promotion employees" means any person by whatever name called (including an apprentice) employed or engaged in any establishment for hire or reward to do any work relating to promotion of sales or business, or both, but does not including any such person,—

### Commission Agreement Addendum

Jim Roth Realty LLChas entered into a listing agreer	ment with	
(seller) to market the property at		
Both agree:		
If seller procures buyer, seller owes		
If J im Roth Realty procures buyer, seller owes		
If another Brokerage procures buyer, seller owes		
Seller may cancel this listing agreement at anytime		
Jim Roth, member date Jim Roth Realty, LLC	Se ller	date
4234 Main St	Seller	date

#### EXECUTIVE DIRECTOR AGREEMENT

This Executive Director Agreement ("Agreement") is made effective as of January 1, 2012, by and between the Association of Corporate Counsel America New Jersey (NJCCA) Chapter Inc. ("NJCCA") and

#### ARTICLE 1. TERM

This Agreement is for the period beginning on January 1, 2012, and ending on December 31, 2012, and can only be renewed, extended or amended by the written approval of the Executive Director and NJCCA. This Agreement may be terminated by either party by providing thirty (30) day written notice to the other party.

#### ARTICLE 2. ENTIRE AGREEMENT

The terms and conditions of this Agreement represent the entire agreement between and the Executive Director and supersede any prior documents or understandings, whether written or oral.

#### ARTICLE 3. SERVICES PERFORMED BY EXECUTIVE DIRECTOR

The Executive Director will provide the consulting services to NJCCA as described in Attachment A, incorporated herein by reference (collectively with such other services as set forth herein "Services"). All Services to be rendered by the Executive Director under this Agreement shall be performed at any location approved by the NJCCA Board, and NJCCA agrees to make available resources to enable the Executive Director to provide such Services. Use of these resources is strictly limited to NJCCA business.

Notwithstanding anything to the contrary herein, NJCCA and Executive Director agree that the number of Major Programs shall not exceed four (4) during a calendar year. A "Major Program" is a conference or event that is scheduled for a full day or a "sit down" catered dinner for the general membership for which NJCCA is lead organizing and managing organization. By way of example only and not by way of limitation, the four (4) current Major Programs are an Annual Dinner, an Annual Continuing Legal Education ("CLE") Conference, a Golf Outing and a Spring CLE Conference or Spring Cocktail Reception. By way of further example only and not by way of limitation, events co-sponsored with organizations such as the full-day conferences organized and managed by New Jersey Institute for Continuing Legal Education or law firms, or half-day CLE or NJCCA committee meetings are not Major Programs subject to this limit. NJCCA and Executive Director agree that any additional Major Programs will be subject to additional compensation agreed to prior to such additional Major Program.

#### ARTICLE 4. COMPENSATION AND EXPENSES

## FILM DIRECTOR AGREEMENT (FICTION FILM)

	, personal identity code,		
addr	ess (hereinafter the "Director"); and		
	, company identity code,		
addr	ess (hereinafter the "Producer").		
1.	OBJECT OF THE AGREEMENT		
1.1	The Producer will employ the Director for making the film (hereinafter the "Film") in accordance with the terms		
	and conditions agreed in this Film Director Agreement (hereinafter the "Agreement").		
1.2	The Film will be filmed in format, and its screen time is fixed at minutes.		
1.3	The target age limit for the Film shall be		
1.4	The production budget for the Film is euros.		
1.5	The Film shall be based on:		
	a)"s literary or other work entitled "".		
	The film rights in respect of the work have been transferred under a separate agreement between the Producer and the holder of the rights.		
	b) Original idea by		
	The manuscript for the Film has been made by:		
	The film rights in respect of the manuscript have been transferred under a sepa- rate agreement between the Producer and the holder of the rights.		

#### Sale of a Motor Vehicle

Memorandum of Purchase and	Sale agreement entered into between:-	
Name:		
ID No:		
( "the Seller")		
And		
Name:		
ID No:		
("the Purchaser")		
Description of Vehicle		
The Seller sells to the Purchase	er a motor vehicle, more fully described as;	
D D.I		
Purchase Price The purchase price of the moto	r vehicle shall be R	
(	amount in	
words)		
The purchase price must be pai	id upon delivery of the motor vehicle.	
Delivery		
	of the motor vehicle upon receipt of payment for	
the abovementioned vehicle.		
Defects		
	arrantees stated in this contract of sale, the moto	
vehicle is sold "voetstoots" and	the Seller shall not be liable for any defects in the	
motor vehicle, latent or otherwis	ie.	
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Sale of a motor vehicle - March 2011	Page	

#### Commission agreement template word

Sample commission agreement template word. Employee sales commission agreement template word. What is a commission agreement. Commission agreement example.

This Commission Agreement (this "contract") will enter into force [insert the employee's name], [Insert the employee's name], [Insert the employee's name] wants to get services [Insert the employee's name]. That is why the parties agree: 1. Employment. [Insert the name of the employee's name] wants to work [Insert the employee's name]. employer] Recruit [Insert the employee's name] as (N) [Insert the [Insert the name of the employee] also performs (i) other duties usually performed by a similar employee and (ii) other and unrelated services and obligations that can be given from time to time [Insert the employee name] [Place the word word for the word is an employer]. 2. The best efforts of employees. [Insert the name of the employee name] [Place the word word for the word is an employer]. the name of the employee] I agree faithfully, hardworking and [Insert the employee's name] his skills, experience and talents to perform all duties that may be necessary in clear and indirect conditions. Pursuant to this contract [place the employer's name]. Such obligations should be carried out in place (-y), which may sometimes be required [placing the name of the employer] for the needs, activity or possibilities. 3. Compensation for services provided [in order to place the employee] uso [Insert the amount] Annual remuneration paid for the month [to the month of the month.] Every day of the month. After the contract is completed, this part terminates the payment; However, provided that [Insert the employee's name] is the right to the periods of benefits or partial periods before the termination of the employeent contract and for which [Insert the employee name] and all commissions earned in accordance with [Insert the wordOrdinary procedures, possibly accumulated leave, are paid in accordance with national law and ordinary procedures [specify the name of the employer]. This section of the Agreement is intended only for accounting and wage calculation purposes and should not be interpreted as a minimum or last period of employment. 4. Commission payments. In addition to making payments in accordance with the above paragraphs, commission fees to regularly receive a certain salary. [Insert the employer's name] will provide commission payments [insert the employee's name] based on [insert the commission base]. This commission is paid every month for the next month [to place the day] next month. 5. Remuneration of expenses arising from [insert the employee's name] in accordance with the applicable guidelines that occasionally occur [insert the employer's name]. 6. Duration/termination. As the part of this contract, as the name of this agreement, [specify the name of the employer] may terminate the employment relationship only without prior notice and reimburse [to indicate the employee's name] until the date of termination. The compensation paid as part of this contract is [insert the employee's name] undertakes to follow all [insert the employee's name] rules and rules. 8. Property return. After this Agreement terminates [Include an employee's name], all property belonging to the [employer name] or is linked to [insert the employer, name] or is linked to [insert the employer] (including keys, records, notes, data, da controlled [insert the employee's name]. 9. Notes. All communication required or allowed under this Agreement [insert] these addresses can be changed from. The deadline for delivery of either party to the written notification in the manner specified above. 10. Full contract. This agreement contains the full consent of the parties, and in any other contract, oral or written there are no other promises or conditions. This agreement replaces all previous written or oral agreements between the parties are no other promises or conditions. This agreement replaces all previous written or oral agreements between the parties. both parties. 12. Seventy. If any provision (i) of this contract is considered incorrect or not having the right for any reason, the rest of the provisions will remain in force and shall be enforced. If the court determines that any decision (I) of this contract is incorrect or not justified, but limiting this provision, would become valid or subject to enforcement, this provision is considered written, interpreted and used as limited. 13. Refusal of contractual rights. For any party to ensure compliance and coercion to strictly comply with each provision of this Agreement. 14. applicable law. This contract is regulated by state legislation [indicate the name of the employee's name] individually. This agreement has come into force from the date of its first spelling. Employer: [indicate the employee's name] additionally. This agreement has come into force from the date of its first spelling. Employer: [indicate the employee's name] and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee's name] are also as a final and [indicate the employee name of the employer] by whom: [indicate the name] [indicate the name] agreed and accepted.