Employer-Employee Agreement in accordance with Article 21, para. 2 of Regulation (EC) No. 987/09 or Art. 18, para. 2 of the bilateral convention between Switzerland and the United Kingdom

The employee is subject to the Swiss social security legislation¹, and the employer does not have any place of business in Switzerland.

The employee and the employer hereby agree that the employee shall assume employer's obligations as regards to the payment of social security contributions and the provision of legally required information.

In addition to their wages, the employer must also pay employees the employer's share of the Swiss social security contributions. For information purposes, a synoptic table of the contribution rates and premiums prescribed by the relevant Swiss legal provisions is available at the following Web address (in German/French/Italian): www.bsv.admin.ch Praxis/Pratique/Indicazioni pratiche < Beiträge an die AHV, die IV, die EO und die ALV/Cotisations dues à l'AVS, AI, APG et AC/Contributi AVS, AI, IPG e AD (http://www.bsv.admin.ch/praxis/02504/index.html?lang=de).

The employer remains liable for the payment of contributions to Swiss social security institutions.

1 Employee

Name	
	Nationality
AHV-AVS No	Telephone

2 Employer

Telephone	Fax	E-mail

The employee shall send a copy of the present agreement to the following insurance institutions:

- a) The competent AHV-AVS Compensation office (1st pillar of the statutory old-age insurance scheme)
 If the employee has several employers and if one of them has a place of business in Switzerland, the present document must to be sent to the AHV-AVS Compensation office of the latter.
- b) The Swiss National Accident Insurance Fund (SUVA) for companies referred to in Art. 66 of the Federal Act on Accident Insurance (AIA), otherwise an accident insurance provider in

¹ For an overview of the Swiss social security system, see <u>www.bsv.admin.ch</u> > Themes > International Affairs

accordance with Art. 68 AIA for other companies

If the employee has several employers and if one of them has a place of business in Switzerland, then the accident insurance provider of the latter is competent. However, if such an employee works in different fields of activity, contributions may have to be paid to both the SUVA and another accident insurance provider in accordance with Article 68 AIA.

c) The employer's occupational benefit institution (2nd pillar of the Swiss statutory old-age insurance scheme):

i) Name of the registered occupational benefit institution (pension fund):

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- ii) If the employer is still not affiliated to a registered occupational benefit institution in accordance with sub-paragraph i), it must conclude an affiliation contract with an occupational benefit institution. By signing the present agreement, the employer authorises the employee to conclude such an affiliation contract. The employer and the occupational benefit institution acknowledge that under this affiliation contract all persons that work for this employer, who is subject to Swiss legal provisions on occupational benefit plan, shall be insured with said occupational benefit institution.
- d) The Family Compensation office in the canton of residence if the employee resides in Switzerland, or the Family Compensation office in the canton where the main activity is performed

If the employee has several employers and if one of them has a place of business in Switzerland, the present agreement must to be sent to the Family Compensation office of the latter.

The payment of mandatory health insurance contributions falls to the employee.

Date, signature of the employee

Date, signature of the employer