**CE-Church Officer-KS-NON PVG**

**Preliminary Notes**

1. This style is for congregations constituted other than in terms of the Model Constitution i.e. with a Unitary or *Quoad Omnia* Constitution or with a Deacons’ Court or a Board of Management. If you are operating in terms of the Model Constitution, you should use the Congregational Board style.
2. It is important that the endnotes and the references contained within the style contract are **removed** prior to the issue of the contract to the employee either in draft or final form.
3. It is anticipated that this post is one where the nature of the duties DO NOT constitute “regulated work” with children and/or protected adults (see the job description attached). The post holder, therefore, does not require to be checked via the Church’s Safeguarding Service with a view to becoming a Scheme member in terms of the Protection of Vulnerable Groups (Scotland) Act 2007 (“PVG”). Indeed, it would be unlawful to require this unless an employee is in fact undertaking “regulated work”. It remains important, however, that a proper recruitment process (including the obtaining of satisfactory references) is carried out. If you are in any doubt as to whether the duties of the post will in fact constitute regulated work within the meaning of the PVG Act, please contact the Safeguarding Service at telephone number 0131 240 2256. Email: safeguarding@churchofscotland.org.uk. Please also read the endnote to Clause 17 of the following contract.
4. For general advice, see our employment law circulars at: [Law Department circulars | The Church of Scotland](https://churchofscotland.org.uk/resources/law-circulars#employment_law)

**CONTRACT OF EMPLOYMENT**

of

THE CHURCH OFFICER of

…………………………………………………[[1]](#endnote-1)

CHURCH OF SCOTLAND CONGREGATION

1. Employer

The Employer is the Kirk Session of [[2]](#endnote-2) Church of Scotland Congregation, Scottish Charity Number SC0[ to be completed] per the Session Clerk.

1. Employee

The Employee is      [[3]](#endnote-3)

1. Commencement

 The Employment commences on [[4]](#endnote-4) which is the date of commencement of continuous employment.

1. Duties etc.[[5]](#endnote-5)

 The Employee will carry out diligently the whole duties pertaining to the post of Church Officer as detailed in the annexed Job Description set out in Schedule 1 to this contract, as such duties may be adjusted from time to time by the Employer.

1. Place(s) of Employment[[6]](#endnote-6)

 The Employee’s place(s) of work is/are

1. Salary

 Salary will be payable at the rate of £ [[7]](#endnote-7) per annum, payable in arrears per calendar month. The salary will normally be reviewed annually by the Employer.

1. Hours of Work etc

 The Employee’s normal hours of work will amount to [[8]](#endnote-8) hours per week but the Employee will work sufficient hours properly to complete the duties incumbent upon them.

1. Training[[9]](#endnote-9)

The Employee will be required to take part in training courses provided by or on behalf of the Employer, from time to time. The Employee’s training entitlement is [4 hours] per calendar year; of which [4 hours] is the mandatory minimum that is to be taken. This will be reduced in proportion to any part calendar years worked, rounded up to the nearest hour. Mandatory training will count towards the Employee’s working hours and any training costs will be met by the Employer. The cost of any non-mandatory training will not normally be paid for but may count towards the Employee’s working hours, both at the Employer’s discretion.

1. Accommodation[[10]](#endnote-10)

 The Employee shall in furtherance of their duties have the free occupancy of the Church Officer’s house at [[11]](#endnote-11)………………………….(“the Property”). The Employee will be obliged to occupy the Property during the employment and will be obliged to vacate the Property immediately following the termination of employment. The following terms and conditions shall, in addition, apply to the Employee’s occupancy of the Property: -

1. The Employer will be responsible for keeping the Property wind and watertight and for keeping in reasonable repair the installations in the Property for the supply of water, gas and electricity and for sanitation, space and water heating. The Employer will also be responsible for keeping in reasonable repair and proper working order any fixtures, fittings and appliances provided to the Employee in connection with their occupation of the Property. Otherwise, the Employee shall be responsible for the internal maintenance and repair of the Property and for keeping it clean, aired and decorated to a reasonable standard;
2. The Employee will not be entitled to make any alterations to the Property either internally or externally;
3. The Employee shall keep the garden ground (if any) in a neat and tidy condition, free from weeds and shall keep any grass regularly cut;
4. The Employee will be liable for all electricity, gas, telephone and other fuel and utility costs throughout the period of their occupancy of the Property and shall ensure that all suppliers are notified of the occupation and all bills issued in the name of the Employee;
5. The Employee will be responsible for payment of the Council Tax and/or any other Local Authority tax substituted therefor and for all water and sewerage charges payable in respect of the Property;
6. The Employer and any persons authorised by it shall be entitled to inspect the Property externally and internally on giving reasonable prior notice to the Employee and to carry out such works or alterations as it may deem advisable;
7. The Property shall be occupied by the Employee and members of the Employee’s immediate family only and lodgers, paying guests and the like are not permitted. The Property shall be used and occupied as a private dwellinghouse only and shall not be used for any other purpose.
8. Holidays

 The holiday year is from 1st January to 31st December.  Holiday entitlement is [[12]](#endnote-12) weeks *per annum*, the period during which holidays may be taken being at the discretion of the Employer.

 If, on termination of the employment, holidays already taken exceed entitlement, the Employer reserves the right to deduct the equivalent sum from any monies owing to the Employee at the time.

1. Sickness Pay and Benefit

 In any period of twelve consecutive months:

 (a) The Employee will be granted full salary during the first [four weeks][[13]](#endnote-13) of sick leave and half salary for the next [nine weeks]. At the discretion of the Employer, the period of full pay and/or half pay may be extended.

 (b) For absences through illness of up to seven days the Employee shall self-certify, in writing to the Session Clerk, the reason for their absence. In all other cases of absence through illness, medical certificates must be presented to the Session Clerk and any National Insurance Benefits receivable will be deducted from the gross salary payable.

 (c) Such period or periods of full pay and/or half pay shall not exceed in total [13 weeks] in any consecutive 12-month period.[[14]](#endnote-14)

1. Pensions[[15]](#endnote-15)

If eligible the Employee will be enrolled into the Employer’s workplace pension scheme, further information about which the Employee may obtain by contacting the Session Clerk. The Employer does not operate a pension scheme in which a pensions Contracting-out Certificate is in force.

1. Notice of Termination of Employment[[16]](#endnote-16)

 The Employer will give the following notice of termination of employment except in cases of misconduct of a serious nature when the Employee may be suspended or dismissed: -

|  |  |
| --- | --- |
| Period of Continuous Employment | Period of Notice |
| Less than one month | None |
| From one month to less than two years | One week |
| From two years to less than three years | Two weeks |
| Thereafter continuing to increase by one week for every year of continuous employment up to a maximum of  | 12 weeks |

 The Employee will give a minimum of [two months] notice of intention to resign.

 It is understood that the Employer has power to suspend or terminate the appointment of the Employee all in accordance with the terms of this Contract.

1. Disciplinary Matters[[17]](#endnote-17)

 The matters which can lead to disciplinary action or dismissal by the Employer include the following: -

 i. Irregular attendance at work.

 ii. Persistent lateness in attending to duties.

 iii. Unsatisfactory work performance over a reasonable period of time.

 iv. An unwillingness to accept authority or failure to carry out any reasonable instruction given in the course of duty.

 v. Disclosure of information acquired in the course of duty or any wilful act or default which prejudices the interests of the Congregation.

 vi. Action or behaviour likely to reflect adversely on the Church of Scotland or bring its name into disrepute.

 vii. Failure to notify the Session Clerk of non-attendance at work.

 viii. Failure to produce medical evidence of illness lasting more than seven days.

 The disciplinary procedure set out in Schedule 2 annexed shall apply to the Employment.

1. Redress of Grievances[[18]](#endnote-18)

 The grievance procedure set out in Schedule 3 annexed shall apply to the Employment.

1. Direction of the Minister[[19]](#endnote-19)

 As regards the execution of their duties, the Employee will be subject to the direction of the Minister of the congregation.

1. Dress[[20]](#endnote-20)

 At all diets of worship on Sundays or otherwise, the Employee shall be suitably and appropriately dressed.

1. Protection of Children and Young People/Protected Adults[[21]](#endnote-21)

 The Employee acknowledges that they have received, read and understood the Church of Scotland’s Code of Good Safeguarding Practice. The Employee undertakes to comply with the Code and relative Church of Scotland Safeguarding guidelines in so far as relating to the employment. The Employee understands that it is their duty to protect any children and young people/protected adults with whom they come into contact. The Employee is aware of what action to take if abuse is discovered or disclosed. In the event of the duties of the post being amended by agreement so as to constitute regulated work with children and/or protected adults, the Employee acknowledges that they will require to become a PVG scheme member.

1. In these terms and conditions no particulars are entered in respect of the matters covered by paragraphs (g), (j) and (k) of Section 1 (4) of the Employment Rights Act 1996.[[22]](#endnote-22)

IN WITNESS WHEREOF this and the preceding [three] pages and the three Schedules annexed are signed by the parties as follows: -

|  |  |
| --- | --- |
| ………………………………..…….**Employee** | …………………………………………….**Session Clerk** (on behalf of Employer) |
| …………………………………......Date | ……………………………………………Date |
| ……………………………………..**Witness** (signature) | ……………………………………..**Witness** (signature) |
| ……………………………………..Witness full name | ……………………………………..Witness full name |
| ……………………………………..……………………………………..Witness address | ……………………………………..……………………………………..Witness address |

**Schedule 1**[[23]](#endnote-23)

referred to in the foregoing Contract

The Employee will carry out the whole duties pertaining to the post of Church Officer which shall include: -

1. Preparation for and attendance at the usual diets of worship on Sundays, including communion services and also all additional Sunday or weekday services sanctioned by the Kirk Session. Such preparation will include the laying of the covers for communion services. The attendance will include ensuring that the Minister’s robe, cassock, etc are ready. Subject to the overall direction of the Minister, the Church Officer will, in connection with these duties, act on the instructions of the Session Clerk.
2. Preparation for and attendance at the Sunday School services and any special services. Subject to the overall direction of the Minister, the Employee will, in connection with these duties, act on the instructions of the Superintendent of the Sunday School, the Deputy Superintendent or the Secretary.
3. Preparation for and attendance at all Committee and social meetings of the Congregation, Kirk Session, Congregational Board and all other Church organisations, including choir practice and any meetings or series of meetings specially sanctioned or ordered to be held in the Church, halls or other accommodation (all herein referred to as “the premises”)
4. Preparation of the premises for all services, meetings etc. including the heating, airing and general making ready thereof.
5. Opening up and preparation of the premises for occupation by third parties as permitted by the Congregation and subsequently locking up and tidying up as required after such use.
6. After all services, meetings etc. the Employee shall be responsible for effectively tidying up and cleaning the premises, arranging for the laundering of communion tablecloths and towels, washing up and putting away all dishes, utensils, etc. used.
7. The Employee shall be responsible for keeping the premises thoroughly clean and tidy. This will include the cleaning of all of the ground floor windows and the keeping of the whole grounds in neat and tidy condition. These duties shall also include the washing of the premises as often as may be required and, in particular, when requested to do so. The Employee shall also ensure that the lavatories are fully serviced with towels etc. always being available.
8. If any repairs are required to the premises or their furnishings, the Employee will forthwith report the same to the Session Clerk.
9. The Employee shall, in consultation with the Session Clerk, order such bread and wine as may be required for communion services.
10. If required, the Employee will be responsible for taking Church collections and monies to the Congregation’s Bank as soon as such monies are available or accompanying a designated person to the Bank to do so and for paying the same into the appropriate Congregational Bank Account. Immediately thereafter, the Employee will deliver the pay-in receipts to the Congregational Treasurer.
11. The Employee will order all necessary supplies of cleaning materials etc. In consultation with the Session Clerk and will also order such fuel as may be required for the central heating system of the premises (and for their own use in the Church Officer’s house and, per clause 8(d), with liability for the cost of their own proportion.)
12. The accounts for all supplies or services ordered by the Employee in terms hereof will be checked by the Employee and delivered to the Congregational Treasurer. The Treasurer will duly initial approved accounts for payment and in the case of those accounts which have not been approved, the Treasurer will add their comments on the accounts and discuss them with the Employee as may be required.
13. At all diets of worship on Sundays and weekdays the Employee shall be suitably dressed and shall, if appropriate, wear a gown provided by the Church.
14. At such times as may be requested, the Employee will report to the Minster at the Manse and will perform any duties in connection with Church matters which the Minister may instruct the Employee to carry out.
15. Such additional duties as may reasonably be requested by the Employer from time to time.

**SCHEDULE 2**

referred to in the foregoing Contract

DISCIPLINARY PROCEDURE

The Employee shall be responsible on a day to day basis to the [Session Clerk],[[24]](#endnote-24) who may, if the Employee’s work or conduct is considered unsatisfactory, arrange an informal meeting with the Employee to explain any shortcomings and suggest ways of correcting them in the future. This is not part of the formal procedure set out below. If the Employee’s work performance is considered sufficiently serious, then a formal procedure shall be implemented as set out below.

Formal Procedure

1. The formal procedure will be implemented by the Employer if the informal stage fails to result in the desired improvement or in the case of any matter that is considered sufficiently serious. The Employer will arrange to establish the facts of the case to decide whether disciplinary action may be required. In some instances, this will involve the holding of an investigatory meeting with the Employee before proceeding to any disciplinary hearing. In others, the investigatory stage will be the collation of evidence by the Employer for use at any disciplinary hearing. Where this is practicable, such investigation will be carried out by someone other than the person who conducts any subsequent disciplinary hearing. Following such investigation, if it is decided that a disciplinary hearing is appropriate, the [Session Clerk/Treasurer/Other][[25]](#endnote-25) will send to the Employee a written statement setting out the nature of the alleged misconduct or poor performance and its possible consequences in good time for the Employee to consider the contents prior to the meeting referred to below.
2. Following the production of the statement referred to in paragraph 1 above, the[Session Clerk/Treasurer/Other] will, as soon as reasonably practicable, arrange a disciplinary meeting with the Employee and with such other persons as the Employee or the Employer may consider necessary. The Employee is entitled to be accompanied by a fellow employee or another person of the Employee’s choosing who has had no involvement in the matter. If the date or time arranged for the meeting is unsuitable, the Employee may suggest another date or time within 5 working days from the hearing date that has been proposed. The Employee may be entitled to call witnesses at such a meeting but must first give the [Session Clerk/Treasurer/Other] reasonable notice of the witnesses that the Employee intends to call.
3. The disciplinary meeting shall be conducted by a Committee set up by the Employer to consider the complaint. After taking submissions and evidence from the Employee, any witnesses that the Employee may have called, and from any other appropriate source, the Committee shall decide what action should be taken and may: -

(a) decide that the Employee is not in breach of the Contract of Employment;

 (b) consider that there has been a breach which warrants the issuing of an oral warning that such a breach must not recur;

 (c) in more serious cases, issue a formal written warning that any repetition of the breach will result in the Employment being terminated;

 (d) terminate the Employment with notice either where there have been previous warnings or the conduct has been sufficiently serious to warrant such dismissal;

 (e) terminate the Employment without notice where the breach of contract is considered sufficiently serious to warrant summary dismissal.

1. (a) The decision of the Committee will be communicated to the Employee and

 confirmed in writing, together with notification of the Employee’s right to appeal the decision. Any warning will indicate the breach of the Contract of Employment and what steps the Employee must take to prevent a repetition of such breach. The Employee will also be informed that if their performance remains unsatisfactory after written notice of breach and of the improvements required after the expiry of the period of time within which it is expected that the improvements should be achieved, or if further breaches occur, the Employee will be dismissed. Any such written notice shall state the period for which it shall remain in force.

 (b) If the decision is that the Employee shall be dismissed, then the written Notice of Dismissal shall state the misconduct which had led to the dismissal, why the Employee is guilty of that misconduct and shall notify the Employee of their right of appeal.

1. If the Employee is dissatisfied with that decision then they may appeal against it in writing to the [Session Clerk/Treasurer/Other]. Such appeal must be made in writing to the [Session Clerk/Treasurer/Other]within 5 working days of receiving written confirmation of that decision and must set out the reasons or other submissions the Employee wishes to make. The Employer may require such submissions to be supplemented orally or in writing as considered appropriate.
2. On receipt of the Employee’s notification of the desire to appeal, an Appeal Committee shall be set up by the Employer which shall be entitled to seek such other submissions, orally or in writing, from the Employee or such other persons as the Appeal Committee may think fit, and shall then either confirm a decision or substitute it with such decision as it considers appropriate.[[26]](#endnote-26)

**SCHEDULE 3**

referred to in the foregoing Contract

GRIEVANCE PROCEDURE

If the Employee has any grievance relating to their Employment then this should, in the first place, be raised on an informal basis with the [Session Clerk].[[27]](#endnote-27)

If the Employee is dissatisfied with the response then they should initiate the formal grievance procedure. To do that the Employee must set out their grievance in writing and send the statement, or a copy of it, to the [Treasurer].[[28]](#endnote-28)

Thereafter, the Employer will arrange within 14 days (or as soon as reasonably practicable) a meeting to discuss the grievance. The meeting cannot take place unless the Employer has had a reasonable opportunity to consider his response to the written statement. The Employee must take all reasonable steps to attend the meeting. The Employee is entitled to be accompanied by a fellow Employee or another person of the Employee’s choosing who has had no involvement in the matter. If the date or time arranged for the meeting is unsuitable, the Employee may suggest another date or time within 5 working days from the hearing date that has been proposed. The Employee may be entitled to call witnesses at such a meeting but must first give the [Treasurer] reasonable notice of the witnesses that they intend to call.

After the meeting, the Employer must inform the Employee in writing without unreasonable delay of the decision in response to the grievance and notify the Employee of the right of appeal against the decision if the Employee is not satisfied with it.

If the Employee wishes to appeal they must inform the Employer whereupon the Employer must invite them to attend a further meeting within 14 days (or as soon as reasonably practicable). The appeal group which shall hear the appeal shall be made up of members of the Employer who have not been involved in consideration of the initial grievance. The Employee must take all reasonable steps to attend the meeting. After the appeal meeting, the [Treasurer] shall inform the Employee in writing and without unreasonable delay of the Employer’s final decision.

Where the Employee has ceased to be employed, but wishes to bring to the Employer’s attention a grievance which they had not raised before the date of termination, the parties may agree to the matter being handled in line with foregoing procedure, except that in that case there will be no right of appeal against the Employer’s decision.

Where the Employee raises a grievance during a disciplinary process the disciplinary process may be temporarily suspended in order to deal with the grievance. Where the grievance and disciplinary cases are related it may be appropriate to deal with both cases concurrently.

**TIPS AND NOTES FOR COMPLETION**

1. Insert the name of the Congregation. [↑](#endnote-ref-1)
2. Insert name and charity number of the Congregation [↑](#endnote-ref-2)
3. Insert the Employee's name, address and, ideally, date of birth. For example: Joe Blogs, (DoB DD/MM/YYYY), 1 Main Street, Town, AB12 3CD. [↑](#endnote-ref-3)
4. The date on which the employee is to start work with you should be inserted here. However, if the employee has previously been employed by you (whether in the same post or a different one) and they were so employed immediately before the date on which they are to start work under this contract, the date to be inserted above should be the date they first started working for you.

Fixed term contracts

If the contract is to last only for a fixed term, that should be stated in this clause e.g. *The employment commences on 5th June 20XX which is the date of commencement of continuous employment and shall be for a fixed period of two years, terminating on 4th June 20XX without need of further notice.*

Please note however that the employment rights of a fixed term employee are on much the same basis as those of a permanent employee and there may therefore be little advantage in constituting a contract on a fixed term basis. For example, when a fixed term contract reaches the end of its term and is not renewed, that counts as a dismissal and fair dismissal process must be followed, including the necessary consultation. After the employee has been with you for two years, they can take a claim to an Employment Tribunal alleging unfair dismissal. After two full years’ employment, the employee in such a case will be due a redundancy payment, even if the contract is for a fixed term. Employers should also bear in mind that consecutive short-term contracts (for example where a fixed term contract is renewed) will automatically convert to a permanent contract after 4 years. It is quite a complicated topic and if unsure, please contact us for further advice. [↑](#endnote-ref-4)
5. This refers to the Job Description which will have to be made up to detail all the expected duties.

It is anticipated that the duties in this post will not constitute “regulated work” with children and/or protected adults in terms of the Protection of Vulnerable Groups (Scotland) Act 2007. If, however, your church/hall premises are regularly (i.e. on more than 6 occasions per year) used by a nursery or other service which provides day care for children for more than 2 hours per day, the position will be different and **if the Church Officer is working in the premises at times when the children are being looked after** then the Church Officer will require to be checked via the Church’s Safeguarding Service and to become a Scheme member in terms of the PVG Act. For further information, contact the Safeguarding Service as set out in the Preliminary Notes above. [↑](#endnote-ref-5)
6. This should be completed to list all areas e.g. Church, hall etc. where the Church Officer is expected to carry out their duties. [↑](#endnote-ref-6)
7. Employees must be paid at least the statutory national minimum wage. [↑](#endnote-ref-7)
8. If the number of hours worked per week varies then it will be necessary for the purposes of the Minimum Wage legislation for the Contract to state a daily average number of hours and the following should be inserted in place of what is stated in the style contract: -

 *The Employee shall work sufficient hours properly to complete the duties incumbent upon them but the average number of hours to be worked by the Employee shall be* **[       ]** *per day.*

If the average number of hours changes in the course of the contract then the contract should be varied to reflect that change – and any other changes requiring to be made. [↑](#endnote-ref-8)
9. This example wording has been included and should be adapted to fit your particular requirements. The number of hours will need to be adjusted to suit your own requirements.

Please note that for all employees who started working after 6 April 2020 the written terms must set out the training that must be completed, including training the employer does not pay for. (Section 1(4)(l), (m) & (n) of the Employment Rights Act 1996.)

It should be noted that if no training entitlement and required minimum amount is included in the contract or, at least, referred to in a learning and development policy or similar then the employee is not obliged to take part in such training.

There is no obligation to pay for mandatory training but if the employee earns the National Minimum Wage, or close to, then the employer should pay for time spent on mandatory training. Please see the ACAS Guidance on [Getting paid for mandatory training](https://www.acas.org.uk/getting-paid-for-mandatory-training).

Details of any training provided by the employer that is not compulsory (if this information is not included in the document, the employer must state where to find it) may be ‘given in instalments’. This means that this does not need to be included in the employment contract but must be provided no later than two months after the beginning of the employment. Please see the ACAS Guidance on [What must be written in an employment contract](https://www.acas.org.uk/what-must-be-written-in-an-employment-contract/what-the-written-terms-must-include).

Different roles will require different training. Examples of training that you might want to offer include: -

Health & Safety

risk assessment

manual handling

COSHH (particularly cleaners & CO)

lone working

 Safeguarding

[Data Protection & GDPR](https://ico.org.uk/for-organisations/accountability-framework/training-and-awareness/) (particularly administrators, secretaries & youth workers)

 Equality & Diversity

 Polices – Disciplinary, Grievance & H&S (where more than five employees)

This is not an exhaustive list; and not all posts will require training in all of these areas. Only with knowledge of the actual role offered will you be able to consider the training required.

The [Law Department circulars](https://churchofscotland.org.uk/resources/law-circulars) are a good starting point on things such as [Data Protection](https://churchofscotland.org.uk/resources/law-circulars#data_protection), [Health & Safety](https://churchofscotland.org.uk/resources/law-circulars#health_and_safety) and [Charity Law](https://churchofscotland.org.uk/resources/law-circulars#charity_law); and many training providers offer cost-effective e-learning. See, for example, the British Safety Council’s [short online courses](https://www.britsafe.org/training-and-learning/how-can-i-study/online/?filterOptions=AwardingBody_1172%2CStudy_Online&pageSort=priority_asc&pageNumber=1).

If you are unsure or require any further information then please contact the Law Department. [↑](#endnote-ref-9)
10. This clause should be removed if no accommodation is provided.

Many Church Officers or Beadles will be provided with accommodation and, indeed, it may form the most significant part of the remuneration. Payments in kind may not usually be taken into account when calculating a worker’s salary. The provision of accommodation is an exception, meaning that allowance can be made for part of the value of the accommodation provided. However, the figure is set quite low and it may therefore be the case that congregations require to increase the salary actually paid in order to be sure that the employee receives the national living wage.

The maximum amount that can be offset against the national minimum wage in respect of the provision of accommodation is revised from time to time by the UK Government. This should be checked if a Church Officer/Beadle is being provided with accommodation by checking the UK Government website, here: [National Minimum Wage and Living Wage: accommodation - GOV.UK (www.gov.uk)](https://www.gov.uk/national-minimum-wage-accommodation). Where accommodation is provided for less than a full week, the offset should be correspondingly reduced.

In determining whether a salary needs to be increased the allowance should be added to the amount actually paid over the relevant period and that figure divided by the number of hours worked in the period. If, after this, the hourly rate is less than the appropriate hourly minimum then the monetary element will require to be increased.

The pay statement should not refer to a “net" figure to which the accommodation element is be added. Although, for the purposes of the legislation, the critical factor is that any worker who has the benefit of tied accommodation should receive remuneration equivalent to at least the minimum statutory rate (after taking into account the accommodation offset, correctly calculated), the pay slip should state the “gross” figure (i.e. a sum equivalent to at least the hours worked times the appropriate hourly minimum rate) from which the accommodation offset is treated as a deduction. There are record keeping obligations on employers and, while these are not specific on the point, it is suggested that it would be clearer if the pay statement detailed a “gross” amount with a deduction being made for any accommodation element.

Where accommodation is included as part of the terms and conditions of employment, this arrangement will be subject to the provisions of Part 8 of the Antisocial Behaviour (Scotland) Act 2004 which means that the “landlord” must register with the Local Authority. If title to the house is held in the name of local trustees on behalf of the congregation then this should be done locally but if the title is in the name of the Church of Scotland General Trustees then contact should be made with them (gentrustees@churchofscotland.org.uk) and they will arrange to add the details of the house to their existing registration with the appropriate Local Authority. Further information about the registration procedure is available at: [www.landlordregistration.scotland.gov.uk](http://www.landlordregistration.scotland.gov.uk).

The provision of accommodation to the Church Officer will also be regulated by the terms of Section 20(1) of the Housing (Scotland) Act 2006. This requires that the house must meet what is known as the Repairing Standard i.e. that the following conditions must be met: -

	* It must be kept wind and water tight and reasonably fit for human habitation;
	* The structure and exterior of the house (including drains, gutters and external pipes) must be in reasonable repair and proper working order;
	* The installations in the house for the supply of water, gas and electricity and for sanitation, space heating and heating water must be in reasonable repair and proper working order;
	* Any fixtures, fittings and appliances provided must be in reasonable repair and proper working order;
	* Any furnishings provided must be capable of being used safely; and
	* There must be satisfactory provision of smoke alarms.Additional information about the Repairing Standard is available from the Scottish Government website, here: [The Repairing Standard - gov.scot (www.gov.scot)](https://www.gov.scot/publications/repairing-standard/)

The house should therefore be inspected by the Property Convener to ensure that it complies with the Repairing Standard and, along with the contract, the employee should be issued with a letter advising about the effect of the Standard and the Private Rented Housing Panel arrangements on their occupancy of the house. [↑](#endnote-ref-10)
11. Insert the address of the Church Officer’s house, if any. [↑](#endnote-ref-11)
12. The amount of holiday you are giving should be inserted.

Currently the statutory minimum entitlement is 5.6 weeks (28 days) paid holiday per annum for workers who work a 5-day week, and you cannot give less than that.

Part-time workers are entitled to at least 5.6 weeks’ paid holiday, but this will amount to fewer than 28 days. For example, if they work 3 days a week, they must get at least 16.8 days’ leave a year (3 x 5.6).

For a post such as this, it may be easier to express holiday entitlement in hours off rather than weeks. For a handy government ready reckoner to help you calculate statutory minimum holiday entitlement click on: [Calculate holiday entitlement - GOV.UK (www.gov.uk)](https://www.gov.uk/calculate-your-holiday-entitlement)

Public Holidays

Thereis no legal entitlement to public holidays or days off in lieu in addition to the statutory minimum entitlement and with a part time employee, depending on when the public holidays fall, this can add complications. However, if you wish to give public holidays, a possible clause (to go in after the second sentence in this clause) could read:

“*In addition, there will be an entitlement to X days public holidays or alternatively as agreed between the Employer and the Employee X further days in lieu of public holidays*.”

Holiday cover

As this is an employer/employee relationship, it is up to the employer to arrange cover for holidays (and indeed sickness.) [↑](#endnote-ref-12)
13. There is no obligation on an Employer to offer anything other than statutory sick pay to an Employee and it is up to the Employer to determine what additional sickness pay it wishes and can afford to give. It is suggested that periods of four weeks full pay and a corresponding period of half pay may be appropriate, depending on the circumstances. [↑](#endnote-ref-13)
14. Note: the period of time referred to should reflect the total period of time allowed for contractual sick pay. For example, if the provision will be four weeks full pay and nine weeks half pay, this clause should read “Such period or periods of full pay and/or half pay shall not exceed in total 13 weeks in any consecutive 12-month period.” [↑](#endnote-ref-14)
15. Although employees can opt out of a work place pension scheme, all employers will have to automatically enrol all their eligible jobholders (who are aged between 22 and the state pension age, earning over £10,000 (as at 2022) into a 'qualifying' workplace scheme such as the National Employment Savings Trust (“NEST”). If your employee is not eligible for automatic enrolment they may be eligible to opt into a workplace scheme. Further information on workplace pensions and contributions can be found online, here: [New employers | The Pensions Regulator](https://www.thepensionsregulator.gov.uk/en/employers/new-employers) [↑](#endnote-ref-15)
16. The periods of notice set out in this clause are the statutory minimum that must be given to the employee. You can be more generous if you wish. The law does not specify the minimum period of notice an employee must give you and you should fix this in accordance with your own requirements. However, if it is too long, it may be difficult to enforce. It is important to note that, for a dismissal to be fair, an Employee cannot simply be given notice and dismissed unless the Employer has first followed a fair procedure. Further guidance is available from the Law Department should you be contemplating the dismissal of an Employee. [↑](#endnote-ref-16)
17. You can add or subtract from the list of examples given (although the list is a tried and tested one and should cover most forms of unacceptable conduct). The disciplinary procedure attached complies with ACAS guidelines. If you wish to make substantial changes, please contact us for further advice as the procedural aspects of disciplinary and grievance matters are extremely important and are strictly regulated by the courts. [↑](#endnote-ref-17)
18. The grievance procedure set out in Schedule 3 should be followed in the event that an employee has a grievance. [↑](#endnote-ref-18)
19. This provision may be altered if the Church Officer is to be managed by someone else but, if the post includes duties which constitute “regulated work” with children in terms of the PVG Act, the line manager must be the Minister, who will be a PVG Scheme member. [↑](#endnote-ref-19)
20. If you are a more “casual” congregation, you may wish to omit this clause. Alternatively, if you wish a particular garb to be worn e.g. a gown, this should be specified as a requirement. [↑](#endnote-ref-20)
21. This is hopefully self explanatory but if any further advice is needed, please contact the Safeguarding Service. [↑](#endnote-ref-21)
22. A statement of this kind is required under Section 2(1) of the 1996 Employment Act.

Paragraph (g) refers to non-permanent or fixed term employment and if this is a fixed term contract the reference to paragraph (g) in clause 21 will require to be deleted.

 Paragraphs (j) and (k) refer respectively to collective agreements and working abroad and are not therefore likely to be relevant for a contract of this type but the absence of terms and conditions relative to these matters must be stated as above. [↑](#endnote-ref-22)
23. This is only a suggested style and will need to be redrafted to meet your own particular requirements. Not all of the suggested clauses will fit the bill. [↑](#endnote-ref-23)
24. There should be inserted the name of the office bearer to whom the employee will be responsible on a day to day basis. It is suggested that it would be preferable to refer to a specific office such as Session Clerk rather than a named individual. In order to allow for a cushion between an Employee and the Minister it is not recommended that the Minister acts as the Employee’s line manager, even if they have day to day input into the employee’s work. [↑](#endnote-ref-24)
25. Here refer to either the office bearer mentioned in paragraphs 1 or the office bearer, if different, who will be responsible for dealing with the formal procedure and the associated matters of administration. In either case, this will be the person who should be named at insertions [Session Clerk/Treasurer/Other] in the remainder of the Disciplinary Procedure. [↑](#endnote-ref-25)
26. The same procedures apply to Appeal meetings as apply to the initial disciplinary meeting i.e. the Employee is entitled to be accompanied and to call witnesses. No one who has participated as a decision-maker in the original disciplinary process should subsequently take part in the Appeal process. [↑](#endnote-ref-26)
27. Insert the name of the office bearer to whom the Employee will be responsible on a day to day basis. It is suggested that it would be preferable to refer to a specific office such as Session Clerk rather than a named individual. While the Minister may have day to day input into the Employee’s work it is not recommended that the Minister acts as the Employee’s line manager. [↑](#endnote-ref-27)
28. Insert the office bearer to whom the statement of the written grievance should be sent. It is suggested that this should be different from that role included in [Session Clerk] immediately above.

[Session Clerk] and [Treasurer] are included in the Grievance Procedure by way of example only, they should be replaced with the specific office bearers that suit your particular circumstances.

Throughout this style, square brackets have been used to highlight areas that need reviewed and to allow examples to be given. The square brackets themselves will obviously need to be deleted (as a minimum) for the final document. The suggested offices will not necessarily be the ones that fit with your particular circumstances. [↑](#endnote-ref-28)