

Election of Jurisdiction for Workers' Compensation Claims

Now, on this _____ day of _____, 20_____,
hereinafter referred to as Employer, and _____,
hereinafter referred to as Employee, herein acknowledge that Employer has offered and
Employee has accepted employment which may result in work activities being
performed outside of the boundaries of the state of Kansas. Employee hereby agrees
that should a claim for workers compensation benefits be made for an injury arising out
of any job-related injury, illness, or death, the provisions of the Kansas Workers'
Compensation Act, as found at K.S.A. 44-501 et seq., shall apply. This is without
regard to the place where the actual accidental injury is alleged to have occurred,
whether the principal place of employment is outside of the state of Kansas, and without
regard to the location of the claimant at the time of performance of the last act
necessary to form the contract of employment. All benefits which may be payable to the
claimant, including temporary partial disability, temporary total disability, permanent
partial disability, permanent partial general disability, permanent total disability benefits,
or death and survivor benefits shall be governed by and warded according to the
Kansas Workers Compensation Act. This contract of employment and agreement to
invoke jurisdiction of the Kansas Workers Compensation Act shall remain in full force
and effect unless specifically revoked in writing and agreed upon by both the Employer
and Employee.

Employee

Employer