## **CONTRACT OF EMPLOYMENT**

Between	Department of Employment, Located at SLA Industries Headquarters,	Andresiding at			
	Mort Central.				
			22		

Whereas the second party has agreed to undertake employment offered by the

first party as an operative	, THEREFORE t	he parties AGRE	E:
1. On behalf of and as instructed by SLA Industries to as "the Employer"). We Hereby offer	chereinafter referred  of employment within  e commenced on  visions hereof, shall ear to year thereafter cloyer not less than  within the company, clearance Level to be  a finance chip when e chip option, he will Observation Centre th the company, ation offered by the r the rent and other commodation shall be greed by both parties established by the r the benefit of the eed by both parties. and attention to the  of the Employer do  r agreements with or subversives out with  note, or contract any mer pledge it's credit ansactions other than	i) use any type of p authorization (See sub-clau j) take any steps hostile thereof including media of Operative handbook).  If any Operative shall do any events, the Employer may concerned who shall be deem such a date.  9. a) Any Operative may rethan one month's notice subject to a complete delib lift the Operative i) becomedical certificate ii) becomedical certificate ii) becomedical certificate ii) becomedical contributing from flie company with continuous period of four period of two consecutives from the company on the given to him by the Emploid 10. Interpretation in this Contration and words importing the serversa;  b) words importing the serversa;  b) words importing the serversa;  c) words importing the serversa;  b) words importing the serversa;  c) words importing th	harmaceutical product without medical ase No.37 of the Operative handbook); or owards the Employer or any departments departments (See sub-clause No.49 of the of of the above acts, then in any of these terminate, retire or expel the Operative ed to have ceased to be an Operative on extire from the company on giving not less in writing to the Employer and will be orief and final evaluation.  The operative of the Employer of the Employer efficiently to the company or iii) is absent out the consent of the employer for a months or an aggregate of 220 days in any e years, he shall be deemed to have retired expiry period of 30 minutes written notice oyer.
d) knowingly do or permit anything to be company properly may be subjected to diligence e) act in such a way as to bring his name of Employer into disrepute; or f) grossly neglect the work of his Employer; or g) take any steps by way of control or conclusioness which are not in accordance with pol Employer; or h) act in any respect contrary to the provisions	done whereby the of any kind; or the reputation of the luck of the company icy faid down by the	any such dispute, question of appointed on the application. Central Mort: such Arbiter damages and the decree or dimal, shall be conclusive application of section 5923 of 753 is expressly excluded	r, difference or, failing agreement to be of such party by the Sheriff Principal of shall have power to assess and award crees arbitral of such Arbiter, interim or and binding on all concerned and the the Administration of Justice (Mort) Act
good faith between the parties; or  SUBSCRIBED by us the said representative of the Department of E	(the Operative) Employment. SLA Indus	andstries on	(the Employee), a
(signature of first party)	(signature of second pa	 arty)	

Witness \_\_\_\_\_

Occupation \_\_\_\_\_

Address \_\_\_\_\_

Witness

Address \_\_\_\_\_

Occupation \_\_\_\_\_

Witness \_\_\_\_\_

Address \_\_\_\_\_

Occupation \_\_\_\_\_