



- 5 This agreement enters into force as soon as the employer has received written confirmation of affiliation from the GastroSocial Pension Fund.
- 6 The Regulations form an integral part of this affiliation agreement. All subsequent changes to the Regulations also apply to the employer, its insured employees and the pension recipients.

The employer undertakes to notify the Pension Fund of all information required for the proper management of the insured pool. In particular, the business establishment must provide timely notification of all employees to be insured as well as any changes (persons joining and leaving, changes in marital status, changes to salary, insured events etc.). The employer is also under an obligation to provide all of its insured employees with a copy of the relevant valid Regulations.

- 7 This affiliation agreement remains valid for at least 3 years from the end of the current year. It will be automatically renewed for 1 year at a time unless it is terminated by the employer or the GastroSocial Pension Fund 6 months before the end of its term. A possibility of an extraordinary termination is reserved as referring to in Art. 2.3.2 and Art. 18.3 of the regulations. On termination of the agreement all pension recipients will be transferred to the new Pension Fund. The provisions of art. 53e par. 4bis BVG apply.
- 8 If the employer is also insured with the GastroSocial Compensation Fund for the specified business, the employer herewith authorises the GastroSocial Pension Fund to deduct outstanding claims from any credit balance with the GastroSocial Compensation Fund. It also authorises the GastroSocial Compensation Fund and the GastroSocial Pension Fund to exchange data regarding the company and insured employees where this data are relevant for determining the contributions and providing benefits.
- 9 By signing below, the employer confirms to its employees that it has concluded a policy for daily sickness benefits insurance pursuant to art. 23 L-GAV. If the daily sickness benefits insurance is insufficient, the employer must provide the prescribed benefits itself (art. 23 para. 4 L-GAV).
- 10 I/We confirm that I/we have answered questions 1 and 2 truthfully, have taken note of sections 4 to 10, and agree to the procedure as set out in section 8. If false information is given in response to question 2, the GastroSocial Pension Fund can retroactively withdraw from the affiliation agreement within 3 months of finding out about this. The employer authorises GastroSocial to obtain all the information necessary for the transfer of the contract and pertinent to the benefit cases from the previous Pension Fund.
- 11 The employer hereby confirms that affiliation with the GastroSocial Pension Fund is carried out with the agreement of the staff and/or the employee representatives (art. 11 par. 3bis BVG).

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**Place and date**
**Stamp of the employer and legally valid signature**



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**Agent and company (if available)**
**GastroSocial Pension Fund**