

APPENDIX 8 – Declaration of labor relations

STATEMENT

The undersigned(name, surname), with permanent address in , str., no., county , owner of C.I. series no., released by on , knowing the provisions of Law no. 53/2003 on the Labor Code, the provisions of Directive 2003/88/EC of the European Parliament and the Council of 4 November 2003 regarding certain aspects of the organization of working time (minimum periods of daily rest, weekly rest and annual leave, as well as breaks and maximum weekly working time), the general rules for settling staff expenses from the documents of the call for projects, as well as the provisions of art. 326-327 of the Criminal Code regarding forgery in declarations and the use of forgery, I declare on my own responsibility that on the date of submitting the declaration I carry out employment relationships based on the employment contract/contracts (at ULBS or other employer), as follows:

No crt.	Employer	No. individual employment contract (IEC) ¹	IEC registration date	Contract period	No. hours / day according to IEC	No. hours/week according to IEC	Position occupied	IEC status (active, suspended)
1	
2	
...	
n	

If, during the course of the project, there are changes in the ongoing and/or concluded individual employment contracts, or new contracts appear, I undertake to submit a new declaration by the 25th of the current month.

I will insert separate columns for each individual labor contract in the monthly time sheet related to the structural projects and declare the daily hours worked and paid without exceeding 12 hours/working day.

The daily hours of work related to the days I am on vacation related to each of the employment contracts are accumulated to the number of hours worked and paid per day, which are subject to the limit of 12 hours/day, 60 hours/week eligible. For employed persons (employment reports or service reports) are eligible, including vacation expenses corresponding to the actual time worked for the employer in the implementation of the project, in compliance with the provisions of the Labor Code and the applicable national legislation, the days of sick leave borne by the employer, the days for which the indemnity for temporary incapacity for work of the employees involved is borne by the employer.

I have taken note of the fact that ULBS does not accept IEC with norm fractions related to the basic function.

I note that I have taken note of the legal provisions in force mentioned above, and the violation of the maximum daily limit, representing hours worked (overtime) based on concluded employment contracts (12 hours per working day) and the minimum daily and weekly rest periods, attracts the responsibility of the undersigned, in the forms provided by law and obliges me to fully refund the amounts related to the number of hours that exceed this limit within the maximum term provided by law.

I declare under my own responsibility that the information presented in this statement is complete and in accordance with reality.

Date:

Signature:

¹ Employment contracts related to the basic function, hourly payment, research, operational programs, international programs, other employment contracts will be mentioned