## **Telecommuting Agreement**

The follow	ring document represents the agreeme	ent for the telecomm	uting arrangement
between	(Employing Office) and	(Employee).	This document is not
an employment co	ntract and does not alter the "at will"	'employment status	of the employee.
This Telecommuti	ng Agreement incorporates by refere	ence the duties and re	esponsibilities of both
the Employing Off	fice and the Employee described in the	he Telecommuting P	Policy.
Voluntary Partici	ipation		
Employee voluntar	rily agrees to work at the approved a	lternative worksite i	ndicated below and to
* *	ble policies and procedures. Employer an employee benefit.	ee recognizes that th	e telecommuting
Official Duty Stat	tion		
The Employee's o	fficial duty station is the employer's	office located at	•
The Employees alt	ternative work site is		
Work Schedule a	nd Tour of Duty		
Employing Office	and Employee agree that the Employee	yee's official hours v	will be:
Employee understa	ands that the Employing Office has t	the discretion to dete	rmine or change the
telecommuting sch	nedule.		

## **Cancellation of Agreement**

Employee understands that the Employing Office may cancel the telecommuting arrangement and instruct the employee to resume working at the central work site. Subject to its needs and availability of space, the Employing Office agrees to let the employee resume his or her regular schedule at the central work site after notice to the Employing Office. In the event that the employment relationship is terminated, all items that are the property of the Employing Office/House of Representatives will be returned at the convenience of the employing office.

## **Office Equipment**

The Employing Office and/or the House of Representatives may pursue recovery from the Employee for property belonging to the Employing Office that is deliberately, or through negligence, damaged, destroyed, lost or stolen while in the employee's care, custody, or control. The Employee is responsible for reimbursement for theft, damage or destruction of Employing Office property at the alternative work site. Repair and/or replacement costs and liability for privately owned equipment and furniture used during telecommuting are the responsibility of the Employee.

## **Special Provisions**

As discussed in the Telecommuting Policy, there are some provisions to the agreement that are unique to the individual employee. These provisions are as follows:

[list any unique provisions of individual agreement here, i.e. hours, employing office information, designated telecommuting days]

Trial Period  The continuation of the telecommunicating arrangement is subject to a week/month trial period. This trial period will commence on and will end on This trial period does not alter the Employing Office's ability to terminate the telecommuting arrangement or employment relationship at any time with or without cause, so long as such action does not violate applicable law or House Rules.					
<b>Reimbursement Costs</b> The following is an exclusive list of costs rein	nbursable to the en	nployee:			
[list of specific	reimbursement co	sts]			
Other Action Nothing in this agreement precludes the Empl disciplinary or adverse action against an empl Telecommuting Policy or any policies and prothe House of Representatives.	oyee who fails to c	omply with the provisions of the			
<b>Telecommuting Implementation Checklist</b>					
Action Completed	<u>Date</u>	Employee/Employer Initials			
1. Employee has read guidelines stating the policies and procedures of the program					
2. Employee has been provided with the work schedule.					
3. Employee has been issued equipment.					
4. Equipment issued has been inspected.					
Condition range: poor, good, excellent, nev	w:				
<ol> <li>□ computer (condition: _</li> <li>□ modem (condition: _</li> <li>□ fax machine (condition: _</li> <li>□ telephone (condition: _</li> <li>□ other (describe on separate)</li> </ol>	n:	) ) )			

5. Policies and procedures for care of equipment issued by the Employing Office have been explained and are clearly understood.				
6. Policies and procedures covering classified secure, confidential and/or private information have been discussed, and the employee certifies that those requirements are met.				
7. Requirements for an adequate and safe office space and/or area have been discussed, and the employee certifies those requirements are met.				
8. Employee understand that he or she is required to comply with all Rules of the House of Representatives, as well as any and all applicable laws, regulations and guidelines, including those of the Committee on Standards of Official Conduct.				
9. Performance expectations have been discussed and are clearly understood.				
10. Employee understands that the Employing Office may terminate employee participation at any time.				
11. Employee understands that failure to comply with the telecommuting guidelines may subject him/her to disciplinary action up to and including termination.				
The Employee agrees that he/she has read and understands the Telecommuting Policy and this Agreement and agrees to abide by the provisions therein.				
Employee's Signature	Date:			
Employing authority's Signature	Date:			

Approved [ ] Disapproved [ ]