



Representational Contract - Player Representation

Standard contract issued by The Swedish Football Association (SvFF)

Between

1. The Intermediary (Please tick the applicable box below)

- The Intermediary is a company (legal person/entity).

Name of company

Registration number

Address of company

The following Registered Intermediaries (natural persons) are duly authorised to represent the
aforementioned company:

Name and civic number

Name and civic number

Name and civic number

- The Intermediary is a natural person.

Name and civic number

Full permanent address

(Hereinafter referred to as "the Intermediary")

and



2. Player

Name and civic number.

Address

("Hereinafter referred to as "the Player")

§ 1 Preamble

- 1.1 This Contract governs the Intermediary's activities as the Player's representative. The Intermediary's assignment is to advise the Player in the conclusion or renegotiation of a player contract with a club which is a member of SvFF. The Intermediary's assignment is also to introduce the Player, which is registered with SvFF member club, to other parties with an aim to initiate a player transfer.
- 1.2 Only natural persons who are registered as Intermediaries with SvFF are entitled to represent the Company when conducting Intermediary Activities.
- 1.3 Any Representational Contract concluded between a player under the age of 15 and an intermediary is null and void.
- 1.4 Only a SvFF Certified Intermediary is eligible to conclude a Representational Contract with a minor. A Representational Contract concluded with a minor, will only be valid if it is also signed by at least one of the minor's guardians.

§ 2 Registration

The Intermediary confirms that he/she/the Company is registered as an Intermediary with SvFF, and undertakes to maintain such registration throughout the term of this Contract. This Contract will terminate without notice if the Intermediary is no longer a SvFF registered Intermediary for whatever reason.

§ 3 Duration

- 3.1 This contract comes into effect on _____ and expires without notice on _____ (the contract may have a duration of no more than two years and may not be extended automatically).



3.2 Under the duration of the Contract, and in accordance with clause 3.1 (please tick the applicable box below):

- each party has the right to terminate the Contract, by written notice to the counterparty, at the turn of the month _____ month/ months from your termination.
- the parties may not terminate the Contract.

§ 4 Remuneration

4.1 If the Intermediary is entitled to remuneration for the work carried out, the remuneration may only be paid by the player. The player may give his written consent for the club to pay the intermediary on his behalf. The payment made on behalf of the player must be in accordance with the terms of payment agreed between the player and the intermediary. It is the club's duty to at least annually provide information to the Swedish Tax Agency about such payments.

4.2 The Intermediary (please tick the applicable box below):

- have the right to three per cent (3%) of the Player's basic gross income for the entire duration of the relevant employment contract (a recommendation from FIFA and SvFF).
- Have the right to _____ per cent (%) of the Player's basic gross income for the entire duration of the relevant employment contract.
- is not entitled to any commission.

4.3 The Intermediary's fee in accordance with clause 4.2 is due due (Please tick the applicable box below):

- in conjunction with the payment of the Player's salary, in accordance with the written employment contract, that the Intermediary has assisted the Player in negotiation.
- on _____ .
- in accordance with the annex to this Contract.

§ 5 Exclusive rights

The parties agree that the Intermediary's right to represent the Player is transferred (please tick the applicable box below):

- with exclusive rights.
- without exclusive rights.



§ 6 Amendments

The parties may supplement this Contract with in an amendment. An amendment conflicting with the terms of this Contract is not valid. The amendment may not have a longer duration than this Contract.

The parties have (please tick the applicable box below):

- entered into an written amendment that supplements this Contract. The Intermediary undertakes to submit the amendment to SvFF when submitting this Contract.
- not entered into an amendment to this Contract.

§ 7 Mandatory Regulations

The parties are aware of and agree to comply with SvFF's and FIFA's prevailing Regulations on Working with Intermediaries.

§ 8 Disputes

Disputes between the Intermediary and the Club shall be referred to settlement by SvFF's arbitration tribunal.

§ 9 Final provisions

9.1 This agreement has been executed in two (2) counterparts, out of which the Intermediary and the Player ha staken oe each.

9.2 The Intermediary undertakes to submit this Contract to SvFF in accordance with article 6 paragraph 8 in SvFF's Regulations on Working with Intermediaries.

9.3 Signatures

Place and date

The Intermediary (if the Intermediary is a Company, an individual who is authorized to enter into agreements on behalf of the company)

Place and date

The Player

Place and date

The guardian (if the player is a minor)