



I. Personal status

☐ Ms. ☐ Mr.	Surname,	first name				
Middle name(s)		Birth name				
Date of bir	th	Place of birth				Recent photograph
District/co	untry					
Marital sta	tus					
Single		Married	Divorced	□ Widowed		
		since	since	since		
Nationality	(ies)		Previous nationality	Previous nationality(ies), if any		
Since whe	n have you	been living in Germany?	Religion (optional)			
				Т		
Resident in (street, house number, postcode, to			vn/city) Telep		phone number (during the day)	
			E-mail		ail	
Spouse						
Surname, first name					Date of birth	
Birth name						
Children						
Surname, first name			Date of birth	С	comment*	

* child, foster child

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Severely disabled (§ 2 of the German Social Code, Part IX, SGB) Yes¹ No	Official recognition of severe disability begree of disability (out of 10 status/status equivalent to severe disability dated	00)
For fixed-term employment contracts we in accordance with § 2 (1) of the Germ Term Contracts for Aca (Wissenschaftszeitvertragsgesetz, WissZ	man Act on Fixed- permitted period of temporary employment pursuademic Staff § 2 (1) of the WissZeitVG. Please also note the ad	uant to
Do you need any assistive devices (please pro	ovide a description)?	
Are you in good health and in a position to (e.g. also including employment-related to	to perform all employment-related duties	

III. School education, university education and vocational training

Schools, universities or training institutions attended

Name		From	То
Туре	Place	Examination	Result ²
Name		From	То
Туре	Place	Examination	Result ²
Name		From	То
Туре	Place	Examination	Result ²
Name		From	То
Туре	Place	Examination	Result ²
Name		From	То
Туре	Place	Examination	Result ²

Please provide corresponding evidence.
 If final examinations were not offered or not completed at the school specified (high school, vocational and commercial colleges, etc.), specify here the number of school years successfully completed at this school.

IV. Previous professional experience (all positions including assistant positions, etc.)

Please complete the table in full and provide evidence of the periods specified. Periods of absence, such as special leave, parental leave, etc., must also be specified.

Notes:

1. The human resources administration offices of the Technical University of Munich (TUM) use this overview to ascertain the **periods of employment prior to service** that can be taken into consideration when setting the grade within the respective salary bracket that determines the individual salary within the pay scale. Please refer to the corresponding notes on the information sheet regarding the remuneration system – determination of grades. Periods of employment that are not specified **on this form cannot be subsequently taken into consideration**.

2. For fixed-term employment contracts with academic staff in accordance with § 2 (1) of the German Act on Fixed-Term Contracts for Academic Staff (Wissenschaftszeitvertragsgesetz, WissZeitVG), information on employment subsequent to completion of university education is required as a basis for calculating the permitted period of temporary employment pursuant to § 2 (1) of the WissZeitVG. Where this employment included extended leave or reduced working hours for the reasons given in § 2 (5) of the WissZeitVG (§ 57 b (4) of the German University Framework Act (HRG) or § 57 c (6) of the HRG version), please specify and corresponding evidence. Please also refer to the additional explanations in the appendix.

As (type of employment)	From - to (day/month/year)				
With (name of employer ³)	Duration ☐ FT ☐ PT ⁴	Hours per week	Salary bracket⁵		
As (type of employment)	From - to (day/month/year)				
With (name of employer ³)	Duration	Hours per week	Salary bracket ⁵		
As (type of employment)	From – to (day/month/year)				
With (name of employer ³)	Duration ☐ FT ☐ PT ⁴	Hours per week	Salary bracket ⁵		
As (type of employment)	From – to (day/month/year)				
With (name of employer ³)	Duration ☐ FT ☐ PT ⁴	Hours per week	Salary bracket ⁵		
As (type of employment)	From – to (day/month/year)				
With (name of employer ³)	Duration ☐ FT ☐ PT ⁴	Hours per week	Salary bracket ⁵		
As (type of employment)	From – to (day/month/year)				
With (name of employer ³)	Duration	Hours per week	Salary bracket ⁵		

³⁾ Please provide the exact name of the place of employment without using abbreviations.

⁴⁾ FT: Full-time, PT: Part-time

⁵⁾ In the case of public service employment, please also specify the salary bracket/grade.

Information on the doctoral program					
Please answer these questions regardless of whether work on a doctoral degree will form part of your employment or has done so in the past. For fixed-term employment contracts with academic staff pursuant to § 2 (1) of the German Act on Fixed-Term Contracts for Academic Staff (Wissenschafts-					
A topic for the doctoral thesis has been assigned Yes No	sis has been Start date of doctoral program Comp			etion date of	doctoral program
V. Criminal/Investigation pro	ceedings				
Are you currently the subject of crimina	l/investigation procee	dings?		☐ Yes	□ No
Do you have prior convictions? (Any convictions which are not registered in the German Federal Central Criminal Register, which are not to be recorded in the Certificate of Good Conduct, or which are to be erased, need not be disclosed.)				Yes	□No
Other information					
VI. Loyalty to the German Co	nstituion				
I acknowledge receipt of the list of extrinfluenced organizations provided to me for the assessment of loyalty to the Genthe information provided in this questio or will change, I undertake to notify without delay.	This also applies in case I am transferred, with or without a temporary interruption, to a different employment or <i>Beamte</i> position. The current version of the a.m. list may be found in TUM's services directory (<i>Dienstleistungskompass</i>) under <i>Verfassungstreue</i> .				
I hereby affirm that I have provided the on pages 1–4 of the personnel record and confirm that this information is act that intentionally providing incorrect result in immediate termination we rescission of the employment contract liable for any false or incomplete in provided negligently.	form in good faith curate. I am aware information may vithout notice or i. I will also be held	personal data in employment in ac Data Protection F (GDPR). Access t	nation of connect coorda Regula to our p y (Dien chutz -	on collecting tion with respect to the collection of the learning state of the learning state of the collection of the learning state of the collection of the learning state of	g and processing ecruiting and t. 13 of the General European Union cy is provided in the kompass) under the

Place, date

Signature (first name and surname written in full)

Explanations

For fixed-term employment contracts with academic staff pursuant to § 2 (1) of the German Act on Fixed-Term Contracts for Academic Staff (Wissenschaftszeitvertragsgesetz, WissZeitVG), the information requested under Item I., II. and IV. is required as a basis for calculating the period of temporary employment pursuant to § 2 (1) of the WissZeitVG. Temporary employment contracts of up to six years may be entered into with academic staff who do not hold a doctoral degree provided that the temporary employment promotes the employee's academic or artistic qualification. Following completion of a doctoral degree, temporary employment for a period of up to six years, in the area of medicine of up to nine years, is permitted provided that the temporary employment promotes the employee's academic or artistic qualification; the permitted period of temporary employment is extended by the amount of time spent in temporary employment without a doctoral degree plus the time spent working on a doctoral degree without employment, provided this amounts to less than six years. The period of temporary employment to be agreed is to be appropriate to the qualification pursued by the employee. All temporary employment contracts for more than 25% of standard working hours entered into with a German university or state or primarily state-funded research institution pursuant to § 5 of the WissZeitVG, as well as corresponding limited-tenure public service employment and private service contracts in accordance with § 3 of the WissZeitVG, are to be taken into account when calculating the period of temporary employment. Temporary employment contracts for the purpose of acquiring scholarly qualification that were entered into under other legal provisions will also be taken into account. Pursuant to § 6 WissZeitVG, any employment periods spent for the purpose of providing scholarly or artistic assistant services concurrently with studies will not be taken into account for calculating the period set out in § 2 (1).

Upon consent of the employee, the duration of a temporary employment contract will be extended in the case of reduced working hours or extended leave in accordance with § 2 (5) of the *WissZeitVG*:

- Periods of military service and alternative service;
- Periods of extended leave or a reduction in working hours by at least 20% of normal working hours, which were granted for the support or care of a child younger than 18 years or of another relative in need of care;
- Periods of extended leave to pursue artistic or scholarly activities, or for scholarly, artistic or professional training, advanced training or continued education programs conducted outside of a university environment or abroad;

- Periods of parental leave in accordance with the German Parental Allowance and Parental Leave Act (Bundeselterngeld- und Elternzeitgesetz) and periods where employment is prohibited in accordance with §§ 3, 4, 6 and 8 of the German Maternity Protection Act (Mutterschutzgesetz), for the term the employee did not work;
- Periods where the employee was relieved of his/her duties for at least 20% of regular working hours in order to take over responsibilities on staff councils or severely disabled persons councils, or act as gender equality officer or equal opportunity officer, or take up elected functions, which must be in compliance with the employment contract;
- Periods of disability due to illness for which entitlement to sick pay is neither granted by law nor collective labor agreements.

Any extensions for the reasons set out above do not affect the permitted limits for temporary employment.

Periods of doctoral work:

Periods of doctoral work that precede the completion of the first academic degree (particularly in the case of medical studies) have also to be taken into consideration. Commencement date of the doctoral phase shall be the time when the dissertation topic and the doctoral project were agreed upon. Other doctoral candidates (those who are not members of the university under an employment contract) are deemed doctoral students from the date of registration as doctoral student. The time of completion of a doctorate is governed by the regulations for the awarding of doctoral degrees of the individual TUM departments and schools. As a rule, the doctoral program is deemed completed on the day of the oral examination (dissertation defense) and of the subsequent announcement of the overall result.

Childcare:

The information is required as a basis for calculating the period of temporary employment pursuant to § 2 of the *WissZeitVG*. The total period of temporary employment permitted is extended by two years per child when caring for one or more children under 18 years. This regulation applies to both parents. A requirement to provide care is generally assumed where the child and the care-giver share the same household.

Severe disability, chronic disease:

In the case of disability as set out in § 2 (1) of Book Nine of the German Social Code or a serious disease, the overall permitted period of temporary employment is extended by two years.