

Information sheet on the provision of a deposit

Collective Employment Agreement for the out-fitting industry of buildings in the canton of Basle

relevant for the period from 1. August 2023 until 31. December 2026

This information sheet is for your information and is not legally binding. Solely the statutory provisions and the provisions of the collective labor agreement that have been declared generally binding are relevant in individual cases.

1. Why does a deposit have to be provided?

The deposit serves as security to cover claims of the Joint Commission for the out-fitting industry of buildings Basle (hereinafter JC) under the collective employment agreement for the out-fitting industry of buildings in the Canton of Basle-City (hereinafter CEA) that has been declared as generally binding, in particular contractual penalties, control and procedural costs as well as further training and fulfilment contributions pursuant to Art. 13, 14 and 18 of the CEA.

2. What is the legal basis for the deposit obligation?

The basis for the deposit obligation is - based on the resolutions by the Cantonal Council of the canton Basle-City regarding the declaration of universal application of the Collective employment agreement for the out-fitting industry of buildings in the Canton of Basle-City (hereinafter RCC) - Appendix 10 of the CEA and Art. 2 Par. 2^{ter} of the federal law on accompanying measures for seconded employees and on the control of minimum wages regulated in normal labour contracts (secondment act).

3. Who is responsible for the handling of the deposit?

The Central Deposit Administration Authority Switzerland (ZKVS) with its registered office in Pratteln has been commissioned with the handling and administration of the deposits.

4. Who is subject to the deposit obligation?

The deposit obligation applies from 1. August 2023 for all domestic and foreign employers who execute work of painting, glazing, roofing, natural stone, sculpture and stonemasonry or parquetry, linoleum and special flooring work within the territorial scope of the CBA in accordance with § 2 para. 2 of the applicable CBA (for details see § 2 para. 2 of the applicable RCC).

A deposit only has to be made once in Switzerland. Any pre-existing valid deposit can be offset against the deposit pursuant to this CEA. The proof of an existing deposit already made is the responsibility of the employer and must be done in writing.

5. In what amount does the deposit have to be made?

The amount of the deposit depends on the total order value per calendar year. With a total order value of CHF 2'000.--, it is to be provided as follows:

Total order value (order sum)	Amount of deposit
Up to CHF 2'000	no deposit obligation
from CHF 2'001 to CHF 15'000	CHF 5'000
from CHF 15'001 to CHF 25'000	CHF 10'000
from CHF 25'001 to CHF 40'000	CHF 15'000
from CHF 40'001	CHF 20'000

Without receipts for the specific order amount (copy of the order issued by the customer, countersigned offer, etc.), the highest deposit is always owed. The payment of a deposit can be waived or the payment of a deposit lower than the maximum deposit is possible **if the receipts for**



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the corresponding order amount are received without a corresponding request by ZKVS <u>before</u> the payment of the deposit or <u>before</u> the receipt of the guarantee certificate (cf. clause 6 below). Without receipts, a reminder will be issued for the maximum deposit which can then only be corrected on the basis of a formal agreement.

6. How is a deposit made?

The deposit can be increased by means of a guarantee certificate or in cash (payment into an account).

a) a) Provision of a cash deposit in CHF

A cash deposit must be paid into the CHF postal cheque or bank account of the **Paritätischen Kommission für das Basler Ausbaugewerbe, Elisabethenstrasse 23, 4010 Basel**:

Account holder:	Paritätischen Kommission für das Basler Ausbaugewerbe	
postal acc. CHF:	41-920813-1	
IBAN:	CH28 0900 0000 4192 0813 1	
SWIFT:	POFICHBEXXX	

The deposit paid into the Bank account resp. postal cheque account of the JC will be placed in a blocked account and will incur interest pursuant to the interest rate for corresponding accounts. The interest remains on the account and will only be paid out after release of the deposit and after deduction of the administrative costs.

b) Provision by means of a guarantee certificate

The deposit can also be made in the form of an irrevocable guarantee declaration from a bank or insurance company who is subject to the Swiss financial market supervisory authority (FINMA). So as to make the handling of the deposit obligation as customer-friendly as possible, after a decision by the ZKVS, guarantee declarations of other banks will also be approved in exceptional cases if the quality of the guarantee provision is comparable to that of Swiss banks. For the guarantee declaration by your bank or insurance company, please use the **"recommended guarantee model text"** (cf. appendix) or download the model text at <u>www.zkvs.org</u>.

The guarantee declaration <u>must be</u> subject to Swiss law and <u>Basle</u> (registered office of the JC) <u>must</u> <u>be</u> designated as the place of jurisdiction.

7. To whom is the original guarantee certificate to be sent?

The <u>original guarantee certificate</u> is to be delivered to the following address:

Zentrale Kautions-Verwaltungsstelle Schweiz, ZKVS Hardstrasse 1 CH-4133 Pratteln

The receipt of the original guarantee certificate will be confirmed to you in writing.

8. By when does the deposit have to be made?

Pursuant to Appendix 10 of the CEA, the deposit has to be made **before the start of work**.

9. What happens when the deposit is not made (or not in a timely manner)?

The non-payment or the delayed payment of the deposit constitutes a breach of the collective employment agreement and will be punished with a contractual penalty.

10. Where and when can the deposit be reclaimed?



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An application for the reimbursement of the deposit must always be filed in writing with the ZKVS. Employers can file an application in the following cases:

- a) the employer domiciled in the scope of validity of the CEA if he has definitively suspended his operations out-fitting industry of buildings (in accordance with the scope of validity of the CEA) (legally and de facto);
- b) the seconding company acting in the area of validity of the CEA at the earliest 6 months after the completion of the service contract

Requests for reimbursement that are received before the time when the business activity is suspended or before the expiry of 6 months after the termination of the work in Switzerland are deemed not to have been made and cannot be handled. They must be filed again after this point in time.

11. Under what prerequisites can the deposit be reclaimed?

The deposit will be reimbursed pursuant to Appendix 10 of the CEA if **in accumulated form** in addition to the requirements pursuant to Clause 10 the following prerequisites have been made beforehand:

- a) the claims under the collective employment agreement such as contractual penalties, control and procedural costs as well as further training and enforcement cost contributions have been duly paid;
- b) The JCJC has not established any breach of the provisions of the CEA and all control procedures are completed.
- a)