Disclaimer: This text is the result of a machine translation and is intended only as a working aid. No responsibility is taken for any inaccuracies or translation errors. The German version is legally binding in all cases

Minutes of the formal commitment pursuant to § 1 paras. 1 to 3 of the Commitment Act

Before Mrs./Mr. appeared on xx.xx.2019 for the purpose of the obligation under § 1 para 1 to 3 of the Ver- pflichtungsgesetz of 02 March 1974 (Federal Law Gazette I page 469, 547), as amended.

Mr./Mrs.
employed by the University of Kassel.

He/she is obliged to fulfill his/her duties conscientiously. He/she will be informed of the content of the following criminal provisions of the Criminal Code:

- §97 b para. 2 in conjunction with §§ 94 to 97 (treason in erroneous assumption of an illegal secret),
- §120(2) (prisoner release),
- §133(3) (breach of custody),
- §201(3) (violation of the familiarity of the word),
- §203 par. 2, 4, 5 (violation of private secrets),
- §204 (exploitation of third party secrets),
- §§ 331, 332 (taking advantage and bribery),
- §353 b (violation of official secrecy and a special duty of confidentiality),
- §355 (violation of tax secrecy),
- §358 (collateral consequences).

She/he is informed that due to the obligation she/he may fall under the above penal provisions.

She/he declares that she/he has been informed about the content of the above penal provisions and the meaning of the obligation.

The minutes shall be read out to the obligor, approved and signed. At the same time, the obligor confirms that a copy of the transcript and the above penal provisions have been brought to his/her attention.