

I'm not a robot   
reCAPTCHA

Open

## Behavior Contract

1. I will listen and follow the directions of my teachers and counselors.
2. I will speak politely and use civil tones with my teachers, counselors, and cabin mates. I will not call names or use profane or vulgar language or gestures.
3. I will take special care of camp property being careful not to damage the property of others.
4. I will walk to and from all activities while I am outdoors and inside all buildings. I understand that there is to be NO RUNNING.
5. I will use my best table manners in the dining hall. I will talk quietly during meals. I will listen quietly during announcements.
6. I will not throw rocks or any other objects.
7. I will not get into any of the bodies of water on the camp grounds.
8. I will help clean up my cabin and the camp grounds; and serve my turn as hopper and server cheerfully, willingly, and as efficiently as I can.
9. I will stay with my cabin group, teacher, or counselor at all times. I will not go off on my own at any time unless given specific, special permission by a teacher. I understand that this is for my own safety.
10. I will conduct myself appropriately inside the cabin. I will not engage in any wild, rough, or rowdy behavior, games, or "outside" play.
11. I will stay in my own cabin with my cabin group and counselor during all rest periods and quiet activity times.
12. I will enter NO OTHER CABIN except my own.
13. I will only bring the items specifically named on the supply list to camp.
14. I will not bring any food, candy, or gum to camp.
15. I understand that the "dugout" (where supplies are stored) is off limits to students.

I have read the above statements and understand them. Furthermore, I agree to conduct myself according to these rules. I understand that if I cannot live up to this contract, it could result in my missing some of the planned activities. I also understand that a general lack of cooperation, acts which seriously damage camp property, or a major infraction which would endanger my welfare or that of my classmates will result in my being sent home from camp.

Signature of student \_\_\_\_\_

I have read and discussed these rules with my child. S/he understands that I support the enforcement of these rules so that camp can be a safe, pleasant learning experience for all students. Should s/he be continually uncooperative (beyond the norm of infrequent minor infractions requiring in-camp consequences), cause serious property damage, or engage in behaviors which jeopardize his/her safety or that of other students, I agree to provide transportation home for my child.

Signature of parent/guardian \_\_\_\_\_

The Parties agree that the Company is to pay the invoice within \_\_\_\_\_ days.  
The Parties agree that the Company will pay for invoice by means of \_\_\_\_\_.

**EXPENSES**  
The Parties agree that the Consultant is entitled to the reimbursement of all expenses incurred in performing the Services agreed upon.

The Consultant will pay for all expenses that exceed the amount of payment received by the Consultant for all the services rendered, provided that the Consultant includes a proof of payment or a receipt for all the reimbursable expenses.

**RELATIONSHIP BETWEEN THE PARTIES**  
The Parties agree that this Agreement is a master agreement. Under the Consultant is an independent contractor and not an employee of the Company. Under no circumstances shall the Consultant be considered an employee, representative, agent or partner of the Company.

**EXCLUSIVITY**  
The Parties agree that this Agreement is not an exclusive arrangement and that the Parties are entitled to enter into other similar agreements with other parties.

**TERMINATION**  
This Agreement may be terminated in the event that one of the following occurs:  
1. Immediately, in the event that one of the Parties breaches this Agreement or one of the conditions set forth in this Agreement and does not amend them within a period of \_\_\_\_\_ days after receiving a written notice to do so.  
2. At any given time by either party giving a written notice to the other party \_\_\_\_\_ days prior to the termination of this Agreement.

**DISPUTE RESOLUTION**  
Any dispute or difference whatsoever arising out of or in connection with this Agreement shall be submitted to Arbitration and the arbitration award will be final and binding to the parties.

**GOVERNING LAW**

### Cooperation Framework Agreement

The Cooperation made by and between:

Zhejiang University Press, Address: No. 148, Tianmuhan Road, Xixi Campus, Zhejiang University, Hangzhou 310028, China, hereinafter referred to as "ZJUP", on behalf of Zhejiang University Press, of the one part  
and  
The University of Cincinnati through its University of Cincinnati Libraries, 640 Langsam Library, 2911 Woodside Drive, Cincinnati OH 45221

ZJUP and The University of Cincinnati are together referred to as "the Parties".

IT IS MUTUALLY AGREED between the Parties hereto as follows:

#### 1. GENERAL Aims and Scope.

- 1.1 ZJUP and The University of Cincinnati hereby express their intention to develop a publication list in the English language which will be published jointly by ZJUP and The University of Cincinnati under both imprints (the "Joint Publications"), consisting of academic works in all fields written or translated by scholars, primarily dealt with academic studies on humanities and social science.
- 1.2 The Parties will invite new proposals (including monographs and edited books) in areas mutually agreed by both parties. Only proposals approved by the Parties can be considered for co-publishing under both imprints for any Joint Publication, a formal co-publishing agreement will be signed between the Parties.

#### 2. Production and Marketing-Sales Development of the Series

- 2.1 All publications covered by this agreement will carry a double imprint line (ZJUP and The University of Cincinnati) on the title page and both logos will be shown on the cover, the spine and the title page. Both the ISBNs of ZJUP and The University of Cincinnati will be printed on the title verso (copyright) page and the back cover. The edition of the Joint Publication will show the ZJUP and The University of Cincinnati barcode (EAN-code) on the back cover.
- 2.2 ZJUP will be responsible for marketing, sales and distribution of these works in print form in \_\_\_\_\_.

**AGREEMENT ON TRADE IN GOODS OF THE FRAMEWORK AGREEMENT  
ON COMPREHENSIVE ECONOMIC COOPERATION BETWEEN  
THE ASSOCIATION OF SOUTH EAST ASIAN NATIONS (ASEAN)  
AND THE PEOPLE'S REPUBLIC OF CHINA<sup>1</sup>**

The Governments of Brunei Darussalam, the Kingdom of Cambodia, the Republic of Indonesia, the Lao People's Democratic Republic ("Lao PDR"), Malaysia, the Union of Myanmar, the Republic of the Philippines, the Republic of Singapore, the Kingdom of Thailand and the Socialist Republic of Viet Nam, Member States of the Association of Southeast Asian Nations (collectively, "ASEAN" or "ASEAN Member States", or individually, "ASEAN Member State"), and the People's Republic of China ("China").

Recalling the Framework Agreement on Comprehensive Economic Cooperation ("the Framework Agreement") between ASEAN and China (collectively, "the Parties", or individually referring to an ASEAN Member State or to China as a "Party") signed by the Heads of Government/State of ASEAN Member States and China in Phnom Penh, Cambodia on the 4<sup>th</sup> day of November 2002 and the Protocol to amend the Framework Agreement on Comprehensive Economic Cooperation on the Early Harvest Programme signed by the Economic Ministers of the Parties in Bali, Indonesia on the 6<sup>th</sup> day of October 2003;

Recalling further Articles 2(a), 3(1) and 8(1) of the Framework Agreement, which reflect the Parties' commitment to establish the ASEAN-China Free Trade Area (ACFTA) covering trade in goods by 2010 for ASEAN 6 and China and by 2015 for the newer ASEAN Member States;

Reaffirming the Parties' commitment to establish the ASEAN-China Free Trade Area within the specified timeframes, while allowing flexibility to the Parties to address their sensitive areas as provided in the Framework Agreement;

Have agreed as follows:

**Article 1**

**Definitions**

For the purposes of this Agreement, the following definitions shall apply unless the context otherwise requires:

- (1) "WTO" means the World Trade Organization;
- (2) "the GATT 1994" means the General Agreement on Tariffs and Trade 1994, including Annex I (Notes and Supplementary Provisions);
- (3) "ASEAN 6" refers to Brunei Darussalam, Indonesia, Malaysia, the Philippines, Singapore and Thailand;
- (4) "newer ASEAN Member States" refers to Cambodia, Lao PDR, Myanmar and Viet Nam;
- (5) "applied MFN tariff rates" shall include in-quota rates, and shall:

**RETAINER AGREEMENT**

**PARTIES**

- This Retainer Agreement (hereinafter referred to as the "Agreement") is entered into on \_\_\_\_\_ (the "Effective Date"), by and between \_\_\_\_\_ with an address of \_\_\_\_\_, (hereinafter referred to as the "Consultant") and \_\_\_\_\_ (hereinafter referred to as the "Company") (collectively referred to as the "Parties")

**TERM**

- This Agreement shall be effective on the date of signing this Agreement (hereinafter referred to as the "Effective Date") and will continue on month-to-month basis.

- Upon the end of the term of the Agreement, this Agreement will not be automatically renewed for a new term.

**SERVICES PROVIDED**

- Herby, the Consultant agrees to provide the services outlined below (hereinafter referred to as the "Services").

- 1. \_\_\_\_\_
- 2. \_\_\_\_\_
- 3. \_\_\_\_\_
- 4. \_\_\_\_\_
- 5. \_\_\_\_\_
- 6. \_\_\_\_\_
- 7. \_\_\_\_\_
- 8. \_\_\_\_\_

- The Parties agree that the Services must be completed by \_\_\_\_\_

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- It is hereby agreed that the Consultant will provide an invoice at the end of each month for all the Services provided, as well as any pre-approved expenses incurred during the previous month.

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The Parties agree that the Services must be completed by \_\_\_\_\_

**RETAINER**

It is hereby agreed that the Consultant will provide an invoice at the end of each month for all the Services provided, as well as any pre-approved expenses incurred during the previous month.

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