

CONTRACT

Party A:

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Party B:

Name: Shu-yong Fu, PhD

Organization: College of Business Administration, Shenyang Pharmaceutical University

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Party A **Ms. Zhang** wishes to engage the service of Party B **Mr. Fu** as a biostatistician in the study about the Burden of Illness of Irritable Bowel Syndrome in China. The two parties, in a spirit of friendly cooperation, agree to sign this contract and pledge to fulfil conscientiously all the obligations stipulated in it.

1. Term of the Contract:

The term of this contract is for November, 28, 2014 until September, 1, 2016, unless earlier terminated pursuant to this Contract.

2. The duties of Party B:

- a. Party B supervises the process of clinical trial and verifies the data from the research team.
- b. Party B evaluates the statistical methods used in the study, including the t-test (1000 bias corrected replications) and analysis of variance (ANOVA).

3. Party B's salary:

Party B will be free of charge in this study.

4. Party A's Obligations:

a. Party A shall conduct direction, supervision and evaluation of Party B's work.

b. Party A shall provide Party B necessary working and living conditions.

c. Party A shall pay Party B' subsidies for a business trip.

5. Party B' s Obligations:

a. Party B shall observe Party A' s work system and shall accept Party A' s arrangement, direction, supervision and evaluation in regard to his/her work. Without Party A' s consent, Party B shall not render service elsewhere or hold concurrently any post unrelated to the work agreed on with Party A.

b. Party B shall complete the tasks agreed on schedule and guarantee the quality of work.

6. Revision, Cancellation and Termination of the Contract:

a. Both parties should abide by the contract and should refrain from revising, canceling, or terminating the contract without mutual consent.

b. The contract can be revised, canceled, or terminated with mutual consent. Before both parties have reached an agreement, the contract should be strictly observed.

c. Party A has the right to cancel the contract with a written notice to Party B under the following conditions:

(1) Party B does not fulfil the contract or does not fulfil the contract obligations according to the terms stipulated, and has failed to amend after Party A has pointed it out.

(2) According to the doctor' s diagnosis, Party B cannot resume normal work after a continued 30 days sick leave.

d. Party B has the right to cancel the contract with a written notice to Party A under the following conditions:

(1) Party A has not provided Party B with necessary working and living

conditions as stipulated in the contract.

(2) Party A has not paid Party B as scheduled.

7. This contract takes effect on the date signed by both parties and will automatically expire when the contract ends. If either of the two parties asks for a new contract, it should forward its request to another party 90 days prior to the expiration of the contract, and sign the new contract with mutual consent.

Party B shall bear all expenses incurred when staying on after the contract expires.

8. Arbitration

The two parties shall consult with each other and mediate any disputes, which may arise about the contract. If all attempts fail, the two parties can appeal to the organization of arbitration in the State Bureau of Foreign Experts and ask for a final arbitration.

Party A
(office stamp)
(Signature)
Date: 10, 07, 2016

Party B
(office stamp)
(Signature)
Date: 10, 07, 2016