**Employment Agreement for Contract-based Employee (For Foreign Employees)**

This Agreement is made by and between Academia Sinica (hereinafter referred to as “A”) and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (hereinafter “B”). Both parties agree to abide by the terms and conditions of this Agreement:

1. A authorizes Research Center for Critical Issues to enter into this Agreement with B.

2. Term of Agreement:

A employs B as a \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ commencing from this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_,

3. B’s duties:

B agrees to accept A’s instructions and supervision, to carry out the **following duties**: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Notes: Job related information

1. Funding Source:

□A’s Business Fee

□NSTC research project, Project Title:

Project peried:

1. Project Director:

4. Employment Institution: The **location** where B renders his/her services is \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (including the location where research projects or research-relevant works are conducted)

5. Working Hours:

(1) From\_\_\_\_\_\_\_\_:\_\_\_\_\_\_\_\_to\_\_\_\_\_\_\_:\_\_\_\_\_\_\_\_ (including break time). If necessary, both parties may reach an agreement to work in shifts or change working hours to work flexible hours, or comply with relevant regulations established by A.

(2) When A, in accordance with the Labor Standards Act, has a necessity to have B to extend the working hours or to work on a holiday, fixed day-off and flexible day-off, A shall pay B wages or grant B leaves based on the Act and A’s relevant regulations.

6. Days of miscellaneous authorized absences and vacations, leave-takings, holidays, annual leaves shall be operated pursuant to relevant regulations established by A. Applications for leave of absence shall be completed before leaving the post. Any matter or event not provided in the context of this Agreement shall be governed by and interpreted in accordance with “Labor Standards Act”, “Gender Equality in Employment Law” and “Regulations of Leave-Taking of Workers”. Annual leave arrangements shall be made by B. However, when A has an urgent demand of operation or when B has personal reasons, the annual leave arrangements may be negotiated with the other side. A shall notify B of arranging annual leaves in accordance with the regulations when B reaches the conditions of taking annual leaves. If B’s annual leaves have not been taken when the calendar year changes or this Agreement terminates, A shall pay wages for the days of untaken annual leaves.

7. Remuneration: A shall pay B a **salary of N.T. $\_\_\_\_\_\_\_\_\_\_\_\_\_ per month**. (The monthly salary will be paid on the first day of the following month.)

8. Termination of this Agreement:

(1) If A or B needs to terminate This Agreement, all the matters shall follow the Labor Standards Act and relevant regulations.

(2) If any employment is a violation of the recusal of employment stipulated in Article 19, A may terminate this Agreement at any time.

(3) In the event that B resigns, a resignation application form to stating the reasons for this decision should be signed, and a handover process should be completed.

9. If B does not apply to Labor Pension Act, or B chooses to continue applying to Labor Standards Act’s retirement regulations, A shall contribute 12% of B’s monthly wages as “pay-as-you-go” contribution benefits, which is a complementary measure when B resigns; Among the contribution benefits, 50% is from B’s monthly wages as voluntary pension contribution, 50% is from A as mandatory pension contribution.

If B is terminated pursuant to Article 11 of Labor Standards Act, or B resigns without A’s consent before the expiration of this Agreement and has contributed to the “pay-as-you-go” contribution benefits for less than 5 years, B shall only receive the principal and interest of the voluntary pension contribution; If B resigns when a fixed-term contract expires, or B resigns with A’s consent before the expiration of this Agreement, or B deceases during the term of this employment (excluding suicide and contributing to the “pay-as-you-go” contribution benefits for less than 5 years), the principal and interest of the mandatory and voluntary pension contributions which are contributed according to this Paragraph shall be paid to B; If B meets the requirements of dismissal or retirement, the matter shall be processed according to Article 10 or 11.

10. Dismissal:

In the event that A dismisses B or A terminates this Agreement in accordance with the law, the matter shall be governed by the regulations of Labor Standards Act. If B is applicable to the retirement regulations of Labor Standards Act, severance payment shall be calculated according to Article 17 of the Act. Half of the payment shall be made by the principal and interest of the mandatory pension contribution and the rest of the payment shall be paid by A. Besides, the balance of the mandatory pension contribution and the principal and interest of the voluntary pension contribution, which are contributed according to Article 10, shall be paid to B; If B is applicable to Labor Pension Act, severance payment shall be calculated according to Article 12 of Labor Pension Act.

11. Retirement:

B may apply for voluntary retirement under either of the conditions stipulated in Article 53 of Labor Standards Act. A may force B to retire under either of the conditions stipulated in Article 54 of Labor Standards Act.

When B acquires one of the status below, with the exception that B has been working before January 16, 2014, and is currently working in A, or acquires the status of (1) and (3) after January 17, 2014, either Labor Pension Act or Labor Standards Act can be chosen to apply to within 6 months. Once a retirement mechanism is chosen, the alternation is not allowed. When the retirement mechanism of retirement pension Act is adopted, both A and B shall contribute retirement pension in pursuance of the Act, and B may claim for the retirement pension when meeting the condition of receiving retirement pension regulated in Labor Pension Act:

(1) Married to a citizen registered within the jurisdiction of the Republic of China and has been granted a residency to work in Taiwan, Mainland China residents, Hong Kong or Macao residents.

(2) The aforesaid foreign nationals, Mainland China residents, Hong Kong or Macao residents who should be divorced from whose spouse or should the spouse be deceased and may continue to reside and work in Taiwan as permitted by legal and regulatory stipulations.

When B is not applicable to Labor Pension Act, or chooses to apply to the pension mechanism of Labor Standards Act pursuant to the aforesaid regulations, A shall contribute to the reserve fund of retirement payment pursuant to Labor Standards Act. If B applies for retirement, the retirement payment shall be paid to B according to Article 55. The payment shall be made by the principal and interest of the mandatory pension contribution of the “pay-as-you-go” contribution benefits, and the rest of the payment shall be made by A. Besides, the balance of the mandatory pension contribution and the principal and interest of the voluntary pension contribution, which are contributed according to Paragraph 10 of this Agreement, shall be paid to B.

12. Indemnity:

If B deceases during the term of this employment, excluding ending his/her own life after committing a crime, A shall pay a lump-sum consolation payment equal to four months of wage. If B’s decease is as result of performing official duty, A shall pay a lump-sum consolation payment equal to six months of wage; If B has served more than one year, A shall pay an additional 50%.

13. Compensation for Occupational Accident & Ordinary Injury and Sickness

A shall process the matter in accordance with Labor Standards Act, Occupational Accident Labor Protection Act, Labor Insurance Act, Employment Insurance Act and relevant regulations.

14. Insurance and Benefit:

(1) A shall offer B Labor Insurance and National Health Insurance in accordance with Labor Insurance Act and National Health Insurance Act.

(2) B shall be entitled to benefits and facilities provided by A during the term of this Agreement.

15. Performance Evaluation, Rewards and Punishments:

B’s performance evaluation, rewards and punishments shall be processed pursuant to the personnel regulations stipulated by A.

16. Year-end Bonus:

Year-end bonuses are only granted for those who are still serving as of December 1 of the same year, in accordance with relevant regulations for civil servants.

17. Safety and Health:

Both parties shall comply with Labor Safety and Health Law and relevant regulations.

18. Service and Discipline:

(1) B shall comply with relevant regulations provided by A, and be humble, honest, cautious and active at work.

(2) B shall not disclose any confidential information acquired from A’s research, technology or business, unless a prior written permission from A. This confidentiality obligation shall remain effective after B’s termination of this employment.

(3) B shall comply with the direction and supervision of his/her supervisors (or management) from A.

(4) B shall not leave the position within the working hours without permission from his/her supervisors.

(5) B shall participate in all kinds of trainings and meetings held by A.

(6) B shall obey A’s relevant regulations on information security. B shall bear civil compensation liability or criminal liability by himself/herself if any conduct committed by B that violates the regulations due to personal use of computer or software.

(7) If B violates academic ethics during the term of this Agreement, the “Guidelines for the Establishment and Operation of Ethics Committees at All Levels Academia Sinica” shall be applicable.

19. Recusal of Employment:

Both sides shall follow the regulations stipulated in Paragraph 1, Point 11 of the “Guidelines for the Employment and Allocation of Temporary Workers in Executive Yuan and Subordinate Organizations and Schools” and letter of explanation from the outsourcing project institution —“The chiefs of each organization shall not employ their spouse, relatives by blood or marriage within three degrees as temporary workers in the same organization or the subordinate organization. The spouse and relatives by blood or marriage within three degrees of the chiefs and the principal investigators (co-principal investigators) in this organization shall not be employed in their governing units.

B promises (as the attached Declaration) that he/she is not the employee recruited against the previously mentioned recusal rules. If any violation or false fact exists and causes A to sustain damage, A may terminate this Agreement pursuant to Subparagraph 1 or 4, Paragraph 1, Article 12.

20. The literary works or work (R&D) achievements completed by B during the term of this Agreement shall be processed in accordance with Academia Sinica Copyright Guidelines, Academia Sinica Scientific and Technological Research and Development Results Ownership and Utilization Regulations and relevant regulations.

21. Other Regulations Governing Rights and Obligations:

Rights and obligations between A and B during the term of this employment shall be governed by this Agreement. Any matter or event not provided in the context of this Agreement shall be governed by and interpreted in accordance with Labor Standards Act and relevant regulations stipulated by A.

22. Amendments to This Agreement:

This Agreement may be amended at any time by mutual consent.

23. Any dispute or controversy between the parties with respect to this Agreement shall be determined in accordance with the laws of the Republic of China. Both parties hereby submit and consent to the non-exclusive jurisdiction of the Taiwan Shih-Lin District Court.

24. Execution of This Agreement:

This Agreement is executed in duplicate, with one copy to be retained each by A and B.

This Agreement is made by and between:

A: Academia Sinica

Legal Representative: James C. Liao

Authorized Signatory: Benny K. K. Chan

(Director of the Center)

B:

ARC Number:

Address:

Date:

(The Chinese text of this Agreement shall be deemed the original. In the event of any dispute or misunderstanding as to the interpretation of the language or terms of this Agreement, the Chinese language version shall control.)

**Agreement on Ownership and Confidentiality of Research and Development Achievements by Academia Sinica Laboratory Personnel**

Prescribed on September 17, 2015

(applicable to all employed personnel)

I am one of the personnel of the [ ] (hereinafter referred to as "Laboratory"), headed by principal investigator Dr. [ ] (hereinafter referred to as "PI") under the Research Center for Critical Issues of Academia Sinica. In order to determine the ownership of the research & development achievements based on my research during my employment with Academia Sinica and protect the confidentiality of such R&D achievements, I hereby agree to the following:

1. I agree that any pre-proposals, concepts, discoveries, inventions, improvements, formulas, processes, manufacturing techniques, works and relevant intellectual property rights ("R&D achievements") generated from research in Academia Sinica shall be deemed the results of performance of official duties, and the ownership of the R&D achievements shall be governed by the Regulations for Ownership and Utilization of Scientific and Technological Research and Development Achievements of Academia Sinica, the Guidelines for Copyrights of Academia Sinica, and other applicable laws and regulations.
2. I shall be obligated to assist in applying for registration of, or other relevant preservation measures for the R&D achievements under the preceding article, without remuneration.
3. I guarantee that while undertaking the academic research, I will not intentionally infringe any third party's intellectual property rights or plagiarize any third party's R&D achievements.
4. I am obligated to keep the following information confidential and to take appropriate measures against any disclosure thereof:

(1) All the discussions, documents, records, drawings, manuscripts, programs, plans, databases, and other relevant information, including but not limited to any written, audio, visual or software records, in connection with the research projects conducted at the Laboratory.

(2) Information to be kept confidential, as instructed by the PI in writing or orally.

(3) Information that only the persons designated by the PI may listen to, read or use.

(4) Information that has not yet been made public, or that no third parties have any legitimate access to.

1. Without the prior written consent of the PI, I shall not do any of the following acts with respect to the information in the preceding article:

(1) Providing, delivering, or making known or disclosing to third parties the information in any way or for any reason, except for academic discussions at the Laboratory with the permission of the PI.

(2) Unauthorized use of the information in any work not assigned by the PI.

(3) Unauthorized copying, photocopying, or other means of reproducing all or part of the information.

(4) Providing the information in any way to third parties for use or reference, or any other acts infringing any rights or interests of Academia Sinica or the PI.

1. As soon as the above information is made known to the public or is declassified, I shall be released from the nondisclosure obligation under the preceding two articles.
2. During my employment with Academia Sinica, without the prior written consent of the PI, I shall not, for myself or a third party, participate in any project identical to the projects conducted by the Laboratory, or any similar or associated projects.

I shall not provide third parties with any consultation in connection with the projects characterized in the preceding paragraph, except for academic research discussion.

1. If I breach any part of this Agreement, I will be liable for the breach.
2. This Agreement shall be governed by the laws of Taiwan, and any disputes or lawsuits arising out of this Agreement shall be submitted to the jurisdiction of the Taiwan Taipei District Court.

This Agreement is made by and between:

Name:

Passport or ARC Number:

Date:

**Declaration**

In witness whereof, I, the undersigned , serve as a temporary worker at Research Center for Critical Issues. I declare that I am not the spouse, or relative by blood or marriage within three degrees of the chiefs of the employment organization, the employment unit and the principal investigators (co-principal investigators). If any violation or false fact exists, I shall bear legal and contractual liability.

Name : (Signature)

Passport Number :

Permanent Residence :

Phone Number :

Date :

(The Chinese text of this Declaration shall be deemed the original. In the event of any dispute or misunderstanding as to the inter pretation of the language or terms of this Declaration, the Chinese language version shall control.)