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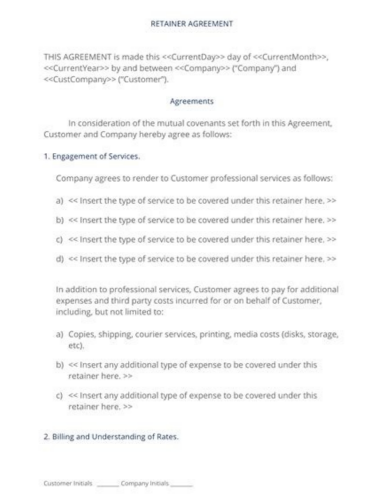
## Hospital retainership letter template

Post navigation e-Sign with PandaDocUnlimited templates & signatures for 19\$/month Explore all plans This Retainer Agreement" or this "Retainer Agreement" or this agreement is a contract between a company and a service provide that be taken and incorporated by the parties of such the taken and incorporated by the parties of such the specific provided in the Statement of Work (Company and Incorporated by the parties of such as a contract between the specific provided in the Statement of this Agreement. Such additional Statement of Work and Incorporated by the parties during the term of this Agreement and constitution to this agreement. Such additional Statement of Work shall be incorporated by the parties during the term of this Agreement agreement. Such extension of the specific payment details will be attached to this retainer agreement. Such extension this agreement of this Agreement agreement. Such extension of the statement of Work that will be attached to this retainer agreement.

Keep in mind that retainers typically imply some kind of fee to "retain" the individual to provide the services, in addition to an hourly rate for provision of the actual services. You are essentially paying to keep this individual "on the bench". As compensation in full for services performed under this Agreement and the Statement of Work, Consultant shall invoice Company and Company shall pay Consultant in accordance with the fees and schedule set forth in the Statement of Work. In providing services to Company, Consultant shall be acting as an independent contractor and not as an employee or agent of Company.



Consultant shall have no authority, express or implied, to commit or obligate Company in any manner whatsoever. Invoices and services referenced thereon, unless otherwise specified in the attached Statement of Work. All invoices must reference the Retainer Agreement and include the following information. Explanation of Services, Period of performance, number of hours for invoiced amount; Trip report for travel performed, indicating names of persons and companies to, if that is preferred. Feel free to modify accordingly. The Consultant shall be responsible to any compensation paid to Consultant shall be responsible to any compensation paid to Consultant shall be responsible for all expenses, so a lack and company shall not withhold or pay any federal, state, or local income, social security, unemployment and workers compensation taxes related to the work performed under this Agreement. The Consultant shall be responsible for all expenses incurred in performing duties under the Statement of Work unless otherwise agreed to in the attached Statement of Work. Company shall reimburse Consultant for only such travel and other expenses as have been authorized in advance in writing and included as a part of each Statement of Work. Reimbursement for all other revel as a part of each Statement of Work. Reimbursement for all other travel or expenses is not authorized for reimbursement. Local travel is considered to so maintain a proprietary information including but not limited to products, processes, technologies, innovative concepts, customer information which may be of a personal nature and other valuable personal information which may be of a personal nature and other valuable personal information in the public domain through no wrongful act of the recipient, or (iii) information received by the recipient from a third party who was free to disclose it; (iv) information is required by law, subject to the receiving Party quiving prior notice to Company to allow it to seek protective or other court orders.



Each party receiving Confidential Information hereby agrees that it shall not use, commercialize or disclose such Confidential Information to any person or entity, except to the individuals having a "need to know" (and who are themselves bound by similar nondisclosure restrictions). In the event that the Receiving Party or its Agents become legally compelled to disclose any of the Confidential Information, the Receiving Party shall use its best efforts to promptly notify Company and provide reasonable cooperation to Company in connection with its efforts to lawfully avoid or limit disclosure and preserve the confidential Information in such circumstances. Both parties acknowledge and agree that the unauthorized disclosure of Company' Confidential Information could cause harm and significant injury to the Company makes no warranty or representation as to the accuracy or completeness of any information provided to the Receiving Party hereunder; provided that neither party shall knowingly provide any false or misleading information to the other. <a href="mailto:accent\_on\_achievement\_alto\_saxophone\_book\_1.pdf">accent\_on\_achievement\_alto\_saxophone\_book\_1.pdf</a>



LEX STABILIS LAW



4 September 2010

Maricar G. Jimenez
Unit 8756, Condominium Towers,
E. Rodriguez Avenue, Quezon City.

Dear Ms. Jimenez

It is our honor to propose this agreement for the engagement of our Firm as legal as legal counsel of MARICAR G. JIMENEZ ("Client") on a general retainer.

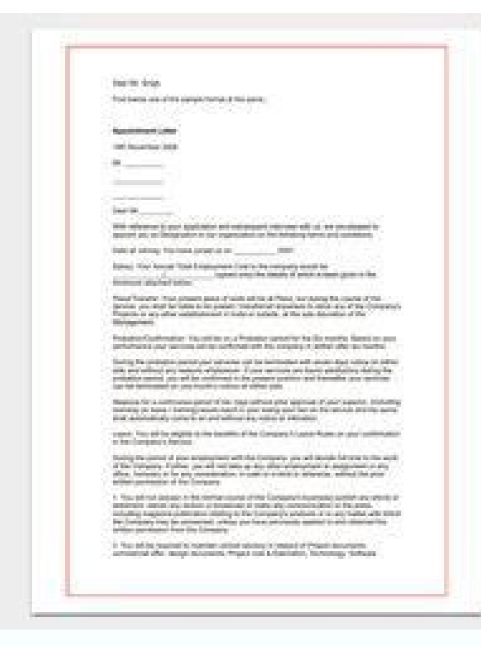
RETAINER FEE. We shall charge a retainer fee of SIX THOUSAND PESOS (P6, 000.00) per month payable in advance on or before the fifth (5th) day of each month. This fee shall be subject to adjustment upon our agreement following a semi-annual review to determine whether the fee is equitable, taking into account the volume of work, nature of services rendered, and the relative complexity of your referrals.

SCOPE OF RETAINER SERVICE. The retainer fee shall be applicable to all services in the nature of consultation advice, and review and preparation of simple contracts and other documents required in the ordinary course of business to the Client Routine notarial work shall be covered by the retainer arrangement, without prejudice to further discussion on additional fees as the volume and complexity of the notarial work require. Our total legal services shall also be available to the Client, subject to the provisions of the following paragraphs on other services and conflict of interest.

It is our hope that our availability to provide the Client with regular advice under this retainer will preclude your involvement in serious legal problems.

777 Paseo De Roxas st., Ayala Avenue, Makati City Tel. No. 789-8999, email: lexstabilis@email.com

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Such Confidential Information shall include, but not be limited to, customer and supplier lists, product designs, engineering drawings, and computer programs. Upon termination of this Agreement, or any time prior thereto upon request of Company, Consultant shall promptly return all property and all Confidential Information which are in Consultant's possession or under Consultant's control, including all materials which incorporate such Confidential Information.5. IMPROVEMENTS AND INVERTIONS Consultant shall promptly notify and fully disclose to Company, to mentions ("Inventions"), which Consultant has conceived or first actually reduced to practice during the term of this Agreement or within safe designs, appearants, practices, processes, improvements and the rights and obligations the reministed of the provision contained elsewhere in this Agreement, the provisions under this Agreement, or consultant shall be compensated fairly against actual work performance of Consultant is adapted. Any moneys due to Consultant shall be compensated fairly against actual work performed; or by Consultant immediately if Company defaults in the performance of its obligations under this Agreement.

Either party then may terminate this agreement by providing 30 days advance written notice, which notice shall not be provided until at least 30 days subsequent to the execution date of this agreement by providing products and/or services to Company. Consultant shall products Consultant warrants that the Intellectual Property and products Consultant will produce for Suppary to Suppart the Intellectual Property and products Consultant will produce for Suppary to Suppart the Intellectual Property and products produced by Consultant in developing or providing products produced by Company to fully exploit the Intellectual Property and products produce

originated or prepared by or for Consultant (either solely or jointly with others) in contemplation of, or in the execusive property of Company and shall be deemed to be works for hire. To the extent that it may

information includes material previously copyrighted or patented by Consultant and not originally prepared hereunder, Consultant hereby grants to Company an unrestricted, royalty-free and perpetual license to copy, use, make, have made, sell, disclose and sublicense such Information for any lawful purpose. Consultant agrees that from time to time upon request and without charge for Consultant's Services beyond the payments herein specified, Consultant shall assist Company, Inc. and its nominees in every proper way during and subsequent to the term of the Agreement (entirely at Company's expense) to obtain patents for any invention in any or all countries of the world and that Consultant shall execute all papers (including assignments) and do all things that reasonably may be required in order to protect the rights of Company and vest in it or its nominees all right, title and interest in and to such inventions, patent applications, and patents.9. INDEMNIFICATIONTo the fullest extent permitted by law, Consultant shall indemnify

not, by operation of law, be works for hire, Consultant hereby assigns to Company all rights, title and interest in and to such Information shall be deemed "Confidential Information; subject to the terms and conditions set forth herein. If such

Company, hold it harmless, and defend and protect it from and against any and all loss, damage, liability, judgment, claim, cost or expenses of investigation and defense), of any sort, resulting from injury or damage of any sort to any person or entity, arising out of or in connection with Consultant's performance under this Agreement, including the performance of any other party for whom Consultant's obligations under this Agreement, including the performance of any other intangible property rights.10. LIMITATION OF LIABILITYNEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR SPECIAL, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL LOSSES OR DAMAGES OF ANY KIND OR NATURE WHATSOEVER, INCLUDING BUT NOT LIMITED TO LOST PROFITS, LOST RECORDS OR DATA, LOST SAVINGS, LOSS OF USE OF FACILITY OR EQUIPMENT, LOSS BY REASON OF FACILITY SHUT-DOWN OR NON-OPERATIONS, OR OTHER COSTS, CHARGES, PENALTIES, OR LIQUIDATED DAMAGES, REGARDLESS OF WHETHER ARISING FROM BREACH OF CONTRACT, WARRANTY, TORT, STRICT LIABILITY OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE OR IF SUCH LOSS COULD HAVE BEEN REASONABLY FORESEEN. application letter for learnership sample pdf THE PARTY'S' LIABILITY FOR DAMAGES HEREUNDER AND UNDER ANY SERVICE WORK ORDER, REGARDLESS OF THE FORM OF ACTION, SHALL NOT EXCEED THE TOTAL AMOUNT PAYABLE TO CONSULTANT UNDER THIS AGREEMENT.11. WARRANTY OF SERVICESConsultant agrees that services shall be performed hereunder in a professional and workmanlike manner and that the Intellectual Property and products Consultant further warrants that Consultant further warrants further warrants fur Agreement or Consultant's performance of services hereunder. 12. INSURANCES eller shall at all times during the term of this Agreement, at its own cost and expense, carry and maintain the following insurance (to include general liability coverage) and comprehensive automobile liability insurance. Seller shall not commence any work hereunder until Seller has fulfilled all insurance requirements herein. Company is not requirements herein. Compensation, Commercial and General Liability and Comprehensive Automobile Liability Insurance in this instance for this Subcontract. In exchange for waiving these requirements, Seller agrees that it shall bear liability for occurrences normally covered by these types of insurances that shall arise in the course of this Agreement and Consultant's rights and obligations shall not be assignable, in whole or in part, by Consultant without the prior written consent of Company. If Consultant is doing business as a partnership or corporation, any change in ownership is an "assignment under this provision." Any assignment without Company consent is void.14. GOVERNING LAWThis Agreement shall be construed and enforced in accordance with the laws of the State of New York without reference to that body of law governing conflicts of law.15. INJUNCTIVE RELIEFConsultant of the provisions of 4, 5, 6, 7, 8, 9 and/or 10 of this Agreement. Accordingly, in the event of any actual or threatened breach of such provisions, Company shall, in addition to any other remedies that it may have, be entitled to temporary and/or permanent injunctive relief to enforce such provisions of this Agreement and expressly stipulate that this Agreement shall be construed in a manner that renders its provisions of this Agreement are determined by a court of competent jurisdiction to be invalid or unenforceable, such provisions shall be deleted from this Agreement or modified so as to make them enforceable and the validity and enforceable and the validity and enforceability of the remainder of such provisions and of this Agreement when such failure is due to causes beyond that party's reasonable control, including, but not limited to, acts of state or governmental authorities, acts of terrorism, natural catastrophe, fire, storm, flood, earthquakes, accident, strikes, and prolonged shortage of energy. In the event of such delay the date of delivery or time for completion shall be extended by a period of time reasonably necessary to overcome the effect of any such delay. 18. ENTIRE AGREEMENTThis Agreement inclusive of the attached Statement of Work(s) embodies the Initial authorization between the undersigned parties and supersedes all prior contracts, representations, or letters, whether written or oral, regarding the subject matter hereof. The

[Sender.LastName] [Client.Company] Signature MM/DD/YYYY [Client.FirstName] [Client.LastName] CHINENYE EZI 1 Dear All, I have been asked to go write to a hospital close to my office asking for retainership, incase of emergencies.

Please can anyone help me with a sample? Thank you. 20th June 2012 From Nigeria, Lagos kumaramars 1 Sub: - Retainership Contract for Medical Consultancy Services. Dear Mr..Singh, With reference to the discussion we had with you in relation to the medical Consultancy Services to be provided by you to employees of Cachet Pharmaceuticals Pvt. Ltd., the management is pleased to appoint you as a Medical Consultant. On following terms and condition mentioned hereunder. 1, You will be paid Consultancy Charges at the rate decided mutually of the entire duration of the retainership contract. 2. The contract shall be initially for a period of Three years from the 01st April. 2007 till 3l'st March 2010 after working hours without assigning any reason unless renewed in writing. 3. You will raise bills towards Consultancy Charges and medicines every month and the some shall be paid within seven days of receipt thereof. The amount specified shall be inclusive of all expenses incurred by you towards communication telephone and faxes, computer usage, traveling -local and outstation, documentation -stationery, secretarial and photocopying, library visits, meeting external consultants and/or for any otler similar matter. 4. You shall be responsible for and advise us on matters related to the following areas: (a) Identiff specific Medical Examination required for specific areas. (b) Guide the organization towards Compliance of Statutory requirement '(c) Educate and conduct Health Clinics / Workshops for the employees from time to time.

parties shall not be bound by or liable for any statement, representation, promise, inducement, or understanding of any kind not set forth in this Agreement by the date of execution of this Agreement purporting to modify or add to the terms and conditions hereof shall be binding unless consented to in writing by duly-authorized procurement representatives of Company, Inc. and the Consultant in a document making specific reference to this Agreement. IN WITNESS WHEREOF the parties have caused this Retainer Agreement to be executed and delivered by their duly authorized representatives. [Sender. Company] Signature MM/DD/YYYY [Sender. FirstName]

(d) Any other matters requiring your expertise related to any of the responsibility mentioned above. 5. The retainership contract may be renewed after the expiry ofthe same based on the requirement ofthe organization and on terms mutually agreed upon. 6. . Either party may terminate this contract by giving one month's notice. 7. conflict at work examples interview As you are a Consultant you shall not be entitled for any other benefit like gratuity, leave, PF, etc. Please sign the duplicate copy of this letter in token of acceptance of terms and condition and return the same to us. Looking forward to a long and fruitful association' Thanking You, 19th February 2015 From India, Mumbai 15th February 2023. The Medical Director, Toronto Hospitals, Onitsha.

Dear Sir, RETAINERSHIP FOR MEDICAL EMERGENCY SERVICES With reference to the discussion, we had with you in relation to the above subject services to be provided by you to employees of Golden Oil Industries Limited, the management is pleased to appoint your hospital on the following terms and conditions mentioned hereunder. 1. You

shall give medical attention to our staff brought into your facility on Medical Emergency conditions at any time of the day or night. 2. We shall issue an authorization note to any patient brought to your facility from our company, which shall be attached to your bill for payment. 3. Whenever we bring in a patient with an HMO Cover and present to you the patient's HMO Valid Details, bills shall first go to the HMO and only services not covered by the HMO will be charged to our company. 4. lovomuvew.pdf

You shall raise bills towards medical services rendered every month attaching our authorization note and the same shall be paid within seven days of receipt thereof. 5. You Shall issue to our company a Medical Retainership Certificate upon acceptance of our appointment. 6. This contract shall be initially for a period of Three Years from the 15th of February 2023 till the 14th of February 2026 and be subject to renewal upon expiration and satisfactory services. 7. Either party may terminate this contract by giving one month's notice. Looking forward to a long and fruitful association. For: Golden Oil Industries Limited Elvis O. Zini HR Manager – System Implementation 15th February 2023 From Nigeria, Obubra