## **Model Contract for Translators**

## TRANSLATION AGREEMENT

Date of this Agreement:	
of	("Translator")
Translator's Name Translator's Address	
and	
of	("Client")
Client's Name Client's Address	,
hereby agree as follows:	
1. <u>Description of services</u> . Translator, as an independent contractor, will	provide the following
service(s) [Identify item(s) to be translated and the particular service(s)	
	<del></del>
Scheduled completion date is:	
Translator shall make every effort to complete service(s) by the above da	ite but shall not be
responsible for delays in completion caused by events beyond Translator	
Method of delivery:	
Format of delivery:	
2. <u>Fee for services</u> . Client agrees to pay \$ as Translator's	fee for the above
service(s). Payment is due as follows:	

The due dates for payment of fees and costs under this Agreement shall be the date(s) specified in this Agreement, provided that if no date is specified, the due date shall be the date of Translator's billing for the fees or costs. Any payments for fees or costs not received by

Translator within days of the due date will be deemed late and shall be sub % per month late charge. Client agrees to be responsible for Translator's co	
collecting late payments due from Client, including reasonable attorneys' fees.	3545 111
3. <u>Cancellation or withdrawal by Client</u> . If Client cancels or withdraws any portion of described in paragraph 1 above prior to Translator's completion of the service(s), the consideration of Translator's scheduling and/or performing said service(s) Client sha Translator the portion of the above fee represented by the percentage of total service performed, but in any event not less than% of said fee.	en, in all pay
4. Additional fees. Additional fees will be payable, to be calculated as provided beloevent the following additional services are required: (a) investigation, inquiry, or respond that normal to a routine translation is required because of ambiguities in the translated; (b) additional services are required because Client makes changes in the itranslated after the signing of this Agreement; and (c) Translator is requested to make the translation after delivery of the translation, because of Client's preferences as to succeed to the expectation of the property of the translation. Such additional fees will calculated as follows:	tearch item(s) to be item(s) to be te changes in style or

- 5. Additional costs. Client shall reimburse Translator for necessary out-of-pocket expenses incurred by Translator that are not a normal part of routine translation procedure, such as overnight document delivery service requested by Client, long distance telephone and telefax expenses to clarify document ambiguity, etc.
- 6. <u>Client's review of translation</u>. Upon receipt of the translation from Translator, Client shall promptly review it, and within 30 days after receipt shall notify Translator of any requested corrections or changes. Translator shall correct, at no cost to Client, any errors made by Translator.
- 7. Confidentiality. All knowledge and information expressly identified by Client in writing as confidential which Translator acquires during the term of this Agreement regarding the business and products of Client shall be maintained in confidentiality by Translator and, except as expressly authorized by Client in writing, shall not be divulged or published by Translator and shall not be authorized by Translator to be divulged or published by others. Confidential information for purposes of this paragraph shall not include the following:
  - a. Information which is or becomes available to the general public, provided the disclosure of such information did not result from a breach by Translator of this paragraph.
  - b. Terminological glossary entries compiled by Translator in the course of Translator's performance of the translation service(s) under this Agreement; provided, however, that

Client and Translator may agree in writing that, upon payment by Client to Translator of an agreed-upon fee, such terminological glossary entries shall be the property of Client and shall be covered by the confidentiality provisions of this paragraph.

- 8. <u>Translation is property of client, copyright</u>. Upon Client's completion of all payments provided herein, the translation of the item(s) described in paragraph 1 above shall be the property of Client. Translator has no obligation to take any steps to protect any copyright, trademark or other right of Client with respect to the translation, except as may be expressly otherwise provided in this Agreement. Notwithstanding the foregoing, Translator shall have the right to retain file copies of the item(s) to be translated and of the translation, subject to the provisions of paragraph 7 above.
- 9. <u>Indemnification and hold-harmless by Client</u>. Client agrees to indemnify and hold Translator harmless from any and all losses, claims, damages, expenses or liabilities (including reasonable attorneys' fees) which Translator may incur based on information, representations, reports, data or product specifications furnished, prepared or approved by Client for use by Translator in the work performed under this Agreement.
- 10. <u>Changes by others</u>. Translator shall have no responsibility whatever as to any changes in the translation made by persons other than Translator.

11. <u>Governing law</u> . This Agreement shall be governed by the laws of the State of	
12. <u>Additional provisions</u> . [Add all additional provisions required by the parties.]	
13. <u>Complete agreement</u> . This is the complete agreement of the parties as to the surhereof. Any changes in this Agreement must be in writing signed by both parties. Agreement becomes a binding contract only upon signature by both parties and the fully signed copies to each party.	Γhis
Translator:	

American Translators Association - Translation Agreement - July 1991 ed.

## IMPORTANT NOTICE

THIS CONTRACT FORM OR GUIDE IS GENERAL IN NATURE AND IS NOT INTENDED TO PRESCRIBE THE USE OF ANY TERMS AND CONDITIONS HEREIN. THE ISSUANCE OF THIS FORM DOES NOT RESTRICT IN ANY RESPECT ANY MEMBER OR NON-MEMBER FROM CONTRACTING FOR SERVICE ON TERMS AND CONDITIONS DIFFERENT FROM THOSE SET FORTH HEREIN. THE USE OF ANY PORTION OF THIS FORM OF AGREEMENT IS STRICTLY VOLUNTARY, AND IS THE SOLE RESPONSIBILITY OF THE CONTRACTING PARTIES.

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