Party A: University of California San Diego Library

Party B: Caixin Global Limited

Party B has opened and operates the Caixin Global website and App, and provides information resources on financial and business matters via both platforms. Party A agrees to accept the professional paid information resources provided by Party B pursuant to this Agreement Order service. Party A and B have entered into this Agreement as follows:

Article 1. Information resource subscription service

- 1.1 Party A requires Party B to provide the following information resources: total usage of 60 core readers with full access to Caixin Global and Caixin Chinese Express (财新通) information resources via IP authentication, starting from Dec, 2021 to Dec, 2022 , resulting in a total service fee o Text deleted arly increase fee from the second billing year.
- 1.2 The information resources described in Article 1.1 of this Agreement specifically include the following:
 - (1) In digital form access to Caixin Global and Caixin Chinese Express (财新通) on both website and App and any other paid contents.
- Party B undertakes this Agreement: Party A will have access to Caixin Global for one year from the 10 working day after Party B has received the full payment by Party A. The contents of the service are detailed in Article 1 of this Agreement.

Article 2. Information Service Fee

- 2 . 1 According to Article 1.1, Party A shall pay the full amount of service fee to Party B within 60 working days after signing the contract.
- 2. 2 Party B's bank account for receiving payment:

[Text deleted]

Article 3. Party A 's Rights and Obligations

- 3 . 1 Party A shall have the following rights in accordance with this Agreement: Upon the payment of the service fee, Party A shall require Party B to provide the information resources ordered by it under this Agreement.
- 3 . 2 Party A shall assume the following obligations under this Agreement:
 - (1) Authorized users from Party A have the right to access, read, download and print

information resources obtained from Party B for personal use or scholarly, educational, or scientific research or professional use. Party A shall not knowingly permit anyone other than authorized users to access the information resources provided by Party B. Party A shall not use the information resources obtained from Party B for commercial purposes, and shall not modify, manipulate, or create a derivative work without the prior written consent of Party B. Otherwise, Party A shall compensate Party B for [Text deleted]

If Party A violates term (1), above, Party B has right to cancel its lawful right associates with the account and terminate this contract without refunding any fees to Party A, and Party A shall Compensation for all losses caused by Party B.

(4)Party A's use of related subscription services shall comply with the relevant requirements of the "Caixin Global Terms and Conditions" Once services have been activated, users are deemed to be in agreement and acceptance of the requirements "Caixin Global Terms and Conditions".

Article 4. Party B 's Rights and Obligations

4 . 1 Party B shall enjoy the following rights under this Agreement: Party B shall receive payment of an information service provider fee in accordance with the provisions of Article 2 of this Agreement.

Article 5. Legal Restrictions

5.1 Any service results or information resources provided by Party B would be influenced by the usual statistical standards and uncertainties applied to products of this nature and will be thusly interpreted. In addition, Party A agrees that Party B shall not be liable for any results resulting from any actions based on products provided by Party B.

Article 6. Confidentiality Provisions

- 6 . 1 Both parties shall keep the content of this contract confidential.
- 6 . 2 The confidential personal information of any party known to the other party during the performance of this Agreement, without the prior written consent of the other party, shall not be used for any purpose other than for the performance of this Agreement.

Article 7 .Force Majeure Clause

- 7.1 "Force Majeure" means an event that the parties to this contract cannot reasonably control, is unpredictable or even foreseeable and unavoidable, which impedes, affects or delays any party to perform all or part of its obligations under this Contract. The incident includes but is not limited to government action, hacking or any other similar event.
- 7.2 A party who is subjected to force majeure may suspend its obligations under this contract until the effect of the event of force majeure is eliminated and there is no need for breach of contract. But should do its utmost to overcome the incident and mitigate its negative effects.
- 7.3 A party to a force majeure shall issue to the other party a valid proof of the event of a force majeure if it cannot provide such proof and the other party may be required to assume liability for breach of contract in accordance with the provisions of this Contract.

Article 8. The effective of the agreement and the settlement of the dispute 8.1 This Agreement shall enter into force on the date with the official seal signed by the authorized

representatives of both parties. The scanned copies, faxes and originals of this agreement have the same legal effect.

8.2 Any dispute arising out of the execution of this Agreement relating to this Agreement shall be resolved through friendly consultations. If it cannot be resolved through consultation, both parties have the right to arbitration Arbitration results are equally binding on both parties.

Article 9. other

9.1 This contract is executed in duplicate, with each party holding one copy, and is deemed equally effective under the law. This contract shall enter into force on the date with the official seal signed by the authorized representatives of both parties. The scanned copies, faxes and originals of this contract have the same legal effect.

[Text deleted]

[Text deleted]

12/7/2021

甲方:	乙方
(Party A)	(Par
年(YYYY)月(MM)日(DD)	年(YYYY)月(MM)日(DD)