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Country/entity	China Russia
Region	Asia and Pacific Europe and Eurasia
Agreement name	Treaty of Good-Neighborliness and Friendly Cooperation Between the People's Republic of China and the Russian Federation
Date	16 Jul 2001
Agreement status	Multiparty signed/agreed
Interim arrangement	Yes
Agreement/conflict	Interstate/interstate conflict

level

Sino-Soviet Border Conflict (1969 - 1991)

	Lasting 7 months, this undeclared border war erupted at the height of the Sino-Soviet split in March 1969 in the area of Zhenbao on the Wusuli River. Ten years earlier, the two allies had stood as champions of communism. Indeed, Soviet Russia played a key role in supporting Communist rebels against the nationalist Koumintang. However, relations soured over differences in ideology and leadership and although a border treaty was drawn up in 1965, Nikita Krushchev refused to sign after allegations by Mao Zedong were leaked that Tsarist Russia had stripped China of its historical territory. Accounts of the conflict vary between Chinese and Russian historians. Nonetheless, a People's Liberation Army raid on a Soviet border outpost on March 2, 1969 left over a hundred dead. Although, the conflict brought both countries to the brink of a greater war, with troops amassing on both sides, this outcome was avoided. The conflict was formally ended in September 1991 with the first border demarcation agreement.Other agreements were signed with formerly-Soviet States included Kazakhstan. Close Sino-Soviet Border Conflict (1969 - 1991)
Stage	Framework/substantive - partial
Conflict nature	Territory
Peace process	China-Russia border dispute peace process
Parties	President Jiang Zemin for the People's Republic of China, and President Vladimir Putin of the Russian Federation.
Third parties	-
Description	Agreement aimed at solving the tensions of the Sino-Russian Border war of 1969, emphasising inter-state cooperation in areas of strategic interest, including cooperation in the UN Security Council (Art. 13), adherence to the Five Principles and international law, reaffirmation of the one-China Policy and non-proliferation. Treaty to last 20 years.

Agreement document	CN_RU_010711_Treaty of Good-Neighbourliness and Friendly Cooperation.pdf (opens in new tab) Download PDF
Groups	
Children/youth	No specific mention.
Disabled persons	No specific mention.
Elderly/age	No specific mention.
Migrant workers	No specific mention.
Racial/ethnic/ national group	No specific mention.
Religious groups	No specific mention.
Indigenous people	No specific mention.
Other groups	No specific mention.
Refugees/displaced persons	No specific mention.
Social class	No specific mention.
Gender	
Women, girls and gender	No specific mention.
Men and boys	No specific mention.
LGBTI	No specific mention.
Family	No specific mention.

State definition

Nature of state Page 1, Article 1

(general)

In accordance with universally recognized principles and norms of international laws and on the basis of the Five Principles of mutual respect of state sovereignty and territorial integrity, mutual non-aggression, mutual non-interference in each other's internal affairs, equality and mutual benefit and peaceful co-existence, the contracting parties shall develops the strategic cooperative partnership of good-neighborliness, friendship and cooperation and equality and trust between the two countries from a long-term view and in a comprehensive manner.

Page 2, Article 4

The Chinese side supports the Russian side in its policies on the issue of defending the national unity and territorial integrity of the Russian Federation. The Russian side supports the Chinese side in its policies on the issue of defending the national unity and territorial integrity of the People's Republic of China.

Page 2, Article 5

The Russian side reaffirms that the principled stand on the Taiwan issue as expounded in the political documents signed and adopted by the heads of states of the two countries from 1992 to 2000 remain unchanged. The Russian side acknowledges that there is only one China in the world, that the People's Republic of China is the sole legal government representing the whole of China and that Taiwan is an inalienable part of China. The Russian side opposes any form of Taiwan's independence.

Page 2, Article 6

The contracting parties point out with satisfaction that each has no territorial claim on the other and both are resolved to make active efforts in building the border between the two countries into one where ever-lasting peace and friendship prevail. The contracting parties will adhere to the principles of non-encroachment upon territories and national boundaries as stipulated in international laws and strictly observe the national boundary between the two countries.

State configuration No specific mention.

- Referendum No specific mention.
- State symbols No specific mention.

Independence/ Page 2, Article 5

secession The Russian side reaffirms that the principled stand on the Taiwan issue as expounded in the political documents signed and adopted by the heads of states of the two countries from 1992 to 2000 remain unchanged. The Russian side acknowledges that there is only one China in the world, that the People's Republic of China is the sole legal government representing the whole of China and that Taiwan is an inalienable part of China. The Russian side opposes any form of Taiwan's independence.

Accession/ unification	No specific mention.
Border delimitatio	 n Page 2, Article 6 The contracting parties shall continue to hold talks on the pending boundary alignment of the sectors which China and Russia have not yet arrived at an agreement through consultations. Prior to the settlement of these issues, the two sides will maintain the status quo in such boundary sectors.
Cross-border provision	Page 4, Article 15 In accordance with the two countries' inter-governmental agreements concerned and other documents relating to the handling of creditor's rights and liabilities, each side of the contracting parties recognizes the lawful right of ownership of the assets and other properties which belong to the other side and which are located within the territory of the other contracting party.

Governance

Political institutions (new or reformed)	No specific mention. r
Elections	No specific mention.
Electoral commission	No specific mention.
Political parties reform	No specific mention.
Civil society	No specific mention.
Traditional/ religious leaders	No specific mention.
Public administration	No specific mention.
Constitution	No specific mention.
Power sharing	
Political power sharing	No specific mention.

Territorial power No specific mention. sharing

Economic power No specific mention. **sharing**

Military powerNo specific mention.sharing

Human rights and equality

Human rights/RoL	Page 5, Article 18
general	The contracting parties shall cooperate in promoting the realization of human rights and
	fundamental freedom in accordance with the international obligations each is
	committed and the national laws of each country.
	In line with the international obligations each of the contracting parties is committed
	and the laws and regulations of each country, the contracting party shall take effective
	measures to guarantee the legal rights and interests of legal persons and natural persons
	of the other contracting party who reside within its territory, and provide the necessary
	legal assistance over civil and criminal matters.

Bill of rights/similar No specific mention.

Treaty incorporation

Page 1, Untitled Preamble, ... With the hope of promoting and establishing a just and fair new world order based on universally recognized principles and norms of international laws,

Page 1, Article 1

In accordance with universally recognized principles and norms of international laws and on the basis of the Five Principles of mutual respect of state sovereignty and territorial integrity, mutual non-aggression, mutual non-interference in each other's internal affairs, equality and mutual benefit and peaceful co-existence, the contracting parties shall develops the strategic cooperative partnership of good-neighborliness, friendship and cooperation and equality and trust between the two countries from a long-term view and in a comprehensive manner.

Page 1-2, Article 2

In handling their mutual relations, the contracting parties will neither resort to the use of force ;or the threat of force nor take economic and other means to bring pressure to bear against the other. The contracting parties will only solve their differences through peaceful means by adhering to the provisions of the "United Nations Charter" and the principles and norms of universally recognized international laws.

Page 2, Article 6

The contracting parties point out with satisfaction that each has no territorial claim on the other and both are resolved to make active efforts in building the border between the two countries into one where ever-lasting peace and friendship prevail. The contracting parties will adhere to the principles of non-encroachment upon territories and national boundaries as stipulated in international laws and strictly observe the national boundary between the two countries.

Page 3-4, Article 11

The contracting parties stand for the strict observation of universally acknowledged principles and norms of international laws and oppose any action of resorting to the use of force to bring pressure to bear on others or interfering in the internal affairs of a sovereign state under all sorts of pretexts and both are ready to make positive efforts to strengthen peace, stability, development and cooperation throughout the world.

Page 5, Article 18

The contracting parties shall cooperate in promoting the realization of human rights and fundamental freedom in accordance with the international obligations each is committed and the national laws of each country.

In line with the international obligations each of the contracting parties is committed and the laws and regulations of each country, the contracting party shall take effective measures to guarantee the legal rights and interests of legal persons and natural persons of the other contracting party who reside within its territory, and provide the necessary legal assistance over civil and criminal matters.

The departments concerned of the contracting parties, in accordance with relevant laws, shall conduct investigation and seek a solution to the problems and disputes arising from the process of carrying out cooperation and business activities by the legal persons and natural persons within the territory of the other side of the contracting parties.

Page 6, Article 22

This Treaty neither affects the rights and obligations of the contracting parties in otherinternational treaties of which they are a party to it, nor is it directed against any thirdcountry.Page 6 of 15

Civil and political No specific mention. rights

Socio-economic No specific mention. rights

human rights institutions

Rights related issues	
Citizenship	No specific mention.
Democracy	No specific mention.
Detention procedures	No specific mention.
Media and communication	No specific mention.
Mobility/access	No specific mention.
Protection measures	Rights related issues→Protection measures→Other Page 5, article 16 In accordance with their national laws and international treaties of which they are a party, the contracting parties shall protect and maintain intellectual property rights, including copyright and other relevant rights. Page 5, Article 19 The contracting parties shall carry out cooperation in the protection and improvement of the environment, prevention of cross-border pollution, the fair and rational use of water resources along the border areas and the use of biological resources in the northern Pacific and boundary river areas; make joint efforts in protecting rare floras, faunas and the natural ecosystem, and conduct cooperation in preventing the outbreak of major accidents arising from natural disasters or due to technical reasons and eliminating their after—effects .
Other	No specific mention.
Rights institutions	
NHRI	No specific mention.
Regional or international	No specific mention.

Justice sector reform

Criminal justice and No specific mention. emergency law

State of emergency No specific mention. **provisions**

Judiciary andNo specific mention.courts

Prisons andNo specific mention.detention

Traditional Laws No specific mention.

Socio-economic reconstruction

Development or socio-economic reconstruction	No specific mention.
National economic plan	No specific mention.
Natural resources	No specific mention.

International funds No specific mention.

Business	Page 4, Article 15 In accordance with the two countries' inter-governmental agreements concerned and other documents relating to the handling of creditor's rights and liabilities, each side of the contracting parties recognizes the lawful right of ownership of the assets and other properties which belong to the other side and which are located within the territory of the other contracting party.
	Page 4-5, Article 16 On the basis of mutual benefit, the contracting parties shall conduct cooperation in such areas as economy and trade, military know-how, science and technology, energy resources, transport, nuclear energy, finance, aerospace and aviation, information technology and other areas of common interest. They shall promote economic and trade cooperation in border areas and local regions between the two countries and create necessary and favourable conditions in this regard in accordance with the laws of each country.
	The contracting parties shall energetically enhance and develop exchanges and cooperation in culture, education, health, information, tourism, sports and legal matters. In accordance with their national laws and international treaties of which they are a party, the contracting parties shall protect and maintain intellectual property rights, including copyright and other relevant rights.
	Page 5, Article 17 The contracting parties shall conduct cooperation in world financial institutions, economic organizations and forums, and in line with the rules and regulations of the above-mentioned institutions, organizations and forums, make efforts to promote the participation of a contracting party in the above-mentioned institutions of which the other contracting party is already a member (or member state).
Taxation	No specific mention.
Banks	Socio-economic reconstruction→Banks→International finance Page 5, Article 17 The contracting parties shall conduct cooperation in world financial institutions, economic organizations and forums, and in line with the rules and regulations of the above-mentioned institutions, organizations and forums, make efforts to promote the participation of a contracting party in the above-mentioned institutions of which the other contracting party is already a member (or member state).

Land, property and environment

Land reform/rights No specific mention.

Pastoralist/No specific mention.nomadism rights

Cultural heritage	Land, property and environment→Cultural heritage→Tangible Page 4-5, Article 16 The contracting parties shall energetically enhance and develop exchanges and cooperation in culture, education, health, information, tourism, sports and legal matters.
Environment	Page 5, Article 19 The contracting parties shall carry out cooperation in the protection and improvement of the environment, prevention of cross-border pollution, the fair and rational use of water resources along the border areas and the use of biological resources in the northern Pacific and boundary river areas; make joint efforts in protecting rare floras, faunas and the natural ecosystem, and conduct cooperation in preventing the outbreak of major accidents arising from natural disasters or due to technical reasons and eliminating their after—effects .
Water or riparian rights or access	No specific mention.

Security sector

Page 1-2, Article 2

Security Guarantees

In handling their mutual relations, the contracting parties will neither resort to the use of force ;or the threat of force nor take economic and other means to bring pressure to bear against the other. The contracting parties will only solve their differences through peaceful means by adhering to the provisions of the "United Nations Charter" and the principles and norms of universally recognized international laws.

Page 1-2, Article 2

... The contracting parties reaffirm their commitment that they will not be the first to use nuclear weapons against each other nor target strategic nuclear missiles against each other.

Page 2, Article 4

The Chinese side supports the Russian side in its policies on the issue of defending the national unity and territorial integrity of the Russian Federation. The Russian side supports the Chinese side in its policies on the issue of defending the national unity and territorial integrity of the People's Republic of China.

Page 2, Article 6

The contracting parties point out with satisfaction that each has no territorial claim on the other and both are resolved to make active efforts in building the border between the two countries into one where ever-lasting peace and friendship prevail. The contracting parties will adhere to the principles of non-encroachment upon territories and national boundaries as stipulated in international laws and strictly observe the national boundary between the two countries.

Page 2-3, Article 7

... The contracting parties shall make efforts to ensure its own national security in accordance with the principle of maintaining reasonable and adequate weapons and armed forces.

Page 3, Article 8

The contracting parties shall not enter into any alliance or be a party to any bloc nor shall they embark on any such action, including the conclusion of such treaty with a third country which compromises the sovereignty, security and territorial integrity of the other contracting party. Neither side of the contracting parties shall allow its territory to be used by a third country to jeopardize the national sovereignty, security and territorial integrity of the other contracting party.

Neither side of the contracting parties shall allow the setting up of organizations or gangs on its own soil which shall impair the sovereignty, security and territorial integrity of the other contrasting party and their activities should be prohibited.

Page 3, Article 9

When a situation arises in which one of the contracting parties deems that peace is being threatened and undermined or its security interests are involved or when it is confronted with the threat of aggression, the contracting parties shall immediately hold contacts and consultations in order to eliminate such threats.

Page 3-4, Article 11

... The contracting parties are against any action which may constitute a threat to international stability, security and peace and will conduct mutual co-ordination with regard to the prevention of international conflicts and bringing about their political settlement. Page 12 of 15

Ceasefire	No specific mention.
Police	No specific mention.
Armed forces	Page 2-3, Article 7 In accordance with the current agreements, the contracting parties shall adopt measures to increase trust between their militaries and reduce military forces in the border areas. The contracting parties shall expand and deepen confidence building measures in the military field so as to consolidate each others security and strengthen regional and international stability.
	Page 2-3, Article 7 The contracting parties shall make efforts to ensure its own national security in accordance with the principle of maintaining reasonable and adequate weapons and armed forces.
	Page 2-3, Article 7 The military and military technology cooperation of the contracting parties carried out in accordance with the relevant agreements are not directed at third countries.
DDR	No specific mention.
Intelligence services	No specific mention.
Parastatal/rebel and opposition group forces	Page 3, Article 8 The contracting parties shall not enter into any alliance or be a party to any bloc nor shall they embark on any such action, including the conclusion of such treaty with a third country which compromises the sovereignty, security and territorial integrity of the other contracting party. Neither side of the contracting parties shall allow its territory to be used by a third country to jeopardize the national sovereignty, security and territorial integrity of the other contracting party. Neither side of the contracting party. Neither side of the contracting parties shall allow the setting up of organizations or gangs on its own soil which shall impair the sovereignty, security and territorial integrity of the other contrasting party and their activities should be prohibited.
	international obligation each has committed, shall actively cooperate in cracking down terrorists, splittists and extremists, and in taking strong measures against criminal activities of organized crimes, illegal trafficking of drugs, psychotropic substances and weapons. The contracting parties shall conduct cooperation to crack down on illegal immigration, including the crack down on illegal transportation of natural persons via its territory.
Withdrawal of foreign forces	No specific mention.

Corruption	No specific mention.
Crime/organised crime	Page 6, Article 20 The contracting parties, in accordance with the laws of each country and the international obligation each has committed, shall actively cooperate in cracking down terrorists, splittists and extremists, and in taking strong measures against criminal activities of organized crimes, illegal trafficking of drugs, psychotropic substances and weapons. The contracting parties shall conduct cooperation to crack down on illegal immigration, including the crack down on illegal transportation of natural persons via its territory.
Drugs	Page 6, Article 20 The contracting parties, in accordance with the laws of each country and the international obligation each has committed, shall actively cooperate in cracking down terrorists, splittists and extremists, and in taking strong measures against criminal activities of organized crimes, illegal trafficking of drugs, psychotropic substances and weapons. The contracting parties shall conduct cooperation to crack down on illegal immigration, including the crack down on illegal transportation of natural persons via its territory.
Terrorism	Page 6, Article 20 The contracting parties, in accordance with the laws of each country and the international obligation each has committed, shall actively cooperate in cracking down terrorists, splittists and extremists, and in taking strong measures against criminal activities of organized crimes, illegal trafficking of drugs, psychotropic substances and weapons. The contracting parties shall conduct cooperation to crack down on illegal immigration, including the crack down on illegal transportation of natural persons via its territory.

Transitional justice

Transitional justice general	No specific mention.
Amnesty/pardon	No specific mention.
Courts	No specific mention.
Mechanism	No specific mention.
Prisoner release	No specific mention.
Vetting	No specific mention.
Victims	No specific mention.

Missing persons	No specific mention.
Reparations	No specific mention.
Reconciliation	No specific mention.
Implementation	
UN signatory	No specific mention.
Other international signatory	No specific mention.
Referendum for agreement	No specific mention.
International mission/force/ similar	No specific mention.
Enforcement mechanism	Page 6, Article 25 The term of validity of the present treaty is twenty years. If neither side of the contracting parties notify the other in writing of its desire to terminate the treaty one year before the treaty expires, the treaty shall automatically be extended for another five years and shall thereafter be continued in force in accordance with this provision.
Related cases	No specific mention.
Source	Voltairenet.org, http://www.voltairenet.org/article173177.html [accessed 10 October 2016]