



Bangkok University

Agreement on Granting Rights to Creative Works Produced under the University Curriculum

Date: Month: Year:

This Agreement on Granting Rights to Creative Works Produced Under the University Curriculum is made between:

(Mr./Mrs./Ms.), aged, residing at House No., Soi, Road, Sub-district, District, Province, Postal Code

A student of Bangkok University, Student ID No., pursuing a degree in the program, majoring in, under the Faculty of hereinafter referred to as the "Grantor", of the one part and

Bangkok University, located at No. 9/1, Moo 5, Phahonyothin Road, Klong Nueng Sub-district, Klong Luang District, Pathum Thani 12120, represented by, in the position of, acting as an attorney in fact of the President of Bangkok University hereinafter referred to as the "Grantee", of the other part.

The student, as the Grantor, and Bangkok University, as the Grantee, mutually agree as follows:

Clause 1: The Grantor acknowledges that during the course of study under Bangkok University's curriculum, the Grantor may create works, including but not limited to literary works, dramatic works, artistic works, musical works, audiovisual materials, films, sound recordings, broadcasts, or other works that may constitute intellectual property under the law. These works shall be deemed part of the curriculum of Bangkok University (hereinafter referred to as the "Creative Works under the University Curriculum").

Clause 2: The Grantor agrees to grant the Grantee the right to use, reproduce, adapt, and distribute the Creative Works under the University Curriculum to the public without any licensing fee. This is for the purposes of education, research, academic services, and promoting academic programs, effective from the date of this agreement and continuing throughout the legal copyright protection period unless otherwise agreed upon.

Clause 3: The Grantor warrants that the Creative Works under the University Curriculum, as covered by this Agreement, do not infringe upon the intellectual property rights of others. The Grantor is the rightful owner and has the authority to grant the rights under this Agreement. Should it later be found that the Creative Works under the University Curriculum violate the intellectual property rights of others, or the Grantor breaches this warranty causing damage to the Grantee, the Grantor shall be held liable.

Clause 4: In cases where the Creative Works under the University Curriculum generate income and/or commercial benefits for the Grantee, the Grantee may consider allocating a portion or all of the benefits derived from the Creative Works to the Grantor. This allocation shall be in accordance with Bangkok University's regulations on intellectual property management and benefit allocation from intellectual property.

This Agreement is made in two identical copies. The Grantor and the Grantee have read and understood the terms herein and have signed in the presence of witnesses, with each party retaining one copy.

Signed: Grantor
(.....)

Signed: Grantee
(.....)

Signed: Witness
(.....) Advisor

Signed: Witness
(.....) Dean/Program Director

For this section, applicable only if the Grantor is under 20 years old

I, as the legal representative/guardian of the Grantor, acknowledge and consent to the Grantor signing this Agreement.

Signature: Legal Representative/Guardian
(.....)

Relationship to the Grantor: