

Graduate Study Type I / Graduate Study Type II Scholarship Contract Faculty of Medicine, Siriraj Hospital, Mahidol University

		Made at:	Faculty of Medicine,	Siriraj Hospital
			Date:	
	made between Mahidol Univ	•	-	
hereinafter referred to as	"the Donor" of one part, an	d (Mr. / Mrs. / Miss):		
	, age: .	years, natio	nality:	, residing at
House No.:	, Village No.:	Tr	ok / Soi:	, Road:
	,Sub-district:		,District:	,
Province:	,Post Code:	Identific	ation No.:	,
Tel.:	, Occupation:	, Positi	on:,	attached to:
, Те	l.:,	hereinafter referred	to as "the Scholar" of	the other part.

Both parties agree as follows:-

2. The Donor agrees to grant scholarship to the Scholar foryears commencing from

The Donor and the Scholar mutually agree to allocate scholarship by installments, of which, details of allocation is in accordance with the scholarship regulations attached herewith (Annex 2) and regarded as part of this Contract.

For scholarship funding in 2nd year, the Donor shall consider from academic progressive report, behavior and thesis of the Scholar.

3. During the scholarship period under this Contract or after the scholarship is finished but the Scholar still does not graduate, the Scholar must be under the supervision of the academic advisor and/or Major Advisor of the Thesis Advisory Committee whereby the Scholar must conduct and strictly comply with laws, regulations, rules, notifications and orders related to education as prescribed and instructed by the Donor according to this Contract both existing on the date signing this Contract or which may be issued in the future, of which, all are regarded as parts of this Contract.

4. The Scholar must diligently study and at his/her best effort successfully graduate within the schedules of related curriculum, and shall not avoid, ignore, neglect, abandon, cease nor stop education before graduation according to such curriculum unless cessation or stoppage with written approval of the Donor.

In this regard, the Scholar must report education result of all semesters to the Donor according to the Progressive Report Form and according to the time schedules prescribed by the Donor.

5. All intellectual properties in the thesis shall become the properties of the Donor solely.

6. Should the Scholar fails to comply with clause 3 or 4 of this Contract regardless by whatsoever reason, or should the Scholar is unable to graduate according to the prescribed schedule of the curriculum, the Donor is thus entitled to terminate such scholarship funding and also entitled to cancel this Contract.

Upon cancellation of Contract as mentioned in the first paragraph above, the Scholar agrees to refund all the scholarship fund less cost of supplies (if any) and also agrees to return those supplies purchased under such scholarship fund (if any) to the Donor within the time claimed by the Donor.

After the lapse of above mentioned period, should the Scholar still does not refund nor fully refund, the Scholar agrees the Donor to charge 7.5% interest per year of the unpaid amount until the Donor shall be fully refunded.

7. The Scholar is not liable for clause 6 of this Contract in the following cases:-

- (1) The Scholar is died, become disability, incompetent or unsounded mind.
- (2) It is considered and deemed reasonable by the Donor that the Scholar is not liable thereof.
- 8. On the date signing this Contract, the Scholar has provided

the compliance and liability of the Scholar according to this Contract.

This Contract is made in duplicate, both of the same identical contents. Both parties have read and understood the contents contained herein thoroughly. In testimony whereof they do hereunder sign in the presence of witnesses as evidence and 1 copy of this Contract is retained to each party respectively.

(Signature)The Donor (.....)

(Signature)The Scholar (.....)

(Signature))	 	 	 	 	 	Witn	ess
(()		

(Signature)Witness