Research Fund Agreement for Post Doctoral Researcher

This agreement is made at the,
Prince of Songkla University, Hat Yai District, Songkhla Province on
between Prince of Songkla University represented by
as an authorized person with the letter of attorney numberdated on
as attached to Document No. 1 hereinafter, referred to as "fund granter" as the first party and
the post doctorate researcher namedPh.D. Area of
studyAgeyears, domiciled at house number
MooSoiStreetTumbonDistrict
ProvinceZip code Thai citizen ID numberIssued at
DistrictProvinceThe Advisor's name
PositionAttached to the Department of
Faculty ofThai citizen ID/government official ID /university
employee ID numberExpiry DateIssued at District/Office
of
as the second party. The parties hereby agree to the terms in the clauses below:

Clause 1. The fund granter agrees to grant the fund and the researcher agrees to accept the research fund for post doctoral researcher. The researcher agrees to work under the supervision of the advisor for a period of....years beginning from.....to.....

Clause 2. The fund granter agrees to pay the researcher for full-time research work a monthly payment of 35,000 Baht (thirty-five thousand Baht). A foreign researcher who is not domiciled in Thailand may get extra support for transportation from and to the country of origin as assigned by the Administrative Committee of the Research Fund for Post Doctoral Research.

The monthly remuneration in Clause 2 can be raised at the discretion of the Administrative Committee of the Research Fund for Post Doctoral Research of excellent quality.

Clause 3. During the period of the fund agreement the researcher agrees to publish at least one research report a year in an international journal. The researcher must be the principal author of the research report and he/she must include the following acknowledgement "This research was supported by Prince of Songkla University under the Postdoctoral Fellowship Program", or words of a similar meaning.

Clause 4. The researcher shall supervise the post graduate students inquired by the advisor.

Clause 5. The researcher shall strictly follow the present research regulations, orders, or restrictions as stated on the date of this agreement and those that will be authorized in the future. These (both the present and future) regulations, orders, or restrictions are hereby incorporated into this agreement.

Clause 6. The researcher shall submit the work report or manuscript to the fund granter once every six months using the Form number 2 attached to this agreement.

If the researcher fails to comply with this requirement, the fund granter may terminate the agreement before the completion to the agreement referred to in Clause 2.

Clause 7. The fund granter shall assess the performance of researcher once every six months and shall terminate the funding if the researcher's performance is not at the discretion of the fund granter's performance criteria.

Clause 8. The researcher shall submit the work report and a reprint of the research report as published in the international journal together with a CD or DVD of these documents on or before the termination of the agreement period.

Clause 9. The researcher shall consent the termination or withholding of the fund grant according to this agreement without compensation in cases of the following circumstances:

- 9.1 The researcher stops conducting the research, without justification.
- 9.2 The researcher fails to conform to the conditions of this agreement.
- 9.3 The researcher fails to submit the progress report of the research without a reasonable notice to the fund granter.
- 9.4 The researcher cannot pass the performance criteria.

To terminate the fund in the circumstances referred to in Clause 9 the fund granter shall notify the researcher of the termination and provide reasons in writing for the termination.

Clause 10. The fund granter owns the full rights to the research results produced by the researcher. However, at the discretion of the fund granter, any financial benefits resulting from the use of the research results and any development resulting from them may, upon agreement between the parties, be a jointly owned.

Clause 11. The researcher shall not obtain other funding during the agreement period without the consent of the fund granter.

Clause 12. The advisor shall diligently supervise and direct the research performance of the researcher. The researcher and the advisor shall forthwith advise the fund granter of any termination of the research in any circumstances. Termination of the research under this agreement can be done on consent of the fund granter.

In the event that the researcher terminates or appropriates the research under this agreement without justification or without consent from the fund granter, the researcher shall in accordance with Clauses 13, return to the fund granter all the funds received pursuant to this agreement.

Clause 13. The refund required in accordance with the Clause 12 shall be returned to the fund granter within 30 days commencing from the date when the fund granter was notified of the termination of the research. Failure to do so will result in penalty interest in the amount of 15 % per annum until the refund payment is received in full.

Clause 14. The documents attached to this agreement and any future documents incorporated by reference in accordance with this agreement are part of this agreement. In case there are disagreements among the statements in different attached documents, the agreement shall be at the secretion of the fund granter.

This agreement is made in three duplicates and the three parties have read and fully understood the contents therein as evidenced by their signatures below.

SignatureFund Granter
()
SignatureResearcher ()
SignatureResearch Advisor ()
SignatureWitness ()
SignatureWitness ()