

## CO-AUTHORSHIP AGREEMENT

KNOW ALL MEN BY THESE PRESENTS:

HEREWITH, we, the undersigned-named Co-Authors (hereinafter referred to as the “Parties”) are simultaneously entering into an Agreement to publication rights and any other rights in and to a research article (hereinafter referred to as “the Work”) with a working title and based on or about: **Effect of Automatic Disinfection Box Using Ultra Violet Light on Microbial Growth of Microorganisms**

The following shall set forth our understanding with respect to our respective rights in the Work and the royalties and other considerations to which we may be entitled pursuant to said Agreement.

1. The copyright in the Work by mutual consent shall be secured and held in the sole names of:

**John Christopher B. Bagas**  
**Charles Adriane S. Guerrero**  
**Marcus M. Saralde**

**Jonathan C. Manarang**  
**Pedrito M. Tenerife Jr.**

2. For the term of copyright, and for any additional new copyright which may hereafter be embodied in any copyright law throughout the world. On any copyright registration, both Co-Authors are to be listed as authors of the Work and as copyright claimants of the Work, and their names are to be positioned first and second on such copyright registration as indicated herein.
3. All monies, advances, proceeds, and other considerations which may become payable to us with respect to said Agreement and from the sale, lease, license, or other disposition of any and all rights in and to the Work now or which may hereafter come into existence shall be apportioned between us as follows:

Co-Author: **John Christopher B. Bagas** – 20% of the total proceeds  
Co-Author: **Charles Adriane S. Guerrero** – 20% of the total proceeds  
Co-Author: **Marcus M. Saralde** – 20% of the total proceeds  
Co-Author: **Jonathan C. Manarang** – 20% of the total proceeds  
Co-Author: **Pedrito M. Tenerife Jr.** – 20% of the total proceeds

4. The authorship of the Work shall appear on the Work, and on any other material, in an equal font size and color as follows:

By: **John Christopher B. Bagas, Charles Adriane S. Guerrero, Marcus M. Saralde, Jonathan C. Manarang, Pedrito M. Tenerife Jr.**

The publisher/s shall be informed of this billing requirement.

5. Each Party hereto warrants and represents to the other that any material written or provided by him or her in connection with the Work is not in any way a violation of copyright law and other pertinent laws or right of privacy and that it contains nothing of a libelous, obscene, or illegal character, and each party agrees to indemnify and hold the other harmless against any loss or damage arising out of a breach of any of the foregoing warranties and representations described in this clause.

6. The Parties hereby authorize **Jonathan C. Manarang** and **Pedrito M. Tenerife Jr.** as corresponding author and to file, claim and receive on behalf of the Parties any monies, advances, proceeds, entitlements and other considerations which may become payable to the Parties which will be equally shared to the Parties. **Mr. Manarang** and **Mr. Tenerife** shall openly and formally account all monies, advances, proceeds and entitlements received on the group's behalf.
7. The terms and conditions of this Agreement shall be binding and inure to the benefit of the executors, administrators, and successors of each of us. Our respective signatures herein below shall constitute this to be a complete and binding Agreement among us. This Agreement may not be assigned or modified by either party without the prior written consent of the other. Any of the terms of this Agreement may be modified by a written amendment signed by all Parties.
8. This agreement shall be executed in five (5) original copies so that one fully executed copy may, and shall, be delivered to each Party, and the publisher.
9. The terms of this agreement shall be in effect continuously with the life of the Work.
10. Notices by mail shall be addressed to each Party's address as given below, or to such other address as such Party may hereafter specify by notice duly given.
11. The Co-Authors shall have the right to make known or reference the occurrence of this agreement, even if the publication or other disposition of the Work does not occur. There is no time limit imposed in efforts to achieve publication or other disposition of the Work.

IN WITNESS WHEREOF, We have hereunto set our hands this \_\_\_\_\_ at \_\_\_\_\_, Philippines.

Signature:

**John Christopher B. Bagas**

**Charles Adriane S. Guerrero**

**Marcus M. Saralde**

**Jonathan C. Manarang**

**Pedrito M. Tenerife Jr.**

## ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES )

City of \_\_\_\_\_ ) SS.

X -----X

BEFORE ME, a Notary Public for and in the \_\_\_\_\_, Philippines the following personally appeared:

NAME	Government Issued ID. No.	Date/Place of Issue
John Christopher B. Bagas	PUP ID 2018-01999-MN-0	July 2018 / Manila
Charles Adriane S. Guerrero	PUP ID 2018-01667-MN-0	July 2018 / Manila
Marcus M. Saralde	PUP ID 2018-03402-MN-0	July 2018 / Manila
Jonathan C. Manarang	PUP ID 21409	May 2022 / Manila
Pedrito M. Tenerife Jr.	PUP ID 98077	February 2021 / Manila

The above-named persons are known to me and to me and known to be the same persons who executed the foregoing instrument and they acknowledged to me that the same is comes from their own free and voluntary act and deed.

NOTARY PUBLIC

Doc. No. \_\_\_\_\_

Page No. \_\_\_\_\_

Book No. \_\_\_\_\_

Series of 20 \_\_\_\_