## THESIS/DISSERTATION ADVISING CONTRACT

## KNOW ALL MEN BY THESE PRESENTS:

This agreement is made and entered into this	day of	, 20	), in
Manila, Philippines by and between:			
(Name of Fa	culty Member), from the		
(College/Department/Program), hereinafter referred to as "A	dviser"		
- and	-		
(Name o	f Student/Researcher), a	bonafide st	udent of the
program (Name of Prog	gram) of the		(College),
hereinafter referred to as "Advisee"			

#### WITNESSETH:

WHEREAS, the Adviser is preferably a faculty/employee of the Polytechnic University of the Philippines, with a masters/doctorate degree in the field relevant to the topic or program specialization of the thesis/dissertation, with research experience (evidenced by research publications), and an expert in the field of study conducted by her/his Advisee;

WHEREAS, the Advisee is a bonafide student in the University who is writing his/her thesis/dissertation in partial fulfillment of the degree he/she is enrolled in;

**NOW, THEREFORE**, the two parties hereby agree to enter into this Agreement under the following terms and conditions:

# Adviser shall:

- 1. Help the student in the proper conduct (through regular and close monitoring) of research work according to the set timetable to ensure integrity and high-quality output.
- 2. Review/check submitted proposal, questionnaires, and other chapters/aspects of the research paper.
- 3. Provide not only technical expertise but moral guidance as well to students while the latter is working on his/her research project.
- 4. Conduct mock defense prior to the oral defense, when necessary.
- 5. Monitor the research progress by accomplishing the thesis/dissertation consultation form and submit the same to the Program Chairperson prior to the schedule of defense.
- 6. Provide expert support during the defense of his/her Advisee.

## Advisee shall:

- 1. Fulfill the requirements of the thesis/dissertation writing under the supervision of his/her Adviser;
- 2. Satisfy the expectations of the Adviser and follow the work schedule stipulated in the plan of

- activities as agreed upon with the Adviser.
- 3. Meet regularly with the Adviser and provide him/her with updates on the progress of the research activities and writing.
- 4. Follow stringent quality assurance measures such as professional editing, plagiarism check, grammar and readability tests, reference, and literature sources checking;
- 5. Pay appropriate honoraria during the proposal, pre-final, and final oral defense stages through the University.

The Advisee and Adviser shall agree to discuss in advance issues of authorship and intellectual property related to the thesis/dissertation of the Advisee being supervised by the Adviser, in accordance with the University Policy on Co-authorship in Paper Presentation and Publication, and other relevant Intellectual Property policies of the University;

The Advisee and Adviser commit to openly and honestly communicate in connection with the thesis/dissertation project and will attempt to resolve any conflict that may arise.

If any of the Advisee or Adviser needs to terminate this Advising Contract for any justifiable reason, he/she shall write a letter addressed to the Dean/OU Executive Director, through the Program Chairperson, to formally express and explain his/her request to terminate the Advisee-Adviser relationship. The Dean/Executive Director, together with the Program Chairperson, shall carefully peruse and evaluate the petition and may decide to approve the request and grant a No-Fault Termination of the Contract. Both parties agree to abide by the decision of the Office of the Dean/Executive Director. The Program Chair will work with the Advisee to identify another Adviser.

In WITNESS WHEREOF, the parties have hereunto set their hands on the date and place above-written.

Adviser

Witnesses:

Prince Allyson Macalino

Program Chair

Graduate School Secretary