

CONTRACT

between

.....
(hereinafter referred to as the **DOCTORAL CANDIDATE**)

and

the University of Bergen
(hereinafter referred to as the **UNIVERSITY**)

§ 1 Aim – transfer of rights to the university

I the undersigned, (*full name*),
dob and national identity number.....(*11 digits*),
residential address
who am employed in the position as a research fellow at the University of Bergen, hereby transfer to the **university** all my rights to any financial gain from the research results that are produced during my work at the University of Bergen. The research results are all the results that are created or attained/produced in connection with my research, including intellectual property rights, regardless of whether the results are protected by legislation.

§ 2 Compensation/remuneration

The **doctoral candidate** is entitled to reasonable compensation/remuneration from the **university** pursuant to the principles in section 7 of the Norwegian Act relating to the Right to Employees' Inventions.

§ 3 Publication

The **doctoral candidate** cannot make public/publish information about the invention or other commercializable/financially utilizable research results at a point in time and/or in any way which could conflict with the **university's** possibility of patenting the invention or in some other way securing the commercializable/financially utilizable research results. If there is a possibility that publication could have such consequences, the **doctoral candidate** must present this matter to the **university** for a decision well in advance of the planned publication date.

§ 4 Identification by name

This contract has no effect on the **doctoral candidate's** right to be identified by name (including identification as the inventor pursuant to section 8 of the Norwegian Patents Act).

§ 5 Doctoral candidate's acceptance of transfer

The **doctoral candidate** undertakes to sign all declarations of transfer and/or other documents which the **university** deems necessary so the **university** or a third party can protect its rights to the invention in Norway and/or abroad.

§ 6 Relation to third parties

The **doctoral candidate** has not entered into agreements with parties outside the **university** or received financing from sources outside the **university**.

§ 7 Disputes

Disputes relating to the determination of the compensation/remuneration for the **doctoral candidate** pursuant to the principles in the Norwegian Act relating to the Right to Employees' Inventions, and disputes concerning later changes to the compensation/remuneration shall be decided by the courts. The parties agree to Bergen Court as the legal venue.

There are two copies of this contract; the **doctoral candidate** and the **university** shall have each their copy.

Bergen, /

Bergen, /

INVENTOR

for the **UNIVERSITY OF BERGEN**

.....
(*Doctoral candidate*)

.....
(*University director*)