Yuan Ze University Intellectual Property Right Letter of Attorney

Party A			(Licensor, hereinafter referred as Party A)
Party B	Yuan Ze university	/	(Licensee, hereinafter referred as Party B)
1. Scope o	f License		
Through m	nutual agreement, Par	ty A agrees to license i	ts intellectual property, specifically the
teaching c	ontent for the	[Academic Year]	[Semester] courses,
including b	out not limited to class	sroom materials (such a	as slides, written documents, and
supplemer	ntary materials), and o	course audio-visual mat	terials (hereinafter referred to as the "Work")
to Party B	for the primary purpo	ses of educational pro	motion and increasing the international
visibility of	higher education ins	titutions in Taiwan. Par	ty B is authorized to digitize, edit,
disseminat	te, reproduce, and pu	blicly transmit the Wor	k within the aforementioned purposes,
placing it c	on online platforms.		
2. License	Period		
The license	e shall be effective fro	m the signing date unt	il the expiration of the intellectual property
protection	period of the Work.		

3. License Fee

The use of the Work by Party B is granted without any charge.

4. Attribution Right

Party B shall credit Party A's name in the teacher's course using the Work. If Party A is not the author of the Work, Party A assures that the actual author will not assert their moral rights against Party B.

5. Rights Guarantee

Party A guarantees that it owns the intellectual property rights to the Work and that it does not infringe upon the copyrights or other rights of third parties. In the event that Party B notifies Party A of any third-party claims arising from the use of the Work, Party A shall assist in resolving the matter according to Party B's request and compensate Party B for any losses incurred.

- 6. Contract Interpretation Principles
- (1) Any matters not covered in this Agreement shall be interpreted according to copyright laws and relevant regulations.
- (2) This Agreement is governed by the laws of the Republic of China (Taiwan).
- (3) If any part of this Agreement is deemed invalid, it shall not affect the validity of other parts.
- 7. Jurisdiction
- (1) Both parties agree that, in case of any disputes arising from this Agreement, they shall negotiate in good faith to resolve the dispute.
- (2) In the event of litigation related to this Agreement, both parties agree that the Taoyuan District Court in Taiwan shall have jurisdiction as the court of first instance.

8. Execution

This Agreement is made in duplicate, with each party holding one original.

Contracting Parties:	
Party A:	(Signature)
ID Number:	
Address:	
Phone:	
Fmail:	

Party B: Yuan Ze University

Representative: Liao Qingrong

Unified Business Number: 00966880

Address: No.135, Yuan Dong Road, Zhongli District, Taoyuan City, Taiwan

Phone:+886-3-663-8800