THESIS TITLE	MODEL LAW FOR THE PREVENTION AND SUPPRESSION OF
	CORRUPTION IN THE PRIVATE SECTORS
KEYWORDS	MODEL LAW / CORRUPTION / PROTECTION / SUPRESSION /
	PRIVATE SECTORS
STUDENT	THAMMASAK SENAMITR
THESIS ADVISOR	PROFESSOR DR.SUNEE MALLIKAMARL
LEVEL OF STUDY	DOCTOR OF LAWS
FACULTY	SCHOOL OF LAW SRIPATUM UNIVERSITY
YEAR	2020

ABSTRACT

The objective of the research aims to find the problems of corruption in private sectors; patterns and methods of corruption; organizations and measures to prevent and suppress corruption; remedy to recover damages caused by corruption. The research results will be brought to formulate the Model Law for the Protection and Supression of Corruption in the Private Sectors. The research methodology adopted is qulitative research consisting of documentary research; in-depth interview; participatory design, co-design; and hearing. For the model law formulating.

The research result found out that corruption in the private sectors has a variety of actions that severely affect victims and nation. There are several laws. Organizations and measures of preventing and suppressing corruption which are too complicated and unable to seize and freeze the properties obtained by crime for the remedy of injured party. The problems can be solved and prevented by a specific law. The structure of Model Law for the Prevention and Suppression of Corruption in the Private Sectors consisting of 60 Provisions divided into six Chapters: General Provisions, Inspection and Operation on Properties, Fund for Recover Injured Party Prosecution, Measures on Protection and Suppression, Prosecution, and Penalty.

The research suggestion is the model law shall be enacted as the Prevention and Suppression for Corruption in the Private Sectors Act, B.E. And applies the measures of Anti-Money Laundering Law to the fruadsters.