

## **Acknowledgements**

This research has been inspired by the writer's previous book completed in 2015, namely, 'The Japanese Civil Code: The Forerunner of Thai Civil and Commercial Code' in which the writer was kindly appointed as a visiting scholar by Faculty of Law, Hokkaido University, Japan under kind recommendation and hospitality of Professor Hiroo Sono whom we have met and associated as scholars of the United Nations Convention on Contracts for the International Sale of Goods (CISG) or, the 1980 Vienna Sales Convention many years ago.

As Thailand and Japan are close in term of legal background and relationship, the writer is thus still interested in doing more research on Japanese laws but this time blending with CISG which is currently worldwide accepted and Japan is now its member states (not Thailand). With respect thereto, the writer is eager to learn more of merits and demerits if Thailand will consider becoming CISG's member states, at least, in term of developing its own sales law which has been seriously called for since 1994 (the content of which is presented hereof). The writer, consequently, has been re-appointed as the same visiting scholar by Faculty of Law, Hokkaido University, Japan and under the same kind recommendation and hospitality of Professor Hiroo Sono to conduct and accomplish this Research. My sincere and special thanks thus are extended to Faculty of Law, Hokkaido University, Japan and Professor Hiroo Sono.

Both of my researches (2015 and 2018) have been partially and fully funded by Sripatum University, Thailand respectively whereby my sincere and special thanks are also extended hereto, as well as, to family, colleague and friends whose extensive supports are always with me.

Jumpita Ruangvichathorn

Researcher

May 2018