

<b>THESIS TITLE</b>	MODEL LAW ON INTERNATIONAL SALE OF GOODS
<b>KEYWORDS</b>	TRADE/INTERNATIONAL SALE OF GOODS
<b>STUDENT</b>	WATTANA KANAVITTAYA
<b>THESIS ADVISOR</b>	DR. RUNGSAENG KITTAYAPONG
<b>LEVEL OF STUDY</b>	DOCTOR OF LAWS
<b>FACULTY</b>	SCHOOL OF LAW SRIPATUM UNIVERSITY
<b>YEAR</b>	2024

### **ABSTRACT**

This research on the model law on international sale of goods aims to (1) investigate the concepts and principles related to international trade; (2) explore the legal measures of Thai law, international laws and foreign laws on international trade; (3) analyze the problems on international trade; and (4) draft the model law on international trade. This research applied a qualitative research methodology consisting of documentary research and in-depth interview.

The findings revealed that regarding the usage of concepts, principles, and theories related to the model law on international trade, Thailand does not legislate a law on international trade; therefore, it is required to use Chapter 3: Mandatory Trading of the Civil and Commercial Code. However, Thai law on international trade does not comply with the popular practice in international trade. As a result, it causes the international trade to encounter with obstacles to Thai businesspeople making an international sale contract with businesspeople in other countries, which are member of Convention on International sale of goods.

Therefore, the researcher would like to propose the model law on international sale of goods with the legal structure as follows: (1) Definition, (2) Section 1: General Provisions, (3) Section 2: Transfer of Ownership, (4) Section 3: Liabilities of Sellers, (5) Section 4: Liabilities for Defects, (6) Section 5: Duties of Buyers, and (7) Section 6: Termination of Contract.