# Student Thesis and Internship Project Agreement

This agreement (the “Agreement”) has been entered into by and between

1. […..]; hereinafter referred to as the ”Student”; and

2. X AB, hereinafter referred to as the ”Company”.

# Background

Students at the x Programme x at the Department of x at Lund University, “LU“, shall, as part of the programme, carry out an internship project, the “Project”, in collaboration with the Company. The internship project is to be carried out in collaboration with the Company and will result in a written report, the “Thesis”.

The Student will participate in seminars with other students within the programme and discuss theoretical parts of the education related to the practical experiences of the internship at the Company.

The Student will carry out their internship project at the Company and have been assigned by the Company to undertake a project at the Company. Appendix 1 contains the project description, implementation, timeframe, expected result, time and form of monitoring and reporting, required resources, and the responsibility of each party for the different tasks. In this context the Student will receive confidential information from the Company and therefore the parties have agreed as follows.

1. “Confidential Information” within the meaning of this Agreement shall mean information provided by the Company during the Project which is clearly marked “confidential”, or if disclosed orally, is characterised as confidential at the time of disclosure. Information from the Company to be included in the Thesis shall, in consultation with the Company, be de-identified or otherwise processed so that the information is not deemed confidential when it is submitted to LU.

2. The Student shall treat Confidential Information strictly confidential and shall not, without the Company’s prior written consent, disclose Confidential Information to any third party. The Student may, however, during seminars within the programme describe experiences of the internship and relate them to the theoretical part of the education with other students.

3. The obligations of the Student under this Agreement shall not apply to Confidential Information which was known to the public at the time of disclosure or subsequently comes within the public domain through no fault of the Student, or that the Student lawfully received from a third party, or information that must be disclosed according to law, regulations, court decision or stock exchange rules.

4. The Company agrees not to disclose to any third parties the Student’s own findings and research results until the Thesis is submitted for approval at LU.

5. The Company acknowledges that information and documents received at LU may be official documents. Official documents are public information, unless there are lawful grounds for confidentiality in accordance with the provisions in the Swedish Secrecy Act (Offentlighets- och sekretesslagen, (2009:400)).

6. All rights to the Confidential Information shall remain with the Company.

7. The copyright of the Thesis and intellectual property rights to any research results generated by the Student in the performance of the Project vest in the Student. The Company is entitled to use the Thesis in its own business operations.

8. If research results that may be subject to intellectual property rights protection are generated in the Student’s performance of the Project, the Student shall immediately inform the Company thereof. The Company is entitled to acquire ownership or a licence (at the Company’s own discretion) to such result against fair and reasonable compensation. In this respect, fair and reasonable compensation means at least the same remuneration that would have been paid to the Student, had they been employees of the Company. If the Company wishes to obtain ownership of or a licence to such result, the Company shall inform the Student thereof within thirty (30) days from when the Company was informed of the result. Any taxes or fees that may arise due to the Company’s purchase of the result shall be paid by the Company.

9. This Agreement will enter into force on the date of the last signature and terminates upon approval of the Thesis or completion of the parties’ obligations hereunder, whichever is the latest. Any provision of this Agreement which by its nature extends beyond termination will survive termination or expiration of this Agreement and continue in full force and effect.

10. This Agreement shall be governed by and construed in accordance with substantive Swedish law.

11. Any dispute, controversy or claim arising out of or in connection with this Agreement, or the breach, termination or invalidity thereof, shall be settled by the Swedish public courts.

This Agreement has been executed in two (2) original copies, each party receiving one copy thereof.

[Name of Student] [the Company]

Place: Place:

Date: Date:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_