



**MEMORANDUM OF UNDERSTANDING BETWEEN
THE LEGAL EXECUTION DEPARTMENT OF THE MINISTRY OF JUSTICE
OF THE KINGDOM OF THAILAND AND THE FEDERAL BAILIFFS' SERVICE
(THE RUSSIAN FEDERATION) ON COOPERATION IN THE SPHERE OF
CIVIL JUDGMENT ENFORCEMENT**

The Legal Execution Department of the Ministry of justice of the Kingdom of Thailand and the Federal Bailiffs' Service (the Russian Federation) (hereinafter referred to as "the Participants"), wishing to strengthen further cooperation between the Participants in the sphere of civil judgment enforcement, have concluded this Memorandum of Understanding (hereinafter referred to as "the Memorandum") about the following:

1. The Participants will cooperate in accordance with the Participants' domestic legislation on the basis of mutual interest, respect and understanding and in accordance with the functions and duties of the Participants.

2. The purpose of this Memorandum is to establish a basis for cooperation on the following areas:

- exchange of experience on improvement and development of civil judgment enforcement systems;

- exchange of experience on issues of legal support of bailiffs' (officers') activity, monitoring law implementation and improvement of legal regulation in the sphere of civil judgment enforcement;

- exchange of experience on issues of technical support (including software and computing) of functions' civil judgment enforcement;

- exchange of officers (legal experts) for sharing experiences on solutions difficulties and challenges of civil judgment enforcement as well as to improve the efficiency of bailiffs' (officers') activity, through research, reconnaissance visits and training;

- organizing conferences, seminars and training courses in the fields of civil judgment enforcement;

- exchanging publicly available legislation, legal periodicals and publications in the fields of civil judgment enforcement;

- other directions by mutual agreement of the Participants.

All cooperative activities under the Memorandum will be carried out the financial availability of each Participant and in accordance with its domestic legislation.

3. The Memorandum is not an international treaty, does not create rights and obligations regulated by international law.

4. Any divergences of disputes arising with respect to the interpretation or implementation of the Memorandum are settled amicably through consultation between the Participants.

5. The Memorandum may be supplemented or amended by mutual consent of the Participants. Such supplements and amendments are an integral part of the Memorandum.

6. The Memorandum applies from the date of its signing within three years.

After the specified period the application of this Memorandum is automatically extended for subsequent three-year periods. Any Participant may terminate the application of this Memorandum by giving written notification to the other Participant six months before the end of the latest period. In this case, the application of this Memorandum is terminated after thirty days since the date of such notification.

The termination of the application of this Memorandum will not affect the activities and projects already under way.

Signed in the city of Moscow on the 01st of August, 2019, in duplicate, each in Thai, Russian, and English languages, all texts are equally authentic. In the event of a divergence of interpretation, the English language text will be used.

For
the Legal Execution Department
of the Ministry of justice
of the Kingdom of Thailand

Deputy Director-General of the Legal
Execution Department of the Ministry
of justice of the Kingdom of Thailand
for Director-General



For
the Federal Bailiffs' Service
(the Russian Federation)

Director of the Federal Bailiffs' Service
– chief bailiff of the Russian Federation

