



The research commercialisation office of the University of Oxford, previously called **Isis Innovation**, has been renamed **Oxford University Innovation**

All documents and other materials will be updated accordingly. In the meantime the remaining content of this Isis Innovation document is still valid.

URLs beginning www.isis-innovation.com/... are automatically redirected to our new domain, www.innovation.ox.ac.uk/...

Phone numbers and email addresses for individual members of staff are unchanged

Email : enquiries@innovation.ox.ac.uk

INTELLECTUAL PROPERTY, PATENTS AND LICENCES

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These guidelines have been written for researchers at the University of Oxford to guide you through the patenting procedure and describe how Isis Innovation will market and commercially develop your work through to licensing.

This booklet is one of a series of five Guidelines to Researchers available from Isis Innovation Ltd (and at www.isis-innovation.com). These are:

- * Intellectual Property, Patents and Licences
- * Starting a Spinout Company
- * Consulting Agreements
- * University Proof of Concept & Seed Funds
- * Isis Software Incubator

I welcome any comments you have on how these guidelines could be made more helpful.

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The Technology Transfer Company of the University of Oxford

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INTRODUCTION TO ISIS

Isis Innovation Ltd is the University of Oxford's wholly owned technology transfer company. Isis was established in 1988 and in 1997 started a major expansion phase. Isis manages the University's intellectual property portfolio, working with University researchers on identifying, protecting and marketing technologies through licensing, spin-out company formation, consulting and material sales.

Isis provides researchers with commercial advice, funds patent applications and legal costs, negotiates exploitation and spin-out company agreements, and identifies and manages consultancy opportunities. Isis works on projects from all areas of the University's research activities: life sciences, physical sciences, social sciences and humanities.

Patents & Licensing Isis filed 100 patent applications on behalf of the University last year, and manages over 470 patent application families and 700 licence agreements. Isis licenses technologies to companies who invest in developing and selling products in a timely and ethical manner. Licensees are sought from all technology and business sectors on an international basis.

Creating New Companies Isis has assisted in the formation of more than 60 University spin-out companies since 1997, generating significant value in equity holdings for the University of Oxford. Isis works with University researchers to develop new business opportunities, identifying and sourcing investment, management and professional services.

Consulting Oxford University Consulting (OUC) offers access to the expert knowledge of University researchers and departmental services within the University. OUC is part of Isis, providing a professional service dedicated to finding cost effective solutions to consultancy needs. Areas of expertise include problem solving, data analysis, expert evaluation, due diligence, management and business development. OUC's activities meet the ISO 9001 quality assurance standard.

Material Sales Isis manages the negotiation of sales agreements for biological and physical science materials developed within the University.

The **Oxford Innovation Society**, founded in 1990, enables industrial companies to benefit from Isis' activities by having a 'window' on Oxford science. Members enjoy advance notification of all patent applications marketed by Isis, a regular newsletter, customised benefits, including seminars and needs analysis, and attend meetings and dinners, which provide a unique environment for constructive interaction between business leaders, investors and top University scientists.

The **Isis Angels Network** introduces private investors and seed/venture capitalists interested in investing in spin-out companies from the University of Oxford to investment opportunities. IAN is a not-for-profit company limited by guarantee, established by Isis in 1999. Members of IAN may also be interested in serving as non-executive directors, nominated by the University, on the boards of the new spin-out companies.

Isis has strong **University links** with all the parts of the University involved in technology commercialisation and enterprise. These include Research Services; Begbroke Science Park; Oxford Science Enterprise Centre; and Entrepreneurship Said at the Saïd Business School.

Isis Enterprise is a division of Isis, offering consulting expertise and advice in technology transfer, based upon Isis Innovation Ltd's success as Oxford University's technology transfer company. Isis Enterprise helps universities, research organisations and governments develop their technology transfer activities.

WHAT IS INTELLECTUAL PROPERTY?

INTELLECTUAL PROPERTY (IP) is ideas, information and knowledge; in the University context IP can be viewed as the results and outcomes of research. “Intellectual” because it is creative output; and “Property” because it is viewed as a tradable commodity.

INTELLECTUAL PROPERTY RIGHTS (IPR) are specific legal rights which protect the owners of IP. IPR can be subdivided into the following major categories.

1. PATENT

A legal monopoly lasting 20 years granted in exchange for describing an invention and paying fees to the Patent Office. A patent position is destroyed by public disclosure of the idea before a patent application is filed (except for a short grace period in the US). **Think patent before you publish.**

2. COPYRIGHT

Applies to literary and dramatic works, artistic and musical works, audio and video recordings, broadcasts and cable transmissions. Copyright is also the usual way of protecting software, although some software may be patented if it is a functional part of an invention. Copyright arises automatically; it does not need to be applied for; and lasts 70 years after the death of the author.

3. DATABASE RIGHT

Applies to databases which are not protected by copyright (an EU right only).

4. DESIGN RIGHT

Applies to aspects of the shape or configuration of an article. Unregistered design right (which covers computer chips, for example) can protect internal or external features. In the case of registered designs, the features must appeal to and be judged by the eye.

5. TRADE MARK

A mark (logo) or other distinctive sign applied to or associated with products or services, which does not describe the products or services.

6. CONFIDENTIAL INFORMATION

Knowledge which only you possess and which you have only revealed under a non-disclosure/confidentiality agreement.

IPR	COVERS	NEED TO APPLY?	MAXIMUM DURATION
Patent	Inventions	Yes	20 years
Copyright	Literary, musical, artistic works, & software	No	70 years after death of author
Registered Design	Image; look & feel	Yes	25 years
Registered Trade Mark	Name, logo	Yes	Unlimited
Confidential Information	Unpublished secret information	No	Unlimited
Database Right	Databases	No	15 Years

Successful management of IPR provides the means by which individuals and institutions are able to protect their creative output from imitators. An understanding of IP and IPRs is an increasingly important aspect of University and business life. Now, more than ever, IP is recognised as a tradable commodity.

WHERE DOES ISIS INNOVATION FIT IN?

Isis helps researchers in these areas:

- * Identifying research output of potential commercial value
- * Evaluating its commercial potential
- * Protecting research output with IPR
- * Marketing inventions
- * Deal-making

These activities form the foundation of successful technology transfer, which can be described as stimulating contact between the owners and potential users of IP. Successful technology transfer is a team activity and we expect researchers to participate in the promotion of their inventions. This can become a time consuming activity.

IDENTIFYING

This involves encouraging researchers to consider the commercial applications of research at an early stage and also working to identify novel, inventive and protectable aspects of research.

OWNERSHIP OF INTELLECTUAL PROPERTY

It is essential always to have a clear understanding of who owns IP arising from research activities. Establishing ownership of IP arising within Oxford University is the responsibility of Research Services (contact the Director, Research Services, University Offices). This involves establishing the 'trail' from: invention, to inventor(s), to employer (normally), to funding body (where research contract terms dictate). The University will assign (or license) to Isis IP which it owns where Isis is the chosen means of exploiting that IP.

EVALUATING

Technology transfer is a commercial activity and the money spent on patents is an investment from which a financial return is expected. Due to the early and complex nature of University research the return is likely to be long term and difficult to define. Nevertheless we need to establish clearly that a market (current or potential) exists before we spend money on patenting.

PROTECTING

Building defensible walls around inventions and other research outputs is essential. It is a complex and hence expensive activity. Isis manages a portfolio of patent families and has pursued initial applications through to granted patents on a global basis. Isis pays for filing and prosecuting patent applications, design rights and trade marks, using a range of patent attorneys and lawyers expert in high technology fields.

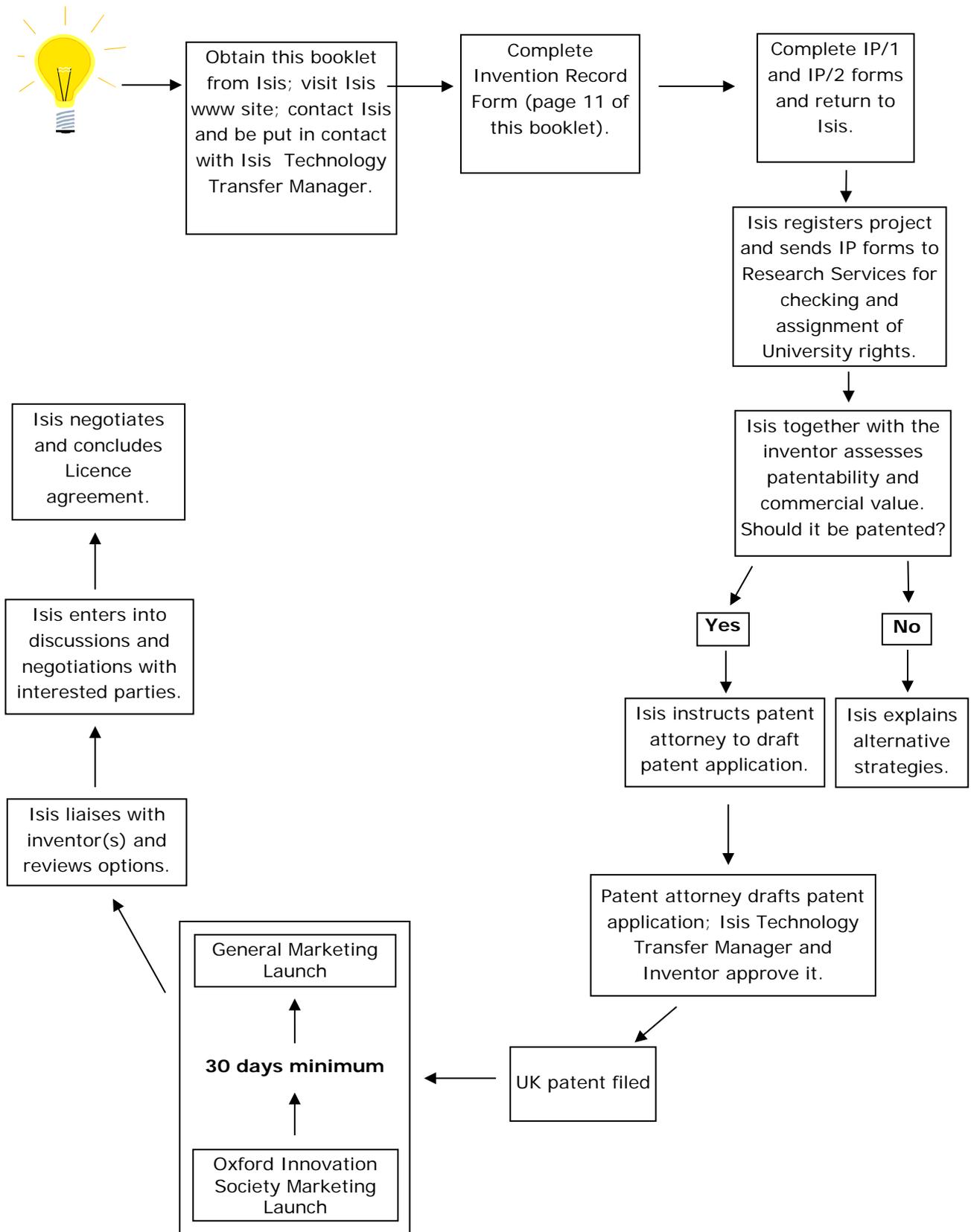
MARKETING

Isis uses its specialist searching skills and leads from researchers to identify potential commercial partners; prepares and distributes non-confidential marketing information and follows up potential leads.

DEAL MAKING

Negotiating and closing deals associated with licensing and spin-out activity for the development and exploitation of IP to optimise the overall benefit to the researchers, host Departments, the University and Isis. Resulting revenue is distributed according to University Statute (see page 10).

THE TECHNOLOGY TRANSFER PROCESS (LICENSING)



PATENTS

A patentable invention must be new, inventive, capable of industrial application and must not fall into an excluded category (e.g. artistic creations, mathematical methods, some computer programs, and business schemes). Isis and its patent attorneys will help with determining the question of patentability. Establishing whether an invention meets these criteria is a complicated, time consuming and expensive process. Although patenting is expensive (e.g. £40,000 over five years), the rewards may be significant. If inventions are not properly protected, rights may be lost irretrievably.

1. THINK PATENT BEFORE YOU PUBLISH

The opportunity for obtaining a patent can be lost by publication of the underlying research. No information on an invention should be made available to the public in any way anywhere in the world prior to a patent application being filed. This includes publication in grant applications, journals either as articles or as letters, oral presentation at seminars, or information posted on notice boards on the Internet, abstracts, theses, e-mails, poster displays, exhibitions, open days, or confidential disclosures to many people. Any “enabling” information about an invention which is published in any way will constitute a disclosure and weaken or destroy its patentability. An enabling disclosure is one which provides the means by which someone skilled in the subject could reproduce the work about to be patented.

Patent provisions in the USA are different (they operate a *first to invent* system, rather than the *first to file* system), and if the invention has been disclosed, Isis and its patent attorneys will advise as to whether it is still possible for valid patent protection to be secured in the USA.

Isis will not prevent you from publishing your work. A patent application can be prepared and filed quite quickly (days, more normally weeks) once a patent attorney has been instructed. As soon as the patent application has been filed there is no restriction on subsequent publication of the invention, subject to the points below.

Following filing an initial patent application no information which is new or additional should be published without first checking with the patent attorney involved in the case. It is possible that the new information could be included in the patent application. If the information needs to be included in the patent application the only way this can be done is by way of a new updated application; and the same requirement for novelty as discussed above will apply in so far as the new application is concerned.

If there is a risk that necessary development work or securing necessary investment may take more than one year from the filing of the patent application, the invention should not be published or otherwise made available to the public during that year. Any new patent applications filed in the UK within a year of the filing date of an original patent application for the same invention are entitled to claim the filing date of the original application. After the first year it is no longer possible to claim priority, and any publication of the invention during that year could be used to challenge the validity of any subsequent application filed outside of the first year. This is important in case it becomes necessary for the original application to be abandoned in favour of a new application with a new filing date.

2. PREPARING THE PATENT APPLICATION

In completing the Invention Record (see page 11) you will be providing to Isis important information to help the patent attorney draft the application.

In preparing a patent application the attorney is required to draft a specification which describes the invention in detail and highlights those features of the invention which are new and inventive over what is already known. At least one way for the invention to be put into effect should be included in the specification. Hence information on experimental examples and/or prototypes, although not essential, may make the difference in successfully securing valid patent protection.

The patent application will aim to describe the work in as broad a way as possible, so as to avoid others easily 'inventing around' your work. You will be encouraged to speculate as to the possible uses of your work to a level beyond that in an academic publication. The application itself will be published 18 months after filing.

It is possible to describe more than one related invention in a single patent application. In due course, however, the inventions will need to be divided out into separate applications, as a patent is only granted on a single invention. Isis and its patent attorneys are able to advise.

3. INVENTORSHIP

It is essential to identify accurately the people who made the invention(s) described in the patent application. Inventorship is a matter of fact, not opinion. It is unusual for an invention to be made by more than two or three people. Whilst those associated with research may be included as authors on academic publications, only true inventors may be included on patent applications. If inventorship is recorded wrongly, this may be enough for the patent authorities to refuse grant of or revoke a patent. Isis and its patent attorneys are able to assist in discussions to establish correct inventorship.

4. SEARCHING

Patent applications and granted patents are published by patent offices around the world and are publicly available documents. Published patents provide a wealth of information which researchers may wish to access for a number of reasons:

- *assessing the likelihood of your own work being patentable over the existing publications;
- *exploring the way patents are written to clarify the scope of an invention;
- *part of a 'literature search' when embarking on a research programme;
- *assessing the likelihood of planned commercial activities infringing existing patents.

Patent applications are published 18 months after they are filed (this now includes US patent applications). The published patent information can be accessed free on a number of www sites:

United States Patent & Trademark Office - <http://portal.uspto.gov/external/portal/pair>

UK Intellectual Property Office - <http://www.ipo.gov.uk/>

European Patent Office – <http://www.european-patent-office.org/index.en.php>

Japanese Patent Office – <http://www.jpo.go.jp/>

Google Patents – www.google.com/patents

World Intellectual Property Organisation - <http://www.wipo.int/portal/index.html.en>

Australian Patent Office - http://www.ipaustralia.gov.au/patents/search_index.shtml

Canadian Patent Office - <http://brevets-patents.ic.gc.ca/opic-cipo/cpd/eng/introduction.html>

Isis is able to assist in patent searching.

5. KEEPING A LABORATORY NOTEBOOK

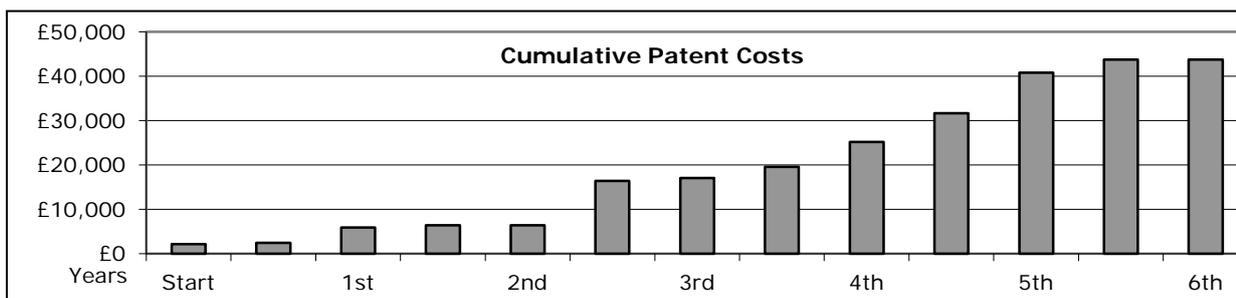
It is only in 1996 that it became possible to prove a date of invention for US Patent purposes from evidence produced outside the US. In order to take advantage of this change in US Patent law inventors must follow certain guidelines. Under US Patent law, an inventor must provide evidence of the following in order to prove a date of invention: date of conception of the invention; reduction to practice of the invention; diligence in achieving reduction to practice. The evidence which an inventor requires may be in a variety of forms but is frequently contained in a laboratory notebook. In order to provide irrefutable evidence the following procedures are required in keeping a laboratory notebook: Permanent binding (not loose-leaf or spiral bound); Numbered pages; Good paper quality; Permanent ink (not pencil); Legible and factually complete entries; Describe all experimental procedures, giving conditions of experiment and apparatus; Ensure each page is signed off and dated by the author and witnessed as soon as possible (the witness should be someone who understands the area of research but who is not directly involved and cannot be considered to be under the control of the author); Do not leave any gaps, pages undated unsigned or unwitnessed. Isis and its patent attorneys are able to advise on this issue.

6. PATENT APPLICATION PROCEDURE

Most Isis patent applications are filed first in the UK, which establishes an international 'priority date'; then after 12 months international protection is sought via the Patent Co-operation Treaty (PCT). This enables filing of a single patent application to establish protection in a range of countries. It simplifies international patent filing and prosecution, and defers costs. Over one hundred countries have signed the PCT, and these can all be designated in one patent application. In addition Isis may file a separate US patent application to protect better this important market.

The maximum life of a patent in most countries of the world is 20 years from the initial filing date. Further protection can sometimes be achieved for some products in some markets (e.g. Supplementary Protection Certificates).

TIMESCALE	ACTIVITY
Start	Patent Application filed in UK; Priority Date established; Further exemplification of the invention must be done within the next 12 months, this period being crucial for adding value to the patent. THE OPPORTUNITY FOR OBTAINING A PATENT CAN BE LOST BY PUBLICATION BEFORE FILING.
1 st year	Updated Application filed; At this stage more data can be added to the invention; Overseas countries are designated under the PCT system
1.5 years	Patent Application published with search report.
2 – 4 years	Patent Examiner report received, the patent attorney working with the Isis Technology Transfer Manager, inventor(s) and the examiner to negotiate and agree the Patent claims
5 – 7 years	Patent granted / refused in each of the designated countries
4 – 20 years	Annual renewal fees payable



Isis and its patent attorneys are able to assist and advise on all aspects of patenting.

MARKETING, COMMERCIAL DEVELOPMENT AND CONFIDENTIALITY

When potentially valuable technology has been identified and protected, Isis works closely with the inventors to commercialise the technology. This involves identifying the right partner for the commercial development and exploitation of the technology in the marketplace. It is easy to choose the wrong partner and a number of considerations should be addressed when choosing partner(s). Examples are: sufficient resources to take the technology to market; real intent to develop the technology as it may compete with in-house programmes; and awareness of access of the final products, where applicable, to developing countries. This last point, involving partly ethical concerns, is of particular relevance to human healthcare technologies and researchers should discuss with Isis appropriate measures which can be taken.

Isis will write a one page, non-confidential, summary of the invention in conjunction with the inventor which is initially distributed to the members of the Oxford Innovation Society, a group of leading industrial companies and potential investors.

One month after launching the technology to the Oxford Innovation Society, Isis then contacts other potential licensees and publishes the opportunity on the Isis web site. We actively encourage networking between potential licensees and researchers, and welcome commercial leads from researchers.

Following expressions of interest from companies, Isis will arrange meetings to discuss possible commercial transactions with a view to entering into option, evaluation or licensing arrangements. Such arrangements may also involve the funding of further research in the researchers' laboratory.

ACCESS TO ESSENTIAL MEDICINES IN THE DEVELOPING WORLD

The University of Oxford and Isis are mindful of the importance of development and distribution of new health-related technologies for less developed countries. The University's policy when licensing its technology for commercial exploitation purposes is, as far as is practicable:

1. to prosecute patent applications in less developed countries only as necessary (for example, to provide development and marketing leverage for new products, or to exert leverage over global licensees); and
2. to grant licences with provisions that seek to increase the availability of medicines at affordable prices to less developed countries.

The University expects its commercial licensing partners to appreciate and cooperate with this policy.

CONFIDENTIALITY AGREEMENTS

Unless published for academic reasons, it is very important that researchers do not discuss their inventions with third parties without the protection of a confidentiality (or non-disclosure) agreement (available from Isis). This is the case even when a patent application has been filed

Outline or selected information about the technology is possibly of value to companies and can be obtained by companies from preliminary discussions with researchers. Confidentiality Agreements are necessary when you wish to disclose confidential information to a company in the early stages of discussions which may lead to research collaboration, or licensing of intellectual property.

Keeping information confidential until it can be protected by, for example, patents is often essential in establishing links with industry. It is far harder to encourage a company to fund research or to licence technology if the company has no privileged or exclusive access to the research work.

LICENSING

Licensing enables Isis to maintain ownership, and therefore control, of its IP whilst at the same time generating royalty income from the use of its IP by industry. A licence is an agreement involving the transfer of rights from one party ("the licensor") to the other ("the licensee"). These rights commonly control the use (for copying, manufacture, sale etc.) of an IPR (a patent, copyright material, confidential knowhow etc.).

A licence deal may include a lump sum payment for the right to exploit the invention (either exclusively or non exclusively), usually in a particular market or for a particular purpose (referred to as the "field"), plus a royalty on the licensee's sales. The deal may also include a research contract with the University, plus a consultancy arrangement under which the inventor gives the company assistance in setting up work in its own laboratories. Research Services manages research contracts for the University. Oxford University Consulting Ltd has been established to assist in the management of consultancy and service provision activities.

There are certain terms of a licence which **affect you directly**: confidentiality, improvements, and publication. Please discuss these issues with your Isis Technology Transfer Manager.

Confidentiality: the terms of the licence agreement (and occasionally its existence) and information about the licensee's development and commercial plans and activities are confidential to protect the University's and the company's interests.

Improvements: licensees expect access to improvements in the technology so they can sell more, better products and to protect against your future ideas going to a competitor. The risk is the creation of a 'pipeline' through which your future ideas are pre-sold to a single company, who may in future become an unsuitable commercial partner. Isis limits the definition of 'improvements' to ideas by named individuals, within two years, within the scope of the licensed technology.

Publication: companies sometimes insist on the right to review papers before they are submitted for publication; Isis limits any delay to up to 3 months.

SOFTWARE LICENSING

Isis Innovation has a strong portfolio of software technologies which are licenced to commercial organisations on an exclusive or non-exclusive basis. Researchers who wish to obtain clearance to publish and share their software through open source licensing should contact Research Services or click [here](#) for more information.

REVENUE SHARING FROM LICENSING

For each piece of intellectual property, the revenue from successful exploitation by Isis (whether lump sums or royalties, from option, licence, assignment or other agreements), is:

- *first subject to repayment of external project costs (inc. patenting (page 8), exploitation, legal);
- *Isis then retains 30% as a contribution towards its ongoing costs on this and other patents;
- *the remainder, i.e. 70% of the net licence income, is then passed on to the University for distribution to the researchers, General Fund and Department, in accordance with University Council Regulation 7 of 2002.

TOTAL NET REVENUE	RESEARCHER(S) TOTAL	GENERAL FUND	DEPARTMENT	ISIS
To £72k	60%	10%*	0%	30%
£72k to £720k	31.5%	21%	17.5%	30%
Over £720k	15.75%	28%	26.25%	30%

(Effective since 1st April 2003. *This figure is intended to enable the University to pay Employer's National Insurance Contributions but otherwise leave the General Fund out of distribution in that band).

INVENTION RECORD

Project number: (for Isis use)

The invention record is a written description of your invention. It fulfils several important purposes:

- It helps Isis to assess whether the work is patentable;
- It helps the patent attorney to prepare the draft patent, if Isis decides to proceed with patenting;
- It helps give Isis and the University's Intellectual Property Due Diligence team an early indication as to the University's ownership of your invention, and identify issues which will need to be addressed downstream; and
- It provides an important record of the date of invention, which can become important in future patent process.

IMPORTANT: Discussions between you and Isis about your invention are confidential. To avoid any inadvertent public disclosure of your invention please consider all discussions about the invention confidential. Please use Confidential Disclosure Agreements to protect discussions with anyone outside the University. Please ask Isis for advice.

Please answer the following questions, either on these two pages or on separate sheets.

1. Descriptive Title of the Invention.

Please type here

2. Who was involved? Please tell us for each individual who contributed, invented or authored (if software):
- a. Their names and if any are foreign nationals;
 - b. Who their employer is, and if this is not Oxford, are any contracts or arrangements in place?
 - c. What they contributed to the development of the technology (e.g. came up with the original idea; designed experiments; carried out experimental work; wrote code)

Name	Nationality	Employer(s)	What did this person contribute?

IMPORTANT NOTE: Inventors must be legal inventors according to the definition in patent law (please ask your Isis Technology Transfer Manager for guidance if necessary). Software Authors are those who actually wrote the code and thereby created the copyright. The University also has a mechanism for rewarding contributors who are not inventors or authors but who have made a significant and identifiable contribution to the intellectual property, and revenue distribution to all individuals is dealt with through the IP2 form.

Please add rows or supply further detail on a separate sheet if there is not enough room.

Please tell us about your invention:

What do you think your invention is?
What will your invention be used for?
What are the advantages of your invention and how does it improve on the present situation?
What is new about your invention?
How and why does it work? What is the science behind the invention?
Are there any other uses of the invention?

4. Are you aware of any companies who have an interest in the area, e.g. companies who sponsor research or who attend relevant conferences? If so, please supply the companies' names (and contact details, if you have them).

<i>Please type here</i>

5. Do you know of any published literature (including patents) relevant to your invention? Have you done any searching for published literature, and if so where? Please provide any details.

<i>Please type here</i>

6. Please tell us the story of the development of the invention:

When and where was the invention first conceived?
When was the invention first reduced to practice?
What practical work has been done to date on the invention? Has the invention been tested in the laboratory or has it been used? If so please give results.
Who did what in the development of the invention?

7. What are your future plans for developing the technology? Do you have funds in place for this work, and what do you think you will achieve in this area in the next 12 months?

Please type here

8. Who have you told about the invention? When did you do this and where?

Please type here

9. When did you first describe the invention in writing or electronically? Do lab book records exist, or personal notes?

Please type here

10. Have you published, verbally, electronically or in writing, anything relevant to the invention, and if so when and what? Please tell us about abstracts, web pages and presentations as well as any published articles.

Please type here

11. Do you have plans to publish the work? If so, what is the timescale and where will the publication take place? If a draft paper exists please provide a copy.

Please type here

12. What is the funding background of the work you've done on the invention? Did you use any equipment, materials, samples, gifts or other in kind support provided by third parties, or biological materials obtained from humans? If so, please give details; specifically: was patient consent obtained?

Please type here

For inventions that include software please provide the following additional information.

13. Please provide the software application name and version number.

Please type here

14. For source code developed by the researchers identified in question 2 above:

What source files were used? Please provide a list.

Which programming languages were used?

Which development tools were used to create or generate the source files? Please provide a list.

What copyright protection notices are included in the source files?

For new versions, which source files have been changed, added or removed since the previous version?

What documentation or other files are required for others to use, develop and maintain the software? Please provide a list.

Please indicate if the source files have been distributed outside the University, and if so, in what form and to whom?

Are the source files available as a web download? If so, please provide the download URL and state the terms under which the download is available.

15. For other source files or libraries that are required to build the software application (external software):

Please list all external software (files and libraries) used that provide functions required by the application.

Which organization owns each piece of software?

How was each piece of software obtained?

Please provide details of the licence terms, or if it was a standard Open Source licence please provide the name of that licence.

Please sign and date the Invention Record below.

Signature:

Name:

Date:

The completed form should be returned to:

Isis Innovation Ltd, Ewert House, Ewert Place, Summertown, Oxford OX2 7SG

T +44 (0) 1865 280830

F +44 (0) 1865 280831

E innovation@isis.ox.ac.uk

The next steps are for an Isis Technology Transfer Manager to discuss the invention with you. Further detailed forms are required to establish correct legal ownership of the intellectual property rights.

IP FORMS

The Invention Record is an important first step in creating a written description of your invention.

The IP/1 and IP/2 forms (included in this booklet) must also be completed, signed by all researchers and returned to Isis for onward transfer to the University's Research Services to audit University ownership. It is not Isis policy to suggest delays to academic publications; so patent applications need to be filed in good time.

The next pages contain two sample Forms: -

1. IP/1 Intellectual Property Due Diligence Form
2. IP/2 Intellectual Property Income Distribution Form

Please photocopy the forms before use.

Blank forms can be obtained from Isis Innovation (including a downloadable version on our website <http://www.isis-innovation.com>), Research Services, Wellington Square, or your departmental administrator.

IP/1 INTELLECTUAL PROPERTY DUE DILIGENCE FORM



Isis project number:

(IP1 02-02-09)

The purpose of this form is to record and provide information to assist the University to determine the legal title and any potential third party claims to intellectual property rights associated with the new invention. Each member of the University (employee, student, visitor, retired employee) who contributed to a new invention or other intellectual property must complete an Intellectual Property Due Diligence Form (IP/1). If in doubt, please disclose all information believed to be material to the creation of the intellectual property in question.

It is important that you provide an answer to all questions. Gaps or inconsistencies raise questions that will need to be checked by the University, and this will slow down the process of commercialising your technology. If you do not understand a question or need help in filling in the form, please ask your Isis Technology Transfer Manager for assistance.

IMPORTANT: Discussions between you and Isis about your invention are confidential. To avoid any inadvertent public disclosure of your invention please consider all discussions about the invention confidential. Please use Confidential Disclosure Agreements to protect discussions with anyone outside the University. Please ask Isis for advice.

SECTION 1: WHO IS INVOLVED AND WHEN WAS THE TECHNOLOGY DEVELOPED?

1. Working title or brief description of the intellectual property

.....

2. Your full name and title

.....

3. Please list all the individuals who you consider to have made an identifiable active contribution to the intellectual property. *See note at end of form.

Notes:

- a. For software projects: it is ESSENTIAL that all individuals who contributed to the code are listed here, as well as all inventors of the intellectual property.
- b. Each Oxford contributor will be asked to complete form IP/1. Please provide details below of all external persons who have made a significant contribution; external contributors do not need to complete a form IP/1 but must complete and sign page 1 of the IP/2 form.

Name	Contact details for individual and their university or technology transfer office, if not a member of the University of Oxford

If you have listed anyone who is not a member of the University, please indicate if there is a collaboration agreement or other type of written record.

Yes No

If YES, please provide a copy of each contract if you have them, or full details. This is to help us to locate copies of contracts if you are unable to provide a copy. Please continue on a separate sheet if necessary.

.....

4. Period of your research directly relevant to the creation of the intellectual property (inventive period)

From:..... To:.....

SECTION 2: WHAT IS YOUR EMPLOYMENT HISTORY?

5. Please provide details of the history of the position(s) you have held at the University during the inventive period of question 4 above.

Notes:

- a. Bear in mind your status/position may have changed during the course of the inventive period. If it has, please give all details.
- b. Position you held: e.g. University employee, College employee, retired employee, undergraduate student, DPhil student.
- c. Were you full time or part time (e.g. because you are also an NHS employee).
- d. If you were a visitor, please also state where you were visiting from.
- e. Please see question 6 below if at any time during the inventive period you were a student at or employed by an institution or organisation other than Oxford, or were self-employed or consultant or other.
- f. The Statutes and Regulations of the University provide Departments with an entitlement to a share in higher revenues from commercialisation.

Position(s) you held at Oxford^{b,c,d}:	Oxford Department and/or Unit^f:	Period you held this position: From:	To:

6. Please provide details of positions you have held outside the University during the inventive period of question 4 above, if any.

Notes:

- a. If you held a University position for the whole of the inventive period, put Not Applicable.
- b. Bear in mind your status/position may have changed during the course of the inventive period. If it has, please give all details.
- c. Position you held: e.g. employee, retired employee, undergraduate student, DPhil student, visitor, self-employed or other (please state).
- d. Please provide contact name, telephone number, email address of the employer, research services office or the technology transfer organisation. Use another sheet if necessary.

Position(s)^{b,c}	Name of academic institution, company or organisation, and contact details^d	Time period From:	To:

SECTION 3: HOW WAS THE WORK FUNDED AND WAS THERE ANY ADDITIONAL SUPPORT?

7. What sources of funding were drawn on in direct support of the research or any part of the research which led to the intellectual property during the inventive period in 4 above?

Notes:

- a. The information you provide will help Research Services to find the contract/award to review its terms to establish ownership or other rights over the IP. It is helpful if you can supply copies of contracts.
- b. You should mention all forms of financial support directly relevant to the intellectual property e.g. EPSRC project grant, Wellcome Trust Programme Grant, GlaxoSmithKline CASE studentship, other industrial or commercial funders, US federal funders, University Challenge Seed Fund, EC grant, Link agreement, Research Council strategic alliance etc.
- c. Examples of types of financial support relevant to the intellectual property may be payment of salaries (eg your own, or that of your support staff, such as technicians), stipends, consumables, etc.
- d. The Principal Investigator (PI) is the academic who applied for the funding and is responsible under the funding contract for the work carried out. We need this information to help find the terms of the contract.
- e. The reference must be either the Research Services reference number or the Oracle account number: if you do not know either of these, then please obtain them from your Research Services contact or from your department administrator.
- f. If you have listed multiple sources of funding, please assess the relative % that each funding source made to the intellectual property.

Name of funding body/company	Name of the Principal Investigator ^d	Contract period/ Title of research set out in the contract	Reference No. ^e	If applicable, name(s) of person(s) whom this funding supported	% funding contribution ^f

8. Did the research relevant to the creation of the intellectual property above benefit directly from any non-monetary or other in-kind support, such as the provision of equipment or the supply of materials by other parties?

- Yes No

If YES, please provide a copy of each contract if you have them, or full details. This is to help us to locate copies of contracts if you are unable to provide a copy. Please continue on a separate sheet if necessary.

.....

.....

9. Are you aware of any other legal or contractual obligations directly relevant to the intellectual property, such as other research or service contracts, collaboration agreements or personal consultancies not cited above, whether past, present or currently under negotiation?

- Yes No

If YES, please provide a copy of each contract if you have them, or full details. This is to help us to locate copies of contracts if you are unable to provide a copy. Please continue on a separate sheet if necessary.

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.....

10. Please indicate below if any part of the invention was made using biological materials obtained from humans and if so please provide an example of the patient consent form.

- Yes No

SECTION 4: DECLARATION AND SIGNATURE

IMPORTANT NOTICE: THE INFORMATION WHICH YOU PROVIDE ON THIS FORM WILL BE USED BY THE UNIVERSITY AND ISIS INNOVATION LIMITED TO ASSESS THE OWNERSHIP OF INTELLECTUAL PROPERTY RIGHTS, POTENTIAL THIRD PARTY CLAIMS TO THOSE RIGHTS, AND OBLIGATIONS TO EXTERNAL SPONSORS. INCORRECT OR INCOMPLETE DETAILS COULD LEAD TO LITIGATION. THE REDUCTION OR LOSS OF EXPLOITATION REVENUES, OR THE INVALIDATION OF PATENT APPLICATIONS.

IN THE EVENT THAT ISIS IS UNABLE OR UNWILLING TO TAKE FORWARD THE COMMERCIALISATION OF THE INTELLECTUAL PROPERTY, SUBJECT TO THE RIGHTS OF THIRD PARTIES (INCLUDING ANY FUNDERS OF THE RESEARCH RELEVANT TO THE CREATION OF THE INTELLECTUAL PROPERTY), IT WILL BE OFFERED TO CONTRIBUTORS NAMED ON THE RELEVANT IP FORMS IN ACCORDANCE WITH THE STATUTES AND REGULATIONS OF THE UNIVERSITY OF OXFORD.

Declaration

I declare that the information which I have provided in this form is, to the best of my knowledge and belief, correct and complete.

SIGNED by the contributor named in 2 above:

Signature: _____ Date: _____

* **Note:** Contributors completing this form should have made a material contribution to the intellectual property in question. However, it will not necessarily be the case that all those who complete this form will be named as inventors for the purposes of legal documentation involved in the patent process. Inventorship is not the same as authorship of an academic paper. Under European patent law, for example, a person is only a legally defined inventor if he or she conceives the idea underlying the invention.

IP/2 INTELLECTUAL PROPERTY INCOME DISTRIBUTION FORM



Isis project number:

(IP2 02-02-09)

This summary form should be completed by all contributors to a new invention or other form of intellectual property. Individual contributors who are members of the University of Oxford (employee, student, visitor, retired employee) must each also complete Form IP/1.

HOW TO COMPLETE THIS FORM:

Oxford contributors: You need to sign and date this form in **TWO** places: in the table below on page 1 to show you agree with the % revenue share, and against your personal details on page 2.

External contributors: You need to sign and date this form on page 1 to show you agree with the % revenue share but you do not need to fill in the personal details on page 2.

1. The University of Oxford's Statutes and Decrees require researchers who contribute jointly to intellectual property to agree between themselves the proportion of exploitation income to which each will be entitled from the net revenue payable to researchers under the University's revenue-sharing scheme.
2. Contributors are asked to state below the relative percentage share of researchers' benefits due to each.
3. The percentage shares will be used to assist the University's negotiation of revenue-sharing agreements with external sponsors of research who supported the work which led to the creation of the intellectual property in question (where such sponsors require a revenue share).
4. The percentage shares will also be used as the basis for revenue-sharing arrangements between the University and other collaborating institutions, where one or more of the contributors to the intellectual property are employed by (or are students of) another university.

Working title of intellectual property:

If there is a patent application, please give the patent application number and the patent title:

.....

We, the undersigned, agree that our individual contributions to the intellectual property named above were, at the time of signature, as follows:

Name	Percentage Contribution	Inventor or Contributor? ¹ Specify which. If a software project, please also specify all Software Authors	SIGNATURE	Date
Total	100%			

¹ Inventors must be legal inventors according to the definition in patent law (please ask your Technology Transfer manager for guidance if necessary). Contributors should have made a significant and identifiable contribution to the intellectual property. Software Authors are those who actually wrote the code and thereby created the copyright.

Royalties can be distributed only after this form has been completed. University employees and ex employees will be paid via the University payroll (net) or by cheque (gross), depending on their status and/or contract of employment. Inventors who have never been employed by the University will be sent a cheque for the royalty less tax at the basic rate but no national insurance will be deducted. Alternatively, they may be paid via their employing institution, depending on revenue-sharing arrangements with the collaborating institution.

THE UNIVERSITY CAN ONLY PAY MONEY TO YOU IF IT KNOWS WHERE TO FIND YOU. THE UNIVERSITY WILL USE ALL REASONABLE ENDEAVOURS TO FIND YOU IF MONEY IS DUE TO YOU, BUT IF THE UNIVERSITY CANNOT SUCCEED IN FINDING YOU AFTER SIX MONTHS YOU MAY LOSE YOUR ENTITLEMENT.

Notes:

1. Please give a permanent home address if you are in temporary accommodation.
2. All changes of address (including email address) should be notified to: University of Oxford, Finance Division, 23-28 Hythe Bridge Street, Oxford OX1 2ET or by email to royalties@admin.ox.ac.uk quoting the Isis project number.

Full Name:	Full Name:
Title (Professor, Dr, etc):	Title (Professor, Dr, etc):
Home Address:	Home Address:
Email address:	Email address:
Please inform us of any change of address	Please inform us of any change of address
Nationality:	Nationality:
Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:	Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:
Date of birth:	Date of birth:
SIGNATURE:	SIGNATURE:
Date:	Date:
Full Name:	Full Name:
Title (Professor, Dr, etc):	Title (Professor, Dr, etc):
Home Address:	Home Address:
Email address:	Email address:
Please inform us of any change of address	Please inform us of any change of address
Nationality:	Nationality:
Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:	Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:
Date of birth:	Date of birth:
SIGNATURE:	SIGNATURE:
Date:	Date:

Full Name:	Full Name:
Title (Professor, Dr, etc):	Title (Professor, Dr, etc):
Home Address:	Home Address:
Email address:	Email address:
Please inform us of any change of address	Please inform us of any change of address
Nationality:	Nationality:
Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:	Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:
Date of birth:	Date of birth:
SIGNATURE:	SIGNATURE:
Date:	Date:
Full Name:	Full Name:
Title (Professor, Dr, etc):	Title (Professor, Dr, etc):
Home Address:	Home Address:
Email address:	Email address:
Please inform us of any change of address	Please inform us of any change of address
Nationality:	Nationality:
Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:	Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:
Date of birth:	Date of birth:
SIGNATURE:	SIGNATURE:
Date:	Date:
Full Name:	Full Name:
Title (Professor, Dr, etc):	Title (Professor, Dr, etc):
Home Address:	Home Address:
Email address:	Email address:
Please inform us of any change of address	Please inform us of any change of address
Nationality:	Nationality:
Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:	Have you ever been employed by Oxford University? Yes/No If yes, please give employee number:
Date of birth:	Date of birth:
SIGNATURE:	SIGNATURE:
Date:	Date:

For completion by Research Services

1. Do University Statutes pre- or post-2000 apply?

Pre-2000 / Post-2000 (delete as appropriate)

2. Please confirm that:

(a) There are no entitlements to third-party research funders or collaborators; *or*

(b) There is a revenue-sharing arrangement with third-party research funders or collaborators detailed as follows (if appropriate, a copy of the relevant agreement is enclosed):

3. Revenue sharing arrangements, if appropriate, negotiated by:

Research Services Officer (or Isis Technology Transfer Manager, where applicable) _____

4. Which Department(s) have an entitlement to revenue sharing under bands 2 and 3 of Statute? If more than one Department, give the relative percentage entitlement between them.

Department	Percentage
Total	100%

5. Please give any other relevant information to help Finance in distributing any revenues.

Signed on behalf of Research Services

Date _____