

Editor's Note

This section shares several sample agreements for illustration:

1. Co-Development Agreement 1855
2. Public Sector Technology License..... 1865
3. Public Sector Patent License (Medical Research Center of South Africa) 1877
4. Plant Variety and Trademark License..... 1893
5. Intellectual Property and Trademark License (Stanford University, U.S.A.) 1903
6. Distributorship Agreement..... 1921

We selected the above for illustration because they expand on or complement those that have been discussed or provided in the *Handbook* chapters, or because they explain in greater depth certain types of clauses and provisions (for example, due diligence provisions in the MRC sample license no. 3), or because they contain clauses and provisions that might help to illustrate the various licensing principles discussed in the chapters (for example, licensing terms related to field of use).

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None of these template or sample agreements should be considered as a “correct” agreement. They are provided solely as a reference resource intended *for illustrative and educational purposes only*. They may be used as a starting point for discussions, but any organization will benefit from developing its own template agreements, since these place the regularly required major elements within the institution's context and needs. In any case, the institution's counsel should always review draft agreements before signature (and in some cases even before sending it to the other party for review).

MIHR/PIpra. 2007. Sample Agreements. In *Intellectual Property Management in Health and Agricultural Innovation: A Handbook of Best Practices* (eds. A Krattiger, RT Mahoney, L Nelsen, et al.). MIHR: Oxford, U.K., and PIPRA: Davis, U.S.A. Available online at www.ipHandbook.org.

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