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I. Introduction

Lewis University is committed to providing anvironment that supports the learning, teaching, scholarship and creative activity its faculty, students, and staff. With this understanding, the Intellectual Property Rights Policis intended to support the university's academic mission by:

Encouraging creativity, excellence, and innovation teaching, scholarship, research, and creative activity by identifying and protection intellectual propertights of faculty, staff, students, and the University.

Acknowledging and preserving the ditional property rights of cholars, creative artists, and researchers with spect to products of their intellitual and creative endeavors, e.g., books, articles, manuscripts, plays, wrights, musical scores, and works of art. Increasing the likelihood theoretaive and scholarly works, ideas, and inventions produced at Lewis University will be est to advance the state of knowledge and contribute to the public good.

Assuring compliance with the provisions and reements with external sponsors. Guiding policy and process for the use of **lieux** all property that has been developed for commercial as well as scientific and schrbl value so that the Creator(s)* and the University share any net profits.

*For the purposes of this document, a "Creator" shall refer to any University personnel who create Patentable Intellectual Property, Copyrightable Intellectual Property, or any other intellectual property.

Who is covered under this policy

For purposes of this policy, University person**reders** to University aculty, administrators, office and technical staff, students, visitors, **cact**tors, consultants and others whose primary work affiliation is with the University, whether compensated by the University or not. As a condition of affiliation with the University, all university personnel are bound by all University policies, including this one.

What is covered under this policy

All intellectual property produced sing University resources by University personnel (defined above) is covered by this policyntellectual property shall indude, for example and without limitation: inventions, creative works, patentable ject matter, copyrightable materials, electronic or paper documents, software (inchigosource code and object code), multimedia or audiovisual materials, photogras, trademarks, trade secrets ather intellectual property. For purposes of this policy, Patentable Intellectual property and copyrightable tellectual property shall be defined as follows:

"Patentable Intellectual Property" shall include thout limitation (despite the fact that these may not benefit from patent protection) inventions, discoveries, trade secrets and all other subject matter that is patental older US law or forgin law (whether or not produced in the US) as well as all softwar at is excluded from "Copyrightable Intellectual Property" (whether onto patentable under US law).

"Copyrightable Intellectual Property" shalldinde, without limitation, all creative works, electronic or paper documents, software, multimedia or audiovisual materials, photographs, and any other materials that breaty opyrightable under US law or foreign law (whether or not produced in the US) opyrightable material shall include educational or research software, but shall imclude software other an educational or research software.

The Creator was assigned, extited, or specifically unded by the University to develop the Patentable tellectual Property.

Intellectual property was developed by a fully member and is analogous to their pursuit of research and scholarship perfed on behalf of the University.

Ownership of Copyrightable Intellectual Propertyd Patentable Intellectual Property developed pursuant to an agreement with property developed by the provisions of that agreement.

- a. Government Sponsored Agreements: Umeversity shallcomply with all applicable regulations and requirements of any governmental body sponsoring work at the University. To the fullest tent allowed under such governmental parameters, the University will retain whereship of Patentable Intellectual Property conceived or actually reduce to the performance of work sponsored by any governmental unit.
- b. Private, Industrial, Foundation and OttSeponsored Agreements: In most cases, the University shall retain ownership of all Patentable Intellectual Property conceived or actually reduced to practice the performance of work sponsored by any non-governmental sponsor. In case the acceptance of a sponsored agreement does not require ownership to the lectual property conceived or actually reduced to practice the performance of work by the University, or the benefit from the level of funding for properts research and/or other consideration from the sponsor, licensee or other to be determined in accordance with the terms of the sponsored research endment, as deemed appropriate by the Office of the Provost and as applicable all laws and regulations governing intellectual property rights for intitutions of higher education.
- c. <u>University Sponsored Resea</u>rch: Patentantellectual Propeyt involving the use of University funds, space, personnel and facilities administered by the University, but without any University diglations to other connection with such support, are the property of the University.
- d. <u>Special Agreements</u> since the University aims to conurage creativity, it reserves the right to allow some flexibility in paplying this policy on a case by case basis. In such cases, ownership of materials edeped pursuant to a special agreement between the University and the Creatolli be governed by the provisions of any such agreement.
- V. Disclosure and Administration of Intellectual Property

The Office of the Provost will be responsible thay-to-day management of all University intellectual property issues, as thall be empowered to negotiable University's rights under these policies. Intellectual propertyquired to be disclosed under Sents II, III, and IV shall be disclosed to the Office of the Provost by contiple and submitting an Invention Disclosure Form (attached). This Office will create ad homommittees utilizing internal and external disciplinary experts and legal counts complete a review of the patentability and marketability

of the intellectual property. The Office shalls o set up and manage individual expense and income accounts for intellectual property that is the University under this policy.

VI. Creator Guarantee

For all Patentable Intellectual Property or proprightable Intellectual Property for which the University retains or asserts ownership, the Creator(s) warrants that the Creator(s) is not aware of any third-party patent or copyrightfringement (unless the University is advised otherwise) and agrees to cooperate with the University and tall actions necessary to perfect title to Patentable Intellectual Propertyckor Copyrightable Intellectual Property to the University. By virtue of continued employment at Lewis University or by participation in research using University resources, the Creator agrees to assign does hereby assign all rights and title to the University to any Patentable Intellectual Perty, as well as anyontinuation or divisional applications related to said Patentable Intellectual Property. The Creatorsal agrees to assign to the University the rights amperfect title to any derivate works to the Copyrightable Intellectual Property, as applicable.

VII. Income Distribution

For any work in which the University asserts nearship interest under this policy, the University and the Creator(s) will share any annual nearne (revenues less recovery of all legal and other costs involved in protectiful intellectual property rights the work, licensing costs, and other directly related administrative costs the following percentages, unless different contractual agreements have been realth relation to particular works:

Net Revenue	Creator(s)	Office of the Provost
<\$5,000	100%	0%
\$5,000-\$24,999	75%	25%
\$25,000-\$100,000	60%	40%
>\$100,000	50%	50%
>\$250,000	40%	60%

If a work involves more than one employee Careator, the Creators willivide their share

VIII. Conflict Resolution

Administration of this policy shabe the responsibility of the Provost. Questions should be directed to the Provost regardithe application, interpretation implementation of the policy, or regarding disagreement and Creators concerning assignmentights or sharing of royalties. Disagreement with any determinant and by the Provost will be reviewed by the University Faculty Affairs Committee who will pride a recommendation to the Provost. If accommodation cannot be reached, the issue may determine to the President the University or his designee for a final determination. If this agreement concerns students' assignment of rights or sharing of royalties, the faculty mean bataff or administrator responsible for the project will review the issue and provide commendation to the Provost. If accommodation cannot be reached, the issue may liberted to the President of the University or his designee for a final determination

IX. Use of Lewis University Name, Seal or Insignia

The Lewis University name, seal or insignia may not be used:

In conjunction with any privator commercial enterprise In tandem with the advertisement of any product By an individual or group promoting itself.

In a confusing or deceitful manner
In any manner not authized by the University.

Use of the University name, seal, or insignidetterhead and business cards is standardized and regulated by the Marketing Department.

Any questions regarding the use of the Universityne, seal or insignia in circumstances other than the ones listed above should be be to the Director of Marketing

X. Changes to the Intellectual Property Policy

Intellectual Property Appendix

Refer to Intellectual Property Policy

III Copyrightable Intellectual Property

1. What are Extraordinary University Resources?

Extraordinary University Resources are finited or other support for research and teaching activities that exceeds the norm for a faculty member or student's research or for teaching and traditional works of scholars in the field or department.

2. What are not considered Extraordinary University Resources?

Sabbatical funding, the award of competitivteinal research or teaching grants, ordinary library services, norrhalerical or administrative upport, office or laboratory supplies and equipment, funding for endowed chairs

3. What are Traditional Works of Scholarship?

Traditional Works of Scholarshare copyrighted scholarshand creative works regardless of their form, other than patentable intestual property, which are created by academic faculty or students, and which have needs the subject of Exceptional University Resources or external contract grants. Examples of Traditional Works of Scholarship include scholarly publications ournal articles, researchulletins, monographs, books, play scripts, theatrical productions, poemorks of music anart, instructional materials, non-patentable softwassellabi, and instructional materials