A Checklist for Negotiating License Agreements

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ABSTRACT

This chapter provides a road map for licensing professionals to identify the most common terms, contractual obligations, and other provisions that are likely to be encountered in crafting a license agreement. Emphasis is placed on agricultural technology licenses. Since most people engaged in deal making are involved in multiple deals at the same time, important aspects can be forgotten or overlooked at any time and for any deal. The checklist format allows the licensing practitioner to check off each item once it has been addressed to the parties' satisfaction. While expansive, it does not necessarily fit all contexts and is therefore intended to serve as a basis from which institutions and individuals can develop their own checklists.

1. INTRODUCTION

A checklist to aid in negotiating a licensing agreement, much less to aid in actually preparing and writing the agreement itself, may sound like a simplistic tool to an experienced negotiator or contract attorney. After all, most people in such positions are well educated and used to dealing with multiple projects having many details in the scientific, legal, and business arenas, all at the same time. If they did not have the competence to deal with this type of work situation, they would not last long in the active, high-pressure licensing environment. But it is precisely because of myriad details that a checklist can be life (or deal) saving for the working licensing officer or attorney. Since most people engaged in deal making are involved in multiple deals at the same time, important aspects can be forgotten or overlooked at any time and for any deal. One of the simplest ways to make sure that a crucial or costly mistake does not happen because of an oversight is to use a tool such as the checklist presented here.

2. SPECIFIC CHECKLIST SECTIONS

This section introduces and discusses for both licensors and licensees each element of the checklist. If your work requires you to draft license

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agreements, download the checklist from the online version of this *Handbook* where it is given without the annotations.

2.1 Section 1 – The parties

Although seemingly self-evident, having all pertinent information about the parties in one place, such as their legal names, the negotiating party's contact information, and the legal addresses is a time saver when the final agreement is being written. No more last-minute telephone calls or e-mails to get information that should have been exchanged at the first meeting.

ARTIES:		
1. Licensor's Name:		
Incorporated In:	Short Title:	
Contact Title:		
2. Licensee's Name:		
Address:		
	Short Title:	
Contact Title:		
Contact E-mail:		

2.2 Whereas clauses

The following set of "whereas clauses" is offered as a guide for detailing the background of the license. Not all parties use whereas clauses; some prefer to make the background information a standard set of clauses that follow language specifying that "the following are terms of the Agreement" or similar language. Some use of background information in a contract is recommended because within a short period of time after the deal is done and the agreement signed, negotiators memories will fade and a short set of statements regarding the background of the deal may become invaluable should the contract need to be interpreted by a court or an arbitrator.

	Licensor owns/controls certain Intellectual Property/Tangible Property including invention
	, patents, applications, know-how, other relating to
2	
۷.	Licensor represents that it has the right to grant a license to
3.	Licensee owns/controls certain Intellectual Property/Tangible Property including inventions , patents, applications, know-how, other relating
	to
	· · · · · · · · · · · · · · · · · · ·

2.3 Definitions

A simple contract will not need to have a section devoted to definitions, as the definitions can be presented when special terms are first encountered. A complex document should present all definitions in one section for ease of drafting and later interpreting the contract. General terms used throughout the contract should be placed in this section, as should technical terms that are used frequently. Either an alphabetical or a hierarchical order is recommended, the latter being used when a number of terms are closely related and having them near to each other would allow the reader to more easily navigate the agreement.

Each license will have its own specific set of definitions, so a short list that includes only the most commonly used terms is presented here.

DEFINITIONS:

All other appropriate terms should be listed and defined. Clear definitions will add great clarity to a license. Care should be taken to write definitions that, in general, stand alone and are not circular in construction.

A good place to begin thinking about what to define is with a definition of the parties. If dealing with a company, is it the company and all its affiliates? All of its subsidiaries? Or only the parent company? Products/Processes licensed should be specifically defined as Licensed Products or Licensed Processes. If only certain types of inventions are covered, define the inventions here and refer to them as Inventions; include the patent number and/ or patent application number that is being licensed, and specify if Know-how is included.

(CONTINUED ON NEXT PAGE)

DEFINITIONS (continued)

Licensee, sales, net sales, profit, territory, field, patents, patent rights, intellectual property, and nonprofit are examples of other relatively common terms, and there are many more. Once defined, these terms will usually appear, throughout the rest of the contract, with the first letter capitalized or in all capitals.

2.4 The grant sections

The following sections may seem to be overkill to the licensing professional. However, each and every section, if not handled with care and forethought, can result in a deal that is more than unsatisfactory to one or both parties.

2.4.1 Rights granted

The exact grant language should be specified. This includes which intellectual property rights the license is given under: patent right only or know-how right or both and exclusive right, coexclusive with the licensor, or nonexclusive. The section should also specify the term of the exclusivity and/or nonexclusivity, and whether such right is irrevocable; and if there is a right to grant sublicenses. Each organization will find that it tends to make deals in a certain way and may find that certain combinations of grant language will be used repeatedly. In that case, this section may be easily amended to the specific organization's needs.

1.	RIGHTS GRANTED:
	 a) All substantial (statutory) rights to practice under the rights in specified Intellectual Property/Tangible Property (detail here); b) and to make, have made, use, import, offer for sale, and sell products and processes;
	c) Exclusive for years and nonexclusive thereafter, or d) Non-exclusive, to make (manufacture), or e) Exclusive to have made for own use; or f) Exclusive except as to Licensor, to use, to export, to make and sell
	in limited markets; g) Irrevocable, to sell, have sold; h) With right to grant sublicenses, to lease, rent

2.4.2 License restrictions

This section deals with the field, territory, prior licensee's rights, and the commercial rights retained by the licensor. Some of what is contained in this section appears under Section 1 (the parties), and may not be needed in all situations.

2.	LICENSE RESTRICTIONS:
	Limited to the Field
	Limited to the ried
	Subject to prior Licensee (identify, if any) rights
	Subject to Licensor's right to make, have made, use, have used
	, export, import, sell, have sold (as many as applicable

2.4.3 Reservation of rights

This section is particularly important when the licensor is a nonprofit and must ensure that certain rights to use the intellectual property are reserved for academic, nonprofit research, or humanitarian uses in developing countries, or according to the terms of the Bayh-Dole Act (in the United States). Forgetting to include the needed reservation of rights in a license could make the license invalid and/or could lead to an expensive court fight to determine what rights are in fact owned by the licensor.

,	3. RESERVATION OF RIGHTS:
	a) Licensor hereby reserves an irrevocable, nonexclusive right in the Technology (on behalf of itself and all other nonprofit/academic research institutions)
	b) For Educational and Research uses, including uses in Sponsored Research and nonprofit collaborations
	c) For Humanitarian Purposes, or
	d) For uses in Developing or Economically Disadvantaged countries (specify countries)_
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	e) For the U.S. government under the Bayh-Dole Act

2.4.4 Right to grant sublicenses

The grant of a right to grant sublicenses to third parties also has a number of important choices that must be considered by parties when awarding this portion of the license. Sublicensees may be anyone or may be limited to, for example, only parties in privity with the licensee; only affiliates of the licensee; only a specified number of third parties; or only parties preapproved by the licensor.

a) To any other party;	
b) To limited number of parties;	
c) To Affiliates of Licensee only;	
d) To third parties preapproved by Licensor;	
e) To nominees of Licensor;	
f) At specified consideration (indicate);	
g) Consideration to be shared with Licensor;	
h) Copies of sublicense to be furnished to Licensor;	
i) Under other conditions	
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2.4.5 *Territory*

The territory that is granted to the licensee under the license must be specifically identified.

5	. TERRITORY:	
	a) All countries	
	a) All countries	
	b) All countries except	
	c) Following country/countries	
	d) That portion of a specific country comprising	

2.4.6 Term of the agreement

The date the agreement begins, the effective date, should be noted, as well as the ending date of the agreement, by whatever method that is calculated. Some of the most common ways are listed below.

C TERM OF ACREEMENT	
6. TERM OF AGREEMENT:	
Effective Date is	
For years/months/day (as agreed), until (specify date); or	
For the life of a specific patent or other intellectual property; or	
Until some future event (specify)	

2.5 Improvements

This section deals with any improvements made and/or patented (by whom and paid for by whom) during the term of the license by either the licensor or licensee and what obligations are present in the deal as to whether or not to include future technology under the present license or to have future technology fall under the reservation of rights to the licensor.

7. IMPROVEMENTS BY:	
LICENSOR:	LICENSEE
Included	Included
Not included	Not included
Who will file	Who will file
Who will pay costs	Who will pay costs
Assigned/licensed to Licensee .	Assigned/licensed to Licensor

2.6 Consideration

The consideration sections of the checklist is relatively involved, and can be cut back if equity is not part of the payment for the license. Royalty, milestone payments, type of currency, determining rate of exchange, and equity-ownership issues are listed here, as is the issue of minimum annual payments, particularly important in the case of an exclusive license.

S CON	SIDERATION FOR LICENSE:
0. CON.	SIDENATION FOR EIGENSE.
Royalty ⁻	free; or
Royalty,	per cent; of profits; of gross sales; of net sales; specific
amo	unt (specify) per unit (specify); other (specify);
Single s	um (license fee) of;
Milesto	nes (what they are and amount owed);
Paymen	t is to be made in currency of which country;
At the tl	nen current rate of exchange;
At the ra	ate of(currency) for (currency)
If	exchange rate decreases or increases by(specify a percentage) %
th	e payments shall decrease or increase by like amount; or exchange rate shall be that
рι	ublished in
Equit	ry: Stock of Licensee (specify)
	stock of existing company; new company
	value of the shares of stock shall be market value at date of agreement
	book value according to Schedule; stock shall have full voting rights
	; nonvoting;

9. MINIMUM ANNUAL PAYMENT FOR LICENSE:	
Amount per calendar year; per 12-month period	
Payable in advance	
Payable at end of calendar year; of 12-month period	
Credited against earned royalties, yes; no	

2.7 Reports and auditing of accounts

Royalties based on any measure tied to a product's sales should be paid to the licensor accompanied by a report stating how the royalty was calculated. It should be decided how often and when these reports (and royalties) are due. Additionally, the right of the licensor to audit the books that generate these reports should be a part of the license.

10. STATEMENTS OF EARNED ROYALTY:	
Quarterly, within days of end of quarter	
Annually, within days of end of year	
Other periods, (specify)	
In writing, and certified by(official or auditing firm)	
With names and addresses of sublicenses	
With copies of sublicenses	
Together with payment of royalty accrued	
11. INSPECTION OF LICENSEE'S ACCOUNTS:	
II. INSPECTION OF LICENSEE 5 ACCOUNTS:	
Not permitted	
Permitted	
at any time during business hours	
at specified times	
by Licensor's authorized representatives	
5) 1:conson 5 didinoni2cd representatives	
by Certified Public Accountants	

2.8 Representations/warranties

Certain basic representations and warranties should be given by each party to the other, such as the ability to enter into this agreement, the validity of the intellectual property, and a standard warranty disclaimer. These and others are listed below.

A.	Validity of Licensed IP
	Not admitted
	Admitted to Licensee
	If patents held invalid, then:
	Licensee may terminate:
	as to invalid claims
	entire agreement
В.	Good title to Intellectual Property in (specify countries)
C.	Authority of Licensor to enter into the License
	Authority of Licensee to enter into the License
D.	Standard warranty disclaimer, of fitness for particular purpose
D.	Standard warranty disclaimer, of fitness for particular purpose Merchantability; Express or Implied

2.9 Infringement

These sections deal with how past infringement by the licensee is handled; if the IP is infringed by third parties, how such infringement will be handled, and if there is a recovery for the infringement, how that will be divided between the licensor and licensee. Indemnification by the licensor of the licensee to practice under the IP rights is also covered.

13. INFR	RINGEMENT:
A.	INFRINGEMENT OF LICENSED INTELLECTUAL PROPERTY/TANGIBLE PROPERTY Past infringement by Licensee
	forgiven; not forgiven
	forgiven for payment of
	If infringed by others:
	Who will notify
	Who will file suit
	Who is in charge of suit
	Costs: borne by
	divided
	(CONTINUED ON NEXT PAGE)

13. INFRI	NGEMENT (continnued)
B. INFI	RINGEMENT OF OTHER'S INTELLECTUAL PROPERTY/TANGIBLE PROPERTY
No	indemnity by Licensor
Lice	ensor indemnifies Licensee
Lic	ensee indemnifies Licensor
	Who will notify
	Who will defend
	Who will pay costs
	Costs: borne by
	divided
C. REC	OVERY AFTER DECREE
Ret	tained by; Divided
Rig	ght to settle suit:
	by Licensor; by Licensee
	by Licensor only with consent of Licensee
	by Licensee only with consent of Licensor
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2.10 Diligence

Diligence covers the concept that the exclusive licensee will do all it can to operate under the license so that the licensor reaps a monetary benefit under the license. If this issue is not covered, then the exclusive licensee can sit on the technology and keep others from exploiting it and bringing money to the licensor.

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	14. DILIGENCE BY LICENSEE (Usually in absence of minimum royalty):
	No obligation
	Licensee will use its best efforts to
	Licensee will use its reasonable best efforts
	Licensee agrees to:
	produce or sell specified units
	produce or sell products
	invest specified amount
	satisfy demands of trade
	not to refuse reasonable request for sublicense
	Penalty for lack of diligence:
	license converted to nonexclusive
	Licensor may nominate Licensees
	Licensor may terminate upon days' notice in writing

2.11 IP defined

Intellectual property (IP), and how it is paid for, must be defined in the agreement, whether it is only one patent or if it includes various reports and tangible materials. This part of the checklist may be more relevant to for-profit licensors, but nonprofit licensors may also have more than just a patent (and its family) to include in the definition of IP.

	d for products (specify) n of agreement; for specified term	
	tory of license ; for other territory	
roi terri	tory of license; for other territory	
A. NATU	JRE OF INTELLECTUAL AND TANGIBLE PROPERTY	
i.	Invention recordsKnow-how, not confidential	
ii.	Laboratory recordsKnow-how, confidential	
iii.	Research reportsEmployee to be bound	
iv.	Development reports	
V.	Laboratory notebooks	
vi.	Construct components and design	
vii.	Test field lay-out and design	
viii.	Production specifications	
ix.	Raw material specifications	
х.	Quality controls; ISO 9000 procedures	
xi.	Economic surveys	
xii.	Market surveys; Producer lists; Brokers	
xiii.	Promotion methods	
xiv.	Trade secrets	
XV.	List of customers	
xvi.	Drawings and photographs	
xvii.	Models, tools and parts	
xviii.	Germplasm	
xix.	Other (specify)	
B. PAYM	IENT FOR INTELLECTUAL AND TANGIBLE PROPERTY	
In	ncluded in royalty	
N	ot included in royalty	
Si	ingle payment of	
	tock in amount of	
	nnual service fee of	
	for term of agreement	
	for specified term	

16. INTELLECTUAL AND TANGIBLE PROPERTY OF LICENSEE:	
Not included, except as described	
Included for products (specify)	
For term of agreement; for specified term	
For Territory Nature of Property included:	
Nature of Property included.	

2.12 Right of inspection; technical personnel

If the licensee has licensed seed that is being produced by the licensor and that will include the transfer of tangible material (the seed) to the licensee, the licensee may want to have the right to inspect the licensors research data and fields during the term of the license. Whether or not licensors personnel shall be used to transfer know-how or tangible materials to the licensee, and at what cost, is also an important item to note in the contract.

17. RIGHT OF INSPECTION:
Licensee shall have the right to inspect Licensor's:
Research laboratory
Development laboratory
Laboratory notebooks
Test fields
Production fields; Nurseries; Greenhouses
Number of visits permitted per year; Number of persons
Special conditions of visits
Licensor shall have reciprocal rights of inspection
18. TECHNICAL PERSONNEL:
Licensor shall provide technical personnel to deliver Intellectual Property/Tangible Property
(specify):
At Licensor's expense; At Licensee's expense
Not more than persons for not more than days
At a fee which shall be the salary, plus per cent
Travel expenses; living expenses
borne by Licensor; borne by Licensee
(Continued on Next Page)

TECHNICAL	PERSONNEL: (cor	ntinued)	
Number an	d duration of stay	of technical personnel determined by:	
Licensor	; Licensee	; mutually	
Ownership	of reports made l	by technical personnel	
			/

2.13 Remaining sections

The remaining sections of the checklist are what may be identified as the "boilerplate sections" of the license, even though all of these terms are subject to negotiation. In any case, confidentiality terms, provisions for export control, the non-use of each party's name by the other party, arbitration (or not), terms of breach that will cause termination of the contract and the ramifications thereof, force majeure, assignment, favored-nation clause, notices, integration, language, modifications, applicable law, and schedules should be standard items considered by every licensing professional.

2.14 Confidentiality

If a confidentiality, or nondisclosure, agreement has been entered into by the parties and will remain effective during the term of the license agreement, nothing else is needed. If this hasn't been done, a section dealing with terms of confidentiality may be put into the license agreement. If the previously agreed-to confidentiality agreement is weak, now is the time to bolster it and to make sure that these terms in the license agreement take precedence over earlier agreements.

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19. CONFIDENCE OF CONFIDENTIAL INFORMATION:	
No obligation; Licensee obligated	
Both parties obligated	
Confidence maintained for specified time; Without limitation as to time; life of agreement	
Until published by owner	
Existence of this agreement confidential ;Terms and conditions of this License to be kept confidential	
Other	
	/

2.15 Export regulations; use of party's name

Export regulations are important in deals where technology is exported from the United States. All exports must comply with U.S. export control laws and regulations, and in particular, those goods and IP that may have a military use. It is a topic outside of the scope of this chapter, but as an item on the checklist, it alerts the negotiator that this is a topic to be considered. Other countries may have laws dealing with the same topic or with issues or registering the final agreement with the government. Again, this is a memory jog for the negotiator.

In some cases, either one or all of the parties will not want its/their name used in connection with any licensed products advertised or sold, as it may suggest that the licensing institution is recommending these goods. If this is the case, this should be stated in the agreement.

20. A. EXPORT CONTROL	
B. Government registration regulations	
21. NON-USE OF NAMES	
Licensor's, with permission	
Licensee's, with permission	

2.16 Arbitration

In the case of a major disagreement about the terms of an agreement, parties may wish to take the issue to arbitration. Arbitration can be carried out in many different ways and it is easier to specify in the agreement the rules to be used for arbitration, before there is an issue to arbitrate.

/		
	22. ARBITRATION:	
	No right of arbitration	
	Parties will use their best efforts	
	Parties agree to arbitration by:	
	American Arbitration Association	
	By other body	
	By three persons, one selected by each party and a third by the selected persons	
	Appeal from arbitration decision:	
	Not permitted, decision final and binding	
	Permitted to	

2.17 Termination

The termination section of an agreement can be quite complicated, or it can be very simple. I have seen agreements that have been hung up on determining what to do with the rights of the parties if a material breach were to occur. Thought should be given to this area, but beware of having it take over the negotiation. Areas to consider include the right of either party to end the agreement for no reason at all; the rights of the party that has performed when confronted with a party that refuses to perform; material breach issues; and length of notification of breaching activity and time given to the breaching party to cure the breach before losing rights and/or being charged penalties. Issues dealing with the natural expiration of the license should be considered, as well. What happens to the know-how (if any) upon the expiration of all patents? And what are the confidentiality provisions?

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lars
remedied within days
_
exclusive
_

	Trademarks
	Patents
	Copyrights
	Sublicenses
Δ	ss to any specified patents or applications
	Germplasm
	ss to any specified country
	Of exclusive license with right to continue as nonexclusive
	Vhenever any essential claim held invalid
	Jpon bankruptcy of either party
E. U _l	oon Termination with breach, Licensee assigns to Licensor:
	Trademarks
	Patents
	Copyrights
	Sublicenses
Δ	s to any specified patents or applications
C	Germplasm
Δ	s to any specified country
C	Of exclusive license with right to continue as nonexclusive
V	Vhenever any essential claim held invalid
L	Jpon bankruptcy of either party
F. Up	oon termination, with breach, Licensor assigns to Licensee:
	Trademarks
	Patents
	Copyrights
	Sublicenses
Δ	s to any specified patents or applications
C	Germplasm
Δ	s to any specified country
C	Of exclusive license with right to continue as nonexclusive
1/	Vhenever any essential claim held invalid

2.18 Force majeure

This is the "it is out of my control" reason for not performing under the license. A hurricane has just wiped out your seed crops for the year, and you have no seeds to provide or to sell; your chemical plant just went up in flames. Things happen, and this fact of life should be considered in the contract. The key is to determine what is required after the force majeure occurs to get the licensed product out the door, or the goods to the licensee as quickly as possible. Technically a French term, it literally means "greater force."

Licensor has right Licensee has right Both parties have right Nature of Force Majeure: Natural events: fire, floods, lightning, windstorm, earthquake, subsidence of soil, etc. (specify) Accidents: fire, explosion, equipment failure, other Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusive months If there are fixed payments are they excused during FM period?	
Licensee has right Both parties have right Nature of Force Majeure: Natural events: fire, floods, lightning, windstorm, earthquake, subsidence of soil, etc. (specify) Accidents: fire, explosion, equipment failure, other Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	24. FORCE MAJEURE:
Licensee has right Both parties have right Nature of Force Majeure: Natural events: fire, floods, lightning, windstorm, earthquake, subsidence of soil, etc. (specify) Accidents: fire, explosion, equipment failure, other Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	Licensor has right
Nature of Force Majeure: Natural events: fire, floods, lightning, windstorm, earthquake, subsidence of soil, etc. (specify) Accidents: fire, explosion, equipment failure, other Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	· ———
Natural events: fire, floods, lightning, windstorm, earthquake, subsidence of soil, etc. (specify) Accidents: fire, explosion, equipment failure, other Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusive months	Both parties have right
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Accidents: fire, explosion, equipment failure, other Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	Natural events: fire, floods, lightning, windstorm, earthquake, subsidence of soil, etc.
Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	(specify)
material and equipment shortages Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	Accidents: fire, explosion, equipment failure, other
Governmental: government controls, rationing, court order Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	Civil events: commotion, riot, war, strike, labor disturbances, labor shortages, raw
Any cause beyond control of party Time after occurrence that the exclusive license becomes nonexclusivemonths	material and equipment shortages
Time after occurrence that the exclusive license becomes nonexclusivemonths	Governmental: government controls, rationing, court order
	Any cause beyond control of party
If there are fixed payments are they excused during FM period ?	Time after occurrence that the exclusive license becomes nonexclusivemonths
in there are three payments, are they excused during the period	If there are fixed payments, are they excused during FM period?

2.19 Assignment provision

A license is considered to be personal to the licensor, especially in the case of an exclusive license. The licensor hand picks the licensee, for many reasons, and rejects others for many reasons. Additionally, an exclusive licensee may be interested in taking a license from a particular licensor, and not from another. In these cases, the right to assign a license may be forbidden, or at least greatly limited to "only with the permission of the nonassigning party." Nonexclusive licenses tend to be more open to assignment, especially if there are many licensees. There may or may not be fees attached to the transfer, or assignment, of a license.

25. ASSIGNMENT OF AGREEMENT AND LICENSE:
a) Not assignable by either party
b) Assignable by Licensor, without consent of Licensee; only with consent
c) Assignable by Licensee, without consent of Licensor; only with consent
d) By either party upon:
Merger
To successor of portion of business involving: license; or only entire business
To any company of which a majority of stock is owned
To any company of which a controlling interest is owned
Binding upon heirs, successors and assigns
Fee for assigning How much?

2.20 Favored nation

A licensee may demand that they pay the same royalty and/or fee as another licensee that pays the least for the same license. This can be limited, for example, to the same royalty rate, but not to up-front fees, or not take in consideration the worth that cross-licenses to IP bring to a deal. Generally, it is very tough to determine if one party has a better deal than another unless it is a straight money deal.

26. F	AVORED NATION CLAUSE:	
	Licensee guarantees performance (and amount of return)	
	Licensor required to notify Licensee of similar license	
	Licensee has option to take term of similar license	
	License changed to terms of more-favorable license	
	Licensee may terminate if not given cheaper license	

2.21 Notices; integration; language; modifications; law; signatures

You will find that clauses that involve the following issues tend to be boilerplate clauses:

- Notices. the handling of any notices, payments, and so forth, that you must make or should receive
- Integration. a statement that this is the controlling document, no matter what else was said or signed previously, unless specifically stated in the license.
- Language: deals with languages used in writing the license (Will each translation of the license be acceptable? Or only the license written in one of the languages?)
- Modifications: specifies whether amendments to the license are to be in writing (If oral changes are OK for your deal, or for portions of it, specify it here.)
- Law: specifies which country's laws will be applied to interpreting the license; what courts will hear a lawsuit; and in what country, specifically, lawsuit would be filed.
- Signature: recommended to type in the name and title of the signatory (Two years after signing, all parties to the deal may have changed, and many signatures may be illegible by then.)

27. NOTICES AND ADDRESSES:	
By registered mail	
By registered air mail (for foreign licenses)	
By overnight mail	
After days if by FAX with confirming telephone call	
After hours if by e-mail tospecify	
Licensor's legal address for notice:	
Licensee's legal address for notice:	
	(CONTINUED ON NEXT PAGE)

28	3. INTEGRATION:
	This instrument is the entire agreement between parties This agreement supersedes all prior agreements between the parties or the agreement dated
29	9. LANGUAGE (for agreement with foreign language licenses):
	The official language(s) shall bespecify language(s) Copy in language shall be official; unofficial
30	D. MODIFICATIONS AND AMENDMENTS:
	This License can not be modified or amended No modification effective unless written and signed by both parties
31	. APPLICABLE LAW:
	To be read, construed, understood and adjudicated according to the laws of in the courts located in
32	2. SIGNATURES:
	For Individual: Witnessed by witness(es) For Corporations: By officer Title shown

2.22 Schedules

This is the place to give very specific listings of items covered in the license, background documents, and research project outlines and specific procedures. It can be easier to modify a schedule than the whole contract, should the need for changes arise. A few types of schedules are listed.

33. SCHEDULES:

- A. PATENT LIST (Give inventor, number, issue date, official title)
- B. PATENT APPLICATIONS (Give inventor, number, filing date, official title)
- C. DESCRIPTION OR COPIES of official documents, such as sublicenses, assignment, prior license, etc.
- D. ACCOUNTING PROCEDURES for determining sales, net sales, sale value of stock, or other property
- E. EXISTING LICENSES AND/OR SUBLICENSES
- F. SPECIFICS OF EQUITY ARRANGEMENTS
- G. RESEARCH PROGRAM DETAILS

3. CONCLUSION

This license checklist is a comprehensive tool useful for capturing very important concepts and terms in a complex license. Nonetheless, the checklist can and should be modified by each institution to reflect the way it does business. Having key concepts available to the negotiator and license draftsperson with a quick reading of a checklist can save much aggravation and potential misery should a deal go bad during its lifetime. It is much more cost effective to craft a sound license up front, having key terms as well-defined as possible, than it is to fix the problem through arbitration or litigation later on.

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