

We promote FCT NOVA's knowledge valorisation

1 Negotiate

IRIS will sit at the table with you! (not literally for the time being)





Managing Strategies to **Protect your Previous Knowledge and Results**



Draft Contracts



Defining your Workplan Calendar and **Budget!**



Safeguard confidentiality, data, ownership and exploitation of Intelectual **Property Rights**

What is Intellectual Property?

You create valuable Intellectual Property (IP) with your research and development activities.





IP refers to creations of the mind: inventions, literary and artistic works, symbols, names, images and designs used in commerce.

Source: OMPI

Knowledge (IP) can be exchanged between organisations leaging to improved use of said knowledge and to innovation.



2 Validate



When the contract is ready, IRIS validates it with our legal Advisors

Who validates? (not necessarily all of them)







Intellectual Property Rights are legal instruments that ascertain the ownership of a given IP and provide you with the right to prevent others from exploiting your IP without your consent.









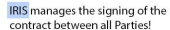
Industrial Property Rights



Patents



3 Sign





4 Execute

By printing the Documents and sending to all Parties



Collecting Digital Signatures

How can you value your work?

To properly value Intellectual Property, it should be managed through the life cycle of your R&D.





Software

How do you do it?

Through Knowledge valorization Contracts!



Contractual mechanisms of knowledge transfer:





At the final stage, all the Parties will have a physical or digital signed copy of the contract!

We can all shake hands (then again, not literally at the moment, stay safe) and you are now able to use the contract to open a Cost Centre.

IPR ownership agreement

Non-Disclosure Agreement

Material Transfer Agreement

Supplementary Agreements

Exploitation of Intellectual Property

Licence

Assignment

Spin-Offs

Consultancy

Contract R&D

Consortium Agreement

Joint

R&D

Venture

