

Example IP clause for Employee Contract

"All right, title and interest of whatever nature (Including but not limited to copyright design rights and patent application rights) and all intellectual property rights and moral rights in any work undertaken or produced by the worker under or in connection with this contract or relating to the services provided hereunder will vest in and belong to the company (or the client or such third party as nominated by and at the option of the company) at all times free from any interest of the worker or any third party. "

Example IP clause for Consultant/Freelancer

The Consultant assigns to the Client, without any further payment, all rights known as "intellectual property rights" (such as copyrights, or rights in designs) which arise in relation to any work prepared by the Consultant in the course of carrying out the Services (called "Works"), and any ideas or inventions or innovations (called "Inventions") they come up with in the course of carrying out the Services. This applies whatever form those Works or those Inventions take. The Consultant agrees that if they are prevented by law from transferring these things to the Client, they will hold them on the Client's behalf, on the basis that the law calls "on trust".