



## Chapter 11 Intellectual property rights

### 1. Policy on IPR (non-research students) (the “Policy”)

- 1.1 The Policy applies to all Students registered on programmes other than our postgraduate research programmes. The latest full version of the policy is available in full on here - [INTELLECTUAL PROPERTY POLICY FOR NON-RESEARCH STUDENTS](#).
- 1.2 For Students, the general position under the Policy is the Student will own any IPR the Student creates except in the following circumstances:
  - 1.2.1 If the Student did work (as part of their programme of study or in response to a task or project set by the University) before the Policy came into effect and:
    - 1.2.1.1 The University had already used the IPR in relation to such work on one of the University’s pieces of research, development projects or other projects; or
    - 1.2.1.2 The University had already licenced or assigned the IPR in relation to such work to a third party; or
    - 1.2.1.3 The University had already used the IPR in relation to such work in its educational, teaching or research material; or
    - 1.2.1.4 The University had already commercially exploited the IPR in relation to such work; or
  - 1.2.2 If the Student did work before the Policy came into effect and the work was done in the circumstances described in sections 1.3.3 to 1.3.11 (inclusive); or
  - 1.2.3 If the Student does work that relates to one of the University’s pieces or research, development projects or other projects (whether new or ongoing); or



- 1.2.4 If the Student does work the purpose of which is to research or develop: (i) IPR already owned by the University or licensed to the University; or (ii) IPR to be owned by the University or licensed to the University; or
- 1.2.5 If the Student does work in relation to tasks or activities that are set by the University's Staff for a purpose that does not directly concern the Student's programme of study; or
- 1.2.6 If the Student does work that relates to a research agreement, collaboration agreement or any other agreement between the University and a third party that requires IPR to be owned by the University or a third party or requires a licence to be granted to a third party; or



## 2. Ownership of Student IPR (research Students)

2.1 For Students enrolled on postgraduate research programmes, the general position is as set out in section [8.12 of the Research Degree Regulations](#), that is:

“The copyright and other intellectual property rights in relation to thesis and other work prepared and submitted by Students in the course of their studies shall belong to the University, except where specifically agreed otherwise by the University in writing. However, nothing in the Regulations shall be considered to be a waiver of the moral rights of the Students.”

## 3. Licences to the University of Student IPR (non-research Students)

3.1 Students registered on programmes other than postgraduate research programmes, grant to the University a licence to use, copy, store, reproduce and distribute the Student's work and IPR for: (a) the purposes of supervising, asstnt ms4 (i)J-2 (r)-4 (7.(t)-3 (0.413 Tw 0 -1(r)-3 T 2.1 4 (n)-5 (gou a)3 (nd



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