

[공동연구계약] 미국대학교수와 공동연구(collaboration)를 하는 경우 발명 및 IP 관련

계약조항



기업이 대학교수와 산학협동연구를 진행하여 발명을 완성한 경우 원칙적으로 그 발명은 직무발명에 해당합니다. 우리나라 기업이 미국대학교수 또는 미국공공연구기관의 연구원과 공동연구를 하는 경우에도 그 결과물은 미국법과 한국법에 따라 직무발명으로 평가될 것입니다.

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항 예문을 소개하면 다음과 같습니다.

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