# UPOV

TGP/5: Section 2/2 ORIGINAL: English DATE: October 30, 2008

# **INTERNATIONAL UNION FOR THE PROTECTION OF NEW VARIETIES OF PLANTS** GENEVA

#### Associated Document <u>to the</u> <u>General Introduction to the Examination</u> <u>of Distinctness, Uniformity and Stability and the</u> <u>Development of Harmonized Descriptions of New Varieties of Plants (document TG/1/3)</u>

# **DOCUMENT TGP/5**

# "EXPERIENCE AND COOPERATION IN DUS TESTING"

## Section 2: UPOV Model Form for

# the Application for Plant Breeders' Rights

adopted by the Council at its forty-second ordinary session on October 30, 2008

#### UPOV MODEL FORM FOR THE APPLICATION FOR PLANT BREEDERS' RIGHTS

(Author	rity where application is filed) NOTE: Fir	st consult the instructions	(file mark) (Date of receipt)					
Nam	Applicant(s) <sup>1</sup> ne(s) ress(es)	2.(a) Name and address to which correspondence is to be sent (if different from 1.(a)): Name Address	FOR OFFICIAL USE ONLY					
Fax E-ma (b) (c) (d) (e)	phone No.(s) No.(s) ail address(es) nationality(ies): residence (State): registered offices for legal entities (State): A procedural representative/agent/proxy will be used: Yes □ No □	Telephone No.(s) Fax No.(s) E-mail address(es) (b) This is the name and the address: of one of the applicants of the procedural representative/ /agent/proxy						
	~		-					
	Proposed denomination (in block letters):Breeder's reference:							
(b) (c)	<ul> <li>a) The person(s)<sup>2</sup> who bred, or discovered and developed, the variety is (are)</li> <li>a) the (all) applicant(s)</li> <li>b) To the best of my/our knowledge there is no other person who bred, or discovered and developed the variety.</li> <li>c) The variety was transferred by the person(s)<sup>2</sup> who bred, or discovered and developed, the variety to the applicant(s) by:</li> <li>b) contract</li> <li>c) succession</li> <li>c) other (specify)</li> <li>c) The variety was bred in (State(s)):</li> </ul>							

<sup>&</sup>lt;sup>1</sup> The "applicant" should be the "breeder" according to the definition of "breeder" in Article 1(iv) of the 1991 Act of the UPOV Convention which is:

<sup>&</sup>quot;- the person who bred, or discovered and developed, a variety,

<sup>-</sup> the person who is the employer of the aforementioned person or who has commissioned the latter's work, where the laws of the relevant Contracting Party so provide, or

<sup>-</sup> the successor in title of the first or second aforementioned person, as the case may be".

<sup>&</sup>lt;sup>2</sup> The term "person" in Article 1(iv) of the 1991 Act of the UPOV Convention should be understood as embracing both physical and legal persons (e.g. companies).

6.	Other applications	Filing (State or Intergovernmental Organization / date)	Application No.	Stage	Denomination	or breeder's reference			
(a)	Protection								
(b)	Official variety list <sup>3</sup>								
7.	Priority is claimed in respect of the application filed in (State / Intergovernmental Organization ) (first application)								
	An official copy of the first application, including the date of filing, is requested as a certification <sup>4</sup> of priority.								
8.	The variety has been [sold or otherwise disposed of to others, by or with the consent of the breeder, for purposes of exploitation of the variety] <sup>5</sup> / [offered for sale or marketed, with the agreement of the breeder] <sup>6</sup> (Authority to delete as appropriate) in [territory of application]:								
	_	es]:							
	$\Box  \text{not yet}$	mination	r the first time (territo	• • •					
9.(a)	The technical examin	ation of the variety		en completed in eted (if known):					
			□ is in progress i date starte	n d (if known):					
			$\Box$ has not yet bee	en started					
(b	) I/We declare that the application.	I/We declare that the material provided with the first application is representative of the variety and relevant to this application.							
(c	Authorization is hereby given to the Authority to exchange with the competent authorities of any UPOV member all necessary information and material related to the variety, provided that the rights of the applicant are safeguarded.								
	Other forms and documents attached:								
			a 🗆 b	$\Box$ c	□ d □	e □ f			
	I/We hereby apply for the grant of plant breeders' rights. I/We hereby declare that, to the best of my/our knowledge, the information necessary for the examination of the application, given in this form and in the annexes, is complete and correct.								
	(place) (date) Signature(s)								

<sup>&</sup>lt;sup>3</sup> General term to cover an official register, for example, of varieties admitted to trade (e.g. National List, Official Catalogue etc.).

<sup>&</sup>lt;sup>4</sup> Within the prescribed time limit (minimum 3 months).

<sup>&</sup>lt;sup>5</sup> Article 6(1) of the 1991 Act.

<sup>&</sup>lt;sup>6</sup> Article 6(1) (b) of the 1978 Act.

#### INSTRUCTIONS FOR CONVERTING THE UPOV MODEL FORM FOR THE APPLICATION FOR PLANT BREEDERS' RIGHTS INTO AN AUTHORITY'S OWN FORM

#### A. <u>General Instructions</u>

0.1 When converting the UPOV Model Form into an Authority's own form and when drafting explanations for completing that form ("explanations"), the contents and the terminology of the applicable law have to be taken into particular account. Subsequently, reference is made to some particularities. To ensure that the Model Form fulfills its function, it is important that the general structure, the contents and the numbering of the individual parts be maintained in the Authority's own forms.

0.2 The right-hand margin is reserved for official use; it may also be used for references to instructions in the explanations.

0.3 In the explanations, instructions should be given on how dates are to be written and how members of the Union are to be referred to. The following instructions are proposed:

- "The format of dates should be specified and should include a requirement for the year to be provided in 4-digit format (e.g.: 2007);"
- "members of the Union are to be designated by the two-letter ISO codes applicable to States and Intergovernmental Organizations (e.g. AL (Albania), QZ (European Community (Community Plant Variety Office (CPVO))."
- B. <u>Instructions on the Individual Items</u>

#### Item 1.(a)

- 1.1 The following explanations should be given on Item 1.(a) :
- "Where there is more than one applicant, give the names and addresses of all of them; if the space under 2 is not sufficient for all the necessary details, give only the names under Item 2 and add the addresses on a separate page attached to this form."
- "Where the applicant wishes to have correspondence sent to his own address, the address must be sufficiently complete to ensure delivery by the postal service. Telephone number(s), e-mail address(es) and fax number(s) would be appreciated."

1.2 In some members of the Union an official document has to be filed noting those persons authorized to represent a legal person. Reference could be made to this obligation under this item or under the unnumbered item "Other forms and documents attached."

1.3 Where there is more than one applicant, some members of the Union request that the sharing of the rights be stated. Attention could be drawn to this particularity under Item 1 by requesting that together with the name and address of each applicant his share in the right be mentioned.

#### Item 1.(b)

1.4 Under the law of some members of the Union, protection may be obtained irrespective of the applicant's nationality, place of residence or registered offices. Those members of the Union can delete Item 1.(b), (c) and (d).

#### Item 2

2.1 The explanations should mention that an address has to be given in the territory of application; this remark might be worded as follows:

- "This must be an address [in the territory of application] and must be sufficiently complete to ensure delivery by the postal service. Telephone number(s), e-mail address(es) and fax number(s) would be appreciated."

2.2 The explanations should state the conditions under which it is necessary to give an address for service (normally in cases in which the applicant has no residence in the territory of application).

2.3 In some members of the Union, only natural persons can be procedural representatives, agents or proxies. Attention should be drawn to this fact in the explanations.

2.4 The explanations should mention the cases in which a power of attorney is necessary; this could be worded as follows:

- "Where one joint applicant has been authorized to act for the other joint applicants or a procedural representative, agent or proxy has been named, attach a power of attorney issued by the applicant(s) on whose behalf the joint applicant or agent is authorized to act."

#### Item 3

3.1 Where the legislation of the member of the Union concerned provides protection to all plant genera and species, it may be beneficial to provide clarification with respect to whether fungi, algae and bacteria are considered to be covered by the legislation.

3.2 Where the legislation of the member of the Union concerned does not provide protection to all plant genera and species, it may be necessary to provide guidance which would allow the applicant to determine whether a variety is eligible for protection:

3.2.1 in cases where the legislation provides a list of plant genera and species by botanical name, it should be explained that the botanical name provided by the applicant should correspond to a genus or species specified in the legislation;

3.2.2 in cases where the legislation provides a list which is defined in a general way, i.e. the plant genera and species are not specified by botanical name, it will be necessary to explain how the applicant can determine whether a variety would be eligible for protection. Examples of such cases include:

3.2.2.1 the legislation refers to a botanical family (e.g. Orchidaceae, Bromiliaceae), in which case it would be beneficial to explain how to determine to which family a variety would belong; for example by listing the plant genera and species considered to be included in each family; and

3.2.2.2 the legislation refers to common names (e.g. wheat), in which case it would be beneficial to explain how to determine which botanical name(s) correspond to those common names.

Item 4

4.1 The explanations should mention that under the legal provisions of the member of the Union corresponding to Article 20(5) of the 1991 Act and Article 13(5) of the 1978 Act of the UPOV Convention, the variety must be filed in each of the members of the Union under the same denomination.

4.2 Where permitted under the law of the member of the Union, the variety denomination may be filed at a later stage in the procedure. The explanations should refer to this possibility, but attention should be drawn to the fact that it is necessary to give at least a breeder's reference, i.e. a provisional designation of the variety.

4.3 Attention should be drawn in the explanations to the fact that it is desirable to give the breeder's reference even in cases where a variety denomination is proposed.

4.4 If a special form must be used for applying for variety denomination, reference should be made to this obligation in the explanations.

4.5 Where necessary, the explanations should mention that accents may not be deleted from a variety denomination.

## Item 5.(a)

- 5.1 The explanations should give the following instructions:
- Mark the first box with a cross if the applicant (or all applicants) is (are) the person(s) who bred, or discovered and developed, the variety.
- Mark the second box with a cross if not all the applicants are the persons who bred, or discovered and developed, the variety and/or if (a) third person(s) is (are) the person(s) who bred, or discovered and developed, the variety. Give the name(s) and address(es) of the person(s) who bred, or discovered and developed, the variety (if not given under 1.(a)).

5.2 In some members of the Union eligibility for protection depends on the nationality / residence (State) / registered office (State) of the breeder. In such case, the explanations should mention that nationality / residence (State) / registered office (State) has also to be stated for the persons named in this item if not already done under Item 1.(b), (c) and (d).

#### Item 5.(b)

5.3 The explanations should mention that nothing has to be entered under this item if the first box has been marked in Item 5(a).

5.4 Where the applicant is not the person who bred, or discovered and developed, the variety, some members of the Union require a document be submitted from which the right of the applicant to protection can be seen. Attention could be drawn to this obligation under this item or under the unnumbered item "Other forms and documents attached."

#### Item 6

6.1 The explanations should request that the particulars given under this item be complete and be given in abbreviated form; this could be done as follows:

- "The term "protection" comprises special titles of protection, plant patents and industrial patents.
- "Specify all prior applications without exception in chronological order, including those filed with States / Intergovernmental Organizations that are not members of the International Union for the Protection of New Varieties of Plants (UPOV).
- "In the "Stage" column use the following abbreviations:
  - A = application pending
  - B = application rejected
  - C = application withdrawn
  - D = plant breeder's rights granted or variety entered in official variety list
- "If the variety denomination under which the application was filed in the other member(s) of the Union was not accepted by the authority concerned, give also the accepted denomination and underline it."

#### Item 7

7.1 It could be worthwhile mentioning the conditions for claiming the priority of a former application, using the terminology of the law of the member of the Union.

#### Item 8

8.1 The structure of this item corresponds to Article 6(1) of the 1991 Act of the Convention. Its wording must, however, in certain cases be adapted to the terminology "sold or otherwise disposed of to others, by or with the consent of the breeder, for purposes of exploitation of the variety" (1991 Act) / "offered for sale or marketed, with the agreement of the breeder" (1978 Act) in the law of the member of the Union; if necessary, further clarification must be given in the explanations.

8.2 The item is so structured that it may be used for both members of the Union which give a "period of grace" and members of the Union which do not afford such a period.

8.3 Members of the Union, whose law stipulates a transitional limitation of the novelty requirement under Article 6(2) of the 1991 Act or Article 38 of the 1978 Act of the UPOV Convention should refer in the explanations to the fact that applicants wishing to benefit from that limitation might be required to give additional information.

If such cases are frequent, a special form should be provided.

8.4 Certain members of the Union request detailed information on commercial use prior to the filing of the application, in particular the date of first commercial use in each territory and the names under which the variety was marketed there. It is recommended that this information be requested on a special form.

## <u>Item 9</u>

9.1 This item is of interest to members of the Union participating in a system of international cooperation in the testing of varieties. Members of the Union not participating in such a system can omit the item.

9.2 The declarations provided for under Items 9(b) and (c) might not be applicable in some members of the Union.

#### Item 10 "Other forms and documents attached"

10.1 This item has not been given a number to allow each member of the Union using the UPOV Model Form to add further items to its own form, which might be needed under its law.

10.2 The UPOV Model Form requires that a box be marked for each added form or document. Three annexes have to be added in the great majority of members of the Union. The boxes which have to be marked in that case have been given the numbers 1, 2 and 3. They concern the following information and the explanations given could be worded as follows:

- " $\Box$  1<sup>\*</sup> <u>Variety description</u>: Attach the description of the variety on the special Technical Questionnaire for the species to which the variety belongs and mark <u>box 1</u> with a cross;
- " $\square$  2 <u>Power of attorney</u>: If one joint applicant has been authorized to act for the other joint applicants or a procedural representative, agent or proxy has been named, attach the power of attorney referred to in [2.4] and mark <u>box 2</u> with a cross;
- "
   3 <u>Priority claim</u>: If the priority of the first application is claimed, a certified copy of the documents which constitute that application must be forwarded

Special forms must be completed.

to the Authority within the prescribed time in the applicable law (minimum of three months from the date of filing of the present application); if that copy is attached, mark <u>box 3</u> with a cross."

10.3 The additional boxes, which are marked with letters have been added to permit each member of the Union to ask for additional information, for instance an application form for a variety denomination, communication of natural persons authorized to represent a legal person (Item 1.(a)), approval of the transfer of a right to protection (Item 5.(b)), form containing more detailed information on prior marketing (Item 8), declaration signed by the applicant that to the best of his knowledge the variety is new or proof that the application fee has been paid.

[End of Section 2]