Activity 7 Closed Workshop on UPOV 1991

Drafting legislation in accordance with the 1991 Act of the UPOV Convention and becoming a UPOV member

Yolanda Huerta, Vice Secretary-General, UPOV

December 5, 2023 (Jakarta, Indonesia)



BENEFITS OF UPOV PLANT VARIETY PROTECTION SYSTEM

(a) Breeders

- Diversity of breeders
- Number of breeders
- Investment in breeding
- (b) Improved varieties

(c) Farmers, Growers, Consumers

- Delivering improved varieties to farmers growers
- Delivering added value to consumers
- Income and Knowledge

(d) International dimension

- Development of new industry on foreign markets
- Access to foreign varieties and enhanced domestic programs

UPØV

Cont. BENEFITS OF UPOV MEMBERSHIP

Internationally accepted and harmonized sui generis system

Protection for Breeders in other UPOV members

Benefit from national treatment and priority

Co-operation in examination, protection and enforcement

Legal and Technical guidance

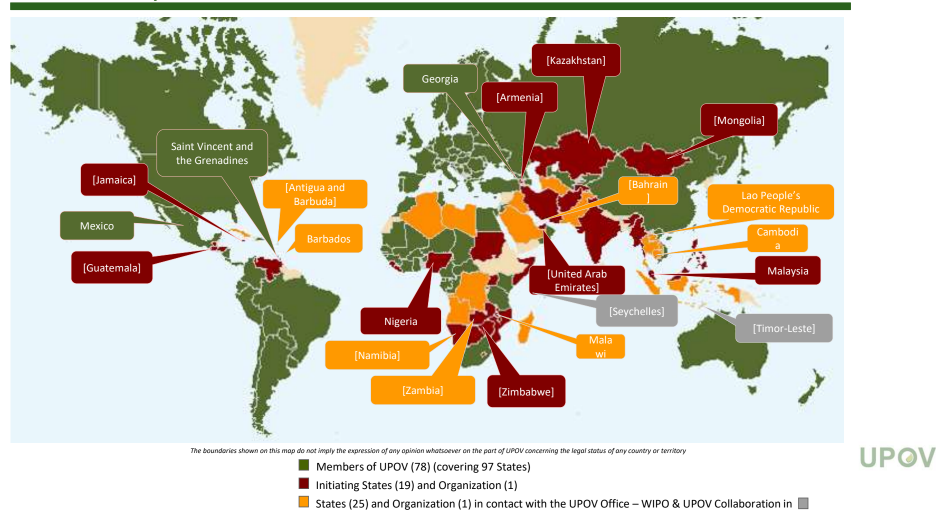
Training and assistance (UPOV distance learning courses and UPOV International Certificate)

Access and use of UPOV databases tools and services: **UPOV e-PVP**, **PLUTO**, **UPOV PRISMA**

UPOV

Awareness / Influence of future developments

UPOV status and developments concerning legislative matters (2022-2023)



status as of May 23, 2023

UPOV MEMBERSHIP PROCESS

Policy decision to draft legislation in accordance with the 1991 Act of the UPOV Convention

Contact the Office of UPOV for assistance provision of the Drafting Guidance Document INF/6 and consultations

Finalize the Draft Law for its examination by the Council of UPOV

Ask advice of the Council of UPOV

If advice positive and Law in force deposit instrument of accession to become a UPOV member

UPØV

OVERVIEW

- 1. DRAFTING PVP LEGISLATION BASED ON THE 1991 ACT OF THE UPOV CONVENTION
- OPTIONAL PROVISIONS UNDER THE UPOV CONVENTION
- 2. BECOMING A UPOV MEMBER



DRAFTING PVP LEGISLATION BASED ON THE 1991 ACT OF THE UPOV CONVENTION



- 1 Role of the Office of UPOV
- 2 Guidance for drafting legislation

2 – Guidance for drafting legislation (UPOV/INF/6)

UPOV

International Union for the Protection of New Varieties of Plants

Ε

UPOV/INF/6/6

Original: English Date: September 21, 2021

GUIDANCE FOR THE PREPARATION OF LAWS BASED ON THE 1991 ACT OF THE UPOV CONVENTION

Document adopted by the Council on September 21, 2021 by correspondence

2 – Guidance for drafting legislation

Basis for Legislation = 1991 Act of the UPOV Convention

Guidance for the Preparation of Laws based on the 1991 Act of the UPOV Convention (UPOV/INF/6)

> Available in English, French, German, Spanish, Arabic, Chinese and Russian

UPOV/INF/6

Guidance for the Preparation of Laws based on the 1991 Act of the UPOV Convention

Purpose

to provide assistance to States/ intergovernmental organizations wishing to draft a law in accordance with the 1991 Act of the UPOV Convention

UPOV/INF/6

Part I: Example text for Articles

Part II: Notes based on information materials

UPOV/INF/6 Part I: Example text for Articles

Article 7 Distinctness [NOTES – ARTICLE 7]

The variety shall be deemed to be distinct if it is clearly distinguishable from any other variety whose existence is a matter of common knowledge at the time of the filing of the application. In particular, the filing of an application for the granting of a breeder's right or for the entering of another variety in an official register of varieties, in any country, shall be deemed to render that other variety a matter of common knowledge from the date of the application, provided that the application leads to the granting of a breeder's right or to the entering of the said other variety in the official register of varieties, as the case may be.

UPOV/INF/6 Part II: Notes based on information materials

NOTES ON ARTICLE 7 DISTINCTNESS

The variety shall be deemed to be distinct if it is clearly distinguishable from any other variety whose existence is a matter of common knowledge at the time of the filing of the application. In particular, the filing of an application for the granting of a breeder's right or for the entering of another variety in an official register of varieties, in any country, shall be deemed to render that other variety a matter of common knowledge from the date of the application, provided that the application leads to the granting of a breeder's right or to the entering of the said other variety in the official register of varieties, as the case may be.

Guidance on the examination of distinctness can be found in the following documents:

- Document <u>TG/1/3</u> "General Introduction to the Examination of Distinctness, Uniformity and Stability and the Development of Harmonized Descriptions of New Varieties of Plants" ("General Introduction");
- Document <u>TGP/4/1</u> "Constitution and Maintenance of Variety Collections";
- Document <u>TGP/9/1</u> "Examining Distinctness".

UPOV/INF/6 Part I: Example text for Articles

highlighted text in square brackets for drafters involved in the preparation of laws (e.g. cross-references)

UPOV/INF/6 Part I: Example text for Articles

Article 6 Novelty

[NOTES - ARTICLE 6]

[(1)] [Criteria] The variety shall be deemed to be new if, at the date of filing of the application for a breeder's right, propagating or harvested material of the variety has not been sold or otherwise disposed of to others, by or with the consent of the breeder, for purposes of exploitation of the variety

(i) in the territory of [name of the State/Intergovernmental Organization] earlier than one year before the date of filing of the application and

(ii) in a territory other than that of [name of the State/Intergovernmental Organization] earlier than four years or, in the case of trees or of vines, earlier than six years before the said date.

[(2)] [Varieties of recent creation] (optional provision - see NOTES – ARTICLE 6(2))

[(3)] [<u>"Territory" in certain cases</u>] (for members| of UPOV which are member States of one and the same intergovernmental organization)

UPOV/INF/6 Part II: Notes based on information materials

Article 6(2) [optional provision]

(2) [Varieties of recent creation] Where a Contracting Party applies this Convention to a plant genus or species to which it did not previously apply this Convention or an earlier Act, it may consider a variety of recent creation existing at the date of such extension of protection to satisfy the condition of novelty defined in paragraph (1) even where the sale or disposal to others described in that paragraph took place earlier than the time limits defined in that paragraph.

Varieties of recent creation

2.1 The "transitional" provision for varieties of recent creation is an optional provision. The aim of the transitional novelty provision is to enable the protection of varieties which have been created shortly before protection becomes available for the first time, but which do not fall within the period for hovelty set out in Article 6(1)(i) of the 1991 Act. One approach taken by members of the Union which have chosen to introduce that provision, is to have the same time period, for selling or disposing of the variety for purposes of exploitation of the variety, in the territory of the member of the Union as for varieties in territories other than the member of the Union concerned, i.e. four years or, in the case of trees or of vines, six years. In cases where a transitional provision is introduced, it is appropriate to place a time limit for breeders to claim the benefits of the transitional provision.

2.2 The provisions on the transitional novelty regime for varieties of recent creation can be included in the law that provides for the first time plant variety protection in line with the UPOV Convention. For those members where protection is limited to a list of plant genera and species, it is possible to include a provision for a transitional novelty regime when protection becomes available to additional genera or species, or to all plant genera and species.

2.3 The following example provision is intended to provide assistance to States/ intergovernmental organizations wishing to incorporate the optional provision of Article 6(2) of the 1991 Act of the UPOV Convention "Varieties of recent creation" in their laws.

UPOV/INF/6 Part I: Example text for Articles

Article 15 Exceptions to the Breeder's Right

[NOTES - ARTICLE 15]

[(1)] [Compulsory exceptions] The breeder's right shall not extend to

- (i) acts done privately and for non-commercial purposes,
- (ii) acts done for experimental purposes and

(iii) acts done for the purpose of breeding other varieties, and, except where the provisions of Article [14(5)] apply, acts referred to in Article [14(1) to (4)] in respect of such other varieties.

[(2)] [Optional exception] (see NOTES – ARTICLE 15(2))

UPOV/INF/6 Part II: Notes based on information materials

Article 15(2)

(2) [Optional exception] Notwithstanding Article 14⁸, each Contracting Party may, within reasonable limits and subject to the safeguarding of the legitimate interests of the breeder, restrict the breeder's right in relation to any variety in order to permit farmers to use for propagating purposes, on their own holdings, the product of the harvest which they have obtained by planting, on their own holdings, the protected variety or a variety covered by Article 14(5)(a)(i) or (ii).

2.1 Deciding on implementing the optional exception

2.1.1 Article 15(2) is an "optional" provision as clarified by the wording "... each contracting Party <u>may</u> ...". Thus, it is a matter for each member to decide whether it would be appropriate to incorporate the option provided in Article 15(2). The purpose of the following paragraphs is to provide guidance to those members of the Union which decide to incorporate the optional exception into their legislation.

2.1.2 When considering the way in which the optional exception might be implemented, the Diplomatic Conference of 1991 (see page 63 of UPOV Publication No. 346(E) "Records of the Diplomatic Conference for the Revision of the International Convention for the Protection of New Varieties of Plants") developed the following recommendation:

"The Diplomatic Conference recommends that the provisions laid down in Article 15(2) of the International Convention for the Protection of New Varieties of Plants of December 2, 1961, as Revised at Geneva on News the 10, 1072, and the News 10, 1001, about the standard sector of the Standard Standa



HOW TO BECOME A MEMBER OF UPOV





UPOV Contact us ABOUT UPOV MEMBERSHIP **UPOV SYSTEM PVP DATA & STATISTICS** MEETINGS NEWS **MEMBERSHIP** HOME > MEMBERSHIP > Becoming a UPOV Member Members Guidance on How to Become a Member of UPOV (UPOV/INF/13) Directory of PVP Offices Guidance for the Preparation of Laws Based on the 1991 Act of the UPOV Convention (UPOV/INF/6) Plant Variety Protection Laws Battus in relation to UPOV About UPOV Members Status in relation to A Top of page UPOV Becoming a UPOV Member Observers

HOW TO BECOME A MEMBER OF UPOV

http://www.upov.int/members/en/upov_membership.html

State/Intergovernmental Organization must:

- Have a law which conforms to the UPOV Convention
- Ask advice of the Council of UPOV
- If advice positive: deposit instrument of accession



Becoming a UPOV member

- 1 Potential Members
- 2 Requirements
- 3-Process



1 – Potential Members



- States

- Certain intergovernmental organizations

2 – Requirements

Have a law which conforms with the UPOV Convention (1991 Act)

Office of UPOV assistance:

raising awareness (seminars, consultations etc.)

advice in drafting legislation in accordance with UPOV Convention

(see PART I and INF/6 document)

- (a) Ask Council of UPOV to advise on conformity of its law (Article 34(3) of the Convention)
- (b) If the advice of the Council is positive: deposit the instrument of accession

UPOV

(c) Becomes a UPOV member one month after depositing the instrument of accession

(a) Ask Council of UPOV to advise on conformity of its draft law/law (Article 34(3) of the Convention)

- Letter to Secretary-General of UPOV (model available)
- Copy of the version of the Draft Law approved by the Government/ or adopted Law in one of the UPOV Languages (English, French, German or Spanish)

In 2024 – When to ask the advice of the Council?

- Until April 24, 2024 (deadline for advice by correspondence if requirements are met)
- Until September 23, 2024 (deadline for advice at the Council session on October 25, 2024)

3 – Process (Article 30)

- (1) [Measures of implementation] Each Contracting Party shall adopt all measures necessary for the **implementation of this Convention**; in particular, it shall:
 - (i) provide for appropriate legal remedies for the **effective enforcement** of breeders' rights;
 - (ii) maintain an **authority** entrusted with the task of granting breeders' rights or entrust the said task to an authority maintained by another Contracting Party;
 - (iii) ensure that the **public is informed** through the regular publication of information concerning
 - applications for and grants of breeders' rights, and
 - proposed and approved denominations.
- (2) [Conformity of laws] It shall be understood that, on depositing its instrument of ratification, acceptance, approval or accession, as the case may be, each State or intergovernmental organization must be in a position, under its laws, to give effect to the provisions of this Convention.

(b) If the advice of the Council is positive: deposit the instrument of accession

Requirements for the deposit:

- Copy of the Law in force
- Declaration of units of contributions
- Declaration of plant genera and species covered (all or list)

Office of UPOV assistance Guidance and models for effective deposit of instrument

(c) Becomes UPOV member one month after depositing the instrument of accession

FINANCIAL ASPECTS

First payment of annual contribution- month of January following accession

The value of one contribution unit = 53,641 Swiss Francs

A matter for each State to decide the level of contribution which it wishes to contribute

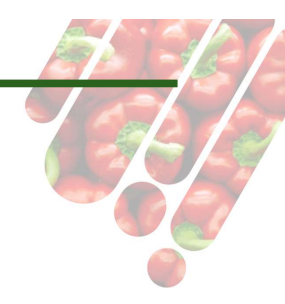
One-fifth (0.2) is the minimum level of annual contribution: 10,728 Swiss Francs

Payment to the Working Capital Fund of UPOV (one-time payment) UPOV

(c) Becomes UPOV member one month after depositing the instrument of accession

FINANCIAL ASPECTS

- Annual contribution
- Working Capital Fund (one time payment only)



Annual Contribution

- A matter for each State to decide the level of contribution which it wishes to contribute
- Value of one contribution unit = 53,641 Swiss Francs
- One-fifth (0.2) is the minimum level of annual contribution: 10,728 Swiss Francs
- First payment of annual contribution = January following accession

UPOV

JPOV SYSTEM	PVP DATA & STATISTICS	MEET
HOME » MEMBERSHIP »		
Members		
	Members	Members

MEMBERS OF THE INTERNATIONAL UNION FOR THE PROTECTION OF NEW VARIETIES OF PLANTS

International Convention for the Protection of New Varieties of Plants^{*} UPOV Convention (1961), as revised at Geneva (1972, 1978 and 1991)

Status on November 3, 2021

State/Organization	Date on which State/Organization became member of UPOV	Number of contribution units	atest Act ¹ of the Convention to which tate/Organization is party and date on which tate/Organization became party to that Act		
African Intellectual Property					
Organization ²		0.2	991 Act		
Albania		0.2	991 Act		
Argentina		0.5	978 Act	December 25, 1994	
Australia		1.0	991 Act		
Austria		0.75	991 Act		
Azerbaijan		0.2	991 Act		
Belarus		0.2	991 Act		
Belgium ³		1.5	991 Act		
Bolivia (Plurinational State of)	May 21, 1999	0.2	978 Act		
Bosnia and Herzegovina		0.2	991 Act		
Brazil		0.25	978 Act		
Bulgaria	April 24, 1998	0.2	991 Act		
Canada	March 4, 1991	1.0	991 Act	July 19, 2015	
Chile	January 5, 1996	0.2	978 Act	January 5, 1996	
China	April 23, 1999	2.0	978 Act ⁴	April 23, 1999	
Colombia	September 13, 1996	0.2	978 Act		
Costa Rica.	January 12, 2009	0.2	991 Act	January 12, 2009	
Croatia	September 1, 2001	0.2	991 Act	September 1, 2001	
Czech Republic	January 1, 1993	0.5	991 Act	November 24, 2002	
Denmark ⁵	October 6, 1968	0.5	991 Act	April 24, 1998	
Dominican Republic	June 16, 2007	0.2	991 Act		
Ecuador		0.2	978 Act	August 8, 1997	
Egypt	December 1, 2019	0.2	991 Act		
Estonia		0.2	991 Act		
European Union ⁶	July 29, 2005	5.0	991 Act	July 29, 2005	
Finland	April 16, 1993	1.0	991 Act		
France		5.0	991 Act		
Georgia	November 29, 2008	0.2	991 Act		
Germany		5.0	991 Act		
Ghana		0.2	991 Act		

Working Capital Fund (one time payment only)

The contribution towards the Working Capital Fund of new members joining the Union is fixed at 8,333 Swiss francs (fixed amount) multiplied by the number of contribution units applicable to the new member.

e.g.

if 1 contribution unit = 8,333 Swiss Francs

if 0.2 contribution units = 1,667 Swiss Francs

SUMMARY

- Policy decision to draft legislation in accordance with the 1991 Act of the UPOV Convention
- Contact the Office of UPOV for assistance provision of the Drafting Guidance Document INF/6 and consultations
- Finalize the Draft Law for its examination by the Council of UPOV
- Ask advice of the Council of UPOV
- If advice positive and Law in force deposit instrument of accession to become a UPOV member