List of the different types of agreements (along with definitions) that are negotiated by FACTS:

**A CDA/NDA:**
A confidentiality disclosure/ non-disclosure agreement governs the disclosure of confidential/proprietary information as it relates to a clinical research study.

**A Clinical Trial Agreement:**
A Clinical Trial Agreement (CTA) is a legal document establishing contractual obligations for both ISMMS and a for-profit entity. A CTA defines the scope of work and formalizes the understandings between the parties and contains legal and financial terms related to the conduct of a clinical trial.
(A clinical trial agreement can be either sponsor initiated or investigator-initiated with industry funding)

**A Registry Agreement:**
An agreement funded by an entity with an economic interest in the sale of a product where the study looks at the use and/or outcomes of use of the product subsequent to sale to MSH at the full commercial price.

**Site Agreement/Sub-Award Agreement:**
A site agreement is executed when a clinical research study is to be performed at a different site other than ISMMS and is contingent on a CTA funded or supported by a for-profit entity.
A sub-award is issued between ISMMS and a third party to perform a portion of an ISMMS sponsored project which is funded or supported by a for-profit entity.

**Research Service Agreement:**
A research services agreement governs the provision of research-related services by one party to another, who is receiving support/ funding from a for-profit entity, in connection with an on-going clinical research study.