

CORNELL UNIVERSITY
Office of the Vice President for Technology Transfer, Intellectual Property and Research
Inventions and Related Property Rights Assignment Form

Last updated June 7, 2017

Instructions for ALL CORNELL UNITS. This form must be signed and submitted by anyone receiving a university appointment to an academic position, including those with modified titles (visiting, courtesy, adjunct, etc.), clinical and affiliation appointments, regardless of pay, percent time, or duration, and assistantship and fellowship appointments (e.g., research and teaching assistant, graduate research assistant, fellowship recipient, and training grant recipient). See University Policy 1.5 Inventions and Related Property Rights https://www.dfa.cornell.edu/sites/default/files/policy/vol1_5.pdf

Signing and submitting this form is a condition placed on receiving a Cornell University appointment or being granted access to university resources. Modifications to this form are not permitted.

Individuals having a principal employer other than Cornell University and whose pre-existing invention and property rights agreement conflicts with Cornell's policy may be eligible to sign an alternate form. Questions should be directed to Patricia A. McClary, Deputy University Counsel, at pam4@cornell.edu or 607-255-5124.

Questions about the use of this form should be directed to the Office of the Vice President for Technology Transfer, Intellectual Property and Research Policy at vp_research@cornell.edu or 607-255-7200.

INVENTIONS AND RELATED PROPERTY RIGHTS ASSIGNMENT

1. I agree to assign and do hereby assign to Cornell University all right, title, and interest in any Cornell Invention as defined in Cornell Policy 1.5 Inventions and Related Property Rights, i.e., a novel creation, discovery, and/or idea that may be protected by patent, plant variety protection certificate, plant breeder's right, international treaties, or similar intellectual property right resulting from activities carried out in furtherance of my University Responsibilities, and/or with the use of University Resources including but not limited to a grant, contract, award or gift made to Cornell ("Cornell Invention").
2. I agree to familiarize myself with and comply with the provisions of Policy 1.5 Inventions and Related Property Rights as amended from time to time.
3. I agree to disclose promptly any Cornell Invention through an enabling Invention Disclosure submitted to the Cornell Center for Technology Licensing (CTL) .
4. I understand that Cornell shares license revenue with inventors in accordance with the revenue distribution provisions of the Policy 1.5.
5. I am not now under any consulting or other obligation to any third party, organization or corporation with respect to rights in any invention that is, or could reasonably be construed to be, in conflict with this agreement.
6. I will not enter into any agreement creating obligations in conflict with this agreement.
7. Electronic signatures and those transmitted by facsimile or portable document format (PDF) shall be deemed valid as original signatures. This Inventions and Related Property Rights Assignment shall not be denied legal effect, validity, or enforceability solely because an electronic record and electronic signature may have been used in its execution. Similarly, any photocopy or facsimile of this fully executed Assignment shall have the same legal force as any copy bearing original signatures.

Signed: _____ Date: _____

Printed Name: _____ Position Title: _____

Department: _____