CORNELL UNIVERSITY
Office of the Vice President for Research & Innovation
Inventions and Related Property Rights Assignment (IRPRA) Form
Rev. February 2023

Instructions to ALL CORNHELL UNITS AND APPOINTEES. This Assignment Form must be signed and submitted by any individual receiving a University appointment to an academic position, including those with differing or modified titles (visiting, courtesy, adjunct, etc.), clinical and affiliation appointments, regardless of the appointment's compensation, part-time, percentage or time-limited status, duration, assistantship and/or 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://policy.cornell.edu/sites/default/files/policy/vol1_5.pdf

Signing and submitting this form is a condition precedent to commencement of a Cornell University appointment and access to university resources (e.g., funding, equipment, facilities). Modifications to this form are not permitted.

Individuals having a concurrent or primary employer other than Cornell University, and whose pre-existing invention and property rights obligations conflict with Cornell's assignment requirements and Policy 1.5, may be eligible to sign an Alternate Form. Questions regarding the Alternate Form should be directed to Robert R. Hoon, Senior Assoc General Counsel, at rrh74@cornell.edu or 607-255-5124.

Cornell’s Vice President for Research & Innovation, Krystyn J. Van Vliet, is the Responsible Executive for the Form and Policy 1.5. The Center for Technology Licensing (CTL) is the designated Responsible Office. Questions surrounding the use of this Form may be submitted to vp_research@cornell.edu or 607-255-7200.

INVENTIONS AND RELATED PROPERTY RIGHTS ASSIGNMENT

1. I agree to assign and do hereby assign, presently and prospectively, to Cornell University, all rights, title, and interest in any Cornell Invention as defined in Cornell Policy 1.5, made in the 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 the University by any external agency), and to comply with the provisions of Policy 1.5 Inventions and Related Property Rights, as amended from time to time.

2. I agree to promptly disclose in writing, to the University an Invention Disclosure submitted to the Cornell Center for Technology Licensing (CTL), any discovery or invention conceived, developed or reduced to practice in the performance or term of my University Appointment, or with the use of University Resources, including but not limited to Cornell funding, equipment and/or facilities.

3. I understand that license revenue is shared between the University and qualifying “Inventors” in accordance with the revenue distribution section of Cornell Policy 1.5.

4. I further represent I am not currently obligated to or under a consulting agreement, or other obligations to any third person, university, organization or corporation with respect to invention related rights that are, or could reasonably be construed to be, in conflict with this Assignment (See, above contact for Alternate Form if pre-existing employment or conflicting commitments are present).

5. I will further not enter into any future agreement(s) creating patent rights or obligations conflicting with this Assignment.

6. I understand and agree: a) electronic signatures and those transmitted by facsimile or PDF shall be deemed as valid original signatures; b) this Assignment shall not be denied legal effect, validity, or enforceability solely because an electronic record and electronic signature may be used in its execution; and c) any photocopy, reproduction or facsimile of this fully executed Assignment shall have the same legal force and effect as any copy or document bearing original signatures.