

Participation Agreement

Arizona State University requires that individuals who are not ASU employees but use university equipment or resources or collaborate on university research agree to the following provisions.

1. I agree to be bound by the Arizona Board of Regents Intellectual Property Policy 6-908, a copy of which is available on-line at:
http://www.abor.asu.edu/1_the_regents/policymanual/chap6/chap6_part2.htm#6-908
2. While using ASU facilities or participating in collaborative ASU research, I also agree to be bound by applicable university policies, including those that relate directly to research. These policies are updated regularly and are available in the on-line RSP manual at:
<http://www.asu.edu/aad/manuals/rsp/index.html>
3. I agree to disclose promptly to the Arizona Science and Technology Enterprises (“AzTE”) any invention or discovery conceived or first reduced to practice as part of or related to my activities at ASU, and to assign to AzTE and/or ASU all rights to any invention or discovery if that is required by ASU's obligations to external sponsors of research or by ASU policy. Additional information is available on-line at:
<http://www.azte.com/index.html>
4. I understand that the terms of sponsored research agreements sometimes bind individual researchers. I understand that I need to ascertain whether and to what extent these agreements relate to me. I understand that I will be required to comply with these terms to participate in the research.
5. I also understand that ASU and ABOR policy and obligations to external sponsors may preclude my being able to retain intellectual property rights. I agree in those cases to assign my rights to AzTE and/or ASU, ABOR or its designee.
6. I will cooperate fully, at no expense to me, with ASU or its designee in the evaluation and prosecution of patents, in the registration of copyrights and in the preparation and execution of all related documents.
7. I am now under no obligation to any person, organization or corporation with respect to any rights in inventions, discoveries or copyrightable materials that are, or could reasonably be construed to be, in conflict with this Agreement.
8. I recognize that this Agreement is part of the terms of my appointment at ASU or the conditions for my use of ASU facilities or resources. The obligations in this agreement will continue after termination of my ASU appointment and after I am no longer using ASU facilities or resources.
9. Finally, this agreement shall apply to all copyrightable materials created, and to all inventions made, conceived or first actually reduced to practice after the date this Agreement is signed, and binds me, my estate, heirs and assigns.

Signed

Name

Date