

# WORKING WITH OAK RIDGE NATIONAL LABORATORY'S SUSTAINABLE TRANSPORTATION PROGRAM

	Assess	Assist	Collaborate	
Type of Agreement	User Agreement (Non Proprietary)	User Agreement (Proprietary)	Work for Others Agreement (Proprietary)	Cooperative Research & Development Agreement
Length of Engagement	Up to 12 months	Up to 12 months	As defined by agreement	Longer-term basis of a year or more
Cost to Company	NO COST	Full cost recovery	Full cost recovery	Cost-share required
Intellectual Property Rights	Each party owns its own inventions. Jointly developed inventions will be jointly owned.	Companies own intellectual property made or created using corporate funds as a result of these engagements. Terms are set, which makes for a simpler, quicker approval process.	Companies own intellectual property made or created using corporate funds as a result of these engagements. Terms are negotiable, which allows both parties more flexibility.	Companies own inventions they make during the collaboration and have an option to negotiate an exclusive license in a specific field of use to inventions made by ORNL.
Protection of Generated Information	Information generated is publicly available.	Companies paying for services with corporate funds can treat all generated data as their proprietary information.	Companies paying for services with corporate funds can treat all generated data as their proprietary information.	Commercially valuable information generated under a CRADA may be protected for up to 5 years, depending on funding source.