



MIT CLEAN ENERGY PRIZE

AWARDED BY: NSTAR & THE U.S. DEPARTMENT OF ENERGY

IP Disclosure Form

By initialing below, I represent that, to the best of my knowledge, the following statements are true:

1. I have not willingly misrepresented, and I will not willingly misrepresent, the ownership of or my authority to practice any intellectual property required to practice the technology necessary to execute my business.
2. If at any time during the award period the status of any intellectual property required to practice the technology necessary to execute my business plan changes, I will notify the MIT Clean Energy Prize of the change(s) within two weeks. The term “status” includes, but is not limited to, the scope of any intellectual property required to practice the technology; the ownership of any intellectual property required to practice the technology; and my authority to practice any intellectual property required to practice the technology.
3. Each owner of the intellectual property referenced withing my business plan is aware that our team/ company intends to practice that intellectual property to compete in the MIT Clean Energy Prize.
4. I understand that if our company or any representative of our company is found to violate these declarations, then the company will be disqualified form the MIT Clean Energy Prize.

Date:

Initials:

Name:

Company Name:

Title (Position)*:

* Note: This declaration should be signed by the CEO or most senior company representative.

INTELLECTUAL PROPERTY DISCLOSURE STATEMENT

- 1. In your business plan, you identify technology that you will practice under the award. To the best of your knowledge, you will need a license to any third party intellectual property (“IP”) to practice that technology under the award?**

NO. (You are currently the owner of any IP required to practice the technology.)

YES. If yes, please list the current third-party owner(s) of the IP:

- 2. To the best of your knowledge, do you currently have the intellectual property license(s) necessary to practice the technology under the award?**

YES.

NO.

NOT APPLICABLE. (You do not need any licenses to the IP.)

- 3. Are you currently in the process of obtaining the intellectual property license(s) necessary to practice the technology under the award?**

YES. If yes, please explain where you are in the licensing process, and whether you have an exclusive option on the IP:

No. If no, please explain why not:

NOT APPLICABLE. (You do not need any licenses to the IP.)

- 4. To the best of your knowledge, what is the likelihood that you will be able to obtain the intellectual property license(s) necessary to practice the technology under the award?**

LIKELY. Date by which you expect to obtain all necessary licenses:

UNKNOWN. Please explain:

UNLIKELY. Please explain:

NOT APPLICABLE. (You do not need any license to the IP.)

5. If the intellectual property required to practice the technology under the award includes any patent, please identify the patent(s) by patent number, issue date, and owner.

Patent No.	Issue Date	Owner

6. If the subject matter of any pending patent application (including any provisional patent application) includes the technology to be practiced under the award, please identify the patent application(s) by serial number, filing date, and owner.

Serial No.	Filing Date	Owner

7. To the best of your knowledge, are there any legal or regulatory barriers that may prevent or hinder the execution of your business plan?

NO.

YES. Please explain: