"([J]) provide a percentage royalty share to each such inventor, each year that the agency receives royalties from that inventor's invention in excess of a threshold amount;

"([II) provide that total payments to all such inventors shall exceed 15 percent of total agency royalties in any given fiscal year; and "([[V]) provide appropriate incentives from royalties for those

"(**V**) provide appropriate incentives from royalties for those laboratory employees who contribute substantially to the technical development of a licensed invention between the time of the filing of the patent application and the licensing of the invention.

Regulations.

"(iii) An agency that has published its intention to promulgate regulations under clause (ii) may elect not to pay inventors under clause (i) until the expiration of two years after the date of the enactment of this Act or until the date of the promulgation of such regulations, whichever is earlier. If an agency makes such an election and after two years the regulations have not been promulgated, the agency shall make payments (in accordance with clause (i)) of at least 15 percent of the royalties involved, retroactive to the date of the enactment of this Act. If promulgation of the regulations occurs within two years after the date of the enactment of this Act, payments shall be made in accordance with such regulations, retroactive to the date of the enactment of this Act. The agency shall retain its royalties until the inventor's portion is paid under either clause (i) or (ii). Such royalties shall not be transferred to the agency's Government-operated laboratories under subparagraph (B) and shall not revert to the Treasury pursuant to paragraph (2) as a result of any delay caused by rulemaking under this subparagraph. "(B) The balance of the royalties or other income shall be trans-

"(B) The balance of the royalties or other income shall be transferred by the agency to its Government-operated laboratories, with the majority share of the royalties or other income from any invention going to the laboratory where the invention occurred; and the funds so transferred to any such laboratory may be used or obligated by that laboratory during the fiscal year in which they are received or during the succeeding fiscal year—

"(i) for payment of expenses incidental to the administration and licensing of inventions by that laboratory or by the agency with respect to inventions which occurred at that laboratory, including the fees or other costs for the services of other agencies, persons, or organizations for invention management and licensing services;

"(ii) to reward scientific, engineering, and technical employees of that laboratory;

"(iii) to further scientific exchange among the Governmentoperated laboratories of the agency; or

"(iv) for education and training of employees consistent with the research and development mission and objectives of the agency, and for other activities that increase the licensing polential for transfer of the technology of the Governmentoperated laboratories of the agency.

Any of such funds not so used or obligated by the end of the fiscal year succeeding the fiscal year in which they are received shall be paid into the Treasury of the United States.

"(2) If, after payments to inventors under paragraph (1), the royalties received by an agency in any fiscal year exceed 5 percent of the budget of the Government-operated laboratories of the agency for that year, 75 percent of such excess shall be paid to the Treasury

a patent application or otherwise to promote commercialization of such invention, the agency shall allow the inventor, if the inventor is a Government employee or former employee who made the invention during the course of employment with the Government, to retain title to the invention (subject to reservation by the Government of a monexclusive, nontransferrable, irrevocable, paid-up license to practice the invention or have the invention practiced throughout the world by or on behalf of the Government). In addition, the agency may condition the inventor's right to title on the timely filing of a patent application in cases when the Govern-ment determines that it has or may have a need to practice the invention.

"(b) DEFINITION.—For purposes of this section, Federal employees include 'special Government employees' as defined in section 202 of title 18, United States Code.

e 18, United States Code. (c) RELATIONSHIP TO OTHER LAWS.—Nothing in this section is intended to limit or diminish existing authorities of any agency.

SEC. 9. MISCELLANEOUS AND CONFORMING AMENDMENTS.

(a) Repeal of National Industrial Technology Board.-Section 10 of the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3709) is repealed.

(b) CHANGES IN TERMINOLOGY OR ADMINISTRATIVE STRUCTURE.—(1) Section 3(2) of the Stevenson-Wydler Technology Innovation Act of 1980 is amended by striking out "centers for industrial technology and inserting in lieu thereof "cooperative research centers".

 (2) Section 4 of such Act is amended—

 (A) by striking out "Industrial Technology" in paragraph (1) and inserting in lieu thereof "Productivity, Technology, and

 Innovation'

(B) by striking out "Director' means the Director of the Office of Industrial Technology" in paragraph (3) and inserting in lieu thereof "Assistant Secretary' means the Assistant Sec-

retary for Productivity, Technology, and Innovation"; (C) by striking out "Centers for Industrial Technology" in paragraph (4) and inserting in lieu thereof "Cooperative Research Centers";

Research Centers";
(D) by striking out paragraph (6), and redesignating paragraphs (7) and (8) as paragraphs (6) and (7), respectively; and (E) by striking out "owned and funded" in paragraph (6) as so redesignated and inserting in lieu thereof "owned, leased, or otherwise used by a Federal agency and funded".
(3) Section 5(a) of such Act is amended by striking out "Industrial Technology" and inserting in lieu thereof "Productivity, Technology, and Innovation".
(4) Section 5(b) of such Act is amended by striking out "The section 5(b) of such Act is amended by striking out "The section 5(b) of such Act is amended by striking out "Industrial Technology" and inserting in lieu thereof "Productivity, Technology, and Innovation".

(4) Section 5(b) of such Act is amended by striking out "DIRECTOR" and inserting in lieu thereof "ASSISTANT SECRETARY", and by strik-ing out "a Director of the Office" and all that follows and inserting in lieu thereof "an Assistant Secretary for Productivity, Technology, and Innovation."

(5) Section 5(c) of such Act is amended—

 (A) by striking out "the Director" each place it appears and inserting in lieu thereof "the Assistant Secretary";
 (A) by striking out the striking of the striking of

(B) by redesignating paragraphs (7) and (8) as paragraphs (9) and (10), respectively; and

(C) by inserting immediately after paragraph (6) the following new paragraphs:

15 USC 3704.

15 USC 3702. 15 USC 3703.

protectable under the Plant Variety Protection Act (7 U.S.C. 2321 et sea.)

"(10) 'Made' when used in conjunction with any invention means the conception or first actual reduction to practice of

such invention. "(11) 'Small business firm' means a small business concern as defined in section 2 of Public Law 85-536 (15 U.S.C. 632) and implementing regulations of the Administrator of the Small

"(12) 'Training technology' means computer software and related materials which are developed by a Federal agency to train employees of such agency, including but not limited to software for computer-based instructional systems and for interactive video disc systems.".

(e) REDESIGNATION OF SECTIONS TO REFLECT CHANGES MADE BY ECEDING PROVISIONS.—(1) Such Act (as amended by the preceding ovisions of this Act) is further amended by redesignating sections

(2)(A) Section 5(d) of such Act is amended by redesignating sections through 19 as sections 10 through 18, respectively.
(2)(A) Section 5(d) of such Act is amended by inserting "(as then in fect)" after "sections 5, 6, 8, 11, 12, and 13 of this Act".
(B) Section 8(a) of such Act is amended by striking out the last

ntence.

(C) Section 9(d) of such Act is amended by striking out "or 13" and serting in lieu thereof "10, 14, or 16".

(3) Section 13(a)(1) of such Act (as redesignated by paragraph (1) of is subsection) is amended by striking out "section 12" in the atter preceding subparagraph (A) and inserting in lieu thereof ection 11"

(4) Section 18 of such Act (as redesignated by paragraph (1) of this bsection) is amended by striking out "sections 12, 13, and 14" and serting in lieu thereof "sections 11, 12, and 13". (f) CLARIFICATION OF FINDINGS AND PURPOSES.—(1) The second

ntence of section 2(10) of such Act (15 U.S.C. 3701(10)) is amended inserting ", which include inventions, computer software, and aining technologies," immediately after "developments".
(2) Section 3(3) of such Act (15 U.S.C. 3702(3)) is amended by

"iserting ", including inventions, software, and training tech-ologies," immediately after "developments".

Approved October 20, 1986.

EGISLATIVE HISTORY-H.R. 3773:

HOUSE REPORTS: No. 99-415 (Comm. on Science and Technology) and No. 99-953

HOUSE REPORTS: No. 99-415 (Comm. on Science and Technology) and No. 99-953 (Comm. of Conference).
 JENATE REPORTS: No. 99-283 (Comm. on Commerce, Science, and Transportation). ONGRESSIONAL RECORD:
 7ol. 131 (1985): Dec. 9, considered and passed House.
 7ol. 132 (1986): Aug. 9, considered and passed Senate, amended. Oct. 3, Senate agreed to conference report. Oct. 7, House agreed to conference report.

15 USC 3710–3714. 15 USC 3704. 15 USC 3707.

15 USC 3708.

15 USC 3710c.

15 USC 3714.

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federally funded research by granting to all contractors, regardless of size, the title to patents made in whole or in part with Federal funds, in exchange for royalty-free use by or on behalf of the government;

(5) implement, as expeditiously as practicable, royaltysharing programs with inventors who were employees of the agency at the time their inventions were made, and cash award programs; and

(5) cooperate, under policy guidance provided by the Office of Federal Procurement Policy, with the heads of other affected departments and agencies in the development of a uniform policy permitting Federal contractors to retain rights to software, engineering drawings, and other technical data generated by Federal grants and contracts, in exchange for royalty-free use by or on behalf of the government.

Sec. 2. Establishment of the Technology Share Program. The Secretaries of Agriculture, Commerce, Energy, and Health and Human Services and the Administrator of the National Aeronautics and Space Administration shall select one or more of their Federal laboratories to participate in the Technology Share Program. Consistent with its mission and policies and within its overall funding allocation in any year, each Federal laboratory so selected shall:

{a} Identify areas of research and technology of potential importance to long-term national economic competitiveness and in which the laboratory possesses special competence and/or unique facilities;

(b) Establish a mechanism through which the laboratory performs research in areas identified in Section 2(a) as a participant of a consortium composed of United States industries and universities. All consortia so established shall have, at a minimum, three individual companies that conduct the majority of their business in the United States; and

(c) Limit its participation in any consortium so established to the use of laboratory personnel and facilities. However, each laboratory may also provide financial support generally not to exceed 25 percent of the total budget for the

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- 2. AMES RESEARCH CENTER NASA MS. MAYLENE DACANAY MAIL STOP: DXR 2042 MOFFETT FIELD, CA 94035 (415) 694-6370 FTS: 464-6370
- 3. BOISE INTERAGENCY FIRE CENTER MR. JOHN WARREN 3905 VISTA AVENUE BOISE, ID 83705 (208) 334-1439 FTS: 554-1439
- 4. ENERGY TECHNOLOGY ENGINEERING CTR. MR. GUY ERVIN P.O. BOX 1449 CANOGA PARK, CA 91304 (818) 700-5532 FTS: 983-5532
- 5. HANFORD ENGINEERING DEVELOPMENT LABORATORY LABORATORY DR. W.F. SHEELY P.O. BOX 1970, MS W/C-20 WESTINGHOUSE HANFORD COMPANY RICHLAND, WA 99352 (509) 376-9615 FTS: 376-9615
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- LABORATORY OF BIOMEDICAL & ENVIRONMENTAL SCIENCES (DOE) DR. WILLIAM J. MOFFITT 900 VETERAN AVENUE UCLA LOS ANGELES, CA 90024 (213) 209-6755 FTS: 793-6755
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- 11. LETTERMAN ARMY INSTITUTE OF RESEARCH MR. JACK KELLER SGRD-ULZ-IR PRESIDIO OF SAN FRANCISCO, CA 94129-6800 (415) 561-2641 A/V: 586-2641
- 12. NAVAL CIVIL ENGINEERING LABORATORY MR. JERRY M. DUMMER LO3C LU3C PORT HUENEME, CA 93043-5003 (805) 982-4070 A/V: 360-4070 FTS: 799-4070
- 13. NAVAL HEALTH RESEARCH CENTER TECHNOLOGY TRANSFER OFFICER P.O. BOX 85122 SAN DIEGO, CA 92138-9174 (619) 225-7396 A/V: 933-7396 FTS: 890-7396

NATIONAL CONTACTS

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AD HOC EXECUTIVE COMMITTEE MEMBERS

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FLC CLEARINGHOUSE MR. ALLAN A. SJOHOLM 525 "B" STREET, SUITE 412 SAN DIEGO, CA 92101 (619) 544-9033

MR. NICK MONTANARELLI STRATEGIC DEFENSE INITIATIVES ORGANIZATION SDIO/T/TA OFFICE OF THE SECRETARY OF DEFENSE WASHINGTON, DC 20301-7100 (202) 693-1556 A/V: 223-1556 (b) Specifically, the report shall include:

(1) a listing of current technology transfer programs and an assessment of the effectiveness of these programs;

(2) identification of new or creative approaches to tachnology transfer that might serve as model programs for Federal laboratories;

(3) criteria to assess the effectiveness and impact on the Nation's economy of planned or future technology transfer efforts; and

(4) a compilation and assessment of the Technology Share Program established in Section 2 and, where appropriate, related cooperative research and development venture programs.

Sec. 8. Relation to Existing Law. Nothing in this Order shall affect the continued applicability of any existing laws or regulations relating to the transfer of United States technology to other nations. The head of any Executive department or agency may exclude from consideration, under this Order, any technology that would be, if transferred, detrimental to the interests of national security.

RONALD REAGAN

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THE WHITE HOUSE, April 10, 1987. 56

United States Trade Representative to whether the country: offers comparable research and development and licensing opportunities for U.S. nationals and companies and protects U.S. intellectual property rights;

- b. the Secretary of State to develop a recruitment policy encouraging scientists and engineers from across the Federal Government, academia, and industry to serve in U.S. embassy assignments abroad; and
- c. the Secretaries of State and Commerce and the Director of the National Science Foundation to develop a central mechanism for the prompt and efficient dissemination of science and technology information developed abroad to users in Federal laboratories, academic institutions, and the private sector on a fee-for-service basis.
- 5. Direct the Secretary of Defense to identify within 6 months a list of funded technologies that would be potentially useful to U.S. industries and universities and to then accelerate efforts to make these technologies more readily available.
- 6. Direct Federal agencies to examine the potential for including the establishment of university-based research centers in engineering, science, or technology in the strategy and planning for any future RLD programs. Such centers would be jointly funded by the Federal Government, the private sector, and, where appropriate, the States and would focus on areas of fundamental research and technology that are both scientifically promising and have the potential to contribute to the nation's long-term economic competitiveness.
- 7. Direct the Director of the Office of Science and Technology Policy to convene within 1 year an interagency task force of Federal research agencies and their laboratories to assess the progress in transferring technologies from Federal laboratories and to develop and disseminate additional creative approaches to technology transfer.

The President's intention to issue an Executive order was announced in January as part of his 43-point Competitiveness Initiative.

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MIDWEST REGION:

REGIONAL COORDINATOR: MS. F. SINCLAIR INGALLS (513) 255-2788

- 1. AIR FORCE WRIGHT AERONAUTICAL
- AIK FURCE WRIGHT AERONAL LABORATORY MS. F. SINCLAIR INGALLS AFWAL/XP ROOM 219 WRIGHT-PATTERSON AFB, OH 45433-6523 (513) 255-2788 A/V: 785-3570

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- 11. NAVAL WEAPONS SUPPORT CENTER MAR. BILL CHANCELLOR CODE DPM2 CRANE, IN 47522-5000 (812) 854-3665 A/V: 482-3665
- 12. NEW BRUNSWICK LABORATORY (DOE) MR. CARLETON D. BINGHAM 9800 S. CASS AVENUE ARGONNE, IL 60439 (312) 972-2446 FTS: 972-2446 Alt: JAMES SCARBOROUGH Alt: (312) 972-2445
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(MEMBERSHIP RUNNING TOTAL: 95)

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- AIR FORCE ENGINEERING AND SERVICES CENTER MR. BOB VAN ORMAN ATTN: AFESC-RD TYNDALL AFB, FL 32403 (904) 283-6494 A/V: 970-6494
- ARMY AEROMEDICAL RESEARCH LAB MS. SYBIL BULLOCK ATTN: SGRD-UAX-SI P.O. BOX 577 FORT RUCKER, AL 36362-5000 (205) 255-6907 A/V: 558-6907
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- 6. ARMY RESEARCH OFFICE MR. DAVID W. SEITZ ATTN: SLCRO-TS P.O. BOX 12211 RESEARCH TRIANGLE PARK, NC 27709-2211 (919) 549-0641 A/V: 935-3331
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- GEORGE C. MARSHALL SPACE FLIGHT CENTER MR. ISMAIL AKBAY MAIL STOP ATO1 HUNTSVILLE, AL 35812 (205) 544-0962 FTS: 824-0962
- 9. KENNEDY SPACE CENTER MR. TOM HAMMOND MAIL STOP PT-TPO-A KENNEDY SPACE CENTER, FL 32899 (305) 867-3017 FTS: 823-3017
- 10. MARTIN MARIETTA ENERGY SYSTEMS, INC. \* MR. DONALD JARED
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- 11. NATIONAL SPACE TECHNOLOGY LABS
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- 12. NAVAL COASTAL SYSTEMS CENTER MR. RICHARD HIMEBROOK CODE 660 PANAMA CITY, FL 32407-5000 (904) 235-4917 A/V: 436-4917
- 13. NAVAL OCEAN R&D ACTIVITY MR. GEORGE E. STANFORD, JR. CODE 115T NSTL STATION, MS 39529 (601) 688-5211 A/V: 485-5211 FTS: 494-5211

- 26. HHS DIVISION OF MECHANICS & MATERIAL SCIENCE MR. EDWARD MUELLER 12200 WILKENS AVENUE WILKENS SCIENCE CENTER ROCKVILLE, MD 20852 (202) 443-7003
- 27. MORGANTOWN ENERGY TECHNOLOGY CENTER MS. WENONNA BROWN PO BOX 880 MORGANTOWN, WV 26507-0880 (304) 291-4620 FTS: 923-4620
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- 29. NASA LANGLEY RESEARCH CENTER MR. JOHN SAMOS MAIL STOP 139A HAMPTON, VA 23665-5225 (804) 855-3281 FTS: 928-3281
- 30. NATIONAL BUREAU OF STANDARDS \* MR. JAMES WYCKOFF A537 ADMINISTRATION BUILDING GAITHERSBURG, MD 20899 (301) 975-3088 FTS: 879-3088
- 31. NATIONAL INSTITUTE OF HEALTH DR. ITZHAK JACOBY OFF.OF MED.APPL.OF RES. BLDG.1/RM21 BETHESDA, MD 20892 (301) 496-1143
- 32. NATIONAL OCEANIC & ATMOSPHERIC ADMINISTRATION MR. EDWARD V. TIERNAN SPC, ROOM 307 SUITLAND, MD 20233 (301) 763-4240 FTS: 763-4240 Alt: LEON LAPORTE Alt: (301) 763-4240

- 33. NATIONAL SCIENCE FOUNDATION DR. WILLIAM BUTCHER 1800 "G" STREET, NW, ROOM 1238-A WASHINGTON, DC 20550 (202) 357-9834
- 34. NAVAL AIR DEVELOPMENT CENTER \* MR. JEROME BORTMAN CODE 024 WARMINSTER, PA 18974-5000 (215) 441-2033 A/V: 441-2033
- 35. NAVAL EXPLOSIVE ORDNANCE DISPOSAL TECHNOLOGY CTR. MR. BERT STEVENSON COMMANDING OFFICER INDIAN HEAD, MD 20640-5070 (301) 743-4430 A/V: 364-4430
- 36. NAVAL RESEARCH LABORATORY MR. RICHARD FULPER, JR. 4555 OVERLOOK AVE. S.W. CODE 1005.4 WASHINGTON, DC 20375-5000 (202) 767-3744 A/V: 297-3744
- 37. NAVAL SURFACE WARFARE CENTER MR. RAMSEY D. JOHNSON CODE D211, WHITE OAK SILVER SPRING, MD 20903-5000 (301) 394-1505 A/V: 290-1505
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- 2. AIR FORCE HQ ASSC/DLXP MR. WALTER R. BLADOS ANDREWS AFB, MD 20334-5000 (202) 695-9826 A/V: 225-9826
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- 5. ARMY BIOMEDICAL R&D LABORATORY MR. HENRY S. GARDNER BLDG. 568, FORT DETRICK ATTM: SCRD-UBG-L-R FREDERICK, MD 21701-5010 (301) 663-2027 A/V: 343-2027 FTS: 935-2750
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- 7. ARMY CHEMICAL R,D&E CENTER MR. RICHARD DIMMICK ATTN: SMCCR-OPP ABERDEEN PROVING GROUND, MD 21010-5423 (301) 671-2031 A/V: 584-2031
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- 9. ARMY HARRY DIAMOND LABORATORY \* MR. CLIFFORD E. LANHAM 2800 POWDER MILL ROAD SLCHD-TT ADELPHI, MD 20783-1197 (202) 394-4210 A/V: 290-4210
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- 12. ARMY MEDICAL RESEARCH INST. OF CHEMICAL DEFENSE MS. SUSAN LUCKAN ATTN: SGRD-UV-RO, BLDG. E3100 ABERDEEN PROVING GROUND, MD 21010-5425 (301) 671-2503 A/V: 584-2503



# PARTICIPATING LABORATORY REPRESENTATIVES

MARCH, 1988

## NORTHEAST REGION:

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- 1. AIR FORCE GEOPHYSICS LAB/X0 MR. RENE CORMIER AFGL/X0 HANSCOM AFB, MA 01731-5000 (617) 377-3606 A/V: 478-3606 Alt: MR. ADOLPH JURSA Alt: (617) 377-3010
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- 5. ARMY COLD REGIONS RESEARCH AND ENGINEERING LAB. DR. ANDREW ASSUR ATTN: CRREL-CS, 72 LYME RD. HANOVER, NH 03755-1920 (603) 646-4237 A/V: 684-4237 FTS: 836-4237
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- 7. ARMY MATERIALS TECHNOLOGY LAB. DR. GEORGE THOMAS ATTN: SLCMT-DA WATERTOWN, MA 02172-0001 (617) 923-5527 A/V: 955-5527 Alt: EVE HARRIS, SLCMT-TPP Alt: (617) 923-5091

NOTE: ALPHABETICAL TELEPHONE DIRECTORY FOLLOWS REPRESENTATIVE LISTING

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"(7) encourage and assist the creation of centers and other joint initiatives by State of local governments, regional organizations, private businesses, institutions of higher education, nonprofit organizations, or Federal laboratories to encourage technology transfer, to stimulate innovation, and to promote an appropriate climate for investment in technologyrelated industries;

"(8) propose and encourage cooperative research involving appropriate Federal entities, State or local governments, regional organizations, colleges or universities, nonprofit organizations, or private industry to promote the common use of resources, to improve training programs and curricula, to stimulate interest in high technology careers, and to encourage the effective dissemination of technology skills within the wider community;'

(6) The heading of section 6 of such Act is amended to read as follows:

"SEC. 6. COOPERATIVE RESEARCH CENTERS."

(7) Section 6(a) of such Act is amended by striking out "Centers for Industrial Technology" and inserting in lieu thereof "Cooperative **Research Centers'** 

(8) Section 6(b)(1) of such Act is amended by striking out "basic and applied"

(9) Section 6(e) of such Act is amended to read as follows:
(9) Section 6(e) of such Act is amended to read as follows:
(9) RESEARCH AND DEVELOPMENT UTILIZATION.—In the promotion of technology from research and development efforts by Centers under this section, chapter 18 of title 35, United States Code, shall apply to the extent not inconsistent with this section.".

(10) Section 6(f) of such Act is repealed.

(11) The heading of section 8 of such Act is amended by striking out "CENTERS FOR INDUSTRIAL TECHNOLOGY" and inserting in lieu thereof "COOPERATIVE RESEARCH CENTERS"

(12) Section 8(a) of such Act is amended by striking out "Centers for Industrial Technology" and inserting in lieu thereof "Cooperative Research Centers".

(13) Section 19 of such Act (as redesignated by section 2 of this Act) is amended by striking out "pursuant to this Act" and inserting in lieu thereof "pursuant to the provisions of this Act (other than sections 12, 13, and 14)".

(c) Related Conforming Amendment.—Section 210 of title 35, United States Code, is amended by adding at the end thereof the following new subsection:

(e) The provisions of the Stevenson-Wydler Technology Innovation Act of 1980, as amended by the Federal Technology Transfer Act of 1986, shall take precedence over the provisions of this chapter to the extent that they permit or require a disposition of rights in subject inventions which is inconsistent with this chapter.". (d) ADDITIONAL DEFINITIONS.—Section 4 of such Act (as amended

by subsection (b)(2) of this section) is further amended by adding at the end thereof the following new paragraphs:

"(8) 'Federal agency' means any executive agency as defined in section 105 of title 5, United States Code, and the military departments as defined in section 102 of such title. "(9) 'Invention' means any invention or discovery which is or

may be patentable or otherwise protected under title 35, United States Code, or any novel variety of plant which is or may be

15 USC 3705.

35 USC 200 et

15 USC 3707.

15 USC 3714.

Ante, p. 1785.

15 USC 3703.

of the United States and the remaining 25 percent may be used or obligated for the purposes described in clauses (i) through (iv) of paragraph (1)(B) during that fiscal year or the succeeding fiscal year. Any funds not so used or obligated shall be paid into the Treasury of the United States. "(3) Any payment made to an employee under this section shall be

in addition to the regular pay of the employee and to any other awards made to the employee, and shall not affect the entitlement of the employee to any regular pay, annuity, or award to which he is otherwise entitled or for which he is otherwise eligible or limit the otherwise entitled or for which he is otherwise eligible or limit the amount thereof. Any payment made to an inventor as such shall continue after the inventor leaves the laboratory or agency. Pay-ments made under this section shall not exceed \$100,000 per year to any one person, unless the President approves a larger award (with the excess over \$100,000 being treated as a Presidential award under section 4504 of title 5, United States Code). "(4) A Endeming exceed are other income as a

"(4) A Federal agency receiving royalties or other income as a result of invention management services performed for another Federal agency or laboratory under section 207 of title 35, United States Code, shall retain such royalties or income to the extent required to offset the payment of royalties to inventors under clause (i) of paragraph (1)(A), costs and expenses incurred under clause (i) of paragraph (1)(B), and the cost of foreign patenting and maintenance for such invention performed at the request of the other agency or laboratory. All royalties and other income remaining after payment of the royalties, costs, and expenses described in the preceding sentence shall be transferred to the agency for which the services were performed, for distribution in accordance with clauses (i) through (iv) of paragraph (1)(B).

(b) CERTAIN ASSIGNMENTS.—If the invention involved was one assigned to the Federal agency—

"(1) by a contractor, grantee, or participant in a cooperative

agreement with the agency, or "(2) by an employee of the agency who was not working in the laboratory at the time the inventon was made,

the agency unit that was involved in such assignment shall be considered to be a laboratory for purposes of this section.

(c) REPORTS.-(1) In making their annual budget submissions Federal agencies shall submit, to the appropriate authorization and appropriation committees of both Houses of the Congress, summaries of the amount of royalties or other income received and expenditures made (including inventor awards) under this section.

(2) The Comptroller General, five years after the date of the enactment of this section, shall review the effectiveness of the various royalty-sharing programs established under this section and report to the appropriate committees of the House of Representatives and the Senate, in a timely manner, his findings, conclusions, and recommendations for improvements in such programs.'

#### SEC. 8. EMPLOYEE ACTIVITIES.

The Stevenson-Wydler Technology Innovation Act of 1980 (as amended by the preceding provisions of this Act) is further amended by inserting after section 14 the following new section:

Patents and trademarks. Business and industry. 15 USC 3710d.

# "SEC 15 EMPLOYEE ACTIVITIES.

"(a) IN GENERAL.-If a Federal agency which has the right of ownership to an invention under this Act does not intend to file for

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