

Suggested Additions to S1250, Section 6(e)

- V-004
530 V
- (8) When the invention is made or conceived by an individual participating in cooperative industry-university basic and applied research effort under auspices of the Center, such individual or party to whom the individual has agreed in writing to assign the invention shall have an irrevocable, royalty-free right to practice the invention, or have the invention practiced on its behalf, with the right to grant sublicenses of the same scope; and
- (9) any organization participating in cooperative industry-university basic and applied research effort under auspices of the Center during the time that the invention was conceived or made, shall have an irrevocable, royalty-free right to practice the invention, or have the invention practiced on its behalf, with the right to grant sublicenses of the same scope to subsidiaries and other affiliates within the corporate structure of the organization.