

115TH CONGRESS
2D SESSION

H. R. 5907

To provide directors of the National Laboratories signature authority for certain agreements, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MAY 22, 2018

Mr. HULTGREN (for himself, Mr. PERLMUTTER, Mr. SMITH of Texas, Mr. LUCAS, Mr. WEBER of Texas, Mr. KNIGHT, Mr. DUNN, Mr. NORMAN, Mr. BABIN, Mr. HIGGINS of Louisiana, Mrs. LESKO, and Mr. BEN RAY LUJÁN of New Mexico) introduced the following bill; which was referred to the Committee on Science, Space, and Technology

A BILL

To provide directors of the National Laboratories signature authority for certain agreements, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,*

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the “National Innovation
5 Modernization by Laboratory Empowerment Act” or the
6 “NIMBLE Act”.

7 SEC. 2. DEFINITIONS.

8 In this Act:

1 (1) DEPARTMENT.—The term “Department”
2 means the Department of Energy.

3 (2) NATIONAL LABORATORY.—The term “Na-
4 tional Laboratory” means a Department of Energy
5 nonmilitary national laboratory, including—

6 (A) Ames Laboratory;
7 (B) Argonne National Laboratory;
8 (C) Brookhaven National Laboratory;
9 (D) Fermi National Accelerator Labora-
10 tory;

11 (E) Idaho National Laboratory;
12 (F) Lawrence Berkeley National Labora-
13 tory;

14 (G) National Energy Technology Labora-
15 tory;

16 (H) National Renewable Energy Labora-
17 tory;

18 (I) Oak Ridge National Laboratory;

19 (J) Pacific Northwest National Labora-
20 tory;

21 (K) Princeton Plasma Physics Laboratory;

22 (L) Savannah River National Laboratory;

23 (M) Stanford Linear Accelerator Center;

24 (N) Thomas Jefferson National Accel-
25 erator Facility; and

1 (O) any laboratory operated by the Na-
2 tional Nuclear Security Administration, but
3 only with respect to the civilian energy activities
4 thereof.

5 (3) SECRETARY.—The term “Secretary” means
6 the Secretary of Energy.

7 **SEC. 3. PUBLIC-PRIVATE PARTNERSHIPS FOR COMMER-**
8 **CIALIZATION.**

9 (a) IN GENERAL.—Subject to subsections (b) and (c),
10 the Secretary shall delegate to directors of the National
11 Laboratories signature authority with respect to any
12 agreement described in subsection (b) the total cost of
13 which (including the National Laboratory contributions
14 and project recipient cost share) is less than \$1,000,000,
15 if such an agreement falls within the scope of—

16 (1) a strategic plan for the National Laboratory
17 that has been approved by the Department; or
18 (2) the most recent congressionally approved
19 budget for Department activities to be carried out by
20 the National Laboratory.

21 (b) AGREEMENTS.—Subsection (a) applies to—

22 (1) a cooperative research and development
23 agreement;
24 (2) a non-Federal work-for-others agreement;
25 and

1 (3) any other agreement determined to be appropriate by the Secretary, in collaboration with the
2 directors of the National Laboratories.

3
4 (c) ADMINISTRATION.—

5 (1) ACCOUNTABILITY.—The director of the affected National Laboratory and the affected contractor shall carry out an agreement under this section in accordance with applicable policies of the Department, including by ensuring that the agreement does not compromise any national security, economic, or environmental interest of the United States.

6 (2) CERTIFICATION.—The director of the affected National Laboratory and the affected contractor shall certify that each activity carried out under a project for which an agreement is entered into under this section does not present, or minimizes, any apparent conflict of interest, and avoids or neutralizes any actual conflict of interest, as a result of the agreement under this section.

7 (3) AVAILABILITY OF RECORDS.—Within 30 days of entering an agreement under this section, the director of a National Laboratory shall submit to the Secretary for monitoring and review all

1 records of the National Laboratory relating to the
2 agreement.

3 (4) RATES.—The director of a National Lab-
4 oratory may charge higher rates for services per-
5 formed under a partnership agreement entered into
6 pursuant to this section, regardless of the full cost
7 of recovery, if such funds are used exclusively to
8 support further research and development activities
9 at the respective National Laboratory.

10 (d) EXCEPTION.—This section does not apply to any
11 agreement with a majority foreign-owned company.

12 (e) CONFORMING AMENDMENT.—Section 12 of the
13 Stevenson-Wydler Technology Innovation Act of 1980 (15
14 U.S.C. 3710a) is amended—

15 (1) in subsection (a)—

16 (A) by redesignating paragraphs (1) and
17 (2) as subparagraphs (A) and (B), respectively,
18 and indenting the subparagraphs appropriately;

19 (B) by striking “Each Federal agency”
20 and inserting the following:

21 “(1) IN GENERAL.—Except as provided in para-
22 graph (2), each Federal agency”; and

23 (C) by adding at the end the following:

24 “(2) EXCEPTION.—Notwithstanding paragraph
25 (1), in accordance with section 3(a) of the NIMBLE

1 Act, approval by the Secretary of Energy shall not
2 be required for any technology transfer agreement
3 proposed to be entered into by a National Labora-
4 tory of the Department of Energy, the total cost of
5 which (including the National Laboratory contribu-
6 tions and project recipient cost share) is less than
7 \$1,000,000.”; and

8 (2) in subsection (b), by striking “subsection
9 (a)(1)” each place it appears and inserting “sub-
10 section (a)(1)(A)”.

11 **SEC. 4. SAVINGS CLAUSE.**

12 Nothing in this Act or an amendment made by this
13 Act abrogates or otherwise affects the primary responsibil-
14 ties of any National Laboratory to the Department.

