sectors of the two countries and which create jobs and economic growth in both countries.

The Commission seeks to promote cooperative science and technology activities that encourage high technology industries in the United States and Israel to undertake innovative joint technology projects yielding significant economic benefits to both countries.

Cooperative Activities

The Commission encourages scientific exchanges between universities and research institutions in both countries leading to cooperative commercial activities; the promotion and development of technologies, including medical/biotechnologies, agricultural, environmental, energy, information technology, microelectronics, and telecommunication; and, harmonization of standards and regulations in the conduct of business.

Information on the High Level Advisory Panel

For the purposes of implementing this MOU, the Participants have jointly established a Joint High Level Advisory Panel to provide the Commission with advice on promotion of high technology commercialization. The Participants each designate members to the Panel drawn from leaders of both countries representing academia, industry and other relevant sectors. The Secretary of Commerce designates the members of the Advisory Panel from the United States. The Minister of Industry and Trade designates the members from Israel. The Panel has Co-Chairs from each country, designated for the United States by the Secretary of Commerce, and for Israel by the Minister of Industry and Trade.

The members of the Joint High Level Advisory Panel are expected to carry out the following functions:

- 1. Recommend to the Participants overall policies under the MOU;
- 2. Identify fields and forms of cooperation in accordance with the goals and objectives of the MOU;
- 3. Review, assess, and make specific recommendations concerning cooperative activities;
- 4. Prepare periodic reports concerning the activities of the Joint High Level Advisory Panel and cooperative activities undertaken under the MOU for submission to the Participants;
- Undertake such further functions as may appropriately be approved by the Participants.

Meetings of the High Level Advisory Panel

The Joint High Level Advisory Panel is available to participate in meetings of the Commission at the request of the Commission Co-Chairs.

Length of Service

The Joint High Level Advisory Panel shall remain in effect until terminated by the Participants to the MOU. A member's length of service is not stipulated in the MOU and is discretionary with the Department of Commerce. Individuals chosen for membership serve a term that best fits the needs and objectives of the Joint High Level Advisory Panel.

Membership Criteria and Requirements

The U.S. members of the Joint High Level Advisory Panel shall be eminent leaders, broadly representative of industry, academia, or government, who have experience in technology development, technology diffusion, or international technology collaboration. They shall be U.S. citizens. They shall be familiar with the business climate and the status of technology and economic development in Israel, Israeli industry or with Israeli academic institutions. Members of the Panel serve without compensation.

The Department of Commerce is committed to equal opportunity in the workplace, and seeks a broad-based and diverse Panel membership.

Conflict of Interest

Nominees will be evaluated for their ability to contribute to the goals and objectives of the MOU. Nominees will be vetted in accordance with processes established by the Department of Commerce in February 1997, as soon as possible following tentative selection. The vetting system has three components: (1) An internal review for possible appearance of conflict problems; (2) an external review for possible appearance of problems; and (3) a recusal/ethics agreement review.

Dated: April 21, 2003.

Chris Israel,

Deputy Assistant Secretary for Technology Policy.

[FR Doc. 03–10814 Filed 5–1–03; 8:45 am]

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Availability of Government-Owned Inventions; Available for Licensing

AGENCY: Department of the Navy, DOD.

ACTION: Notice.

SUMMARY: The inventions listed below are assigned to the United States Government as represented by the Secretary of the Navy and are available for licensing by the Department of the Navy.

U.S. Patent No. 5,742,121: Thin-Film Edge Field Emitter Device and Method of Manufacture Therefore, Navy Case No. 77,175.//U.S. Patent No. 6,084,245: Field Emitter Cell and Array with Vertical Thin-Film-Edge Emitter, Navy Case No. 79,020.//U.S. Patent No. 6,168,491: Method of Forming Field Emitter Cell and Array with Vertical Thin-Film-Edge Emitter, Navy Case No. 79,930.//U.S. Patent No. 6,333,598: Low Gate Current Field Emitter Cell and Array with Vertical Thin-Film-Edge Emitter, Navy Case No. 79,853.//U.S. Patent No. 6,440,763: Methods for Manufacture of Self-Aligned Integrally Gated Nanofilament Field Emitter Cell and Array, Navy Case No. 83,058.//U.S. Patent No. 6,448,701: Self-Aligned Integrally Gated Nanofilament Field Emitter Cell and Array, Navy Case No. 82,309.//U.S. Patent Application Serial No. 10/012,612: Low Gate Current Field Emitter Cell and Array with Vertical Thin-Film-Edge Emitter, Navy Case No. 83,555.//U.S. Patent Application Serial No. 10/012,615: Low Gate Current Field Emitter Cell and Array with Vertical Thin-Film-Edge Emitter, Navy Case No. 83,556.//Navy Case No. 84,308: Novel Diols by Ringopening of Epoxics.//Navy Case No. 84,472: Novel Diols by Ringopening of Epoxics.

ADDRESSES: Requests for copies of the inventions cited should be directed to the Naval Research Laboratory, Code 1004, 4555 Overlook Avenue, SW., Washington, DC 20375–5320, and must include the Navy Case number.

FOR FURTHER INFORMATION CONTACT:

Catherine M. Cotell, Ph.D., Head, Technology Transfer Office, NRL Code 1004, 4555 Overlook Avenue, SW., Washington, DC 20375–5320, telephone (202) 767–7230. Due to temporary U.S. Postal Service delays, please fax (202) 404–7920, e-mail: cotell@nrl.navy.mil or use courier delivery to expedite response.

(Authority: 35 U.S.C. 207, 37 CFR part 404)

Dated: April 28, 2003.

R.E. Vincent II,

Lieutenant Commander, Judge Advocate General's Corps, U.S. Navy, Federal Register Liaison Officer.

[FR Doc. 03–10849 Filed 5–1–03; 8:45 am]

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Availability of Government-Owned Inventions; Available for Licensing

AGENCY: Department of the Navy, DoD. **ACTION:** Notice.

SUMMARY: The inventions listed below are assigned to the United States Government as represented by the Secretary of the Navy and are available for licensing by the Department of the Navy.

U.S. Patent No. 5,234,594: Nanochannel Filter, Navy Case No. 74,135.//U.S. Patent No. 5,264,722: Nanochannel Glass Matrix Used in Making Mesoscopic Structures, Navy Case No. 74,224. //U.S. Patent No. 5,306,661: Method of Making a Semiconductor Device Using a Nanochannel Glass Matrix, Navy Case No. 75,412.//U.S. Patent No. 5,332,681: Method of Making a Semiconductor Device by Forming a Nanochannel Mask, Navy Case No. 74,199.//U.S. Patent No. 5,585,640: Glass Matrix Doped with Activated Luminescent Nanocrystalline Particles, Navy Case No. 76,342.//U.S. Patent No. 5,606,163: All-Optical Rapid Readout, Fiber-Coupled Thermoluminescent Dosimeter System, Navy Case No. 76,626.//U.S. Patent No. 5,656,815:

Thermoluminescence Radiation **Dosimetry Using Transparent Glass** Containing Nanocrystalline Phosphor, Navy Case No. 76,602.//U.S. Patent No. 5,811,822: Optically Transparent, Optically Stimulable Glass Composites for Radiation Dosimetry, Navy Case No. 77,637.//U.S. Patent No. 6,087,666: Optically Stimulated Luminescent Fiber Optic Radiation Dosimeter, Navy Case No. 78,583.//U.S. Patent No. 6,140,651: Optically Stimulated Fast Neutron Sensor and Dosimeter and Fiber-Optic-Coupled Fast Neutron Remote Sensor and Dosimeter, Navy Case No. 77,736./ /U.S. Patent No. 6,153,339: Volume Holographic Data Storage with Doped High Optical Quality, Navy Case No. 78,514.//U.S. Patent No. 6,211,526: Marking of Materials Using Luminescent and Optically Stimulable Glasses, Navy Case No. 78,643.//U.S. Patent No. 6,297,918: Hybrid Thermal-

Defocusing/Nonlinear-Scattering Broadband Optical Limiter for the Protection of Eyes and Sensors, Navy Case No. 75,855.//U.S. Patent No. 6,307,212: High Resolution Imaging Using Optically Transparent Phosphors, Navy Case No. 78,753.//Navy Case No. 75,434: Nanochannel Filter.//Navy Case No. 77,140: All-Optical Rapid Readout, Fiber-Coupled Thermoluminescent Dosimeter System.//Navy Case No. 77,141: Activated Nanocrystalline Semiconductor and Insulator Materials./ /Navy Case No. 77,324: Laser-Heated Thermoluminescence Radiation Dosimeter.//Navy Case No. 79,804: Optically Stimulated Luminescent Fiber Optic Radiation Dosimeter.//Navy Case No. 79,814: Optically Stimulated Fast Neutron Dosimeter and Fiber-Optic-Coupled Fast Neutron Remote Sensor./ /Navy Case No. 80,247: High Resolution Imaging Using Optically Transparent Phosphors.//Navy Case No. 83,713: Fabrication of Microelectrodes Arrays Having High Aspect Ratio Microwires./ /Navy Case No. 84,115: Dose-Guided Radiotherapy.

ADDRESSES: Requests for copies of the inventions cited should be directed to the Naval Research Laboratory, Code 1004, 4555 Overlook Avenue, SW., Washington, DC 20375–5320, and must include the Navy Case number.

FOR FURTHER INFORMATION CONTACT: Catherine M. Cotell, Ph.D., Head, Technology Transfer Office, NRL Code 1004, 4555 Overlook Avenue, SW., Washington, DC 20375–5320, telephone (202) 767–7230. Due to temporary U.S. Postal Service delays, please fax (202) 404–7920, E-Mail: cotell@nrl.navy.mil or use courier delivery to expedite response.

(Authority: 35 U.S.C. 207, 37 CFR Part 404.) Dated: April 28, 2003.

R.E. Vincent II,

Lieutenant Commander, Judge Advocate General's Corps, U.S. Navy, Federal Register Liaison Officer.

[FR Doc. 03–10850 Filed 5–1–03; 8:45 am] $\tt BILLING\ CODE\ 3810-FF-P$

DEPARTMENT OF EDUCATION

Special Education and Rehabilitative Services

AGENCY: Office of Special Education Programs, Office of Special Education and Rehabilitative Services, Department of Education.

ACTION: Notice of extension of project period and waiver.

SUMMARY: The Secretary waives the requirements in the Education

Department General Administrative Regulations (EDGAR), at 34 CFR 75.250 and 75.261(a), respectively, that generally prohibit project periods exceeding 5 years and project extensions involving the obligation of additional Federal funds to enable the Technical Assistance ALLIANCE for Parent Centers to receive funding from April 1, 2003 until September 30, 2003. DATES: This notice is effective April 1, 2003.

FOR FURTHER INFORMATION CONTACT:

Donna Fluke, Department of Education, 400 Maryland Avenue, SW., room 3527, Switzer Building, Washington, DC 20202–2641. Telephone: (202) 205– 9161.

If you use a telecommunications device for the deaf (TDD), you may call the Federal Information Relay Service (FIRS) at 1–800–877–8339.

Individuals with disabilities may obtain this document in an alternative format (e.g., Braille, large print, audiotape, or computer diskette) on request to the contact persons listed under FOR FURTHER INFORMATION CONTACT.

SUPPLEMENTARY INFORMATION: On January 30, 2003, we published a notice in the Federal Register (68 FR 4768–4769) proposing an extension of project period and waiver in order to—

(1) Give the current grantee early notice of the possibility that additional months of funding may be available through continuation awards; and

(2) Request comments on the proposed extension and waiver.

There are no differences between the notice of proposed extension and waiver and this notice of final extension and waiver.

Public Comment

In the notice of proposed extension and waiver, we invited comments. One party submitted comments in agreement with the proposal to extend the grant period of the current grantee. We did not receive any comments opposing the proposed extension and waiver. Generally, we do not address technical and other minor changes, as well as suggested changes the law does not authorize us to make. Moreover, we do not address comments that do not express views on the substance of the proposed notice.

Waiver of Delayed Effective Date

The Administrative Procedure Act requires that a substantive rule shall be published at least 30 days before its effective date, except as otherwise provided for good cause (20 U.S.C. 553(d)(3)). During the 30-day public