ability of unenhanced data and public availability of terms and conditions for data sales.

Section 4272, Pub. L. 98-365, title VI, §602, July 17, 1984, 98 Stat. 463; Pub. L. 102-567, title I, §114(c), Oct. 29, 1992, 106 Stat. 4279, provided for archiving of land remote-sensing data.

Section 4273, Pub. L. 98–365, title VI, §603, July 17, 1984, 98 Stat. 464; Pub. L. 100–147, title III, §308, Oct. 30, 1987, 101 Stat. 877, related to nonreproduction of unenhanced data.

Section 4274, Pub. L. 98-365, title VI, §604, July 17, 1984, 98 Stat. 464, related to reimbursement of Federal agencies for assistance to remote-sensing system operators

Section 4275, Pub. L. 98–365, title VI,  $\S605$ , July 17, 1984, 98 Stat. 464, related to acquisition of equipment from Landsat system.

Section 4276, Pub. L. 98-365, title VI, §606, July 17, 1984, 98 Stat. 465, related to radio frequency allocation. Section 4277, Pub. L. 98-365, title VI, §607, July 17, 1984, 98 Stat. 465, directed Secretary of Commerce to consult with Secretary of Defense on chapter's effect on national security matters, with Secretary of State on chapter's effect on international obligations, and provided for reimbursement of system operators for certain costs.

Section 4278, Pub. L. 98–365, title VI,  $\S$ 609, July 17, 1984, 98 Stat. 466; Pub. L. 99–62, July 11, 1985, 99 Stat. 118, authorized appropriations for chapter.

SUBCHAPTER VII—PROHIBITION OF COM-MERCIALIZATION OF WEATHER SAT-ELLITES

## §§ 4291, 4292. Repealed. Pub. L. 102–555, § 4, Oct. 28, 1992, 106 Stat. 4166

Section 4291, Pub. L. 98–365, title VII, §701, July 17, 1984, 98 Stat. 466, related to prohibition of commercialization of weather satellites.

Section 4292, Pub. L. 98-365, title VII, §702, July 17, 1984, 98 Stat. 467, required repeal of chapter prior to any action with respect to the commercialization of weather satellites.

## CHAPTER 69—COOPERATIVE RESEARCH

Sec.

4301. Definitions.

4302. Rule of reason standard.

4303. Limitation on recovery.

4304. Award of costs, including attorney's fees, to

substantially prevailing party; offset.

4305. Disclosure of joint venture.

4306. Application of section 4303 protections to production of products, processes, and services.

## § 4301. Definitions

- (a) For purposes of this chapter:
- (1) The term "antitrust laws" has the meaning given it in subsection (a) of section 12 of this title, except that such term includes section 45 of this title to the extent that such section 45 of this title applies to unfair methods of competition.
- (2) The term "Attorney General" means the Attorney General of the United States.
- (3) The term "Commission" means the Federal Trade Commission.
- (4) The term "person" has the meaning given it in subsection (a) of section 12 of this title.
- (5) The term "State" has the meaning given it in section 15g(2) of this title.
- (6) The term "joint venture" means any group of activities, including attempting to make, making, or performing a contract, by two or more persons for the purpose of—

- (A) theoretical analysis, experimentation, or systematic study of phenomena or observable facts,
- (B) the development or testing of basic engineering techniques,
- (C) the extension of investigative findings or theory of a scientific or technical nature into practical application for experimental and demonstration purposes, including the experimental production and testing of models, prototypes, equipment, materials, and processes.
- (D) the production of a product, process, or service,
- (E) the testing in connection with the production of a product, process, or service by such venture,
- (F) the collection, exchange, and analysis of research or production information, or
- (G) any combination of the purposes specified in subparagraphs (A), (B), (C), (D), (E), and (F).

and may include the establishment and operation of facilities for the conducting of such venture, the conducting of such venture on a protected and proprietary basis, and the prosecuting of applications for patents and the granting of licenses for the results of such venture, but does not include any activity specified in subsection (b) of this section.

- (7) The term "standards development activity" means any action taken by a standards development organization for the purpose of developing, promulgating, revising, amending, reissuing, interpreting, or otherwise maintaining a voluntary consensus standard, or using such standard in conformity assessment activities, including actions relating to the intellectual property policies of the standards development organization.
- (8) The term 'standards development organization' means a domestic or international organization that plans, develops, establishes, or coordinates voluntary consensus standards using procedures that incorporate the attributes of openness, balance of interests, due process, an appeals process, and consensus in a manner consistent with the Office of Management and Budget Circular Number A–119, as revised February 10, 1998. The term "standards development organization" shall not, for purposes of this chapter, include the parties participating in the standards development organization.
- (9) The term "technical standard" has the meaning given such term in section  $12(d)(4)^{1}$  of the National Technology Transfer and Advancement Act of 1995.
- (10) The term "voluntary consensus standard" has the meaning given such term in Office of Management and Budget Circular Number A-119, as revised February 10, 1998.
- (b) The term "joint venture" excludes the following activities involving two or more persons:
  - (1) exchanging information among competitors relating to costs, sales, profitability, prices, marketing, or distribution of any product, process, or service if such information is

<sup>&</sup>lt;sup>1</sup>So in original. Probably should be section "12(d)(5)".