

United States Department of Agriculture
Extramural Agreement

Type of Research Agreement:
Trust Fund Cooperative Agreement

Control No.
34164

Title of Project

Improvement of Genetic Evaluation of Dairy Cattle through Expanded
Genomic Data and Improved Computing Procedures

Agreement Number:
58-1245-4-002

Type of Action:
New

Accession No:
425556

Period of Agreement:
10/01/2013 thru 07/23/2015

Project Number:
1245-31000-101-09T

Authority:
7 U.S.C. 450a

Agreement Total:
\$50,000.00

Change in Agreement Total:
\$0

Accounting Distribution
493-1245-172

(Accounting Code / Amount)
\$50,000.00

Agency (Name and Address)

USDA, AGRICULTURAL RESEARCH SERVICE
BUDGET, TRAVEL, AND AGREEMENTS BRANCH, EBSC
10300 BALTIMORE AVE, BG 003/ RM 331, BARC-WEST
BELTSVILLE MD 20705

ARS Principal Investigator (Name and Address)

GEORGE R WIGGANS
10300 BALTIMORE AVENUE, AIPL
BLDG. 005, RM. 306, BARC-WEST
BELTSVILLE MD 20705

Cooperator/Recipient/ Sponsor (Name and Address)

COUNCIL ON DAIRY CATTLE BREEDING
6468 E. Main St
REYNOLDSBURG OH 43068-2362
UNITED STATES
FMMI Customer Code :

Finance Office (Complete Mailing Address)

USDA, AGRICULTURAL RESEARCH SERVICE
BUDGET, TRAVEL, AND AGREEMENTS BRANCH, EBSC
10300 BALTIMORE AVE. BLDG. 3
BELTSVILLE MD 20705

Cooperator/Sponsor/Recipient Designated Representative (i.e., PI) (Name and Address)

OLE MELAND
6468 E. Main St
REYNOLDSBURG OH 43068-2362

Applicable Provisions

This Agreement includes the following:

- Statement of Work Proposal
- Sponsor's Proposal/ Award/ Agreement
- Budget (Form REE454)
- Budget (Form REE455)

Payment

- HHS/Payment Management System
- EFT/Treasury Check
- ARS Receives Funds
- Advance Payment Authorized
- Pre-Award Costs Authorized

Applicable Provisions: Available at <http://www.afm.ars.usda.gov/agreements/partnership.htm>

- Non Assistance Coop. Agreement (7 CFR Part 550)
- Research Support Agreement (REE-452R)
- TFCA and RCA (7 CFR Part 550 and REE-22)
- Grants and ATCA (REE-453)
- Non Funded Coop. Agreement (7 CFR Part 550 and REE-29)
- Financial Assistance Use of Universal Identifier (DUNS) and CCR (75 FR 55671-55676)

- Reporting Requirements (submit) ARS PI Sponsoring Organization ADO
- Submit: Performance Reports Financial Reports Management Reports (RSA Only)
- Quarterly Quarterly Monthly
- Semi-Annual Semi-Annual Quarterly
- Annual Annual Semi-Annual
- Final Final Final

SubAward Requirements for FFATA Implementation (75 FR 55663-55671)
USDA Research Misconduct Regulation for Extramural Research (75 FR 49357)

Other (Specify):

- AD-1047 - Certification Regarding Debarment, Suspension and other Responsibility Matters - Primary Covered Transactions
- AD-1049 - Certification Regarding Drug-Free Workplace Requirements - Non-Individuals
- AD-1050 - Certification Regarding Drug-Free Workplace Requirements - Individuals
- USDA Civil Rights Poster (AD-475A)
- USDA Civil Rights Policy Statement (<http://www.afm.ars.usda.gov/agreements/partnerships.htm>)
- REE-26 - Certification Regarding Performing Organization Type
- REE-23 - Certification Regarding Lobbying - Contracts, Grants, Loans and Cooperative Agreements
- Attachment A - RSA Monthly Management Reporting Template
- COMMENTS. (see page 2)

Report of Inventions and Subcontracts
via iEdison Web interface at <http://www.iEdison.gov>

For the United States Department of Agriculture:

Authorized Departmental Officer
Mary L Wilkins

Typed Name
MARY L WILKINS

Date
2/27/14

For the Performing/ Sponsoring Organization:
(Signature of persons authorized to incur contractual obligations)

Signature
Ole Meland

Type Name and Title
ole Meland, Chair COEB

Date
2/28/14

02/28/2014

Agricultural Research Service
Agreements Information Management System
REE-451 Page 2

Agreement Number: 58-1245-4-002

Amendment No.: 0

Control No.: 34164

ARS Accounting Information - Agency Use Only

Account Code	FY	Amount
493-1245-172	2014	\$50,000.00

Agricultural Research Service
Agreements Information Management System
Statement of Work

Agreement No. 58-1245-4-002

Amendment No. 00

Cooperator: COUNCIL ON DAIRY CATTLE BREEDING

Control No. 34164

Objective:

Improve genetic evaluations provided to the U.S. dairy industry by the Council on Dairy Cattle Breeding through international collaboration by BA researchers on procedures and sharing of full-sequence genotypic data and through BA development of improved computing procedures to process and deliver genome-based information.

Approach:

Cooperator funding will be used to support travel of BA collaborators to international meetings where advanced procedures for genomic evaluation are presented, purchase and support of computer equipment required for processing of full-sequence data by BA collaborators, and acquisition of sequence data and data on novel traits of economic interest to the U.S. dairy industry.

THE COOPERATOR AGREES TO:

Sponsor's support letter page 5 of this package.

ARS AGREES TO:

Conduct these portions of the research effort:

- a. Will consult with colleagues on advanced procedures for genomic evaluation. Create the hardware and software environment required for processing full sequence data, obtain full sequence data and obtain data on novel traits of economic interest to the U.S. dairy industry.
- b. Investigate improved genetic evaluation procedures.
- c. Provide expertise to COOPERATOR in genetics and breeding.

MUTUAL AGREEMENTS:

1. ARS receives funds.
2. See applicable Provisions on the website:
<http://www.afm.ars.usda.gov/agreements/partnership.htm> .
3. Correspondence and documentation submitted by the Cooperator to the ADODR in reference to this agreement should cite Agreement No. 58-1245-4-002
4. Copies of all correspondence should be forwarded to the ADO at:

USDA, AGRICULTURAL RESEARCH SERVICE
BUDGET, TRAVEL, AND AGREEMENTS BRANCH, EBSC
10300 BALTIMORE AVE, BG 003/RM 331, BARC-WEST
BELTSVILLE MD 20705

**SELECT ORGANIZATION TYPE:
Required Information (Check one box only)**

SUB OBJECT CODE

- | | |
|--|----|
| <input type="checkbox"/> 1862 Land-Grant College | LG |
| <input type="checkbox"/> 1890 Land-Grant College | HB |
| <input type="checkbox"/> Cooperative Extension Service | CO |
| <input type="checkbox"/> Female Owned | FO |
| <input type="checkbox"/> Hispanic Institution | HI |
| <input type="checkbox"/> Individual | IN |
| <input type="checkbox"/> Minority Owned | MO |
| <input type="checkbox"/> Other | OT |
| <input type="checkbox"/> Other Federal Research | FR |
| <input type="checkbox"/> Private for Profit | PP |
| <input type="checkbox"/> Private Non-Profit | PN |
| <input type="checkbox"/> Private University or College | PR |
| <input type="checkbox"/> Public University or College | PU |
| <input type="checkbox"/> Small Business | SB |
| <input type="checkbox"/> State Agricultural Research Station | SA |
| <input type="checkbox"/> State or Local Government | SL |
| <input type="checkbox"/> Veterinary School or College | VE |

The following additional information is required:

- Dunn and Bradstreet Universal Numbering System (DUNS) _____
- Tax Identification Number (TIN) _____
- EIN _____
- Authorized Organizational Representative E-Mail Address _____
- Principal Investigator E-Mail Address _____

Transactions with Corporations

Check One: Cooperator _____ is _____ is not an entity which has filed articles of incorporation in one of the fifty states, the District of Columbia, or any of the territories of the United States of America.

If "is" has been checked, completion of the following representation is required.

By signing below the undersigned attests that _____ [insert corporation name] has not been convicted of a felony criminal violation under Federal or State law within the past 24 months preceding the date of signature, nor has any officer or agent of _____ [insert corporation name] been convicted of a felony criminal violation under Federal or State law in the past 24 months preceding the date of signature.

By signing below the undersigned attests that _____ [insert corporation name] does not have any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability.

Signature: _____ Date: _____

Printed Name & Title _____

COUNCIL ON DAIRY CATTLE BREEDING

6486 E Main Street Reynoldsburg OH 43068
8040 Email: info@cdeb.us

Ph: 614 861 3636 x4469 Fax: 614 861

January 16, 2014

Dear Dr. Wiggans,

The Council on Dairy Cattle Breeding (CDCB) has approved providing \$50,000 in support of the joint effort of the CDCB and your staff to improve genetic evaluation of dairy cattle through expanded genomic data and improved computing procedures. We understand that this money will be used for travel to international meetings where advanced procedures for genomic evaluation are presented, purchase and support of computer equipment required for processing of full-sequence data, and acquisition of sequence data and data on novel traits of economic interest to the U.S. dairy industry. The CDCB appreciates the support provided by your staff in facilitating the transition to CDCB providing the genetic evaluation services to the dairy industry and is pleased to provide this support for your ongoing research effort.

Sincerely,



Ole Meland, Chair

Council on Dairy Cattle Breeding

**United States Department of Agriculture
Agricultural Research Service
REVOCABLE PERMIT**

FROM (Agency and complete mailing address (including ZIP Code)) United States Department of Agriculture ARS, Beltsville Agricultural Research Center 10300 Baltimore Avenue Beltsville, MD 20705-2350	PERMIT NO. FY - 13-BA-007	DATE ISSUED 1-16-2014
	AMENDMENT NO. FY -	DATE ISSUED
PERMITTEE (Name and complete mailing address (including ZIP Code)) Council on Dairy Cattle Breeding 6486 E. Main Street Reynoldsburg, OH 43068 Office: 614.861.3636 x4469 Fax: 614.861.8040	PERIOD OF USE: FROM 10/01/2013	THROUGH 09/30/2014
	GOVERNMENT REPRESENTATIVE (Name, title, and complete address) Claudette Joyner, Realty Specialist USDA, Real Property Section 10300 Baltimore Avenue, B-003, Room 308 Beltsville, Maryland 20705-2350	
PHONE NUMBER (301) 504-5221		

PURPOSE (Describe privilege requested in detail)

The Council on Dairy Cattle Breeding (CDCB) will lease space in Building 005 on the Henry A. Wallace Beltsville Agricultural Research Center. The CDCB's use of space will support CDCB's programs which are designed to accelerate the technology transfer of research findings of ARS's Animal Improvement Programs Laboratory to the dairy industry, thereby producing an abundant supply of economical dairy products to US consumers as well as strengthen the US position to enhance exports of our dairy products and germplasm.

DESCRIPTION OF PROPERTY (Specify unit numbers, metas and bounds, etc.)

LAND BUILDING

Tenant will occupy 384 sq.ft. of space located in Building 005, Rooms 302, and 304. Space listing attached.

SPECIAL CONDITIONS

PERMITTEE (hereinafter referred to as CDCB) and assigns shall abide by the general terms and conditions of this Revocable Permit.

Permittee shall reimburse the Permittee per Fiscal Year for space changes through a Reimbursable Agreement.

Please contact the BARC Security Office on (301) 504-8131, if unusual circumstances are observed.

CDCB agrees that to the maximum extent possible under applicable law, it will assume liability for actions of its employees, agents, and assigns for damages or injuries resulting from the use of the lease premises.

Additional Special Conditions (copy attached).

REAL ESTATE WARRANT OFFICER OR AUTHORIZED REPRESENTATIVE		
SIGNATURE <i>Claudette Joyner</i>	NAME AND TITLE (Typed or Printed) Claudette Joyner -Real Property Leasing Officer	DATE ISSUED 1-16-2014
PERMITTEE		
This Permit is accepted subject to the terms, conditions, and requirements expressed herein.		
SIGNATURE <i>Ole Meland</i>	NAME AND TITLE (Typed or Printed) Ole Meland, Chair Council on Dairy Cattle Breeding	DATE ISSUED 10/29/2013

GENERAL TERMS AND CONDITIONS

1. **Grant** - This permit is granted by the United States of America, acting by and through the Real Estate Warrant Officer, or duly authorized representative, for the specified purposes, and subject to the conditions and requirements set forth herein.
2. **Use Limitations** - The permittee's use of the described premises is limited to the purposes herein specified. The permit is subject to such easements and rights-of-way in, over, or upon the herein-described lands that have been granted or that may hereafter be granted by the Government and shall be subject further to the right of access by duly authorized Federal Personnel to any part thereof in the performance of official duties.
3. **Damages** - The permittee shall hold the United States harmless from claims, demands, suits in law or in equity of any kind or nature for damage to or loss of property, or of injury to, or death of persons resulting from or attributable to the development, use or maintenance of the herein-described lands of the Government.
4. **Operating Rules and Laws** - The permittee shall keep the premises in a neat and orderly condition at all times, and shall comply with all municipal, county, and State laws applicable to operations under the permit as well as all Federal laws, rules, and regulations governing the area described in this permit.
5. **Responsibility of Permittee** - The permittee, by operating on the premises, shall be considered to have accepted these premises with all the facilities, fixtures, or improvements in their existing condition as of the date of this permit. At the end of the period specified or upon earlier termination, the permittee shall give up the premises in as good order and condition as when received except for reasonable wear, tear, or damage occurring without fault or negligence. Notwithstanding other provisions in this permit requiring reasonable care, the permittee shall be strictly liable for any and all damages to property, real or personal, including, but not limited to, damages or loss caused from fires, or injury to or loss of livestock, resulting from or attributable to the use or operation on the herein-described lands.
6. **Revocation Policy** - This permit may be revoked at the will of the Real Estate Warrant Officer or duly authorized representative. Upon giving of such notice or revocation, this permit shall be null and void and, within a period of not more than 5 days, the property of the permittee shall be removed in such manner as not to endanger property of the Government or to interfere with the use thereof by the Government, and the premises utilized in this permit shall be restored to the same condition as when this permit was first issued, ordinary wear and tear excepted.
7. **Termination Policy** - At the termination of this permit, the permittee shall immediately give up possession to the Government representative, reserving the rights specified in paragraph 8.
8. **Removal of Permittee's Property** - Upon the expiration or termination of this permit, the permittee may, within a reasonable period as stated in this permit or as determined by the Government representative, but not to exceed 5 days, remove all structures, machinery and/or equipment, etc., from the premises for which the permittee is responsible. Upon failure to remove any of the above items within the aforesaid period, they shall become property of the United States.
9. **Transfer of Privileges** - No rights under this permit may be transferred without the advance written approval of the Real Estate Warrant Officer, or duly authorized representative.
10. **Officials Barred from Participating** - No member of or delegate to Congress or Resident Commissioner shall be admitted to any share or part of this permit or to any benefit to arise therefrom. This provision shall not be construed to extent to this permit if made with a corporation for its general benefit.
11. **Non-discrimination** - This permit is made subject to the provisions in "Assurance of Compliance with the Department of Agriculture Regulations under Title VI of the Civil Rights Act of 1964," Form ARS-519. In addition to signing the permit, the permittee is required to sign the attached Form ARS-519 - *not applicable to Government rental of quarters.*
12. **Use of Insecticides** - The permittee shall not use an "Active Ingredient" as defined in Section 2 of the Federal Insecticide, Fungicide, and Rodenticide Act, as amended, (61 Stat. 163; 7 U.S.C. 136 et seq.) in violation of said Act on the land described in this permit.

SPECIAL CONDITIONS: (continued)

Study, design and/or construction plans for proposed enhancements, renovations or construction to the assigned space must be approved at each submittal stage by the Beltsville Area Real Estate Leasing Officer and Facilities Services. Detailed plans for these improvements must be submitted to both the Real Property Section, Beltsville Agricultural Research Center, BARC-West, Building 003, Room 311, Beltsville, Maryland 20705 with drawings and all other pertinent data. Adequate time shall be allotted for the appropriate BARC staff to review these plans. All upgrades, minor renovations or modifications must receive the prior approval of the Beltsville Area Real Estate Leasing Officer.

Prior to the effective date of revocation or termination date of the Revocable Permit, all keys to the space must be returned to Real Property Section, Beltsville Agricultural Research Center, BARC-West, Building 003, Room 311, Beltsville, Maryland 20705. The premises must be entirely cleaned out and inspected by the Beltsville Area Real Property Section and Beltsville Area Safety, Occupational Health and Environment Staff before the tenant is released off financial obligations for the space. This includes the removal of all equipment, furniture, chemicals, hazardous waste, supplies, debris and facility being broom swept, all at the expense of the tenant agency. The Permittee shall schedule a pre-exit walkthrough of the relinquished space with the Real Property Section.

Conformance to the Code of Federal Regulations, Title 7, Part 502.8 and 502.14 will be enforced (copy attached). Permittee is responsible for making their staff and contract personnel aware of these regulations and ensuring their compliance.

Compliance with Federal, State of Maryland, and local environmental and pollution control regulations, standards and codes including but not limited to: The Comprehensive Environmental Response, Compensation, and Liability Act; The Resource Conservation and Recovery Action; The Clean Air Act; The Clean Water Act; The Toxic Substances Control Act; The Safe Drinking Water Act; The Federal Insecticide, Fungicide, and Rodenticide Act; The National Environmental Policy Act; The Endangered Species Act; and all applicable Codes of Maryland Regulations) is required by the Permittee. These regulations can be found by accessing the Environmental Protection Agency website at www.epa.gov. In addition, the permittee shall comply with any applicable provisions of any legally binding agreements entered into by either the Permittee or the Permittee with any regulatory or enforcement body having jurisdiction over the Beltsville Area.

BARC's response to alerts issued by the National Terrorism Advisory System may restrict access to the facility. Notification of Federal operations will be announced through both official and media channels with appropriate instructions, when or if such a situation occurs.

Please forward an updated staff listing along with your signed Revocable Permit to the Real Property Section, Attn: Tira L. McPhail, Building 003, Room 311, Beltsville, Maryland 20705.

cc:
Permittee
Facilities Services
Physical Security Office
Eastern Business Center, Budget Office
Eastern Business Center, Extramural Agreements

**The Council on Dairy Cattle Breeding (CDCB) - 3500/00
Fiscal Year 2014 Space Allocation**

BUILDING	FLOOR	ROOM	DESCRIPT	SQFT	INST	LAB	USE	CLASS
005	3	302	OFFICE	194	3500	00	2	OF
005	3	304	OFFICE	190	3500	00	2	OF

Total Square Feet: 384

Title 7—Agriculture

CHAPTER V--AGRICULTURAL RESEARCH SERVICE, DEPARTMENT OF AGRICULTURE

PART 502—CONDUCT ON BELTSVILLE AGRICULTURE RESEARCH CENTER PROPERTY, BELTSVILLE, MARYLAND

Sec.

502.1 General.

502.2 Admission.

502.3 Preservation of property.

502.4 Conformity with signs and emergency directions.

502.5 Nuisances.

502.6 Hunting, fishing, camping, horseback riding.

502.7 Gambling.

502.8 Intoxicating beverages and narcotics.

502.9 Soliciting, vending, debt collection, and distribution of handbills.

502.10 Photographs by visitors or for news, advertising, or commercial purposes.

502.11 Pets.

502.12 Vehicular and pedestrian traffic.

502.13 Weapons and explosives.

502.14 Nondiscrimination.

502.15 Exceptions.

502.16 Penalties and other law.

AUTHORITY: Secs. 2, 4, 62 Stat. 281; 40 U.S.C. 318 (a), (c); sec. 103, 63 Stat. 380; 40 U.S.C. 753; sec. 205(d), 63 Stat. 389; 40 U.S.C. 486(d); 36 FR 18440 and 60 FR 56392. SOURCE: 37 FR 2424, Feb. 1, 1972, unless otherwise noted.

§ 502.1 General.

The rules and regulations in this part apply to the buildings and grounds of the Beltsville Agricultural Research Center (BARC), Beltsville, MD, and to any persons entering in or on such property. The Administrator, General Services Administration, has delegated to the Secretary of Agriculture, with authority to redelegate, the authority to make all the needful rules and regulations for the protection of the buildings, grounds, equipment, and experimental plants and animals of BARC (36 FR 18440). The Secretary of Agriculture has delegated this authority to the Under Secretary for Research, Education, and Economics (60 FR 56392) who in turn has delegated such authority to the Administrator, Agricultural Research Service (60 FR 56392). The rules and regulations in this part are issued pursuant to such delegations. [61 FR 51211, Oct. 1, 1996]

§ 502.2 Admission.

Admission to BARC during “off duty” hours shall be restricted to the main arteries and any deviation therefrom by individuals shall be limited to authorized individuals who may be required to sign a register and display identification documents when requested by BARC Security or other authorized individual. “Off duty” hours will be posted at BARC. Admission during “duty” hours when BARC is closed to the public in emergency situations will be limited to authorized individuals who may be required to sign a register and display identification documents when requested by BARC Security or other authorized individual. [61 FR 51211, Oct. 1, 1996]

§ 502.3 Preservation of property.

It is unlawful to willfully destroy, damage, or remove property or any part thereof.

§ 502.4 Conformity with signs and emergency directions.

Persons in and on property of BARC shall comply with official signs of a prohibitory or directory nature, and with the directions of authorized individuals. [61 FR 51211, Oct. 1, 1996]

§ 502.5 Nuisances.

The use of loud, abusive or otherwise improper language, unwarranted loitering, sleeping, or assembly, the creating of any hazard to persons or things, improper disposal of rubbish, spitting, prurient prying, the commission of any obscene or indecent act, or any other unseemly or disorderly conduct, throwing articles of any kind from a building, or climbing upon any part of a building is prohibited. Further, conduct which obstructs the usual use of entrances, foyers, corridors, office elevators, stairways and parking lots, or which otherwise tends to impede or disturb BARC employees in the performance of their duties or which otherwise impedes the general public from obtaining the administrative services provided by BARC is prohibited. [61 FR 51211, Oct. 1, 1996]

§ 502.6 Hunting, fishing, camping, horseback riding.

The use of BARC grounds for any form of hunting, fishing, camping, or horseback riding is prohibited. Further, the use of these grounds for unauthorized picnicking is also prohibited. [61 FR 51211, Oct. 1, 1996]

§ 502.7 Gambling.

Participating in games for money or other personal property, or the operation of gambling devices, the conduct of a lottery or pool, or the selling or purchasing of numbers tickets, in or on BARC property, is prohibited. [61 FR 51211, Oct. 1, 1996]

§ 502.8 Intoxicating beverages and narcotics.

Entering BARC property or the operation of a motor vehicle thereon, by a person under the influence of intoxicating beverages or narcotic drug, hallucinogen, marihuana, barbiturate, or amphetamine (unless prescribed by a physician) or the consumption of such beverages, or the use of any such drug or substance in or on BARC property, is prohibited. [61 FR 51211, Oct. 1, 1996]

§ 502.9 Soliciting, vending, debt collection, and distribution of handbills.

The soliciting of alms and contributions, commercial soliciting and vending of all kinds or the display or distribution of commercial advertising, or the collecting of private debts, in or on BARC property, is prohibited. This section does not apply to national or local drives for funds for welfare, health, and other purposes sponsored or approved by the Agricultural Research Service, concessions, or personal notices posted by employees on authorized bulletin boards. Distribution of material such as pamphlets, handbills, and flyers or the posting of materials on bulletin boards or elsewhere is prohibited without prior approval of the Director, Beltsville Area. [61 FR 51211, Oct. 1, 1996]

§ 502.10 Photographs by visitors or for news, advertising, or commercial purposes.

Photographs may be taken by visitors or for news purposes without prior permission. Photographs for advertising and commercial purposes may be taken at BARC only with the prior written approval of the Director, Beltsville Area. [61 FR 51212, Oct. 1, 1996]

§ 502.11 Pets.

Pets, except assistance trained animals, brought upon BARC property must be kept on a leash and have proper vaccinations. Pets that are the property of employees residing on BARC must be up to date on their vaccinations, in accordance with State or local laws, and be kept on a leash or similarly restrained. The abandonment of unwanted animals on BARC grounds is prohibited. [61 FR 51212, Oct. 1, 1996]

§ 502.12 Vehicular and pedestrian traffic.

(a) Drivers of all vehicles whether or not motorized in or on BARC property shall drive in a careful and safe manner at all times and shall comply with the signals and directions of the security staff and all posted traffic signs; (b) The blocking of entrances, driveways, walks, loading platforms, or fire hydrants in or on BARC property is prohibited; (c) Except in emergencies, parking in or on BARC property in other than designated areas is not allowed without a permit. Parking without authority, parking in unauthorized

locations or in locations reserved for other persons, or contrary to the direction of posted signs is prohibited. This section may be supplemented from time to time, by the issuance and posting of specific traffic directives as may be required, and when so issued and posted such directives shall have the same force and effect as if made a part hereof. (d) The operation of unlicensed gasoline powered vehicles is prohibited. [37 FR 2424, Feb. 1, 1972, as amended at 61 FR 51212, Oct. 1, 1996]

§ 502.13 Weapons and explosives.

No person while in or on BARC property shall carry firearms, other dangerous or deadly weapons, or explosives, either openly or concealed, except as officially authorized for official purposes. [61 FR 51212, Oct. 1, 1996]

§ 502.14 Nondiscrimination.

There shall be no discrimination by segregation or otherwise against any person or persons because of race, religion, color, sex, age, disability or national origin, in furnishing, or by refusing to furnish to such person or persons the use of any facility of a public nature, including all services, privileges, accommodations, and activities provided thereby on BARC property. [61 FR 51212, Oct. 1, 1996]

§ 502.15 Exceptions.

The Administrator, Agricultural Research Service, may in individual cases, make prior, written exceptions to the rules and regulations in this part, if a determination is made that the exception is not adverse to the public interest. [61 FR 51212, Oct. 1, 1996]

§ 502.16 Penalties and other law.

Whoever shall be found guilty of violating the rules and regulations in this part is subject to fine of not more than \$50 or imprisonment of not more than 30 days, or both (see 40 U.S.C. 318c). Nothing contained in the rules and regulations in this part shall be construed as abrogating or authorizing the abrogation of any other regulations or any Federal law or any laws and regulations of the State of Maryland. [37 FR 2424, Feb. 1, 1972. Redesignated at 61 FR 51212, Oct. 1, 1996]