

(a) The Seller shall not file or cause to be filed on any invention or discovery conceived or first actually reduced to practice in the course of or under this subcontract in any country other than the United States, an application or registration for a patent without first obtaining written approval of the Government.

(b) When filing a patent application in the United States on an invention or discovery conceived or first actually reduced to practice in the course of or under this subcontract, the subject matter of which is classified for reasons of security, the Seller shall observe all applicable security regulations covering the transmission of classified subject matter. When transmitting the patent application to the United States Patent and Trademark Office, the Seller shall by separate letter identify by agency and number the contract or contracts which require security classification markings to be placed on the application.

(c) The substance of this clause shall be included in subcontracts which cover or are likely to cover classified subject matter.