109TH CONGRESS 1ST SESSION **S. 1581**

To facilitate the development of science parks, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JULY 29, 2005

Mr. BINGAMAN (for himself and Mr. BUNNING) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To facilitate the development of science parks, 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 "Science Park Adminis-5 tration Act of 2005".

6 SEC. 2. DEVELOPMENT OF SCIENCE PARKS.

7 (a) FINDING.—Section 2 of the Stevenson-Wydler
8 Technology Innovation Act of 1980 (15 U.S.C. 3701) is
9 amended by adding at the end the following new para10 graph:

"(12) It is in the best interests of the Nation
 to encourage the formation of science parks to pro mote the clustering of innovation through high tech nology activities.".

5 (b) DEFINITION.—Section 4 of such Act (15 U.S.C.
6 3703) is amended by adding at the end the following new
7 paragraphs:

"(14) 'Science park' means a group of inter-8 9 related companies and institutions, including sup-10 pliers, service providers, institutions of higher edu-11 cation, start-up incubators, and trade associations 12 that cooperate and compete and are located in a specific area whose administration promotes real estate 13 14 development, technology transfer, and partnerships 15 between such companies and institutions, and does 16 not mean a business or industrial park.

17 "(15) 'Business or industrial park' means pri18 marily a for-profit real estate venture of businesses
19 or industries which do not necessarily reinforce each
20 other through supply chain or technology transfer
21 mechanisms.

22 "(16) 'Science park infrastructure' means facili23 ties that support the daily economic activity of a
24 science park.".

1	(c) Promotion of Development of Science
2	PARKS.—Section 5(c) of such Act (15 U.S.C. 3704(c)) is
3	amended—
4	(1) in paragraph (14), by striking "and" at the
5	end;
6	(2) in paragraph (15) , by striking the period at
7	the end and inserting "; and"; and
8	(3) by adding at the end the following new
9	paragraph:
10	"(16) promote the formation of science parks.".
11	(d) Science Parks.—Such Act is further amended
12	by adding at the end the following new section:
13	"SEC. 24. SCIENCE PARKS.
14	"(a) Development of Plans for Construction
15	of Science Parks.—
16	"(1) IN GENERAL.—The Secretary shall award
17	grants for the development of feasibility studies and
18	plans for the construction of new or expansion of ex-
19	isting science parks.
20	"(2) LIMITATION ON AMOUNT OF GRANTS.—
21	The amount of a grant awarded under this sub-
22	section may not exceed \$750,000.
23	"(3) Award.—

1	"(A) Competition Required.—The Sec-
2	retary shall award any grant under this sub-
3	section pursuant to a full and open competition.
4	"(B) Advertising.—The Secretary shall
5	advertise any competition under this paragraph
6	in the Commerce Business Daily.
7	"(C) Selection criteria.—The Sec-
8	retary shall publish the criteria to be utilized in
9	any competition under this paragraph for the
10	selection of recipients of grants under this sub-
11	section. Such criteria shall include requirements
12	relating to—
13	"(i) the number of jobs to be created
14	at the science park each year for a period
15	of 5 years;
16	"(ii) the funding to be required to
17	construct or expand the science park over
18	the first 5 years;
19	"(iii) the amount and type of cost
20	matching by the applicant;
21	"(iv) the types of businesses and re-
22	search entities expected in the science park
23	and surrounding community;

1	"(v) letters of intent by businesses
2	and research entities to locate in the
3	science park;
4	"(vi) the capacity of the science park
5	for expansion over a period of 25 years;
6	"(vii) the quality of life at the science
7	park for employees at the science park;
8	"(viii) the capability to attract a well
9	trained workforce to the science park;
10	"(ix) the management of the science
11	park;
12	"(x) expected risks in the construction
13	and operation of the science park;
14	"(xi) risk mitigation;
15	"(xii) transportation and logistics;
16	"(xiii) physical infrastructure, includ-
17	ing telecommunications; and
18	"(xiv) ability to collaborate with other
19	science parks throughout the world.
20	"(4) Authorization of appropriations.—
21	There is authorized to be appropriated for each of
22	fiscal years 2006 through 2011, \$7,500,000 to carry
23	out this subsection.
24	"(b) Revolving Loan Program for Develop-
25	MENT OF SCIENCE PARK INFRASTRUCTURE.—

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1	"(1) IN GENERAL.—The Secretary shall make
2	grants to six regional centers for the development of
3	existing science park infrastructure through the op-
4	eration of revolving loan funds by such centers.
5	"(2) Selection of centers.—
6	"(A) IN GENERAL.—The Secretary shall
7	select the regional centers to be awarded grants
8	under this subsection utilizing such criteria as
9	the Secretary shall prescribe.
10	"(B) CRITERIA.—The criteria prescribed
11	by the Secretary under this paragraph shall in-
12	clude criteria relating to revolving loan funds
13	and revolving loan fund operators under para-
14	graph (4), including—
15	"(i) the qualifications of principal offi-
16	cers;
17	"(ii) non-Federal cost matching re-
18	quirements; and
19	"(iii) conditions for the termination of
20	loan funds.
21	"(3) LIMITATION ON LOAN AMOUNT.—The
22	amount of any loan for the development of existing
23	science park infrastructure that is funded under this
24	subsection may not exceed \$3,000,000.
25	"(4) REVOLVING LOAN FUNDS.—

1	"(A) IN GENERAL.—A regional center re-
2	ceiving a grant under this subsection shall fund
3	the development of existing science park infra-
4	structure through the utilization of a revolving
5	loan fund.
6	"(B) OPERATION AND INTEGRITY.—The
7	Secretary shall prescribe regulations to main-
8	tain the proper operation and financial integrity
9	of revolving loan funds under this paragraph.
10	"(C) Efficient administration.—The
11	Secretary may—
12	"(i) at the request of a grantee,
13	amend and consolidate grant agreements
14	governing revolving loan funds to provide
15	flexibility with respect to lending areas and
16	borrower criteria;
17	"(ii) assign or transfer assets of a re-
18	volving loan fund to a third party for the
19	purpose of liquidation, and a third party
20	may retain assets of the fund to defray
21	costs related to liquidation; and
22	"(iii) take such actions as are appro-
23	priate to enable revolving loan fund opera-
24	tors to sell or securitize loans (except that

1	the actions may not include issuance of a
2	Federal guaranty by the Secretary).
3	"(D) TREATMENT OF ACTIONS.—An action
4	taken by the Secretary under this paragraph
5	with respect to a revolving loan fund shall not
6	constitute a new obligation if all grant funds
7	associated with the original grant award have
8	been disbursed to the recipient.
9	"(E) PRESERVATION OF SECURITIES
10	LAWS.—
11	"(i) Not treated as exempted se-
12	CURITIES.—No securities issued pursuant
13	to subparagraph (C)(iii) shall be treated as
14	exempted securities for purposes of the Se-
15	curities Act of 1933 or the Securities Ex-
16	change Act of 1934, unless exempted by
17	rule or regulation of the Securities and Ex-
18	change Commission.
19	"(ii) Preservation.—Except as pro-
20	vided in clause (i), no provision of this
21	paragraph or any regulation issued by the
22	Secretary under this paragraph shall su-
23	persede or otherwise affect the application
24	of the securities laws (as such term is de-
25	fined in section $2(a)(47)$ of the Securities

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1	Exchange Act of 1934) or the rules, regu-
2	lations, or orders of the Securities and Ex-
3	change Commission or a self-regulatory or-
4	ganization thereunder.
5	"(5) Authorization of appropriations.—
6	There is authorized to be appropriated for each of
7	fiscal years 2006 through 2011, \$60,000,000 to
8	carry out this subsection.
9	"(c) Loan Guarantees for Science Park Infra-
10	STRUCTURE.—
11	"(1) IN GENERAL.—The Secretary shall guar-
12	antee up to 80 percent of the loan amount for loans
13	exceeding \$10,000,000 for projects for the construc-
14	tion of science park infrastructure.
15	"(2) Limitations on guarantee amounts.—
16	The maximum amount of loan principal guaranteed
17	under this subsection may not exceed—
18	"(A) $$50,000,000$ with respect to any sin-
19	gle project; and
20	((B) \$500,000,000 with respect to all
21	projects.
22	"(3) Selection of guarantee recipi-
23	ENTS.—The Secretary shall select recipients of loan
24	guarantees under this subsection based upon the
25	ability of the recipient to collateralize the loan

1	amount through bonds, equity, property, and other
2	such criteria as the Secretary shall prescribe.
3	"(4) TERMS AND CONDITIONS FOR LOAN GUAR-
4	ANTEES.—For purposes of this section, the loans
5	guaranteed shall be subject to such terms and condi-
6	tions as the Secretary may prescribe, except that—
7	"(A) the final maturity of such loans made
8	or guaranteed shall not exceed (as determined
9	by the Secretary) the lesser of—
10	"(i) 30 years and 32 days, or
11	"(ii) 90 percent of the useful life of
12	any physical asset to be financed by such
13	loan;
14	"(B) no loan made or guaranteed may be
15	subordinated to another debt contracted by the
16	borrower or to any other claims against the bor-
17	rowers in the case of default;
18	"(C) no loan may be guaranteed unless the
19	Secretary determines that the lender is respon-
20	sible and that adequate provision is made for
21	servicing the loan on reasonable terms and pro-
22	tecting the financial interest of the United
23	States;
24	"(D) no loan may be guaranteed if the in-
25	come from such loan is excluded from gross in-

1	come for purposes of chapter 1 of the Internal
2	Revenue Code of 1986, or if the guarantee pro-
3	vides significant collateral or security, as deter-
4	mined by the Secretary, for other obligations
5	the income from which is so excluded;
6	"(E) any guarantee shall be conclusive evi-
7	dence that said guarantee has been properly ob-
8	tained, that the underlying loan qualified for
9	such guarantee, and that, but for fraud or ma-
10	terial misrepresentation by the holder, such
11	guarantee shall be presumed to be valid, legal,
12	and enforceable;
13	"(F) the Secretary shall prescribe explicit
14	standards for use in periodically assessing the
15	credit risk of new and existing direct loans or
16	guaranteed loans;
17	"(G) the Secretary must find that there is
18	a reasonable assurance of repayment before ex-
19	tending credit assistance; and
20	"(H) new loan guarantees may not be com-
21	mitted except to the extent that appropriations
22	of budget authority to cover their costs are
23	made in advance, as required in section 504 of
24	the Federal Credit Reform Act of 1990.

1 "(5) PAYMENT OF LOSSES.—For purposes of 2 this section—

3 "(A) IN GENERAL.—If, as a result of a de-4 fault by a borrower under a guaranteed loan, 5 after the holder thereof has made such further 6 collection efforts and instituted such enforce-7 ment proceedings as the Secretary may require, 8 the Secretary determines that the holder has 9 suffered a loss, the Secretary shall pay to such 10 holder the percentage of such loss (not more 11 than 80 percent) specified in the guarantee con-12 tract. Upon making any such payment, the Sec-13 retary shall be subrogated to all the rights of 14 the recipient of the payment. The Secretary 15 shall be entitled to recover from the borrower 16 the amount of any payments made pursuant to 17 any guarantee entered into under this section.

18 "(B) ENFORCEMENT OF RIGHTS.—The At19 torney General shall take such action as may be
20 appropriate to enforce any right accruing to the
21 United States as a result of the issuance of any
22 guarantee under this section.

23 "(C) FORBEARANCE.—Nothing in this sec24 tion may be construed to preclude any forbear25 ance for the benefit of the borrower which may

1	be agreed upon by the parties to the guaranteed
2	loan and approved by the Secretary, if budget
3	authority for any resulting subsidy costs (as de-
4	fined under the Federal Credit Reform Act of
5	1990) is available.
6	"(D) MANAGEMENT OF PROPERTY.—Not-
7	withstanding any other provision of law relating
8	to the acquisition, handling, or disposal of prop-
9	erty by the United States, the Secretary shall
10	have the right in the Secretary's discretion to
11	complete, recondition, reconstruct, renovate, re-
12	pair, maintain, operate, or sell any property ac-
13	quired by the Secretary pursuant to the provi-
14	sions of this section.
15	"(6) REVIEW.—The Comptroller General of the
16	United States shall, within 2 years of the date of en-
17	actment of this section, conduct a review of the sub-
18	sidy estimates for the loan guarantees under this
19	subsection, and shall submit to Congress a report on
20	the review conducted under this paragraph.
21	"(7) TERMINATION.—No loan may be guaran-
22	teed under this subsection after September 30,
23	2011.
24	"(8) Authorization of appropriations.—
25	There is authorized to be appropriated—

1	"(A) such sums as may be necessary for
2	the cost, as defined in section $502(5)$ of the
3	Federal Credit Reform Act of 1990, of guaran-
4	teeing \$500,000,000 of loans under this sub-
5	section, and
6	(B) \$6,000,000 for administrative ex-
7	penses for fiscal year 2006 and such sums as
8	necessary thereafter for administrative expenses
9	in subsequent years.
10	"(d) NATIONAL ACADEMY OF SCIENCES EVALUA-
11	TION.—
12	"(1) IN GENERAL.—The Secretary shall enter
13	into an agreement with the National Academy of
14	Sciences under which the Academy shall evaluate, on
15	a tri-annual basis, the activities under this section.
16	"(2) TRI-ANNUAL REPORT.—Under the agree-
17	ment under paragraph (1), the Academy shall sub-
18	mit to the Secretary a report on its evaluation of
19	science park development under that paragraph.
20	Each report may include such recommendations as
21	the Academy considers appropriate for additional ac-
22	tivities to promote and facilitate the development of
23	science parks in the United States.
24	"(e) TRI-ANNUAL REPORT.—Not later than March
25	31 of every third year, the Secretary shall submit to Con-

gress a report on the activities under this section during 1 the preceding 3 years, including any recommendations 2 made by the National Academy of Sciences under sub-3 4 section (d)(2) during such period. Each report may in-5 clude such recommendations for legislative or administrative action as the Secretary considers appropriate to fur-6 7 ther promote and facilitate the development of science 8 parks in the United States. 9 "(f) REGULATIONS.—

"(1) REGULATIONS.—Consistent with Office of
Management and Budget Circular A-129, 'Policies
for Federal Credit Programs and Non-Tax Receivables', the Secretary shall prescribe regulations to
carry out this section.

15 "(2) DEADLINE.—The Secretary shall prescribe
16 such regulations not later than one year after the
17 date of enactment of this section.".

18 SEC. 3. SCIENCE PARK VENTURE CAPITAL FUND PILOT

19 PROGRAM.

20 Title III of the Small Business Investment Act of
21 1958 (15 U.S.C. 681 et seq.) is amended by adding at
22 the end the following:

PART C—SCIENCE PARK VENTURE CAPITAL FUND PILOT PROGRAM

3 "SEC. 1. DEFINITIONS.

4 "As used in this part, the following definitions shall5 apply:

6 "(1) BUSINESS OR INDUSTRIAL PARK.—The 7 term 'Business or industrial park' means primarily 8 a for-profit real estate venture of businesses or in-9 dustries which do not necessarily reinforce each 10 other through supply chain or technology transfer 11 mechanisms.

12 "(2) EQUITY CAPITAL.—The term 'equity cap13 ital' means common or preferred stock or a similar
14 instrument, including subordinated debt with equity
15 features.

"(3) HIGH-TECHNOLOGY.—The term 'hightechnology' means any of the high technology industries in the North American Industrial Classification
System, as listed in table 8–25 of the National
Science Board publication entitled 'Science and Engineering Indicators 2004', or as listed in any succeeding editions of such publication.

23 "(4) LEVERAGE.—The term 'leverage' in24 cludes—

25 "(A) debentures purchased or guaranteed26 by the Administrator;

	± 1
1	"(B) participating securities purchased or
2	guaranteed by the Administrator; and
3	"(C) preferred securities outstanding as of
4	the date of enactment of this part.
5	"(5) Mezzanine financing.—The term 'mez-
6	zanine financing' means late-stage venture capital
7	usually associated with the final round of financing
8	prior to an initial public offering.
9	"(6) Operational assistance.—The term
10	'operational assistance' means management, mar-
11	keting, and other technical assistance that assists
12	high-technology start-up companies with business
13	development.
14	"(7) Participation agreement.—The term
15	'participation agreement' means an agreement, be-
16	tween the Administrator and a company granted
17	final approval by the Administrator under section
18	374(e), that—
19	"(A) details the operating plan and invest-
20	ment criteria of the company; and
21	"(B) requires the company to make invest-
22	ments in high-technology start-up companies
23	within a science park.
24	"(8) PRIVATE CAPITAL.—The term 'private
25	capital'—

1	"(A) means the total of—
2	"(i)(I) the paid-in capital and paid-in
3	surplus of a corporate science park venture
4	capital company;
5	"(II) the contributed capital of the
6	partners of a partnership science park ven-
7	ture capital company; or
8	"(III) the equity investment of the
9	members of a limited liability company
10	science park venture capital company; and
11	"(ii) unfunded binding commitments
12	from investors that meet criteria estab-
13	lished by the Administrator to contribute
14	capital to the science park venture capital
15	company, except that—
16	"(I) unfunded commitments may
17	be counted as private capital for pur-
18	poses of approval by the Adminis-
19	trator of any request for leverage; and
20	"(II) leverage shall not be funded
21	based on the commitments; and
22	"(B) does not include—
23	"(i) any funds borrowed by a science
24	park venture capital company from any
25	source;

- "(ii) any funds obtained through the 1 2 issuance of leverage; or 3 "(iii) any funds obtained directly or 4 indirectly from Federal, State, or local gov-5 ernment, except for— 6 "(I) funds obtained from the 7 business revenues of any federally 8 chartered \mathbf{or} government-sponsored 9 enterprise established before the date 10 of enactment of this part; 11 "(II) funds invested by an em-12 ployee welfare benefit plan or pension 13 plan; and 14 "(III) any qualified nonprivate 15 funds, if the investors of such funds do not directly or indirectly control 16 17 the management, board of directors, 18 general partners, or members of the 19 science park venture capital company. "(9) PROGRAM.—The term 'Program' means 20 21 the Science Park Venture Capital Program estab-22 lished under section 372. "(10) QUALIFIED NONPRIVATE FUNDS.—The 23
- 24 term 'qualified nonprivate funds' means—

"(A) any funds directly or indirectly invested in any applicant or science park venture capital company on or before the date of enactment of this part, by any Federal agency other than the Administration, under a law explicitly mandating the inclusion of those funds in the definition of the term private capital; and

8 "(B) any funds invested in any applicant 9 or science park venture capital company by 1 or 10 more entities of any State, including any guar-11 antee extended by any such entity, in an aggre-12 gate amount not to exceed 33 percent of the 13 private capital of the applicant or science park 14 venture capital company.

15 "(11) Science park.—The term 'science park' 16 means a group of interrelated companies and institutions, including suppliers, service providers, institu-17 18 tions of higher education, start-up incubators, and 19 trade associations that cooperate and compete and 20 are located in a specific area whose administration 21 promotes real estate development, technology trans-22 fer, and partnerships between such companies and 23 institutions, and does not mean a business or industrial park. 24

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1	"(12) Science park venture capital.—The
2	term 'science park venture capital' means equity
3	capital investments in high-technology start-up busi-
4	nesses located in science parks to foster economic
5	development and technological innovation.
6	"(13) Science park venture capital com-
7	PANY.—The term 'science park venture capital com-
8	pany' means a company that—
9	"(A) meets the requirements under section
10	373;
11	"(B) has been granted final approval by
12	the Administrator under section 374(e); and
13	"(C) has entered into a participation
14	agreement with the Administrator.
15	"(14) Start-up company.—The term 'start-up
16	company' means a company that has developed intel-
17	lectual property protection of research and develop-
18	ment, but has not reached the stage associated with
19	equity or securitized investments typical of venture
20	capital or mezzanine financing.
21	"(15) STATE.—The term 'State' means each of
22	the several States of the United States, the District
23	of Columbia, the Commonwealth of Puerto Rico, the
24	Virgin Islands, Guam, American Samoa, the Com-
25	monwealth of the Northern Mariana Islands, and

1	any other commonwealth, territory, or possession of
2	the United States.
3	"SEC. 2. ESTABLISHMENT.
4	"There is established a Science Park Venture Capital
5	Program, under which the Administrator may—
6	((1) enter into participation agreements with
7	companies granted final approval under section
8	374(e);
9	((2) guarantee the debentures issued by science
10	park venture capital companies under section 375;
11	and
12	"(3) award grants to science park venture cap-
13	ital companies under section 377.
14	"SEC. 3. REQUIREMENTS FOR SCIENCE PARK VENTURE
15	CAPITAL COMPANIES.
16	"(a) Organization.—For purposes of this part, a
17	science park venture capital company—
18	$\hdots(1)$ shall be an incorporated body, a limited li-
19	ability company, or a limited partnership organized
20	and chartered, or otherwise existing under State law
21	solely for the purpose of performing the functions
22	and conducting the activities authorized by this part;
23	((2) if incorporated, shall have succession for a
24	period of not less than 30 years unless earlier dis-

1	"(3) if a limited partnership or a limited liabil-
2	ity company, shall have succession for a period of
3	not less than 10 years; and
4	"(4) shall possess the powers reasonably nec-
5	essary to perform the functions and conduct the ac-
6	tivities.
7	"(b) ARTICLES.—The articles of any science park
8	venture capital company—
9	"(1) shall specify in general terms—
10	"(A) the purposes for which the company
11	is formed;
12	"(B) the name of the company;
13	"(C) the area or areas in which the oper-
14	ations of the company are to be carried out;
15	"(D) the place where the principal office of
16	the company is to be located; and
17	"(E) the amount and classes of the shares
18	of capital stock of the company;
19	"(2) may contain any other provisions con-
20	sistent with this part that the science park venture
21	capital company may determine to be appropriate to
22	adopt for the regulation of the business of the com-
23	pany and the conduct of the affairs of the company;
24	and

1	"(3) shall be subject to the approval of the Ad-
2	ministrator.
3	"(c) Capital Requirements.—
4	"(1) IN GENERAL.—Except as provided in para-
5	graph (2), the private capital of each science park
6	venture capital company shall be not less than—
7	((A) \$5,000,000; or
8	"(B) $$10,000,000$, with respect to each
9	science park venture capital company author-
10	ized or seeking authority to issue participating
11	securities to be purchased or guaranteed by the
12	Administrator under this part.
13	"(2) EXCEPTION.—The Secretary may, in the
14	discretion of the Administrator, and based on a
15	showing of special circumstances and good cause,
16	permit the private capital of science park venture
17	capital company described in paragraph $(1)(B)$ to be
18	less than $$10,000,000$, but not less than
19	\$5,000,000, if the Administrator determines that the
20	action would not create or otherwise contribute to an
21	unreasonable risk of default or loss to the Federal
22	Government.
23	"(3) ADEQUACY.—In addition to the require-
24	ments under paragraph (1), the Administrator
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25 shall—

"(A) determine whether the private capital 1 2 of each science park venture capital company is 3 adequate to ensure a reasonable prospect that 4 the company will be operated soundly and prof-5 itably, and managed actively and prudently in 6 accordance with the articles of the company; 7 "(B) determine that the science park venture capital company will be able to comply 8 9 with the requirements of this part; and 10 "(C) ensure that the science park venture 11 capital company is designed primarily to meet 12 equity capital needs of the businesses in which 13 the company invests and not to compete with 14 traditional financing by commercial lenders of 15 high-technology startup businesses. 16 "(d) DIVERSIFICATION OF OWNERSHIP.—The Administrator shall ensure that the management of each 17 science park venture capital company licensed after the 18 19 date of enactment of this part is sufficiently diversified

20 from, and unaffiliated with, the ownership of the company
21 so as to ensure independence and objectivity in the finan22 cial management and oversight of the investments and op23 erations of the company.

3 "(a) ELIGIBILITY.—A company is eligible to partici4 pate as a science park venture capital company in the Pro5 gram if the company—

6 "(1) is a newly formed for-profit entity or a
7 newly formed for-profit subsidiary of an existing en8 tity;

9 "(2) has a management team in the science
10 park with experience in development financing or
11 relevant venture capital financing;

12 "(3) has a primary objective of economic devel13 opment of the science park and its surrounding geo14 graphic area; and

15 "(4) promotes innovation of science and tech-16 nology in the science park.

17 "(b) APPLICATION.—Any eligible company that de18 sires to participate as a science park venture capital com19 pany in the Program shall submit an application to the
20 Administrator, which shall include—

21 "(1) a business plan describing how the com22 pany intends to make successful venture capital in23 vestments in start up companies within the science
24 park;

25 "(2) a description of the qualifications and gen26 eral reputation of the management of the company;
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1	"(3) an estimate of the ratio of cash to in-kind
2	contributions of binding commitments to be made to
3	the company under the Program;
4	"(4) a description of the criteria to be used to
5	evaluate whether, and to what extent, the company
6	meets the objectives of the Program;
7	"(5) information regarding the management
8	and financial strength of any parent firm, affiliated
9	firm, or other firm essential to the success of the
10	business plan of the company; and
11	"(6) such other information as the Adminis-
12	trator may require.
13	"(c) STATUS.—Not later than 90 days after the ini-
14	tial receipt by the Administrator of an application under
15	this section, the Administrator shall provide to the appli-
16	cant a written report that describes the status of the appli-
17	cants and any requirements remaining for completion of
18	the application.
19	"(d) MATTERS CONSIDERED.—In reviewing and
20	processing any application under this section, the Admin-
21	istrator—
22	"(1) shall determine if—
23	"(A) the applicant meets the requirements
24	under subsection (e); and

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1	"(B) the management of the applicant is
2	qualified and has the knowledge, experience,
3	and capability necessary to comply with this
4	part;
5	"(2) shall take into consideration—
6	"(A) the need for and availability of fi-
7	nancing for high-technology start-up companies
8	in the science park in which the applicant is to
9	commence business;
10	"(B) the general business reputation of the
11	owners and management of the applicant; and
12	"(C) the probability of successful oper-
13	ations of the applicant, including adequate prof-
14	itability and financial soundness;
15	"(3) shall not take into consideration any pro-
16	jected shortage or unavailability of grant funds or le-
17	verage; and
18	"(4) shall emphasize the promotion of regional
19	science park venture capital companies to serve mul-
20	tiple research parks in order to avoid geographic di-
21	lution of management and capital.
22	"(e) APPROVAL; LICENSE.—The Administrator may
23	approve an applicant to operate as a science park venture
24	capital company under this part and license the applicant
25	as a science park venture capital company, if—

1	"(1) the Administrator determines that the ap-
2	plication satisfies the requirements under subsection
3	(b);
4	"(2) the Administrator approves—
5	"(A) the area in which the science park
6	venture capital company is to conduct its oper-
7	ations; and
8	"(B) the establishment of branch offices or
9	agencies (if authorized by the articles); and
10	"(3) the applicant enters into a participation
11	agreement with the Administrator.
12	"SEC. 5. DEBENTURES.
13	"(a) GUARANTEES.—The Administrator may guar-
14	antee the timely payment of principal and interest, as
15	scheduled, on debentures issued by any science park ven-
16	ture capital company.
17	"(b) TERMS AND CONDITIONS.—The Administrator
18	may make guarantees under this section on such terms

19 and conditions as the Administrator determines to be ap-20 propriate, except that the term of any debenture guaran-21 teed under this section shall not exceed 15 years.

"(c) FULL FAITH AND CREDIT OF THE UNITED
STATES.—The full faith and credit of the United States
is pledged to pay all amounts that may be required to be
paid under any guarantee under this part.

1	"(d) MAXIMUM GUARANTEE.—The Administrator
2	may—
3	"(1) guarantee the debentures issued by a
4	science park venture capital company only to the ex-
5	tent that the total face amount of outstanding guar-
6	anteed debentures of such company does not exceed
7	the lesser of—
8	"(A) 300 percent of the private capital of
9	the company, or
10	"(B) \$100,000,000; and
11	((2)) provide for the use of discounted deben-
12	tures.
13	"SEC. 6. ISSUANCE AND GUARANTEE OF TRUST CERTIFI-
13 14	"SEC. 6. ISSUANCE AND GUARANTEE OF TRUST CERTIFI- CATES.
14	CATES.
14 15	CATES. "(a) ISSUANCE.—The Administrator may issue trust
14 15 16 17	CATES. "(a) ISSUANCE.—The Administrator may issue trust certificates representing ownership of all or a part of de-
14 15 16 17	CATES. "(a) ISSUANCE.—The Administrator may issue trust certificates representing ownership of all or a part of de- bentures issued by a science park venture capital company
14 15 16 17 18	CATES. "(a) ISSUANCE.—The Administrator may issue trust certificates representing ownership of all or a part of de- bentures issued by a science park venture capital company and guaranteed by the Administrator under this part, if
14 15 16 17 18 19	CATES. "(a) ISSUANCE.—The Administrator may issue trust certificates representing ownership of all or a part of de- bentures issued by a science park venture capital company and guaranteed by the Administrator under this part, if such certificates are based on and backed by a trust or
 14 15 16 17 18 19 20 	CATES. "(a) ISSUANCE.—The Administrator may issue trust certificates representing ownership of all or a part of de- bentures issued by a science park venture capital company and guaranteed by the Administrator under this part, if such certificates are based on and backed by a trust or pool approved by the Administrator and composed solely
 14 15 16 17 18 19 20 21 	CATES. "(a) ISSUANCE.—The Administrator may issue trust certificates representing ownership of all or a part of de- bentures issued by a science park venture capital company and guaranteed by the Administrator under this part, if such certificates are based on and backed by a trust or pool approved by the Administrator and composed solely of guaranteed debentures.

25 priate, guarantee the timely payment of the principal

of and interest on trust certificates issued by the
 Administrator or its agents for purposes of this sec tion.

4 "(2) LIMITATION.—Each guarantee under this
5 subsection shall be limited to the extent of principal
6 and interest on the guaranteed debentures that com7 pose the trust or pool.

8 "(3) Prepayment or default.—

9 "(A) IN GENERAL.—In the event that a 10 debenture in a trust or pool is prepaid, or in 11 the event of default of such a debenture, the 12 guarantee of timely payment of principal and 13 interest on the trust certificates shall be re-14 duced in proportion to the amount of principal 15 and interest such prepaid debenture represents 16 in the trust or pool.

17 "(B) INTEREST.—Interest on prepaid or
18 defaulted debentures shall accrue and be guar19 anteed by the Administrator only through the
20 date of payment of the guarantee.

21 "(C) REDEMPTION.—At any time during
22 its term, a trust certificate may be called for re23 demption due to prepayment or default of all
24 debentures.

"(c) FULL FAITH AND CREDIT.—The full faith and
 credit of the United States is pledged to pay all amounts
 that may be required to be paid under any guarantee of
 a trust certificate issued by the Administrator or its
 agents under this section.

6 "(d) Subrogation and Ownership Rights.—

7 "(1) SUBROGATION.—If the Administrator pays
8 a claim under a guarantee issued under this section,
9 it shall be subrogated fully to the rights satisfied by
10 such payment.

11 "(2) OWNERSHIP RIGHTS.—No provision of 12 Federal, State, or local law shall preclude or limit 13 the exercise by the Administrator of its ownership 14 rights in the debentures residing in a trust or pool 15 against which 1 or more trust certificates are issued 16 under this section.

17 "(e) MANAGEMENT AND ADMINISTRATION.—

18 "(1) REGISTRATION.—The Administrator may
19 provide for a central registration of all trust certifi20 cates issued under this section.

21 "(2) Contracting of functions.—

"(A) IN GENERAL.—Notwithstanding any
other provision of law, the Administrator may
contract with an agent or agents to carry out
on behalf of the Administrator the pooling and

1	the central registration functions provided for
2	in this section, including—
3	"(i) maintenance, on behalf of and
4	under the direction of the Administrator,
5	of such commercial bank accounts or in-
6	vestments in obligations of the United
7	States as may be necessary to facilitate the
8	creation of trusts or pools backed by de-
9	bentures guaranteed under this part; and
10	"(ii) the issuance of trust certificates
11	to facilitate the creation of such trusts or
12	pools.
13	"(B) FIDELITY BOND OR INSURANCE RE-
14	QUIREMENT.—Any agent performing functions
15	on behalf of the Administrator under this para-
16	graph shall provide a fidelity bond or insurance
17	in such amounts as the Administrator deter-
18	mines necessary to fully protect the interests of
19	the United States.
20	"(C) REGULATION OF BROKERS AND
21	DEALERS.—The Administrator may regulate
22	brokers and dealers in trust certificates issued
23	under this section.
24	"(D) ELECTRONIC REGISTRATION.—Noth-
25	ing in this subsection may be construed to pro-

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1	hibit the use of a book entry or other electronic
2	form of registration for trust certificates issued
3	under this section.
4	"SEC. 7. OPERATIONAL ASSISTANCE GRANTS.
5	"(a) IN GENERAL.—
6	"(1) GRANTS AUTHORIZED.—The Adminis-
7	trator may award grants to science park venture
8	capital companies and other entities to provide oper-
9	ational assistance to high-technology start-up com-
10	panies financed, or expected to be financed, by such
11	companies.
12	"(2) TERMS.—Grants under this subsection
13	shall be made over a period not to exceed 10 years,
14	under such other terms as the Administrator may
15	require.
16	"(3) GRANT AMOUNT.—Each grant awarded
17	under this subsection shall be equal to the lesser
18	of—
19	"(A) 10 percent of the private capital
20	raised by the science park venture capital com-
21	pany; or
22	''(B) \$1,000,000 .
23	"(4) Other entities.—The amount of a
24	grant made under this subsection to any entity other
25	than a science park venture capital company shall be

equal to the resources (in cash or in kind) raised by
 the entity in accordance with the requirements appli cable to science park venture capital companies
 under this part.

5 "(b) SUPPLEMENTAL GRANTS.—

6 "(1) IN GENERAL.—The Administrator may 7 award supplemental grants to science park venture 8 capital companies and other entities, under such 9 terms as the Administrator may require, to provide 10 additional operational assistance to start-up compa-11 nies financed, or expected to be financed, by such 12 companies or entities.

13 "(2) MATCHING REQUIREMENT.—The Adminis-14 trator may require, as a condition of any supple-15 mental grant made under this subsection, that the 16 company or entity receiving the grant provide a 17 matching contribution equal to 50 percent of the 18 amount of the supplemental grant from non-Federal 19 cash or in-kind resources.

20 "(c) LIMITATION.—None of the assistance made
21 available under this section may be used for any overhead
22 or general and administrative expense of a science park
23 venture capital company or other entity.

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1 "SEC. 8. REPORTING REQUIREMENTS.

2	"(a) Science Park Venture Capital Compa-
3	NIES.—Each science park venture capital company shall
4	provide the Administrator with such information as the
5	Administrator may require, including information relating
6	to the criteria described in section $374(b)(4)$.
7	"(b) Public Reports.—
8	"(1) IN GENERAL.—The Administrator shall
9	prepare and make available to the public an annual
10	report on the Program, which shall include detailed
11	information on—
12	"(A) the number of science park venture
13	capital companies licensed by the Administrator
14	during the previous fiscal year;
14 15	during the previous fiscal year; "(B) the aggregate amount of leverage
15	"(B) the aggregate amount of leverage
15 16	"(B) the aggregate amount of leverage that science park venture capital companies
15 16 17	"(B) the aggregate amount of leverage that science park venture capital companies have received from the Federal Government
15 16 17 18	"(B) the aggregate amount of leverage that science park venture capital companies have received from the Federal Government during the previous fiscal year;
15 16 17 18 19	 "(B) the aggregate amount of leverage that science park venture capital companies have received from the Federal Government during the previous fiscal year; "(C) the aggregate number of each type of
15 16 17 18 19 20	 "(B) the aggregate amount of leverage that science park venture capital companies have received from the Federal Government during the previous fiscal year; "(C) the aggregate number of each type of leveraged instruments used by science park ven-
 15 16 17 18 19 20 21 	 "(B) the aggregate amount of leverage that science park venture capital companies have received from the Federal Government during the previous fiscal year; "(C) the aggregate number of each type of leveraged instruments used by science park venture capital companies during the previous fis-
 15 16 17 18 19 20 21 22 	 "(B) the aggregate amount of leverage that science park venture capital companies have received from the Federal Government during the previous fiscal year; "(C) the aggregate number of each type of leveraged instruments used by science park venture capital companies during the previous fiscal year, and how each such number compares

"(i) science park venture capital com-1 2 pany licenses surrendered; and "(ii) the number of science park ven-3 4 ture capital companies placed in liquida-5 tion; 6 "(E) the amount and type of leverage each 7 such company has received from the Federal 8 Government; 9 "(F) the amount of losses sustained by the 10 Federal Government as a result of operations 11 under this part during the previous fiscal year 12 and an estimate of the total losses that the 13 Federal Government can reasonably expect to 14 incur as a result of the operations during the 15 current fiscal year; "(G) actions taken by the Administrator to 16 17 maximize recoupment of funds of the Federal 18 Government expended to implement and admin-19 ister the Program during the previous fiscal

year and to ensure compliance with the require-

ments of this part, including implementing reg-

leverage that each licensee received in the pre-

"(H) the amount of Federal Government

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ulations;

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1	vious fiscal year and the types of leverage in-
2	struments used by each licensee;
3	"(I) for each type of financing instrument,
4	the sizes, types of geographic locations, and
5	other characteristics of the small business in-
6	vestment companies using the instrument dur-
7	ing the previous fiscal year, including the extent
8	to which the investment companies have used
9	the leverage from each instrument to make
10	loans or equity investments in science parks;
11	and
12	"(J) the actions of the Administrator to
13	carry out this part.
14	"(2) PROHIBITION.—In compiling the report re-
15	quired under paragraph (1), the Administrator may
16	not—
17	"(A) compile the report in a manner that
18	permits identification of any particular type of
19	investment by an individual science park ven-
20	ture capital company in which a science park
21	venture capital company invests; or
22	"(B) release any information that is pro-
23	hibited under section 1905 of title 18, United
24	States Code.

1 "SEC. 9. EXAMINATIONS.

2 "(a) IN GENERAL.—Each science park venture cap3 ital company that participates in the Program shall be
4 subject to examinations made at the direction of the Ad5 ministrator, in accordance with this section.

6 "(b) ASSISTANCE OF PRIVATE SECTOR ENTITIES.—
7 An examination under this section may be conducted with
8 the assistance of a private sector entity that has the quali9 fications and expertise necessary to conduct such an exam10 ination.

11 "(c) Costs.—

"(1) IN GENERAL.—The Administrator may assess the cost of an examination under this section,
including compensation of the examiners, against the
science park venture capital company examined.

16 "(2) PAYMENT.—Any science park venture cap17 ital company against which the Administrator as18 sesses costs under this subsection shall pay the costs
19 assessed.

20 "(d) DEPOSIT OF FUNDS.—Funds collected under
21 this section—

22 "(1) shall be deposited in the account that in-23 curred the costs for carrying out this section;

24 "(2) shall be made available to the Adminis25 trator to carry out this section, without further ap26 propriation; and

"(3) shall remain available until expended.

2 "SEC. 10. BANK PARTICIPATION.

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3 "(a) IN GENERAL.—Except as provided under sub-4 section (b), any national bank, any member bank of the 5 Federal Reserve System, and, to the extent permitted 6 under applicable State law, any insured bank that is not 7 a member of such system, may invest in—

8 "(1) any science park venture capital company;9 or

10 "(2) any entity established to invest solely in11 science park venture capital companies.

12 "(b) LIMITATION.—No bank described in subsection
13 (a) may make investments described in that subsection
14 that are greater than 5 percent of the capital and surplus
15 of the bank.

16 "SEC. 11. FEES.

17 "(a) IN GENERAL.—Except as provided under sub18 section (b), the Administrator may charge such fees as
19 it determines to be appropriate with respect to any guar20 antee or grant issued under this part.

"(b) EXCEPTION.—The Administrator shall not collect a fee for any guarantee of a trust certificate under
this section. Any agent of the Administrator may collect
a fee, upon the approval of the Administrator, for the
functions described in section 376(e)(2).

1 "SEC. 12. APPLICABLE LAW.

2 "(a) IN GENERAL.—The provisions relating to New
3 Market Venture Capital companies under sections 361
4 through section 366 shall apply to science park venture
5 capital companies.

6 "(b) PURCHASE OF GUARANTEED OBLIGATIONS.—
7 Section 318 shall not apply to any debenture issued by
8 a science park venture capital company under this part.

9 "SEC. 13. REGULATIONS.

10 "Not later than 12 months after the date of enact11 ment of this part, the Administrator shall issue such regu12 lations as it determines necessary to carry out this part.
13 "SEC. 14. AUTHORIZATIONS OF APPROPRIATIONS.

14 "(a) IN GENERAL.—There are authorized to be ap15 propriated to the Administration for each of the fiscal
16 years 2006 through 2011, to remain available until ex17 pended—

"(1) such sums as may be necessary for the
cost, as defined in section 502(5) of the Federal
Credit Reform Act of 1990, of guaranteeing
\$500,000,000 of debentures under this part; and

22 "(2) \$50,000,000 to make grants under this
23 part.

24 "(b) FUNDS COLLECTED FOR EXAMINATIONS.—
25 Funds deposited pursuant to section 362(d) may only be
26 used for—

1	"(1) examinations under section 362; and
2	"(2) other oversight activities of the Program.".
3	SEC. 4. TAX INCENTIVES FOR INVESTMENT IN SCIENCE
4	PARKS.
5	(a) EXPENSING.—
6	(1) IN GENERAL.—Section 179(d) of the Inter-
7	nal Revenue Code of 1986 (relating to definitions
8	and special rules) is amended by adding at the end
9	the following new paragraph:
10	"(11) Application of section to property
11	PLACED IN SERVICE IN SCIENCE PARKS.—
12	"(A) IN GENERAL.—In the case of any sec-
13	tion 179 property placed in service in any
14	science park, this section shall be applied with-
15	out regard to paragraphs (1) and (2) of sub-
16	section (b).
17	"(B) Science park.—
18	"(i) IN GENERAL.—The term 'science
19	park' means a group of interrelated com-
20	panies and institutions, including suppliers,
21	service providers, institutions of higher
22	education, start-up incubators, and trade
23	associations that cooperate and compete
24	and are located in a specific area whose
25	administration promotes real estate devel-

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1	opment, technology transfer, and partner-
2	ships between such companies and institu-
3	tions, and does not mean a business or in-
4	dustrial park.
5	"(ii) Business or industrial
6	PARK.—The term 'business or industrial
7	park' means primarily a for-profit real es-
8	tate venture of businesses or industries
9	which do not necessarily reinforce each
10	other through supply chain or technology
11	transfer mechanisms.".
12	(2) EFFECTIVE DATE.—The amendment made
13	by this subsection shall apply with respect to prop-
14	erty placed in service after the date of the enactment
15	of this Act.
16	(b) Tax Credit for Research Activities.—
17	(1) IN GENERAL.—Section 41(a) of the Internal
18	Revenue Code of 1986 (relating to credit for increas-
19	ing research activities) is amended by striking "and"
20	at the end of paragraph (1)(B), by striking the pe-
21	riod at the end of paragraph (2) and inserting ",
22	and", and by adding at the end the following new
23	paragraph:
24	((3) 20 percent of the qualified research ex-

24 "(3) 20 percent of the qualified research ex-25 penses paid or incurred by the taxpayer during the

taxable year in carrying on any trade or business lo-1 2 cated in a science park.". (2) SCIENCE PARK.—Section 41(f) of such 3 4 Code (relating to special rules) is amended by add-5 ing at the end the following new paragraph: "(6) Science Park.— 6 7 "(A) IN GENERAL.—The term 'science 8 park' means a group of interrelated companies 9 and institutions, including suppliers, service 10 providers, institutions of higher education, 11 start-up incubators, and trade associations that 12 cooperate and compete and are located in a spe-13 cific area whose administration promotes real 14 estate development, technology transfer, and 15 partnerships between such companies and institutions, and does not mean a business or indus-16 17 trial park. 18 "(B) BUSINESS OR INDUSTRIAL PARK.— 19 The term 'business or industrial park' means 20 primarily a for-profit real estate venture of

businesses or industries which do not nec-

essarily reinforce each other through supply

chain or technology transfer mechanisms.".

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(3) EFFECTIVE DATE.—The amendments made
 by this subsection shall apply to taxable years begin ning after the date of the enactment of this Act.

4 (c) PRIVATE BUSINESS USE OF A BOND-FINANCED
5 FACILITY DOES NOT INCLUDE PERFORMANCE OF RE6 SEARCH USING FEDERAL GOVERNMENT FUNDING IN
7 SUCH FACILITY.—

8 (1) IN GENERAL.—Subparagraph (A) of section 9 141(b)(6) of the Internal Revenue Code of 1986 (de-10 fining private business use) is amended by inserting 11 "or use in the performance of research using, in 12 whole or in part, funds of the United States or any 13 agency or instrumentality thereof" before "shall not 14 be taken into account".

15 (2) EFFECTIVE DATE.—

16 (A) IN GENERAL.—The amendment made
17 by this subsection shall apply to any use on or
18 after the date of the enactment of this Act.

19 (B) NO INFERENCE.—Nothing in the
20 amendment made by this subsection shall be
21 construed to create any inference with respect
22 to the use of tax-exempt bond financed facilities
23 before the effective date of such amendment.