# Appendix B

# Public Law 92-484 92nd Congress, н. R. 10243 October 13, 1972

# An Act

86 STAT\* 797

Technology Assessment Act

of 1972.

To establish an Office Of TechnologyAssessment for the Congress as ● id in the Identification and consideration of existing and probable impacts of technological application; to ● mend the National Sciene Foundation Act of 1950; and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled **That this Act may** he cited as the" Technology Assessment Act of 1972".

# FINDINGS AND DECLARATION OF PURPOSE

Sec. 2. The Congress hereby finds and declares that: (a) As technology continues to change and expand rapidly, its

applications are--(1) large and growing in scale; and

(2) increasing extensive, pervasive, and critical in their impact, beneficial and adverse, on the natural and social environment.

(b) Therefore, it is essential that to the fullest extent possible, the consequences of technological applications be anticipated, understood, and considered in determination of public policy on existing and emerging national problems.

(c) The Congress further finds that :

(1) the Federal agencies presently responsible directly to the Congress are not designed to provide the legislative branch with adequate and timely information. independently developed relating to the potential impact of technological applications, and

(2) the present mechanisms of the Congress do not and are **not** designed to provide the legislative branch with such information.(d) Accordingly, it is necessary for the Congress

(1) equip itself with new and effective means for securing competent. unbiased. information concerning the physical, biological, economic. social and political effects of such applications; and

(2) utilize this information, whenever appropriate as one factor in the legislative assessment  $\mbox{matters}$ 

Congress particularly in those instantices where **Hed**endi%\$?%%% ernment may be called u n to consider support for. or management or regulations of. technological applications.

# ESTABLISHMENT OF THE OFFICE OF TECHNOLOGY ASSESSMENT

SEC. 3. (a) In accordance with the findings and declaration of purpuce in section 2. there is hereby created the Office of **Technology** Assessment (hereinafter referred to as the Office") which shall be within and responsible to the legislative branch of the Government.

(b) The Office shall consist of a Technology **Ogy** Assessment Board (hereinafter referred to as the "Board") whice shall formulate and promulgate the policies of the Office, and a Director who shall carry out such policies and administer the operations of the Office.

(c) The basic function of the Office shall be to provide early indications of the probable beneficial and adverse impacts of the applications of technology and to develop other coordinate, information which may assist the Coordingress. In carrying out such function, the Office shall:

(1) identify existing or probable impacts of technology or technological programs;

Technol ogy Assessment Board.

Duties.

v where possible asecertain cause-and-effect relationships (8) Identi alternative technological methods of implementing

(4) identify alternative programs for achieving requisite goals; (5) make estimates and comparisons of the impacts of altern-

ative methods and programs

findings of completed analyses to the appropriate legislative authorities; (7) identify areas where additional research or data collection

is required to provide adequate support for the assessments

estimates described in paragraph (1) through (5) of this subsection; and

(8) undertake such additional associated activities as the appropriate authorities specified under subsection (d) may direct-(d) Assessment activities undertaken upon the request of:

(l) the chairman of any standing, special, or select committee of either House of the Congress or of any joint committee of the Congress, acting for himself or at the request of the ranking minority member or a majority of the committee members;

(2) the Board; or

(8) the Director, in consultation with the Board.

Information availability.

81 Stat. 54.

Membership.

Vacanoi es.

Chaiman and vice chairman. (e) L Assessments made by the Office, including information surveys studies reports. and findings related thereto, shall be made available to the initiating committee or other appropriate committees of the Congress. In addition, an such in information, surveys, studies~ reports, and findings produce by the Office may be made available to the nuble office to the congrest where (1) to do so would violate security statutes; or (2) the Board considers it necessary or advisable to withhold

such information in accordance with one or more of the numbered Paragraphs in section 552(b) of title 5, United States Code.

# Technology ASSESSMENT Board

Sec. 4. (a) The Board shall consist of thirteen members as follows: (1) six Members of the senate, appointed by the President protempera of the Senate, three from the majority party  $\bullet$  nd there from the majority party  $\bullet$  nd

pro tempera of the Senate, three from the majority party ● nd three from the minority party;
(2) six Members of the House of Representatives appointed by the peaker of the House of Representative three from the mapily y and three from the minority party; and
(8) the free from the minority party; and
(8) the free from the membership of the Board shall not ● free the power of the remain" members to execute the functions of the Board and the lab be filled in the members to execute the functions of the Board and the set of the form the free from the free from the free from the members to execute the functions of the Board and the set of the form the free from the free free from the free f

and shall be filled in the same mannner as in the case of the original appointment.

(c) The Board shall select a chairman and a vice chairman from among its members at the beginning of each Conress. The vice chair-man shall act in the place and stead-of the chairman in the absence of the chairman. The chairmanship and the vice chairmanhip shall alternate between the Senate and the House of Representatives with each Congress The chairman during each even-numbed Congress shall be selected by the Members of the House of Representatives on the Board from among their number. The vice chairman during each

86 STAT. 798

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shall be chosen in the came manner from that House of

(d) The Board\_ is authorized to sit and act at such places and times meetings. during the Sessions, recesses, and adjourned recesses, Subpens.

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= " $b^{o}L$ " & "? f : : : L 5 2" & ... T s books, papers, and documents, to administer such oaths and affirma-tions, to take such testimony, to procure such printing and binding, and to\* such expenditure as it deems advisable. The Board may and 10" Such expenditure as it deems advisable. The Board may make such rules respecting ite organization and procedure as it deems necessary, except that no recommendation shall be reported from the Board unless a majority of the Board assent. Subpense may be issued over the signature of the chairman of the Board or of  $\odot$  y voting mem-her designated by him or by the Board and my be served by such person or persons as may releasing at by such c irman or member. The chairman of the Board or any voting member thereof may administer on the or effective virtuance. administer oaths or affirmations to witnesse

## DIRECTOR AND DEPUTY DIRECTOR

SEC. 5. (a) The Director of the Office of Technology Assessment shall be appointed by the Board and shall serve for • term of six yearn unless sooner removed by the Board. He shall receive basic pay at the rate provided for leve III of the Executive © SAednle under section 5314 of title 5, United States Code. (b) In addition to the powers and duties vested in him by this Act, the Director shall exercise such powers and duties u may be delegated to him by the Board

to him by the Board. (c) The Director may appoint with the approval of the Board, Deputy Director who shall perform such functions as the Director may prescribe and who shall be Acting Director during the absence or incapacity of the Director or in the event of a vacancy in the office of Director. The Dopty Director shall receive basic pay at the rate provided for level V of the Executive Schedule under section 5315 of title 5. United States Code. (d) Neither the Director nor the Deputy Director shall engage in

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% h % & uty-Director, as the 'cue 'may'be; 'nör shall the Director or Deputy irector, except with the pprov+ of the Board, hold any office in, or act many apacity for, any organization, agency, or institution with which the Office makes any contract or other arrangement under this Act.

### AUTHORITY OF THE OFFICE

SEC. 6. (a) The Office shall have the authority, within the limits of available • propriations, to de • II things necessary to carry out the provisions is this Act, including, but without being limited to, the

(1) make full use of competent personnel and organizations
 (1) make full use of competent personnel and organizations outside the Office public or private, and form special ad hoc tack forces or make other arrangements when appropriate;

(9) enter into contractor other arrangements as nay be neces-sary for the conduct of the work of the Office with any agency or instrumentality of the United States, with any State, territory,

Appointment.

Compensation.

83 Stat. 863.

Employment restriction.

Contracts.

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of post-mion or any political subdivision thereof, or with any person, firm, association, corporation, o educational institution, with or without regard to section 3709 o the Revised Statutes (41 LS.C. 5);

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(3) make advance, progress, and other payments which relate technology assessment without regard to the provisions of 8648 of the Revised Statutes (81 U.S.C. 599);
 d u \* w of roluntary and unconpan-

i d u \* w of voluntary and unconpen-necessary for the conduct of the work of the Office and provide transportation and subsistence m authorized by section 5708 of title 5, United States Code, for persons serving

social store of file 5, on the states code, for persons serving without compensation; (5) acquire by purchase, lease, loan, or gift, and hold and dis-posed f by sale, lease, or loan, real and personal property of all kinds necessary for or resulting from the exercise of authority

granted by this Act: and (6) prescribe such rules and regulations as it doems necessary governing the operation ind organization of the Office. (b) Contractors end other parties entering into contracts and other

(b)Contractors end other parties entering into contracts and other arrangements Under this section which involve costs to the Government shall maintain ouch books and related records as will facilitate an effec-tive audit in such detail and in such manner as shall be prescribed by the Office, and such books and records (and related documents and papers) shall be available to the Office and the Comptroller General of the United States, or any of their duly Culterined representatives, for the purpose of audit and examination. (c) The Office, in carrying out the provisions of this Act, shall not, itself, operate any laboratories, pilot plants, or test facilities. (d) The Office is authorized to secure directly from any executive department or assney information, suggestions, stimutes, statistics.

department or agency information, suggestions, estimates, statistics, and technical assistance for the purpose of carrying out its functions under this Act. Each Guoh executive department or agency shall furnish

under this Act. Each 6uch executive department or agency shall furnish the information, suggestions, estimates, statistics, and technical assistance directly to the Office upon its request. (c) On request of the O&e+ the head of any executive department or agency may detail, with or without reimburgement, any of its person-nel to assist the Office in carrying out its functions under this Act. (f) The Director shall, in accordance with such policies as the Board shall pecribe,  $\oplus$  ppoht and fix the compensation of such personnel as may be necessary to carry out the provisions of this Act.

ESTABLISHMENT OF THE TECHNOLOGY ASSESSMENT ADVISORY COUNCIL

Membership.

SEC. 7. (18) The Office shall establish a Telogy Assessment Advisory Council (hereinafter referred to as the "Council"). The Council shall be composed of the following twelve members:

(1) ten members from the public, to be appointed the Board, who shall be persons eminent in one or more fields of the physical, biological, or social sciences or engineering OF experienced in the administration of technological activities, ( who may be judged gualified on the basis of contributions made to educational or pubho activities;

 (2) the Comptroller General;
 (3) the Director of the Congressional Research Service of the Library of Congress.

86 STAT. 800

80 Stat. 499; 53 Stat. 190.

Leenay

sooperation.

Personnel. detail.

Resordkeeping.

October 13, 1972

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(b) The Council, upon request by the Board, chall-(1) review and make recommendations to the Board on activities undertaken by the Office or on the initiation thereof in

accordance with section 8(d); (2) review end make recommendations to the Board on the

findings of any assessment made by or for the Office, and (8) undertake such additional related tasks as the Board may

(8) undertake such additional related tasks as the Board maj

(c) The Council. by majority vote, shall elect from its members appointed under subsection (a) (1) of this section • Chairman and a Vice Chairman, who shall serve for euch time and under such conditions as the council may prescribe. In the absence of the Chairman, or in the event of his incapacity, the Vice Chairman shall act as (Thairman.

(d) The term of office of each member of the Council appointed und er subsection  $(a)_1$  shall be four years except that any such member  $\Phi$  pointed tol a vacancy occurring prior to the appointed of the term for which hispredecessor was appointed shall he appointed for the remainder of such term. No person shall be appointed a member of the Council under subsection (a)(1) more than twice. Terms of the members appointed under subsection (a)(1) more than twice. Terms of the members appointed under subsection (a)(1) shall be staggered so as to establish a rotating membership according to such method as the Board may devise.

(e)(1) The members of the Council other than those appointed under subsection (a) (1) shall receive no pay for their services as members of the Council. but shall be allow necessary travel expenses (or, in the alternative, mileage for use of privatel expenses and e per diem in lieu of subsistences at not to exceed the rate prescribed in sections 5702 and 5704 of title 5, United States Code), and other necessary expenses incurred by them in the performance of duties vested in the Council. without regard to the provisions of subchapter 1 of chapter 57 and section 5781 of title 5. United States Code, and regulations promulgated thereunder. (2) The members of the Council apointed under subsection (a) (1)

(2) The members of the Council spointed under subsection (a) (1) shall receive compensation for each day engaged in the actual performance of duties vested in the Counci ht rates of pay not in excess of& daily equivalent of the highest rate of basic pases forth in the General Schedule of section 5332(a) of title 5, United States Code, and in addition shall be reimbursed for travel, subsistence, and other necessary expenses in the manner provided for other members of the Council under paragraph (1) of this subsection.

# UTILIZATION OF THE LIBRARY OF CONGRESS

SEC. U. (B) To carry out the objectives of this Act, the Librarian of (ongress is authorized to make available to the Office such services end assistance of the Congressional Research Service as may be appropriate and feasible.

(b) Such services and assistance made available to\* Office shall include, but not be limited to, all of the services and assistance which the Congressional Research Service is otherwise authorized to provide take Congress.

(c) Nothing in this section shall alter or modify any services or responsibilities, her than those performed for the Office, which the Congressional escarch Service under law performs for or on behalf

Chairman and Vice Chairman.

Tom 0?

Travel expenses.

80 Stat. 498; 83 Stat. 190, 5 USC 5701,

Compensation.

86 STAT. 802

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of the ('ongress, The librarian is, however, authorized to establish within the Congressional Research Service such additional divisions, groups other organizational entities as may be necessary to carry out the purpose of this Act. (d) Services and assistance made available to the Office by the Con-

pressional Research Service in accordance with this section mabe provided with or without reimbursement from funda of the Office, as agreed upon by the Board and the Librarian of Congress.

# ETILIZATION OF THE GENERAL ACCOUNTING OFFICE

SEC. 9. (a) Financial and administrative services (including those related to budgeting, accounting, financial rooting, personnel, and procurement) and such other services as may be appropriate shall be provided the Office by the General Accounting Office. (b) Such services and assistance to the Office shall include, but not

(b) Such as to be and assistance to the Only of the contract, but the deniral Accounting fiftee is otherwise  $\bullet$  uthorized to provide to the Congress. (c) Nothing in this section shall alter or modify any services or responsibilities, other than those performed for the Office, which the General Accounting O&J under any performs for or on behalf of the Original Section 2015 of the Original Section 2015 of the Office Section Congress.

(d) services and assistance made available to the Office by the General Accounting Office in accordance with this section may be provided with or without reimbursement from funds of the Office as agreed upon by the Board and the Comptroller General.

# COORDINATION WITH THE NATIONAL SCIENCE SW) NOATION

SEC.10. (a) The Office shall maintain • continuing liaison with the

National Science Foundation with respect to (1) grants and contracts formulated or activated by the Foun-dation which *are* for purposes of technology assessment; and

(2) the promotion of coordination in areas of technogy assessment, and the avoidance of unnecessary duplication or overlapping of research activities in the development of technology assessment

technique and grams.
(b) Section 3(b) oft beNational Science Foundation Act of 1950, as amended (42 U.S.C. 1862(b) is amended to read as follows:
"(b) The oundation is authorized to initiate and support specific

scientific activities in connection with matters relating to international cooperation, national security, and the effects of scientific applications upon society by making contracts or other arrangements (including grants, 10sns, and other forms of assistance) for the conduct of auch activities. When initiated or supported pursuant to requests made by anyother Federal department or agency including the Office of Tech-nology Assessment, such activities shall be financed whenever feasible from funds transferred to the Foundation by the requesting official as provided in section 14(g and any such activities shall be unclassified and shall he identified by the Foundation as being undertaken at the request of the appropriate official."

# .\ NNUAL REPORT

Src. 11. The Office shall submit to the Congress an annual port which shall include, but not be limited to, an evaluation of technology assessment techniques and identification, insofar as may be feasible, of technological areas and programs requiring future analysis. Such report shall be submitted not later than March15 of each year.

Scientific programs, rimming. 92 Stat. 360.

64 Stat. 156; 32 Stat. 365. 42 USC 1873.

- 7 -October 13, 1972 Pub. Law 92-484 86 STAT. 803

# **Appropriations**

Sec 12. (a) To enable the Office to carry out its powers and duties them is hereby authorized to be appropriated to the Office, out of any money inhe Ireaury not offense app otherwise approprior priated, to exceed \$5,000,000 in the aggregate for the two fiscal years ending June 30, 1978, and June SOL974, and thereafter such sums as may be necessary. (b) Appropriations made pursuant to the authority provided in subsection (3). shall remarkilable for doingstir r exp \*or for obligation and expenditure for such peric or periods as may be specified the Act making such  $\oplus$  ppropridaona

expendi-

Approved October 13, 1972.

# LEGISLATIVE HISTORY:

HOUSE REPORTS: No. 92-469 (Cam. on Science and Astronautics) and No. 92-1436 Comm. of Conference).
SENATE REPORT No. 92.1128 Comm. on Rules and Administration).
CONGRESSIONAL RECORD, Vol. 118 (1972)8 Fob. 8, someidered and passed House.
Sept.14, considered and passed House.
Sept.22, Semate agreed to conference report.
Oct. 4, House agreed to conference report.

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