CONTRACTOR'S RELEASE AND/OR ASSIGNMENT OF REFUNDS, REBATES, CREDITS AND OTHER AMOUNTS

. IDENTIFICATIO

1.Contractor's name and addressereinafter referred to as the contractor)

- 2. CONTRACT NUMB Prereinafter referred to as the contract)
- 3. AMOUNT OF RELEASEdollars)

\$

4. PURPOS check appropriate box)

ÚRELEASEÚ ASSIGNMENX BOTH

II. CONTRACTOR'S RELEASE

Pursuant to the terms of the Contract and in consideration of the sum set forth above in Section., Block 3., which has been or is to be paid under the said Contract to the Contractor or its assignees, if any, the Contractor, upon payment of the said sum by theohns Hopkins Hopkins Applied Physics Laboratory (hereinafter called JHU/AP), does remise, release and discharge the JHU/AP officers, agents, and employees, of and from all liabilities, obligations, claims, and demands what so ever arising out of or under said Contract, except as follows:

- 1. Specified claimins stated amountsor in estimated amounts where the amountsare not susceptible of exact statement by the contractor, as follows: (If none, so state).NONE
- 2. Claims, together with reasonable expenses incidental thereto, based upon liabilities of the Contractor to third arties arising out of the performance of said Contract; which are not known to the Contractor on the date of the execution of this release, and of which the contractor gives notice in writing to the JHU/APL Contract Representative of more than five (5) earsafter the date of release or the date of any notice to the Contractor that the JHU/ARL prepared to make final payment, whichever is earlier; and
- 3. Claims for reimbursement of costs (other than expenses of the Contractor by reason of his indemnifiation of the JHU/APagainst patent liability)including reasonable incidental expenses, incurred by the Contractor undeprethesisions of this contract relating to patents.

The Contractor agrees, in connection with patent matters and with claims which are not released as set fortabove, to comply with all of the provisions of said Contract, including without limitation those provisions relating to notification to the JHU/APL Contract Representationed relating to the defense or prosecution of litigation.

III. CONTRACTOR'S ASSIGNT OF REFUNDS, REBATES, CREDITS AND OTHER AMOUNTS

Pursuant to the terms of the Contract and in consideration of the reimbursement of costs and payment of fee, as provided in the said contract and any assignment thereunder, the the theorem is the terms of the contract and any assignment the reunder, the theorem is the terms of the contract and in consideration of the reimbursement of the contract and in consideration of the reimbursement of the contract and in consideration of the reimbursement of the contract and in consideration of the reimbursement of the contract and in consideration of the reimbursement of the contract and in consideration of the reimbursement of costs and payment of fee, as provided in the said contract and any assignment there is a contract and in consideration of the reimbursement of the costs and payment of fee, as provided in the said contract and any assignment there is a contract and any assignment the reimbursement of the costs and the contract and the contract and any assignment the reimbursement of the costs and the contract and the contract and the costs are contract and costs are contract a

- 1. Assign, transfer, set over and release to the Johns Hopkins University Applied Physics Laboratory(hereinafter called the JHU)./Affluight, title and interest to all refunds, rebates, credits, and other amounts (including anyinterest thereon), arising out of the performance of the said contract, together with all the rights of action accrued or which may hereafter accrue thereunder.
- 2. Agree to take whatever action may be necessary to effect prompt collection of all refundsrebates, credits, and other amounts (including any interest thereon) due or which may become due, and to promptly forward to the JHU/APL Contracts Representative becks (made payable to the office designated for contract administration) for any proceeds collected. The reasonable costs of any such action to effect collection shall constitute allowable costs when approved by JhkeJ/APL Contracts Representatives stated in the said contract and may be applied to reduce any amounts otherwise payablettee JHU/APlunder the terms hereof.
- 3. Agree to cooperate fully with J/APLas to any claim or suit in connection with refunds, rebates, credits, or other amounts due