The Organization of Agricultural Research in Western Developed Countries

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Abstract

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This paper reviews agricultural research structural and organization changes in western developed countries, examines new financing prospects for agricultural research, and provides some tentative conclusions about which organizations are best positioned to provide services for the 21st century. Given that these countries faces many similar economic, political, scientific, and agroclimatic factors and fiscal issues, we can expect a similar set of similar new developments that have potentially important and widespread long-run implications. After three common developments are outlined, principles of impure public good financing are applied leading to the following agricultural science policy recommendations (i) new political jurisdictions should be formed to finance research, e.g., new alliances across countries and subregions within large countries, (ii) intellectual property rights should be strengthened to increase the total amount and share of total (public and private) agricultural research that is privately financed and conducted, i.e., the private sector should find it profitable to undertake a large share of applied research but not be expected to finance public sector agricultural research, (iii) the public sector should redirect its research efforts increasingly to areas that are socially worthwhile but not privately undertaken, e.g., in the basic and pretechnology areas, on environmental, resources, food safety and human nutrition, and policy. Finally, large countries that have developed a system of shared public and private financing and performance and decentralized public support of agricultural research seem best position for meeting the needs of the 21st century.

Key words: agricultural science policy, research funding, agricultural research, developed countries, impure public goods, optimal decentralization, alliances, intellectual property rights, new developments
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Agricultural research has been shown to be a socially productive activity and public agricultural research has been shown to have generally high social rates of return (Evenson 1998). In western developed countries, agricultural research, both financing and performing, is an activity shared by the public and private sectors. In particular, organized public agricultural research has been in place for a relatively long time in these countries, but the organization and funding situation is not the same across all of them. In almost all of these countries, a crushing national debt has caused implementation of national government fiscal austerity which means growing competition for uses of scarce public funds. These countries also face rapid scientific advances in biotechnology, reduced price supports and trade barriers, and declining enrollments in colleges of agriculture. This means that agriculture is facing significant structural adjustment (OECD 1995). These are major reasons why Western developed countries have undertaken a review of the funding and organization of agricultural research.

The objective of this paper is to review agricultural research structural and organizational changes in western developed countries, to examine new financing prospects for agricultural research, and to provide some tentative conclusions about which organizations seem to be better positioned to provide services for the twenty-first century. Because western developed countries have similar political-economic systems, produce similar temperate-zone agricultural
commodities, have relatively well-developed public and private agricultural research sectors, and are relatively open to trade, we suggest that large national debts, advancing frontiers of science, reduced agricultural college enrollments, and reduced trade barriers can be expected to lead to a set of new developments that have potentially important and widespread long-run implications.

This paper builds upon recent assessments of agricultural research policies by Huffman and Just (1994; 1997), Alston, Pardey, and Smith (1997) and Byerlee and Alex 1998. The story unfolds in the following three sections.

**Agricultural Research in Western Developed Countries**

In western developed countries, the development and organization of agricultural research has been conditioned by political, economic, resource-environmental, and scientific conditions.

**Background on the Countries**

The particular western developed countries that are the focus of this paper are the two developed North American countries — the United States and Canada; fifteen European Union (EU) countries — Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Netherlands, Norway, Portugal, Spain, Sweden, and the United Kingdom; and the non-EU country of Switzerland. These 18-countries had a weighted average annual per capita gross domestic product (ppp measure) in 1992 of $19,500, ranging from a high of $23,220 for the United States to a low of about $9,000 for Greece and Portugal (World Resources Institute 1997). For these countries, the 18-country average share of the agricultural sector in gross domestic product was 2.4 percent in 1993. The only countries whose agricultural share deviated by a large margin are Portugal (15%) and Greece (21%). The share of the labor force employed
in agriculture is also low with an 18-country average in 1995 of 4.8 percent. Countries within this set that have unusually large agricultural labor force shares are Spain (12%), Ireland (14%), Portugal (18%), and Greece (23%). These 18 countries spend a significant amount on agricultural research relative to gross domestic product produced in agriculture, an average of about 2 percent in 1993. These countries have a well developed public and private agricultural research system, and the performance of agricultural research is spilt about equally between the public and private sectors (Alston, Pardey, and Smith 1997).

The size of agriculture and public agricultural research expenditures differs greatly across the 18 countries. The U.S. has 420 million hectares of agricultural land in 1993 (table 1), and the other 17 countries have only 216 million hectares. The largest of the other 17 are Canada (73 mil. ha.), and France and Spain (about 30 mil. ha.). Nine of the countries have less than 5 million hectares (Netherlands, Sweden, Norway, Finland, Denmark, Portugal, Switzerland, Belgium, and Austria). The eight largest public agricultural research systems ranked by (ppp) research expenditures in 1993 were: the United States, France, Canada, United Kingdom, Germany, Italy, Netherlands, and Spain (see table 1). The ranking has changed some over time; in 1971, Canada was second, Germany third, France fourth, the U.K. fifth, and the Netherlands sixth. The size of the public agricultural research system in the other ten countries is significantly smaller. Among the eight largest national agricultural research systems, the French, Italian, Dutch, and U.K. systems are highly centralized in financing and administering of public agricultural research, and the U.S. and German systems are most decentralized. Because of the small size of the smallest ten national systems, they also tend to be quite centralized in the financing and administration of public agricultural research.
The intensity of public agricultural research differs across the 18 countries, but the differences seem small when intensity is measured relative to the value of agricultural production rather than per unit of farm land (see table 2). Using share-of-production intensity, Canada, Norway, and the United Kingdom stand out as having high research intensities (> 3 percent in 1993). Greece, Italy, Austria, Spain, Ireland, and Switzerland spend very little by this standard (<0.9 percent), but the U.S. also ranks low at 10th among the 18 countries (with 1.3 percent in 1993). When research intensity is measured as expenditures per unit of farmland, the Netherlands ranks at the top by a large margin ($243 per ha. in 1985 prices), and it spends more than twice as much as the second biggest spenders, Norway ($118 per ha.) and Switzerland ($107 per ha.). The median expenditures for these 18 countries is $30 per ha. in 1993. Greece, Spain, Canada, and the U.S. are ranked at the bottom, spending only $9-11 per ha in 1993.

The Structure and Organization of Agricultural Research

In all countries, the national government finances and conducts agricultural research. Since 1984, the EU has also financed a small amount of joint or cooperative research in member countries, but it does not operate any institutions for conducting research. In the U.S. in 1995, the federal government financed 56.7 percent of public agricultural research (for USDA research agencies, non-land grant institutions receiving USDA contracts and cooperative agreements, and state agricultural experiment stations and other affiliated state institutions; see USDA 1996). The U.S. Department of Agriculture conducts research both at centralized facilities in the Washington, D.C. area and more than 150 research institutions scattered across the country. The agricultural research system organized under the 50 state land-grant universities is much larger than the
research system of the USDA. The USDA research agencies spend about one-third and the state
land-grant system spends about two-thirds of the total public agricultural research dollars.

The extent of regional, state, or provincial government financing differs greatly between
North American and Western Europe. In North America, state or provincial governments have
significant taxing powers and are significant financiers of public agricultural research through
agricultural experiment stations that are primarily part of state or provincial universities. In the
United States in 1995, the fifty state governments financed about 32 percent of total public
agricultural research which are allocated as institutional grants whereas the private sector
accounted for a small share of the funding of public agricultural research (about 9 percent in
1995).

In Canada, public agricultural research has been largely funded by the federal government,
and the provincial governments provide a small amount of the funding (Guitard 1985). The
private sector has historically not contributed significantly to financing agricultural research in
public institutions, e.g., it was estimated to be 15 percent of total agricultural and food research in
the mid-1980s. The National Research Council also finances several laboratories located in the
provinces, e.g., the Saskatoon Research Center focuses on oilseed research. The performance of
public agricultural research is primarily by the federal government in 18 research centers (or
experiment stations). The provinces of Alberta, Ontario, and Quebec also conduct agricultural
research. These three provinces plus British Columbia, Saskatchewan, Manitoba, and Nova
Scotia support agricultural research at their provincial universities (Guitard 1985, Carew 1998).
They conduct significant plant breeding, animal science, soil science, and social science research.
The Canadian Agricultural Research Council (CARC), was established in 1974 to provide broad based input into the development and coordination of the agricultural research effort in Canada. CARC gives national leadership in coordination of the National Agricultural Research program, for advising on research needs, adequacies and priorities, and better overall program coordination (Guitard 1985). Public agricultural research funds are distributed to Canadian research centers by a combination of “bottom-up” and “top-down” approaches. The bottom-up approach relies on research priorities solicited from producer organizations and provincial ministries of agriculture. Each federal research center is given a research budget from Ottawa (National Headquarters). These funds cover scientists salaries, equipment, overhead, and non-salary operating expenses. Post-doctoral students are financed by the National Sciences and Engineering Research Council of Canada though a competitive process that strives to build partnerships among universities, governments, and the privates sectors (Carew 1998).

In Europe, excluding Germany, the taxing power resides with national governments, and for the most part regional, state, or provincial governments have limited taxing power. The EU also collects revenues in three major parts: a tax on each member country’s value-added, a tax on each member country’s gross national product, and EU custom duties and levies against nonmember countries (European Commission 1996). A small share of these revenues is allocated to cooperative research requiring joint participation by institutions in two or more member countries. In 1993, 3.4 percent of EU expenditures were allocated to research of all types. The institutions that participate in these competitively awarded research funds are primarily private companies, public and private research centers, and higher education institutes (Geuna 1996, 1997).
In France, most public funds for agricultural research come from the national government, and a small amount comes from about 22 regional governments. All public agricultural research is planned and administered in two national institutes — INRA (agriculture) and CEMAGREF (machinery) — which do not have close links to universities. In the national institutes, the national government funds scientists’ salaries and part of the cost of experimentation. In INRA, the funds for experimentation come partly from systematic/program funding and partly from competitive sources. The Central National Scientific Research Institute funds research in biotechnology and other general science areas. The private sector provides some of the current expense cost of experimentation through public-private partnerships (Lemarie 1998).

In Italy, public agricultural research is financed primarily by the central government through the National Research Council, the Ministry of Agriculture, the Ministry of Research and Universities, and the Ministry of Industry and Trade. Regional governments play a secondary role, but a recent referendum has transferred public agricultural matters from the Ministry of Agriculture to the twenty regional governments (Santanello 1998). In Italy, there is virtually no private sector funding of research in public institutions.

In the United Kingdom, the national government through the Ministry of Agriculture, the Biotechnology and Biological Science Research Institute (BBSRI), and the Higher Education Institutes (HEIs) provides most of the public funding of agricultural research. Provincial governments in Scotland, Wales, and Northern Ireland provide a small amount (Thirtle, et al. 1997). The eight regional governments of England, however, provide no funds. In 1993-94, the U.K. government provided about 77 percent of the funding for public agricultural research institutions (Thirtle, et at 1997). The provincial governments provided another 17 percent, and
the private sector provided about 5 percent. Public agricultural research is performed primarily in national institutes and laboratories that are not directly connected with universities. Scotland’s quasi-independent agricultural research institute and state public funds provided to the Scottish Agricultural Colleges and Queens University, respectively, are exceptions.

In the Netherlands, all public funding of agricultural research is by the national government, and public agricultural research is performed in national institutes, experiment stations, and Wageningen Agricultural University. The Dutch Ministry of Agriculture, Nature Management, and Fisheries is currently responsible for agricultural research, extension, and education. During 1972-1981, the National Agricultural Research Council also played a major role in policy formulation and coordination. During this period considerable duplication of planning efforts existed, but in 1981, the Directorate of Agricultural Research in the Ministry took charge (Roseboom and Ruttan 1998). Since 1995, agricultural research policy formation has been assigned to the Directorate of Science and Knowledge Transfer within the Ministry. This Directorate funds or purchases research primarily at the National Agricultural Research Department, the organization for Applied Research in Agriculture (largely nine experiment stations), Wageningen Agricultural University. With the creation of the Directorate of Science and Knowledge Transfer, the Ministry adopted a unified agricultural knowledge system covering agricultural research, extension, and education (Roseboom and Ruttan 1998). Beginning in 1997, these institutions were integrated under the Knowledge Center at Wageningen (now named Wageningen University and Research Center). In 1986, the Dutch government made a decision to dramatically increase private sector involvement in agricultural research and extension. The private sector is entering into partnerships with the public agricultural research institutes and is
providing either regular or contract research funds. In Spain, the national government is the source of most public funds for agricultural research, and the 17 state (autonomia) governments have very limited taxing power. In 1993, the central government provided 61 percent of the funds for public agricultural research and state governments provided 34 percent. The private sector is not involved significantly in the financing of public agricultural research, accounting for only 1.4 percent of funds for public agricultural research in 1993 (Alfranca 1998). The Spanish Ministry of Agriculture is the primary institution for conducting public agricultural research, but a few state governments are developing their own research institutes.

Germany provides a major exception to other Western European approaches to financing and organizing agricultural research. The financing of public agricultural research is about 50 percent by the national government and 50 percent by 16 state (Laender) governments. Very little funding of public agricultural research is obtained from the private sector. Also, agricultural research is conducted in national (federal) agricultural research institutes and in university institutes that are under Laender/states authority. In Germany, agricultural research in federal institutes is federally funded and in Laender/state institutes is co-financed by the federal and respective Laender governments. A large share of the public funds are allocated directly to the universities and research institutes as institutional funding. The federal government also contributes to a system of research grants that are allocated in a competitive process to scientists, some of which go to agricultural research (Tangermann 1998).

**New Developments in Agricultural Research Policies**

Three new developments in agricultural research policies of western developed countries are notable and important.
Development 1: The rate of growth of public agricultural research expenditures has been reduced significantly. During 1971-1981, the annual (compound) average growth rate of real agricultural research expenditures for these 18 western developed countries was a relatively large 2.9 percent, 3.2 percent for the Western European countries and 2.6 percent for the North American countries (table 3). For all of the countries except Germany, the growth rate was positive. During 1981-1993, the growth rate for public agricultural research expenditures, however, was significantly lower by about 1 percentage point — 1.9 percent for all 18 countries, 2.2 percent for the Western European countries, and 1.9 percent for the North American countries. During this latter period, three countries (Belgium, Greece, and Ireland) had negative growth in agricultural research expenditure, the U.K. had no net growth, and Canada had an average growth rate of only 0.26 percent. Over the two combined periods, Germany has almost no net growth in public agricultural research expenditures.

The funding problems in Germany arise from the federal government and state governments all reducing funding significantly because of budget deficits or fiscal problems mainly associated with the unification of Germany. At the Laender level, the reductions are also related to a significant decrease in the number of students in schools of agriculture, and the tendency for state governments to cut resources for research in parallel with the reduction in student numbers (Tangerman 1998).

Development 2: Traditional national (or central) government funding sources for agricultural research are reducing systematic funding, including formula or program funding, and increasingly emphasizing centrally controlled competitive grant programs.

This new direction is especially apparent in the United Kingdom and less in the United States and
Germany. During 1972-1982, most of the U.K. public agricultural research funds were allocated noncompetitively by the Ministry of Agriculture, Food, and Fisheries on a program basis (Thirtle, et al 1997). The latest major redirection of U.K. public agricultural research started in 1982. As a result, some applied research institutions were sold to the private sector, e.g., the National Seed Development Organization, the Liscombe Experimental Husbandry Farm, and part of the Plant Breeding Institute. The national government cut ear-marked or program funding for institutes and laboratories that were engaged in “near market” and “agricultural productivity enhancing” research and increased funding for the Higher Education Institutes (HEI) and the Biotechnology and Biological Science Research Institute (BBSRI). The latter two institutes primarily operate competitive grants programs in “basic science” and in “public interest” research focused on food safety and environmental issues. Scientists from a broad set of institutions are eligible to bid on HEI and BBSRI projects. In 1993/94, competitive grant funds for agricultural research increased to 20 percent of public funds allocated to agricultural research (but 80 percent continue to be allocated as program funds or block grants to agricultural research institutions). See Thirtle et al 1997.

In the U.S., the composition of the “regular federal” funding (i.e., Cooperative States Research Service, CSRS, or Cooperative States Research, Education, and Extension Service, ESREES) and mechanism for allocating federal funds to the state agricultural experiment station system (and other cooperating state institutions) have changed.³ In 1887, when the SAES system was first given formal national government funding by passage of the Hatch Act, approximately 82 percent of the funding for the SAES system were from regular federal funds. This share
trended downward to 65 percent in 1900, 22 percent in 1960, and 14 percent in 1990 but were larger in 1995 (15 percent).

The exact mechanism for distributing “regular federal” funds has changed over time (Huffman and Evenson 1993, pp. 21-23; Alston and Pardey 1996, Ch. 2; Committee on the Future of the Colleges of Agriculture in the Land Grant University System 1995). Historically a legislated formula for allocating federal appropriations to the SAES system has been central to national government funding of public agricultural research. Initially every state received an equal sized national government appropriation, but over the period 1935-55, the formula was modified to also depend on a state’s share of total U.S. farm population and total U.S. rural people. After strong encouragement from the National Research Council, the USDA initiated a Competitive Grants Programs in 1977. Its funding increased substantially beginning with the National Research Initiative (NRI) in 1986. The NRI competition is open to all public and private researchers.

In 1900, virtually all of the 64 percent of SAES funding from the national government came in the form of USDA formula/program funds (Huffman and Evenson 1993), but in 1980 the share was 53 percent and in 1995 47 percent (USDA 1996). In 1982, only 3.3 percent of regular federal funds for SAES were distributed by competitive grants, but this share increased to 8.7 percent in 1990 and 15.7 percent in 1995 (Huffman and Evenson 1993, and USDA 1996). Hence, “regular federal” funds for agricultural research are being allocated increasingly by competitive grants and less by formula or block grants to state.

In Germany, the change in funding of public agricultural research toward more competitive funding was not the result of a direct but rather by indirect policy. With a gradual
reduction of institutional financed public agricultural research, researchers have increasingly
turned elsewhere for funding, especially to competitive sources for possible funds, e.g., the
German Research Association which funds a broad range of research.

*Development 3: Public agricultural research scientists are being encouraged to pursue nontraditional sources of funding such as outside departments or ministers of agriculture in national governments and private corporations and producer (commodity or cooperative) groups.* The trend is strongest in the United Kingdom, the U.S., France, the Netherlands, and Canada. In the United Kingdom, the recent redirection of agricultural research funds away from the Ministry of Agriculture, Food, and Fisheries to the Higher Education Institutes and establishment of new statutory bodies (commodity groups) to fund agricultural research represents a new emphasis on nontraditional agricultural research funding (Smith 1996; Thirtle, et. al. 1997). In 1993/94, the HEI funds represented 15 percent of expenditures on U.K. public agricultural research, which was considerably larger than the 5.5 percent share in 1987/88.

In the U.S. at both the state and federal level, nontraditional sources of resources and technology transfer have been developed recently. Over the past two decades, SAES scientists in the U.S. have turned increasingly to “non-regular federal” and private sector sources. In 1960, the share of SAES system funding coming from nontraditional federal government sources was 7.6 percent, and it has grown--11 percent in 1980, 12 percent in 1990, and 15 percent in 1995 (see Huffman and Evenson 1993, USDA 1996). These funds were distributed by the USDA in contracts and cooperative agreements and by the National Institutes of Health, the U.S. Agency for International Development, the National Science Foundation, the U.S. Department of Health
and Human Services, the Public Health Service, and other agencies primarily by competitive grants.

During the past decade, U.S. federal laboratories have greatly increased the amount of collaborative research with the private sector. The 1986 Technology Transfer Act established a mechanism, a CRADA, through which federal and non-federal researchers could collaborate (Fuglie 1996, p. 55). This legislation permits federal laboratories to enter into CRADA’s with universities, private companies, non-federal government entities, and others. The principle objective of a CRADA, however, is to link the pretechnology research capacity of federal laboratories with the commercial research and marketing expertise of the private sector. Under a CRADA, a federal laboratory may provide personnel, equipment, and laboratory privileges. A collaborator with a federal laboratory may contribute funds directly to a federal laboratory and the cooperating institution receives the right of first refusal to any joint discovery and may be given exclusive access to data from a joint project (Fuglie et. al. 1996, p.56). CRADA activity has increased rapidly after 1987, but private sector resources remain an insignificant component of the budget of the Agricultural Research Service of the USDA (Cole 1998).

In France, the growth of systematic/program funding for research in national institutes has not been fast enough to cover the cost of experimentation. Scientists are now encouraged to undertake cooperative or joint venture projects with public (regional governmental) and private sector partners (Lemarie 1998). In the Netherlands, a large increase in the number of public-private partnerships for agricultural research, including the private sector investments at Wageningen University and Research Center (Oskam 1998). In Italy, funding of public
agricultural research by the National Research Council, Ministry of Industry and Trade, and Ministry of Research and Universities represent nontraditional sources.

In Canada, since the early 1980s, commodity, producer, processor, and trade associations have been collecting funds for financing agricultural research. These groups include the Canadian Horticultural Council, the Canola Council of Canada, the Brewing and Malting Barley Research Institute, and the Canadian and Western Grains Councils (Guitard 1985). However, a new agricultural research policy was established in 1994, the Matching Investment Initiative (MILL). Under this program, the federal government matches dollar-for-dollar the private sector’s contributions to joint research ventures. The MILL was implemented by the federal government to offset declines in federal funding for agricultural research. Also, new funds for public research are coming from commodity check-off programs for wheat, barley, and beef (Carew 1998).

Although there is clearly increased emphasis on obtaining private sector funding for public agricultural research institutions, the share of the total funds that these research institutions receive from the private sector remains small. Among the western developed countries, the U.S. seems to be the leader in share of private sector funding of public agricultural research, 7.0 percent in 1960, 9.2 percent in 1980, and 13 percent in 1995 (Huffman and Evenson 1993; USDA 1996). Private sector funding of research in public institutions raises a number of political-economic issues that do not appear in private sector funding of its own activities.
New Financing Prospects for Agricultural Research

Given the structure and organization of agricultural research and recent developments in agricultural research policy in western developed countries, this section examines new financing prospects for agricultural research. The emphasis is on financing for impure public goods.

**New Political Institutions and Alliances**

Some agricultural research produces pure public goods, meaning that innovations are nonrival (being indivisible) and nonexcludable (being costly to selective withholding). For example, the scientific discoveries of hybrid corn by Shull and East in 1907 and 1908 created a pure (multinational) public good. The use of this technique is nonrival (i.e., it is not used up) and access to use of the basic idea once it was published is unlimited. Furthermore, because the scientific innovation was an abstract concept and not embodied in any particular product, material, or process, it was not patentable. Because of limited appropriability, the private sector will not finance this type of research or will grossly underfund it (see Huffman and Just 1997). Hence, the public sector needs to play a major role in the provision of pure public goods.

Much agricultural research, however, produces impure public goods which are partially excludable. Access to benefits of research may have a geographical dimension, (e.g., local, regional, national, or international), usefulness may be limited to particular plant or animal species, or strong intellectual property rights may be politically, economically, and legally feasible giving owners sole right to control or license an innovation’s use for a fixed period.

Some examples illustrate partial excludability of benefits for scientific innovations. First, consider the public agricultural research at Kansas State University that led to a new hard red winter wheat variety in 1995 that was uniquely adapted to Kansas growing conditions and widely
adopted by Kansas farmers in 1996 and 1997. The new variety replaced some acreage of older hard red winter wheat varieties in the surrounding states of Oklahoma, Colorado, and Nebraska, but in other states, the new variety was either not good enough to dislodge older varieties or hard red winter wheat is not grown. Second, Monsanto discovered and patented a Roundup Ready soybean variety. U.S. patent law limits the use of this technology for 20 years by other soybean seed producers and soybean growers, i.e., they must contract with Monsanto for its use. However, because of imperfect information about the demand for Roundup Ready soybean varieties, costly and imperfect enforcement of patent rights, and limited patent life, the benefits of Monsanto’s research are only partially excludable to other firms over the long term. These are practical examples of methods by which partial excludability is obtained.

Political and Economic Jurisdictions. Positive externalities or spillovers are common with research and other public goods. When a public good, say a scientific innovation, provides benefits outside the political jurisdiction that finances/provides it, and no compensation is paid by outsiders, positive externalities in the form of spillovers occur. Spillovers occur when the economic jurisdiction crosses political boundaries. For agricultural research (and other public goods), it is important to distinguish between “political or deciding” and “economic or benefitting” jurisdictions (Cornes and Sandler 1996; Olson 1969, 1986). Serious social inefficiency arises either when an economic jurisdiction is broader than the political jurisdiction (as above) or when the economic jurisdiction is a small subpart of a larger political jurisdiction and provision is by collective action (Olson 1969, 1986), i.e., a local public good.

As illustrated by the above review, financing and conducting agricultural research can be administered by the same or separate institutions, e.g., can be done “in-house” or “contracted
out.” With public (or private) financing, research can be undertaken by either public or private enterprises. Mechanisms for allocating research funds among enterprises include competitive grants based on research proposals, research contracts, or formula/block grant allocations. The institutional mechanism for bringing financial resources and the scientific enterprise together differ between the public and private sectors. However, private firms typically finance and invest in research when they can expect to increase their own profits, especially though the development of new commercial products, materials, and processes. Firms have little incentive to promote the “public interest.” For example, Zucker and Darby (1996) discuss research adjustments and changes in the pharmaceutical industry resulting from the biotechnology revolution. For research to be potentially profitable for the private sector, innovations must be of a type that can be protected by patents, breeders rights, or trade secrets. Much agricultural research is not of this type, or if it can be protected by intellectual property rights (IPRs), it yields too low a rate of return for the private sector to be interested in undertaking it. Thus, society will be better off if the public sector correctly identifies and finances agricultural research that produces impure public goods and are not produced by the private sector optimally.

Some believe central planning, financing, and administering of public agricultural research according to national priorities is the most efficient organizational structure for providing public agricultural research. This suggests a unitary national agricultural research system rather than a federalistic one. The principles of fiscal equivalence (Olson 1969, 1986), however, cast serious doubt on efficiency of a national organizational structure. Under the principle of fiscal equivalence, the efficient provision of public agricultural research is achieved when the geographical location of beneficiaries of public agricultural research (the “domain”) coincides
perfectly with the geographical boundaries of the political jurisdiction providing/financing the agricultural research. For example, federal funding of public agricultural research projects in the United States would be efficient only when the boundaries of the benefactors match exactly those of the United States. Such public innovations are appropriately financed by national tax collections. In all other cases, some other political jurisdiction would best be given authority for financing public agricultural research.

When public agricultural research produces a pure national public good, financing it by one of many states/provinces within the national political jurisdiction is socially inefficient. In this case research creates positive economic externalities for producers or residents in other states (when no compensation is paid). When the domain of the public good from research innovations is national or multi-state/province, but the financing is by one subunit, e.g., a state/province, local public financing will be suboptimal. Thus, when agricultural research produces innovations that are national public goods, national government provision of agricultural research is socially optimal. This, however, does not necessarily imply that agricultural research should be conducted “in-house.”

In most “large” countries, however, great geoclimatic, environmental, and/or resource heterogeneity exist and some locations are much closer to markets than others. Different localities will have a comparative advantage in and specialize in particular different agricultural commodities. For example, producers in one area may benefit because their profits and comparative advantage in producing the commodity with new technology is favorably affected, producers in some other areas may see their profits and comparative advantage erode as a result of market impacts, and producers in other areas may be unaffected. For example, the
development of hybrid corn has caused corn production in the United States to become more concentrated in the Corn Belt and for states on the “fringe” of the Corn Belt to lose out (see Griliches 1957, 1960; Huffman and Evenson 1993, Chapter 6). Hence, research innovations that are commodity specific will tend to be impure or local public goods. Furthermore, for many but not all of these commodity-specific innovations, the domain or location of beneficiaries is beyond the control of the political and legal system, i.e., they cannot be effectively protected by patents, breeders rights, or copyrights. In these cases, the exclusion of nonpayers is also infeasible. Under these conditions, private provision is socially inefficient, but also public provision by a unitary political jurisdiction, e.g., national government, is also socially inefficient.

Olson (1986) calls this situation an economic “internality,” because the political jurisdiction is far larger than the exogenous domain of the “local” public good. Here the suboptimality arises because the social benefits from providing a local public good of exogenous domain can greatly exceed its cost; but with a unitary national political jurisdiction, the number of losers from national taxes to finance the local public good far exceeds the number of gainers from the innovation. When public expenditures are decided by collective action through direct or indirect representational voting, e.g., majority rule, a majority of the population (and voters) will not be in favor of financing a local public good. Although political logrolling and competitive interest group theories (Niskanem 1971; Mueller 1996, p.82-84) sometime permit a more optimistic outcome to national financing of local public goods, the transactions costs and other difficulties of such political outcomes are considerable (Olson 1986). Thus, when agricultural research produces local public goods, the provision is socially most efficient when the political
and economic jurisdictions coincide perfectly and local political jurisdictions provide financing. This means that national financing and planning are suboptimal.

With the principle of fiscal equivalence, boundaries of the political or financing jurisdiction for agricultural innovations should coincide perfectly with the boundaries of the beneficiaries of that agricultural research. This means that the political jurisdictions for financing should be formed around the boundaries of the beneficiaries and not driven by traditional political boundaries, e.g., states, nations, and may involve a multi-level and possibly overlapping mosaic of political jurisdictions for financing agricultural research. Some political jurisdictions might be groups of counties, a state, groups of states, a nation, or even groups of nations.

In particular, with agricultural research innovations providing varying degrees of publicness, the principle of fiscal equivalence implies that subgroups of countries in the EU should form political jurisdictions for financing research that benefits their consumers and producers (but not the producers and consumers of other countries), e.g., one group might consist of Sweden, Norway, and Finland. Another group might consist of Spain, Italy, Greece, and Portugal, and another consist of Denmark, the Netherlands, and Belgium. The EU is the appropriate political jurisdiction for agricultural research that has beneficiaries in all EU countries. The U.S. and Canada seem likely to benefit from the formation of a new political jurisdiction to finance agricultural research benefitting both of them, e.g., spring wheat, swine, beef cattle. It also seems likely that some types of agricultural research provide benefits across western developed countries, and a new political institution is needed for financing it.

Switzerland is in a unique position of being a non-EU member but being surrounded by EU members and having a relatively small agricultural sector. This makes cross-country
cooperation more difficult, and Switzerland is most likely becoming increasingly a free or easy rider (Cornes and Sandler 1996) on public agricultural research financed by the EU and EU member countries.

For the countries that are geographically large and agriculturally diverse, e.g., the United State, Canada, France, U.K., Spain, Germany, and Italy, much of applied agricultural research has local benefits which implies that regional political jurisdictions, e.g., individual states/provinces, or groups of states/provinces, are the appropriate financing jurisdiction for obtaining efficient funding. Currently, the U.S., Germany, Canada, and Spain have significant state or provincial government funding of public agricultural research, and the state agricultural experiment stations are the primary recipients of these funds (see table 1 for size comparisons). Also, in the U.S., part of federal funds for agricultural are to be allocated for regional research. The 1955 Amended Hatch Act requires that 25 percent of regular federal government appropriations for agricultural research be allocated to regional research, i.e., research involving the cooperation of SAES scientists in two or more states working on common research issues. This program, however, does not meet perfectly Olson’s fiscal equivalence criteria because the political jurisdiction is really the national rather regional governments.

Very little regional government funding of public agricultural research is occurring in the United Kingdom, France, and Italy. In these countries, the potential for increased efficiency of financing public agricultural research would occur if the state/provincial governments were to take a much greater role. Italy, however, seems to be moving in this direction with the recent referendum giving regional governments authority on issues dealing with agriculture.
None of these eight large countries, however, have regional political jurisdictions that effectively span groups of states/provinces for the specific purpose of financing public agricultural research. We suggest that the creation of new regional political jurisdictions having responsibility for financing agricultural research that benefits their respective residents would be a move toward fiscal equivalence, greater social efficiency of the funding of agricultural research, and increasing the funding for public agricultural research. Hence, we suggest an optimal pattern of political jurisdictions, for financing agricultural research would look like a mosaic of overlapping jurisdictions. It would not be a national government except in small countries.

**Clientele and clubs.** Some scientific discoveries have beneficiaries that are not defined geographically, and Olson (1986) suggests calling them the “clientele” and Cornes and Sandler (1996) suggest calling them a “club.” With public agricultural research funded by collective action, scattered research clientele (or club members) increases greatly the cost of organizing to finance agricultural research, and as the number of members in the clientele group or club grows, the free- or easy-rider problem generally causes the group to lose its power and to become political ineffective (Olson 1965; Cornes and Sandler 1996). For these clientele groups to be politically effective, they must solve the free-rider problem.

One effective means of solving this problem is to obtain federal legislation requiring participation of target-group members. In the United States, the 1985 farm bill permitted agricultural commodity groups to hold a referendum for coverage by mandatory commodity check-off programs to finance commodity promotion and agricultural research. A commodity group is then designated to manage the check-off funds, e.g., the National Pork Council, the National Corn Growers Association, National Soybean Association, National Cattlemen’s
Association. Also in the recent round of U.K. government reforms focused on research, statutory bodies were enabled by national legislation to impose mandatory levies on agricultural output, e.g., cereals, milk, horticulture, sugar, apples, potatoes, and meat and livestock, to support commodity promotion and “near-market” research (Thirtle et al 1997).

Private interest group financing of public agricultural research is socially efficient if (1) all of the beneficiaries of the research are included in the “group” and (2) the private financing does not adversely affect the amount of public resources allocated to other socially worthwhile agricultural research, including crowding out other funds. Unfortunately, one or both of these conditions are seldom met. First, the (potential) beneficiaries of agricultural research are generally much larger than any particular commodity group (or corporation). Over the long-run, a large share of the benefits of public agricultural research goes to consumers (see Alston, Norton, and Pardey 1995). In contrast, a large share of the benefits of private sector agricultural research goes to the companies financing and conducting the research. Second, research as a production process has a large amount of *ex ante* uncertainty and public institutions that are under financial distress frequently look favorably on almost any outside source of funding. Thus, a private group is frequently able to contract with a public research institute to undertake a project for less than the expected cost which creates joint public-private financing. Hence, public funds that would otherwise have gone to other public agricultural research projects are redirected by the joint venture.

From a public interest perspective, the key issue is the size of the social payoff for the joint public-private venture versus purely publicly financed projects which are foregone by the redirection of public resources to the joint venture project. If the opportunity cost is low, then the
redirection is socially good, but if the opportunity cost is high, society is worse off by these joint public-private ventures than if no private funding of public agricultural research occurred. In particular, the opportunity cost may be large in situations where public funds are not allocated to different types of research so as to equalize the expected marginal return.

Ulrich, Furtan and Schmitz (1986) provide empirical evidence showing that the social opportunity cost was high in the case of joint private-public funding of malting barley research in Canadian public agricultural research institutions (i.e., Agricultural Canada and the provincial universities). They found that both the public and private sectors gained from the joint venture funding of malting barley research (i.e., positive private and social rates of return), but the social opportunity cost was very high of allowing the direction of joint research in the public institutions to be influenced to favor the private interests of the malting and brewing industry. The social rate of return would have been 40 percent higher on the foregone public research to improve feed grain yields of barley (even after compensating the malting and brewing industry for benefits they would not have obtained from the joint venture).

Hence, increased private funding of agricultural research in public institutions might either increase or decrease social welfare, and it might reduce the collective willingness of taxpayers to finance agricultural research in public institutions. Although public research institutions in western developed countries are turning increasingly to the private sector for additional financial resources, this may in the short-run ease their fiscal problems, but over the long-run it may further reduce the willingness of the public to finance public agricultural research and thereby add to the fiscal squeeze that many public agricultural research institutions are facing.
**Stronger IPRs and Stronger Private Incentives**

The relative importance of private agricultural R&D in total agricultural R&D differs across the western developed countries. When the private sector undertakes a larger role in the production of scientific innovations, the demands on the public sector are reduced and the nature of the social need changes. The private sector’s share is relatively large (> 50 percent) in the United Kingdom, the Netherlands, United States, Germany, and France but small (< 30 percent) in Portugal, Greece, Ireland, and Canada (Pardey, Roseboom, and Craig 1998; Alston, Pardey, and Smith 1997). Both governmental policies and market forces greatly affect the incentives for private sector investment in agricultural R&D.

Public policies have several different types of effects. First, government farm commodity and agricultural trade policies affect the market prices for final commodities and inputs, the price elasticities of aggregate supply of agricultural output and demand for agricultural inputs. Hence, they affect the expected profitability of farmers’ adopting new technologies and the derived demand for them. Second, environmental, resource, public health, and food safety policies change the cost structure of firms and (or) influence consumer demand for final products. Third, public investment in general and pretechnology research produces new innovations, and some of them provide good commercial opportunities for private sector development and marketing. Fourth, national (and international) laws provide the mechanisms for definition, enforcement, and transfer of IPRs (Evenson 1984).

IPRs include patents, breeders’ rights, copyrights, trademarks, and trade secrets. The patent, which provides protection for embodied inventions, is the key IPR for private sector innovation in agriculture of western developed countries. A holder of a patent on an invention in
a particular country is given the right by the granting country to exclude others from the unauthorized use, sale, or manufacture of the invention for a finite period, generally 20 years. These rights, however, apply only within the boundaries of the granting country, and only through international patent right exchange agreements do they have value in other countries.

The Patent applicant must disclose or remove from secrecy the essential features of the invention so as to “enable” others to make or use the invention (Huffman and Evenson 1993, Ch. 5). Disclosure has two main purposes. In return for granting a limited monopoly position to the inventor for 20 years, the nature of the invention is revealed which facilitates accumulation of the stock of knowledge and exchanges among innovators and scientists, and second, a country establishes strong incentives for private sector finance and conduct of R&D. Patent laws generally exempt abstract or non-embodied ideas and concepts from protection. Thus, for an invention embodied in a product, process, or biological materials, the holder of a patent can use or license its use. This gives the owner the right to an income stream from the commercialization of inventions or from licensing it to others. However, if a country has ineffective procedures for protecting patent rights, the size of the potential income stream from inventions is greatly reduced and might be zero.

Patent rights for the 18 western developed countries of this study have been strengthen over the past two decades, and this has increased the economic incentives for private R&D. The strength of patents across the 18 countries can be compared using a patent rights index developed by Ginarte and Park (1997). The overall index is derived from five separate indexes for: (1) extent of coverage, (2) membership in international patent agreements, (3) provisions for loss of protection, (4) enforcement mechanisms, and (5) duration of protection. For example, loss of
protection means ‘working’ requirements, compulsory licensing, and revocation of patents. Duration is the share of 20 years that a granting country gives protection. Each of the five components was given a value between 0 and 1 by the authors for each country and year, and a country’s patent-rights index is the summation over these values, taking values between 0 and 5.

The values of the patent rights index, 1960-1990, for western developed countries are presented in table 4. First, the mean patent rights index value for the 18 western developed countries is significantly higher than the average value for a set of 111 high, middle, and low income countries, being 22 percent higher in 1960 and 36 percent higher in 1990. Second, the patent rights index for the western developed countries has increased rapidly since 1975. The mean of the index increased slowly during 1960-1975 (an average rate of 0.7 percent per year) and more rapidly during 1975-1990 (an annual average of 1.1 percent per year). Third, the U.S., Austria, the Netherlands, and Italy stand out because of their high patent-rights index values (over 1975-1990), and Portugal, Greece, and Ireland standout because of their usually low values. Fourth, although most of the western developed countries have strengthened their patents rights over 1960-1990, the index values for Canada and Portugal are unchanged and the index value of Greece actually declined from 1985 to 1990.

Ginarte and Park (1997) have shown that a strong patent rights index is a necessary but not sufficient condition for rapid economic growth of countries. The strength of IPRs is, however, a key factor in determining the willingness of the private sector to finance its own agricultural research. For example, in the U.S. where patent protection for chemicals is very strong, the private sector has produced as large steam of new agricultural chemicals since 1960 (Ollinger and Fernandez-Cornejo 1995). Also, since new breeders’ rights were defined for crop
varieties and hence strengthened by the 1970 Plant Variety Protection Act, using Plant Variety Protection Certificates, the rate of private sector release of new soybean varieties has greatly increased, and the private seed companies have replaced public sector plant breeders as the primary breeders of new commercially successful soybean varieties (Huffman and Evenson 1994; Fuglie et. al. 1996, p. 37-39).

Although the patent rights index of the western developed countries are generally large, most of the countries have the potential to further strengthen these rights, and in a few countries, e.g., Portugal, Greece, Canada, and Finland, the potential is large. In countries where the size of the market is small, the private sector is, however, likely to be less responsive to strengthening IPRs than in countries where the potential market is large. By having strong IPRs, the private sector can provide a large share of its own research needs and thereby reduce and change the composition of the research society needs to finance through the public sector.

**Conclusions and Implications**

This paper has reviewed some of the important structural and organization changes in agricultural research of western developed countries and examined new funding prospects. Some conclusions and recommendations follow. First, new political jurisdictions should be formed for the purpose of financing agricultural research. These jurisdictions can include new alliances across countries and subregions within large countries. Small countries should look actively for potential alliances with other, especially larger countries, that they can join. They are too small, in most cases, to capture significant benefits from pretechnology and general science research supporting agriculture. Furthermore, they should have open markets to benefit from the
technically advances made in other countries. Within large countries, we see no problem with overlapping political jurisdictions; they have worked well for the provision of many other local public goods and services.

Second, intellectual property rights should be strengthened to increase the share of total agricultural research that is financed and conducted in the private sector. This would make it possible for the private sector to provide more of its own research needs, and we believe that this is the best direction for the private sector resources for research to be channeled. Hence, we are pessimistic about the potential for private sector financing of agricultural research in public institutions, except when private companies or groups make unrestricted grants as in Revlon’s support of cancer research at the UCLA Medical School. Otherwise, private sector financing of joint ventures that look like good opportunities seem likely to come at high social cost. The private interests of companies and commodity groups are seldom well aligned with the social good or public interest. Thus, joint public-private research ventures frequently will create a major conflict with the interests of taxpayers supporting public agricultural research institutions.

Furthermore, when funds are not allocated to equalize social returns at the margin, joint public-private ventures can come at a high opportunity cost when they redirect public funds to areas that have a lower (although perhaps positive) social rate of return. Third, the private sector seldom finds it profitable to invest in pretechnology and general scientific research and in certain areas of applied research, e.g., research on environmental, resource, food safety and human nutrition, agricultural policy, and minor crops. With the private sector taking on a larger share of the total agricultural research needs, this frees up public funds for research that focuses on pure public goods and other socially important, but privately unprofitable, areas.
Overall, we believe that agricultural R&D systems of “large countries” that have
developed as a system of shared public and private financing and performance and as
decentralized public support of public research institutions, e.g., the United States and Germany,
are best positioned for meeting the R&D needs of their residents in the twenty-first century.
These systems are better positioned to meet the changing demand for local or impure public
goods than the national financed, administered, and conducted systems, e.g., France, and are
large enough to obtain many of the benefits from more basic or pretechnology research. National
government agricultural research frequently operates under the restrictions imposed by funding
legislation that ties research expenditures to particular commodities and particular locations.
Small countries can improve their access to new technological innovations by forming new
political alliances with other countries, being open to technology transfer, and to imports of
technically enhanced goods.
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Endnotes

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2. Some Public funds are allocated to support research in the private sector.

3. In the United States and Canada, agricultural science policy developed long before general science policy, and it has continued to be separate.

4. See Huffman and Just (1997) for an examination of the efficiency of alternative funding mechanisms.

5. For comparison, the state agricultural experiment stations were grouped into five six classes based on their 1992 research expenditures. All the territorial experiment stations were eliminated, and where a state had more than one experiment station, the expenditures were combined. Because of the skewed size distribution, three SAES size groups were formed for those SAES having larger than system average expenditures in 1992, and two SAES size groups were formed for those SAES having smaller expenditures.