(B) A SENTENCE THAT IS IMPOSED FOR A VIOLATION OF THIS SECTION MAY BE IMPOSED SEPARATE FROM AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY OTHER OFFENSE BASED ON THE ACT OR ACTS ESTABLISHING THE VIOLATION.

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- (A) (1) $\dot{}$ IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- (2) (I) "ENCLOSURE" MEANS ANY BUILDING, WATERCRAFT, AIRCRAFT, TRAILER, SLEEPING CAR, OR OTHER STRUCTURE OR VEHICLE.
 - (II) "ENCLOSURE" INCLUDES:
- 1. EACH SEPARATELY SECURED OR OCCUPIED PORTION OF THE BUILDING OR VEHICLE; AND
- 2. EACH STRUCTURE APPURTENANT OR CONNECTED TO THE BUILDING OR VEHICLE.
- (3) "RESEARCH" MEANS ANY STUDIOUS AND SERIOUS INQUIRY, EXAMINATION, INVESTIGATION, OR EXPERIMENTATION AIMED AT THE DISCOVERY OR ACCUMULATION OF FACTS, DATA, THEORIES, TECHNOLOGIES, OR APPLICATIONS FOR ANY GOVERNMENTAL, SCIENTIFIC, EDUCATIONAL, OR PROPRIETARY PURPOSE.
- (4) "RESEARCH FACILITY" MEANS ANY ENCLOSURE OR SEPARATELY SECURED YARD, PAD, POND, LABORATORY, PASTURE, OR PEN THE PURPOSE OF WHICH IS TO CONDUCT RESEARCH, HOUSE RESEARCH SUBJECTS, OR STORE SUPPLIES, RECORDS, DATA, PROTOTYPES, OR EQUIPMENT NECESSARY TO OR DERIVED FROM RESEARCH.
- (5) "RESEARCH PROPERTY" MEANS ANY PROPERTY RELATED TO RESEARCH IN A RESEARCH FACILITY, REGARDLESS OF VALUE, INCLUDING ANY SAMPLE, SPECIMEN, RESEARCH SUBJECT, RECORD, DATA, TEST RESULT, OR PROPRIETARY INFORMATION.
- (B) A PERSON SHALL BE GUILTY OF BREAKING AND ENTERING A RESEARCH FACILITY ONLY IF:
- (1) The Breaking and entering was performed with the intent to:
- (I) OBTAIN UNAUTHORIZED CONTROL OVER RESEARCH PROPERTY;
 - (II) ALTER OR ERADICATE RESEARCH PROPERTY;

"(III) DAMAGE, DEFACE, OR MOVE IN A MANNER INTENDED TO CAUSE HARM TO RESEARCH PROPERTY, OR DESTROY OR REMOVE RESEARCH PROPERTY; OR