103D CONGRESS 1ST SESSION H.R. 3425

To redesignate the Environmental Protection Agency as the Department of Environmental Protection, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 3, 1993

Mr. CONYERS (for himself, Mr. BOEHLERT, Mr. SYNAR, Mr. PORTER, Mr. WAXMAN, Mr. SHAYS, Mr. STUDDS, Mr. GILMAN, Mr. NEAL of North Carolina, Mr. MACHTLEY, Mrs. COLLINS of Illinois, Mrs. MEYERS of Kansas, Mr. RUSH, Mrs. MORELLA, Mr. OWENS, Mr. GILLMOR, Mr. WASHINGTON, Mr. GALLO, Ms. MARGOLIES-MEZVINSKY, Mr. RAMSTAD, Mr. WISE, MS. SNOWE, Mr. TOWNS, Mr. SMITH of New Jersey, Mrs. MALONEY, Mr. WALSH, Mr. PAYNE of New Jersey, Mr. LAZIO, Mr. HOCHBRUECKNER, MS. MOLINARI, Mr. WELDON, Mrs. JOHNSON of Connecticut, Mr. GOSS, Mr. KLUG, Mr. UPTON, Mr. SANDERS, Mr. HORN, Mr. LANTOS, MS. BROWN of Florida, Ms. WOOLSEY, Mr. GENE GREEN of Texas, and Mr. LANCASTER) introduced the following bill; which was referred to the Committee on Government Operations

A BILL

- To redesignate the Environmental Protection Agency as the Department of Environmental Protection, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Department of Environmental Protection Act".

(b) TABLE OF CONTENTS.—The contents of this Act

2 are as follows:

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Sec. 1. Short title; table of contents.

Sec. 2. Definitions.

Sec. 3. Disclaimer.

TITLE I—REDESIGNATION OF ENVIRONMENTAL PROTECTION AGENCY AS DEPARTMENT OF ENVIRONMENTAL PROTECTION

Sec. 101. Redesignation of Environmental Protection Agency as Department of Environmental Protection.

- Sec. 102. Assistant Secretaries.
- Sec. 103. Deputy Assistant Secretaries.
- Sec. 104. Office of the General Counsel.
- Sec. 105. Office of Inspector General.
- Sec. 106. Regional offices.
- Sec. 107. Continuing performance of functions.
- Sec. 108. Strategic management, planning, performance measurement, and reporting to Congress.
- Sec. 109. Information resources management.
- Sec. 110. Public access to and use of information resources.
- Sec. 111. Bureau of Environmental Statistics.
- Sec. 112. Office of Environmental Justice.
- Sec. 113. Scientific integrity.
- Sec. 114. Conflicts of interest of members of advisory committees.
- Sec. 115. Limitation on scope of certain umbrella contracts by Department for advisory and assistance services.
- Sec. 116. Prohibition on transferring to contractors inherently governmental functions of Department.
- Sec. 117. Disallowance of, and penalties for, improperly claimed costs under Department contracts and regulations.
- Sec. 118. Contractor employee gift, entertainment, or recreation costs specifically unallowable under Department contracts.
- Sec. 119. Documentation of contractor travel costs.
- Sec. 120. Effective dates; limitations on application.
- Sec. 121. Regulations.
- Sec. 122. References.
- Sec. 123. Savings provisions.
- Sec. 124. Conforming amendments.
- Sec. 125. Additional conforming amendments.

TITLE II—ADMINISTRATIVE PROVISIONS

- Sec. 201. Acquisition of copyrights and patents.
- Sec. 202. Gifts and bequests.
- Sec. 203. Official seal of Department.
- Sec. 204. Use of likeness of official seal of Department.
- Sec. 205. Use of stationery, printed forms, and supplies of Environmental Protection Agency.

3 SEC. 2. DEFINITIONS.

4 As used in this Act:

(1) DEPARTMENT.—The term "Department"
 means the Department of Environmental Protection
 provided for in section 101(a).

4 (2) INDIAN TRIBE.—The term "Indian tribe"
5 has the same meaning as provided by section 4(e) of
6 the Indian Self-Determination and Education Assist7 ance Act (25 U.S.C. 450b(e)).

8 (3) STATE.—The term "State" means a State, 9 the District of Columbia, the Commonwealth of 10 Puerto Rico, the Virgin Islands, Guam, American 11 Samoa, the Commonwealth of the Northern Mariana 12 Islands, and any other territory or possession of the 13 United States.

14 (4) SECRETARY.—The term "Secretary" means
15 the Secretary of the Environment appointed under
16 section 101(b).

17 SEC. 3. DISCLAIMER.

Nothing in this Act or the amendments made by this Act shall be construed by the Secretary, any officer or employee of the Department, or by any court as altering, affecting, amending, modifying, or changing, directly or indirectly, any law which on the day before the date of the enactment of this Act referred to and provided authorities or responsibilities for, or was administered by, the Environmental Protection Agency or the Administrator of the

Environmental Protection Agency, including the Federal 1 Water Pollution Control Act, title XIV of the Public 2 Health Service Act (the Safe Drinking Water Act), the 3 4 Clean Air Act, the Pollution Prevention Act of 1990, the Toxic Substances Control Act, the Federal Insecticide, 5 Fungicide, and Rodenticide Act, the Federal Food, Drug, 6 7 and Cosmetic Act, the Motor Vehicle Information and Cost Savings Act, the Federal Hazardous Substances Act, 8 9 the Atomic Energy Act, the Noise Control Act of 1972, 10 the Solid Waste Disposal Act, the Comprehensive Environmental Response, Compensation, and Liability Act of 11 1980, the Superfund Amendments and Reauthorization 12 Act of 1986, the Ocean Dumping Act, the Environmental 13 Research, Development, and Demonstration Authorization 14 15 Act, the Pollution Prosecution Act of 1990, and the Federal Facilities Compliance Act of 1992, or any statute con-16 taining amendment to any of such Acts. The provisions 17 of section 112 (relating to environmental justice) shall not 18 be construed to alter, affect, amend, or change such Acts, 19 and to the extent that the authorities provided under such 20 provisions are made applicable by the Secretary to pro-21 22 grams, standards, or regulations under such Acts, the Secretary shall ensure that such provisions do not alter, af-23 fect, amend, modify, or change the objectives, require-24

ments, procedures, or limitations of such Acts or make
 them more or less stringent.

I—**REDESIGNATION** TITLE OF 3 **ENVIRONMENTAL PROTEC**-4 AGENCY AS TION **DEPART**-5 OF **ENVIRONMENTAL** MENT 6 PROTECTION 7

8 SEC. 101. REDESIGNATION OF ENVIRONMENTAL PROTEC-

9 TION AGENCY AS DEPARTMENT OF ENVIRON10 MENTAL PROTECTION.

11 (a) REDESIGNATION.—

(1) IN GENERAL.—The Environmental Protection Agency is redesignated as the Department of
Environmental Protection, and shall be an executive
department in the executive branch of the Government.

17 (2) HEADQUARTERS.—The Department shall beheadquartered at the seat of Government.

19 (3) OFFICIAL ACRONYM.—The official acronym20 of the Department shall be "D.E.P.".

21 (b) SECRETARY OF THE ENVIRONMENT.—

(1) IN GENERAL.—There shall be at the head
of the Department a Secretary of the Environment
who shall be appointed by the President, by and
with the advice and consent of the Senate.

(2) OFFICE OF THE SECRETARY.—The Office
 of the Secretary shall consist of—
 (A) the Secretary and the Deputy Sec retary appointed under subsection (d); and

5 (B) such other officers as the Secretary 6 may determine to be necessary, who may in-7 clude an Executive Secretary appointed by the 8 Secretary.

9 (c) Transfer of Function, Powers, and Du-10 ties.—

(1) IN GENERAL.—The functions, powers, and
duties of each officer and employee of the Environmental Protection Agency are transferred to, and
vested in, the corresponding officer or employee of
the Department.

16 (2) CONSTRUCTION.—This subsection may not
17 be construed to prohibit the delegation or redelega18 tion by the Secretary of functions, powers, or duties
19 transferred by paragraph (1).

20 (d) DEPUTY SECRETARY.—

(1) IN GENERAL.—There shall be in the Department a Deputy Secretary of the Environment,
who shall be appointed by the President, by and
with the advice and consent of the Senate.

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1	(2) FUNCTIONS.—The Deputy Secretary shall
2	perform such functions as the Secretary shall pre-
3	scribe, and shall act as the Secretary during the ab-
4	sence or disability of the Secretary or in the event
5	of a vacancy in the position of the Secretary.
6	(e) Delegation of Authority.—
7	(1) IN GENERAL.—Except as provided in this
8	Act or other laws administered by the Department,
9	the Secretary may, consistent with other applicable
10	laws—
11	(A) delegate any functions, powers, or du-
12	ties, including with respect to the making of
13	regulations, to such officers and employees of
14	the Department as the Secretary may des-
15	ignate; and
16	(B) authorize such successive redelegations
17	of such functions within the Department as the
18	Secretary considers to be necessary or appro-
19	priate.
20	(2) CONSIDERATIONS.—In acting under this
21	subsection or subsection (c) to delegate or authorize
22	the redelegation of functions, the Secretary shall
23	take into consideration the need to ensure that regu-
24	lations, standards, and policies of the Department
25	(including changes and revisions to regulations,

1	standards, and policies) are promulgated and issued
2	by the Secretary or other officers of the Department.
3	(3) NOTICE; REVIEW.—The Secretary shall—
4	(A) maintain, in a central location that is
5	available to the public, copies of all orders and
6	other instruments making delegations and
7	redelegations of function under this subsection
8	(including all revisions to such delegations); and
9	(B) periodically review all such delegations
10	and redelegations.
11	SEC. 102. ASSISTANT SECRETARIES.
12	(a) ESTABLISHMENT OF POSITIONS.—There shall be
13	in the Department such number of Assistant Secretaries,
14	not to exceed 10, as the Secretary shall determine, each
15	of whom—
16	(1) shall be appointed by the President, by and
17	with the advice and consent of the Senate; and
18	(2) shall perform such functions as the Sec-
19	retary prescribes.
20	(b) FUNCTIONS.—
21	(1) IN GENERAL.—The Secretary shall assign
22	to the Assistant Secretaries of the Department such
23	functions as the Secretary considers appropriate, in-
24	cluding, subject to the discretion of and modification
25	by the Secretary—

1	(A) pollution prevention;
2	(B) resource recovery, recycling, and reuse;
3	(C) education;
4	(D) policy, planning, and evaluation;
5	(E) administration;
6	(F) resources management, including fi-
7	nancial and budget management;
8	(G) information resources management;
9	(H) procurement and assistance manage-
10	ment;
11	(I) personnel and labor relations;
12	(J) enforcement;
13	(K) compliance monitoring;
14	(L) research and development;
15	(M) air;
16	(N) radiation;
17	(O) water;
18	(P) pesticides;
19	(Q) toxic substances;
20	(R) solid wastes;
21	(S) hazardous waste;
22	(T) hazardous waste cleanup;
23	(U) emergency response;
24	(V) congressional affairs and public af-
25	fairs;

1	(W) intergovernmental affairs;
2	(X) Indian affairs, including Indian tribes;
3	(Y) international affairs; and
4	(Z) noise pollution control and abatement.
5	(2) NOTIFICATION REGARDING MODIFICA-
6	TIONS.—The Secretary may not modify the respon-
7	sibilities of any Assistant Secretary without prior
8	written notification, with explanation, of such modi-
9	fication to the appropriate committees of the Senate
10	and the House of Representatives.
11	(c) Designation of Functions Prior to Con-
12	FIRMATION.—Whenever the President submits the name

12 FIRMATION.—Whenever the President submits the name 13 of an individual to the Senate for confirmation as an As-14 sistant Secretary under this section, the President shall 15 state the particular functions of the Department (as as-16 signed by the Secretary under subsection (b)) such individ-17 ual will exercise upon taking office.

18 SEC. 103. DEPUTY ASSISTANT SECRETARIES.

(a) ESTABLISHMENT OF POSITIONS.—There is authorized in the Department such number of Deputy Assistant Secretaries as the Secretary determines is appropriate, not to exceed 20.

23 (b) APPOINTMENTS AND FUNCTIONS.—Each Deputy24 Assistant Secretary—

25 (1) shall be appointed by the Secretary; and

(2) shall perform such functions as the Sec retary shall prescribe.

3 SEC. 104. OFFICE OF THE GENERAL COUNSEL.

4 (a) OFFICE.—There shall be in the Department the5 Office of the General Counsel.

6 (b) GENERAL COUNSEL.—There shall be at the head
7 of such office a General Counsel who shall be appointed
8 by the President, by and with the advice and consent of
9 the Senate.

10 (c) FUNCTIONS.—The General Counsel shall be the 11 chief legal officer of the Department and shall provide 12 legal assistance to the Secretary concerning the programs 13 and policies of the Department.

14 SEC. 105. OFFICE OF INSPECTOR GENERAL.

15 The Office of Inspector General of the Environmental 16 Protection Agency, established in accordance with the In-17 spector General Act of 1978 (5 U.S.C. App.), is redesig-18 nated as the Office of Inspector General of the Depart-19 ment of Environmental Protection.

20 SEC. 106. REGIONAL OFFICES.

21 (a) REGIONAL OFFICES.—

(1) ESTABLISHMENT; NUMBER.—The Secretary
shall establish such Regional Offices of the Department as the Secretary determines to be necessary to
carry out in an efficient and economic manner the

functions vested in the Secretary or other officials of
 the Department. The number of such Regional Of fices may not exceed 10.

4 (2) ALTERATION, CONSOLIDATION, AND RELO-5 CATION.—The Secretary may alter, consolidate, or 6 relocate any Regional Office taking into consider-7 ation the needs of the Department and economy and 8 efficiency.

9 (b) REGIONAL ADMINISTRATORS.—

(1) IN GENERAL.—There shall be in each Regional Office established under subsection (a) a Regional Administrator, who shall be the head of the
Regional Office.

14 (2) APPOINTMENT.—Each Regional Adminis15 trator shall be appointed by, and serve at the pleas16 ure of, the Secretary.

17 (3) FUNCTIONS.—Each Regional Administrator
18 shall implement, execute, and enforce the national
19 program priorities and policies established, in ac20 cordance with this Act and other laws applicable to
21 the Department, by the Secretary, or by the Deputy
22 Secretary or an Assistant Secretary pursuant to a
23 delegation from the Secretary.

24 (c) INFORMATION REGARDING REGIONAL OFFICE25 PERFORMANCE.—The Secretary shall periodically assess

1 the performance of each Regional Office in meeting the 2 program and enforcement priorities established or dele-3 gated by the Secretary, and inform the appropriate com-4 mittees of the Congress about that performance. The first 5 such assessment shall be completed within 2 years after 6 the date of the enactment of this Act.

7 SEC. 107. CONTINUING PERFORMANCE OF FUNCTIONS.

8 (a) REDESIGNATION OF POSITIONS.—

9 (1) ADMINISTRATOR.—The Administrator of 10 the Environmental Protection Agency is redesig-11 nated as the Secretary of the Environment.

(2) DEPUTY ADMINISTRATOR.—The Deputy
Administrator of the Environmental Protection
Agency is redesignated as the Deputy Secretary of
the Environment.

(3) ASSISTANT ADMINISTRATORS.—Each Assistant Administrator of the Environmental Protection Agency is redesignated as an Assistant Secretary of the Department.

20 (4) GENERAL COUNSEL.—The General Counsel
21 of the Environmental Protection Agency is redesig22 nated as the General Counsel of the Department.

(5) INSPECTOR GENERAL.—The Inspector General of the Environmental Protection Agency is re-

designated as the Inspector General of the Depart ment.

3 (b) NOT SUBJECT TO RENOMINATION OR RECON-4 FIRMATION.—An individual serving at the pleasure of the 5 President in a position that is redesignated by subsection 6 (a) may continue to serve in and perform functions of that 7 position after the date of the enactment of this Act with-8 out renomination by the President or reconfirmation by 9 the Senate.

10SEC. 108. STRATEGIC MANAGEMENT, PLANNING, PERFORM-11ANCE MEASUREMENT, AND REPORTING TO12CONGRESS.

13 (a) RESPONSIBILITIES OF THE SECRETARY.—The14 Secretary shall—

(1) develop and maintain, in accordance with
the statutes that authorize programs of the Department, a strategic business plan for the Department
that clearly and specifically defines the mission of
the Department;

(2) establish and maintain a performance measurement system to measure and report on specific
program performance from a policy, operational, and
economic standpoint, including information resources
management; and

1	(3) establish a permanent departmental senior
2	management committee, which shall—
3	(A) be chaired by the Secretary;
4	(B) consist of senior program managers of
5	the Department; and
6	(C) assist the Secretary in carrying out the
7	responsibilities of the Secretary in managing
8	the Department.
9	(b) REPORT TO THE CONGRESS.—Within 30 days of
10	the submission to the Congress of the budget of the
11	United States Government for each fiscal year under sec-
12	tion 1105 of title 31, United States Code, the Secretary
13	shall report to the Congress on the extent to which the
14	strategic business plan required by subsection (a) has been
15	implemented, especially with regard to the specific per-
16	formance measures established under subsection $(a)(2)$.
17	SEC. 109. INFORMATION RESOURCES MANAGEMENT.
18	(a) Responsibilities of the Secretary.—The
19	Secretary, consistent with section 111 and other provi-
20	sions of law, shall—
21	(1) manage information resources and informa-
22	tion technology so as to ensure—
23	(A) maximum net benefits from the appli-
24	cation of such resources and technology, and
25	(B) maximum accountability to the public;

1	(2) develop policies and mechanisms to commu-
2	nicate information management goals, priorities, and
3	practices effectively throughout the Department, in-
4	cluding policy guidance that describes the process by
5	which the Department shall initiate, approve, proc-
6	ess, and evaluate major automated information sys-
7	tems at key milestones;
8	(3) ensure that program management officials,
9	the Chief Financial Officer of the Department, the
10	Chief Information Officer of the Department, and
11	the Director of Environmental Statistics collaborate
12	in—
13	(A) defining the specific information and
14	developing the systems capabilities necessary to
15	meet program missions and goals;
16	(B) identifying specific opportunities to re-
17	design business practices and supporting infor-
18	mation systems;
19	(C) estimating the life-cycle costs of pro-
20	posed automated information systems and ob-
21	taining independent cost evaluations; and
22	(D) assuring that information included in
23	the annual budget request of the Department
24	includes life-cycle cost estimates for automated
25	information systems;

1	(4) develop management processes that assign
2	priority to information technology acquisitions and
3	measure the effect of those acquisitions on mission
4	performance;
5	(5) ensure substantive involvement of program
6	management and systems users with information re-
7	sources management staff in all information systems
8	projects;
9	(6) establish a management education program
10	to assist managers in identifying—
11	(A) areas in which information and tech-
12	nology are vital to mission accomplishment, and
13	(B) techniques that can be applied to ex-
14	ploit information technology successfully; and
15	(7) in accordance with all laws applicable to the
16	Department, coordinate the data collection and dis-
17	semination efforts of the Department with other rel-
18	evant Federal, State, and local agencies in order to
19	reduce unnecessary burdens and promote greater in-
20	tegration of information.
21	(b) Information Resources Management
22	Steering Committee.—
23	(1) ESTABLISHMENT.—The Secretary shall es-
24	tablish a permanent information resources manage-
25	ment steering committee, which shall—

1	(A) consist of senior program managers or
2	their representatives, and
3	(B) include the Chief Information Officer
4	of the Department and the Director of Environ-
5	mental Statistics.
6	(2) FUNCTIONS.—The committee established
7	under paragraph (1) shall—
8	(A) assist and advise the Secretary in car-
9	rying out information resources management
10	responsibilities of the Secretary under sub-
11	section (a);
12	(B) present Department-wide information
13	resources management issues to the depart-
14	mental senior management committee estab-
15	lished under section $108(a)(3)$ for resolution;
16	(C) establish specific performance meas-
17	ures for information resources management
18	that relate specifically to program missions;
19	(D) review and make recommendations to
20	the Secretary with regard to major automated
21	information systems of the Department at
22	predefined milestones throughout their life cy-
23	cles; and
24	(E) evaluate and make recommendations
25	to the Secretary with regard to significant in-

1	formation technology acquisitions of the De-
2	partment above a threshold to be defined by the
3	committee.

4 (c) Chief Information Officer.—

5 (1) DESIGNATION AND PRIMARY RESPONSIBIL6 ITIES.—

(A) IN GENERAL.—The Secretary shall 7 designate a Chief Information Officer of the 8 whose primary responsibilities 9 Department, shall include providing assistance to senior 10 11 agency management in ensuring that information and technology resources are managed to 12 maximize benefits to the Department and ac-13 14 countability to the public served by the Depart-15 ment.

16 (B) INFORMATION COORDINATION FUNC-17 TIONS.—The Chief Information Officer shall 18 serve as the senior official required to be des-19 ignated for the Department under section 20 3506(b) of title 44, United States Code.

(2) QUALIFICATIONS.—To the maximum extent, the individual designated as Chief Information
Officer shall be selected from individuals who have—
(A) direct and substantial experience in

successfully achieving major improvements in

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1	organizational performance through the use of
2	information technology; and
3	(B) demonstrated technical competence
4	and ability to work effectively with senior pro-
5	gram managers.
6	(3) RANK; LIMITATION ON DUTIES.—The Chief
7	Information Officer shall—
8	(A) hold a rank in the Department equiva-
9	lent to Assistant Secretary;
10	(B) report directly to the Secretary; and
11	(C) not be assigned any permanent duties
12	that are not related to information resources
13	management.
14	(d) Responsibilities of the Chief Information
15	OFFICER.—The Chief Information Officer, consistent with
16	section 111 and other provisions of law, shall—
17	(1) design, develop, implement, and facilitate a
18	strategic information resources management process
19	for the Department that—
20	(A) establishes what information resources
21	management capabilities are necessary to sup-
22	port programs for accomplishing the mission of
23	the Department, including information re-
24	sources management policies, architectures, and
25	standards;

1	(B) includes information plans that set
2	forth what information systems and programs
3	will support the various programmatic and
4	management information requirements of the
5	Department;
6	(C) includes the development of annual op-
7	erating plans, coordinated with departmental
8	budgets, setting forth resource allocations for
9	specific information systems and programs that
10	support Department missions and goals; and
11	(D) includes performance review and re-
12	porting that identifies net benefits actually real-
13	ized from information system investments;
14	(2) design and maintain a strategic information
15	resources management plan;
16	(3) develop a comprehensive process for control-
17	ling information systems development and operations
18	life cycle, including explicit decision criteria and
19	early decision points for all information systems
20	projects;
21	(4) be responsible for assuring the effective and
22	efficient design, development, and delivery of infor-
23	mation products and services that support key pro-
24	gram responsibilities;

1	(5) in cooperation with the Chief Financial Of-
2	ficer of the Department, ensure that—

3 (A) Department-wide and component accounting, financial, and asset management sys-4 5 tems and other information systems that provide, at least in part, financial or program per-6 7 formance data used in financial statements are 8 effectively designed, developed, and implemented: and 9

10 (B) financial and related program perform11 ance data are provided on a reliable, consistent,
12 and timely basis to agency financial manage13 ment systems;

(6) identify, in cooperation with program managers and the Chief Financial Officer of the Department, specific opportunities to redesign business
practices and supporting information systems to improve agency performance;

19 (7) regularly complete accurate post-implemen20 tation reviews for all information systems projects of
21 the Department;

(8) develop, in cooperation with the Chief Financial Officer of the Department, full and accurate
information on—

1	(A) information technology expenditures
2	(including capital investment and expenses) by
3	the Department; and
4	(B) all expenses for Department staff who
5	carry out information resources management
6	responsibilities;
7	(9) develop requirements and mechanisms for
8	comprehensive information resources management
9	training and professional development of Depart-
10	ment staff;
11	(10) establish policies for communicating De-
12	partment-wide and component information systems
13	requirements and acquisition plans with industry, in-
14	cluding by—
15	(A) working with program managers and
16	component information resources management
17	officials to ensure that each major acquisition
18	plan contains an industry communications seg-
19	ment that informs industry of the acquisition,
20	presents its purpose, and solicits industry feed-
21	back on technology, schedule, and other signifi-
22	cant issues; and
23	(B) establishing Department-wide policies
24	for the use of requests for information, requests

25 for comment, and draft requests for procure-

ment proposals, as mechanisms for improving
 acquisition effectiveness and increasing competi tion; and

4 (11) work cooperatively with the Director of
5 Environmental Statistics, providing the technical
6 and other support necessary to fulfill the informa7 tion systems and other information requirements
8 identified by the Director as needed to carry out the
9 functions of the Bureau of Environmental Statistics.
10 (e) DEFINITIONS.—Terms used in this section have

11 the meanings set forth in section 3502 of title 44, United12 States Code, to the extent the terms are defined in that13 section.

(f) CONSTRUCTION.—This section may not be construed as affecting or limiting in any way the functions
and authorities of the Director of the Bureau of Environmental Statistics relating to—

(1) collecting, compiling, evaluating, analyzing,
reporting, preparing, and publishing data, statistics,
or other environmental and public health information, or

(2) the making of grants or the conduct of anyrelated activities.

1	SEC. 110. PUBLIC ACCESS TO AND USE OF INFORMATION
2	RESOURCES.
3	(a) Encouraging Public Access and Use.—
4	(1) Policies and methods.—The Secretary
5	shall, in accordance with all provisions of law appli-
6	cable to the Department—
7	(A) identify and develop policies and meth-
8	ods for encouraging greater public access to,
9	and use of, departmenal information collected,
10	stored, retained, or disseminated and available
11	to the public under such provisions of law; and
12	(B) make such public information available
13	in a variety of formats and through systems
14	that permit and encourage widespread use and
15	analysis.
16	(2) Bureau of environmental statis-
17	TICS.—For the purpose of the application of this
18	section to the Bureau of Environmental Statistics,
19	the Director of Environmental Statistics shall have
20	the responsibilities of the Secretary.
21	(b) Inventory and Locator of Information
22	SERVICES.—The Secretary shall, in accordance with all
23	laws applicable to the Department, develop and maintain
24	a public access system providing a current, comprehensive,
25	and detailed inventory of the Department's public infor-

1	mation services, products, systems, and other holdings.
2	The system shall include the following:
3	(1) An inventory that lists each such service,
4	product, and system, and describes the type of infor-
5	mation available, the cost and other terms of public
6	access, and details about sources and methodology
7	used in preparation of the information. The inven-
8	tory shall—
9	(A) be updated regularly;
10	(B) be disseminated as widely as possible
11	in electronic and hard copy formats; and
12	(C) be printed at least annually.
13	(2) Provision of access to selected public infor-
14	mation holdings and databases. Such access shall—
15	(A) allow users to download information;
16	(B) include easy to use menus and other
17	enhancements to improve use; and
18	(C) be accompanied by support and tech-
19	nical assistance to current and potential users.
20	(3) A means for the public and other agencies
21	to communicate with the Department about public
22	information available through the system and about
23	improvements to the system.
24	(c) Integration and Availability of Serv-

 $25\,$ $\,$ ICES.—In order to enhance public access and encourage $\,$

use of public information, improve the management of in-1 formation resources, and assist Departmental multimedia 2 permitting and enforcement initiatives, the Secretary 3 4 shall, in accordance with all laws applicable to the Department, develop policies, programs, and methods for inte-5 grating and linking public information pertaining to the 6 7 environment, public health, environmental justice, and other public policy concerns within the jurisdiction of the 8 Department. 9

10 (d) STRATEGIC PLAN AND REPORTS ON PUBLIC AC-11 CESS TO AND USE OF INFORMATION.—

12 (1) STRATEGIC PLAN.—As part of the strategic 13 information resources management plan required under section 109(d)(2), the Chief Information Offi-14 15 cer shall develop a strategic plan on the use of information technology to provide for dissemination of, 16 17 and public access to, departmental information that 18 is available to the public in accordance with applica-19 ble provisions of law, and to facilitate implementa-20 tion of subsections (b) and (c).

(2) CONTENTS OF PLAN.—The strategic plan
required by paragraph (1), where appropriate, shall
include—

24 (A) a description of current activities and25 future initiatives to carry out requirements for

promoting public access to, and use of, publicly 1 2 available information under this section, including a discussion of efforts to implement sub-3 sections (b) and (c); 4 (B) an evaluation of the use of geographi-5 6 cal information systems and spatial display technologies in fulfilling the public dissemina-7 tion objectives of this section; 8 (C) an evaluation of the role of emerging 9 computer technologies, including 10 CD-ROM (compact-disk—read only memory) and other 11 suitable machine readable storage alternatives, 12 and online transaction-based reporting, in ful-13 14 filling the public dissemination objectives of this 15 section; 16 (D) a plan for one or more pilot programs 17 to expand existing online information dissemi-18 nation programs to include additional data 19 bases: 20 (E) efforts for considering and implementing an electronic data interchange; 21 22 (F) the role of the existing or planned entities, including depository libraries and the Na-23 24 tional Research and Educational Network, in aiding dissemination objectives of this section; 25

1	(G) a review of alternatives and possibili-
2	ties for conversion of print material to machine
3	readable formats;

4 (H) an evaluation of a system linked to the 5 inventory established under subsection (b), for 6 indexing, locating, and obtaining publicly avail-7 able information about facilities and substances 8 regulated by the Department; and

9 (I) the personnel, funding, and length of 10 time needed to implement the plan.

11 (e) OBTAINING PUBLIC ADVICE AND GUIDANCE.— 12 The Secretary shall establish an ongoing balanced process 13 for obtaining public advice, guidance, and recommenda-14 tions on improving public access to, and use of, Depart-15 mental information that is available to the public under 16 applicable provisions of law.

(f) USER FEES.—Fees for dissemination of Department information products or services may be set at a level
sufficient to recover the cost of the dissemination, but no
higher.

21 SEC. 111. BUREAU OF ENVIRONMENTAL STATISTICS.

(a) ESTABLISHMENT.—There is established within
the Department the Bureau of Environmental Statistics
(hereinafter in this section referred to as the "Bureau").
The purpose of the Bureau is to provide in accordance

1 with this section such environmental quality and related
2 public health and economic information, and such evalua3 tion and analyses of such information, as may be appro4 priate, to meet adequately and fully the needs of the De5 partment in carrying out its functions under applicable
6 law, and the Congress.

7 (b) DIRECTOR OF ENVIRONMENTAL STATISTICS.—

8 (1) IN GENERAL.—The Bureau shall be under 9 the direction of the Director of Environmental Sta-10 tistics (hereinafter in this section referred to as the 11 "Director"), who shall report directly to the Sec-12 retary.

13 (2) APPOINTMENT, TERM, AND REMOVAL.—
14 (A) APPOINTMENT AND TERM.—The Di15 rector shall—

16 (i) be appointed by the Secretary for17 a term of 4 years; and

(ii) be selected from individuals who
are well qualified through experience or
training in the collection and analysis of
environmental statistics.

(B) SERVICE AFTER EXPIRATION OF
TERM.—An individual may, at the request of
the Secretary, serve as Director after the expiration of his or her term for not more than 3

1	months until his or her successor has taken of-
2	fice.
3	(C) REMOVAL.—An individual may be re-
4	moved as Director by the Secretary only for
5	malfeasance in office or neglect of duty.
6	(D) REAPPOINTMENT.—An individual
7	serving as Director may be reappointed for ad-
8	ditional terms.
9	(3) COMPENSATION.—The Director shall be
10	compensated at the rate provided for level V of the
11	Executive Schedule under section 5316 of title 5,
12	United States Code.
13	(c) Functions of Director.—
14	(1) IN GENERAL.—The functions of the Direc-
15	tor shall include—
16	(A) collecting, compiling, analyzing, and
17	publishing a comprehensive set of environ-
18	mental quality and related public health, eco-
19	nomic, and statistical data for determining envi-
20	ronmental quality and related measures of pub-
21	lic health, over both the short- and long-term,
22	including assessing—
23	(i) ambient conditions and trends; and
24	(ii) the distribution of environmental
25	conditions and related public health condi-

tions across all affected populations, in-1 2 cluding those populations identifiable on the basis of income, race, ethnicity, or na-3 4 tional origin; (B) evaluating the adequacy of available 5 statistical measures to determine the Depart-6 7 ment's success in fulfilling statutory require-8 ments; (C) ensuring that data and measures re-9 10 ferred to in this subsection are accurate, reliable, relevant, and in a form that permits sys-11 tematic analysis; 12 (D) collecting and analyzing such other 13 14 data as may be required by the Director to-(i) efficiently and effectively fulfill the 15 Director's responsibilities, or 16 17 (ii) identify new environmental prob-18 lems; 19 (E) conducting specialized analyses and 20 preparing special reports on particular subjects whenever required to do so by the President, by 21 22 law, or by the Secretary, or when considered 23 appropriate by the Director; and

24 (F) making readily accessible or, to the ex-25 tent practicable, disseminating all publicly avail-

1	able data collected under subparagraph (A) or
2	(B), in a timely manner and using dissemina-
3	tion methods that will maximize the utility of
4	such publicly available information to the pub-
5	lic.
6	(2) TECHNICAL CAPABILITIES TO PERFORM
7	ANALYSES.—The Director shall establish and main-
8	tain the scientific, engineering, statistical, and other
9	technical capability to perform analysis of environ-
10	mental quality and related public health and eco-
11	nomic data, to—
12	(A) verify the accuracy of items of environ-
13	mental quality and related public health and
14	economic data submitted to the Director; and
15	(B) ensure the coordination and com-
16	parability of that data.
17	(d) Powers of Director.—
18	(1) IN GENERAL.—The Director is authorized
19	on a nonexclusive basis, to exercise and enforce any
20	authority vested in the Secretary by law that relates
21	to the collection, gathering, reporting, evaluating,
22	analysis, or dissemination of environmental quality
23	data and related measures of public health in order
24	to carry out fully the functions of the Director.

(2) ACTIONS NOT SUBJECT TO APPROVAL.— The Director shall not be required to—

(A) obtain the approval of any other officer or employee of the Department in connection with the collection, compilation, evaluation, analysis, or dissemination of any information; or

8 (B) obtain, prior to publication, the ap-9 proval of any other officer or employee of the 10 United States with respect to the substance of 11 any reports prepared in accordance with law.

12 PROVIDING ASSISTANCE.—The Director (3)may, upon request, provide technical assistance to 13 14 offices of the Department and to other Federal 15 agencies for the purpose of assuring the technical quality and the coordination of statistical activities 16 17 of the Department. Such assistance may include re-18 viewing data collection plans, survey designs, and 19 pretests, management of data, and quality of data. 20 The Director shall, upon request, promptly provide 21 any information or analysis in the possession of the 22 Bureau to any office within the Department which 23 such office determines relates to the functions of such office. 24

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1	(4) Collection of data from other agen-
2	CIES, PERSONS, ETC.—Subject to other applicable
3	provisions of law, the Director, in carrying out re-
4	sponsibilities under this Act, may collect data from
5	such Federal agencies, State or local governments or
6	instrumentalities, Indian tribes, businesses, and
7	other individuals, persons, organizations, and insti-
8	tutions as the Director considers appropriate.
9	(5) Use of data collected by federal
10	AGENCIES.—
11	(A) IN GENERAL.—The Director may—
12	(i) use data collected by any Federal
13	agency, and
14	(ii) enter into interagency or intra-
15	agency agreements for the collection of
16	data for the purposes of this section.
17	(B) PROVISION OF DATA TO DIRECTOR.—
18	Subject to applicable law, all Federal agencies
19	(including agencies in the Department) shall
20	provide to the Director, in a timely manner and
21	to the extent possible in a usable electronic for-
22	mat, any data that the Director requires to
23	carry out responsibilities under this Act.
24	(C) COOPERATIVE COLLECTION OF
25	DATA.—The Director may—

	30
1	(i) arrange with any agency, organiza-
2	tion, or institution for the cooperative col-
3	lection of data for the purposes of this sec-
4	tion, and
5	(ii) assign employees of the Bureau to
6	any such agency, organization, or institu-
7	tion to assist in such collection.
8	(6) Obtaining employees and services.—
9	The Director—
10	(A) may select, appoint, and employ such
11	officers and employees as may be necessary to
12	carry out the functions of the Bureau, subject
13	to—
14	(i) the provisions of title 5, United
15	States Code, governing appointments in
16	the competitive service, and
17	(ii) the provisions of chapter 51 and
18	subchapter III of chapter 53 of such title
19	relating to classification and General
20	Schedule pay rates; and
21	(B) may obtain services as authorized by
22	section 3109 of title 5, United States Code, at
23	a rate not to exceed the equivalent daily rate
24	payable for level V of the Executive Schedule
25	under section 5316 of such title.

(e) STAFF.—The Secretary shall ensure that the Bu reau of Environmental Statistics has staff sufficient to en able the Director to efficiently carry out the duties of the
 Director.

5 (f) CONTINUING PERFORMANCE OF FUNCTIONS OF 6 DIRECTOR.—An individual who, on the effective date of 7 this Act, is performing any of the functions required by 8 this section to be performed by the Director may continue 9 to perform such functions until such functions are as-10 signed to an individual appointed as the Director under 11 this Act.

12 (g) AVAILABILITY OF DIRECTOR TO CONGRESS; SPE-13 CIAL REPORTS.—The Director—

(1) shall be available to the Congress to provide
testimony on subjects under the authority of the Director as any committee of the Congress may request, including on environmental quality data and
related measures of public health and analyses
thereof;

(2) shall, notwithstanding any limitation contained in this section or any other provision of law,
make available to any committee of the Congress
having jurisdiction over any program of the Department, upon written request of the committee, any information reported or otherwise obtained, and any

evaluation or analysis made, by the Director or any
 officer or employee of the Bureau under this section
 that relates to that program; and

4 (3) may provide, and charge for, statistical
5 records, compilations, surveys, and reports to State
6 and local officials, public and private organizations,
7 and individuals.

8 (h) CONFIDENTIALITY OF INFORMATION.—

9 (1) IN GENERAL.—The Director may not make 10 public any information obtained under this section 11 that is exempt from disclosure pursuant to sub-12 section (b)(4) of section 552 of title 5, United States 13 Code, except as provided in subsection (d) of that 14 section and this section.

15 (2) Access to information in possession OF OTHER FEDERAL AGENCY.-In furtherance and 16 17 not in limitation of any other authority, the Direc-18 tor, on behalf of the Secretary, shall have access to 19 environmental and health related economic and sta-20 tistical information in the possession of the Department or any other Federal agency, except informa-21 22 tion—

23 (A) the disclosure of which to another Fed24 eral agency is expressly prohibited by law; or

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1 (B) the disclosure of which the agency hav-2 ing possession determines would significantly 3 impair the discharge of authorities and respon-4 sibilities that have been delegated to, or vested 5 by law, in such agency.

6 (3) Obtaining information to which ac-7 CESS IS DENIED.—In any case in which the Director 8 is denied information that is necessary to achieve 9 the purposes of this Act, the Director shall take ap-10 propriate action, pursuant to paragraph (2), to ob-11 tain such information from the original sources of the information or an alternate source. Such an al-12 13 ternate source shall be notified of the reason for any 14 request under this paragraph for information.

(4) DISCLOSURE OF INFORMATION TO FEDERAL
AGENCIES.—Notwithstanding paragraphs (1) and
(2) and section 552(b)(4) of title 5, United States
Code, the Director may disclose any information obtained under this section to—

20 (A) the General Accounting Office; and
21 (B) any department or agency of the Fed22 eral Government that requests the information
23 to carry out its lawful functions.

24 (5) CONTINUING APPLICATION OF OTHER RE25 STRICTIONS.—Any information disclosed by the Di-

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rector under paragraph (4) shall continue thereafter
 to be subject to any restriction, requirement, or con dition regarding the use or disclosure of the infor mation that applies to the Department.

5 (i) ESTABLISHMENT OF PUBLIC PARTICIPATION 6 PROCESS.—The Director shall establish an ongoing bal-7 anced process for obtaining public advice, guidance, and 8 recommendations on the implementation of the functions 9 of the Director.

10 (j) PEER REVIEW OF BUREAU.—

11 (1) REVIEW REQUIREMENT.—The statistical 12 procedures and methodology of the Bureau shall be 13 subject to an annual peer review. Such review shall 14 be conducted by a Peer Review Team, which shall 15 prepare and submit to the President and the Con-16 gress a report describing its investigation and find-17 ings.

(2) PEER REVIEW TEAM.—The Peer Review
Team shall consist of at least 5 professionally qualified persons who are officers or employees of the
United States, of whom at least—

(A) one shall be designated by the Directorof the Bureau of the Census;

24 (B) one shall be designated by the Com-25 missioner of Labor Statistics;

1	(C) one shall be designated by the Director
2	of the National Center for Health Statistics;
3	(D) one shall be designated by the Admin-
4	istrator of the Energy Information Administra-
5	tion; and
6	(E) one shall be designated by the Comp-
7	troller General of the United States.
8	(3) CHAIRMAN.—The member of the Peer Re-
9	view Team appointed under paragraph (2)(E) shall
10	be the Chairman of the Team.
11	(4) Responsibilities of director and sec-
12	RETARY.—The Director and the Secretary—
13	(A) shall cooperate fully with the Peer Re-
14	view Team; and
15	(B) notwithstanding any other provisions
16	of law, shall make available to the Peer Review
17	Team such relevant data, information, docu-
18	ments, and services as the Peer Review Team
19	determines are necessary for successful comple-
20	tion of its peer review.
21	(5) Confidentiality of information.—In-
22	formation made available to the Peer Review Team
23	under paragraph (4)(B) shall be subject to the con-
24	fidentiality standards applicable to the information
25	under subsection (h).

(k) SPECIFICATION IN BUDGET OF PROPOSED AP PROPRIATIONS.—The President shall include in each
 budget submitted under section 1105 of title 31, United
 States Code—

5 (1) an estimate of expenditures and appropria-6 tions necessary to carry out this section for the fis-7 cal year covered by the budget; and

8 (2) a statement of the difference, if any, be-9 tween the estimate under paragraph (1) and the ap-10 propriation request for the fiscal year that is submit-11 ted to the President by the Director under section 12 1108 of that title.

13 SEC. 112. OFFICE OF ENVIRONMENTAL JUSTICE.

14 (a) Office of Environmental Justice.—The 15 Secretary shall establish in the Department an Office of Environmental Justice (hereinafter in this section referred 16 to as the "Office"), which shall be independent of the De-17 partment's single-medium program offices but shall have 18 the authority to advise such offices about environmental 19 20 justice matters. The Office shall be under the direction of a Director appointed by the President, with the advice 21 22 and consent of the Senate. The Director shall be compensated at level V of the Executive Schedule under sec-23 24 tion 5316 of title 5. United States Code.

(b) FUNCTIONS.—The Director shall develop and, 1 with the approval of the Secretary, implement a strategy 2 to promote, to the greatest extent practicable and consist-3 4 ent with the provisions of this section and other provisions 5 of law applicable to the Department, environmental justice for all people wherever they are located or work in the 6 7 United States, and regardless of income, race, ethnicity, 8 or national origin.

9 (c) Environmental Justice Advisory Commit-10 tee.—

(1) ESTABLISHMENT OF ADVISORY COMMITTEE.—The Secretary shall establish an Advisory
Committee on Environmental Justice (hereinafter in
this subsection referred to as the "Committee"),
which shall advise the Secretary and the Director on
matters relating to the strategic direction, policies,
and programs of the Department under this section.

18 (2) Appointments.—

(A) MEMBERSHIP.—The Committee shall
be composed of not more than 15 members appointed by the Secretary. The Director and the
Secretary (or their designees) shall be ex officio
members of the Committee. The Secretary
shall, in appointing members of the Committee—

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1	(i) ensure that the Committee is fairly
2	balanced with respect to points of view rep-
3	resented and with regard to racial, gender,
4	ethnic, and geographic representation;
5	(ii) include individuals who have
6	knowledge of, and experience with, environ-
7	mental conditions in racial minority, ethnic
8	minority, or moderate- and low-income
9	communities;
10	(iii) include individuals who are recog-
11	nized experts in the fields of environmental
12	law, socioeconomic analysis, health and en-
13	vironmental effects, exposure evaluation,
14	and environmental health science research;
15	and
16	(iv) include individuals who represent
17	the regulated community, labor, commu-
18	nity-based groups, Federal, State, and
19	local governments, Indian tribes, and other
20	entities that the Secretary determines to be
21	appropriate.
22	(B) TERMS.—Except as provided in sub-
23	paragraph (C), members of the Board shall be
24	appointed for a 3-year term, and may be
25	reappointed for 1 additional term. Appointees

1	to vacancies shall serve for the remainder of the
2	original member's term.
3	(C) STAGGERED TERMS.—Of the members
4	first appointed to the Committee—
5	(i) $\frac{1}{3}$ shall be appointed for a 1-year
6	term; and
7	(ii) $\frac{1}{3}$ shall be appointed for a 2-year
8	term.
9	SEC. 113. SCIENTIFIC INTEGRITY.
10	(a) IN GENERAL.—The Secretary, in carrying out re-
11	sponsibilities of the Secretary under this Act and any
12	other Act that applies to the Department, shall—
13	(1) provide for the development and acquisition
14	of the best credible and unbiased scientific informa-
15	tion, and make such information available on a time-
16	ly basis, for use by, and guidance of, the Secretary;
17	and
18	(2) develop, publish, and implement, within 18
19	months after the date of the enactment of this Act,
20	meaningful peer review and quality assurance guide-
21	lines and policies for improved performance of the
22	Department and its activities, which guidelines and
23	policies shall identify, to the greatest extent possible,
24	the types or categories of science-based, science-de-

pendent, and technical products that will be subject
 to them.

3 (b) PRODUCTS DEFINED.—In subsection (a)(2), the
4 term products—

5 (1) includes studies, reports, models, analyses, 6 and other publications used to support rulemaking; 7 and

8 (2) does not include the promulgation of a rule,
9 the issuance or denial of a permit, or the taking of
10 enforcement actions.

(c) LIMITATION ON LEGAL EFFECT.—This section
shall not be the basis for challenging actions taken under
other provisions of law, or the cause of delay of any action
required to meet a statutory or court-imposed deadline.
SEC. 114. CONFLICTS OF INTEREST OF MEMBERS OF ADVI-

SORY COMMITTEES.

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(a) CONFLICTS OF INTEREST REPORTING REQUIREMENTS.—Each member of an advisory committee of the
Department who is not an officer or employee of the Federal Government shall file with the Secretary an annual
written report disclosing—

22 (1) the member's principal employment;

(2) all other corporations, companies, firms,
partnerships, business enterprises, research organizations, educational institutions, or other entities in

or to which the member serves as an employee, officer, adviser, director, owner, or consultant, including
a description of the nature of the member's service,
but only to the extent the entity or relationship is
relevant to the purposes and functions of the advisory committee; and

7 (3) the identity, but not the value or amount,
8 of any sources of income or financial interests of the
9 member that are or may be relevant to the purposes
10 and functions of the advisory committee.

11 (b) PUBLIC ACCESS TO REPORTS.—The Secretary 12 shall, within 15 days after receiving any report under this 13 section, permit inspection of such report by, or furnish a 14 copy of such report to, any person requesting such inspec-15 tion or copy, subject to the terms and conditions estab-16 lished by section 104 of the Ethics in Government Act of 17 1978 (2 U.S.C. 704) for reports filed under that Act.

(c) BALANCED REPRESENTATION REQUIREMENT.—
(1) IN GENERAL.—The membership of each advisory committee appointed by the Department shall
be balanced in terms of the points of view represented and the functions to be performed by the
advisory committee. In order to meet this requirement, each such advisory committee shall have rep-

1	resentatives appointed from among the following
2	groups:
3	(A) The affected industry.
4	(B) Consumer, labor, environmental,
5	health, and public interest groups.
6	(C) State and local governments and In-
7	dian tribes.
8	(2) TREATMENT OF CATEGORIES.—The cat-
9	egories described in paragraphs (1) (A), (B), and
10	(C)—
11	(A) are not exclusive, and
12	(B) may each be waived by the appointing
13	authority if a determination is made in writing
14	explaining why the category is not germane to
15	the work of the advisory committee.
16	(3) JUDICIAL REVIEW.—A determination under
17	paragraph (2)(B) is subject to judicial review.
18	(d) Advisory Committee Compensation.—
19	(1) IN GENERAL.—Subject to paragraph (2),
20	the Secretary may pay members of advisory commit-
21	tees of the Department at rates for individuals not
22	to exceed the per diem rate equivalent to the rate for
23	level V of the Executive Schedule under section 5316
24	of title 5, United States Code.

1	(2) CONDITION.—The Secretary may not pay
2	compensation to an individual under paragraph (1)
3	unless compensation is necessary because—
4	(A) the services of the individual are con-
5	sidered by the Secretary to be essential;
6	(B) failure to pay compensation would con-
7	stitute a financial hardship for the individual;
8	or
9	(C) the individual has professional exper-
10	tise that may not be obtained without com-
11	pensation.
12	SEC. 115. LIMITATION ON SCOPE OF CERTAIN UMBRELLA
13	CONTRACTS BY DEPARTMENT FOR ADVISORY
13 14	CONTRACTS BY DEPARTMENT FOR ADVISORY AND ASSISTANCE SERVICES.
14	AND ASSISTANCE SERVICES.
14 15 16	AND ASSISTANCE SERVICES. (a) Ensuring Competition for Umbrella Con-
14 15 16	AND ASSISTANCE SERVICES. (a) ENSURING COMPETITION FOR UMBRELLA CON- TRACTS.—The Department may enter into an umbrella
14 15 16 17	AND ASSISTANCE SERVICES. (a) ENSURING COMPETITION FOR UMBRELLA CON- TRACTS.—The Department may enter into an umbrella contract only under the following conditions:
14 15 16 17 18	AND ASSISTANCE SERVICES. (a) ENSURING COMPETITION FOR UMBRELLA CON- TRACTS.—The Department may enter into an umbrella contract only under the following conditions: (1) The period covered by the contract does not
14 15 16 17 18 19	AND ASSISTANCE SERVICES. (a) ENSURING COMPETITION FOR UMBRELLA CON- TRACTS.—The Department may enter into an umbrella contract only under the following conditions: (1) The period covered by the contract does not exceed—
 14 15 16 17 18 19 20 	AND ASSISTANCE SERVICES. (a) ENSURING COMPETITION FOR UMBRELLA CON- TRACTS.—The Department may enter into an umbrella contract only under the following conditions: (1) The period covered by the contract does not exceed— (A) in the case of a response action con-
 14 15 16 17 18 19 20 21 	AND ASSISTANCE SERVICES. (a) ENSURING COMPETITION FOR UMBRELLA CON- TRACTS.—The Department may enter into an umbrella contract only under the following conditions: (1) The period covered by the contract does not exceed— (A) in the case of a response action con- tract (as that term is defined in section 119(e)
 14 15 16 17 18 19 20 21 22 	AND ASSISTANCE SERVICES. (a) ENSURING COMPETITION FOR UMBRELLA CON- TRACTS.—The Department may enter into an umbrella contract only under the following conditions: (1) The period covered by the contract does not exceed— (A) in the case of a response action con- tract (as that term is defined in section 119(e) of the Comprehensive Environmental Response,

1	(B) in the case of any other contract—
2	(i) 5 years; or
3	(ii) such longer period as may be
4	specified by the Secretary, if the Secretary
5	determines in writing that unusual and
6	compelling circumstances exist justifying
7	an umbrella contract for a longer period.
8	(2) Except as provided in subsection (e), the
9	contract is awarded pursuant to full and open com-
10	petition (as that term is defined in section 4 of the
11	Office Federal Procurement Policy Act (41 U.S.C.
12	403)), unless the Secretary determines in writing
13	that—
14	(A) the services to be procured under the
15	contract are available from only one responsible
16	source and no other type of services will satisfy
17	the needs of the Department; or
18	(B) the Department's need for the services
19	to be provided under the contract is of such an
20	unusual and compelling urgency that the Gov-
21	ernment would be seriously injured unless the
22	Department is permitted to limit the number of
23	sources from which it solicits bids or proposals.
24	(3) The contract does not authorize the con-
25	tractor to procure items on behalf of the Govern-

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1	ment, except that the contract may authorize the
2	contractor to procure personal property if—
3	(A) it is procured under a response action
4	contract referred to in paragraph (1),
5	(B) it is procured for the performance of
6	the contract, and
7	(C) all right, title, and interest in the prop-
8	erty vests in the Government.
9	(b) PROHIBITION OF "CONTRACT SHOPPING".—
10	(1) LIMITATION.—Task orders may be made
11	under an umbrella contract awarded by the Depart-
12	ment only to carry out the mission of the office,
13	function, or program that requested the umbrella
14	contract.
15	(2) WAIVER.—The Secretary (or a designee
16	who is an officer of the Department at or above the
17	level of the senior procurement executive of the De-
18	partment designated pursuant to section 16(3) of
19	the Office Federal Procurement Policy Act (41
20	U.S.C. 414(3)) may waive the application of the lim-
21	itation set forth in paragraph (1) to a task order if
22	he or she determines in writing that—
23	(A) the task order is within the scope of
24	the umbrella contract;

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1 (B) there is an identifiable emergency or 2 other urgent requirement that cannot be met by other means; and 3 4 (C) there is no other contract available to the office seeking the waiver that is suitable for 5 6 the task order. (3) APPLICATION.—Paragraph (1) does not 7 8 apply to any contract which is determined by the Secretary in writing, before the award of the con-9 10 tract, as being necessary to meet the needs of more 11 than one office, function, or program. (c) FOLLOW-ON COMPETITION.—Statements of work 12 in an umbrella contract awarded by the Department shall 13 be prepared so as to ensure full and open competition (as 14 15 that term is defined in section 4 of the Office Federal Procurement Policy Act (41 U.S.C. 403) for any new contract 16 that results from, completes, or supplements the work per-17 formed under the umbrella contract. 18 19 (d) SUBCONTRACTORS.— 20 (1) IDENTIFICATION OF SUBCONTRACTORS.— 21 Any solicitation for an umbrella contract awarded by 22 the Department shall require that all offerors identify in their proposals all prospective subcontractors 23

24 and the qualifications of those subcontractors.

1	(2) RESTRICTION ON ELIGIBILITY FOR SUB-
2	CONTRACTS.—A person who is not identified as a
3	prospective subcontractor in accordance with para-
4	graph (1) by the prime contractor for an umbrella
5	contract awarded by the Department shall not be eli-
6	gible to perform any task order as a subcontractor
7	under the umbrella contract.
8	(3) WAIVER.—
9	(A) The Secretary (or a designee who is an
10	officer of the Department at or above the level
11	of the senior procurement executive of the De-
12	partment designated pursuant to section 16(3)
13	of the Office of Federal Procurement Policy Act
14	(41 U.S.C. 414(3)) may waive the application
15	of the restriction set forth in paragraph (2) to
16	a task order if the Secretary determines in writ-
17	ing that unusual circumstances exist making
18	such a waiver in the interests of the Govern-
19	ment.
20	(B) For purposes of subparagraph (A), the
21	term "unusual circumstances" means—
22	(i) insolvency, nonresponsibility, sus-
23	pension, or debarment of all subcontractors
24	identified pursuant to paragraph (1) that

1	are qualified to perform a task order for
2	which the waiver is granted;
3	(ii) a lack of any technical skills nec-
4	essary to perform the task order for which
5	the waiver is granted, by all subcontractors
6	identified pursuant to paragraph (1);
7	(iii) other circumstances similar to
8	those referred to in clauses (i) and (ii); or
9	(iv) any identifiable emergency or
10	other urgent requirement determined by
11	the Secretary in writing to exist.
12	(4) COMPETITION.—In any case in which the
13	Secretary or his or her designee grants a waiver
14	under paragraph (3), the award by the prime con-
15	tractor to the subcontractor of a subcontract to per-
16	form a task for which the waiver is granted shall be
17	on a competitive basis unless the written determina-
18	tion under paragraph (3)—
19	(A) approves a noncompetitive award; and
20	(B) includes a finding that—
21	(i) an identifiable emergency or other
22	urgent requirement exists; or
23	(ii) no other qualified source is rea-
24	sonably available.

1 (5) LIMITATION ON APPLICATION.—This sub-2 section shall not apply to a response action contract 3 (as that term is defined in section 119(e) of the 4 Comprehensive Environmental Response, Compensa-5 tion, and Liability Act of 1980 (42 U.S.C. 9619(e)), 6 as in effect on the date of the enactment of this 7 Act).

8 (e) PROVISIONS NOT AFFECTED.—Nothing in this 9 section shall be construed as amending, modifying, or su-10 perseding, or is intended to impair or restrict authorities 11 or responsibilities under—

(1) title IX of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 541 et
seq.), commonly referred to as the "Brooks Architect-Engineers Act";

16 (2) the Small Business Act (15 U.S.C. 631 et
17 seq.), including section 8(a) of that Act (15 U.S.C.
18 637(a)); or

(3) title X of the Act of November 15, 1990
(42 U.S.C. 7601 note), popularly known as the
"Clean Air Act Amendments of 1990", relating to
disadvantaged business concerns.

23 (f) DEFINITIONS.—In this section—

24 (1) the term "advisory and assistance serv25 ices"—

1	(A) means services to support or im-
2	prove—
3	(i) agency policy development, deci-
4	sionmaking, management, and administra-
5	tion; or
6	(ii) the operation of management sys-
7	tems; and
8	(B) includes—
9	(i) management and professional sup-
10	port services;
11	(ii) the conduct of studies, analyses,
12	and evaluations; and
13	(iii) engineering and technical serv-
14	ices, including services provided under a
15	response action contract (as that term is
16	used in subsection (a)(1)(B)); and
17	(2) the term "umbrella contract" means a con-
18	tract by the Department that—
19	(A) provides for the performance of spe-
20	cific advisory and assistance services;
21	(B) does not procure or specify a firm
22	quantity of services;
23	(C) provides for services to be supplied to
24	the Government in response to specific task or-
25	ders to the contractor from the Government;

1	(D) requires the contractor to provide a
2	stated amount of effort over a given period of
3	time (commonly referred to as a ''level of effort
4	contract'');
5	(E) has a maximum potential value of
6	more than \$1,000,000 and is not a fixed price
7	contract; and
8	(F) is for a period longer than 1 year.
9	(g) Limitation on Application to Existing Con-
10	TRACTS.—
11	(1) IN GENERAL.—Except as provided in para-
12	graph (2), this section shall not apply to a contract
13	entered into before the effective date of this section.
14	(2) Contracting requirements.—Sub-
15	sections (b) and (c) shall apply to—
16	(A) a task order or work assignment added
17	on or after the effective date of this section to
18	a contract entered into before that effective
19	date; and
20	(B) a contract that is extended, or for
21	which an option to renew is exercised, on or
22	after the effective date of this section.
23	(h) PUBLIC AVAILABILITY.—Waivers granted under
24	this section shall be available as provided in section 552(b)
25	of title 5, United States Code.

SEC. 116. PROHIBITION ON TRANSFERRING TO CONTRAC TORS INHERENTLY GOVERNMENTAL FUNC TIONS OF DEPARTMENT.

4 (a) POLICY.—It shall be the policy of the Department 5 to prevent the transfer of inherently governmental func-6 tions of the Department to private sector contractors and 7 to ensure that inherently governmental functions of the 8 Department are performed only by officers and employees 9 of the Department or other agencies and instrumentalities 10 of the Government.

(b) FINAL ACTIONS.—Final actions of the Department shall reflect the independent conclusions of Department officials.

14 (c) RESPONSIBILITIES OF THE SECRETARY.—The15 Secretary shall—

16 (1) ensure that the Department is in full com-17 pliance with all statutes and regulations that govern 18 the performance of inherently Governmental func-19 tions, including by periodically reviewing the oper-20 ations of the Department with regard to compliance 21 with statutes and regulations governing performance 22 of inherently governmental functions (including this 23 section);

(2) ensure that no contract is solicited or
awarded by the Department, and no order is made
under a contract awarded by the Department, that
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fails to comply with statutes and regulations that
 govern the performance of inherently governmental
 functions;

4 (3) provide enhanced scrutiny and management 5 oversight when the Department is contracting for 6 functions that, although not inherently govern-7 mental, closely support the performance of inher-8 ently governmental functions; and

9 (4) promulgate regulations in the Department's 10 supplement to the Federal Acquisition Regulation 11 that specify that inherently governmental functions 12 of the Department include—

13 (A) regulation of public health, industry,14 commerce, or the environment;

(B) development (other than technical assistance) and drafting of rules, standards, regulations, and Government policies; and

(C) preparation of contractual documents,
including solicitations, specifications, statements of work, and contract orders, except in
the case of specifications and statements of
work of a technical nature requiring expertise
not available in the Department.

24 (d) DISCLAIMER.—This section shall not be con-25 strued as creating—

2 which to challenge any agency action or inaction; or (2) any right or benefit enforceable by law. 3 (e) LIMITATION ON APPLICATION.— 4 (1) IN GENERAL.—Except as provided in para-5 graph (2), this section shall not apply to an inher-6 ently governmental function performed under a con-7 tract entered into before the effective date of that 8 9 section. (2)10 INHERENTLY GOVERNMENTAL FUNC-TIONS.—This section shall apply to an inherently 11 governmental function performed or sought to be 12 performed— 13 (A) under a task added on or after the ef-14 fective date of that section to a contract entered 15 into before that effective date: 16 17 (B) under an order made on or after the 18 effective date of that section under a contract 19 entered into before that effective date; or 20 (C) on or after the effective date of that 21 section under a contract that is extended, or for 22 which an option to renew is exercised, on or 23 after that effective date.

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(1) any substantive or procedural basis on

(f) RELATIONSHIP TO OTHER LAW.—The require ments of this section are in addition to, and do not super sede or affect, other provisions of law.

4 SEC. 117. DISALLOWANCE OF, AND PENALTIES FOR, IM5 PROPERLY CLAIMED COSTS UNDER DEPART6 MENT CONTRACTS AND REGULATIONS.

(a) COSTS DISALLOWED.—If a contractor under a 7 covered contract submits a proposal for settlement of indi-8 rect costs incurred by the contractor for any period after 9 such costs have been accrued, and if that proposal includes 10 the submission of a cost which is unallowable because the 11 cost violates a cost principle in the Federal Acquisition 12 Regulation promulgated under section 25 of the Office of 13 Federal Procurement Policy Act (41 U.S.C. 421) or in the 14 15 Department's supplement to the Federal Acquisition Regulation, or violates a provision of statute, the cost shall 16 be disallowed. 17

18 (b) PENALTIES.—

(1) IN GENERAL.—If the Secretary determines
that a cost submitted by a contractor under a covered contract in its proposal for settlement is expressly unallowable under a cost principle referred to
in subsection (a) that defines the allowability of specific selected costs, the Secretary shall assess a penalty against the contractor in an amount equal to—

1 (A) the amount of the disallowed cost allo-2 cated to covered contracts for which a proposal 3 for settlement of indirect costs has been submit-4 ted; plus

5 (B) interest to compensate the United 6 States for the use of any funds which the con-7 tractor has been paid in excess of the amount 8 to which the contractor was entitled.

(2) INCREASED PENALTY.—If the Secretary de-9 termines that a proposal for settlement of indirect 10 11 costs submitted by a contractor under a covered con-12 tract includes a cost determined to be unallowable in 13 the case of such contractor before the submission of 14 such proposal, the Secretary shall assess a penalty against the contractor in an amount equal to twice 15 the amount of the disallowed cost allocated to cov-16 17 ered contracts for which a proposal for settlement of 18 indirect costs has been submitted.

(c) WAIVER OF PENALTIES.—The Secretary may
waive a penalty under subsection (b) in the case of a contractor's proposal for settlement of indirect costs if—

(1) the contractor withdraws the proposal before the formal initiation of an audit of the proposal
by the Government and resubmits a revised proposal;

1	(2) the amount of unallowable costs subject to
2	the penalty is insignificant; or
3	(3) the contractor demonstrates, to the con-
4	tracting officer's satisfaction, that—
5	(A) it has established appropriate policies
6	and personnel training and an internal control
7	and review system that provide assurance that
8	unallowable costs subject to penalties are pre-
9	cluded from being included in the contractor's
10	proposal for settlement of indirect costs; and
11	(B) the unallowable costs subject to the
12	penalty were inadvertently incorporated into the
13	proposal.
14	Such waivers shall be available in accordance with section
15	552(b) of title 5, United States Code.
16	(d) DEPARTMENT ACTIONS.—An action of the Sec-
17	retary under subsection (a) or (b)—
18	(1) shall be considered a final decision for pur-
19	poses of section 6 of the Contract Disputes Act of
20	1978 (41 U.S.C. 605); and
21	(2) is appealable in the manner provided in sec-
22	tion 7 of that Act (41 U.S.C. 606).
23	(e) CERTIFICATION.—
24	(1) IN GENERAL.—A proposal for settlement of
25	indirect costs applicable to a covered contract shall

include a certification by an official of the contractor
 that, to the best of the certifying official's knowledge
 and belief, all indirect costs included in the proposal
 are allowable.

5 (2) WAIVER OF CERTIFICATION REQUIRE-6 MENT.—The Secretary may, in an exceptional case, 7 waive the requirement for certification under para-8 graph (1) in the case of any covered contract if the 9 Secretary—

10 (A) determines in such case that it would
11 be in the interest of the United States to waive
12 such determination; and

(B) states in writing the reasons for that
determination and makes such determination
available to the public.

16 Such waivers shall be available in accordance with section17 552(b) of title 5, United States Code.

(f) CRIMINAL PENALTIES.—The submission to the Department of a proposal for settlement of costs for any period after such costs have been accrued that includes a cost that is expressly specified by law or regulation as being unallowable, with the knowledge that such cost is unallowable, shall be subject to the provisions of section 24 287 of title 18 and section 3729 of title 31, United States 25 Code. 1 (g) BURDEN OF PROOF IN PROCEEDINGS.—In a pro-2 ceeding before a board of contract appeals, the United 3 States Court of Federal Claims, or any other Federal 4 Court in which the reasonableness of indirect costs for 5 which a contractor seeks reimbursement from the Depart-6 ment is in issue, the burden of proof shall be upon the 7 contractor to establish that those costs are reasonable.

8 (h) DOCUMENTATION OF COSTS.—Costs shall be al-9 lowable under a covered contract only to the extent that 10 such costs are supported by sufficient documentation (as 11 specified by regulations issued by the Secretary under sec-12 tion 122) to permit audit.

(i) COVERED CONTRACT DEFINED.—As used in this
section and section 119, the term "covered contract"
means a contract for an amount more than \$100,000,
other than a fixed-price contract without cost incentives,
entered into by the Department.

18 SEC. 118. CONTRACTOR EMPLOYEE GIFT, ENTERTAINMENT,

19 OR RECREATION COSTS SPECIFICALLY UNAL-

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LOWABLE UNDER DEPARTMENT CONTRACTS.

21 Costs of entertainment, gifts, or recreation for con-22 tractor employees or members of their families provided 23 by a contractor to improve employee morale or perform-24 ance or for any other purpose, are not allowable under 25 a covered contract in any amount, except that nothing in this section precludes a contractor from providing such en tertainment, gifts, or recreation to their employees or
 members of their families at no expense to the Govern ment.

5 SEC. 119. DOCUMENTATION OF CONTRACTOR TRAVEL6COSTS.

7 Costs of travel under a covered contract which are 8 otherwise allowable under section 24 of the Office of Federal Procurement Policy Act (41 U.S.C. 421) shall be al-9 lowable only if supported by documentation, which shall 10 include documentation of, as specified by regulations is-11 sued by the Secretary under section 121, amounts, times, 12 dates, origin, and destination of the travel, purpose of the 13 travel, and identities of all travelers to which the costs 14 15 relate.

16 SEC. 120. EFFECTIVE DATES; LIMITATIONS ON APPLICA-17 TION.

(a) EFFECTIVE DATES.—Sections 115 through 119
shall take effect on the earlier of the date that is 90 days
after the date of promulgation of regulations under section
121, or the date that is 18 months after the date of the
enactment of this Act.

23 (b) LIMITATIONS ON APPLICATION.—

24 (1) IN GENERAL.—Except as provided in para-25 graph (2), sections 117, 118, and 119 shall not

1 apply to a contract entered into before the effective 2 date of those sections. (2) EXCEPTIONS.—Section 117 shall apply to— 3 4 (A) a task added on or after the effective date of the section to a contract entered into 5 6 before that effective date: 7 (B) an order made on or after the effective 8 date of the section under a contract entered into before that effective date: and 9 (C) a contract that is extended, or for 10 11 which an option to renew is exercised, on or after the effective date of the section. 12 13 SEC. 121. REGULATIONS.

(a) IN GENERAL.—The Secretary shall promulgate
such revisions as may be necessary to the Department's
supplement to the Federal Acquisition Regulation implementing sections 115 through 119 in final form within one
year after the date of enactment of this Act. The revisions
shall include binding guidance for granting waivers under
subsections (b) and (d) of section 115.

(b) PROCEDURES.—Section 25(c) of the Office of
Federal Procurement Policy Act (41 U.S.C. 421(c)) shall
apply to regulations issued under sections 115 through
119, except that the Administrator for Federal Procurement Policy may rescind or deny the promulgation of any

such regulation, or take any other action authorized by
 section 6 of that Act (41 U.S.C. 405), only with respect
 to any inconsistency of the regulation with those sections
 which shall be identified by the Administrator. The Ad ministrator shall notify the appropriate Committees of the
 Congress with jurisdiction over the Department and ex plain the basis for such action.

8 (c) OTHER GOVERNMENT-WIDE REGULATIONS SU9 PERSEDING SECTIONS 117, 118, AND 119.—

10 (1) IN GENERAL.—On and after the effective 11 date of modifications to the Federal Acquisition 12 Regulation relating to the matters covered by sec-13 tions 117, 118, and 119 that apply to all executive 14 agencies, including the Department (in this sub-15 section referred to as the "Government-wide regula-16 tions"), sections 117, 118, and 119 (including any 17 regulations issued thereunder) shall be considered to 18 be superseded by the Government-wide regulations, 19 if the Secretary, with the concurrence of the Admin-20 istrator for Federal Procurement Policy, determines in writing that the Government-wide regulations— 21

(A) cover, for the Department, all of the
matters addressed by sections 117, 118, and
119; and

(B) are at least equal to all of the require ments of sections 117, 118, and 119.
 (2) NOTIFICATION OF CONGRESS.—The Sec retary shall notify the Congress of any determina tion under paragraph (1) (A) and (B) and of the
 continuing application of sections 117, 118, and 119
 to the Department.

8 SEC. 122. REFERENCES.

9 Reference in any other Federal law, Executive order,
10 rule, regulation, reorganization plan, delegation of author11 ity, or document—

(1) to the Environmental Protection Agency is
deemed to refer to the Department of Environmental
Protection;

(2) to the Administrator of the Environmental
Protection Agency is deemed to refer to the Secretary of the Environment;

(3) to the Deputy Administrator of the Environmental Protection Agency is deemed to refer to
the Deputy Secretary of the Environment; and

(4) to an Assistant Administrator of the Environmental Protection Agency is deemed to refer to
the corresponding Assistant Secretary of the Department of Environmental Protection who is assigned
the functions of that Assistant Administrator.

1 SEC. 123. SAVINGS PROVISIONS.

(a) POWERS AND AUTHORITIES.—Except as provided
in section 101(e), the Department and its officers, employees, and agents shall have all the powers and authorities
of the Environmental Protection Agency and its officers,
employees, and agents, respectively.

7 (b) CONTINUING EFFECT OF LEGAL DOCUMENTS.—
8 All orders, determinations, rules, regulations, permits,
9 grants, contracts, certificates, licenses, privileges, and
10 other administrative actions—

(1) which have been issued, made, granted or
allowed to become effective by the President, the Administrator or other authorized official of the Environmental Protection Agency, or by a court of competent jurisdiction, which relate to functions of the
Administrator or any other officer or agent of the
Environmental Protection Agency actions; and

18 (2) which are in effect at the time this Act19 takes effect;

20 shall continue in effect according to their terms until
21 modified, terminated, superseded, set aside, or revoked in
22 accordance with law by the President, the Secretary, or
23 other authorized official, by a court of competent jurisdic24 tion, or by operation of law.

25 (c) PROCEEDINGS NOT AFFECTED.—This Act shall
26 not affect any proceeding, proposed rule, or application
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for any license, permit, certificate, or financial assistance 1 pending before the Environmental Protection Agency at 2 the time this Act takes effect, and such proceedings and 3 4 applications shall be continued. Orders shall be issued in such proceedings, appeals shall be taken therefrom, and 5 payments shall be made pursuant to such orders, as if this 6 7 Act had not been enacted, and orders issued in any such proceedings shall continue in effect until modified, termi-8 9 nated, superseded, or revoked by a duly authorized official, by a court of competent jurisdiction, or by operation of 10 law. Nothing in this subsection prohibits the discontinu-11 ance or modification of any such proceeding under the 12 same terms and conditions and to the same extent that 13 such proceeding could have been discontinued or modified 14 if this Act had not been enacted. 15

(d) SUITS NOT AFFECTED.—This Act shall not affect
suits commenced before the effective date of this Act, and
in all such suits proceedings shall be had, appeals taken,
and judgments rendered in the same manner and with the
same effect as if this Act had not been enacted.

21 SEC. 124. CONFORMING AMENDMENTS.

(a) PRESIDENTIAL SUCCESSION.—Section 19(d)(1)
of title 3, United States Code, is amended by inserting
before the period at the end the following: ", Secretary
of the Environment".

(b) DEFINITION OF DEPARTMENT IN CIVIL SERVICE
 LAWS.—Section 101 of title 5, United States Code, is
 amended by adding at the end the following:

4 "The Department of Environmental Protec-5 tion.".

6 (c) COMPENSATION, LEVEL I.—Section 5312 of title
7 5, United States Code, is amended by adding at the end
8 the following:

9 "Secretary of the Environment.".

10 (d) COMPENSATION, LEVEL II.—Section 5313 of title 11 5, United States Code, is amended by striking "Adminis-12 trator of the Environmental Protection Agency" and in-13 serting "Deputy Secretary of the Environment".

14 (e) COMPENSATION, LEVEL III.—Section 5314 of 15 title 5, United States Code, is amended by striking "Dep-16 uty Administrator of the Environmental Protection Agen-17 cy.".

18 (f) COMPENSATION, LEVEL IV.—Section 5315 of19 title 5, United States Code, is amended—

(1) by striking "Inspector General, Environmental Protection Agency" and inserting "Inspector
General, Department of Environmental Protection";
(2) by striking each reference to an Assistant
Administrator, or Assistant Administrators, of the
Environmental Protection Agency; and

1	(3) by adding at the end the following:
2	"Assistant Secretaries, Department of Environ-
3	mental Protection.
4	"General Counsel, Department of Environ-
5	mental Protection.".
6	(g) COMPENSATION, LEVEL V.—Section 5316 of title
7	5, United States Code, is amended by adding at the end
8	the following:
9	"Director, Bureau of Environmental Statistics,
10	Department of Environmental Protection.
11	"Director, Office of Environmental Justice, De-
12	partment of Environmental Protection.".
13	(h) INSPECTOR GENERAL ACT OF 1978.—The In-
14	spector General Act of 1978 is amended—
15	(1) in section $11(1)$ —
16	(A) by inserting "the Environment," after
17	"Energy,"; and
18	(B) by striking "Environmental Protec-
19	tion,"; and
20	(2) in section 11(2)—
21	(A) by inserting "Environmental Protec-
22	tion," after "Energy,"; and
23	(B) by striking "the Environmental Pro-
24	tection Agency,".

1 SEC. 125. ADDITIONAL CONFORMING AMENDMENTS.

2 After consultation with the Committee on Govern-3 ment Operations of the House of Representatives and appropriate committees of the Senate, the Secretary shall 4 5 prepare and submit to the Congress proposed legislation, which the Secretary determines is necessary and appro-6 7 priate, containing technical and conforming amendments to the laws of the United States to reflect the changes 8 9 made by this Act.

10**TITLE II—ADMINISTRATIVE**11**PROVISIONS**

12 SEC. 201. ACQUISITION OF COPYRIGHTS AND PATENTS.

13 The Secretary may acquire any of the following rights 14 if the property acquired thereby is for use by or for, or 15 useful to, the Department:

16 (1) Copyrights, patents, and applications for17 patents, designs, processes, and manufacturing data.

18 (2) Licenses under copyrights, patents, and ap-19 plications for patents.

20 (3) Releases, before suit is brought, for past in-21 fringement of patents or copyrights.

22 SEC. 202. GIFTS AND BEQUESTS.

The Secretary may accept, hold, administer, and utilize gifts, bequests, and devises of real or personal property and donations of services for the purpose of aiding
or facilitating the work of the Department. Gifts, beHR 3425 IH

quests, and devises of money and proceeds from sales of
 other property received as gifts, bequests, or devises shall
 be deposited in the Treasury and shall be available for
 disbursement upon the order of the Secretary.

5 SEC. 203. OFFICIAL SEAL OF DEPARTMENT.

6 On and after the effective date of this Act, the seal 7 of the Environmental Protection Agency, with appropriate 8 changes, shall be the official seal of the Department, until 9 such time as the Secretary may cause an official seal to 10 be made for the Department of such design as the Sec-11 retary shall approve.

12 SEC. 204. USE OF LIKENESS OF OFFICIAL SEAL OF DEPART-13 MENT.

(a) DISPLAY OF SEAL.—Whoever knowingly displays 14 15 any printed or other likeness of the official seal of the Department, or any facsimile thereof, in or in connection 16 with, any advertisement, poster, circular, book, pamphlet, 17 or other publication, public meeting, play, motion picture, 18 telecast, or other production, or on any building, monu-19 ment, or stationery, for the purpose of conveying, or in 20 21 a manner reasonably calculated to convey, a false impres-22 sion of sponsorship or approval by the Government of the United States or by any department, agency, or instru-23 mentality thereof, shall be imprisoned not more than 6 24

1 months, or fined under title 18, United States Code, or2 both.

3 (b) MANUFACTURE, REPRODUCTION, SALE, OR PUR-4 CHASES FOR RESALE.—Except as authorized under regulations promulgated by the Secretary and published in the 5 Federal Register, whoever knowingly manufactures, repro-6 7 duces, sells, or purchases for resale, either separately or appended to any article manufactured or sold, any likeness 8 9 of the official seal of the Department or any substantial part thereof (except for manufacture or sale of the article 10 for the official use of the Government of the United 11 States), shall be imprisoned not more than 6 months, or 12 fined under title 18, United States Code, or both. 13

(c) INJUNCTIONS.—A violation of subsection (a) or
(b) may be enjoined by an action brought by the Attorney
General in the appropriate district court of the United
States. The Attorney General shall file such an action
upon request of the Secretary or any authorized representative of the Secretary.

20 SEC. 205. USE OF STATIONERY, PRINTED FORMS, AND SUP-

21 PLIES OF ENVIRONMENTAL PROTECTION
22 AGENCY.

(a) IN GENERAL.—The Secretary shall ensure that,
to the extent practicable, existing stationery, printed
forms, and other supplies of the Environmental Protection

Agency are used to carry out functions of the Department
 before procuring new stationery, printed forms, and other
 supplies for the Department.

- 4 (b) LIMITATION.—Notwithstanding subsection (a),
 5 the Secretary may procure stationery, printed forms, and
 6 other supplies for the specific use of the Secretary and
 7 the Office of the Secretary.
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