

FEDERAL REPORTS ELIMINATION AND SUNSET ACT OF
1995

NOVEMBER 8, 1995.—Committed to the Committee of the Whole House on the State
of the Union and ordered to be printed

Mr. CLINGER, from the Committee on Government Reform and
Oversight, submitted the following

R E P O R T

[To accompany S. 790]

[Including cost estimate of the Congressional Budget Office]

The Committee on Government Reform and Oversight, to whom
was referred the Act (S. 790) to provide for the modification or
elimination of Federal reporting requirements, having considered
the same, report favorably thereon with an amendment and rec-
ommend that the Act as amended do pass.

The amendment is as follows:

Strike out all after the enacting clause and insert in lieu thereof
the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Federal Reports Elimination and Sunset Act of
1995".

SEC. 2. TABLE OF CONTENTS.

The table of contents for this Act is as follows:

Sec. 1. Short title.
Sec. 2. Table of contents.

TITLE I—DEPARTMENTS

Subtitle A—Department of Agriculture

Sec. 1011. Reports eliminated.
Sec. 1012. Reports modified.

Subtitle B—Department of Commerce

Sec. 1021. Reports eliminated.
Sec. 1022. Reports modified.

Subtitle C—Department of Defense

Sec. 1031. Reports eliminated.

Subtitle D—Department of Education

Sec. 1041. Reports eliminated.
Sec. 1042. Reports modified.

Subtitle E—Department of Energy

Sec. 1051. Reports eliminated.
Sec. 1052. Reports modified.

Subtitle F—Department of Health and Human Services

Sec. 1061. Reports eliminated.
Sec. 1062. Reports modified.

Subtitle G—Department of Housing and Urban Development

Sec. 1071. Reports eliminated.
Sec. 1072. Reports modified.

Subtitle H—Department of the Interior

Sec. 1081. Reports eliminated.
Sec. 1082. Reports modified.

Subtitle I—Department of Justice

Sec. 1091. Reports eliminated.

Subtitle J—Department of Labor

Sec. 1101. Reports eliminated.
Sec. 1102. Reports modified.

Subtitle K—Department of State

Sec. 1111. Reports eliminated.

Subtitle L—Department of Transportation

Sec. 1121. Reports eliminated.
Sec. 1122. Reports modified.

Subtitle M—Department of the Treasury

Sec. 1131. Reports eliminated.
Sec. 1132. Reports modified.

Subtitle N—Department of Veterans Affairs

Sec. 1141. Reports eliminated.

TITLE II—INDEPENDENT AGENCIES

Subtitle A—Action

Sec. 2011. Reports eliminated.

Subtitle B—Environmental Protection Agency

Sec. 2021. Reports eliminated.

Subtitle C—Equal Employment Opportunity Commission

Sec. 2031. Reports modified.

Subtitle D—Federal Aviation Administration

Sec. 2041. Reports eliminated.

Subtitle E—Federal Communications Commission

Sec. 2051. Reports eliminated.

Subtitle F—Federal Deposit Insurance Corporation

Sec. 2061. Reports eliminated.

Subtitle G—Federal Emergency Management Agency

Sec. 2071. Reports eliminated.

Subtitle H—Federal Retirement Thrift Investment Board

Sec. 2081. Reports eliminated.

Subtitle I—General Services Administration

Sec. 2091. Reports eliminated.

Subtitle J—Interstate Commerce Commission

Sec. 2101. Reports eliminated.

Subtitle K—Legal Services Corporation

Sec. 2111. Reports modified.

Subtitle L—National Aeronautics and Space Administration

Sec. 2121. Reports eliminated.

Subtitle M—National Council on Disability

Sec. 2131. Reports eliminated.

Subtitle N—National Science Foundation

Sec. 2141. Reports eliminated.

Subtitle O—National Transportation Safety Board

Sec. 2151. Reports modified.

Subtitle P—Neighborhood Reinvestment Corporation

Sec. 2161. Reports eliminated.

Subtitle Q—Nuclear Regulatory Commission

Sec. 2171. Reports modified.

Subtitle R—Office of Personnel Management

Sec. 2181. Reports eliminated.

Sec. 2182. Reports modified.

Subtitle S—Office of Thrift Supervision

Sec. 2191. Reports modified.

Subtitle T—Panama Canal Commission

Sec. 2201. Reports eliminated.

Subtitle U—Postal Service

Sec. 2211. Reports modified.

Subtitle V—Railroad Retirement Board

Sec. 2221. Reports modified.

Subtitle W—Thrift Depositor Protection Oversight Board

Sec. 2231. Reports modified.

Subtitle X—United States Information Agency

Sec. 2241. Reports eliminated.

TITLE III—REPORTS BY ALL DEPARTMENTS AND AGENCIES

Sec. 3001. Reports eliminated.

Sec. 3002. Reports modified.

Sec. 3003. Termination of reporting requirements.

TITLE I—DEPARTMENTS

Subtitle A—Department of Agriculture

SEC. 1011. REPORTS ELIMINATED.

(a) REPORT ON MONITORING AND EVALUATION.—Section 1246 of the Food Security Act of 1985 (16 U.S.C. 3846) is repealed.

(b) REPORT ON RETURN ON ASSETS.—Section 2512 of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 1421b) is amended—

(1) in subsection (a), by striking “(a) IMPROVING” and all that follows through “FORECASTS.—”; and

(2) by striking subsection (b).

(c) REPORT ON FARM VALUE OF AGRICULTURAL PRODUCTS.—Section 2513 of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 1421c) is repealed.

(d) REPORT ON ORIGIN OF EXPORTS OF PEANUTS.—Section 1558 of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 958) is repealed and sections 1559 and 1560 of such Act are redesignated as sections 1558 and 1559, respectively.

(e) REPORT ON REPORTING OF IMPORTING FEES.—Section 407 of the Agricultural Trade Development and Assistance Act of 1954 (7 U.S.C. 1736a) is amended—

(1) by striking subsection (b); and

(2) by redesignating subsections (c) through (h) as subsections (b) through (g), respectively.

(f) REPORT ON AGRICULTURAL INFORMATION EXCHANGE WITH IRELAND.—Section 1420 of the Food Security Act of 1985 (Public Law 99-198; 99 Stat. 1551) is amended—

(1) in subsection (a), by striking “(a)”; and

(2) by striking subsection (b).

(g) REPORT ON POTATO INSPECTION.—Section 1704 of the Food Security Act of 1985 (Public Law 99-198; 7 U.S.C. 499n note) is amended by striking the second sentence.

- (h) REPORT ON TRANSPORTATION OF FERTILIZER AND AGRICULTURAL CHEMICALS.—Section 2517 of the Food, Agriculture, Conservation, and Trade Act of 1990 (Public Law 101-624; 104 Stat. 4077) is repealed and sections 2518 and 2519 of such Act are redesignated as sections 2517 and 2518, respectively.
- (i) REPORT ON UNIFORM END-USE VALUE TESTS.—Section 307 of the Futures Trading Act of 1986 (Public Law 99-641; 7 U.S.C. 76 note) is amended by striking subsection (c).
- (j) REPORT ON PROJECT AREAS WITH HIGH FOOD STAMP PAYMENT ERROR RATES.—Section 16(i) of the Food Stamp Act of 1977 (7 U.S.C. 2025(i)) is amended by striking paragraph (3).
- (k) REPORT ON EFFECT OF EFAP DISPLACEMENT ON COMMERCIAL SALES.—Section 203C(a) of the Emergency Food Assistance Act of 1983 (7 U.S.C. 612c note) is amended by striking the last sentence.
- (l) REPORT ON WIC EXPENDITURES AND PARTICIPATION LEVELS.—Section 17(m) of the Child Nutrition Act of 1966 (42 U.S.C. 1786(m)) is amended—
- (1) by striking paragraph (9); and
 - (2) by redesignating paragraphs (10) and (11) as paragraphs (9) and (10), respectively.
- (m) REPORT ON DEMONSTRATIONS INVOLVING INNOVATIVE HOUSING UNITS.—Section 506(b) of the Housing Act of 1949 (42 U.S.C. 1476(b)) is amended by striking the last sentence.
- (n) REPORT ON LAND EXCHANGES IN COLUMBIA RIVER GORGE NATIONAL SCENIC AREA.—Section 9(d)(3) of the Columbia River Gorge National Scenic Area Act (16 U.S.C. 544g(d)(3)) is amended by striking the second sentence.
- (o) REPORT ON INCOME AND EXPENDITURES OF CERTAIN LAND ACQUISITIONS.—Section 2(e) of Public Law 96-586 (94 Stat. 3382) is amended by striking the second sentence.
- (p) REPORT ON SPECIAL AREA DESIGNATIONS.—Section 1506 of the Agriculture and Food Act of 1981 (16 U.S.C. 3415) is repealed and sections 1507, 1508, 1509, and 1511 of such Act are redesignated as sections 1506, 1507, 1508, and 1509, respectively.
- (q) REPORT ON EVALUATION OF SPECIAL AREA DESIGNATIONS.—Section 1510 of the Agriculture and Food Act of 1981 (16 U.S.C. 3419) is repealed.
- (r) REPORT ON AGRICULTURAL PRACTICES AND WATER RESOURCES DATABASE DEVELOPMENT.—Section 1485 of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5505) is amended—
- (1) in subsection (a), by striking “(a) REPOSITORY.—”; and
 - (2) by striking subsection (b).
- (s) REPORT ON PLANT GENOME MAPPING.—Section 1671 of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5924) is amended—
- (1) by striking subsection (g); and
 - (2) by redesignating subsection (h) as subsection (g).
- (t) REPORT ON APPRAISAL OF PROPOSED BUDGET FOR FOOD AND AGRICULTURAL SCIENCES.—Section 1408(g) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3123(g)) is amended—
- (1) by striking paragraph (2); and
 - (2) by redesignating paragraph (3) as paragraph (2).
- (u) REPORT ON ECONOMIC IMPACT OF ANIMAL DAMAGE ON AQUACULTURE INDUSTRY.—Section 1475(e) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3322(e)) is amended—
- (1) in paragraph (1), by striking “(1)”; and
 - (2) by striking paragraph (2).
- (v) REPORT ON AWARDS MADE BY THE NATIONAL RESEARCH INITIATIVE AND SPECIAL GRANTS.—Section 2 of the Act of August 4, 1965 (7 U.S.C. 450i), is amended—
- (1) by striking subsection (l); and
 - (2) by redesignating subsection (m) as subsection (l).
- (w) REPORT ON PAYMENTS MADE UNDER RESEARCH FACILITIES ACT.—Section 8 of the Research Facilities Act (7 U.S.C. 390i) is repealed.
- (x) REPORT ON FINANCIAL AUDIT REVIEWS OF STATES WITH HIGH FOOD STAMP PARTICIPATION.—The first sentence of section 11(l) of the Food Stamp Act of 1977 (7 U.S.C. 2020(l)) is amended by striking “, and shall, upon completion of the audit, provide a report to Congress of its findings and recommendations within one hundred and eighty days”.
- (y) REPORT ON RURAL TELEPHONE BANK.—Section 408(b)(3) of the Rural Electrification Act of 1936 (7 U.S.C. 948(b)(3)) is amended by striking out subparagraph (I) and redesignating subparagraph (J) as subparagraph (I).
- (z) CONFORMING AMENDMENTS.—The table of contents appearing in section 1(b) of the Food, Agriculture, Conservation, and Trade Act of 1990 is amended—

(1) by striking the items relating to sections 1558, 1559, and 1560 and inserting the following:

"Sec. 1558. Sense of Congress concerning rebalancing proposal of the European community.
"Sec. 1559. Sense of the Senate regarding multilateral trade negotiations.";

(2) by striking the item relating to section 2513; and
(C) by striking the items relating to sections 2517, 2518, and 2519 and inserting the following:

"Sec. 2517. Establishing quality as a goal for Commodity Credit Corporation programs.
"Sec. 2518. Severability.".

SEC. 1012. REPORTS MODIFIED.

(a) REPORT ON ANIMAL WELFARE ENFORCEMENT.—The first sentence of section 25 of the Animal Welfare Act (7 U.S.C. 2155) is amended—

(1) by striking "and" at the end of paragraph (3);
(2) by striking the period at the end of paragraph (4) and inserting "; and";
and

(3) by adding at the end the following new paragraph:
"(5) the information and recommendations described in section 11 of the Horse Protection Act of 1970 (15 U.S.C. 1830)."

(b) REPORT ON HORSE PROTECTION ENFORCEMENT.—Section 11 of the Horse Protection Act of 1970 (15 U.S.C. 1830) is amended by striking "On or before the expiration of thirty calendar months following the date of enactment of this Act, and every twelve calendar months thereafter, the Secretary shall submit to the Congress a report upon" and inserting the following: "As part of the report submitted by the Secretary under section 25 of the Animal Welfare Act (7 U.S.C. 2155), the Secretary shall include information on".

(c) REPORT ON AGRICULTURAL QUARANTINE INSPECTION FUND.—The Secretary of Agriculture shall not be required to submit a report to the appropriate committees of Congress on the status of the Agricultural Quarantine Inspection fund more frequently than annually.

(d) REPORT ON PRIORITIES FOR RESEARCH, EXTENSION, AND TEACHING.—Section 1407(f)(1) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3122(f)(1)) is amended—

(1) in the paragraph heading, by striking "ANNUAL REPORT" and inserting "REPORT"; and

(2) by striking "Not later than June 30 of each year" and inserting "At such times as the Joint Council determines appropriate".

(e) 5-YEAR PLAN FOR FOOD AND AGRICULTURAL SCIENCES.—Section 1407(f)(2) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3122(f)(2)) is amended by striking the second sentence.

(f) REPORT ON EXAMINATION OF FEDERALLY SUPPORTED AGRICULTURAL RESEARCH AND EXTENSION PROGRAMS.—Section 1408(g)(1) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3123(g)(1)) is amended by inserting "may provide" before "a written report".

(g) REPORT ON EFFECTS OF FOREIGN OWNERSHIP OF AGRICULTURAL LAND.—Section 5(b) of the Agricultural Foreign Investment Disclosure Act of 1978 (7 U.S.C. 3504(b)) is amended to read as follows:

"(b) An analysis and determination shall be made, and a report on the Secretary's findings and conclusions regarding such analysis and determination under subsection (a) shall be transmitted within 90 days after the end of each of the following periods:

"(1) The period beginning on the date of the enactment of the Federal Reports Elimination and Sunset Act of 1995 and ending on December 31, 1995.

"(2) Each 10-year period thereafter."

Subtitle B—Department of Commerce

SEC. 1021. REPORTS ELIMINATED.

(a) REPORT ON VOTING REGISTRATION.—Section 207 of the Voting Rights Act of 1965 (42 U.S.C. 1973aa-5) is repealed.

(b) REPORT ON LONG RANGE PLAN FOR PUBLIC BROADCASTING.—Section 393A(b) of the Communications Act of 1934 (47 U.S.C. 393a(b)) is repealed.

(c) REPORT ON STATUS, ACTIVITIES, AND EFFECTIVENESS OF UNITED STATES COMMERCIAL CENTERS IN ASIA, LATIN AMERICA, AND AFRICA AND PROGRAM RECOMMENDATIONS.—Section 401(j) of the Jobs Through Exports Act of 1992 (15 U.S.C. 4723a(j)) is repealed.

(d) REPORT ON KUWAIT RECONSTRUCTION CONTRACTS.—Section 606(f) of the Persian Gulf Conflict Supplemental Authorization and Personnel Benefits Act of 1991 is repealed.

(e) REPORT ON UNITED STATES-CANADA FREE-TRADE AGREEMENT.—Section 409(a)(3) of the United States-Canada Free-Trade Agreement Implementation Act of 1988 (19 U.S.C. 2112 note) is amended to read as follows:

“(3) The United States members of the working group established under article 1907 of the Agreement shall consult regularly with the Committee on Finance of the Senate, the Committee on Ways and Means of the House of Representatives, and advisory committees established under section 135 of the Trade Act of 1974 regarding—

“(A) the issues being considered by the working group; and

“(B) as appropriate, the objectives and strategy of the United States in the negotiations.”.

(f) REPORT ON ESTABLISHMENT OF AMERICAN BUSINESS CENTERS AND ON ACTIVITIES OF THE INDEPENDENT STATES BUSINESS AND AGRICULTURE ADVISORY COUNCIL.—Section 305 of the Freedom for Russia and Emerging Eurasian Democracies and Open Markets Support Act of 1992 (22 U.S.C. 5825) is repealed.

(g) REPORT ON FISHERMAN’S CONTINGENCY FUND REPORT.—Section 406 of the Outer Continental Shelf Lands Act Amendments of 1978 (43 U.S.C. 1846) is repealed.

(h) REPORT ON USER FEES ON SHIPPERS.—Section 208 of the Water Resources Development Act of 1986 (33 U.S.C. 2236) is amended by—

(1) striking subsection (b); and

(2) redesignating subsections (c), (d), (e), and (f) as subsections (b), (c), (d), and (e), respectively.

SEC. 1022. REPORTS MODIFIED.

(a) REPORT ON FEDERAL TRADE PROMOTION STRATEGIC PLAN.—Section 2312(f) of the Export Enhancement Act of 1988 (15 U.S.C. 4727(f)) is amended to read as follows:

“(f) REPORT TO THE CONGRESS.—The chairperson of the TPCC shall prepare and submit to the Committee on Banking, Housing, and Urban Affairs of the Senate, and the Committee on International Relations of the House of Representatives, not later than September 30, 1995, and annually thereafter, a report describing—

“(1) the strategic plan developed by the TPCC pursuant to subsection (c), the implementation of such plan, and any revisions thereto; and

“(2) the implementation of sections 303 and 304 of the Freedom for Russia and Emerging Democracies and Open Markets Support Act of 1992 (22 U.S.C. 5823 and 5824) concerning funding for export promotion activities and the inter-agency working groups on energy of the TPCC.”.

(b) REPORT ON EXPORT POLICY.—Section 2314(b)(1) of the Export Enhancement Act of 1988 (15 U.S.C. 4729(b)(1)) is amended—

(1) in subparagraph (E) by striking out “and” after the semicolon;

(2) in subparagraph (F) by striking out the period and inserting in lieu thereof a semicolon; and

(3) by adding at the end thereof the following new subparagraphs:

“(G) the status, activities, and effectiveness of the United States commercial centers established under section 401 of the Jobs Through Exports Act of 1992 (15 U.S.C. 4723a);

“(H) the implementation of sections 301 and 302 of the Freedom for Russia and Emerging Democracies and Open Markets Support Act of 1992 (22 U.S.C. 5821 and 5822) concerning American Business Centers and the Independent States Business and Agriculture Advisory Council;

“(I) the programs of other industrialized nations to assist their companies with their efforts to transact business in the independent states of the former Soviet Union; and

“(J) the trading practices of other Organization for Economic Cooperation and Development nations, as well as the pricing practices of transitional economies in the independent states, that may disadvantage United States companies.”.

Subtitle C—Department of Defense

SEC. 1031. REPORTS ELIMINATED.

(a) REPORT ON SEMATECH.—The National Defense Authorization Act for Fiscal Years 1988 and 1989 (Public Law 100-180; 101 Stat. 1071) is amended—

- (1) in section 6 by striking out the item relating to section 274; and
- (2) by striking out section 274.
- (b) REPORT ON REVIEW OF DOCUMENTATION IN SUPPORT OF WAIVERS FOR PEOPLE ENGAGED IN ACQUISITION ACTIVITIES.—
 - (1) IN GENERAL.—Section 1208 of the National Defense Authorization Act for Fiscal Year 1991 (10 U.S.C. 1701 note) is repealed.
 - (2) CLERICAL AMENDMENT TO TABLE OF CONTENTS.—Section 2(b) of such Act is amended by striking out the item relating to section 1208.

Subtitle D—Department of Education

SEC. 1041. REPORTS ELIMINATED.

- (a) REPORT ON PERSONNEL REDUCTION AND ANNUAL LIMITATIONS.—Subsection (a) of section 403 of the Department of Education Organization Act (20 U.S.C. 3463(a)) is amended in paragraph (2), by striking all beginning with “and shall,” through the end thereof and inserting a period.
- (b) REPORT ON SUPPORTED EMPLOYMENT ACTIVITIES.—Subsection (c) of section 311 of the Rehabilitation Act of 1973 (29 U.S.C. 777a(c)) is amended—
 - (1) in paragraph (2) by adding at the end “and”;
 - (2) by striking paragraph (3); and
 - (3) by redesignating paragraph (4) as paragraph (3).
- (c) REPORT ON THE CLIENT ASSISTANCE PROGRAM.—Subsection (g) of section 112 of the Rehabilitation Act of 1973 (29 U.S.C. 732(g)) is amended—
 - (1) by striking paragraphs (4) and (5); and
 - (2) in paragraph (6), by striking “such report or for any other” and inserting “any”.
- (d) REPORT ON THE SUMMARY OF LOCAL EVALUATIONS OF COMMUNITY EDUCATION EMPLOYMENT CENTERS.—Section 370 of the Carl D. Perkins Vocational and Applied Technology Act (20 U.S.C. 2396h) is amended—
 - (1) in the section heading, by striking “**and report**”;
 - (2) in subsection (a), by striking “(a) LOCAL EVALUATION.—”; and
 - (3) by striking subsection (b).
- (e) REPORT ON THE ADMINISTRATION OF THE VOCATIONAL EDUCATION ACT OF 1917.—Section 18 of the Vocational Education Act of 1917 (20 U.S.C. 28) is repealed.
- (f) REPORT BY THE INTERDEPARTMENTAL TASK FORCE ON COORDINATING VOCATIONAL EDUCATION AND RELATED PROGRAMS.—Subsection (d) of section 4 of the Carl D. Perkins Vocational and Applied Technology Education Act Amendments of 1990 (20 U.S.C. 2303(d)) is repealed.
- (g) REPORT ON THE EVALUATION OF THE GATEWAY GRANTS PROGRAM.—Subparagraph (B) of section 322(a)(3) of the Adult Education Act (20 U.S.C. 1203a(a)(3)(B)) is amended by striking “and report the results of such evaluation to the Committee on Education and Labor of the House of Representatives and the Committee on Labor and Human Resources of the Senate”.
- (h) REPORT ON THE BILINGUAL VOCATIONAL TRAINING PROGRAM.—Paragraph (3) of section 441(e) of the Carl D. Perkins Vocational and Applied Technology Education Act (20 U.S.C. 2441(e)(3)) is amended by striking the last sentence thereof.
- (i) REPORT ON ANNUAL UPWARD MOBILITY PROGRAM ACTIVITY.—Section 2(a)(6)(A) of the Act of June 20, 1936 (20 U.S.C. 107a(a)(6)(A)), is amended by striking “and annually submit to the appropriate committees of Congress a report based on such evaluations.”.

SEC. 1042. REPORTS MODIFIED.

- (a) REPORT ON THE CONDITION OF BILINGUAL EDUCATION IN THE NATION.—Section 6213 of the Augustus F. Hawkins-Robert T. Stafford Elementary and Secondary School Improvement Amendments of 1988 (20 U.S.C. 3303 note) is amended—
 - (1) in the section heading, by striking “**report on**” and inserting “**information regarding**”; and
 - (2) by striking the matter preceding paragraph (1) and inserting “The Secretary shall collect data for program management and accountability purposes regarding—”.
- (b) REPORT TO CONGRESS ON THE STEWART B. MCKINNEY HOMELESS ASSISTANCE ACT.—Subsection (b) of section 724 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11434(b)) is amended by striking paragraph (4) and the first paragraph (5) and inserting the following:
 - “(4) The Secretary shall prepare and submit a report to the appropriate committees of the Congress at the end of every other fiscal year. Such report shall—

- “(A) evaluate the programs and activities assisted under this part; and
“(B) contain the information received from the States pursuant to section 722(d)(3).”
- (c) REPORT TO GIVE NOTICE TO CONGRESS.—Subsection (d) of section 482 of the Higher Education Act of 1965 (20 U.S.C. 1089(d)) is amended—
- (1) in the first sentence by striking “the items specified in the calendar have been completed and provide all relevant forms, rules, and instructions with such notice” and inserting “a deadline included in the calendar described in subsection (a) is not met”; and
 - (2) by striking the second sentence.
- (d) ANNUAL REPORT ON ACTIVITIES UNDER THE REHABILITATION ACT OF 1973.—Section 13 of the Rehabilitation Act of 1973 (29 U.S.C. 712) is amended by striking “twenty” and inserting “eighty”.
- (e) REPORT TO THE CONGRESS REGARDING REHABILITATION TRAINING PROGRAMS.—The second sentence of section 302(c) of the Rehabilitation Act of 1973 (29 U.S.C. 774(c)) is amended by striking “simultaneously with the budget submission for the succeeding fiscal year for the Rehabilitation Services Administration” and inserting “by September 30 of each fiscal year”.
- (f) ANNUAL AUDIT OF STUDENT LOAN INSURANCE FUND.—Section 432(b) of the Higher Education Act of 1965 (20 U.S.C. 1082(b)) is amended to read as follows:
“(b) FINANCIAL OPERATIONS RESPONSIBILITIES.—The Secretary shall, with respect to the financial operations arising by reason of this part prepare annually and submit a budget program as provided for wholly owned Government corporations by chapter 91 of title 31, United States Code. The transactions of the Secretary, including the settlement of insurance claims and of claims for payments pursuant to section 1078 of this title, and transactions related thereto and vouchers approved by the Secretary in connection with such transactions, shall be final and conclusive upon all accounting and other officers of the Government.”.

Subtitle E—Department of Energy

SEC. 1051. REPORTS ELIMINATED.

- (a) REPORTS ON PERFORMANCE AND DISPOSAL OF ALTERNATIVE FUELED HEAVY DUTY VEHICLES.—Paragraphs (3) and (4) of section 400AA(b) of the Energy Policy and Conservation Act (42 U.S.C. 6374(b)(3), 6374(b)(4)) are repealed, and paragraph (5) of that section is redesignated as paragraph (3).
- (b) REPORT ON WIND ENERGY SYSTEMS.—Section 9(a) of the Wind Energy Systems Act of 1980 (42 U.S.C. 9208(a)) is amended—
- (1) by striking paragraph (3);
 - (2) in paragraph (1) by adding “and” after the semicolon; and
 - (3) in paragraph (2) by striking “; and” and inserting a period.
- (c) REPORT ON COMPREHENSIVE PROGRAM MANAGEMENT PLAN FOR OCEAN THERMAL ENERGY CONVERSION.—Section 3(d) of the Ocean Thermal Energy Conversion Research, Development, and Demonstration Act (42 U.S.C. 9002(d)) is repealed.
- (d) REPORTS ON SUBSEA BED DISPOSAL OF SPENT NUCLEAR FUEL AND HIGH-LEVEL RADIOACTIVE WASTE.—Subsections (a) and (b)(5) of section 224 of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10204(a), 10204(b)(5)) are repealed.
- (e) REPORT ON FUEL USE ACT.—Sections 711(c)(2) and 806 of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8421(c)(2), 8482) are repealed.
- (f) REPORT ON TEST PROGRAM OF STORAGE OF REFINED PETROLEUM PRODUCTS WITHIN THE STRATEGIC PETROLEUM RESERVE.—Section 160(g)(7) of the Energy Policy and Conservation Act (42 U.S.C. 6240(g)(7)) is repealed.
- (g) REPORT ON NAVAL PETROLEUM AND OIL SHALE RESERVES PRODUCTION.—Section 7434 of title 10, United States Code, is repealed.
- (h) REPORT ON EFFECTS OF PRESIDENTIAL MESSAGE ESTABLISHING A NUCLEAR NONPROLIFERATION POLICY ON NUCLEAR RESEARCH AND DEVELOPMENT COOPERATIVE AGREEMENTS.—Section 203 of the Department of Energy Act of 1978—Civilian Applications (22 U.S.C. 2429 note) is repealed.
- (i) REPORT ON WRITTEN AGREEMENTS REGARDING NUCLEAR WASTE REPOSITORY SITES.—Section 117(c) of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10137(c)) is amended by striking the following: “If such written agreement is not completed within such period, the Secretary shall report to the Congress in writing within 30 days on the status of negotiations to develop such agreement and the reasons why such agreement has not been completed. Prior to submission of such report to the Congress, the Secretary shall transmit such report to the Governor of such State or the governing body of such affected Indian tribe, as the case may be, for their

review and comments. Such comments shall be included in such report prior to submission to the Congress.”.

(j) QUARTERLY REPORT ON STRATEGIC PETROLEUM RESERVES.—Section 165 of the Energy Policy and Conservation Act (42 U.S.C. 6245) is amended—

- (1) by striking subsection (b); and
- (2) by striking “(a)”.

(k) REPORT ON THE DEPARTMENT OF ENERGY.—The Federal Energy Administration Act of 1974 (15 U.S.C. 790d), is amended by striking out section 55.

(l) REPORT ON CURRENT STATUS OF COMPREHENSIVE MANAGEMENT FOR NUCLEAR SAFETY RESEARCH, DEVELOPMENT, AND DEMONSTRATION.—Section 8(c) of the Nuclear Safety Research, Development, and Demonstration Act of 1980 (42 U.S.C. 9707(c)) is repealed.

(m) REPORT ON ACTIVITIES OF THE GEOTHERMAL ENERGY COORDINATION AND MANAGEMENT PROJECT.—Section 302(a) of the Geothermal Energy Research, Development, and Demonstration Act of 1974 (30 U.S.C. 1162(a)) is repealed.

(n) REPORT ON ACTIVITIES UNDER THE MAGNETIC FUSION ENERGY ENGINEERING ACT OF 1980.—Section 12 of the Magnetic Fusion Energy Engineering Act of 1980 (42 U.S.C. 9311) is repealed.

(o) REPORT ON ACTIVITIES UNDER THE ELECTRIC AND HYBRID VEHICLE RESEARCH, DEVELOPMENT, AND DEMONSTRATION ACT OF 1976.—Section 14 of the Electric and Hybrid Vehicle Research, Development, and Demonstration Act of 1976 (15 U.S.C. 2513) is repealed.

(p) REPORT ON ACTIVITIES UNDER THE METHANE TRANSPORTATION RESEARCH, DEVELOPMENT, AND DEMONSTRATION ACT OF 1980.—Section 9 of the Methane Transportation Research, Development, and Demonstration Act of 1980 (15 U.S.C. 3808) is repealed.

SEC. 1052. REPORTS MODIFIED.

(a) REPORTS ON PROCESS-ORIENTED INDUSTRIAL ENERGY EFFICIENCY AND INDUSTRIAL INSULATION AUDIT GUIDELINES.—

(1) Section 132(d) of the Energy Policy Act of 1992 (42 U.S.C. 6349(d)) is amended—

(A) in the language preceding paragraph (1), by striking “Not later than 2 years after the date of the enactment of this Act and annually thereafter” and inserting “Not later than October 24, 1995, and biennially thereafter”;

(B) in paragraph (4), by striking “and” at the end;

(C) in paragraph (5), by striking the period at the end and inserting “; and”;

(D) by adding at the end the following new paragraph:

“(6) the information required under section 133(c).”.

(2) Section 133(c) of the Energy Policy Act of 1992 (42 U.S.C. 6350(c)) is amended—

(A) by striking, “the date of the enactment of this Act” and inserting “October 24, 1995”; and

(B) by inserting “as part of the report required under section 132(d),” after “and biennially thereafter.”.

(b) REPORT ON AGENCY REQUESTS FOR WAIVER FROM FEDERAL ENERGY MANAGEMENT REQUIREMENTS.—Section 543(b)(2) of the National Energy Conservation Policy Act (42 U.S.C. 8253(b)(2)) is amended—

(1) by inserting “, as part of the report required under section 548(b),” after “the Secretary shall”; and

(2) by striking “promptly”.

(c) REPORT ON THE PROGRESS, STATUS, ACTIVITIES, AND RESULTS OF PROGRAMS REGARDING THE PROCUREMENT AND IDENTIFICATION OF ENERGY EFFICIENT PRODUCTS.—Section 161(d) of the Energy Policy Act of 1992 (42 U.S.C. 8262g(d)) is amended by striking “of each year thereafter,” and inserting “thereafter as part of the report required under section 548(b) of the National Energy Conservation Policy Act.”.

(d) REPORT ON THE FEDERAL GOVERNMENT ENERGY MANAGEMENT PROGRAM.—Section 548(b) of the National Energy Conservation Policy Act (42 U.S.C. 8258(b)) is amended—

(1) in paragraph (1)—

(A) in subparagraph (A), by striking “and” after the semicolon;

(B) by redesignating subparagraph (B) as subparagraph (C); and

(C) by inserting after subparagraph (A) the following new subparagraph:

“(B) the information required under section 543(b)(2); and”;

(2) in paragraph (2), by striking “and” after the semicolon;

(3) in paragraph (3), by striking the period at the end and inserting “; and”; and

(4) by adding at the end the following new paragraph:

“(4) the information required under section 161(d) of the Energy Policy Act of 1992.”

(e) REPORT ON ALTERNATIVE FUEL USE BY SELECTED FEDERAL VEHICLES.—Section 400AA(b)(1)(B) of the Energy Policy and Conservation Act (42 U.S.C. 6374(b)(1)(B)) is amended by striking “, and annually thereafter”.

(f) REPORT ON THE OPERATION OF STATE ENERGY CONSERVATION PLANS.—Section 365(c) of the Energy Policy and Conservation Act (42 U.S.C. 6325(c)) is amended by striking “report annually” and inserting “, as part of the report required under section 657 of the Department of Energy Organization Act, report”.

(g) REPORT ON THE DEPARTMENT OF ENERGY.—Section 657 of the Department of Energy Organization Act (42 U.S.C. 7267) is amended by inserting after “section 15 of the Federal Energy Administration Act of 1974,” the following: “section 365(c) of the Energy Policy and Conservation Act, section 304(c) of the Nuclear Waste Policy Act of 1982,”.

(h) REPORT ON COST-EFFECTIVE WAYS TO INCREASE HYDROPOWER PRODUCTION AT FEDERAL WATER FACILITIES.—Section 2404 of the Energy Policy Act of 1992 (16 U.S.C. 797 note) is amended—

(1) in subsection (a), by striking “The Secretary, in consultation with the Secretary of the Interior and the Secretary of the Army,” and inserting “The Secretary of the Interior and the Secretary of the Army, in consultation with the Secretary,”; and

(2) in subsection (b), by striking “the Secretary” and inserting “the Secretary of the Interior, or the Secretary of the Army,”.

(i) REPORT ON PROGRESS MEETING FUSION ENERGY PROGRAM OBJECTIVES.—Section 2114(c)(5) of the Energy Policy Act of 1992 (42 U.S.C. 13474(c)(5)) is amended by striking out the first sentence and inserting in lieu thereof “The President shall include in the budget submitted to the Congress each year under section 1105 of title 31, United States Code, a report prepared by the Secretary describing the progress made in meeting the program objectives, milestones, and schedules established in the management plan.”.

(j) REPORT ON HIGH-PERFORMANCE COMPUTING ACTIVITIES.—Section 203(d) of the High-Performance Computing Act of 1991 (15 U.S.C. 5523(d)) is amended to read as follows:

“(d) REPORTS.—Not later than 1 year after the date of enactment of this subsection, and thereafter as part of the report required under section 101(a)(3)(A), the Secretary of Energy shall report on activities taken to carry out this Act.”.

(k) REPORT ON NATIONAL HIGH-PERFORMANCE COMPUTING PROGRAM.—Section 101(a)(4) of the High-Performance Computing Act of 1991 (15 U.S.C. 5511(a)(4)) is amended—

(1) in subparagraph (D), by striking “and” at the end;

(2) by redesignating subparagraph (E) as subparagraph (F); and

(3) by inserting after subparagraph (D) the following new subparagraph:

“(E) include the report of the Secretary of Energy required by section 203(d); and”.

(l) REPORT ON NUCLEAR WASTE DISPOSAL PROGRAM.—Section 304(d) of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10224(d)) is amended to read as follows:

“(d) AUDIT BY GAO.—If requested by either House of the Congress (or any committee thereof) or if considered necessary by the Comptroller General, the General Accounting Office shall conduct an audit of the Office, in accord with such regulations as the Comptroller General may prescribe. The Comptroller General shall have access to such books, records, accounts, and other materials of the Office as the Comptroller General determines to be necessary for the preparation of such audit. The Comptroller General shall submit a report on the results of each audit conducted under this section.”.

Subtitle F—Department of Health and Human Services

SEC. 1061. REPORTS ELIMINATED.

(a) REPORT ON THE EFFECTS OF TOXIC SUBSTANCES.—Subsection (c) of section 27 of the Toxic Substances Control Act (15 U.S.C. 2626(c)) is repealed.

(b) REPORT ON COMPLIANCE WITH THE CONSUMER-PATIENT RADIATION HEALTH AND SAFETY ACT.—Subsection (d) of section 981 of the Consumer-Patient Radiation Health and Safety Act of 1981 (42 U.S.C. 10006(d)) is repealed.

(c) REPORT ON EVALUATION OF TITLE VIII PROGRAMS.—Section 859 of the Public Health Service Act (42 U.S.C. 298b-6) is repealed.

(d) REPORT ON MEDICARE TREATMENT OF UNCOMPENSATED CARE.—Paragraph (2) of section 603(a) of the Social Security Amendments of 1983 (42 U.S.C. 1395ww note) is repealed.

(e) REPORT ON PROGRAM TO ASSIST HOMELESS INDIVIDUALS.—Subsection (d) of section 9117 of the Omnibus Budget Reconciliation Act of 1987 (42 U.S.C. 1383 note) is repealed.

SEC. 1062. REPORTS MODIFIED.

(a) REPORT OF THE SURGEON GENERAL.—Section 239 of the Public Health Service Act (42 U.S.C. 238h) is amended to read as follows:

“BIANNUAL REPORT

“SEC. 239. The Surgeon General shall transmit to the Secretary, for submission to the Congress, on January 1, 1995, and on January 1, every 2 years thereafter, a full report of the administration of the functions of the Service under this Act, including a detailed statement of receipts and disbursements.”.

(b) REPORT ON HEALTH SERVICE RESEARCH ACTIVITIES.—Subsection (b) of section 494A of the Public Health Service Act (42 U.S.C. 289c-1(b)) is amended by striking “September 30, 1993, and annually thereafter” and inserting “December 30, 1993, and each December 30 thereafter”.

(c) REPORT ON FAMILY PLANNING.—Section 1009(a) of the Public Health Service Act (42 U.S.C. 300a-7(a)) is amended by striking “each fiscal year” and inserting “fiscal year 1995, and each second fiscal year thereafter”.

(d) REPORT ON THE STATUS OF HEALTH INFORMATION AND HEALTH PROMOTION.—Section 1705(a) of the Public Health Service Act (42 U.S.C. 300u-4) is amended in the first sentence by striking out “annually” and inserting in lieu thereof “biannually”.

Subtitle G—Department of Housing and Urban Development

SEC. 1071. REPORTS ELIMINATED.

(a) REPORTS ON PUBLIC HOUSING HOMEOWNERSHIP AND MANAGEMENT OPPORTUNITIES.—Section 21(f) of the United States Housing Act of 1937 (42 U.S.C. 1437s(f)) is repealed.

(b) INTERIM REPORT ON PUBLIC HOUSING MIXED INCOME NEW COMMUNITIES STRATEGY DEMONSTRATION.—Section 522(k)(1) of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 1437f note) is repealed.

(c) BIENNIAL REPORT ON INTERSTATE LAND SALES REGISTRATION PROGRAM.—Section 1421 of the Interstate Land Sales Full Disclosure Act (15 U.S.C. 1719a) is repealed.

(d) QUARTERLY REPORT ON ACTIVITIES UNDER THE FAIR HOUSING INITIATIVES PROGRAM.—Section 561(e)(2) of the Housing and Community Development Act of 1987 (42 U.S.C. 3616a(e)(2)) is repealed.

(e) COLLECTION OF AND ANNUAL REPORT ON RACIAL AND ETHNIC DATA.—Section 562 of the Housing and Community Development Act of 1987 (42 U.S.C. 3608a) is amended—

(1) in subsection (a)—

(A) in the first sentence—

(i) by striking “the Secretary of Housing and Urban Development and”; and

(ii) by striking “each”, the first place it appears; and

(B) in the second sentence, by striking “involved”; and

(2) in subsection (b)—

(A) by striking “The Secretary of Housing and Urban Development and the” and inserting “The”; and

(B) by striking “each”.

SEC. 1072. REPORTS MODIFIED.

(a) REPORT ON HOMEOWNERSHIP OF MULTIFAMILY UNITS PROGRAM.—Section 431 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12880) is amended—

(1) in the section heading, by striking “**annual**”; and

(2) by striking “The Secretary shall annually” and inserting “The Secretary shall no later than December 31, 1995,”.

(b) TRIENNIAL AUDIT OF TRANSACTIONS OF NATIONAL HOMEOWNERSHIP FOUNDATION.—Section 107(g)(1) of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701y(g)(1)) is amended by striking the last sentence.

(c) REPORT ON LOW-INCOME HOME ENERGY ASSISTANCE PROGRAM.—Section 2605(h) of the Low-Income Home Energy Assistance Act of 1981 (Public Law 97–35; 42 U.S.C. 8624(h)), is amended by striking out “(but not less frequently than every three years),”.

Subtitle H—Department of the Interior

SEC. 1081. REPORTS ELIMINATED.

(a) REPORT ON AUDITS IN FEDERAL ROYALTY MANAGEMENT SYSTEM.—Section 17(j) of the Mineral Leasing Act (30 U.S.C. 226(j)) is amended by striking the last sentence.

(b) REPORT ON DOMESTIC MINING, MINERALS, AND MINERAL RECLAMATION INDUSTRIES.—Section 2 of the Mining and Minerals Policy Act of 1970 (30 U.S.C. 21a) is amended by striking the last sentence.

(c) REPORT ON PHASE I OF THE HIGH PLAINS STATES GROUNDWATER DEMONSTRATION PROJECT.—Section 3(d) of the High Plains States Groundwater Demonstration Program Act of 1983 (43 U.S.C. 390g–1(d)) is repealed.

(d) REPORT ON RECLAMATION REFORM ACT COMPLIANCE.—Section 224(g) of the Reclamation Reform Act of 1982 (43 U.S.C. 390ww(g)) is amended by striking the last 2 sentences.

(e) REPORT ON GEOLOGICAL SURVEYS CONDUCTED OUTSIDE THE DOMAIN OF THE UNITED STATES.—Section 2 of Public Law 87–626 (43 U.S.C. 31(c)) is repealed.

(f) REPORT ON RECREATION USE FEES.—Section 4(h) of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 460l–6a(h)) is repealed.

SEC. 1082. REPORTS MODIFIED.

(a) REPORT ON LEVELS OF THE OGALLALA AQUIFER.—Title III of the Water Resources Research Act of 1984 (42 U.S.C. 10301 note) is amended—

(1) in section 306, by striking “annually” and inserting “biennially”; and

(2) in section 308, by striking “intervals of one year” and inserting “intervals of 2 years”.

(b) REPORT ON EFFECTS OF OUTER CONTINENTAL SHELF LEASING ACTIVITIES ON HUMAN, MARINE, AND COASTAL ENVIRONMENTS.—Section 20(e) of the Outer Continental Shelf Lands Act (43 U.S.C. 1346(e)) is amended by striking “each fiscal year” and inserting “every 3 fiscal years”.

Subtitle I—Department of Justice

SEC. 1091. REPORTS ELIMINATED.

(a) REPORT ON DRUG INTERDICTION TASK FORCE.—Section 3301(a)(1)(C) of the National Drug Interdiction Act of 1986 (21 U.S.C. 801 note; Public Law 99–570; 100 Stat. 3207–98) is repealed.

(b) REPORT ON EQUAL ACCESS TO JUSTICE.—Section 2412(d)(5) of title 28, United States Code, is repealed.

(c) REPORT ON FEDERAL OFFENDER CHARACTERISTICS.—Section 3624(f)(6) of title 18, United States Code, is repealed.

(d) REPORT ON COSTS OF DEATH PENALTY.—The Anti-Drug Abuse Act of 1988 (Public Law 100–690; 102 Stat. 4395; 21 U.S.C. 848 note) is amended by striking out section 7002.

(e) MINERAL LEASING ACT.—Section 8B of the Mineral Leasing Act (30 U.S.C. 208–2) is repealed.

(f) SMALL BUSINESS ACT.—Subsection (c) of section 10 of the Small Business Act (15 U.S.C. 639(c)) is repealed.

(g) ENERGY POLICY AND CONSERVATION ACT.—Section 252(i) of the Energy Policy Conservation Act (42 U.S.C. 6272(i)) is amended by striking “, at least once every

6 months, a report” and inserting “, at such intervals as are appropriate based on significant developments and issues, reports”.

(h) REPORT ON FORFEITURE FUND.—Section 524(c) of title 28, United States Code, is amended—

- (1) by striking out paragraph (7); and
- (2) by redesignating paragraphs (8) through (12) as paragraphs (7) through (11), respectively.

Subtitle J—Department of Labor

SEC. 1101. REPORTS ELIMINATED.

Section 408(d) of the Veterans Education and Employment Amendments of 1989 (38 U.S.C. 4100 note) is repealed.

SEC. 1102. REPORTS MODIFIED.

(a) REPORT ON THE ACTIVITIES CONDUCTED UNDER THE FAIR LABOR STANDARDS ACT OF 1938.—Section 4(d)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 204(d)(1)) is amended—

- (1) by striking “annually” and inserting “biennially”; and
- (2) by striking “preceding year” and inserting “preceding two years”.

(b) ANNUAL REPORT OF THE OFFICE OF WORKERS’ COMPENSATION.—

(1) REPORT ON THE ADMINISTRATION OF THE LONGSHORE AND HARBOR WORKERS’ COMPENSATION ACT.—Section 42 of the Longshore and Harbor Workers’ Compensation Act (33 U.S.C. 942) is amended—

(A) by striking “beginning of each” and all that follows through “Amendments of 1984” and inserting “end of each fiscal year”; and

(B) by adding the following new sentence at the end: “Such report shall include the annual reports required under section 426(b) of the Black Lung Benefits Act (30 U.S.C. 936(b)) and section 8152 of title 5, United States Code, and shall be identified as the Annual Report of the Office of Workers’ Compensation Programs.”.

(2) REPORT ON THE ADMINISTRATION OF THE BLACK LUNG BENEFITS PROGRAM.—Section 426(b) of the Black Lung Benefits Act (30 U.S.C. 936(b)) is amended—

(A) by striking “Within” and all that follows through “Congress the” and inserting “At the end of each fiscal year, the”; and

(B) by adding the following new sentence at the end: “Each such report shall be prepared and submitted to Congress in accordance with the requirement with respect to submission under section 42 of the Longshore Harbor Workers’ Compensation Act (33 U.S.C. 942).”.

(3) REPORT ON THE ADMINISTRATION OF THE FEDERAL EMPLOYEES’ COMPENSATION ACT.—(A) Subchapter I of chapter 81 of title 5, United States Code, is amended by adding at the end thereof the following new section:

“§ 8152. Annual report

“The Secretary of Labor shall, at the end of each fiscal year, prepare a report with respect to the administration of this chapter. Such report shall be submitted to Congress in accordance with the requirement with respect to submission under section 42 of the Longshore Harbor Workers’ Compensation Act (33 U.S.C. 942).”.

(B) The table of sections for chapter 81 of title 5, United States Code, is amended by inserting after the item relating to section 8151 the following:

“8152. Annual report.”.

(c) ANNUAL REPORT ON THE DEPARTMENT OF LABOR.—Section 9 of an Act entitled “An Act to create a Department of Labor”, approved March 4, 1913 (29 U.S.C. 560) is amended by striking “make a report” and all that follows through “the department” and inserting “prepare and submit to Congress the financial statements of the Department that have been audited”.

Subtitle K—Department of State

SEC. 1111. REPORTS ELIMINATED.

Section 8 of the Migration and Refugee Assistance Act of 1962 (22 U.S.C. 2606) is amended by striking subsection (b), and redesignating subsection (c) as subsection (b).

Subtitle L—Department of Transportation

SEC. 1121. REPORTS ELIMINATED.

(a) REPORT ON DEEPWATER PORT ACT OF 1974.—Section 20 of the Deepwater Port Act of 1974 (33 U.S.C. 1519) is repealed.

(b) REPORT ON COAST GUARD LOGISTICS CAPABILITIES CRITICAL TO MISSION PERFORMANCE.—Sections 5(a)(2) and 5(b) of the Coast Guard Authorization Act of 1988 (10 U.S.C. 2304 note) are repealed.

(c) REPORT ON MARINE PLASTIC POLLUTION RESEARCH AND CONTROL ACT OF 1987.—Section 2201(a) of the Marine Plastic Pollution Research and Control Act of 1987 (33 U.S.C. 1902 note) is amended by striking “biennially” and inserting “triennially”.

(d) REPORT ON APPLIED RESEARCH AND TECHNOLOGY PROGRAM.—Section 307(e)(11) of title 23, United States Code, is repealed.

(e) REPORTS ON HIGHWAY SAFETY IMPROVEMENT PROGRAMS.—

(1) REPORT ON RAILWAY-HIGHWAY CROSSINGS PROGRAM.—Section 130(g) of title 23, United States Code, is amended by striking the last 3 sentences.

(2) REPORT ON HAZARD ELIMINATION PROGRAM.—Section 152(g) of title 23, United States Code, is amended by striking the last 3 sentences.

(f) REPORT ON HIGHWAY SAFETY PERFORMANCE—FATAL AND INJURY ACCIDENT RATES ON PUBLIC ROADS IN THE UNITED STATES.—Section 207 of the Highway Safety Act of 1982 (23 U.S.C. 401 note) is repealed.

(g) REPORT ON HIGHWAY SAFETY PROGRAM STANDARDS.—Section 402(a) of title 23, United States Code, is amended by striking the fifth sentence.

(h) REPORT ON RAILROAD-HIGHWAY DEMONSTRATION PROJECTS.—Section 163(o) of the Federal-Aid Highway Act of 1973 (23 U.S.C. 130 note) is repealed.

(i) REPORT ON UNIFORM RELOCATION ACT AMENDMENTS OF 1987.—Section 103(b)(2) of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4604(b)(2)) is repealed.

(j) REPORT ON FEDERAL RAILROAD SAFETY.—(1) Section 20116 of title 49, United States Code, is repealed.

(2) The table of sections at the beginning of chapter 201 of title 49, United States Code, is amended by striking the item relating to section 20116.

(k) REPORT ON RAILROAD FINANCIAL ASSISTANCE.—Section 308(d) of title 49, United States Code, is repealed.

(l) REPORT ON USE OF ADVANCED TECHNOLOGY BY THE AUTOMOBILE INDUSTRY.—Section 305 of the Automotive Propulsion Research and Development Act of 1978 (15 U.S.C. 2704) is amended by striking the last sentence.

(m) REPORT ON OBLIGATIONS.—Section 4(b) of the Federal Transit Act (49 U.S.C. App. 1603(b)) is repealed.

(n) REPORT ON SUSPENDED LIGHT RAIL SYSTEM TECHNOLOGY PILOT PROJECT.—Section 26(c)(11) of the Federal Transit Act (49 U.S.C. App. 1622(c)(11)) is repealed.

(o) REPORT ON SAINT LAWRENCE SEAWAY DEVELOPMENT CORPORATION.—Section 10(a) of the Act of May 13, 1954 (68 Stat. 96, chapter 201; 33 U.S.C. 989(a)) is repealed.

(p) REPORTS ON PIPELINES ON FEDERAL LANDS.—Section 28(w)(4) of the Mineral Leasing Act (30 U.S.C. 185(w)(4)) is repealed.

(q) REPORTS ON PIPELINE SAFETY.—

(1) REPORT ON NATURAL GAS PIPELINE SAFETY ACT OF 1968.—Section 16(a) of the Natural Gas Pipeline Safety Act of 1968 (49 U.S.C. App. 1683(a)) is amended in the first sentence by striking “of each year” and inserting “of each odd-numbered year”.

(2) REPORT ON HAZARDOUS LIQUID PIPELINE SAFETY ACT OF 1979.—Section 213 of the Hazardous Liquid Pipeline Safety Act of 1979 (49 U.S.C. App. 2012) is amended in the first sentence by striking “of each year” and inserting “of each odd-numbered year”.

SEC. 1122. REPORTS MODIFIED.

(a) REPORT ON OIL SPILL LIABILITY TRUST FUND.—The quarterly report regarding the Oil Spill Liability Trust Fund required to be submitted to the House and Senate Committees on Appropriations under House Report 101–892, accompanying the appropriations for the Coast Guard in the Department of Transportation and Related Agencies Appropriations Act, 1991, shall be submitted not later than 30 days after the end of the fiscal year in which this Act is enacted and annually thereafter.

(b) REPORT ON JOINT FEDERAL AND STATE MOTOR FUEL TAX COMPLIANCE PROJECT.—Section 1040(d)(1) of the Intermodal Surface Transportation Efficiency Act of 1991 (23 U.S.C. 101 note) is amended by striking “September 30 and”.

(c) REPORT ON PUBLIC TRANSPORTATION.—Section 308(e)(1) of title 49, United States Code, is amended by striking “January of each even-numbered year” and inserting “March 1995, March 1996, and March of each odd-numbered year thereafter”.

(d) REPORT ON NATION’S HIGHWAYS AND BRIDGES.—Section 307(h) of title 23, United States Code, is amended by striking “January 1983, and in January of every second year thereafter” and inserting “March 1995, March 1996, and March of each odd-numbered year thereafter”.

Subtitle M—Department of the Treasury

SEC. 1131. REPORTS ELIMINATED.

(a) REPORT ON THE OPERATION AND STATUS OF STATE AND LOCAL GOVERNMENT FISCAL ASSISTANCE TRUST FUND.—Paragraph (8) of section 14001(a) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (31 U.S.C. 6701 note) is repealed.

(b) REPORT ON THE ANTIRECESSION PROVISIONS OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976.—Section 213 of the Public Works Employment Act of 1976 (42 U.S.C. 6733) is repealed.

(c) REPORT ON THE ASBESTOS TRUST FUND.—Paragraph (2) of section 5(c) of the Asbestos Hazard Emergency Response Act of 1986 (20 U.S.C. 4022(c)) is repealed.

SEC. 1132. REPORTS MODIFIED.

(a) REPORT ON THE WORLD CUP USA 1994 COMMEMORATIVE COIN ACT.—Subsection (g) of section 205 of the World Cup USA 1994 Commemorative Coin Act (31 U.S.C. 5112 note) is amended by striking “month” and inserting “calendar quarter”.

(b) REPORTS ON VARIOUS FUNDS.—Subsection (b) of section 321 of title 31, United States Code, is amended—

(1) by striking “and” at the end of paragraph (5),

(2) by striking the period at the end of paragraph (6) and inserting “; and”, and

(3) by adding after paragraph (6) the following new paragraph:

“(7) notwithstanding any other provision of law, fulfill any requirement to issue a report on the financial condition of any fund on the books of the Treasury by including the required information in a consolidated report, except that information with respect to a specific fund shall be separately reported if the Secretary determines that the consolidation of such information would result in an unwarranted delay in the availability of such information.”.

(c) REPORT ON THE JAMES MADISON-BILL OF RIGHTS COMMEMORATIVE COIN ACT.—Subsection (c) of section 506 of the James Madison-Bill of Rights Commemorative Coin Act (31 U.S.C. 5112 note) is amended by striking out “month” each place it appears and inserting in lieu thereof “calendar quarter”.

Subtitle N—Department of Veterans Affairs

SEC. 1141. REPORTS ELIMINATED.

(a) REPORT ON ADEQUACY OF RATES FOR STATE HOME CARE.—Section 1741 of title 38, United States Code, is amended—

(1) by striking out subsection (c); and

(2) by redesignating subsections (d) and (e) as subsections (c) and (d), respectively.

(b) REPORT ON LOANS TO PURCHASE MANUFACTURED HOMES.—Section 3712 of title 38, United States Code, is amended—

(1) by striking out subsection (l); and

(2) by redesignating subsection (m) as subsection (l).

(c) REPORT ON COMPLIANCE WITH FUNDED PERSONNEL CODING.—

(1) REPEAL OF REPORT REQUIREMENT.—Section 8110(a)(4) of title 38, United States Code, is amended by striking out subparagraph (C).

(2) CONFORMING AMENDMENTS.—Section 8110(a)(4) of title 38, United States Code, is amended by—

(A) redesignating subparagraph (D) as subparagraph (C);

(B) in subparagraph (A), by striking out “subparagraph (D)” and inserting in lieu thereof “subparagraph (C)”; and

(C) in subparagraph (B), by striking out “subparagraph (D)” and inserting in lieu thereof “subparagraph (C)”.

TITLE II—INDEPENDENT AGENCIES

Subtitle A—Action

SEC. 2011. REPORTS ELIMINATED.

Section 226 of the Domestic Volunteer Service Act of 1973 (42 U.S.C. 5026) is amended—

- (1) by striking subsection (b); and
- (2) in subsection (a)—
 - (A) in paragraph (2), by striking “(2)” and inserting “(b)”; and
 - (B) in paragraph (1)—
 - (i) by striking “(1(A))” and inserting “(1)”; and
 - (ii) in subparagraph (B)—
 - (I) by striking “(B)” and inserting “(2)”; and
 - (II) by striking “subparagraph (A)” and inserting “paragraph (1)”.

Subtitle B—Environmental Protection Agency

SEC. 2021. REPORTS ELIMINATED.

(a) REPORT ON ALLOCATION OF WATER.—Section 102 of the Federal Water Pollution Control Act (33 U.S.C. 1252) is amended by striking subsection (d).

(b) REPORT ON VARIANCE REQUESTS.—Section 301(n) of the Federal Water Pollution Control Act (33 U.S.C. 1311(n)) is amended by striking paragraph (8).

(c) REPORT ON IMPLEMENTATION OF CLEAN LAKES PROJECTS.—Section 314(d) of the Federal Water Pollution Control Act (33 U.S.C. 1324(d)) is amended—

- (1) by striking paragraph (3); and
- (2) by redesignating paragraph (4) as paragraph (3).

(d) REPORT ON USE OF MUNICIPAL SECONDARY EFFLUENT AND SLUDGE.—Section 516 of the Federal Water Pollution Control Act (33 U.S.C. 1375) is amended—

- (1) by striking subsection (c); and
- (2) by redesignating subsections (d) and (e) as subsections (c) and (d), respectively.

(e) REPORT ON CERTAIN WATER QUALITY STANDARDS AND PERMITS.—Section 404 of the Water Quality Act of 1987 (Public Law 100-4; 33 U.S.C. 1375 note) is amended—

- (1) by striking subsection (c); and
- (2) by redesignating subsection (d) as subsection (c).

(f) REPORT ON CLASS V WELLS.—Section 1426 of title XIV of the Public Health Service Act (commonly known as the “Safe Drinking Water Act”) (42 U.S.C. 300h-5) is amended—

- (1) in subsection (a), by striking “(a) MONITORING METHODS.—”; and
- (2) by striking subsection (b).

(g) REPORT ON SOLE SOURCE AQUIFER DEMONSTRATION PROGRAM.—Section 1427 of title XIV of the Public Health Service Act (commonly known as the “Safe Drinking Water Act”) (42 U.S.C. 300h-6) is amended—

- (1) by striking subsection (l); and
- (2) by redesignating subsections (m) and (n) as subsections (l) and (m), respectively.

(h) REPORT ON SUPPLY OF SAFE DRINKING WATER.—Section 1442 of title XIV of the Public Health Service Act (commonly known as the “Safe Drinking Water Act”) (42 U.S.C. 300h-6) is amended—

- (1) by striking subsection (c);
- (2) by redesignating subsection (d) as subsection (c); and
- (3) by redesignating subsections (f) and (g) as subsections (d) and (e), respectively.

(i) REPORT ON NONNUCLEAR ENERGY AND TECHNOLOGIES.—Section 11 of the Federal Nonnuclear Energy Research and Development Act of 1974 (42 U.S.C. 5910) is repealed.

(j) REPORT ON EMISSIONS AT COAL-BURNING POWERPLANTS.—

(1) Section 745 of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8455) is repealed.

(2) The table of contents in section 101(b) of such Act (42 U.S.C. prec. 8301) is amended by striking the item relating to section 745.

(k) 5-YEAR PLAN FOR ENVIRONMENTAL RESEARCH, DEVELOPMENT, AND DEMONSTRATION.—

(1) Section 5 of the Environmental Research, Development, and Demonstration Authorization Act of 1976 (42 U.S.C. 4361) is repealed.

(2) Section 4 of the Environmental Research, Development, and Demonstration Authorization Act of 1978 (42 U.S.C. 4361a) is repealed.

(3) Section 8 of such Act (42 U.S.C. 4365) is amended—

(A) by striking subsection (c); and

(B) by redesignating subsections (e) through (i) as subsections (c) through (g), respectively.

(l) PLAN ON ASSISTANCE TO STATES FOR RADON PROGRAMS.—Section 305 of the Toxic Substances Control Act (15 U.S.C. 2665) is amended—

(1) by striking subsection (d); and

(2) by redesignating subsections (e) and (f) as subsections (d) and (e), respectively.

Subtitle C—Equal Employment Opportunity Commission

SEC. 2031. REPORTS MODIFIED.

Section 705(k)(2)(C) of the Civil Rights Act of 1964 (42 U.S.C. 2000e-4(k)(2)(C)) is amended—

(1) in the matter preceding clause (i), by striking “including” and inserting “including information, presented in the aggregate, relating to”;

(2) in clause (i), by striking “the identity of each person or entity” and inserting “the number of persons and entities”;

(3) in clause (ii), by striking “such person or entity” and inserting “such persons and entities”; and

(4) in clause (iii)—

(A) by striking “fee” and inserting “fees”; and

(B) by striking “such person or entity” and inserting “such persons and entities”.

Subtitle D—Federal Aviation Administration

SEC. 2041. REPORTS ELIMINATED.

The provision that was section 7207(c)(4) of the Anti-Drug Abuse Act of 1988 (Public Law 100-690; 102 Stat. 4428; 49 U.S.C. App. 1354 note) is amended—

(1) by striking out “GAO”; and

(2) by striking out “the Comptroller General” and inserting in lieu thereof “the Department of Transportation Inspector General”.

Subtitle E—Federal Communications Commission

SEC. 2051. REPORTS ELIMINATED.

(a) REPORT TO THE CONGRESS UNDER THE COMMUNICATIONS SATELLITE ACT OF 1962.—Section 404(c) of the Communications Satellite Act of 1962 (47 U.S.C. 744(c)) is repealed.

(b) REIMBURSEMENT FOR AMATEUR EXAMINATION EXPENSES.—Section 4(f)(4)(J) of the Communications Act of 1934 (47 U.S.C. 154(f)(4)(J)) is amended by striking out the last sentence.

Subtitle F—Federal Deposit Insurance Corporation

SEC. 2061. REPORTS ELIMINATED.

Section 102(b)(1) of the Federal Deposit Insurance Corporation Improvement Act of 1991 (Public Law 102-242; 105 Stat. 2237; 12 U.S.C. 1825 note) is amended to read as follows:

“(1) QUARTERLY REPORTING.—Not later than 90 days after the end of any calendar quarter in which the Federal Deposit Insurance Corporation (hereafter in

this section referred to as the ‘Corporation’) has any obligations pursuant to section 14 of the Federal Deposit Insurance Act outstanding, the Comptroller General of the United States shall submit a report on the Corporation’s compliance at the end of that quarter with section 15(c) of the Federal Deposit Insurance Act to the Committee on Banking, Housing, and Urban Affairs of the Senate and the Committee on Banking, Finance and Urban Affairs of the House of Representatives. Such a report shall be included in the Comptroller General’s audit report for that year, as required by section 17 of the Federal Deposit Insurance Act.”.

Subtitle G—Federal Emergency Management Agency

SEC. 2071. REPORTS ELIMINATED.

Section 201(h) of the Federal Civil Defense Act of 1950 (50 U.S.C. App. 2281(h)) is amended by striking the second proviso.

Subtitle H—Federal Retirement Thrift Investment Board

SEC. 2081. REPORTS ELIMINATED.

Section 9503 of title 31, United States Code, is amended by adding at the end thereof the following new subsection:

“(c) The requirements of this section are satisfied with respect to the Thrift Savings Plan described under subchapter III of chapter 84 of title 5, by preparation and transmission of the report described under section 8439(b) of such title.”.

Subtitle I—General Services Administration

SEC. 2091. REPORTS ELIMINATED.

(a) REPORT ON PROPERTIES CONVEYED FOR HISTORIC MONUMENTS AND CORRECTIONAL FACILITIES.—Section 203(o) of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 484(o)) is amended—

(1) by striking out paragraph (1);

(2) by redesignating paragraphs (2) and (3) as paragraphs (1) and (2), respectively; and

(3) in paragraph (2) (as so redesignated) by striking out “paragraph (2)” and inserting in lieu thereof “paragraph (3)”.

(b) REPORT ON PROPOSED SALE OF SURPLUS REAL PROPERTY AND REPORT ON NEGOTIATED SALES.—Section 203(e)(6) of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 484(e)(6)) is repealed.

(c) REPORT ON PROPERTIES CONVEYED FOR WILDLIFE CONSERVATION.—Section 3 of the Act entitled “An Act authorizing the transfer of certain real property for wildlife, or other purposes.”, approved May 19, 1948 (16 U.S.C. 667d; 62 Stat. 241) is amended by striking out “and shall be included in the annual budget transmitted to the Congress”.

Subtitle J—Interstate Commerce Commission

SEC. 2101. REPORTS ELIMINATED.

Section 10327(k) of title 49, United States Code, is amended to read as follows:

“(k) If an extension granted under subsection (j) is not sufficient to allow for completion of necessary proceedings, the Commission may grant a further extension in an extraordinary situation if a majority of the Commissioners agree to the further extension by public vote.”.

Subtitle K—Legal Services Corporation

SEC. 2111. REPORTS MODIFIED.

Section 1009(c)(2) of the Legal Services Corporation Act (42 U.S.C. 2996h(c)(2)) is amended by striking out “The” and inserting in lieu thereof “Upon request, the”.

Subtitle L—National Aeronautics and Space Administration

SEC. 2121. REPORTS ELIMINATED.

Section 21(g) of the Small Business Act (15 U.S.C. 648(g)) is amended to read as follows:

“(g) NATIONAL AERONAUTICS AND SPACE ADMINISTRATION AND REGIONAL TECHNOLOGY TRANSFER CENTERS.—The National Aeronautics and Space Administration and regional technology transfer centers supported by the National Aeronautics and Space Administration are authorized and directed to cooperate with small business development centers participating in the program.”.

Subtitle M—National Council on Disability

SEC. 2131. REPORTS ELIMINATED.

Section 401(a) of the Rehabilitation Act of 1973 (29 U.S.C. 781(a)) is amended—
 (1) by striking paragraph (9); and
 (2) by redesignating paragraphs (10) and (11) as paragraphs (9) and (10), respectively.

Subtitle N—National Science Foundation

SEC. 2141. REPORTS ELIMINATED.

(a) STRATEGIC PLAN FOR SCIENCE AND ENGINEERING EDUCATION.—Section 107 of the Education for Economic Security Act (20 U.S.C. 3917) is repealed.

(b) BUDGET ESTIMATE.—Section 14 of the National Science Foundation Act of 1950 (42 U.S.C. 1873) is amended by striking subsection (j).

Subtitle O—National Transportation Safety Board

SEC. 2151. REPORTS MODIFIED.

Section 1117 of title 49, United States Code, is amended—

- (1) in paragraph (2) by adding “and” after the semicolon;
- (2) in paragraph (3) by striking out “; and” and inserting in lieu thereof a period; and
- (3) by striking out paragraph (4).

Subtitle P—Neighborhood Reinvestment Corporation

SEC. 2161. REPORTS ELIMINATED.

Section 607(c) of the Neighborhood Reinvestment Corporation Act (42 U.S.C. 8106(c)) is amended by striking the second sentence.

Subtitle Q—Nuclear Regulatory Commission

SEC. 2171. REPORTS MODIFIED.

Section 208 of the Energy Reorganization Act of 1974 (42 U.S.C. 5848) is amended by striking “each quarter a report listing for that period” and inserting “an annual report listing for the previous fiscal year”.

Subtitle R—Office of Personnel Management

SEC. 2181. REPORTS ELIMINATED.

(a) REPORT ON SENIOR EXECUTIVE SERVICE.—(1) Section 3135 of title 5, United States Code, is repealed.

(2) The table of sections for chapter 31 of title 5, United States Code, is amended by striking out the item relating to section 3135.

(b) REPORT ON PERFORMANCE AWARDS.—Section 4314(d) of title 5, United States Code, is repealed.

(c) REPORT ON TRAINING PROGRAMS.—(1) Section 4113 of title 5, United States Code, is repealed.

(2) The table of sections for chapter 41 of title 5, United States Code, is amended by striking out the item relating to section 4113.

(d) REPORT ON PREVAILING RATE SYSTEM.—Section 5347(e) of title 5, United States Code, is amended by striking out the fourth and fifth sentences.

(e) REPORT ON ACTIVITIES OF THE MERIT SYSTEMS PROTECTION BOARD AND THE OFFICE OF PERSONNEL MANAGEMENT.—Section 2304 of title 5, United States Code, is amended—

(1) in subsection (a) by striking out “(a)”; and

(2) by striking subsection (b).

SEC. 2182. REPORTS MODIFIED.

(a) REPORT ON DISTRICT OF COLUMBIA RETIREMENT FUND.—Section 145 of the District of Columbia Retirement Reform Act (Public Law 96–122; 93 Stat. 882) is amended—

(1) in subsection (b)—

(A) in paragraph (1)—

(i) by striking out “and the Comptroller General shall each” and inserting in lieu thereof “shall”; and

(ii) by striking out “each”; and

(B) by striking out paragraph (2) and redesignating paragraph (3) as paragraph (2); and

(2) in subsection (d), by striking out “the Comptroller General and” each place it appears.

(b) REPORT ON REVOLVING FUND.—Section 1304(e)(6) of title 5, United States Code, is amended by striking out “at least once every three years”.

Subtitle S—Office of Thrift Supervision

SEC. 2191. REPORTS MODIFIED.

Section 18(c)(6)(B) of the Federal Home Loan Bank Act (12 U.S.C. 1438(c)(6)(B)) is amended—

(1) by striking out “annually”;

(2) by striking out “audit, settlement,” and inserting in lieu thereof “settlement”; and

(3) by striking out “, and the first audit” and all that follows through “enacted”.

Subtitle T—Panama Canal Commission

SEC. 2201. REPORTS ELIMINATED.

(a) REPORTS ON PANAMA CANAL.—Section 1312 of the Panama Canal Act of 1979 (Public Law 96–70; 22 U.S.C. 3722) is repealed.

(b) TECHNICAL AND CONFORMING AMENDMENT.—The table of contents in section 1 of such Act is amended by striking out the item relating to section 1312.

Subtitle U—Postal Service

SEC. 2211. REPORTS MODIFIED.

(a) REPORT ON CONSUMER EDUCATION PROGRAMS.—Section 4(b) of the Mail Order Consumer Protection Amendments of 1983 (39 U.S.C. 3005 note; Public Law 98–186; 97 Stat. 1318) is amended to read as follows:

“(b) A summary of the activities carried out under subsection (a) shall be included in the first semiannual report submitted each year as required under section 5 of the Inspector General Act of 1978 (5 U.S.C. App.).”

(b) REPORT ON INVESTIGATIVE ACTIVITIES.—Section 3013 of title 39, United States Code, is amended in the last sentence by striking out “the Board shall transmit such report to the Congress” and inserting in lieu thereof “the information in such report shall be included in the next semiannual report required under section 5 of the Inspector General Act of 1978 (5 U.S.C. App.)”.

Subtitle V—Railroad Retirement Board

SEC. 2221. REPORTS MODIFIED.

(a) COMBINATION OF REPORTS.—Section 502 of the Railroad Retirement Solvency Act of 1983 (45 U.S.C. 231f–1) is amended by striking “On or before July 1, 1985, and each calendar year thereafter” and inserting “As part of the annual report required under section 22(a) of the Railroad Retirement Act of 1974 (45 U.S.C. 231u(a))”.

(b) MODIFICATION OF DATES FOR PROJECTION AND REPORT.—Section 22 of the Railroad Retirement Act of 1974 (45 U.S.C. 231u) is amended—

- (1) by striking “February 1” and inserting “May 1”; and
- (2) by striking “April 1” and inserting “July 1”.

Subtitle W—Thrift Depositor Protection Oversight Board

SEC. 2231. REPORTS MODIFIED.

Section 21A(k)(9) of the Federal Home Loan Bank Act (12 U.S.C. 1441a(k)(9)) is amended by striking out “the end of each calendar quarter” and inserting in lieu thereof “June 30 and December 31 of each calendar year”.

Subtitle X—United States Information Agency

SEC. 2241. REPORTS ELIMINATED.

Notwithstanding section 601(c)(4) of the Foreign Service Act of 1980 (22 U.S.C. 4001(c)(4)), the reports otherwise required under such section shall not cover the activities of the United States Information Agency.

TITLE III—REPORTS BY ALL DEPARTMENTS AND AGENCIES

SEC. 3001. REPORTS ELIMINATED.

(a) REPORT ON PART-TIME EMPLOYMENT.—(1) Section 3407 of title 5, United States Code, is repealed.

(2) The table of sections for chapter 34 of title 5, United States Code, is amended by striking out the item relating to section 3407.

(b) SEMIANNUAL REPORT ON LOBBYING.—Section 1352 of title 31, United States Code, is amended by—

- (1) striking out subsection (d); and
- (2) redesignating subsections (e), (f), (g), and (h) as subsections (d), (e), (f), and (g), respectively.

(c) REPORTS ON PROGRAM FRAUD AND CIVIL REMEDIES.—(1) Section 3810 of title 31, United States Code, is repealed.

(2) The table of sections for chapter 38 of title 31, United States Code, is amended by striking out the item relating to section 3810.

(d) REPORT ON RIGHT TO FINANCIAL PRIVACY ACT.—Section 1121 of the Right to Financial Privacy Act of 1978 (12 U.S.C. 3421) is repealed.

(e) REPORT ON PLANS TO CONVERT TO THE METRIC SYSTEM.—Section 12 of the Metric Conversion Act of 1975 (15 U.S.C. 205j–1) is repealed.

(f) REPORT ON TECHNOLOGY UTILIZATION AND INTELLECTUAL PROPERTY RIGHTS.—Section 11(f) of the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3710(f)) is repealed.

(g) REPORT ON EXTRAORDINARY CONTRACTUAL ACTIONS TO FACILITATE THE NATIONAL DEFENSE.—Section 4(a) of the Act entitled “An Act to authorize the making, amendment, and modification of contracts to facilitate the national defense”, approved August 28, 1958 (50 U.S.C. 1434(a)), is amended by striking out “all such actions taken” and inserting in lieu thereof “if any such action has been taken”.

(h) REPORTS ON DETAILING EMPLOYEES.—Section 619 of the Treasury, Postal Service, and General Government Appropriations Act, 1993 (Public Law 102-393; 106 Stat. 1769), is repealed.

SEC. 3002. REPORTS MODIFIED.

Section 552b(j) of title 5, United States Code, is amended to read as follows:

“(j) Each agency subject to the requirements of this section shall annually report to the Congress regarding the following:

“(1) The changes in the policies and procedures of the agency under this section that have occurred during the preceding 1-year period.

“(2) A tabulation of the number of meetings held, the exemptions applied to close meetings, and the days of public notice provided to close meetings.

“(3) A brief description of litigation or formal complaints concerning the implementation of this section by the agency.

“(4) A brief explanation of any changes in law that have affected the responsibilities of the agency under this section.”.

SEC. 3003. TERMINATION OF REPORTING REQUIREMENTS.

(a) TERMINATION.—

(1) IN GENERAL.—Subject to the provisions of paragraph (2) of this subsection and subsection (d), each provision of law requiring the submittal to Congress (or any committee of the Congress) of any annual, semiannual, or other regular periodic report specified on the list described under subsection (c) shall cease to be effective, with respect to that requirement, 4 years after the date of the enactment of this Act.

(2) EXCEPTION.—The provisions of paragraph (1) shall not apply to any report required under—

(A) the Inspector General Act of 1978 (5 U.S.C. App.); or

(B) the Chief Financial Officers Act of 1990 (Public Law 101-576), including provisions enacted by the amendments made by that Act.

(b) IDENTIFICATION OF WASTEFUL REPORTS.—The President shall include in the first annual budget submitted pursuant to section 1105 of title 31, United States Code, after the date of enactment of this Act a list of reports that the President has determined are unnecessary or wasteful and the reasons for such determination.

(c) LIST OF REPORTS.—The list referred to under subsection (a) is the list prepared by the Clerk of the House of Representatives for the first session of the 103d Congress under clause 2 of rule III of the Rules of the House of Representatives (House Document No. 103-7).

(d) SPECIFIC REPORTS EXEMPTED.—Subsection (a)(1) shall not apply to any report required under—

(1) section 116 of the Foreign Assistance Act of 1961 (22 U.S.C. 2151n);

(2) section 306 of that Act (22 U.S.C. 2226);

(3) section 489 of that Act (22 U.S.C. 2291h);

(4) section 502B of that Act (22 U.S.C. 2304);

(5) section 634 of that Act (22 U.S.C. 2394);

(6) section 406 of the Foreign Relations Authorization Act, Fiscal Years 1990 and 1991 (22 U.S.C. 2414a);

(7) section 25 of the Arms Export Control Act (22 U.S.C. 2765);

(8) section 28 of that Act (22 U.S.C. 2768);

(9) section 36 of that Act (22 U.S.C. 2776);

(10) section 6 of the Multinational Force and Observers Participation Resolution (22 U.S.C. 3425);

(11) section 104 of the FREEDOM Support Act (22 U.S.C. 5814);

(12) section 508 of that Act (22 U.S.C. 5858);

(13) section 4 of the War Powers Resolution (50 U.S.C. 1543);

(14) section 204 of the International Emergency Economic Powers Act (50 U.S.C. 1703);

(15) section 14 of the Export Administration Act of 1979 (50 U.S.C. App. 2413);

(16) section 207 of Public Law 92-412 (86 Stat. 48);

(17) section 4 of Public Law 93-121 (87 Stat. 448);

(18) section 603 of Public Law 99-433 (100 Stat. 1075);

(19) section 704 of Public Law 101-179 (103 Stat. 1322);

(20) section 804 of Public Law 101-246 (104 Stat. 72);

- (21) section 140 of Public Law 100–204 (22 U.S.C. 2656f);
- (22) section 2 of the Act of September 21, 1950 (Chapter 976, 64 Stat. 903; 22 U.S.C. 262a);
- (23) section 3301 of Public Law 96–70 (22 U.S.C. 3871);
- (24) section 2202 of Public Law 100–418 (15 U.S.C. 4711);
- (25) section 402(d) of title 10, United States Code;
- (26) section 502 of the International Security and Development Coordination Act of 1985 (22 U.S.C. 2349aa–7);
- (27) section 515(b)(2) of Public Law 95–105;
- (28) section 2416(c)(1) of Public Law 100–418;
- (29) section 14 of Public Law 96–72 (50 U.S.C. App. 2413);
- (30) section 50 of Public Law 87–297 (22 U.S.C. 2590);
- (31) section 240A of Public Law 87–195 (22 U.S.C. 2200a); or
- (32) section 604 of the United States Information and Educational Exchange Act of 1948 (22 U.S.C. 1469).

I. BACKGROUND AND NEED FOR LEGISLATION

During consideration of S. 244 the Paperwork Reduction Act of 1995 (PRA), the Senate adopted two amendments which dealt with the elimination or modification of certain Congressionally-mandated reporting requirements and also placed a sunset on other similar reports. These amendments were offered by Senators John McCain (R–AZ) and Carl Levin (D–MI). Conferees meeting to resolve differences between the House and Senate versions of the PRA agreed to offer the McCain and Levin amendments as separate and freestanding legislation. The PRA was signed into law on May 22, 1995, as Public Law 104–13 without the McCain and Levin amendments.

After the President signed the Paperwork Reduction Act of 1995 into law, House and Senate staffers in both the majority and minority began meeting to initiate the work necessary to present this bill to the House Government Reform and Oversight Committee and the Senate Governmental Affairs Committee.

The Paperwork Reduction Act sets the standard by which Congress can continue to alleviate the paperwork burden on Executive Branch agencies. The Federal Report Elimination and Sunset Act of 1995 continues that work. By mandate, Executive Branch agencies annually produce thousands of reports to Congress. Many are outdated and no longer necessary. This bill eliminates or modifies nearly 200 such reporting requirements and establishes a sunset on all others.

S. 790 was needed not merely to alleviate the burden on the Executive Branch but to also allow the Government to focus its energy on more important issues, thereby better utilizing their time. On December 21, 1982 President Ronald Reagan signed the Congressional Reports Elimination Act of 1982 into law (P.L. 97–375) and 13 years later the Federal Reports Elimination and Sunset Act continues, with the same strong bi-partisan support that the 1982 act received, to relieve the federal government of needless and burdensome paperwork. President Reagan said in his statement that this was a, “useful and constructive step in reducing unnecessary paperwork and in improving executive branch operations.” Also, given increasing costs of report production, this bill will help control costs in keeping with this Committee’s efforts to increase the efficiency of the federal government.

II. LEGISLATIVE AND COMMUNITY HISTORY

Senators McCain and Levin introduced S. 790, the Federal Reports Elimination and Sunset Act of 1995, on May 11, 1995. It was reported favorably by the Senate Committee on Governmental Affairs and was approved by the full U.S. Senate by a unanimous voice vote on July 17, 1995.

In his floor speech, Senator Levin compared S. 790 to S. 2157, which he and Senator Cohen introduced in 1994. The Senator explained that the list of reports included in S. 790 was first compiled by sending out letters asking all 89 executive and independent agencies to identify those reports required by law which were no longer necessary or useful and could be eliminated or modified. Agencies were asked to produce a clear and substantiated justification for each recommendation made.

Following Senate approval, S. 790 was sent to the U.S. House of Representatives on July 18, 1995 and held at the Clerk's desk. On September 12, 1995, S. 790 was referred to the House Committee on Government Reform and Oversight. On September 14, 1995, Congressman Robert Ehrlich (R-MD) introduced the House companion to S. 790, H.R. 2331, with 9 additional co-sponsors. Congressman Ehrlich echoed the concerns of the Paperwork Reduction Act conferees by urging his colleagues to co-sponsor H.R. 2331 and, "lighten the red tape burden on executive branch agencies so that our government can operate with fewer restrictions and greater efficiency." The Congressman also stated that he has, "the upmost confidence that the President will want to sign this important piece of legislation into law because it allows executive branch agencies to focus more resources on important current issues as opposed to focusing on outdated and unnecessary reporting requirements."

The Government Reform and Oversight Committee, working in cooperation with the Senate Government Affairs Committee, distributed a copy of this report to all the House and Senate full Committee Chairmen and Ranking Minority Members to elicit their views as to whether the changes being made would impede their Committees legislative and oversight functions. Their responses were incorporated into the final amendments to this bill.

On September 21, 1995, S. 790 was amended and reported by a unanimous voice vote by the full Committee on Government Reform and Oversight. Committee Chairman William F. Clinger (R-PA) praised the Reports Elimination and Sunset Act of 1995 by stating, "this legislation will continue the very positive work this Committee started with the Paperwork Reduction Act in a continuing effort to eliminate Federal paperwork burdens." Congresswoman Cardiss Collins (D-IL), the Committee's ranking minority member, also expressed her support.

III. COMMITTEE ACTIONS

During the Committee's September 21, 1995 consideration of S. 790, two en-bloc amendments were offered and passed without objection. The first, by Congresswoman Collins, modified the bill as requested by the International Relations Committee, deleting some of the reports that were slated for elimination and making some minor technical changes. It was approved by a voice vote.

The second amendment was offered by Congressman Ehrlich and also passed by a voice vote. A portion of the Ehrlich amendment reinstated the "Estimated Expenditures Under the Food Stamp Program" report, at the request of the House Agriculture Committee. The information contained in this report was necessary to the Committee as it prepared to vote on the Farm bill.

Also included in this en-block amendment was a request from the United States Railroad Retirement Board modifying a report dealing with five-year retirement fund projections to allow for greater accuracy in projecting funds numbers. S. 790 was approved by the Government Reform and Oversight Committee by a unanimous voice vote.

IV. BILL SUMMARY

The first section of this bill deals with the elimination of Congressionally mandated reporting requirements. S. 790 eliminates nearly 200 reports in a continuing effort to reduce the paperwork the federal government produces yearly. These reports are organized in order by the department or agency of jurisdiction in Section 2 which acts as the table of contents.

Sections 1011 thru 1141 consider all those reports produced by Executive Branch Departments and sections 2011 thru 2241 consider all those reporting requirements produced by various independent agencies.

The final section of the bill provides a sunset provision originally devised by Senator McCain, eliminating reports with annual, semi-annual, or regular periodic reporting requirements four years after this bill's enactment. It also allows Members of Congress to reauthorize those reports deemed necessary for carrying out effective congressional oversight.

V. COMPLIANCE WITH RULE XI

Pursuant to rule XI, clause 2(l)(3) of the Rules of the House of Representatives, under the authority of rule X, clause 2(b)(l) and clause 3(f), the results and findings from committee oversight activities are incorporated in the bill and this report.

VI. BUDGET ANALYSIS AND PROJECTIONS

This Act provides for no new authorization, budget authority or tax expenditures. Consequently, the provisions of section 308(a) of the Congressional Budget Act are not applicable.

VII. COST ESTIMATE OF THE CONGRESSIONAL BUDGET OFFICE

U.S. CONGRESS,
CONGRESSIONAL BUDGET OFFICE,
Washington, DC, October 18, 1995.

Hon. WILLIAM F. CLINGER, Jr.,
Chairman, Committee on Government Reform and Oversight, House of Representatives, Washington, DC.

DEAR MR. CHAIRMAN: The Congressional Budget Office has reviewed S. 790, the Federal Reports Elimination and Sunset Act of 1995, as ordered reported by the House Committee on Government

Reform and Oversight on September 21, 1995. CBO estimates that enacting S. 790 would reduce agencies' reporting costs by about \$2 million a year for fiscal years 1996 through 1999. For fiscal years 2000 and thereafter, we estimate that there would be additional annual savings but they would not be substantial. Such savings would affect total spending only if appropriations are reduced accordingly. The bill would not affect direct spending or receipts; therefore, pay-as-you-go procedures would not apply. S. 790 also would have no cost to state or local governments.

S. 790 would immediately eliminate more than 150 reports mandated by the Congress and modify the requirements of another 61. Effective four years after enactment, it would eliminate additional reports. The bill also would require the President to include a list of unnecessary or wasteful reports in his first budget submission following enactment.

S. 790 would affect specific reports that 37 agencies are required to prepare for the Congress as well as nine reports that are required of most or all agencies. The bill covers many reports that are not submitted by agencies now, or that replicate data compiled and submitted in other reports. In addition, most agencies establish and then reuse report formats and some generic content. Thus, submissions often require minimal personnel time to update past reports with new information. As a result, the average cost of these reports is quite small. Based on information provided by the agencies, CBO estimates that the annual savings from eliminating or modifying the more than 200 reports specified in S. 790 would be about \$2 million, all from appropriated funds.

In addition, beginning in fiscal year 2000, the bill would terminate any periodic reporting requirement established in 1992 or before. It would exempt certain reports, including those required under the Inspector General Act of 1978 and the Chief Financial Officers Act of 1990. CBO expects that this provision would increase savings in fiscal year 2000 and thereafter, but the additional savings are not likely to be substantial because much of the information submitted to the Congress still would be collected by the agencies for use internally and by the Executive Branch.

If you wish further details on this estimate, we will be pleased to provide them. The CBO staff contact is John R. Righter.

Sincerely,

JUNE E. O'NEILL, *Director.*

VIII. INFLATIONARY IMPACT STATEMENT

In accordance with rule XI, clause 2(l)(4) of the Rules of the House of Representatives, this legislation is assessed to have no inflationary effect on prices and costs in the operation of the national economy.

IX. CHANGES IN EXISTING LAW MADE BY THE BILL, AS REPORTED

In compliance with clause 3 of rule XIII of the Rules of the House of Representatives, changes in existing law made by the bill, as reported, are shown as follows (existing law proposed to be omitted is enclosed in black brackets, new matter is printed in italic, existing law in which no change is proposed is shown in roman):

FOOD SECURITY ACT OF 1985

* * * * *

TITLE XII—CONSERVATION

* * * * *

Subtitle E—Administration

* * * * *

[SEC. 1246. MONITORING AND EVALUATION.

[(a) IN GENERAL.—Not later than June 30, 1993, the Secretary shall prepare and submit, to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate, a comprehensive report that evaluates, in accordance with subsection (b), the programs and policies established and operated under this title.

[(b) REQUIREMENTS.—In conducting the evaluations required under subsection (a), the Secretary shall—

[(1) assess the progress made toward the national objective of nondegradation of the soil resources through the implementation of the relevant provisions of this title, identify obstacles to the attainment of such goal, and recommend ways in which to overcome such obstacles;

[(2) perform on-site evaluations of 5 percent, or such reasonable amount as necessary to produce a statistically valid survey, of all affected acreage of—

[(A) conservation practices on highly erodible lands;

[(B) estimates of erosion reductions that may result from the implementation of conservation plans; and

[(C) the technical adequacy and feasibility of such plans;

[(3) collect data concerning the social and economic impacts, violations, appeals, and such other matters under this title as the Secretary determines to be necessary to assess the overall impact of this title, which data collection shall not impose an additional recordkeeping or reporting requirement on the producer; and

[(4) assess the contribution toward the national objectives of wetlands preservation, wildlife and waterfowl habitat improvement, and water quality improvement through the implementation of the relevant provisions of this title, identify obstacles to furthering progress toward such objectives, and recommend ways in which to overcome such obstacles.]

* * * * *

TITLE XIV—AGRICULTURAL RESEARCH, EXTENSION, AND
TEACHING

Subtitle A—General Provisions

* * * * *

AGRICULTURAL INFORMATION EXCHANGE WITH IRELAND

SEC. 1420. **[(a)]** The Secretary of Agriculture shall undertake discussions with representatives of the Government of Ireland that

may lead to an agreement that will provide for the development of a program between the United States and Ireland whereby there will be—

- (1) a greater exchange of—
 - (A) agricultural scientific and educational information, techniques, and data;
 - (B) agricultural marketing information, techniques, and data; and
 - (C) agricultural producer, student, teacher, agribusiness (private and cooperative) personnel; and
- (2) the fostering of joint investment ventures, cooperative research, and the expansion of United States trade with Ireland.

[(b) The Secretary shall periodically report to the Chairman of the Committee on Agriculture of the House of Representatives and the Chairman of the Committee on Agriculture, Nutrition, and Forestry of the Senate to keep such Committees apprised of the progress and accomplishments, and such other information as the Secretary considers appropriate, with regard to the development of such program.]

* * * * *

TITLE XVII—RELATED AND MISCELLANEOUS MATTERS

Subtitle A—Processing, Inspection, and Labeling

* * * * *

POTATO INSPECTION

SEC. 1704. The Secretary of Agriculture shall perform random spot checks of potatoes entering through ports of entry in the northeastern United States. [The Secretary of Agriculture shall report to the Committee on Agriculture, Nutrition, and Forestry of the Senate and the Committee on Agriculture of the House of Representatives the result of such spot checks.]

FOOD, AGRICULTURE, CONSERVATION, AND TRADE ACT OF 1990

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) **SHORT TITLE.**—This Act may be cited as the “Food, Agriculture, Conservation, and Trade Act of 1990”.

(b) **TABLE OF CONTENTS.**—The table of contents is as follows:

TITLE I—DAIRY

Sec. 101. Milk price support and milk inventory management program for calendar years 1991 through 1995.

Sec. 102. Milk manufacturing margin adjustment.

* * * * *

TITLE XV—AGRICULTURAL TRADE

Sec. 1501. Short title.

* * * * *

Subtitle E—Studies, Reports, and Other Provisions

- Sec. 1551. Study of North American free trade area.
* * * *
- 【Sec. 1558. Report on origin of exports of peanuts.
- Sec. 【1559. Sense of Congress concerning rebalancing proposal of the European community.
- Sec. 【1560. Sense of the Senate regarding multilateral trade negotiations.】
- Sec. 1558. *Sense of Congress concerning rebalancing proposal of the European community.*
- Sec. 1559. *Sense of the Senate regarding multilateral trade negotiations.*

TITLE XXV—OTHER RELATED PROVISIONS

- Sec. 2501. Outreach and assistance for socially disadvantaged.
* * * *
- 【Sec. 2513. Farm value of agricultural products.】
* * * *
- 【Sec. 2517. Study of the transportation of fertilizer and agricultural chemicals to farmers.
- Sec. 【2518. Establishing quality as a goal for Commodity Credit Corporation programs.
- Sec. 【2519. Severability.】
- Sec. 2517. *Establishing quality as a goal for Commodity Credit Corporation programs.*
- Sec. 2518. Severability.
* * * *

TITLE XIV—CONSERVATION

* * * *

Subtitle G—Water Quality Research, Education, and Coordination

* * * *

SEC. 1485. REPOSITORY OF AGRICULTURE AND GROUND WATER QUALITY PLANNING INFORMATION.

【(a) REPOSITORY.—】The Secretary, acting through the Director of the National Agricultural Library, shall establish at such Library, a repository for all reports prepared and submitted, in accordance with this subtitle, to the Director, the Secretary, or Committees of Congress. The Director of the Library, in administering such repository, shall—

(1) * * *

* * * *

【(b) RESEARCH DATA BASE.—

【(1) REPORT.—Within 270 days after the date of enactment of this Act, the Secretary shall prepare and submit a report to the Congress on the measures necessary to develop an interactive, descriptive national data base to contain information on agricultural practices and water resources (including research results, monitoring and survey data, pesticide and nutrient use data, and other relevant data bases and information sources relevant to water protection), to be located at the National Agricultural Library. In preparing this report, the Secretary shall—

[(A) identify the information required for the development of such an agriculture and water data base and identify the extent to which such information is now collected either publicly or privately;

[(B) determine the extent to which such information can be integrated into one data base; and

[(C) develop a plan for implementing the development of such a data base.

[(2) CONSULTATION.—In preparing the report, the Secretary shall consult as appropriate with the Economic Research Service, the Extension Service, the Cooperative State Research Service, the National Agricultural Statistics Service, the Soil Conservation Service, the United States Geological Survey, the Environmental Protection Agency, such other public and private persons as the Secretary determines appropriate.

[(3) DEVELOPMENT.—Ninety days after the date on which the report is submitted under this subsection, the Secretary shall initiate the development of the data base in accordance with such report.]

* * * * *

TITLE XV—AGRICULTURAL TRADE

* * * * *

Subtitle E—Studies, Reports, and Other Provisions

* * * * *

[SEC. 1558. REPORT ON ORIGIN OF EXPORTS OF PEANUTS.

[(a) EXPORTERS OF PEANUTS.—Any exporter of raw peanuts, shelled or in shell, shall indicate the country of origin of such peanuts on the export documentation that such exporter is required to complete under other provisions of law.

[(b) COLLECTION OF INFORMATION.—The Secretary of Agriculture shall collect the information contained on such export documentation and annually report to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate concerning the country of origin of all such peanuts exported from the United States during the calendar year.

[(c) CONFIDENTIALITY OF INFORMATION.—The personally identifiable information contained in reports under this section may be withheld in accordance with section 552(b)(4) of title 5, United States Code. Any officer or employee of the Department of Agriculture who knowingly discloses confidential information as defined by section 1905 of title 18, United States Code, shall be subject to section 1905 of title 18, United States Code. Nothing in this subsection shall be construed to authorize the withholding of information from Congress.]

SEC. [1559.] 1558. SENSE OF CONGRESS CONCERNING REBALANCING PROPOSAL OF THE EUROPEAN COMMUNITY.

(a) FINDINGS.—Congress finds that—

(1) the success of the agriculture negotiations under the Uruguay Round of the General Agreement on Tariffs and Trade (GATT) is important to the liberalization of world agricultural trade and the development of the markets for United States commodities;

* * * * *

SEC. [1560.] 1559. SENSE OF THE SENATE REGARDING MULTILATERAL TRADE NEGOTIATIONS.

(a) IN GENERAL.—It is the sense of the Senate that the objective of the Uruguay Round of Multilateral Trade Negotiations concerning agricultural trade should be to—

(1) obtain a reform of global agricultural trade and an elimination of the policies and practices that distort agricultural trade; and

* * * * *

TITLE XVI—RESEARCH

* * * * *

Subtitle H—Miscellaneous Research Provisions

* * * * *

SEC. 1671. PLANT GENOME MAPPING PROGRAM.

(a) * * *

* * * * *

[(g) REPORTS.—The Secretary shall submit to the Congress an annual report describing the operations of the grant program authorized by this section during the preceding fiscal year.]

[(h)] (g) AUTHORIZATIONS OF APPROPRIATIONS.—There are authorized to be appropriated such sums as may be necessary to carry out this section.

* * * * *

TITLE XXV—OTHER RELATED PROVISIONS

* * * * *

SEC. 2512. COSTS OF PRODUCTION.

(a) [IMPROVING THE ACCURACY OF COMMODITY PROGRAM BUDGET FORECASTS.—]Congress finds that, to improve the accuracy of commodity program benefit forecasts, the Secretary of Agriculture should designate a single organization to manage its commodity program forecasting and establish a quality control program to—

(1) systematically identify the source of forecasting errors;

(2) maintain records of data used for supply and demand forecasts;

(3) document its forecasting methods; and

(4) correct weaknesses in its various forecasting components.

[(b) RETURN ON ASSETS.—The Secretary of Agriculture shall annually publish a report analyzing the return on assets resulting from the production of upland cotton, rice, wheat, corn, oats, barley, grain sorghum, soybeans, peanuts, sugar from sugar beets, and raw sugar from sugar cane. In conducting this analysis, the Secretary shall consider returns from agricultural price support programs, the effects of agricultural price support programs on cost of production, the factors currently used in Department of Agriculture cost of production data, current value of land, and any other information that he considers necessary to reflect accurately return on the production of such crops.]

[SEC. 2513. FARM VALUE OF AGRICULTURAL PRODUCTS.]

[(a) IN GENERAL.—The Secretary of Agriculture (hereafter in this section referred to as the “Secretary”) shall develop a system for informing the ultimate consumer of the approximate amount of money (in terms of United States currency) paid the agricultural producer for each primary commodity, contained in retail products. For the purposes of this subsection, the term “primary commodity” means any of 135 United States agricultural commodities the Secretary determines are of dietary significance (including all of the commodities for which Federal agricultural programs exist under the Agricultural Act of 1949).]

[(b) ANNUAL REPORT BY SECRETARY.—The Secretary shall annually submit to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate, by type of commodity or product, a report containing the information required to be made available to the consumer under subsection (a). In developing such report, the Secretary may seek assistance from such persons as the Secretary deems appropriate.]

* * * * *

[SEC. 2517. STUDY OF THE TRANSPORTATION OF FERTILIZER AND AGRICULTURAL CHEMICALS TO FARMERS.]

[(a) STUDY.—The Secretary of Agriculture shall conduct a study regarding the transportation of fertilizer, agricultural pesticides, and agricultural use hazardous materials such as fuel to the farm. Such study shall include a review and analysis of—

[(1) the transportation of fertilizer, fuels (such as liquid propane gas, diesel, gasoline heating oil, methane, and others), and agricultural pesticides to farms by farmers, hired farm labor, and agribusiness, including—

[(A) safety practices used, the type of the equipment used, roads traveled, and employees engaged in such transportation; and

[(B) any significant distinctions between transportation by retail dealers and transportation by farmers;

[(2) Federal and State requirements imposed on the transportation of fertilizer, fuels, and agricultural pesticides by farmers, hired farm labor, and agribusiness retail dealers to

farms (and exemptions, exclusions or waivers authorized under such requirements), including—

- [(A) commercial driver's license requirements;
- [(B) driver qualification requirements;
- [(C) alcohol and drug testing requirements; and
- [(D) worker safety requirements;

[(3) the compliance by farmers and retail dealers and their employees with such Federal and State requirements and the costs associated with compliance;

[(4) the safety history associated with the transport of fertilizers, fuel, and pesticides by farmers and retail dealers and their employees; and

[(5) the impact on rural communities, employment, and the cost and availability of fertilizer, fuel, and agricultural pesticides associated with complying with such Federal and State requirements.

[(b) REPORT.—Not later than 18 months after the date of the enactment of this Act, the Secretary of Agriculture shall publish a report of such study and analyses (including comments on the adequacy of existing Federal and State requirements or exemptions) and submit the report to the appropriate committees of Congress.

[(c) AUTHORIZATION OF APPROPRIATIONS.—For the purpose of fulfilling the study, analyses, and reporting requirements under this section, there is authorized to be appropriated not more than \$75,000.]

SEC. [2518.] 2517. ESTABLISHING QUALITY AS A GOAL FOR COMMODITY CREDIT CORPORATION PROGRAMS.

In carrying out its activities the Commodity Credit Corporation shall, to the extent practicable, provide for program provisions that promote quality in the production and marketing of crops and livestock in the United States.

SEC. [2519.] 2518. SEVERABILITY.

If any provision of this Act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this Act which can be given effect without regard to the invalid provision or application, and to this end the provisions of this Act are severable.

**SECTION 407 OF THE AGRICULTURAL TRADE
DEVELOPMENT AND ASSISTANCE ACT OF 1954**

SEC. 407. ADMINISTRATIVE PROVISIONS.

(a) * * *

[(b) REPORTING OF FEES.—

[(1) REQUIREMENT.—Notwithstanding any other provision of law, any commission, fee, or other compensation of any kind paid, or to be paid, by any supplier of an agricultural commodity, or any ocean transportation financed by the Commodity Credit Corporation under title I to any agents, brokers, or other representatives of the importer or importing country shall be reported to the Secretary by the supplier of the commodity or ocean transportation.

[(2) CONTENT.—A report filed under paragraph (1) shall identify the person or entity to whom the payment is made and the amount of the commission or fees paid.

[(3) PUBLICATION OF INFORMATION.—The Secretary shall—

[(A) maintain all information provided under this section for public inspection;

[(B) annually publish a report containing the information referred to in subparagraph (A); and

[(C) forward a copy of the annual report referred to in subparagraph (B) to the appropriate committees of Congress.

[(4) FAILURE TO FILE.—A supplier of a commodity or ocean transportation who fails to file a report required under this subsection, or who files a false report, shall be ineligible to furnish, directly or indirectly, commodities or ocean transportation financed under title I for a period of not to exceed 5 years.]

[(c)] (b) AGENTS.—

(1) AUTHORITY OF THE SECRETARY OR COMMODITY CREDIT CORPORATION.—

(A) * * *

* * * * *

[(d)] (c) TITLE II AND III PROGRAM.—

(1) ACQUISITION.—The Administrator shall transfer, arrange for the transportation, and take other steps necessary to make available agricultural commodities to be provided under title II and title III.

* * * * *

[(e)] (d) TIMING OF SHIPMENTS.—In determining the timing of the shipment of agricultural commodities to be provided under this Act, the Secretary or the Administrator, as appropriate, shall consider—

(1) the time of harvest of any competing commodities in the recipient country; and

(2) such other concerns determined to be appropriate.

[(f)] (e) DEADLINE FOR AGREEMENTS UNDER TITLES I AND III.—An agreement under titles I and III shall, to the extent practicable, be entered into not later than—

(1) November 30 of the first fiscal year in which agricultural commodities are to be shipped under the agreement; or

(2) 60 days after the date of enactment of the annual Rural Development, Agriculture, and Related Agencies Appropriations Act for the first fiscal year in which agricultural commodities are to be shipped under the agreement, whichever is later.

[(g)] (f) ANNUAL REPORTS.—

(1) IN GENERAL.—The President shall prepare an annual report concerning the programs and activities implemented under this Act for the preceding fiscal year.

* * * * *

[(h)] (g) WORLD FOOD DAY REPORT.—On World Food Day, October 16 of each year, the President shall submit to the appropriate

committees of Congress a report, prepared with the assistance of the Secretary and the Administrator, assessing progress towards food security in each country receiving United States Government food assistance. Special emphasis should be given in such report to the nutritional status of the poorest populations in such countries.

SECTION 307 OF THE FUTURES TRADING ACT OF 1986

SEC. 307. STUDY OF UNIFORM END-USE VALUE TESTS.

(a) * * *

* * * * *

[(c) REPORTS.—

[(1) STUDY AND REVISION OF PROCEDURES.—Not later than 1 year after the date of enactment of this Act, the Administrator of the Federal Grain Inspection Service shall submit a report to Congress setting forth the results of the study conducted under subsection (a) and actions taken under subsection (b)(2).

[(2) ONGOING REVIEW.—The Administrator shall report yearly to Congress on the ongoing review conducted under subsection (b)(1).]

FOOD STAMP ACT OF 1977

* * * * *

ADMINISTRATION

SEC. 11. (a) * * *

* * * * *

(1) Whenever the ratio of a State's average food stamp participation in any quarter of a fiscal year to the State's total population in that quarter (estimated on the basis of the latest available population estimates as provided by the Department of Commerce, Bureau of the Census, Series P-25, Current Population Reports (or its successor series)) exceeds 60 per centum, the Office of the Inspector General of the Department of Agriculture shall immediately schedule a financial audit review of a sample of project areas within that State[, and shall, upon completion of the audit, provide a report to Congress of its findings and recommendations within one hundred and eighty days]. Any financial audit review subsequent to the first such review, required under the preceding sentence, shall be conducted at the option of the Office of the Inspector General.

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ADMINISTRATIVE COST-SHARING AND QUALITY CONTROL

SEC. 16. (a) * * *

* * * * *

(i)(1) * * *

* * * * *

[(3) Not later than 12 months after the date of enactment of the Food Security Act of 1985, and each 12 months thereafter, the Secretary shall submit to the Committee on Agriculture of the House

of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate a report that lists project areas identified under paragraph (1) and describes any procedures required to be carried out under paragraph (2).】

* * * * *

SECTION 203C OF THE EMERGENCY FOOD ASSISTANCE ACT OF 1983

ASSURANCES; ANTICIPATED USE

SEC. 203C. (a) The Secretary shall take precautions as the Secretary deems necessary to assure that any eligible recipient agency receiving commodities under this Act will provide such commodities to persons served by the eligible recipient agency and will not diminish its normal expenditures for food by reason of the receipt of such commodities. The Secretary shall also take such precautions as the Secretary deems necessary to assure that commodities made available under this Act will not displace commercial sales of such commodities or the products thereof. The Secretary shall not make commodities available for donation in any quantity or manner that the Secretary, in the Secretary's discretion, determines may, substitute for the same or any other agricultural produce that would otherwise be purchased in the market. 【The Secretary shall submit to Congress each year a report as to whether and to what extent such displacements or substitutions are occurring.】

* * * * *

SECTION 17 OF THE CHILD NUTRITION ACT OF 1966

SPECIAL SUPPLEMENTAL NUTRITION PROGRAM FOR WOMEN, INFANTS, AND CHILDREN

SEC. 17. 【1786】 (a) * * *

* * * * *

(m)(1) * * *

* * * * *

【(9)(A) The Secretary shall submit to the Committee on Education and Labor and the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate a compilation of the information collected under paragraph (8).

【(B) The compilation required by subparagraph (A) shall be submitted on or before April 1, 1994.】

【(10)】 (9)(A) There are authorized to be appropriated to carry out this subsection \$8,000,000 for fiscal year 1994, \$10,500,000 for fiscal year 1995, and such sums as may be necessary for each of fiscal years 1996 through 1998.

* * * * *

【(11)】 (10) For purposes of this subsection:

(A) The term "coupon" means a coupon, voucher, or other negotiable financial instrument by which benefits under this section are transferred.

* * * * *

SECTION 506 OF THE HOUSING ACT OF 1949

TECHNICAL SERVICES AND RESEARCH

SEC. 506. (a) * * *

(b) The Secretary is further authorized and directed to conduct research, technical studies, and demonstrations relating to the mission and programs of the Farmers Home Administration and the national housing goals defined in section 2 of this Act. In connection with such activities, the Secretary shall seek to promote the construction of adequate farm and other rural housing, with particular attention to the housing needs of the elderly, handicapped, migrant and seasonal farmworkers, Indians and other identifiable groups with special needs. The Secretary shall conduct such activities for the purposes of stimulating construction and improving the architectural design and utility of dwellings and buildings. In carrying out this subsection, the Secretary may permit demonstrations involving innovative housing units and systems which do not meet existing published standards, rules, regulations, or policies if the Secretary finds that in so doing, the health and safety of the population of the area in which the demonstration is carried out will not be adversely affected, except that the aggregate expenditures for such demonstrations may not exceed \$10,000,000 in any fiscal year. [The Secretary shall report to the Congress at the close of each fiscal year on the results of such demonstrations.]

* * * * *

SECTION 9 OF THE COLUMBIA RIVER GORGE NATIONAL SCENIC AREA ACT

SEC. 9. LAND ACQUISITION.

(a) * * *

* * * * *

(d) LAND EXCHANGES.—(1) * * *

* * * * *

(3) It is the intention of Congress that land exchanges pursuant to this subsection shall be completed no later than five years after the date of enactment of this Act. [No later than sixty days after the enactment of this Act, and every one hundred and eighty days thereafter, the Secretary shall report in writing to the Committee on Energy and Natural Resources of the United States Senate and the Committees on Agriculture and Interior and Insular Affairs of the United States House of Representatives, on the status of nego-

tiations with owners of non-Federal lands to effect the exchanges authorized by this subsection.】

* * * * *

SECTION 2 OF THE ACT OF DECEMBER 23, 1980

AN ACT To provide for the orderly disposal of certain Federal lands in Nevada and for the acquisition of certain other lands in the Lake Tahoe Basin, and for other purposes.

SEC. 2. (a) * * *

* * * * *

(e) The revenues deposited in the general fund of the Treasury of the United States under subsection (d) are deemed to be in the nature of repayment for those authorizations set forth in section 3 of this Act. 【The Secretary, in cooperation with the Secretary of Agriculture, shall submit an accounting report biannually of income and expenditure provided for by this Act to the Committee on Energy and Natural Resources of the United States Senate and the Committee on Interior and Insular Affairs of the United States House of Representatives.】

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AGRICULTURE AND FOOD ACT OF 1981

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TITLE XV—RESOURCE CONSERVATION

* * * * *

Subtitle B—Special Areas Conservation Program

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【NOTIFICATION OF CONGRESS AND APPROVAL OF DESIGNATIONS

【SEC. 1506. The Secretary shall submit a copy of each special area report developed and published pursuant to section 1504(b) of this subtitle to the Committee on Agriculture, Nutrition, and Forestry of the Senate and to the Committee on Agriculture of the House of Representatives at least forty-five days prior to entering into any contract under section 1503 of this subtitle with respect to land in the designated special area.】

UTILIZATION OF SERVICES AND FACILITIES

SEC. 【1507.】 1506. In carrying out the provisions of this subtitle, the Secretary may utilize the services of local, county, and State committees established under section 8(b) of the Soil Conservation and Domestic Allotment Act and the technical services of the Department of Agriculture, soil and water conservation districts, and other State or local agencies. The Secretary may utilize the services and facilities of the Commodity Credit Corporation in carrying out this subtitle.

IMPROVEMENT OF TECHNOLOGY

SEC. [1508.] 1507. The Secretary may expend funds directly or through grants for such research as is needed to assist in development new or improving existing technologies for controlling erosion or water-related problems in designated special areas.

AUTHORIZATION FOR APPROPRIATIONS

SEC. [1509.] 1508. There are authorized to be appropriated annually, to be available until expended, such sums as may be necessary to carry out the program authorized by this subtitle.

[REPORT TO CONGRESS

[SEC. 1510. The Secretary shall submit a report to Congress by January 1, 1986, and at the end of each five-year interval thereafter concerning the operation of the program provided for in this subtitle. Such report shall contain an evaluation of the operation of such program and shall include recommendations for such additional legislation as may be necessary to solve identified soil, water, and related resources problems in areas designated by the Secretary under this subtitle and to utilize new technology and research related to such problems.]

PROTECTION OF PARTICIPANTS

SEC. [1511.] 1509. No person shall be disqualified from participating in, or suffer any forfeiture or reduction in benefits under, any other program administered by the Secretary by virtue of participation in the program provided for in this subtitle.

* * * * *

**NATIONAL AGRICULTURAL RESEARCH, EXTENSION,
AND TEACHING POLICY ACT OF 1977**

**TITLE XIV—NATIONAL AGRICULTURAL RESEARCH,
EXTENSION, AND TEACHING POLICY ACT OF 1977**

SHORT TITLE

SEC. 1401. This title may be cited as the “National Agricultural Research, Extension, and Teaching Policy Act of 1977”.

* * * * *

**Subtitle B—Coordination and Planning of Agricultural Research,
Extension, and Teaching**

* * * * *

SEC. 1407. JOINT COUNCIL ON FOOD AND AGRICULTURAL SCIENCES.

(a) * * *

* * * * *

(f) REPORTS.—

(1) [ANNUAL REPORT.—Not later than June 30 of each year]
REPORT.—At such times as the Joint Council determines appro-

priate, the Joint Council shall prepare a report specifying its conclusions on—

(A) * * *

* * * * *

(2) FIVE-YEAR PLAN.—Not later than November 30, 1990, the Joint Council shall prepare a report outlining a five-year plan for food and agricultural sciences that reflects the coordinated views of the research, extension, and teaching community. [The Joint Council shall update this plan every two years thereafter in reports reflecting the progress being made toward implementing the plan.]

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SEC. 1408. NATIONAL AGRICULTURAL RESEARCH AND EXTENSION USERS ADVISORY BOARD.

(a) * * *

* * * * *

(g) REPORTS BY THE ADVISORY BOARD.—

(1) EXAMINATION OF FEDERALLY SUPPORTED AGRICULTURAL RESEARCH AND EXTENSION PROGRAMS.—Not later than July 1 of each year, the Advisory Board shall provide an oral briefing to the Secretary (by the chairperson of the Advisory Board) and *may provide* a written report to Congress and the Secretary of recommendations concerning the allocation of responsibilities and levels of funding among federally supported agricultural research and extension programs. The Advisory Board shall include in each oral briefing and written report prepared under this paragraph—

(A) * * *

* * * * *

[(2) REVIEW OF BUDGET AND SECRETARY'S REPORT.—Not later than February 20 of each year, the Advisory Board shall submit to the President, the Committees on Agriculture and Appropriations of the House of Representatives, and the Committees on Agriculture, Nutrition, and Forestry and Appropriations of the Senate a report containing—

[(A) an appraisal by the Advisory Board of the proposed budget of the President for the food and agricultural sciences for the fiscal year beginning in the year that report is submitted;

[(B) the recommendations of the Secretary contained in the annual report submitted by the Secretary pursuant to section 1410; and

[(C) separate views of members of the Advisory Board, if timely submitted.]

[(3)] (2) REQUIREMENT OF REPORTS.—Each report prepared by the Advisory Board shall list the membership of the Advisory Board as of the time the report was prepared, including the organizational and employment affiliation of each member of the Advisory Board.

* * * * *

Subtitle L—Aquaculture

* * * * *

AQUACULTURE ASSISTANCE PROGRAMS

SEC. 1475. (a) * * *

* * * * *

(e) **REPORTS.**—**[(1)]** Not later than March 1 of each year, the Secretary shall submit a report to the President, the House Committee on Agriculture, the House Committee on Merchant Marine and Fisheries, the House Committee on Appropriations, the Senate Committee on Agriculture, Nutrition, and Forestry, and the Senate Committee on Appropriations, containing a summary outlining the progress of the Department of Agriculture in meeting the purposes of the programs established under this subtitle.

[(2)] The Secretary shall, in consultation with the interagency aquaculture coordinating group established under section 6(a) of the National Aquaculture Act of 1980 (16 U.S.C. 2805(a)), conduct a study to assess the economic impact of animal damage to the United States aquaculture industry. In conducting such study, the Secretary shall provide for the consideration of all types of animal damage, including predation, that have an impact on aquaculture enterprises, including fish farming. The Secretary shall submit a report detailing the results of such study to the Committee on Agriculture and the Committee on Merchant Marine and Fisheries of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate not later than January 1, 1992.]

* * * * *

SECTION 2 OF THE ACT OF AUGUST 4, 1965

AN ACT To facilitate the work of the Department of Agriculture, and for other purposes.

SEC. 2. COMPETITIVE, SPECIAL, AND FACILITIES RESEARCH GRANTS.

(a) * * *

* * * * *

[(l)] **REPORTS.**—The Secretary of Agriculture shall prepare and submit to Congress on January 1 of each year a report on awards made under subsections (b) and (c) during the previous fiscal year.]

[(m)] **(l) CONSULTATION WITH TECHNOLOGY BOARD.**—The Secretary of Agriculture may consult with the Agricultural Science and Technology Review Board regarding the policies, priorities, and operation of subsections (b) and (c).

SECTION 8 OF THE RESEARCH FACILITIES ACT

[SEC. 8. The Secretary shall make an annual report to Congress during the first regular session of each year with respect to (1) payments made under this Act, (2) the facilities, by institution, for which such payments were made, and (3) those eligible institutions, if any, that were prevented, because of failure to repay funds

as required by section 7(b), from receiving any grant under this Act.]

SECTION 408 OF THE RURAL ELECTRIFICATION ACT OF 1936

SEC. 408. LENDING POWER.—(a) * * *

(b) Loans under this section shall be on such terms and conditions as the Governor of the telephone bank shall determine, subject, however, to the following restrictions:

(1) * * *

* * * * *

(3)(A) * * *

* * * * *

[(I) The Comptroller General shall review, on an expedited basis, each determination a copy of which is received from the Governor and, within 15 days after the date of such receipt, furnish Congress a report on the accuracy of the determination.]

[(J)] (I) The telephone bank shall not sell or otherwise dispose of any loan made under this section, except as provided in this paragraph.

* * * * *

SECTION 25 OF THE ANIMAL WELFARE ACT

SEC. 25. Not later than March of each year following the enactment of the "Animal Welfare Act of 1970", the Secretary shall submit to the President of the Senate and the Speaker of the House of Representatives a comprehensive and detailed written report with respect to—

(1) * * *

* * * * *

(3) recommendations for legislation to improve the administration of this Act or any provisions thereof; [and]

(4) recommendations and conclusions concerning the aircraft environment as it relates to the carriage of live animals in air transportation[.]; and

(5) the information and recommendations described in section 11 of the Horse Protection Act of 1970 (15 U.S.C. 1830).

This report as well as any supporting documents, data, or findings shall not be released to any other persons, non-Federal agencies, or organizations unless and until it has been made public by an appropriate committee of the Senate or the House of Representatives.

SECTION 11 OF THE HORSE PROTECTION ACT OF 1970

SEC. 11. [On or before the expiration of thirty calendar months following the date of enactment of this Act, and every twelve calendar months thereafter, the Secretary shall submit to the Congress a report upon] As part of the report submitted by the Sec-

retary under section 25 of the Animal Welfare Act (7 U.S.C. 2155), the Secretary shall include information on the matters covered by this Act, including enforcement and other action taken thereunder, together with such recommendations for legislative and other action as he deems appropriate.

**SECTION 5 OF THE AGRICULTURAL FOREIGN
INVESTMENT DISCLOSURE ACT OF 1978**

REPORTS TO CONGRESS AND THE PRESIDENT

SEC. 5. (a) * * *

[(b) An analysis and determination shall be made, and a report on the Secretary's findings and conclusions regarding such analysis and determination transmitted, pursuant to subsection (a) of this section—

[(1) with respect to information obtained by the Secretary under section 2 during the 6-month period following the effective date of section 2, within 9 months after such effective date;

[(2) with respect to information obtained by the Secretary under section 2 during the 12-month period following the effective date of section 2, within 15 months after such effective date; and

[(3) with respect to each calendar year following the 12-month period referred to in paragraph (2), within 90 days after the end of such calendar year.]

(b) An analysis and determination shall be made, and a report on the Secretary's findings and conclusions regarding such analysis and determination under subsection (a) shall be transmitted within 90 days after the end of each of the following periods:

(1) The period beginning on the date of the enactment of the Federal Reports Elimination and Sunset Act of 1995 and ending on December 31, 1995.

(2) Each 10-year period thereafter.

SECTION 207 OF THE VOTING RIGHTS ACT OF 1965

[SEC. 207. (a) Congress hereby directs the Director of the Census forthwith to conduct a survey to compile registration and voting statistics: (i) in every State or political subdivision with respect to which the prohibitions of section 4(a) of the Voting Rights Act of 1965 are in effect, for every statewide general election for Members of the United States House of Representatives after January 1, 1974; and (ii) in every State or political subdivision for any election designated by the United States Commission on Civil Rights. Such surveys shall only include a count of citizens of voting age, race or color, and national origin, and a determination of the extent to which such persons are registered to vote and have voted in the elections surveyed.

[(b) In any survey under subsection (a) of this section no person shall be compelled to disclose his race, color, national origin, political party affiliation, or how he voted (or the reasons therefor), nor

shall any penalty be imposed for his failure or refusal to make such disclosures. Every person interrogated orally, by written survey or questionnaire, or by any other means with respect to such information shall be fully advised of his right to fail or refuse to furnish such information.

[(c) The Director of the Census shall, at the earliest practicable time, report to the Congress the results of every survey conducted pursuant to the provisions of subsection (a) of this section.

[(d) The provisions of section 9 and chapter 7 of title 13 of the United States Code shall apply to any survey, collection, or compilation of registration and voting statistics carried out under subsection (a) of this section.]

COMMUNICATIONS ACT OF 1934

TITLE I—GENERAL PROVISIONS

* * * * *

SEC. 4. PROVISIONS RELATING TO THE COMMISSION.

(a) * * *

* * * * *

(f)(1) * * *

* * * * *

(4)(A) * * *

* * * * *

(J) With respect to the acceptance of voluntary uncompensated services for the preparation, processing, or administration of examinations for amateur station operator licenses, pursuant to subparagraph (A) or (B) of this paragraph, individuals, or organizations which provide or coordinate such authorized volunteer services may recover from examinees reimbursement for out-of-pocket costs. The total amount of allowable cost reimbursement per examinee shall not exceed \$4, adjusted annually every January 1 for changes in the Department of Labor Consumer Price Index. [Such individuals and organizations shall maintain records of out-of-pocket expenditures and shall certify annually to the Commission that all costs for which reimbursement was obtained were necessarily and prudently incurred.]

* * * * *

TITLE III—PROVISIONS RELATING TO RADIO

* * * * *

PART IV—ASSISTANCE FOR PUBLIC TELECOMMUNICATIONS FACILITIES; TELECOMMUNICATIONS DEMONSTRATIONS; CORPORATION FOR PUBLIC BROADCASTING

SUBPART A—ASSISTANCE FOR PUBLIC TELECOMMUNICATIONS FACILITIES

* * * * *

SEC. 393A. LONG-RANGE PLANNING FOR FACILITIES.

(a) * * *

[(b) The plan required in subsection (a) shall be updated annually, and a summary of the activities of the Secretary in implementing the plan, shall be submitted concurrently to the President and the Congress not later than the 31st day of December of each year.]

SECTION 401 OF THE JOBS THROUGH EXPORTS ACT OF 1992

SEC. 401. UNITED STATES COMMERCIAL CENTERS.

(a) * * *

* * * * *

[(j) **REPORTS TO CONGRESS.**—The Secretary of Commerce shall submit to the Committee on Foreign Affairs of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate, not later than 1 year after the date of the enactment of this Act, and not later than the end of each 1-year period occurring thereafter, a report on the status, activities, and effectiveness of the Centers. Each such report shall include any recommendations with respect to the program established under this section.]

SECTION 606 OF THE PERSIAN GULF CONFLICT SUPPLEMENTAL AUTHORIZATION AND PERSONNEL BENEFITS ACT OF 1991

SEC. 606. SENSE OF CONGRESS CONCERNING BUSINESSES SEEKING TO PARTICIPATE IN THE REBUILDING OF KUWAIT

(a) * * *

* * * * *

[(f) **PROGRESS REPORTS.**—(1) The President shall submit to Congress a report every four months with respect to contracting for the rebuilding of Kuwait. Each such report shall show, as of the submission of the report, the country of origin of all business firms awarded Kuwait rebuilding contracts by the Corps of Engineers and other Federal agencies and the country of origin of all business firms awarded subcontracts under such contracts and the other information specified in paragraphs (2) and (3).

[(2) The President shall include in each such report the same information (to the extent reasonably available) with regard to all business firms awarded Kuwait rebuilding contracts by the Government of Kuwait and all business firms that are subcontractors under those contracts. The President shall request the Government of Kuwait to provide to the United States, on an ongoing basis, information with respect to the country of origin of business firms to which it awards rebuilding contracts, the country of origin of firms awarded subcontracts under those contracts, and the information with respect to those contracts and subcontracts described in paragraph (3).

[(3)(A) Information in reports under paragraph (1) shall be shown by the number of firms from each such country and by the

dollar value of contracts and subcontracts awarded to firms from each such country.

[(B) Each such report shall also show (to the extent reasonably available) the number and percentage of contractors that are small businesses, and the number and percentage that are minority-owned businesses, among the total number of contracts awarded to United States. Each such report shall also show (to the extent reasonably available), with respect to each contract awarded to a United States firm, the number and percentage of persons employed (or expected to be employed) under the contract who are United States citizens, the number and percentage of all persons so employed (or expected to be so employed) who are United States citizens and are veterans, and the number of subcontractors under the contract that are small businesses and the number that are minority-owned businesses.

[(4) The first report under paragraph (1) shall be submitted not later than two months after the date of the enactment of this Act. The last such report shall be submitted 36 months after the first report.]

SECTION 409 OF THE UNITED STATES-CANADA FREE-TRADE AGREEMENT IMPLEMENTATION ACT OF 1988

SEC. 409. SUBSIDIES.

(a) NEGOTIATING AUTHORITY.—

(1) * * *

* * * * *

[(3) The United States members of the working group established under article 1907 of the Agreement shall—

[(A) consult regularly with the Committee on Finance of the Senate, the Committee on Ways and Means of the House of Representatives, and advisory committees established under section 135 of the Trade Act of 1974 (19 U.S.C. 2155) regarding—

[(i) the issues being considered by the working group, and

[(ii) as appropriate, the objectives and strategy of the United States in the negotiations, and

[(B) beginning in January 1990, submit an annual report to such Congressional Committees on the progress being made in the negotiations to obtain an agreement that meets the objectives described in paragraph (2).]

(3) The United States members of the working group established under article 1907 of the Agreement shall consult regularly with the Committee on Finance of the Senate, the Committee on Ways and Means of the House of Representatives, and advisory committees established under section 135 of the Trade Act of 1974 regarding—

(A) the issues being considered by the working group; and

(B) as appropriate, the objectives and strategy of the United States in the negotiations.

* * * * *

**SECTION 305 OF THE FREEDOM FOR RUSSIA AND
EMERGING EURASIAN DEMOCRACIES AND OPEN MAR-
KETS SUPPORT ACT OF 1992**

[SEC. 305. REPORTS TO CONGRESS.

[Not later than January 31 of each year (beginning in 1994), the Secretary of Commerce shall submit to the Congress a report—

[(1) describing the implementation of the preceding sections of this title;

[(2) analyzing the programs of other industrialized nations to assist their companies with their efforts to transact business in the independent states of the former Soviet Union, and

[(3) examining the trading practices of other Organization for Economic Cooperation and Development nations, as well as the pricing practices of transitional economies in the independent states, that may disadvantage against United States companies.]

**SECTION 406 OF THE OUTER CONTINENTAL SHELF
LANDS ACT AMENDMENTS OF 1978**

[ANNUAL REPORT

[SEC. 406. (a) The Secretary shall submit an annual report to the Congress which shall set forth—

[(1) a description of the types of damages set forth in claims filed with the Secretary during the previous year for compensation from the Fund;

[(2) the amount of compensation awarded to claimants during the previous year; and

[(3) the number of cases during the previous year in which damages were determined to be the responsibility of a lessee or permittee conducting operations on the Outer Continental Shelf, or the contractor or subcontractor of such a lessee or permittee.

[(b) In addition to the material described in subsection (a) of this section, the Secretary shall, after consultation with the Secretary of the Interior, include in the first annual report an evaluation of the feasibility and comparative cost of preventing or reducing obstructions on the Outer Continental Shelf which pose potential hazards to commercial fishing or fishing gear by (1) imposing fines or penalties on lessees or permittees, or contractors or subcontractors of lessees or permittees, who are responsible for such obstructions, or (2) requiring the bonding of such lessees or permittees or such contractors or subcontractors.]

**SECTION 208 OF THE WATER RESOURCES
DEVELOPMENT ACT OF 1986**

SEC. 208. PORT OR HARBOR DUES.

(a) * * *

[(b) AUDITS.—The Comptroller General of the United States shall—

[(1) carry out periodic audits of the operations of non-Federal interests that elect to levy port or harbor dues under this section to determine if the conditions of subsection (a) of this section are being complied with;

[(2) submit to each House of the Congress a written report containing the findings resulting from each audit; and

[(3) make any recommendations that the Comptroller General considers appropriate regarding the compliance of those non-Federal interests with the requirements of this section.]

[(c)] (b) JURISDICTION.—(1) * * *

* * * * *

[(d)] (c) COLLECTION OF DUTIES.—

(1) * * *

* * * * *

[(e)] (d) ENFORCEMENT.—At the request of an authorized representative referred to in subsection (a)(6)(C) of this section, the Secretary of the Treasury may:

(1) * * *

* * * * *

[(f)] (e) MARITIME LIEN.—Port or harbor dues levied under this section against a vessel constitute a maritime lien against the vessel and port or harbor dues levied against cargo constitute a lien against the cargo that may be recovered in an action in the district court of the United States for the district in which the vessel or cargo is found.

THE EXPORT ENHANCEMENT ACT OF 1988

TITLE II—EXPORT ENHANCEMENT

* * * * *

Subtitle C—Export Promotion

* * * * *

SEC. 2312. TRADE PROMOTION COORDINATING COMMITTEE.

(a) * * *

* * * * *

[(f)] REPORT TO THE CONGRESS.—The chairperson of the TPCC shall prepare and submit to the Committee on Banking, Housing, and Urban Affairs of the Senate, and the Committee on Foreign Affairs of the House of Representatives, not later than September 30, 1993, and annually thereafter, a report describing the strategic plan developed by the TPCC pursuant to subsection (c), the implementation of such plan, and any revisions thereto.]

(f) REPORT TO THE CONGRESS.—The chairperson of the TPCC shall prepare and submit to the Committee on Banking, Housing, and Urban Affairs of the Senate, and the Committee on International Relations of the House of Representatives, not later than September 30, 1995, and annually thereafter, a report describing—

(1) the strategic plan developed by the TPCC pursuant to subsection (c), the implementation of such plan, and any revisions thereto; and

(2) the implementation of sections 303 and 304 of the Freedom for Russia and Emerging Democracies and Open Markets Support Act of 1992 (22 U.S.C. 5823 and 5824) concerning funding for export promotion activities and the interagency working groups on energy of the TPCC.

* * * * *

SEC. 2314. REPORT ON EXPORT POLICY.

(a) * * *

(b) CONTENTS.—

(1) IN GENERAL.—Each report required under subsection (a) shall address—

(A) * * *

* * * * *

(E) the efforts of the Department of Commerce to reduce trade barriers; [and]

(F) the adequacy of export financing programs of the United States Government and recommendations for improving such programs[.];

(G) the status, activities, and effectiveness of the United States commercial centers established under section 401 of the Jobs Through Exports Act of 1992 (15 U.S.C. 4723a);

(H) the implementation of sections 301 and 302 of the Freedom for Russia and Emerging Democracies and Open Markets Support Act of 1992 (22 U.S.C. 5821 and 5822) concerning American Business Centers and the Independent States Business and Agriculture Advisory Council;

(I) the programs of other industrialized nations to assist their companies with their efforts to transact business in the independent states of the former Soviet Union; and

(J) the trading practices of other Organization for Economic Cooperation and Development nations, as well as the pricing practices of transitional economies in the independent states, that may disadvantage United States companies.

* * * * *

THE NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEARS 1988 AND 1989

* * * * *

SEC. 6. TABLE OF CONTENTS

The table of contents of this Act is as follows:

Sec. 1. Short title.

* * * * *

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

* * * * *

PART F—SEMICONDUCTOR COOPERATIVE RESEARCH PROGRAM

Sec. 271. Findings, purposes, and definitions.

* * * * *

[Sec. 274. Responsibilities of the Comptroller General.]

* * * * *

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

* * * * *

PART F—SEMICONDUCTOR COOPERATIVE RESEARCH PROGRAM

* * * * *

[SEC. 274. RESPONSIBILITIES OF THE COMPTROLLER GENERAL

[The Comptroller General of the United States shall—

[(1) review the annual reports of the auditor submitted to the Comptroller General in accordance with section 272(b)(4); and

[(2) transmit to the Committees on Armed Services of the Senate and the House of Representatives his comments of the accuracy and completeness of the reports and any additional comments on the report that the Comptroller General considers appropriate.]

* * * * *

THE NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 1991

* * * * *

SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF CONTENTS

(a) * * *

(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

Sec. 1. Short title.

* * * * *

TITLE XII—DEFENSE ACQUISITION WORKFORCE

Sec. 1201. Short title.

* * * * *

[Sec. 1208. Evaluation by Comptroller General.]

* * * * *

TITLE XII—DEFENSE ACQUISITION WORKFORCE

* * * * *

[SEC. 1208. EVALUATION BY COMPTROLLER GENERAL

[(a) EVALUATION.—The Comptroller General shall conduct an independent evaluation of the actions taken by the Secretary of Defense to carry out the requirements of this title and the amendments made by this title. Not later than two years after the date of the enactment of this Act, the Comptroller General shall submit to the Committees on Armed Services of the Senate and House of

Representatives a report on the evaluation required by this subsection. Such report shall include—

[(1) an analysis of the effectiveness of the actions taken by the Secretary to carry out the requirements of this Act and the amendments made by this title; and

[(2) such legislative and administrative recommendations as the Comptroller General considers appropriate to meet the objectives of this title and the amendments made by this title.

[(b) ANNUAL REPORTS.—(1) For each of the years 1991 through 1998, the Comptroller General shall review the waiver documents submitted to the Director of Acquisition Education, Training, and Career Development under sections 1724(d), 1732(d), and 1734(d) of this title. In conducting the review, the Comptroller General shall determine whether waivers were granted in compliance with this chapter.

[(2) The Comptroller General shall submit to Congress a report on the results of each review conducted pursuant to paragraph (1). The report shall include a general discussion of the use of the waiver authority provided under this chapter and an identification of any instances in which a waiver was not properly granted under this chapter.

[(3) Each report required by paragraph (2) shall be submitted to the Committees on Armed Services of the Senate and the House of Representatives not later than February 1 of the year following a year for which a review is conducted pursuant to paragraph (1).]

* * * * *

SECTION 403 OF THE DEPARTMENT OF EDUCATION ORGANIZATION ACT

PERSONNEL REDUCTION AND ANNUAL LIMITATIONS

SEC. 403. (a)(1) * * *

(2) The Secretary shall prescribe the allocation of the work-years available under paragraph (1) among the organizational units and components of the Department [and shall, within 120 days after the enactment of an appropriation Act containing a work-year limitation, prepare and transmit to the Congress a report on such allocation. Such report shall include explanations and justifications for the allocations made by the Secretary and shall indicate the necessary personnel actions which will be required as a consequence of such allocation. Not later than 120 days after the conclusion of any fiscal year to which a work-year limitation established under paragraph (1) applies, the Secretary shall prepare and transmit to the Congress a report on compliance with such limitation indicating the total work-years actually expended by the Department and by the organizational units and components to which such work-years were allocated.].

* * * * *

THE REHABILITATION ACT OF 1973

* * * * *

REPORTS

SEC. 13. Not later than one hundred and [twenty] *eighty* days after the close of each fiscal year, the Commissioner shall prepare and submit to the President and to the Congress a full and complete report on the activities carried out under this Act, including the activities and staffing of the information clearinghouse under section 15. The Commissioner shall annually collect information on each client whose case is closed out in the preceding fiscal year and include the information in the report required by this section. The information shall set forth a complete count of such cases in a manner permitting the greatest possible cross-classification of data. The data elements shall include, but not be limited to, age, sex, race, ethnicity, education, type of disability, severity of disability, key rehabilitation process dates, earnings at time of entry into program and at closure, work status, occupation, cost of case services, types of services provided, including types of rehabilitation technology services provided, types of facilities or agencies which furnished services and whether each such facility or agency is public or private, and reasons for closure. The Commissioner shall take whatever action is necessary to assure that the identity of each client for which information is supplied under this subsection is confidential. Such annual reports shall also include statistical data reflecting services and activities provided individuals during the preceding fiscal year. The annual report shall include an evaluation of the status of individuals with severe disabilities participating in programs under this Act.

* * * * *

TITLE I—VOCATIONAL REHABILITATION SERVICES

* * * * *

PART B—BASIC VOCATIONAL REHABILITATION SERVICES

* * * * *

CLIENT ASSISTANCE PROGRAM

SEC. 112. (a) * * *

* * * * *

(g) The Secretary shall prescribe regulations applicable to the client assistance program which shall include the following requirements:

(1) * * *

* * * * *

[(4) The agency designated under subsection (c) shall submit an annual report to the Secretary on the operation of the program during the previous year, including a summary of the work done and the uniform statistical tabulation of all cases handled by such program. A copy of each such report shall be submitted to the appropriate committees of the Congress by the Secretary, together with a summary of such reports and the Secretary's evaluation of the program, including appropriate recommendations.

[(5) Each such report shall contain information on the number of requests the client assistance program under this section receives annually, the number of requests such program is unable to serve, and the reasons that the program is unable to serve all the requests.]

(6) For purposes of [such report or for any other] any periodic audit, report, or evaluation of the performance of a client assistance program under this section, the Secretary shall not require such a program to disclose the identity of, or any other personally identifiable information related to, any individual requesting assistance under such program.

* * * * *

TITLE III—TRAINING AND DEMONSTRATION PROJECTS
PART A—TRAINING PROGRAMS AND COMMUNITY REHABILITATION PROGRAMS

* * * * *

TRAINING

SEC. 302. (a) * * *

* * * * *

(c) The Commissioner shall evaluate the impact of the training programs conducted under this section, shall determine training needs for qualified personnel necessary to provide services to individuals with disabilities, and shall develop a long-term rehabilitation manpower plan designed to target resources on areas of personnel shortage. The Commissioner shall prepare and submit to the Congress, [simultaneously with the budget submission for the succeeding fiscal year for the Rehabilitation Services Administration] by September 30 of each fiscal year, a report setting forth and justifying in detail how the training funds for the fiscal year prior to such submission are allocated by professional discipline and other program areas. The report shall also contain findings on personnel shortages, how funds proposed for the succeeding fiscal year will be allocated under the President's budget proposal, and how the findings of personnel shortages justify the allocations.

* * * * *

PART B—SPECIAL PROJECTS AND SUPPLEMENTARY SERVICES

* * * * *

SPECIAL DEMONSTRATION PROGRAMS

SEC. 311. (a) Subject to the provisions of section 306, the Commissioner may make grants to States and to public or nonprofit agencies and organizations to pay part or all of the costs of special projects and demonstrations (including related research and evaluation) for—

(1) * * *

(2) applying new types or patterns of services or devices for individuals with disabilities (including programs for providing individuals with disabilities, or other individuals in programs

servicing individuals with disabilities, with opportunities for new careers and career advancement); *and*

【(3) operating programs to demonstrate methods of making recreational activities fully accessible to individuals with disabilities; and】

【(4)】 (3) operating programs to meet the special needs of isolated populations of individuals with disabilities, particularly among American Indians residing on or outside of reservations.

* * * * *

TITLE IV—NATIONAL COUNCIL ON DISABILITY

* * * * *

DUTIES OF NATIONAL COUNCIL

SEC. 401. (a) The National Council shall—

(1) * * *

* * * * *

【(9) not later than March 31 of each year, prepare and submit to the Congress and the President a report containing a summary of the activities and accomplishments of the Council with respect to the duties described in paragraphs (1) through (8);

【(10)】 (9) provide to the Congress on a continuing basis advice, recommendations, legislative proposals, and any additional information which the Council or the Congress deems appropriate; and

【(11)】 (10) review and evaluate on a continuing basis new and emerging disability policy issues affecting individuals with disabilities at the Federal, State, and local levels, and in the private sector, including the need for and coordination of adult services, access to personal assistance services, school reform efforts and the impact of such efforts on individuals with disabilities, access to health care, and policies that operate as disincentives for the individuals to seek and retain employment.

* * * * *

THE CARL D. PERKINS VOCATIONAL AND APPLIED TECHNOLOGY ACT

* * * * *

TITLE III—SPECIAL PROGRAMS

* * * * *

PART G—COMMUNITY EDUCATION EMPLOYMENT CENTERS AND VOCATIONAL EDUCATION LIGHTHOUSE SCHOOLS

Subpart 1—Community Education Employment Centers

* * * * *

SEC. 370. EVALUATION [AND REPORT].

[(a) LOCAL EVALUATION.—]Each community education employment center shall submit annually to the Secretary a comprehensive and continuous evaluation of student learning progress, including—

(1) * * *

* * * * *

[(b) REPORT.—The Secretary shall report to the Congress on the evaluations submitted pursuant to subsection (a) not later than October 1, 1995.]

* * * * *

TITLE IV—NATIONAL PROGRAMS

* * * * *

PART E—BILINGUAL VOCATIONAL TRAINING

* * * * *

SEC. 441. (a) * * *

(e)(1) * * *

* * * * *

(3) The Secretary of Education, in consultation with the Secretary of Labor, shall gather and disseminate information concerning the status of bilingual vocational education in all geographic regions and shall evaluate the impact of bilingual vocational education on occupational shortages of skilled workers, the unemployment or underemployment of individuals with limited English proficiency, and the ability of such individuals to acquire sufficient job skills and English language skills to fully contribute to the economy. [The Secretary of Education and the Secretary of Labor shall annually report their findings to the President and the Congress.]

* * * * *

SECTION 18 OF VOCATIONAL EDUCATION ACT OF 1917

[SEC. 18. That the Federal Board for Vocational Education shall make an annual report to Congress on or before December first, on the administration of this Act and shall include in such report the reports made by the State boards on the administration of this Act by each State and the expenditure of the money allotted to each State.]

SECTION 4 OF THE CARL D. PERKINS VOCATIONAL AND APPLIED TECHNOLOGY EDUCATION ACT AMENDMENTS OF 1990

SEC. 4. INTERDEPARTMENTAL TASK FORCE ON COORDINATION OF VOCATIONAL EDUCATION AND RELATED PROGRAMS.

(a) * * *

* * * * *

[(d) REPORT TO CONGRESS.—The Task Force shall, every 2 years, submit a report on its findings to the appropriate committees of the Congress.]

SECTION 322 OF THE ADULT EDUCATION ACT

SEC. 322. USE OF FUNDS; LOCAL APPLICATIONS.

(a) USE OF FUNDS.—

(1) * * *

* * * * *

(3)(A) Grants to States provided under this section shall also be used for competitive 2-year grants to public housing authorities for literacy programs and related activities. Any public housing authority that receives a grant under this subparagraph shall consult with local adult education providers in conducting programs and activities with assistance provided under the grant. Any grant provided under this subparagraph shall be referred to as a “Gateway Grant”.

(B) The Secretary shall, not less often than every 2 years, evaluate any grants made under this paragraph [and report the results of such evaluation to the Committee on Education and Labor of the House of Representatives and the Committee on Labor and Human Resources of the Senate.]

* * * * *

SECTION 2 OF THE ACT OF JUNE 20, 1936

AN ACT To authorize the operation of stands in Federal buildings by blind persons, to enlarge the economic opportunities of the blind, and for other purposes.

* * * * *

SEC. 2. (a) The Secretary of Education shall—

(1) * * *

* * * * *

(6) Through the Commission, (A) conduct periodic evaluations of the program authorized by this Act, including upward mobility and other training required by section 8, [and annually submit to the appropriate committees of Congress a report based on such evaluations,] and (B) take such other steps, including the issuance of such rules and regulations, as may be necessary or desirable in carrying out the provisions of this Act.

SECTION 6213 OF THE AUGUSTUS F. HAWKINS-ROBERT T. STAFFORD ELEMENTARY AND SECONDARY SCHOOL IMPROVEMENT AMENDMENTS OF 1988

SEC. 6213. [REPORT ON] INFORMATION REGARDING BILINGUAL EDUCATION.

[The Secretary shall prepare and, not later than June 30, 1991, and June 30, 1992, shall submit to the appropriate committees of the Congress and the President a report on the condition of bilin-

gual education in the Nation and the administration and operation of title VII of the Elementary and Secondary Education Act of 1965 and of other programs for persons of limited English proficiency. Such report shall include—] *The Secretary shall collect data for program management and accountability purposes regarding—*

(1) * * *

* * * * *

HIGHER EDUCATION ACT OF 1965

* * * * *

TITLE IV—STUDENT ASSISTANCE

* * * * *

PART B—FEDERAL FAMILY EDUCATION LOAN PROGRAM

* * * * *

SEC. 432. LEGAL POWERS AND RESPONSIBILITIES.

(a) * * *

[(b) **FINANCIAL OPERATIONS RESPONSIBILITIES.**—The Secretary shall, with respect to the financial operations arising by reason of this part—

[(1) prepare annually and submit a budget program as provided for wholly owned Government corporations by chapter 91 of title 31, United States Code; and

[(2) maintain with respect to insurance under this part an integral set of accounts and prepare financial statements in accordance with generally accepted accounting principles, which shall be audited annually by the General Accounting Office in conformity with generally accepted Government auditing standards except that the transactions of the Secretary, including the settlement of insurance claims and of claims for payments pursuant to section 428, and transactions related thereto and vouchers approved by the Secretary in connection with such transactions, shall be final and conclusive upon all accounting and other officers of the Government.]

(b) *FINANCIAL OPERATIONS RESPONSIBILITIES.*—*The Secretary shall, with respect to the financial operations arising by reason of this part prepare annually and submit a budget program as provided for wholly owned Government corporations by chapter 91 of title 31, United States Code. The transactions of the Secretary, including the settlement of insurance claims and of claims for payments pursuant to section 1078 of this title, and transactions related thereto and vouchers approved by the Secretary in connection with such transactions, shall be final and conclusive upon all accounting and other officers of the Government.*

* * * * *

PART G—GENERAL PROVISIONS RELATING TO STUDENT ASSISTANCE PROGRAMS

* * * * *

SEC. 482. MASTER CALENDAR.

(a) * * *

* * * * *

(d) NOTICE TO CONGRESS.—The Secretary shall notify the Committee on Labor and Human Resources of the Senate and the Committee on Education and Labor of the House of Representatives when [the items specified in the calendar have been completed and provide all relevant forms, rules, and instructions with such notice] *a deadline included in the calendar described in subsection (a) is not met.* [When a deadline included in the calendar is not met, the Secretary, within 7 days, shall submit to the Committee on Labor and Human Resources of the Senate and the Committee on Education and Labor of the House of Representatives a written report, including proper documentation, as to why the deadline was not adhered to and a detailed plan for ensuring that subsequent dates are met.] Nothing in this section shall be interpreted to penalize institutions or deny them the specified times allotted to enable them to return information to the Secretary based on the failure of the Secretary to adhere to the dates specified in this section.

* * * * *

ENERGY POLICY AND CONSERVATION ACT

* * * * *

TITLE I—MATTERS RELATED TO DOMESTIC SUPPLY AVAILABILITY

* * * * *

PART B—STRATEGIC PETROLEUM RESERVE

* * * * *

PETROLEUM PRODUCTS FOR STORAGE IN THE RESERVE

SEC. 160. (a) * * *

* * * * *

(g)(1) * * *

* * * * *

[(7) No later than January 31, 1994, the Secretary shall transmit to the Congress a report on the test program. The report shall evaluate the mechanisms demonstrated under the test program, other potential mechanisms, and the purchase of facilities. The report shall include an assessment of the costs and benefits of the various mechanisms. The report shall also make recommendations with regard to future storage of refined petroleum products and contain drafts of any legislative provisions which the Secretary wishes to recommend.]

* * * * *

ANNUAL REPORTS

SEC. 165. (a) * * *

[(b)(1) On or before the fifteenth day of the second calendar quarter which begins after the date of the enactment of this subsection and every calendar quarter thereafter, the Secretary shall report to the Congress on activities undertaken with respect to the Strategic Petroleum Reserve under the amendments made by the Strategic Petroleum Reserve Amendments Act of 1981, including—

[(A) the amounts of petroleum products stored in the Reserve, under contract and in transit at the end of the previous calendar quarter;

[(B) the projected fill rate for the Strategic Petroleum Reserve for the then current calendar quarter and the provision calendar quarter;

[(C) the average price of the petroleum products acquired during the previous calendar quarter;

[(D) existing and projected Strategic Petroleum Reserve storage capacity and plans to accelerate the acquisition or construction of such capacity;

[(E) an analysis of any existing or anticipated problems associated with acquisition, transportation, and storage of petroleum products in the Reserve and with the expansion of storage capacity for the Reserve; and

[(F) the amount of funds obligated by the Secretary from the SPR Petroleum Account, as well as other funds available for the Reserve, during the previous calendar quarter and in total under the amendments made by such Act.

[(2) The first report submitted under paragraph (1) shall include—

[(A) a detailed statement on the planned use of the SPR Petroleum Account as well as other funds available for the Strategic Petroleum Reserve;

[(B) a description of the current Strategic Petroleum Reserve Plan, including any proposed or anticipated amendments to the Plan; and

[(C) detailed plans of the Secretary for acquisition or new construction of storage and related facilities.]

* * * * *

TITLE II—STANDBY ENERGY AUTHORITIES

* * * * *

PART B—AUTHORITIES WITH RESPECT TO INTERNATIONAL ENERGY PROGRAM

INTERNATIONAL VOLUNTARY AGREEMENTS

SEC. 252. (a) * * *

* * * * *

(i) The Attorney General and the Federal Trade Commission shall each submit to the Congress and to the President[, at least once every 6 months, a report], *at such intervals as are appropriate based on significant developments and issues, reports on the impact*

on competition and on small business of actions authorized by this section.

* * * * *

TITLE III—IMPROVING ENERGY EFFICIENCY

* * * * *

PART D—STATE ENERGY CONSERVATION PLANS

* * * * *

GENERAL PROVISIONS

SEC. 365. (a) * * *

* * * * *

(c) The Secretary shall [report annually], as part of the report required under section 657 of the Department of Energy Organization Act, report to the President and the Congress, and shall furnish copies of such report to the Governor of each State, on the operation of the program under this part. Such report shall include an estimate of the energy conservation achieved, the degree of State participation and achievement, a description of innovative conservation programs undertaken by individual States, and the recommendations of the Secretary, if any, for additional legislation.

* * * * *

PART J—ENCOURAGING THE USE OF ALTERNATIVE FUELS

SEC. 400AA. ALTERNATIVE FUEL USE BY LIGHT DUTY FEDERAL VEHICLES.

(a) * * *

(b) STUDIES.—(1)(A) * * *

(B) The Secretary shall provide a report on the results of the study conducted under subparagraph (A) to the Committees on Commerce, Science, and Transportation and Governmental Affairs of the Senate, and the Committee on Energy and Commerce of the House of Representatives, within one year after the first such vehicles are acquired[, and annually thereafter].

* * * * *

[(3)(A) The Secretary, in cooperation with the Environmental Protection Agency and the Department of Transportation, shall collect data and conduct a study of heavy duty vehicles acquired under subsection (a), which shall at a minimum address—

[(i) the performance of such vehicles, including reliability, durability, and performance in cold weather and at high altitude;

[(ii) the fuel economy, safety, and emissions of such vehicles; and

[(iii) a comparison of the operation and maintenance costs of such vehicles to the operation and maintenance costs of conventionally fueled heavy duty vehicles.

[(B) The Secretary shall provide a report on the results of the study conducted under subparagraph (A) to the Committees on Commerce, Science, and Transportation, Governmental Affairs, and Energy and Natural Resources of the Senate, and the Committees on Energy and Commerce and Government Operations of the House of Representatives, within one year after the first such vehicles are acquired, and annually thereafter.

[(4)(A) The Secretary and the Administrator of the General Services Administration shall conduct a study of the advisability, feasibility, and timing of the disposal of heavy duty vehicles acquired under subsection (a) and any problems with such disposal. Such study shall take into account existing laws governing the sale of Government vehicles and shall specifically focus on when to sell such vehicles and what price to charge.

[(B) The Secretary and the Administrator of the General Services Administration shall report the results of the study conducted under subparagraph (A) to the Committees on Commerce, Science, and Transportation, Governmental Affairs, and Energy and Natural Resources of the Senate, and the Committee on Energy and Commerce and the Committee on Government Operations of the House of Representatives, within one year after funds are appropriated for carrying out this paragraph.]

[(5)] (3) Studies undertaken under this subsection shall be coordinated with relevant testing activities of the Environmental Protection Agency and the Department of Transportation.

* * * * *

SECTION 9 OF THE WIND ENERGY SYSTEMS ACT OF 1980

MONITORING, INFORMATION GATHERING, AND LIAISON

SEC. 9. (a) The Secretary, in cooperation with such Government agencies as may be appropriate, shall—

(1) monitor the performance and operation of wind energy systems installed under this Act; *and*

(2) collect and evaluate data and information on the performance and operation of wind energy systems installed under this Act[; and].

[(3) from time to time carry out such studies and investigations and take such other actions, including the submission of special reports to the Congress when appropriate, as may be necessary to assure that the programs for which the Secretary is responsible under this Act effectively carry out the purposes of this Act.]

* * * * *

SECTION 3 OF THE OCEAN THERMAL ENERGY CONSERVATION, RESEARCH, DEVELOPMENT, AND DEMONSTRATION ACT

COMPREHENSIVE PROGRAM MANAGEMENT PLAN

SEC. 3. (a) * * *

* * * * *

[(d)(1) Concurrently with the submission of the President's annual budget for each subsequent year, the Secretary shall transmit to the Congress a detailed description of modifications which may be necessary to revise appropriately the comprehensive plan as then in effect, setting forth any changes in circumstances which may have occurred since the plan or the last previous modification thereof was transmitted in accordance with this section.

[(2) Such description shall also include a detailed justification of any such changes, a detailed description of the program made toward achieving the goals of this Act, a statement on the status of interagency cooperation in meeting such goals, any comments on and recommendations for improvements in the comprehensive program management plan made by the Technical Panel established under section 8, and any legislative or other recommendations which the Secretary may have to help attain such goals.]

NUCLEAR WASTE POLICY ACT OF 1982

TITLE I—DISPOSAL AND STORAGE OF HIGH-LEVEL RADIOACTIVE WASTE, SPENT NUCLEAR FUEL, AND LOW-LEVEL RADIOACTIVE WASTE

* * * * *

SUBTITLE A—REPOSITORIES FOR DISPOSAL OF HIGH-LEVEL RADIOACTIVE WASTE AND SPENT NUCLEAR FUEL

* * * * *

CONSULTATION WITH STATES AND AFFECTED INDIAN TRIBES

SEC. 117. (a) * * *

* * * * *

(c) WRITTEN AGREEMENT.—Not later than 60 days after (1) the approval of a site for site characterization for such a repository under section 112(c), or (2) the written request of the State or Indian tribe in any affected State notified under section 116(a) to the Secretary, whichever, first occurs, the Secretary shall seek to enter into a binding written agreement, and shall begin negotiations, with such State and, where appropriate, to enter into a separate binding agreement with the governing body of any affected Indian tribe, setting forth (but not limited to) the procedures under which the requirements of subsections (a) and (b), and the provisions of such written agreement, shall be carried out. Any such written agreement shall not affect the authority of the Commission under existing law. Each such written agreement shall, to the maximum extent feasible, be completed not later than 6 months after such no-

tification. [If such written agreement is not completed within such period, the Secretary shall report to the Congress in writing within 30 days on the status of negotiations to develop such agreement and the reasons why such agreement has not been completed. Prior to submission of such report to the Congress, the Secretary shall transmit such report to the Governor of such State or the governing body of such affected Indian tribe, as the case may be, for their review and comments. Such comments shall be included in such report prior to submission to the Congress.] Such written agreement shall specify procedures—

(1) * * *

* * * * *

TITLE II—RESEARCH, DEVELOPMENT, AND DEMONSTRATION REGARDING DISPOSAL OF HIGH-LEVEL RADIOACTIVE WASTE AND SPENT NUCLEAR FUEL

* * * * *

SUBSEABED DISPOSAL

SEC. 224. [(a) STUDY.—Within 270 days after the date of the enactment of the Nuclear Waste Policy Amendments Act of 1987, the Secretary shall report to Congress on subseabed disposal of spent nuclear fuel and high-level radioactive waste. The report under this subsection shall include—

[(1) an assessment of the current state of knowledge of subseabed disposal as an alternative technology for disposal of spent nuclear fuel and high-level radioactive waste;

[(2) an estimate of the costs of subseabed disposal;

[(3) an analysis of institutional factors associated with subseabed disposal, including international aspects of a decision of the United States to proceed with subseabed disposal as an option for nuclear waste management;

[(4) a full discussion of the environmental and public health and safety aspects of subseabed disposal;

[(5) recommendations on alternative ways to structure an effort in research, development, and demonstration with respect to subseabed disposal; and

[(6) the recommendations of the Secretary with respect to research, development and demonstration in subseabed disposal of spent nuclear fuel and high-level radioactive waste.]

(b) OFFICE OF SUBSEABED DISPOSAL RESEARCH.—(1) * * *

* * * * *

[(5) The Director of the Office of Subseabed Disposal Research shall annually prepare and submit a report to the Congress on the activities and expenditures of the Office.]

TITLE III—OTHER PROVISIONS RELATING TO RADIOACTIVE WASTE

* * * * *

OFFICE OF CIVILIAN RADIOACTIVE WASTE MANAGEMENT

SEC. 304. (a) * * *

* * * * *

[(d) ANNUAL AUDIT BY COMPTROLLER GENERAL.—The Comptroller General of the United States shall annually make an audit of the Office, in accordance with such regulations as the Comptroller General may prescribe. The Comptroller General shall have access to such books, records, accounts, and other materials of the Office as the Comptroller General determines to be necessary for the preparation of such audit. The Comptroller General shall submit to the Congress a report on the results of each audit conducted under this section.]

(d) AUDIT BY GAO.—If requested by either House of the Congress (or any committee thereof) or if considered necessary by the Comptroller General, the General Accounting Office shall conduct an audit of the Office, in accord with such regulations as the Comptroller General may prescribe. The Comptroller General shall have access to such books, records, accounts, and other materials of the Office as the Comptroller General determines to be necessary for the preparation of such audit. The Comptroller General shall submit a report on the results of each audit conducted under this section.

* * * * *

POWERPLANT AND INDUSTRIAL FUEL USE ACT OF 1978

TITLE I—GENERAL PROVISIONS

SEC. 101. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the “Powerplant and Industrial Fuel Use Act of 1978”.

(b) TABLE OF CONTENTS.—

TITLE I—GENERAL PROVISIONS

Sec. 101. Short title; table of contents.

* * * * *

TITLE VII—ADMINISTRATION AND ENFORCEMENT

* * * * *

SUBTITLE E—STUDIES

Sec. 741. National coal policy study.

* * * * *

[Sec. 745. Emissions monitoring.]

* * * * *

TITLE VII—ADMINISTRATION AND ENFORCEMENT

Subtitle B—Information and Reporting

SEC. 711. INFORMATION.

(a) * * *

* * * * *

(c) NATURAL GAS USAGE BY ELECTRIC UTILITIES.—(1) * * *

[(2) The Secretary shall include in each annual report to the Congress under section 806 a summary of information received by the Secretary under section 806 a summary of information received by the Secretary under this subsection.]

* * * * *

Subtitle E—Studies

* * * * *

[SEC. 745. EMISSIONS MONITORING.

[(a) MONITORING PROGRAM.—The Administrator of the Environmental Protection Agency shall conduct, on a continuing basis, a program of monitoring, to the greatest extent possible and in accordance with the applicable authorities and provisions of the Clean Air Act, the emissions from new and existing electric powerplant required to use coal or other alternate fuels by reason of this Act or otherwise using coal or other alternate fuels and the effect thereof on the public health, safety, and welfare and the movement of such emissions in the atmosphere and their impact on land and water and other resources and the public health in various regions of the Nation. Such Administrator shall submit an annual report to the Congress on such program. In carrying out his responsibilities under this section, the Administrator of the Environmental Protection Agency shall consult with the other Federal and State agencies concerned with the health effects of such emissions.

[(b) APPROPRIATIONS AUTHORIZATIONS.—There is authorized to be appropriated to the Administrator of the Environmental Protection Agency \$2,000,000 in fiscal year 1979 for the report required under section 806.]

* * * * *

TITLE VIII—MISCELLANEOUS PROVISIONS

* * * * *

[SEC. 806. ANNUAL REPORT.

[The Secretary shall submit to the Congress on March 1, of each year a detailed report prepared by him in conjunction with the Administrator of the Environmental Protection Agency of the actions taken under this Act and under section 2 of the Energy Supply and Environmental Coordination Act of 1974 during the preceding calendar year, and the actions to be taken. Each such report shall in-

clude data on the effectiveness of this Act in achieving the purposes of this Act.】

* * * * *

SECTION 7434 OF TITLE 10, UNITED STATES CODE

【§ 7434. Annual report to Armed Services Committees

【The Secretary shall submit to the Committees on Armed Services of the Senate and House of Representatives an annual report on the production from the naval petroleum reserves during the preceding calendar year. Each such report shall be submitted within 30 days after the end of a fiscal year.】

SECTION 203 OF THE DEPARTMENT OF ENERGY ACT OF 1978—CIVILIAN APPLICATIONS

【SEC. 203. The Secretary of Energy, in cooperation with the Secretary of State, shall report to the Committees on Science and Technology and International Relations of the House of Representatives and the Committees on Energy and Natural Resources and Foreign Relations of the Senate, within six months after the date of the enactment of this Act, on the effects of the April 20, 1977, message from the President of the United States, “Establishing for the United States a Strong and Effective Nuclear Non-Proliferation Policy”, on nuclear research and development cooperative agreements. This report shall include impacts of the message and related initiatives through the promulgation, repeal, or modification of Executive orders, Presidential proclamations, treaties, other international agreements, and other pertinent documents of the President, the Executive Office of the President, the administrative agencies, and the department, on cooperation between the United States and any other nation in the research, development, demonstration, and commercialization of all nuclear fission and nuclear fusion technologies. After the initial report, the Administrator shall report to such Committees on each subsequent major related initiative.】

SECTION 55 OF THE FEDERAL ENERGY ADMINISTRATION ACT OF 1974

【PROFESSIONAL AUDIT REVIEW OF PERFORMANCE OF OFFICE

【SEC. 55. (a) The procedures and methodology of the Office shall be subject to a thorough annual performance audit review. Such review shall be conducted by a Professional Audit Review Team which shall prepare a report describing its investigation and reporting its findings to the President and to the Congress.

【(b) The Professional Audit Review Team shall consist of at least six professionally qualified persons who shall be officers or employees of the United States and of whom at least—

【one shall be designated by the Chairman of the Council of Economic Advisers;

One shall be designated by the Commissioner of Labor Statistics;

One shall be designated by the Administrator of Social and Economic Statistics;

One shall be designated by the Chairman of the Securities and Exchange Commission;

One shall be designated by the Chairman of the Federal Trade Commission; and

One, who shall be the Chairman of the Professional Audit Review Team, shall be designated by the Comptroller General.

[(c) The Director and the Administrator shall cooperate fully with the Professional Audit Review Team and notwithstanding any other provisions of law shall make available to the Team such data, information, documents, and services as the Team determines are necessary for successful completion of its performance audit review.

[(d) Except as authorized by law, any person who—

[(1) obtains, in the course of exercising the functions of the Professional Audit Review Team, information which constitutes a trade secret or confidential commercial information, the disclosure of which could result in significant competitive injury to the person to which such information relates; and

[(2) willfully discloses such information;

shall be fined not more than \$40,000, or imprisoned not more than one year, or both.]

**SECTION 8 OF THE NUCLEAR SAFETY RESEARCH,
DEVELOPMENT, AND DEMONSTRATION ACT OF 1980**

COMPREHENSIVE PROGRAM MANAGEMENT PLAN

SEC. 8. (a) * * *

* * * * *

[(c) Concurrently with the submission of the President's annual budget to the Congress for each year after the year in which the comprehensive plan is initially transmitted under subsection (b), the Secretary shall transmit to the Congress a detailed description of the comprehensive plan as then in effect. The detailed description of the comprehensive plan under this subsection shall include, but need not be limited to, a statement setting forth any change in—

[(1) the program strategies and plans, including detailed milestone goals to be achieved during the next fiscal year for all major activities and projects;

[(2) the economic, environmental, and societal significance which the program may have;

[(3) the total estimated cost of individual program items; and

[(4) the estimated relative financial contributions of the Federal Government and non-Federal participants in the program.

Such description shall also include a detailed justification of any such changes, a description of the progress made toward achieving the goals of this Act, a statement on the status of interagency cooperation in meeting such goals, and any legislative or other rec-

ommendations which the Secretary may have to help attain such goals.】

**SECTION 302 OF THE GEOTHERMAL ENERGY RESEARCH
DEVELOPMENT, AND DEMONSTRATION ACT OF 1974**

REPORTING REQUIREMENTS

SEC. 302. 【(a) The Chairman of the Project shall submit to the President and the Congress full and complete annual reports of the activities of the Project, including such projections and estimates as may be necessary to evaluate the progress of the national geothermal energy research, development, and demonstration program and to provide the basis for as accurate a judgment as is possible concerning the extent to which the objectives of this Act will have been achieved by June 30, 1980.】

* * * * *

**SECTION 12 OF THE MAGNETIC FUSION ENERGY
ENGINEERING ACT OF 1980**

【REPORTS

【SEC. 12. As a separate part of the annual report submitted pursuant to section 801 of the Department of Energy Organization Act (Public Law 95-91), the Secretary shall submit to Congress an annual report of activities pursuant to this Act. Such report shall include—

【(a) modifications to the comprehensive program management plan for implementing this Act;

【(b) an evaluation of the status of national magnetic fusion energy program in the United States;

【(c) a summary of the findings and recommendations of any report of the Energy Research Advisory Board on magnetic fusion;

【(d) an analysis of the progress made in commercializing magnetic fusion technology; and

【(e) suggestions for improvements in the national magnetic fusion program, including recommendations for legislation.】

**SECTION 14 OF THE ELECTRIC AND HYBRID VEHICLE
RESEARCH, DEVELOPMENT, AND DEMONSTRATION
ACT OF 1976**

【SEC. 14. ANNUAL REPORT.

【The Administrator shall submit to the Congress annually a report on all activities being undertaken or carried out pursuant to the provisions of this Act, including—

【(1) such projections and estimates as may be necessary to evaluate the progress of the project and to indicate the extent to which, and the pace at which, the objectives of this Act are being achieved; and

[(2) a statement of the extent to which imported automobile chassis or components are being used, or are desirable, for the production of vehicles under section 7, and of the extent to which restriction imposed by law or regulation upon the importation or use of such chassis or components are impeding the achievement or the purposes of this Act.
Each such report shall also include any such recommendation which the Administrator may deem appropriate for legislation or related action which might further the purposes of this Act.]

SECTION 9 OF THE METHANE TRANSPORTATION RESEARCH, DEVELOPMENT, AND DEMONSTRATION ACT OF 1980

[REPORTS TO THE CONGRESS

[SEC. 9. The Secretary shall submit to the Senate and the House of Representatives, for referral to the appropriate committees, such reports as the Secretary deems appropriate including an annual report on all activities being undertaken or carried out pursuant to the provisions of the Act, including—

[(1) such projections and estimates as may be necessary to evaluate the progress of the program and to indicate the extent to which, and the pace at which, the objectives of this Act are being achieved;

[(2) an assessment of what problems exist and of the need for further research and development oriented toward the resolution of those problems;

[(3) an assessment of the potential for commercialization of methane-fueled vehicles in various markets; and

[(4) any recommendations which the Secretary may deem appropriate for legislation or administrative action which would further the purposes of this Act or facilitate expanded commercial use of methane-fueled vehicles.]

ENERGY POLICY ACT OF 1992

* * * * *

TITLE I—ENERGY EFFICIENCY

* * * * *

Subtitle D—Industrial

* * * * *

SEC. 132. PROCESS-ORIENTED INDUSTRIAL ENERGY EFFICIENCY.

(a) * * *

* * * * *

(d) REPORT.—[Not later than 2 years after the date of the enactment of this Act, and annually thereafter] *Not later than October*

24, 1995, and biennially thereafter, the Secretary shall submit to the Congress a report which—

(1) * * *

* * * * *

(4) reviews any difficulties encountered by industry in securing and implementing energy efficiency technologies recommended in process-oriented industrial assessments or otherwise identified as a result of programs established pursuant to this section; [and]

(5) recommends methods for further promoting the distribution and implementation of energy efficiency technologies consistent with the purposes of this section[.]; and

(6) the information required under section 133(c).

* * * * *

SEC. 133. INDUSTRIAL INSULATION AND AUDIT GUIDELINES.

(a) * * *

* * * * *

(c) REPORT.—Not later than 2 years after [the date of the enactment of this Act] *October 24, 1995*, and biennially thereafter, as part of the report required under section 132(d), the Secretary shall report to the Congress on activities conducted pursuant to this section, including—

(1) a review of the status of industrial energy auditing procedures; and

(2) an evaluation of the effectiveness of the guidelines established under subsection (a) and the responsiveness of the industrial sector to such guidelines.

* * * * *

Subtitle F—Federal Agency Energy Management

* * * * *

SEC. 161. PROCUREMENT AND IDENTIFICATION OF ENERGY EFFICIENT PRODUCTS.

(a) * * *

* * * * *

(d) REPORT TO CONGRESS.—Not later than December 31 of 1993 and [of each year thereafter,] *thereafter as part of the report required under section 548(b) of the National Energy Conservation Policy Act*, the Secretary of Energy, in consultation with the Administrator for Federal Procurement Policy, the Administrator of General Services, the Secretary of Defense, and the Director of the Defense Logistics Agency, shall report on the progress, status, activities, and results of the programs under subsections (a), (b), and (c). The report shall include—

(1) * * *

* * * * *

TITLE XXI—ENERGY AND ENVIRONMENT

* * * * *

Subtitle B—Electricity Generation and Use

* * * * *

SEC. 2114. FUSION ENERGY.

(a) * * *

* * * * *

(c) MANAGEMENT PLAN.—(1) * * *

* * * * *

(5) [Within 1 year after the date of enactment of this Act, and every 2 years thereafter, the Secretary shall issue a report describing the progress made in meeting the program objectives, milestones, and schedules established in the management plan.] *The President shall include in the budget submitted to the Congress each year under section 1105 of title 31, United States Code, a report prepared by the Secretary describing the progress made in meeting the program objectives, milestones, and schedules established in the management plan.* Each such report shall also describe the organization of the program, the personnel assigned and funds committed to the program, and expenditures made in carrying out the program objectives. The report shall be submitted with the plan required under section 2304.

* * * * *

TITLE XXIV—NON-FEDERAL POWER ACT HYDROPOWER PROVISIONS

* * * * *

SEC. 2404. IMPROVEMENT AT EXISTING FEDERAL FACILITIES.

(a) STUDIES OF OPPORTUNITIES FOR INCREASED HYDROELECTRIC GENERATION.—[The Secretary, in consultation with the Secretary of the Interior and the Secretary of the Army,] *The Secretary of the Interior and the Secretary of the Army, in consultation with the Secretary,* shall perform reconnaissance level studies of cost effective opportunities to increase hydropower production at existing federally-owned or operated water regulation, storage, and conveyance facilities. Such studies shall be completed within 2 years after the date of enactment of this Act and transmitted to the Committee on Energy and Natural Resources and the Committee on Environment and Public Works of the United States Senate and to the Committee on Energy and Commerce, the Committee on Natural Resources, and the Committee on Public Works and Transportation of the United States House of Representatives. An individual study shall be prepared for each of the Nation's principal river basins.

Each such study shall identify and describe with specificity the following matters:

(1) * * *

* * * * *

(b) EXCEPTION FOR PREVIOUS STUDIES.—In those cases where studies of the type required by this section have been prepared by any agency of the United States and published within the ten years prior to the date of enactment of this Act, [the Secretary] *the Secretary of the Interior, or the Secretary of the Army*, may choose not to perform new studies but incorporate the information developed by such studies into the study reports required by this section.

* * * * *

NATIONAL ENERGY CONSERVATION POLICY ACT

* * * * *

TITLE V—FEDERAL ENERGY INITIATIVE

* * * * *

PART 3—FEDERAL ENERGY MANAGEMENT

* * * * *

SEC. 543. ENERGY MANAGEMENT REQUIREMENTS.

(a) * * *

(b) ENERGY MANAGEMENT REQUIREMENT FOR FEDERAL AGENCIES.—(1) * * *

(2) The Secretary may waive the requirements of this subsection for any agency for such periods as the Secretary may determine if the Secretary finds that the agency is taking all practicable steps to meet the requirements and that the requirements of this subsection will pose an unacceptable burden upon the agency. If the Secretary waives the requirements of this subsection, the Secretary shall, *as part of the report required under section 548(b)*, notify the Congress [promptly] in writing with an explanation and a justification of the reasons for such waiver.

* * * * *

SEC. 548. REPORTS.

(a) * * *

(b) REPORTS TO CONGRESS.—The Secretary shall report, not later than April 2 of each year, with respect to each fiscal year beginning after the date of the enactment of this subsection, to the Congress—

(1) on all activities carried out under this part and on the progress made toward achievement of the objectives of this part, including—

(A) a copy of the list of the exclusions made under sections 543(a)(2) and 543(c)(3); [and]

(B) *the information required under section 543(b)(2); and*

- [(B)] (C) a statement detailing the amount of funds awarded to each agency under section 546(b), the energy and water conservation measures installed with such funds, the projected energy and water savings to be realized from installed measures, and, for each installed measure for which the projected energy and water savings reported in the previous year were not realized, the percentage of such projected savings that was not realized, the reasons such savings were not realized, and proposals for, and projected costs of, achieving such projected savings in the future;
- (2) the number of contracts entered into by all agencies under title VIII of this Act, the difficulties (if any) encountered in attempting to enter into such contracts, and proposed solutions to those difficulties; [and]
- (3) the extent and nature of interagency exchange of information concerning the conservation and efficient utilization of energy[.]; and
- (4) the information required under section 161(d) of the Energy Policy Act of 1992.

* * * * *

SECTION 657 OF THE DEPARTMENT OF ENERGY ORGANIZATION ACT

ANNUAL REPORT

SEC. 657. The Secretary shall, as soon as practicable after the end of each fiscal year, commencing with the first complete fiscal year following the effective date of this Act, make a report to the President for submission to the Congress on the activities of the Department during the preceding fiscal year. Such report shall include a statement of the Secretary's goals, priorities, and plans for the Department, together with an assessment of the progress made toward the attainment of those goals, the effective and efficient management of the Department, and progress made in coordination of its functions with other departments and agencies of the Federal Government. In addition, such report shall include the information required by section 15 of the Federal Energy Administration Act of 1974, section 365(c) of the Energy Policy and Conservation Act, section 304(c) of the Nuclear Waste Policy Act of 1982, section 307 of the Energy Reorganization Act of 1974, and section 15 of the Federal Nonnuclear Energy Research and Development Act of 1974, and shall include:

(1) * * *

* * * * *

HIGH-PERFORMANCE COMPUTING ACT OF 1991

* * * * *

TITLE I—HIGH-PERFORMANCE COMPUTING AND THE NATIONAL RESEARCH AND EDUCATION NETWORK

SEC. 101. NATIONAL HIGH-PERFORMANCE COMPUTING PROGRAM.

(a) NATIONAL HIGH-PERFORMANCE COMPUTING PROGRAM.—(1)
* * *

* * * * *
(4) The annual report submitted under paragraph (3)(A) shall—
(A) * * *

* * * * *
(D) describe the levels of Federal funding for each agency and department participating in the Program for the fiscal year during which such report is submitted, and the levels proposed for the fiscal year with respect to which the budget submission applies; [and]

(E) include the report of the Secretary of Energy required by section 203(d); and

[(E)] (F) include an analysis of the progress made toward achieving the goals and priorities established for the Program.

* * * * *

TITLE II—AGENCY ACTIVITIES

* * * * *

SEC. 203. DEPARTMENT OF ENERGY ACTIVITIES.

(a) * * *

* * * * *
[(d) ANNUAL REPORTS TO CONGRESS.—Within one year after the date of enactment of this Act and every year thereafter, the Secretary of Energy shall transmit to the Congress a report on activities taken to carry out this Act.]

(d) REPORTS.—Not later than 1 year after the date of enactment of this subsection, and thereafter as part of the report required under section 101(a)(3)(A), the Secretary of Energy shall report on activities taken to carry out this Act.

* * * * *

TOXIC SUBSTANCES CONTROL ACT

TITLE I—CONTROL OF TOXIC SUBSTANCES

* * * * *

SEC. 27. DEVELOPMENT AND EVALUATION OF TEST METHODS.

(a) * * *

* * * * *
[(c) ANNUAL REPORTS.—(1) The Secretary shall prepare and submit to the President and the Congress on or before January 1 of each year a report of the number of grants made and contracts entered into under this section and the results of such grants and contracts.

[(2) The Secretary shall periodically publish in the Federal Register reports describing the progress and results of any contract entered into or grant made under this section.]

* * * * *

TITLE III—INDOOR RADON ABATEMENT

* * * * *

SEC. 305. TECHNICAL ASSISTANCE TO STATES FOR RADON PROGRAMS.

(a) * * *

* * * * *

[(d) PLAN.—Within 9 months after the date of the enactment of this section and annually thereafter, the Administrator shall submit to Congress a plan identifying assistance to be provided under this section and outlining personnel and financial resources necessary to implement this section. Prior to submission to Congress, this plan shall be reviewed by the advisory groups provided for in section 403(c) of the Superfund Amendments and Reauthorization Act of 1986 (42 U.S.C. 7401 note).]

[(e)] (d) PROFICIENCY RATING PROGRAM AND TRAINING SEMINAR.—

(1) AUTHORIZATION.—There is authorized to be appropriated not more than \$1,500,000 for the purposes of initially establishing the proficiency rating program under subsection (a)(2) and the training seminars under subsection (a)(3).

* * * * *

[(f)] (e) AUTHORIZATION.—(1) There is authorized to be appropriated for the purposes of carrying out sections 303, 304, and this section an amount not to exceed \$3,000,000 for each of fiscal years 1989, 1990, and 1991.

* * * * *

SECTION 981 OF THE CONSUMER-PATIENT RADIATION HEALTH AND SAFETY ACT OF 1981

COMPLIANCE

SEC. 981. (a) * * *

* * * * *

[(d) The Secretary shall be responsible for continued monitoring of compliance by the States with the applicable provisions of this subtitle and shall report to the Senate and the House of Representatives by January 1, 1982, and January 1 of each succeeding year the status of the States' compliance with the purposes of this subtitle.]

* * * * *

PUBLIC HEALTH SERVICE ACT

* * * * *

TITLE II—ADMINISTRATION AND MISCELLANEOUS
PROVISIONS

* * * * *

PART B—MISCELLANEOUS PROVISIONS

* * * * *

【ANNUAL REPORT

【SEC. 239. The Surgeon General shall transmit to the Secretary, for submission to the Congress at the beginning of each regular session, a full report of the administration of the functions of the Service under this Act, including a detailed statement of receipts and disbursements.】

BIANNUAL REPORT

SEC. 239. The Surgeon General shall transmit to the Secretary, for submission to the Congress, on January 1, 1995, and on January 1, every 2 years thereafter, a full report of the administration of the functions of the Service under this Act, including a detailed statement of receipts and disbursements.

* * * * *

TITLE IV—NATIONAL RESEARCH INSTITUTES

* * * * *

PART H—GENERAL PROVISIONS

* * * * *

COLLABORATIVE USE OF CERTAIN HEALTH SERVICES RESEARCH FUNDS

SEC. 494A. (a) * * *

(b) REPORT.—Not later than 【September 30, 1993, and annually thereafter】 *December 30, 1993, and each December 30 thereafter*, the Secretary shall prepare and submit to the Committee on Energy and Commerce of the House of Representatives and the Committee on Labor and Human Resources of the Senate, a report concerning the activities carried out with the amounts referred to in subsection (a).

* * * * *

TITLE VIII—NURSE EDUCATION

* * * * *

PART C—GENERAL

* * * * *

【EVALUATIONS

【SEC. 859. (a) The Secretary shall, directly or through contracts with public and private entities, provide for evaluations of projects carried out pursuant to this title and for the dissemination of information developed as result of such projects. Such evaluations shall

include an evaluation of the effectiveness of such projects in increasing the recruitment and retention of nurses.

[(b) The Secretary shall, not later than January 10, 1994, and every 2 years thereafter, submit to the Committee on Energy and Commerce of the House of Representatives, and to the Committee on Labor and Human Resources of the Senate, a report summarizing evaluations carried out pursuant to subsection (a) during the preceding two fiscal years.

[(c) Of the amounts appropriated each fiscal year to carry out this title, the Secretary shall make available one percent to carry out this section.]

* * * * *

TITLE X—POPULATION RESEARCH AND VOLUNTARY FAMILY PLANNING PROGRAMS

* * * * *

PLANS AND REPORTS

SEC. 1009. (a) Not later than seven months after the close of [each fiscal year] *fiscal year 1995, and each second fiscal year thereafter*, the Secretary shall make a report to the Congress setting forth a plan to be carried out over the next five fiscal years for—

(1) * * *

* * * * *

TITLE XIV—SAFETY OF PUBLIC WATER SYSTEMS

* * * * *

PART C—PROTECTION OF UNDERGROUND SOURCES OF DRINKING WATER

* * * * *

SEC. 1426. REGULATION OF STATE PROGRAMS.

[(a) MONITORING METHODS.—]Not later than 18 months after enactment of the Safe Drinking Water Act Amendments of 1986, the Administrator shall modify regulations issued under this Act for Class I injection wells to identify monitoring methods, in addition to those in effect on November 1, 1985, including groundwater monitoring. In accordance with such regulations, the Administrator, or delegated State authority, shall determine the applicability of such monitoring methods, wherever appropriate, at locations and in such a manner as to provide the earliest possible detection of fluid migration into, or in the direction of, underground sources of drinking water from such wells, based on its assessment of the potential for fluid migration from the injection zone that may be harmful to human health or the environment. For purposes of this subsection, a class I injection well is defined in accordance with 40 CFR 146.05 as in effect on November 1, 1985.

[(b) REPORT.—]The Administrator shall submit a report to Congress, no later than September 1987, summarizing the results of

State surveys required by the Administrator under this section. The report shall include each of the following items of information:

[(1) The numbers and categories of class V wells which discharge nonhazardous waste into or above an underground source of drinking water.

[(2) The primary contamination problems associated with different categories of these disposal wells.

[(3) Recommendations for minimum design, construction, installation, and siting requirements that should be applied to protect underground sources of drinking water from such contamination whenever necessary.]

SEC. 1427. SOLE SOURCE AQUIFER DEMONSTRATION PROGRAM.

(a) * * *

* * * * *

[(l) REPORT.—Not later than December 31, 1989, each State shall submit to the Administrator a report assessing the impact of the program on ground water quality and identifying those measures found to be effective in protecting ground water resources. No later than September 30, 1990, the Administrator shall submit to Congress a report summarizing the State reports, and assessing the accomplishments of the sole source aquifer demonstration program including an identification of protection methods found to be most effective and recommendations for their application to protect ground water resources from contamination whenever necessary.]

[(m) (l) SAVINGS PROVISION.—Nothing under this section shall be construed to amend, supersede or abrogate rights to quantities of water which have been established by interstate water compacts, Supreme Court decrees, or State water laws, or any requirement imposed or right provided under any Federal or State environmental or public health statute.

[(n) (m) AUTHORIZATION.—There are authorized to be appropriated to carry out this section not more than the following amounts:

| Fiscal year: | <i>Amount</i> |
|--------------|---------------|
| 1987 | \$10,000,000 |
| 1988 | 15,000,000 |
| 1989 | 17,500,000 |
| 1990 | 17,500,000 |
| 1991 | 17,500,000 |

Matching grants under this section may also be used to implement or update any water quality management plan for a sole or principal source aquifer approved (before the date of the enactment of this section) by the Administrator under section 208 of the Federal Water Pollution Control Act.

* * * * *

PART E—GENERAL PROVISIONS

* * * * *

RESEARCH, TECHNICAL ASSISTANCE, INFORMATION, TRAINING OF
PERSONNEL

SEC. 1442. (a) * * *

* * * * *

[(c) Not later than eighteen months after the date of enactment of this subsection, the Administrator shall submit a report to Congress on the present and projected future availability of an adequate and dependable supply of safe drinking water to meet present and projected future need. Such report shall include an analysis of the future demand for drinking water and other competing uses of water, the availability and use of methods to conserve water or reduce demand, the adequacy of present measures to assure adequate and dependable supplies of safe drinking water, and the problems (financial, legal, or other) which need to be resolved in order to assure the availability of such supplies for the future. Existing information and data compiled by the National Water Commission and others shall be utilized to the extent possible.]

[(d)] (c) The Administrator shall—

(1) provide training for, and make grants for training (including postgraduate training) of (A) personnel of State agencies which have primary enforcement responsibility and of agencies or units of local government to which enforcement responsibilities have been delegated by the State, and (B) personnel who manage or operate public water systems, and

* * * * *

[(f)] (d) There are authorized to be appropriated to carry out the provisions of this section other than subsection (a)(2)(B) and provisions relating to research \$15,000,000 for the fiscal year ending June 30, 1975; \$25,000,000 for the fiscal year ending June 30, 1976; \$35,000,000 for the fiscal year ending June 30, 1977; \$17,000,000 for each of the fiscal years 1978 and 1979; \$21,405,000 for the fiscal year ending September 30, 1980; \$30,000,000 for the fiscal year ending September 30, 1981; and \$35,000,000 for the fiscal year ending September 30, 1982. There are authorized to be appropriated to carry out subsection (a)(2)(B) \$8,000,000 for each of the fiscal years 1978 through 1982. There are authorized to be appropriated to carry out subsection (a)(2)(B) not more than the following amounts:

| Fiscal year: | <i>Amount</i> |
|--------------|---------------|
| 1987 | \$7,650,000 |
| 1988 | 7,650,000 |
| 1989 | 8,050,000 |
| 1990 | 8,050,000 |
| 1991 | 8,050,000 |

There are authorized to be appropriated to carry out the provisions of this section (other than subsection (g), subsection (a)(2)(B), and provisions relating to research), not more than the following amounts:

| Fiscal year: | <i>Amount</i> |
|--------------|---------------|
| 1987 | \$35,600,000 |
| 1988 | 35,600,000 |
| 1989 | 38,020,000 |
| 1990 | 38,020,000 |
| 1991 | 38,020,000 |

[(g)] (e) The Administrator is authorized to provide technical assistance to small public water systems to enable such systems to achieve and maintain compliance with national drinking water regulations. Such assistance may include "circuit-rider" programs, training, and preliminary engineering studies. There are authorized to be appropriated to carry out this subsection \$10,000,000 for each of the fiscal years 1987 through 1991. Not less than the greater of—

(1) 3 percent of the amounts appropriated under this subsection, or

(2) \$280,000

shall be utilized for technical assistance to public water systems owned or operated by Indian tribes.

* * * * *

TITLE XVII—HEALTH INFORMATION AND HEALTH PROMOTION

* * * * *

REPORT AND STUDY

SEC. 1705. (a) The Secretary shall, not later than two years after the date of the enactment of this title and [annually] *biannually* thereafter, submit to the President for transmittal to Congress a report on the status of health information and health promotion, preventive health services, and education in the appropriate use of health care. Each such report shall include—

(1) * * *

* * * * *

SECTION 603 OF THE SOCIAL SECURITY AMENDMENTS OF 1983

REPORTS, EXPERIMENTS, AND DEMONSTRATION PROJECTS

SEC. 603. (a)(1) * * *

* * * * *

[(2)(A) The Secretary shall study and report annually to the Congress at the end of each year (beginning with 1984 and ending with 1989) on the impact, of the payment methodology under section 1886(d) of the Social Security Act during the previous year, on classes of hospitals, beneficiaries, and other payors for inpatient hospital services, and other providers, and, in particular, on the impact of computing DRG prospective payment rates by census division, rather than exclusively on a national basis. Each such report shall include such recommendations for such changes in legislation as the Secretary deems appropriate.

[(B) During fiscal year 1984, the Secretary shall begin the collection of data necessary to compute the amount of physician charges attributable, by diagnosis-related groups, to physicians' services furnished to inpatients of hospitals whose discharges are classified within those groups. The Secretary shall submit to Congress, not later than July 1, 1985, a report to Congress which includes rec-

ommendations on the advisability and feasibility of providing for determining the amount of the payments for physicians' services furnished to hospital inpatients based on the DRG type classification of the discharges of those inpatients, and legislative recommendations thereon.

[(C) In the annual report to Congress under subparagraph (A) for 1985, the Secretary shall include the results of studies on—

[(i) the feasibility and impact of eliminating or phasing out separate urban and rural DRG prospective payment rates under paragraph (3) of section 1886(d) of the Social Security Act;

[(ii) whether and the method under which hospitals, not paid based on amounts determined under such section, can be paid for inpatient hospital services on a prospective basis as under such section;

[(iii) the appropriateness of the factors used under paragraph (5)(A) of such section to compensate hospitals for the additional expenses of outlier cases, and the application of severity of illness, intensity of care, or other modifications to the diagnosis-related groups, and the advisability and feasibility of providing for such modifications;

[(iv) the feasibility and desirability of applying the payment methodology under such section to payment by all payors for inpatient hospital services; and

[(v) the impact of such section on hospital admissions and the feasibility of making a volume adjustment in the DRG prospective payment rates or requiring preadmission certification in order to minimize the incentive to increase admissions.

Such report shall specifically include, with respect to the item described in clause (iv), consideration of the extent of cost-shifting to non-Federal payors and the impact of such cost-shifting on health insurance costs and premiums borne by employers and employees.

[(D) In the annual report to Congress under subparagraph (A) for 1986, the Secretary shall include the results of a study examining the overall impact of State systems of hospital payment (either approved under section 1886(c) of the Social Security Act or under a waiver approved under section 402(a) of the Social Security Amendments of 1967 or section 222(a) of the Social Security Amendments of 1972), particularly assessing such systems' impact not only on the medicare program but also on the medicaid program, on payments and premiums under private health insurance plans, and on tax expenditures.

[(E) In each annual report to Congress under subparagraph (A), the Secretary shall include—

[(i) an evaluation of the adequacy of the procedures for assuring quality of post-hospital services furnished under title XVIII of the Social Security Act,

[(ii) an assessment of problems that have prevented groups of medicare beneficiaries (including those eligible for medical assistance under title XIX of such Act) from receiving appropriate post-hospital services covered under such title, and

[(iii) information on reconsiderations and appeals taken under title XVIII of such Act with respect to payment for post-hospital services.]

* * * * *

SECTION 9117 OF THE OMNIBUS BUDGET RECONCILIATION ACT OF 1987

SEC. 9117. DEMONSTRATION PROGRAM TO ASSIST HOMELESS INDIVIDUALS.

(a) * * *

* * * * *

[(d) INFORMATION AND REPORTS; EVALUATION.—(1) Each State having an approved SSI Outreach Team Project shall periodically submit to the Secretary such information (with respect to the project) as may be necessary to enable the Secretary to evaluate such project in particular and the demonstration program under this section in general.

[(2)(A) The Secretary shall from time to time (but not less often than annually) submit to the Congress a full and complete report on the program under this section, together with a detailed evaluation of such program and of the projects thereunder along with such recommendations as may be deemed appropriate. Such evaluation and such recommendations shall be designed to serve as a basis for determining whether (and to what extent) the activities and procedures included in the demonstration program under this section should be continued, expanded, or modified, or converted (with or without changes) into a regular feature of permanent law.

[(B) The criteria used by the Secretary in evaluating the program and the projects thereunder shall not be limited to those which would normally be used in evaluating programs and activities of the kind involved, but shall fully take into account the special circumstances of the homeless and their need for personalized attention and follow-through assistance, and shall emphasize the extent to which the procedures and assistance made available to applicants under such projects are recognizing those circumstances and meeting that need.]

* * * * *

SECTION 21 OF THE UNITED STATES HOUSING ACT OF 1937

PUBLIC HOUSING HOMEOWNERSHIP AND MANAGEMENT OPPORTUNITIES

SEC. 21. (a) * * *

* * * * *

[(f) ANNUAL REPORT.—The Secretary shall annually submit to the Congress a report setting forth—

- [(1) the number, type, and cost of units sold;
- [(2) the income, race, gender, children, and other characteristics of families purchasing or moving and not purchasing;

- [(3) the amount and type of financial assistance provided;
- [(4) the need for subsidy to ensure continued affordability and meet future maintenance and repair costs;
- [(5) any need for the development of additional public housing dwelling units as a result of the sale of public housing dwelling units under this section;
- [(6) recommendations of the Secretary for additional budget authority to carry out such development;
- [(7) recommendations of the Secretary to ensure decent homes and decent neighborhoods for low-income families; and
- [(8) the recommendations of the Secretary for statutory and regulatory improvements to the program.]

* * * * *

CRANSTON-GONZALEZ NATIONAL AFFORDABLE HOUSING ACT

* * * * *

TITLE IV—HOMEOWNERSHIP AND OPPORTUNITY FOR PEOPLE EVERYWHERE PROGRAMS

* * * * *

Subtitle B—HOPE for Homeownership of Multifamily Units

* * * * *

SEC. 431. [ANNUAL] REPORT.

[The Secretary shall annually] *The Secretary shall no later than December 31, 1995, submit to the Congress a report setting forth—*

(1) * * *

* * * * *

TITLE V—HOUSING ASSISTANCE

Subtitle A—Public and Indian Housing

* * * * *

SEC. 522. PUBLIC HOUSING MIXED INCOME NEW COMMUNITIES STRATEGY DEMONSTRATION.

(a) * * *

* * * * *

(k) REPORTS TO CONGRESS.—

[(1) INTERIM REPORT.—Upon the expiration of each 2-year period during the term of the demonstration, the first such period beginning on the date of the enactment of this Act, the

Secretary shall submit to the Congress a report evaluating the effectiveness of the demonstration program under this section.]

* * * * *

SECTION 1421 OF THE INTERSTATE LAND SALES FULL DISCLOSURE ACT

[REPORT TO CONGRESS

[SEC. 1421. The Secretary shall prepare and submit to the Congress on March 1, 1981, and biennially thereafter a report on the administration of this title and its impact upon the land development industry and purchasers and lessees of undeveloped land. Such report shall include but not be restricted to the analysis of—

[(1) consumer and industry complaints and their resolution, with particular emphasis on the impact of various statutory and regulatory exemptions;

[(2) the effect the State certification has had in encouraging States to provide protection to purchasers of undeveloped land; and

[(3) efforts by the Secretary to simplify registration and disclosure procedures.

The report shall also contain such legislative recommendations as the Secretary deems advisable.]

HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1987

* * * * *

TITLE V—COMMUNITY DEVELOPMENT AND MISCELLANEOUS PROGRAMS

* * * * *

Subtitle C—Miscellaneous Programs

* * * * *

SEC. 561. FAIR HOUSING INITIATIVES PROGRAM.

(a) * * *

* * * * *

(e) PROGRAM ADMINISTRATION.—

(1) * * *

[(2) The Secretary shall provide to the Committee on Banking, Housing, and Urban Affairs of the Senate and the Committee on Banking, Finance and Urban Affairs of the House of Representatives a quarterly report that summarizes the activities funded under this section and describes the geographical distribution of grants contracts, or cooperative agreements funded under this section.]

* * * * *

SEC. 562. COLLECTION OF CERTAIN DATA.

(a) IN GENERAL.—To assess the extent of compliance with Federal fair housing requirements (including the requirements established under title VI of Public Law 88–352 and title VIII of Public Law 90–284), [the Secretary of Housing and Urban Development and] the Secretary of Agriculture shall [each] collect, not less than annually, data on the racial and ethnic characteristics of persons eligible for, assisted, or otherwise benefiting under each community development, housing assistance, and mortgage and loan insurance and guarantee program administered by such Secretary. Such data shall be collected on a building by building basis if the Secretary [involved] determines such collection to be appropriate.

(b) REPORTS TO CONGRESS.—[The Secretary of Housing and Urban Development and the] *The* Secretary of Agriculture shall [each] include in the annual report of such Secretary to the Congress a summary and evaluation of the data collected by such Secretary under subsection (a) during the preceding year.

* * * * *

SECTION 107 OF THE HOUSING AND URBAN DEVELOPMENT ACT OF 1968

NATIONAL HOMEOWNERSHIP FOUNDATION

SEC. 107. (a) * * *

* * * * *

(g)(1) The financial transactions of the Foundation shall be audited by the General Accounting Office in accordance with the principles and procedures applicable to commercial corporate transactions and under such rules and regulations as may be prescribed by the Comptroller General of the United States. The representatives of the General Accounting Office shall have access to all books, accounts, financial records, reports, files, and all other papers, things, or property belonging to or in use by the Foundation and necessary to facilitate the audit, and they shall be afforded full facilities for verifying transactions with the balances or securities held by depositories, fiscal agents, and custodians. The audit shall cover the fiscal year corresponding to that of the United States Government. [Such audit shall be made at least once in every three years.]

* * * * *

SECTION 2605 OF THE LOW-INCOME HOME ENERGY ASSISTANCE ACT OF 1981

APPLICATIONS AND REQUIREMENTS

SEC. 2605. (a) * * *

* * * * *

(h) The Comptroller General of the United States shall, from time to time [(but not less frequently than every three years),] evaluate the expenditures by States of grants under this title in

order to assure that expenditures are consistent with the provisions of this title and to determine the effectiveness of the State in accomplishing the purposes of this title.

* * * * *

MINERAL LEASING ACT

* * * * *

[SEC. 8B. Within six months after the end of each fiscal year, the Secretary shall submit to the Congress a report on the leasing and production of coal lands subject to this Act during such fiscal year; a summary of management, supervision, and enforcement activities; and recommendations to the Congress for improvements in management, environmental safeguards, and amount of production in leasing and mining operations on coal lands subject to this Act. Each submission shall also contain a report by the Attorney General of the United States on competition in the coal and energy industries, including an analysis of whether the antitrust provisions of this Act and the antitrust laws are effective in preserving or promoting competition in the coal or energy industry.]

* * * * *

SEC. 17. (a) * * *

* * * * *

(j) Whenever it appears to the Secretary that lands owned by the United States are being drained of oil or gas by wells drilled on adjacent lands, he may negotiate agreements whereby the United States, or the United States and its lessees, shall be compensated for such drainage. Such agreements shall be made with the consent of the lessees, if any, affected thereby. If such agreement is entered into, the primary term of any lease for which compensatory royalty is being paid, or any extension of such primary term, shall be extended for the period during which such compensatory royalty is paid and for a period of one year from discontinuance of such payment and so long thereafter as oil or gas is produced in paying quantities. **[The Secretary shall report to Congress at the beginning of each regular session all such agreements entered into during the previous year which involve unleased Government lands.]**

* * * * *

GRANT OF AUTHORITY

SEC. 28. (a) * * *

* * * * *

REPORTS

(w)(1) * * *

* * * * *

[(4) The Secretary of the Department of Transportation shall report annually to the President, the Congress, the Secretary of the Interior, and the Interstate Commerce Commission any potential dangers of or actual explosions, or potential or actual spillage on

Federal lands and shall include in such report a statement of corrective action taken to prevent such explosion or spillage.]

* * * * *

SECTION 2 OF THE MINING AND MINERALS POLICY ACT OF 1970

SEC. 2. The Congress declares that it is the continuing policy of the Federal Government in the national interest to foster and encourage private enterprise in (1) the development of economically sound and stable domestic mining, minerals, metal and mineral reclamation industries, (2) the orderly and economic development of domestic mineral resources, reserves, and reclamation of metals and minerals to help assure satisfaction of industrial, security and environmental needs, (3) mining, mineral, and metallurgical research, including the use and recycling of scrap to promote the wise and efficient use of our natural and reclaimable mineral resources, and (4) the study and development of methods for the disposal, control, and reclamation of mineral waste products, and the reclamation of mined land, so as to lessen any adverse impact of mineral extraction and processing upon the physical environment that may result from mining or mineral activities.

For the purpose of this Act "minerals" shall include all minerals and mineral fuels including oil, gas, coal, oil shale and uranium.

It shall be the responsibility of the Secretary of the Interior to carry out this policy when exercising his authority under such programs as may be authorized by law other than this Act. [For this purpose the Secretary of the Interior shall include in his annual report to the Congress a report on the state of the domestic mining, minerals, and mineral reclamation industries, including a statement of the trend in utilization and depletion of these resources, together with such recommendations for legislative programs as may be necessary to implement the policy of this Act.]

SECTION 3 OF THE HIGH PLAINS STATES GROUND-WATER DEMONSTRATION PROGRAM ACT OF 1983

SEC. 3. (a) * * *

* * * * *

[(d) Within twenty-four months after the date of enactment of an appropriation Act to carry out phase I, the Secretary shall transmit a report to Congress containing the recommendations made pursuant to subsection (b) and a detailed statement of his findings and conclusions.]

SECTION 224 OF THE RECLAMATION REFORM ACT OF 1982

ADMINISTRATIVE PROVISIONS

SEC. 224. (a) * * *

* * * * *

(g) In addition to any other audit or compliance activities which may otherwise be undertaken, the Secretary of the Interior, or his designee, shall conduct a thorough audit of the compliance with the reclamation law of the United States, specifically including this Act, by legal entities and individuals subject to such law. At a minimum, the Secretary shall complete audits of those legal entities and individuals whose landholdings or operations exceed 960 acres within 3 years. [The Secretary shall submit an annual written report to the Senate Committee on Energy and Natural Resources and the House Committee on Natural Resources. Such report shall summarize the legal entities and individuals audited, the results of such audits, and the actions taken by the Secretary to correct any instances of noncompliance with the reclamation law.]

* * * * *

SECTION 2 OF THE ACT OF SEPTEMBER 5, 1962

AN ACT To extend certain authority of the Secretary of the Interior exercised through the Geological Survey of the Department of the Interior, to areas outside the national domain

[SEC. 2. The Secretary of the Interior shall report to the Speaker of the House of Representatives and the President of the Senate on January 31 of each year on all actions taken pursuant to this Act during the year ending on the December 31 immediately preceding the reporting date and on the results of such actions.]

SECTION 4 OF THE LAND AND WATER CONSERVATION FUND ACT OF 1965

ADMISSION AND USE FEES; ESTABLISHMENT AND REGULATIONS

SEC. 4. (a) * * *

* * * * *

[(h) Periodic reports indicating the number and location of fee collection areas, the number and location of potential fee collection areas, capacity and visitation information, the fees collected, and other pertinent data, shall be coordinated and compiled by the Bureau of Outdoor Recreation and transmitted to the Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate. Such reports, which shall be transmitted no later than March 31 annually, shall include any recommendations which the Bureau may have with respect to improving this aspect of the Land and Water Conservation Fund program.]

* * * * *

WATER RESOURCES RESEARCH ACT OF 1984

* * * * *

TITLE III—OGALLALA AQUIFER RESEARCH AND DEVELOPMENT

SEC. 306. The Secretary, acting through the United States Geological Survey and in cooperation with the States of the High Plains region, is authorized and directed to monitor the levels of the Ogallala aquifer, and report [annually] biennially to Congress.

SEC. 308. Not later than one year after the date of enactment of this title, and at [intervals of one year] intervals of 2 years thereafter, the Secretary shall prepare and transmit to the Congress a report on activities undertaken under this title.

SECTION 20 OF THE OUTER CONTINENTAL SHELF LANDS ACT

SEC. 20. ENVIRONMENTAL STUDIES.—(a) * * *

(e) As soon as practicable after the end of [each fiscal year] every 3 fiscal years, the Secretary shall submit to the Congress and make available to the general public an assessment of the cumulative effect of activities conducted under this Act on the human, marine, and coastal environments.

SECTION 3301 OF THE NATIONAL DRUG INTERDICTION ACT OF 1986

SEC. 3301. ESTABLISHMENT OF A UNITED STATES-BAHAMAS DRUG INTERDICTION TASK FORCE.

(a) AUTHORIZATION OF APPROPRIATIONS.—

(1) ESTABLISHMENT OF A UNITED STATES-BAHAMAS DRUG INTERDICTION TASK FORCE.—(A) * * *

[(C) The Attorney General shall report to the appropriate committees of the Congress on a quarterly basis regarding the progress of the United States-Bahamas Drug Interdiction Task Force.]

TITLE 28, UNITED STATES CODE

PART II—DEPARTMENT OF JUSTICE

CHAPTER 31—THE ATTORNEY GENERAL

* * * * *

§ 524. Availability of appropriations

(a) * * *

* * * * *

(c)(1) There is established in the United States Treasury a special fund to be known as the Department of Justice Assets Forfeiture Fund (hereafter in this subsection referred to as the "Fund") which shall be available to the Attorney General without fiscal year limitation for the following law enforcement purposes—

(A) * * *

* * * * *

[(7)(A) The Fund shall be subject to annual audit by the Comptroller General.

[(B) The Attorney General shall require that any State or local law enforcement agency receiving funds conduct an annual audit detailing the uses and expenses to which the funds were dedicated and the amount used for each use or expense and report the results of the audit to the Attorney General.]

[(8) (7) The provisions of this subsection relating to deposits in the Fund shall apply to all property in the custody of the Department of Justice on or after the effective date of the Comprehensive Forfeiture Act of 1983.

[(9) (8)(A) There are authorized to be appropriated such sums as necessary for the purposes described in subparagraphs (A)(iv), (B), (C), (F), (G), and (H) of paragraph (1).

[(10) (9) Following the completion of procedures for the forfeiture of property pursuant to any law enforced or administered by the Department, the Attorney General is authorized, at his discretion, to warrant clear title to any subsequent purchaser or transferee of such forfeited property.

[(11) (10) The Attorney General shall transfer from the Fund to the Secretary of the Treasury for deposit in the Department of the Treasury Forfeiture Fund amounts appropriate to reflect the degree of participation of the Department of the Treasury law enforcement organizations (described in section 9703(p) of title 31) in the law enforcement effort resulting in the forfeiture pursuant to laws enforced or administered by the Department of Justice.

[(12) (11) For purposes of this subsection and notwithstanding section 9703 of title 31 or any other law, property is forfeited pursuant to a law enforced or administered by the Department of Justice if it is forfeited pursuant to—

(A) * * *

* * * * *

PART VI—PARTICULAR PROCEEDINGS

* * * * *

CHAPTER 161—UNITED STATES AS PARTY GENERALLY

* * * * *

§ 2412. Costs and fees

(a) * * *

* * * * *

(d)(1)(A) Except as otherwise specifically provided by statute, a court shall award to a prevailing party other than the United States fees and other expenses, in addition to any costs awarded pursuant to subsection (a), incurred by that party in any civil action (other than cases sounding in tort), including proceedings for judicial review of agency action, brought by or against the United States in any court having jurisdiction of that action, unless the court finds that the position of the United States was substantially justified or that special circumstances make an award unjust.

* * * * *

[(5) The Attorney General shall report annually to the Congress on the amount of fees and other expenses awarded during the preceding fiscal year pursuant to this subsection. The report shall describe the number, nature, and amount of the awards, the claims involved in the controversy, and any other relevant information which may aid the Congress in evaluating the scope and impact of such awards.]

* * * * *

SECTION 3624 OF TITLE 18, UNITED STATES CODE

§ 3624. Release of a prisoner

(a) * * *

* * * * *

(f) MANDATORY FUNCTIONAL LITERACY REQUIREMENT.—

(1) * * *

* * * * *

[(6) A report shall be provided to Congress on an annual basis summarizing the results of this program, including the number of inmate participants, the number successfully completing the program, the number who do not successfully complete the program, and the reasons for failure to successfully complete the program.]

ANTI-DRUG ABUSE ACT OF 1988

* * * * *

**TITLE VII—DEATH PENALTY AND
OTHER CRIMINAL AND LAW EN-
FORCEMENT MATTERS**

* * * * *

Subtitle A—Death Penalty

* * * * *

[SEC. 7002. GAO STUDY OF THE COST OF EXECUTIONS.

[(a) STUDY.—No later than three years after the date of the enactment of this Act, the Comptroller General shall carry out a study to review the cost of implementing the procedures for imposing and carrying out a death sentence prescribed by this title.

[(b) SPECIFIC REQUIREMENT.—Such study shall consider, but not be limited to, information concerning impact on workload of the Federal prosecutors and judiciary and law enforcement necessary to obtain capital sentences and executions under this Act.

[(c) SUBMISSION OF REPORT.—Not later than four years after date of the enactment of this Act, the Comptroller General shall submit to Congress a report describing the results of the study.]

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Subtitle E—Federal Aviation Administration Drug Enforcement Assistance

* * * * *

SEC. 7207. REGISTRATION, CERTIFICATION, AND FUEL SYSTEM ALTERATION REGULATIONS.

(a) * * *

* * * * *

(c) FEES.—

(1) * * *

* * * * *

(4) [GAO] AUDIT.—During the 5-year period beginning after the date on which fees are first collected under section 313(f) of the Federal Aviation Act of 1958, [the Comptroller General] *the Department of Transportation Inspector General* shall conduct an annual audit of the collection and use of such fees for the purpose of ensuring that such fees do not exceed the costs for which they are collected and submit to Congress a report on the results of such audit.

* * * * *

SMALL BUSINESS ACT

* * * * *

SEC. 10. (a) * * *

* * * * *

[(c)(1) The Attorney General is directed to make, or direct the Federal Trade Commission to make for him, surveys of any activity of the Government which may affect small business, for the purpose of determining any factors which may tend to eliminate competition, create or strengthen monopolies, promote undue concentration of economic power, or otherwise injure small business.

[(2) The Attorney General shall submit to the Congress, the Senate Select Committee on Small Business and the President, at such times as he deems desirable, but not less than once every year, reports setting forth the results of such surveys and including such recommendations as he may deem desirable.]

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 SEC. 21. (a) * * *
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[(g) The National Aeronautics and Space Administration and industrial application centers supported by the National Aeronautics and Space Administration are authorized and directed to cooperate with small business development centers participating in the program. The National Aeronautics and Space Administration shall report annually on the performance of such industrial application centers with recommendations to the Administration and the Congress on how such industrial application centers can be strengthened and expanded. The National Aeronautics and Space Administration shall include in its report to Congress information on the ability of industrial application centers to interact with the Nation's small business community and recommendations to the Administration on continued funding.]

(g) NATIONAL AERONAUTICS AND SPACE ADMINISTRATION AND REGIONAL TECHNOLOGY TRANSFER CENTERS.—The National Aeronautics and Space Administration and regional technology transfer centers supported by the National Aeronautics and Space Administration are authorized and directed to cooperate with small business development centers participating in the program.

* * * * *

SECTION 408 OF THE VETERANS EDUCATION AND EMPLOYMENT AMENDMENTS OF 1989

SEC. 408. PILOT PROGRAM TO FURNISH EMPLOYMENT AND TRAINING INFORMATION AND SERVICES TO MEMBERS OF THE ARMED FORCES SEPARATING FROM THE ARMED FORCES.

(a) * * *
 * * * * *

[(d) REPORT.—Not later than May 1, 1992, the Secretary shall transmit to the Committees on Veterans' Affairs of the Senate and House of Representatives a report on the findings and conclusions reached as a result of such pilot program.]

* * * * *

SECTION 4 OF THE FAIR LABOR STANDARDS ACT OF 1938

ADMINISTRATION

SEC. 4. (a) * * *
 * * * * *

(d)(1) The Secretary shall submit ~~annually~~ *biennially* in January a report to the Congress covering his activities for the ~~preceding year~~ *preceding two years* and including such information, data, and recommendations for further legislation in connection with the matters covered by this Act as he may find advisable. Such report shall contain an evaluation and appraisal by the Secretary of the minimum wages and overtime coverage established by this Act, together with his recommendations to the Congress. In making such evaluation and appraisal, the Secretary shall take into consideration any changes which may have occurred in the cost of living and in productivity and the level of wages in manufacturing, the ability of employers to absorb wage increases, and such other factors as he may deem pertinent. Such report shall also include a summary of the special certificates issued under section 14(b).

* * * * *

SECTION 42 OF THE LONGSHORE AND HARBOR WORKERS' COMPENSATION ACT

ANNUAL REPORT

SEC. 42. The Secretary shall make to Congress at the ~~beginning of each regular session, commencing at the beginning of the second regular session after the enactment of the Longshore and Harbor Workers' Compensation Act Amendments of 1984~~ *end of each fiscal year*, a report of the administration of this Act for the preceding fiscal year, including a detailed statement of receipts of and expenditures from the fund established in section 44, together with such recommendations as the Secretary deems advisable. *Such report shall include the annual reports required under section 426(b) of the Black Lung Benefits Act (30 U.S.C. 936(b)) and section 8152 of title 5, United States Code, and shall be identified as the Annual Report of the Office of Workers' Compensation Programs.*

SECTION 426 OF THE BLACK LUNG BENEFITS ACT

SEC. 426. (a) * * *

(b) ~~Within 120 days following the convening of each session of Congress the~~ *At the end of each fiscal year, the* Commissioner of Social Security shall submit to the Congress an annual report upon the subject matter of part B of this title, and after January 1, 1974, the Secretary of Labor shall also submit such a report upon the subject matter of part C of this title. *Each such report shall be prepared and submitted to Congress in accordance with the requirement with respect to submission under section 42 of the Longshore Harbor Workers' Compensation Act (33 U.S.C. 942).*

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TITLE 5, UNITED STATES CODE

* * * * *

CHAPTER 5—ADMINISTRATIVE PROCEDURE

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SUBCHAPTER II—ADMINISTRATIVE PROCEDURE

* * * * *

§ 552b. Open meetings

(a) * * *

* * * * *

[(j) Each agency subject to the requirements of this section shall annually report to Congress regarding its compliance with such requirements, including a tabulation of the total number of agency meetings open to the public, the total number of meetings closed to the public, the reasons for closing such meetings, and a description of any litigation brought against the agency under this section, including any costs assessed against the agency in such litigation (whether or not paid by the agency).]

(j) Each agency subject to the requirements of this section shall annually report to the Congress regarding the following:

(1) The changes in the policies and procedures of the agency under this section that have occurred during the preceding 1-year period.

(2) A tabulation of the number of meetings held, the exemptions applied to close meetings, and the days of public notice provided to close meetings.

(3) A brief description of litigation or formal complaints concerning the implementation of this section by the agency.

(4) A brief explanation of any changes in law that have affected the responsibilities of the agency under this section.

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CHAPTER 13—SPECIAL AUTHORITY

* * * * *

§ 1304. Loyalty investigations; reports; revolving fund

(a) * * *

* * * * *

(e)(1) * * *

* * * * *

(6) The Comptroller General of the United States shall, as a result of his periodic reviews of the activities financed by the fund, report and make such recommendations as he deems appropriate to the Committee on Governmental Affairs of the Senate and the Committee on Post Office and Civil Service of the House of Representatives [at least once every three years].

* * * * *

CHAPTER 23—MERIT SYSTEM PRINCIPLES

* * * * *

§ 2304. Responsibility of the General Accounting Office

[(a)] If requested by either House of the Congress (or any committee thereof), or if considered necessary by the Comptroller General, the General Accounting Office shall conduct audits and reviews to assure compliance with the laws, rules, and regulations governing employment in the executive branch and in the competitive service and to assess the effectiveness and soundness of Federal personnel management.

[(b)] The General Accounting Office shall prepare and submit an annual report to the President and the Congress on the activities of the Merit Systems Protection Board and the Office of Personnel Management. The report shall include a description of—

[(1)] significant actions taken by the Board to carry out its functions under this title; and

[(2)] significant actions of the Office of Personnel Management, including an analysis of whether or not the actions of the Office are in accord with merit system principles and free from prohibited personnel practices.]

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Subpart B—Employment and Retention

CHAPTER 31—AUTHORITY FOR EMPLOYMENT

* * * * *

SUBCHAPTER I—EMPLOYMENT AUTHORITIES

Sec.

3101. General authority to employ.

3102. Employment of personal assistants for handicapped employees, including blind and deaf employees.

3103. Employment at seat of Government only for services

* * * * *

SUBCHAPTER II—THE SENIOR EXECUTIVE SERVICE

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[3135. Biennial report.]

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SUBCHAPTER II—THE SENIOR EXECUTIVE SERVICE

* * * * *

[§ 3135. Biennial report

[(a)] The Office of Personnel Management shall submit to each House of the Congress, at the time the budget is submitted by the President to the Congress during each odd-numbered calendar year, a report on the Senior Executive Service. The report shall include—

[(1)] the number of Senior Executive Service positions authorized for the then current fiscal year, in the aggregate and by agency, and the projected number of Senior Executive Service positions to be authorized for the next two fiscal years, in the aggregate and by agency;

[(2) the authorized number of career appointees and non-career appointees, in the aggregate and by agency, for the then current fiscal year;

[(3) the position titles and descriptions of Senior Executive Service positions designated for the then current fiscal year;

[(4) a description of each exclusion in effect under section 3132(c) of this title during the preceding fiscal year;

[(5) the number of career appointees, limited term appointees, limited emergency appointees, and noncareer appointees, in the aggregate and by agency, employed during the preceding fiscal year;

[(6) the percentage of senior executives at each pay rate, in the aggregate and by agency, employed at the end of the preceding fiscal year;

[(7) for the preceding fiscal year, by agency—

[(A) the number of performance awards, and the number of ranks, conferred, as well as the respective aggregate amounts paid for such awards and ranks;

[(B) the percentage of career appointee in such agency who received any such award, and the percentage who received any such rank; and

[(C) the name of each individual who received any such award or rank, the award or rank received, and a brief summary of the reasons why such individual was selected;

[(8) the estimated number of career reserved positions which, during the two fiscal years following the then current fiscal year, will become general positions and the estimated number of general positions which during such two fiscal years, will become career reserved positions;

[(9) the number of career appointees who have been placed in positions outside the Senior Executive Service under section 3594 of this title as a result of a removal under section 3595 of this title; and

[(10) such other information regarding the Senior Executive Service as the Office considers appropriate.

[(b) The Office of Personnel Management shall submit to each House of the Congress, at the time the budget is submitted to the Congress during each even-numbered calendar year, an interim report showing changes in matters required to be reported under subsection (a) of this section.]

* * * * *

CHAPTER 34—PART-TIME CAREER EMPLOYMENT OPPORTUNITIES

- Sec.
- 3401. Definitions.
- 3402. Establishment of part-time career employment programs.
- 3403. Limitations.
- 3404. Personnel ceilings.
- 3405. Nonapplicability.
- 3406. Regulations.
- [3407. Reports.]

* * * * *

[§ 3407. Reports

[(a) Each agency shall prepare and transmit on a biannual basis a report to the Office of Personnel Management on its activities under this subchapter, including—

[(1) details on such agency's progress in meeting part-time career employment goals established under section 3402 of this title; and

[(2) an explanation of any impediments experienced by such agency in meeting such goals or in otherwise carrying out the provisions of this chapter, together with a statement of the measures taken to overcome such impediments

[(b) The Office shall include in its annual report under section 1308 of this title a statement of its activities under this chapter, and a description and evaluation of the activities of agencies in carrying out the provisions of this chapter.]

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Subpart C—Employee Performance

CHAPTER 41—TRAINING

Sec.

4101. Definitions.

4102. Exceptions; Presidential authority.

4103. Establishment of training programs.

* * * * *

[4113. Agency review of training needs; annual program reports.]

* * * * *

[§ 4113. Agency review of training needs; annual program reports

[(a) The head of each agency, at least once every 3 years, shall review the needs and requirements of the agency for the training of employees under its jurisdiction. The Office of Personnel Management, on request of an agency, may assist the agency with the review. Information obtained or developed in a review shall be made available to the Office at its request.

[(b) Each agency shall report to the Office, at least once every 3 years, and at such times and in such form as the Office prescribes, on its programs and plans for the training of employees under this chapter. The report shall set forth—

[(1) information needed to determine that training is being provided in a manner which is in compliance with applicable laws intended to protect or promote equal employment opportunity; and

[(2) information concerning the expenditures of the agency in connection with training and such other information as the Office considers appropriate.]

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CHAPTER 43—PERFORMANCE APPRAISAL

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SUBCHAPTER II—PERFORMANCE APPRAISAL IN THE SENIOR EXECUTIVE SERVICE

* * * * *

§ 4314. Ratings for performance appraisals

(a) * * *

* * * * *

[(d) The Office shall include in each report submitted to each House of the Congress under section 3135 of this title a report of—

[(1) the performance of any performance review board established under this section,

[(2) the number of individuals removed from the Senior Executive Service under subchapter V of chapter 35 of this title for less than fully successful executive performance, and

[(3) the number of performance awards under section 5384 of this title.]

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CHAPTER 53—PAY RATES AND SYSTEMS

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SUBCHAPTER IV—PREVAILING RATE SYSTEMS

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§ 5347. Federal Prevailing Rate Advisory Committee

(a) * * *

* * * * *

(e) The Committee shall study the prevailing rate system and other matters pertinent to the establishment of prevailing rates under this subchapter and, from time to time, advise the Office of Personnel Management thereon. Conclusions and recommendations of the Committee shall be formulated by majority vote. The Chairman of the Committee may vote only to break a tie vote of the Committee. [The Committee shall make an annual report to the Office and the President for transmittal to Congress, including recommendations and other matters considered appropriate. Any member of the Committee may include in the annual report recommendations and other matters he considers appropriate.]

* * * * *

Subpart G—Insurance and Annuities

CHAPTER 81—COMPENSATION FOR WORK INJURIES

SUBCHAPTER I—GENERALLY

- Sec. 8101. Definitions. 8102. Compensation for disability or death of employee.

8103. Medical services and initial medical and other benefits.

* * * * *

8152. Annual report.

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SUBCHAPTER I—GENERALLY

* * * * *

§8152. Annual report

The Secretary of Labor shall, at the end of each fiscal year, prepare a report with respect to the administration of this chapter. Such report shall be submitted to Congress in accordance with the requirement with respect to submission under section 42 of the Longshore Harbor Workers' Compensation Act (33 U.S.C. 942).

* * * * *

ACT OF MARCH 4, 1913

CHAP. 141.—An Act To create a Department of Labor.

* * * * *

SEC. 9. That the Secretary of Labor shall annually, at the close of each fiscal year, [make a report in writing to the Congress, giving an account of all moneys received and disbursed by him and his department and describing the work done by the department] *prepare and submit to Congress the financial statements of the Department that have been audited.* He shall also, from time to time, make such special investigations and reports as he may be required to do by the President, or by Congress, or which he himself may deem necessary.

* * * * *

SECTION 8 OF THE MIGRATION AND REFUGEE ASSISTANCE ACT OF 1962

SEC. 8. AUDITS OF U.S. FUNDS RECEIVED BY THE UNITED NATIONS HIGH COMMISSIONER FOR REFUGEES.

(a) * * *

[(b) INSPECTION AND REPORT BY COMPTROLLER GENERAL.—The Comptroller General of the United States shall inspect each such audit and submit a report of that inspection to the Congress.

[(c)] (b) FIRST PROGRAM AUDIT.—The first program audit pursuant to subsection (a)(1) shall begin not later than June 1, 1986.

SECTION 20 OF THE DEEPWATER PORT ACT OF 1974

[ANNUAL REPORT BY SECRETARY TO CONGRESS

[SEC. 20. Within 6 months after the end of each fiscal year, the Secretary shall submit to the President of the Senate and the Speaker of the House of Representatives (1) a report on the administration of the Deepwater Port Act during such fiscal year, includ-

ing all deepwater port development activities; (2) a summary of management, supervision, and enforcement activities; and (3) recommendations to the Congress for such additional legislative authority as may be necessary to improve the management and safety of deepwater port development and for resolution of jurisdictional conflicts or ambiguities.]

SECTION 5 OF THE COAST GUARD AUTHORIZATION ACT OF 1988

SEC. 5. LIMITATION ON CONTRACTING PERFORMED BY COAST GUARD.

(a) MAINTENANCE OF LOGISTICS CABABILITY.—

(1) * * *

[(2) SUBMISSION OF LIST OF NECESSARY ACTIVITIES; LIMITATION ON CONTRACTING.—(A) Not later than January 31 of each year, the Secretary of the department in which the Coast Guard is operating shall submit to the Committee on Commerce, Science, and Transportation of the Senate and to the Committee on Merchant Marine and Fisheries of the House of Representatives a list of Coast Guard activities that are necessary for maintaining the logistics capability described in paragraph (1). If the Secretary does not submit such list by that date, no activity performed by Coast Guard personnel may be contracted for performance by non-Government personnel after that date until the list is submitted to such committees.

[(B) The list submitted by the Secretary under this section shall not include—

[(i) any activity that is being performed under contract by non-Government personnel on the date of enactment of this Act; or

[(ii) any activity for which the Congress received, prior to the date of the enactment of this Act, a written notification of intent to contract pursuant to section 14(b)(2) of Public Law 98-557 (98 Stat. 2864).

(b) PROHIBITION ON CONTRACTING FOR PERFORMANCE OF LISTED ACTIVITIES.—

[(1) IN GENERAL.—Except as provided in paragraph (2), performance by non-Government personnel of an activity included in a list under subsection (a)(2)(A) may not be contracted for after the date on which the list is submitted by the Secretary in accordance with subsection (a)(2).

[(2) WAIVER OF PROHIBITION.—The Secretary may waive paragraph (1) with respect to any activity if the Secretary determines that the performance of that activity by Government personnel is no longer necessary to ensure the effective and timely performance of Coast Guard missions.

[(3) EFFECTIVE DATE OF WAIVER; SUBMISSION OF STATEMENT.—A waiver under paragraph (2) shall not take effect until after a period of 30 days in which either the Senate or House of Representatives is in session after the Secretary submits to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Merchant Marine

and Fisheries of the House of Representatives a complete written statement concerning the waiver and the reasons therefor.]

* * * * *

SECTION 2201 OF THE MARINE PLASTIC POLLUTION RESEARCH AND CONTROL ACT OF 1987

SEC. 2201. COMPLIANCE REPORTS.

(a) IN GENERAL.—Within 1 year after the effective date of this section, and [biennially] *triennially* thereafter for a period of 6 years, the Secretary of the department in which the Coast Guard is operating, in consultation with the Secretary of Agriculture and the Secretary of Commerce, shall report to the Congress regarding compliance with Annex V to the International Convention for the Prevention of Pollution from Ships, 1973, in United States waters.

* * * * *

TITLE 23, UNITED STATES CODE

* * * * *

CHAPTER 1—FEDERAL-AID HIGHWAYS

* * * * *

§ 130. Railway-highway crossings

(a) * * *

* * * * *

(g) ANNUAL REPORT.—Each State shall report to the Secretary not later than December 30 of each year on the progress being made to implement the railway-highway crossings program authorized by this section and the effectiveness of such improvements. Each State report shall contain an assessment of the costs of the various treatments employed and subsequent accident experience at improved locations. [The Secretary shall submit a report to the Committee on Environment and Public Works of the Senate and the Committee on Public Works and Transportation of the House of Representatives not later than April 1 of each year, on the progress being made by the State in implementing projects to improve railway-highway crossings. The report shall include, but not be limited to, the number of projects undertaken, their distribution by cost range, road system, nature of treatment, and subsequent accident experience at improved locations. In addition, the Secretary's report shall analyze and evaluate each State program, identify any State found not to be in compliance with the schedule of improvements required by subsection (d) and include recommendations for future implementation of the railroad highway crossings program.]

* * * * *

§ 152. Hazard elimination program

(a) * * *

* * * * *

(g) Each State shall report to the Secretary of Transportation not later than December 30 of each year, on the progress being made to implement highway safety improvement projects for hazard elimination and the effectiveness of such improvements. Each State report shall contain an assessment of the cost of, and safety benefits derived from, the various means and methods used to mitigate or eliminate hazards and the previous and subsequent accident experience at these locations. [The Secretary of Transportation shall submit a report to the Committee on Environment and Public Works of the Senate and the Committee on Public Works and Transportation of the House of Representatives not later than April 1 of each year on the progress being made by the States in implementing the hazard elimination program (including but not limited to any projects for pavement marking). The report shall include, but not be limited to, the number of projects undertaken, their distribution by cost range, road system, means and methods used, and the previous and subsequent accident experience at improved locations. In addition, the Secretary's report shall analyze and evaluate each State program, identify any State found not to be in compliance with the schedule of improvements required by subsection (a) and include recommendations for future implementation of the hazard elimination program.]

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CHAPTER 3.—GENERAL PROVISIONS

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§ 307. Research and planning

(a) * * *

* * * * *

(e) APPLIED RESEARCH AND TECHNOLOGY PROGRAM.—

(1) * * *

* * * * *

[(11) ANNUAL REPORT.—Not later than 1 year after the date of the enactment of this subsection, and annually thereafter, the Secretary shall transmit to the Committee on Public Works and Transportation of the House of Representatives and the Committee on Environment and Public Works of the Senate a report on the progress and research findings of the program carried out under this subsection.]

* * * * *

(h) The Secretary shall report to the Committee on Environment and Public Works of the Senate and the Committee on Public Works and Transportation of the House of Representatives in [January 1983, and in January of every second year thereafter] *March 1995, March 1996, and March of each odd-numbered year thereafter*, estimates of the future highway needs of the Nation. The biennial reports required under this subsection shall provide the

means, including all necessary information, to relate and compare the conditions and service measures used in different years when such measures are changed.

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CHAPTER 4.—HIGHWAY SAFETY

* * * * *

§ 402. Highway safety programs

(a) Each State shall have a highway safety program approved by the Secretary, designed to reduce traffic accidents and deaths, injuries, and property damage resulting therefrom. Such programs shall be in accordance with uniform guidelines promulgated by the Secretary. Such uniform guidelines shall be expressed in terms of performance criteria. In addition, such uniform guidelines shall include programs (1) to reduce injuries and deaths resulting from motor vehicles being driven in excess of posted speed limits, (2) to encourage the proper use of occupant protection devices (including the use of safety belts and child restraint systems) by occupants of motor vehicles and to increase public awareness of the benefit of motor vehicles equipped with airbags, (3) to reduce deaths and injuries resulting from persons driving motor vehicles while impaired by alcohol or a controlled substance, (4) to reduce deaths and injuries resulting from accidents involving motor vehicles and motorcycles, (5) to reduce injuries and deaths resulting from accidents involving school buses, and (6) to improve law enforcement services in motor vehicle accident prevention, traffic supervision, and post-accident procedures. [If the Secretary does not designate as priority programs those programs described in the preceding sentence, the Secretary shall submit to Congress a report describing the reasons for not prioritizing such programs.] The Secretary shall establish a highway safety program for the collection and reporting of data on traffic-related deaths and injuries by the States. Under such program, the States shall collect and report such data as the Secretary may require. The purposes of the program are to ensure national uniform data on such deaths and injuries and to allow the Secretary to make determinations for use in developing programs to reduce such deaths and injuries and making recommendations to Congress concerning legislation necessary to implement such programs. The program shall include information obtained by the Secretary under section 4007 of the Intermodal Surface Transportation Efficiency Act of 1991 and provide for annual reports to the Secretary on the efforts being made by the States in reducing deaths and injuries occurring at highway construction sites and the effectiveness and results of such efforts. The Secretary shall establish minimum reporting criteria for the program. Such criteria shall include, but not be limited to, criteria on deaths and injuries resulting from police pursuits, school bus accidents, and speeding, on traffic-related deaths and injuries at highway construction sites and on the configuration of commercial motor vehicles involved in motor vehicle accidents. Such uniform guidelines shall be promulgated by the Secretary so as to improve driver performance (including, but not limited to, driver education, driver testing to determine

proficiency to operate motor vehicles, driver examinations (both physical and mental) and driver licensing) and to improve pedestrian performance, and bicycle safety. In addition such uniform guidelines shall include, but not be limited to provisions for an effective record system of accidents (including injuries and deaths resulting therefrom), accident investigations to determine the probable causes of accidents, injuries, and deaths, vehicle registration, operation, and inspection, highway design and maintenance (including lighting, markings, and surface treatment), traffic control, vehicle codes and laws, surveillance of traffic for detection and correction of high or potentially high accident locations, and emergency services. Such guidelines as are applicable to State highway safety programs shall, to the extent determined appropriate by the Secretary, be applicable to federally administered areas where a Federal department or agency controls the highways or supervises traffic operations.

* * * * *

SECTION 207 OF THE HIGHWAY SAFETY ACT OF 1982

[SAFETY PERFORMANCE REPORTS

[SEC. 207. The Secretary of Transportation shall prepare, publish, and submit to Congress not later than December 31 of each calendar year beginning after December 31, 1982, a report on the highway safety performance of each State in the preceding calendar year. Such report shall provide data on highway facilities and injuries and travel in urban areas of each State for each system of highways and in rural areas of such State for each system of highways. Such report shall be in such form and contain such other information on highway accidents as will permit an evaluation and comparison of highway safety performance of the States. For purposes of this section (1) the systems of highways in a State are the Federal-aid primary system, the Federal-aid secondary system, the Federal-aid urban system, and the Interstate System (as such terms are defined in section 101 of title 23, United States Code) and the other highways in such State which are not on the Federal-aid system, and (2) the terms "State", "rural areas", and "urban area" have the meaning such terms have under such section 101.]

SECTION 163 OF THE FEDERAL-AID HIGHWAY ACT OF 1973

DEMONSTRATION PROJECT—RAILROAD-HIGHWAY CROSSINGS

SEC. 163. (a) * * *

* * * * *

[(o) The Secretary shall make biennial reports and a final report to the President and the Congress with respect to his activities pursuant to this section.]

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SECTION 103 OF THE UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION POLICIES ACT OF 1970

CERTIFICATION

SEC. 103. (a) * * *

(b)(1) The head of the lead agency shall issue regulations to carry out this section.

[(2) The head of the lead agency shall, in coordination with other Federal agencies, monitor from time to time, and report biennially to the Congress on, State agency implementation of this section. A State agency shall make available any information required for such purpose.]

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TITLE 49, UNITED STATES CODE

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SUBTITLE I—DEPARTMENT OF TRANSPORTATION

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CHAPTER 3—GENERAL DUTIES AND POWERS

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SUBCHAPTER I—DUTIES OF THE SECRETARY OF TRANSPORTATION

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§ 308. Reports

(a) * * *

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[(d) By the 90th day after the end of each fiscal year, the Secretary shall submit to Congress a report listing the specific assistance provided by the United States Government to the railroad industry during that fiscal year. The report shall include—

[(1) the reasons for each Government loan or grant and explain the way in which the loan or grant contributed to the overall goal of providing a safe and efficient transportation system;

[(2) information on the financial condition of each railroad having a loan guaranteed under the Emergency Rail Services Act of 1970 (45 U.S.C. 661 et seq.) throughout the duration of the loan; and

[(3) information on the past and anticipated financial condition and operations during the fiscal year of the Railroad Rehabilitation and Improvement Fund established under section 502(a) of the Railroad Revitalization and Regulatory Reform Act of 1976 (45 U.S.C. 822(a)) and of the Obligation Guarantee

Fund established under section 511(b) of that Act (45 U.S.C. 831(b)).】

(e)(1) The Secretary shall submit a report to Congress in [January of each even-numbered year] *March 1995, March 1996, and March of each odd-numbered year thereafter* of estimates by the Secretary on the current performance and condition of public mass transportation systems with recommendations for necessary administrative or legislative changes.

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SUBTITLE II—OTHER GOVERNMENT AGENCIES

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CHAPTER 11—NATIONAL TRANSPORTATION SAFETY BOARD

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SUBCHAPTER II—ORGANIZATION AND ADMINISTRATION

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§ 1117. Annual report

The National Transportation Safety Board shall submit a report to Congress on July 1 of each year. The report shall include—

(1) a statistical and analytical summary of the transportation accident investigations conducted and reviewed by the Board during the prior calendar year;

(2) a survey and summary of the recommendations made by the Board to reduce the likelihood of recurrence of those accidents together with the observed response to each recommendation; *and*

(3) a detailed appraisal of the accident investigation and accident prevention activities of other departments, agencies, and instrumentalities of the United States Government and State and local governmental authorities having responsibility for those activities under a law of the United States or a State[; and].

【(4) an evaluation conducted every 2 years of transportation safety and recommendations for legislative and administrative action and change.】

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SUBTITLE IV—INTERSTATE COMMERCE

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CHAPTER 103—INTERSTATE COMMERCE COMMISSION

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SUBCHAPTER II—ADMINISTRATIVE

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§ 10327. Commission action and appellate procedure in rail carrier proceedings

(a) * * *

* * * * *

[(k) If an extension granted under subsection (j) of this section is not sufficient to allow for completion of necessary proceedings, the Commission may grant a further extension in an extraordinary situation if—

[(1) a majority of the Commissioners agree to the further extension by public vote; and

[(2) not later than the 15th day before expiration of the extension granted under subsection (j) of this section, the Commission submits a written report to the Congress that a further extension has been granted. The report shall include—

[(A) a full explanation of the reasons for the further extension;

[(B) the anticipated duration of the further extension;

[(C) the issues involved in the matter before the Commission; and

[(D) the names of personnel of the Commission working on the matter.]

(k) If an extension granted under subsection (j) is not sufficient to allow for completion of necessary proceedings, the Commission may grant a further extension in an extraordinary situation if a majority of the Commissioners agree to the further extension by public vote.

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PART A—SAFETY

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CHAPTER 201—GENERAL

SUBCHAPTER I—GENERAL

Sec.

20101. Purpose.

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[20116. Biennial report.]

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SUBCHAPTER I—GENERAL

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[§ 20116. Biennial report

[(The Secretary of Transportation shall submit to the President for submission to Congress every two years, on or before July 1 of the year due, a comprehensive report on the administration of this chapter for the preceding two calendar years. The report shall include the following information about such calendar years:

[(1) a thorough statistical compilation of railroad accidents, incidents, and casualties by cause, by calendar year.

[(2) a list of railroad safety regulations and orders prescribed, issued, or in effect under this chapter.

[(3) a summary of the reasons for each waiver granted under section 20103(d) of this title.

[(4) an evaluation of the degree of compliance with railroad safety regulations prescribed and orders issued under this chapter.

[(5) a summary of outstanding problems in carrying out railroad safety regulations prescribed and orders issued under this chapter, in order of priority.

[(6) an analysis and evaluation of research and related activities completed, including their policy implications, and technological progress achieved.

[(7) a list, with a brief statement of the issues, of completed or pending civil actions to enforce railroad safety regulations prescribed and orders issued under this chapter.

[(8) the extent to which technical information was distributed to the scientific community and consumer-oriented information was made available to the public.

[(9) a compilation of certifications filed under section 20105(a) of this title that were—

[(A) in effect; or

[(B) rejected in any part by the Secretary, and a summary of the reasons for each rejection.

[(10) a compilation of agreements made under section 20105(c) of this title that were—

[(A) in effect; or

[(B) terminated in any part by the Secretary, and a summary of the reasons for each termination.

[(11) recommendations for legislation the Secretary considers necessary to strengthen the national railroad safety program.]

SECTION 305 OF THE AUTOMOBILE PROPULSION RESEARCH AND DEVELOPMENT ACT OF 1978

DUTIES OF THE SECRETARY OF TRANSPORTATION

SEC. 305. The Secretary of Transportation, in furtherance of the purposes of this title, shall evaluate the extent to which the automobile industry utilizes advanced automotive technology which is or could be made available to it. [The Secretary of Transportation shall submit a report to the Congress each year on the results of such evaluation including any appropriate recommendations which may encourage the utilization of advanced automobile technology by the automobile industry.]

ACT OF MAY 13, 1954

AN ACT Providing for creation of the Saint Lawrence Seaway Development Corporation to construct part of the Saint Lawrence Seaway in United States territory in the interest of national security; authorizing the Corporation to consummate certain arrangements with the Saint Lawrence Seaway Authority of Canada relative to construction and operation of the seaway; empowering the Corporation to finance the United States share of the seaway cost on a self-liquidating basis; to establish cooperation with Canada in the control and operation of the Saint Lawrence Seaway; to authorize negotiations with Canada of an agreement on tolls; and for other purposes

* * * * *

REPORTS TO CONGRESS

SEC. 10. [(a) The Corporation shall submit to the President for transmission to the Congress at the beginning of each regular session an annual report of its operations under this Act.]

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SECTION 1040 OF THE INTERMODAL SURFACE TRANSPORTATION EFFICIENCY ACT OF 1991

SEC. 1040. HIGHWAY USE TAX EVASION PROJECTS.

(a) * * *

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(d) REPORTS.—

(1) IN GENERAL.—On [September 30 and] March 31 of each year, the Secretary shall transmit to the Committee on Environment and Public Works and the Committee on Finance of the Senate and the Committee on Public Works and Transportation and the Committee on Ways and Means of the House of Representatives a report on motor fuel tax enforcement activities under this section and the expenditure of funds made available to carry out this section, including expenses for the hiring of additional staff by any Federal agency.

* * * * *

SECTION 14001 OF THE CONSOLIDATED OMNIBUS BUDGET RECONCILIATION ACT OF 1985

SEC. 14001. TERMINATION OF GENERAL REVENUE SHARING.

(a) IN GENERAL.—(1) * * *

* * * * *

[(8) The Secretary shall report to Congress on the operation and status of the Trust Fund and the implementation of this section not later than December 1 of each year the Trust Fund remains on the books of the Department of the Treasury.]

* * * * *

SECTION 213 OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976

REPORTS

[SEC. 213. The Secretary shall report to the Congress as soon as is practical after the end of each calendar quarter during which payments are made under the provisions of this title. Such report shall include information on the amounts paid to each State and units of local government and a description of any action which the Secretary has taken under the provisions of section 212 during the previous calendar quarter. The Secretary shall report to Congress as soon as is practical after the end of each calendar year during which payments are made under the provisions of this title. Such reports shall include detailed information on the amounts paid to State and units of local government under the provisions of this title, any actions with which the Secretary has taken under the provisions of section 212, and an evaluation of the purposes to which amounts paid under this title were put by State and units of local government and economic impact of such expenditures during the previous calendar year.]

SECTION 5 OF THE ASBESTOS HAZARD EMERGENCY RESPONSE ACT OF 1986

SEC. 5. ASBESTOS TRUST FUND.

(a) * * *

* * * * *

(c) MANAGEMENT OF TRUST FUND.—

(1) * * *

[(2) REPORT.—It shall be the duty of the Secretary of the Treasury to hold the Asbestos Trust Fund and to report to the Congress each year on the financial condition and the results of the operations of the Trust Fund during the preceding fiscal year and on its expected condition and operations during the next 5 fiscal years.]

* * * * *

ACT OF MAY 13, 1992

AN ACT To require the Secretary of the Treasury to mint coins in commemoration of the 200th anniversary of the White House, and for other purposes

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**TITLE II—WORLD CUP USA 1994
COMMEMORATIVE COINS**

SEC. 201. SHORT TITLE.

This title may be cited as the “World Cup USA 1994 Commemorative Coin Act”.

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SEC. 205. SALE OF COINS.

(a) * * *

* * * * *

(g) REPORTS TO CONGRESS.—

(1) REQUIRED.—Not later than 15 days after the last day of each [month] *calendar quarter* which begins before January 1, 1996, the Secretary shall submit a report describing in detail the activities carried out under this title to the Committee on Banking, Finance and Urban Affairs of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate.

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TITLE V—JAMES MADISON COINS

SEC. 501. SHORT TITLE.

This title may be cited as the “James Madison—Bill of Rights Commemorative Coin Act”.

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SEC. 506. FINANCIAL ASSURANCES.

(a) * * *

* * * * *

(c) REPORTS TO CONGRESS.—Not later than fifteen days after the last day of each [month] *calendar quarter*, the Secretary shall transmit to the Committee on Banking, Finance and Urban Affairs of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate a report detailing activities carried out under this title during such [month] *calendar quarter*. The report shall include a review of all marketing activities and a financial statement which details sources of funds, surcharges generated, and expenses incurred for manufacturing, materials, overhead, packaging, marketing, and shipping. No report shall be required after January 15, 1994.

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TITLE 31, UNITED STATES CODE

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CHAPTER 3—DEPARTMENT OF THE TREASURY

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SUBCHAPTER II—ADMINISTRATIVE

§ 321. General authority of the Secretary

(a) * * *

(b) The Secretary may—

(1) * * *

* * * * *

(5) authorize, at rates and under conditions prescribed by the Secretary, the private use of telephone lines controlled by the Department when the use does not interfere with Department business; [and]

(6) buy arms and ammunition required by officers and employees of the Department in carrying out their duties and powers[.]; and

(7) notwithstanding any other provision of law, fulfill any requirement to issue a report on the financial condition of any fund on the books of the Treasury by including the required information in a consolidated report, except that information with respect to a specific fund shall be separately reported if the Secretary determines that the consolidation of such information would result in an unwarranted delay in the availability of such information.

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CHAPTER 13—APPROPRIATIONS

* * * * *

SUBCHAPTER III—LIMITATIONS, EXCEPTIONS, AND PENALTIES

* * * * *

§ 1352. Limitation on use of appropriated funds to influence certain Federal contracting and financial transactions

(a) * * *

* * * * *

[(d)(1) The official of each agency referred to in paragraph (3) of this subsection shall submit to Congress each year an evaluation of the compliance of that agency with, and the effectiveness of, the requirements imposed by this section on the agency, persons requesting or receiving Federal contracts, grants, loans, or cooperative agreements from that agency, and persons requesting or receiving from that agency commitments providing for the United States to insure or guarantee loans. The report shall be submitted at the same time the agency submits its annual budget justifications to Congress.

[(2) The report of an agency under paragraph (1) of this subsection shall include the following:

[(A) All alleged violations of the requirements of subsections (a) and (b) of this section, relating to the agency's Federal actions referred to in such subsections, during the year covered by the report.

[(B) The actions taken by the head of the agency in such year with respect to those alleged violations and any alleged violations of subsections (a) and (b) of this section that occurred before such year, including the amounts of civil penalties imposed by the head of such agency in such year, if any.

[(3) The Inspector General of an agency shall prepare and submit the annual report of the agency required by paragraph (1) of

this subsection. In the case of an agency that does not have an inspector general, the agency official comparable to an inspector general shall prepare and submit the annual report, or, if there is no such comparable official, the head of the agency shall prepare and submit such annual report.

[(e)] (d)(1)(A) Subsection (a)(1) of this section does not apply in the case of a payment of reasonable compensation made to an officer or employee of a person requesting or receiving a Federal contract, grant, loan, or cooperative agreement to the extent that the payment is for agency and legislative liaison activities not directly related to a Federal action referred to in subsection (a)(2) of this section.

[(f)] (e) The Secretary of Defense may exempt a Federal action described in subsection (a)(2) from the prohibition in subsection (a)(1) whenever the Secretary determines, in writing, that such an exemption is in the national interest. The Secretary shall transmit a copy of each such written exemption to Congress immediately after making such determination.

[(g)] (f) The head of each Federal agency shall take such actions as are necessary to ensure that the provisions of this section are vigorously implemented and enforced in such agency.

[(h)] (g) As used in this section:

(1) The term "recipient", with respect to funds received in connection with a Federal contract, grant, loan, or cooperative agreement—

(A) includes the contractors, subcontractors, or subgrantees (as the case may be) of the recipient; but

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CHAPTER 38—ADMINISTRATIVE REMEDIES FOR FALSE CLAIMS AND STATEMENTS

| | |
|--------|---|
| Sec. | |
| 3801. | Definitions. |
| 3802. | False claims and statements; liability. |
| 3803. | Hearing and determinations. |
| | * * * * * |
| [3810. | Reports.] |
| | * * * * * |

[§ 3810. Reports

[Not later than October 31 of each year, each authority head shall prepare and transmit to the appropriate committees and subcommittees of the Congress an annual report summarizing actions taken under this chapter during the most recent 12-month period ending the previous September 30. Such report shall include—

[(1) a summary of matters referred by the investigating official of the authority to the reviewing official of the authority under section 3803(a)(1) of this title during such period;

[(2) a summary of matters transmitted to the Attorney General under section 3803(a)(2) of this title during such period;

[(3) a summary of all hearings conducted by presiding officers under section 3803(f) of this title, and the results of such hearings, during such period; and

[(4) a summary of the actions taken during such period to collect any civil penalty or assessment imposed under this chapter.]

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CHAPTER 95—GOVERNMENT PENSION PLAN PROTECTION

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§ 9503. Reports about Government pension plans

(a) * * *

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(c) *The requirements of this section are satisfied with respect to the Thrift Savings Plan described under subchapter III of chapter 84 of title 5, by preparation and transmission of the report described under section 8439(b) of such title.*

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TITLE 38, UNITED STATES CODE

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PART II—GENERAL BENEFITS

* * * * *

CHAPTER 17—HOSPITAL, NURSING HOME, DOMICILIARY, AND MEDICAL CARE

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SUBCHAPTER V—PAYMENTS TO STATE HOMES

* * * * *

§ 1741. Criteria for payment

(a) * * *

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[(c) The Secretary shall submit every three years to the Committees on Veterans' Affairs of the Senate and House of Representatives a report on the adequacy of the rates provided in subsection (a) of this section in light of projections over each of the following five years of the demand on the Department for the provision of nursing home care to veterans eligible for such care under this section and sections 1710 and 1720 of this title. The first such report shall be submitted not later than June 30, 1986.]

[(d)] (c) Whenever the Secretary makes a determination pursuant to section 1720(a)(2)(A) of this title that the cost of care furnished by the Department in a general hospital under the direct jurisdiction of the Secretary has increased, the Secretary may, effective no earlier than the date of such determination, increase the rates paid under subsection (a) of this section by a percentage not

greater than the percentage by which the Secretary has determined that such cost of care has increased.

[(e)] (d) Subject to section 1743 of this title, the payment of per diem for care furnished in a State home facility shall commence on the date of the completion of the inspection for recognition of the facility under section 1742(a) of this title if the Secretary determines, as a result of that inspection, that the State home meets the standards described in such section.

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PART III—READJUSTMENT AND RELATED BENEFITS

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§ 3712. Loans to purchase manufactured homes and lots

(a) * * *

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[(l)] The Secretary's annual report to Congress shall include a report on operations under this section, including experience with compliance with the warranty required by subsection (i) and the experience regarding defaults and foreclosures.

[(m)] (l) The provisions of sections 3704(d) and section 3721 of this chapter shall be fully applicable to lenders making guaranteed manufactured home loans and manufactured home lot loans and holders of such loans.

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PART VI—ACQUISITION AND DISPOSITION OF PROPERTY

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CHAPTER 81—ACQUISITION AND OPERATION OF HOSPITAL AND DOMICILIARY FACILITIES; PROCUREMENT AND SUPPLY; ENHANCED-USE LEASES OF REAL PROPERTY

* * * * *

§ 8110. Operation of medical facilities

(a)(1) * * *

* * * * *

(4)(A) With respect to each law making appropriations for the Department for any fiscal year (or any part of a fiscal year), there shall be provided to the Department the funded personnel ceiling defined in [subparagraph (D)] *subparagraph (C)* of this paragraph and the funds appropriated therefor.

(B) In order to carry out the provisions of subparagraph (A) of this paragraph, the Director of the Office of Management and Budget shall, with respect to each such law (i) provide to the Department for the fiscal year (or part of a fiscal year) concerned such funded personnel ceiling and the funds necessary to achieve such ceiling, and (ii) submit to the appropriate committees of the Congress and to the Comptroller General of the United States certifi-

cation that the Director has so provided such ceiling. Not later than the thirtieth day after the enactment of such a law or, in the event of the enactment of such a law more than thirty days prior to the fiscal year for which such law makes such appropriations, not later than the tenth day of such fiscal year, the certification required in the first sentence of this subparagraph shall be submitted, together with a report containing complete information on the personnel ceiling that the Director has provided to the Department for the employees described in [subparagraph (D)] *subparagraph (C)* of this paragraph.

[(C)] Whenever the Director of the Office of Management and Budget is required to submit a certification under subparagraph (B) of this paragraph, the Comptroller General shall submit to the appropriate committees of the Congress a report stating the Comptroller General's opinion as to whether the Director has complied with the requirements of that subparagraph. The Comptroller General shall submit the report not later than fifteen days after the end of the period specified in such subparagraph for the Director to submit the certification.

[(D)] (C) For the purposes of this paragraph, the term "funded personnel ceiling" means, with respect to any fiscal year (or part of a fiscal year), the authorization by the Director of the Office of Management and Budget to employ (under the appropriation accounts for medical care, medical and prosthetic research, and medical administration and miscellaneous operating expenses) not less than the number of employees for the employment of which appropriations have been made for such fiscal year (or part of a fiscal year).

* * * * *

SECTION 226 OF THE DOMESTIC VOLUNTEER SERVICE ACT OF 1973

ADJUSTMENTS TO FEDERAL FINANCIAL ASSISTANCE

SEC. 226. (a)(1)[(A)] In determining the amount of Federal financial assistance to be provided under this title to applicants, the Director shall consider the impact of changes in the Consumer Price Index For All Urban Consumers published by the Bureau of Labor Statistics of the Department of Labor on the administrative costs of operating the projects for which such assistance will be provided.

[(B)] (2) The Director shall, to the fullest extent practicable, make appropriate adjustments in the amount referred to in [subparagraph (A)] *paragraph (1)* to ensure the effective administration of such projects.

[(2)] (b) The Director shall take reasonable actions to inform applicants for such assistance that such adjustments may be available.

[(b)] The Director shall submit, once every 2 years, to the Committee on Education and Labor of the House of Representatives and the Committee on Labor and Human Resources of the Senate,

a report on the extent to which adjustments are made under subsection (a).】

FEDERAL WATER POLLUTION CONTROL ACT

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TITLE I—RESEARCH AND RELATED PROGRAMS

* * * * *

COMPREHENSIVE PROGRAMS FOR WATER POLLUTION CONTROL

SEC. 102. (a) * * *

* * * * *

【(d) The Administrator, after consultation with the States, and River Basin Commissions established under the Water Resources Planning Act, shall submit a report to Congress on or before July 1, 1978, which analyzes the relationship between programs under this Act, and the programs by which State and Federal agencies allocate quantities of water. Such report shall include recommendations concerning the policy in section 101(g) of the Act to improve coordination of efforts to reduce and eliminate pollution in concert with programs for managing water resources.】

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TITLE III—STANDARDS AND ENFORCEMENT

EFFLUENT LIMITATIONS

SEC. 301. (a) * * *

* * * * *

(n) FUNDAMENTALLY DIFFERENT FACTORS.—

(1) * * *

* * * * *

【(8) REPORTS.—Every 6 months after the date of the enactment of this subsection, the Administrator shall submit to the Committee on Environment and Public Works of the Senate and the Committee on Public Works and Transportation of the House of Representatives a report on the status of applications for alternative requirements which modify the requirements of effluent limitations under section 301 or 304 of this Act or any national categorical pretreatment standard under section 307(b) of this Act filed before, on, or after such date of enactment.】

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CLEAN LAKES

SEC. 314. (a) * * *

* * * * *

(d) DEMONSTRATION PROGRAM.—

(1) * * *

* * * * *

[(3) REPORTS.—The Administrator shall report annually to the Committee on Public Works and Transportation of the House of Representatives and the Committee on Environment and Public Works of the Senate on work undertaken pursuant to this subsection. Upon completion of the program authorized by this subsection, the Administrator shall submit to such committees a final report on the results of such program, along with recommendations for further measures to improve the water quality of the Nation's lakes.

[(4)] (3) AUTHORIZATION OF APPROPRIATIONS.—

(A) IN GENERAL.—There is authorized to be appropriated to carry out this subsection not to exceed \$40,000,000 for fiscal years beginning after September 30, 1986, to remain available until expended.

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TITLE V—GENERAL PROVISIONS

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REPORTS TO CONGRESS

SEC. 516. (a) * * *

* * * * *

[(c) The Administrator shall submit to the Congress by October 1, 1978, a report on the status of combined sewer overflows in municipal treatment works operations. The report shall include (1) the status of any projects funded under this Act to address combined sewer overflows, (2) a listing by State of combined sewer overflow needs identified in the 1977 State priority listings, (3) an estimate for each applicable municipality of the number of years necessary, assuming an annual authorization and appropriation for the construction grants program of \$5,000,000,000 to correct combined sewer overflow problems, (4) an analysis using representative municipalities faced with major combined sewer overflow needs, of the annual discharges of pollutants from overflows in comparison to treated affluent discharges, (5) an analysis of the technological alternatives available to municipalities to correct major combined sewer overflow problems, and (6) any recommendations of the Administrator for legislation to address the problem of combined sewer overflows, including whether a separate authorization and grant program should be established by the Congress to address combined sewer overflows.

[(d)] (c) The Administrator shall submit to the Congress by October 1, 1978, a report on the status of the use of municipal secondary effluent and sludge for agricultural and other purposes that utilize the nutrient value of treated wastewater effluent. The report shall include (1) a summary of results of research and development programs, grants, and contracts carried out by the Environmental Protection Agency pursuant to sections 104 and 105 of this Act, regarding alternatives to disposal, landfill, or incineration of secondary effluent of sludge, (2) an estimate of the amount of

sludge generated by public treatment works and its disposition, including an estimate of annual energy costs to incinerate sludge, (3) an analysis of current technologies for the utilization, reprocessing, and other uses of sludge to utilize the nutrient value of sludge, (4) legal, institutional, public health, economic, and other impediments to the greater utilization of treated sludge, and (5) any recommendations of the Administrator for legislation to encourage or require the expanded utilization of sludge for agricultural and other purposes. In carrying out this subsection, the Administrator shall consult with, and use the services of the Tennessee Valley Authority and other departments, agencies, and instrumentalities of the United States, to the extent it is appropriate to do so.

[(e)] (d) The Administrator, in cooperation with the States, including water pollution control agencies, and other water pollution control planning agencies, and water supply and water resources agencies of the States and the United States shall submit to Congress, within two years of the date of enactment of this section, a report with recommendations for legislation on a program to require coordination between water supply and wastewater control plans as a condition to grants for construction of treatment works under this Act. No such report shall be submitted except after opportunity for public hearings on such proposed report.

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SECTION 404 OF THE WATER QUALITY ACT OF 1987

SEC. 404. ANTI-BACKSLIDING.

(a) * * *

* * * * *

[(c) STUDY.—The Administrator shall study—

[(1) the extent to which States have reviewed, revised, and adopted water quality standards in accordance with section 24 of the Municipal Wastewater Treatment Construction Grant Amendments of 1981; and

[(2) the extent to which modifications of permits issued under section 402(a)(1)(B) of the Federal Water Pollution Control Act for the purpose of reflecting any revisions to water quality standards should be encouraged or discouraged.

[The Administrator shall submit a report on such study, together with recommendations, to Congress not later than 2 years after the date of the enactment of this Act.

[(d)] (c) CONFORMING AMENDMENT.—Section 402(a)(1) is amended by inserting “(A)” after “either” and by inserting “(B)” after “this Act, or”.

SECTION 11 OF THE FEDERAL NONNUCLEAR ENERGY RESEARCH AND DEVELOPMENT ACT OF 1974

[(ENVIRONMENTAL EVALUATION

[SEC. 11. (a) The Council on Environmental Quality is authorized and directed to carry out a continuing analysis of the effect of application of nonnuclear energy technologies to evaluate—

[(1) the adequacy of attention to energy conservation methods; and

[(2) the adequacy of attention to environmental protection and the environmental consequences of the application of energy technologies.

[(b) The Council on Environmental Quality, in carrying out the provisions of this section, may employ consultants or contractors and may by fund transfer employ the services of other Federal agencies for the conduct of studies and investigations.

[(c) The Council on Environmental Quality shall hold annual public hearings on the conduct of energy research and development and the probable environmental consequences of trends in the development and application of energy technologies. The transcript of the hearings shall be published and made available to the public.

[(d) The Council on Environmental Quality shall make such reports to the President, the Administrator, and the Congress as it deems appropriate concerning the conduct of energy research and development. The President as a part of the annual Environmental Policy Report required by section 201 of the National Environmental Policy Act of 1969 (42 U.S.C. 4341) shall set forth the findings of the Council on Environmental Quality concerning the probable environmental consequences of trends in the development and application of energy technologies.]

SECTION 5 OF THE ENVIRONMENTAL RESEARCH, DEVELOPMENT, AND DEMONSTRATION AUTHORIZATION ACT OF 1976

[SEC. 5. The Administrator of the Environmental Protection Agency shall transmit to the Congress, within 6 months after the date of enactment of this Act, a comprehensive 5-year plan for environmental research, development, and demonstration. This plan shall be appropriately revised annually, and such revisions shall be transmitted to the Congress no later than two weeks after the President submits his annual budget to the Congress in such year.]

ENVIRONMENTAL RESEARCH, DEVELOPMENT, AND DEMONSTRATION AUTHORIZATION ACT OF 1978

* * * * *

[SEC. 4. The Administrator of the Environmental Protection Agency, in each annual revision of the five-year plan transmitted to the Congress under section 5 of Public Law 94-475, shall include budget projections for a "no-growth" budget, for a "moderate-growth" budget, and for a "high-growth" budget. In addition, each such annual revision shall include a detailed explanation of the relationship of each budget projection to the existing laws which authorize the Administration's environmental research, development, and demonstration programs.]

* * * * *

SEC. 8. (a) * * *

* * * * *

[(c) In addition to providing scientific advice when requested by the Administrator under subsection (a), the Board shall review and comment on the Administration's five-year plan for environmental research, development, and demonstration provided for by section 5 of Public Law 94-475 and on each annual revision thereof. Such review and comment shall be transmitted to the Congress by the Administrator, together with his comments thereon, at the time of the transmission to the Congress of the annual revision involved.

[(e)] (c)(1) The Administrator, at the time any proposed criteria document, standard, limitation, or regulation under the Clean Air Act, the Federal Water Pollution Control Act, the Resource Conservation and Recovery Act of 1976, the Noise Control Act, the Toxic Substances Control Act, or the Safe Drinking Water Act, or under any other authority of the Administrator, is provided to any other Federal agency for formal review and comment, shall make available to the Board such proposed criteria document, standard, limitation, or regulation, together with relevant scientific and technical information in the possession of the Environmental Protection Agency on which the proposed action is based.

(2) The Board may make available to the Administrator, within the time specified by the Administrator, its advice and comments on the adequacy of the scientific and technical basis of the proposed criteria document, standard, limitation, or regulation, together with any pertinent information in the Board's possession.

[(f)] (d) In preparing such advice and comments, the Board shall avail itself of the technical and scientific capabilities of any Federal agency, including the Environmental Protection Agency and any national environmental laboratories.

[(g)] (e) The Board is authorized to constitute such member committees and investigative panels as the Administrator and the Board find necessary to carry out this section. Each such member committee or investigative panel shall be chaired by a member of the Board.

[(h)] (f)(1) Upon the recommendation of the Board, the Administrator shall appoint a secretary, and such other employees as deemed necessary to exercise and fulfill the Board's powers and responsibilities. The compensation of all employees appointed under this paragraph shall be fixed in accordance with chapter 51 and subchapter III of chapter 53 of title 5 of the United States Code.

(2) Members of the Board may be compensated at a rate to be fixed by the President but not in excess of the maximum rate of pay for grade GS-18, as provided in the General Schedule under section 5332 of title 5 of the United States Code.

[(i)] (g) In carrying out the functions assigned by this section, the Board shall consult and coordinate its activities with the Scientific Advisory Panel established by the Administrator pursuant to section 25(d) of the Federal Insecticide, Fungicide, and Rodenticide Act, as amended.

* * * * *

SECTION 705 OF THE CIVIL RIGHTS ACT OF 1964

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

SEC. 705. (a) * * *

* * * * *

(k)(1) * * *

(2)(A) * * *

* * * * *

(C) The Commission shall include in each report made under subsection (e) information with respect to the operation of the Fund, **[including]** *including information, presented in the aggregate, relating to—*

(i) **[the identity of each person or entity]** *the number of persons and entities* to which the Commission provided education, technical assistance, or training with monies in the Fund, in the fiscal year for which such report is prepared,

(ii) the cost to the Commission to provide such education, technical assistance, or training to **[such person or entity]** *such persons and entities*, and

(iii) the amount of any **[fee]** *fees* received by the Commission from **[such person or entity]** *such persons and entities* for such education, technical assistance, or training.

* * * * *

SECTION 404 OF THE COMMUNICATIONS SATELLITE ACT OF 1962

SEC. 404. REPORTS TO THE CONGRESS.

(a) * * *

* * * * *

[(c) The Commission shall transmit to the Congress, annually and at such other times as it deems desirable, (i) a report of its activities and actions on anticompetitive practices as they apply to the communications satellite programs; (ii) an evaluation of such activities and actions taken by it within the scope of its authority with a view to recommending such additional legislation which the Commission may consider necessary in the public interest; and (iii) an evaluation of the capital structure of the corporation so as to assure the Congress that such structure is consistent with the most efficient and economical operation of the corporation.]

SECTION 102 OF THE FEDERAL DEPOSIT INSURANCE CORPORATION IMPROVEMENT ACT OF 1991

SEC. 102. LIMITATION ON OUTSTANDING BORROWING.

(a) * * *

* * * * *

(b) GAO REPORTS.—

[(1) QUARTERLY REPORTING.—Not later than 90 days after the end of any calendar quarter in which the Federal Deposit

Insurance Corporation (hereafter in this section referred to as the "Corporation") has any obligations pursuant to section 14 of the Federal Deposit Insurance Act outstanding, the Comptroller General of the United States shall submit a report on the Corporation's compliance at the end of that quarter with section 15(c) of the Federal Deposit Insurance Act to the Committee on Banking, Housing, and Urban Affairs of the Senate and the Committee on Banking, Finance and Urban Affairs of the House of Representatives. Such report shall be included in the Comptroller General's audit report for that year, as required by section 17 of the Federal Deposit Insurance Act.】

(1) QUARTERLY REPORTING.—Not later than 90 days after the end of any calendar quarter in which the Federal Deposit Insurance Corporation (hereafter in this section referred to as the "Corporation") has any obligations pursuant to section 14 of the Federal Deposit Insurance Act outstanding, the Comptroller General of the United States shall submit a report on the Corporation's compliance at the end of that quarter with section 15(c) of the Federal Deposit Insurance Act to the Committee on Banking, Housing, and Urban Affairs of the Senate and the Committee on Banking, Finance and Urban Affairs of the House of Representatives. Such a report shall be included in the Comptroller General's audit report for that year, as required by section 17 of the Federal Deposit Insurance Act.

* * * * *

SECTION 203 OF THE FEDERAL PROPERTY AND ADMINISTRATIVE SERVICES ACT OF 1949

SEC. 203. DISPOSAL OF SURPLUS PROPERTY.

(a) * * *

* * * * *

(e)(1) * * *

* * * * *

【(6)(A) Except as otherwise provided by subparagraph (C) of this paragraph, an explanatory statement shall be prepared of the circumstances of each disposal by negotiation of—

【(i) any personal property which has an estimated fair market value in excess of \$15,000;

【(ii) any real property that has an estimated fair market value in excess of \$100,000, except that any real property disposed of by lease or exchange shall only be subject to clauses (iii) through (v) of this subparagraph;

【(iii) any real property disposed of by lease for a term of 5 years or less, if the estimated fair annual rent is in excess of \$100,000 for any of such years;

【(iv) any real property disposed of by lease for a term of more than 5 years, if the total estimated rent over the term of the lease is in excess of \$100,000; or

【(v) any real property or real and related personal property disposed of by exchange, regardless of value, or any property any part of the consideration for which is real property.

[(B) Each such statement shall be transmitted to the appropriate committees of the Congress in advance of such disposal, and a copy thereof shall be preserved in the files of the executive agency making such disposal.

[(C) No such statement need be transmitted to any such committee with respect to any disposal of personal property made under paragraph (5) at a fixed price, or to property disposals authorized by any other provision of law to be made without advertising.

[(D) The annual report of the Administrator under section 212 shall contain or be accompanied by a listing and description of any negotiated disposals of surplus property having an estimated fair market value of more than \$15,000, in the case of real property, or \$5,000, in the case of any other property, other than disposals for which an explanatory statement has been transmitted under this paragraph.]

* * * * *

(o) [(1) With respect to real and related personal property transferred or conveyed under subsection (p) or (q) of this section and real property disposed of under subsection (k) of this section and section 13(g) of the Surplus Property Act of 1944 (50 U.S.C. App. 1622(g)), the head of each executive agency disposing of such property shall submit during the calendar quarter following the close of each fiscal year a report to the Congress and to the Administrator showing the acquisition cost and the sale or lease value of all real and related personal property so disposed of during the preceding fiscal year. Such reports shall also show transfers or conveyances of property according to State, and may include such other information and recommendations as the Administrator or other executive agency head concerned deems appropriate.

[(2)] (1) Six months after the end of the first full fiscal year after the date of enactment of this paragraph, and biennially thereafter, the Administrator shall transmit a report to the Congress that covers the initial period from such effective date and each succeeding biennial period and contains—

(A) a full and independent evaluation of the operation of programs for the donation of Federal surplus personal property,

(B) statistical information on the amount of excess personal property transferred to Federal agencies and provided to grantees and non-Federal organizations and surplus personal property approved for donation to the State Agencies for Surplus Property and donated to eligible non-Federal organizations during each succeeding biennial period, and

(C) such recommendations as the Administrator determines to be necessary or desirable.

[(3)] (2) A copy of each report made under [paragraph (2)] paragraph (3) shall also be simultaneously furnished to the Comptroller General of the United States. The Comptroller General shall review and evaluate the report and make any comments and recommendations to the Congress thereon, as he deems necessary or desirable.

* * * * *



ACT OF MAY 19, 1948

AN ACT Authorizing the transfer of certain real property for wildlife, or other purposes.

* * * * *

SEC. 3. A statement of the acreage and value of such property as may have been transferred pursuant to this Act during the preceding fiscal year shall be annually prepared by the War Assets Administrator [and shall be included in the annual budget transmitted to the Congress].

SECTION 1009 OF THE LEGAL SERVICES CORPORATION ACT

AUDITS

SEC. 1009. (a) * * *

* * * * *

(c)(1) * * *

(2) [The] *Upon request, the Corporation shall submit to the Comptroller General of the United States copies of such reports, and the Comptroller General may, in addition, inspect the books, accounts, financial records, files, and other papers or property belonging to or in use by such grantee, contractor, or person or entity, which relate to the disposition or use of funds receive from the Corporation. Such audit reports shall be available for public inspection, during regular business hours, at the principal office of the Corporation.*

* * * * *

SECTION 107 OF THE EDUCATION FOR ECONOMIC SECURITY ACT

[SCIENCE AND ENGINEERING EDUCATION STRATEGIC PLAN

[SEC. 107. The Foundation shall develop a five-year strategic plan for science and engineering education, to be up-dated on an annual basis, and submitted to the Committee on Labor and Human Resources of the Senate, and the Committee on Science and Technology of the House of Representatives by November 30 of each year.]

SECTION 14 OF THE NATIONAL SCIENCE FOUNDATION ACT OF 1950

MISCELLANEOUS PROVISIONS

SEC. 14. (a) * * *

* * * * *

[(j) Starting with fiscal year 1990, the Foundation shall submit to the Congress in each fiscal year, at the time of the release of the President's budget, a three-year budget estimate for the Foundation. The three-year budget shall include funding estimates for

each major activity, including each scientific directorate, the United States Antarctic Program, the Science and Engineering Education Directorate, and the Program Development and Management activity.]

SECTION 607 OF THE NEIGHBORHOOD REINVESTMENT CORPORATION ACT

REPORTS AND AUDITS

SEC. 607. (a) * * *

* * * * *

(c) In addition to the annual audit, the financial transactions of the corporation for any fiscal year during which Federal funds are available to finance any portion of its operations may be audited by the General Accounting Office in accordance with such rules and regulations as may be prescribed by the Comptroller General of the United States. [The financial transactions of the corporation shall be audited by the General Accounting Office at least once during each three years.]

* * * * *

SECTION 208 OF THE ENERGY REORGANIZATION ACT OF 1974

ABNORMAL OCCURRENCE REPORTS

SEC. 208. The Commission shall submit to the Congress [each quarter a report listing for that period] *an annual report listing for the previous fiscal year* any abnormal occurrences at or associated with any facility which is licensed or otherwise regulated pursuant to the Atomic Energy Act of 1954 as amended, or pursuant to this Act. For the purposes of this section an abnormal occurrence is an unscheduled incident or event which the Commission determines is significant from the standpoint of public health or safety. Nothing in the preceding sentence shall limit the authority of a court to review the determination of the Commission. Each such report shall contain—

(1) * * *

* * * * *

SECTION 145 OF THE DISTRICT OF COLUMBIA RETIREMENT REFORM ACT

REDUCTION IN FEDERAL CONTRIBUTION FOR EXCESSIVE COST OF POLICE OFFICERS AND FIRE FIGHTERS' DISABILITY RETIREMENT

SEC. 145. (a) * * *

(b)(1) The Board [and the Comptroller General shall each] *shall* transmit a copy of [each] such report by the enrolled actuary under subsection (a) to the Speaker of the House of Representatives, the President pro tempore of the Senate, the chairman of the

Committee on Governmental Affairs of the Senate, the chairman of the Committee on the District of Columbia of the House of Representatives, the chairman of the Committee on Appropriations of the Senate, the chairman of the Committee on Appropriations of the House of Representatives, the Mayor of the District of Columbia, and the Council of the District of Columbia, not later than March 31 of the calendar year in which the report is made, and each shall submit comments on such report.

[(2) The Comptroller General shall include in his comments on each such report transmitted under paragraph (1) of this subsection a statement as to whether or not the determinations made by the enrolled actuary fairly present, in all material respects, the requirements of subsection (a) of this section.]

[(3)] (2) With respect to each applicable fiscal year, the Comptroller General shall make a determination, as provided for under subsection (c)(1) of this section of the amount, if any, by which the authorization under section 144(a)(1) should be reduced. The results of such determination, together with such other data, information, and comments as the Comptroller General may deem necessary to enable the Congress, and the appropriate committees thereof, to carry out the provisions of subsection (c) of this section, shall be included as a part of his report under paragraph (1) of this subsection.

* * * * *

FEDERAL HOME LOAN BANK ACT

* * * * *

ADMINISTRATIVE EXPENSES

SEC. 18 * * *
 (b) * * *
 (c)(1) * * *

* * * * *

(6) With respect to its functions under this subsection the Director of the Office of Thrift Supervision shall (A) annually prepare and submit a budget program as provided in title I of the Government Corporation Control Act with regard to wholly owned Government corporations, and for purposes of this sentence, the terms "wholly owned Government corporations" and "Government corporations", wherever used in such title, shall include the Director of the Office of Thrift Supervision, and (B) maintain an integral set of accounts which shall be audited [annually] by the General Accounting Office in accordance with the principles and procedures applicable to commercial corporate transactions as provided in such title, and no other [audit, settlement,] *settlement* or adjustment shall be required with respect to transactions under this subsection or with respect to claims, demands, or accounts by or against any person arising thereunder. The first budget program shall be for the first full fiscal year beginning on or after the date of the enactment of this subsection[, and the first audit shall be for the remainder of the fiscal year in which this subsection is enacted]. Ex-

cept as otherwise provided in this subsection or by the Director of the Office of Thrift Supervision, the provisions of this subsection and the functions thereby or thereunder subsisting shall be applicable and exercisable notwithstanding and without regard to the Act of June 20, 1938 (D.C. Code, secs. 5-413—5-428), except that the proviso of section 16 thereof shall apply to any building constructed under this subsection, and section 306 of the Act of July 30, 1947 (61 Stat. 584), or any other provision of law relating to the construction, alteration, repair, or furnishing of public or other buildings or structures or the obtaining of sites therefor, but any person or body in whom any such function is vested may provide for delegation or redelegation of the exercise of such function.

* * * * *

SEC. 21A. THRIFT DEPOSITOR PROTECTION OVERSIGHT BOARD AND RESOLUTION TRUST CORPORATION.

(a) * * *

* * * * *

(k) REPORTING AND DISCLOSURE OBLIGATIONS.—

(1) * * *

* * * * *

(9) REPORTS ON SEVERELY TROUBLED INSTITUTIONS.—The Director of the Office of Thrift Supervision shall deliver on a quarterly basis to the Thrift Depositor Protection Oversight Board a list of savings associations for which the Director has determined grounds exist, or are likely to exist in the current fiscal year of the Corporation and in the next following fiscal year of the Corporation, for the appointment of a conservator or receiver under the Home Owners' Loan Act. The Thrift Depositor Protection Oversight Board shall report the aggregate number and assets of such savings associations to Congress within 60 days after [the end of each calendar quarter] *June 30 and December 31 of each calendar year.*

* * * * *

PANAMA CANAL ACT OF 1979

SHORT TITLE

SECTION 1. This Act may be cited as the "Panama Canal Act of 1979".

TABLE OF CONTENTS

Sec.

- 1. Short title.
- 2. Statement of purpose.
- 3. Definitions and recommendation for legislation.

* * * * *

CHAPTER 3—FUNDS AND ACCOUNTS

* * * * *

Subchapter II—Accounting Policies and Audits

1311. Accounting policies.

[1312. Reports.]

* * * * *

CHAPTER 3—FUNDS AND ACCOUNTS

* * * * *

Subchapter II—Accounting Policies and Audits

* * * * *

[REPORTS

[SEC. 1312. The Commission shall, not later than January 31 of each year, submit to the President and the Congress a financial statement and a complete report with respect to the maintenance and operation of the Panama Canal during the preceding fiscal year.]

* * * * *

SECTION 4 OF THE MAIL ORDER CONSUMER PROTECTION AMENDMENTS OF 1983

CONSUMER EDUCATION PROGRAM ON SCHEMES INVOLVING FALSE REPRESENTATIONS

[SEC. 4. (a) * * *

* * * * *

[(b) A summary of the activities carried out under subsection (a) shall be included in each annual report rendered by the Postmaster General under section 2402 of title 39, United States Code.]

(b) A summary of the activities carried out under subsection (a) shall be included in the first semiannual report submitted each year as required under section 5 of the Inspector General Act of 1978 (5 U.S.C. App.).

SECTION 3013 OF TITLE 39, UNITED STATES CODE

§ 3013. Semiannual reports on investigative activities of the Postal Service

The Postmaster General shall submit semiannual reports to the Board summarizing the investigative activities of the Postal Service. One semiannual report shall be submitted for the reporting period beginning on October 1 and ending on March 31, and the other semiannual report shall be submitted for the reporting period beginning on April 1 and ending on September 30. Each such report shall be submitted within sixty days after the close of the reporting period involved and shall include with respect to such reporting period—

- (1) a summary of any proceedings instituted under section 3005 of this title, and the results of those and of any other such proceedings decided, settled, or otherwise concluded during such period;
- (2) the number of cases in which the authority described in section 3005(e) of this title was used;

(3) the number of applications for temporary restraining orders or preliminary injunctions submitted under section 3007 of this title and, of those applications, the number granted;

(4) the total amount of expenditures and obligations incurred in carrying out the investigative activities of the Postal Service; and

(5) such other information relating to the investigative activities of the Postal Service as the Board may require.

Upon approval of a report submitted under the first sentence of this section, [the Board shall transmit such report to the Congress] *the information in such report shall be included in the next semiannual report required under section 5 of the Inspector General Act of 1978 (5 U.S.C. App.).*

SECTION 502 OF THE RAILROAD RETIREMENT SOLVENCY ACT OF 1983

STUDY

SEC. 502. [On or before July 1 of 1985, and of each calendar year thereafter] *As part of the annual report required under section 22(a) of the Railroad Retirement Act of 1974 (45 U.S.C. 231u(a)),* the Railroad Retirement Board shall submit to the Congress a report on the actuarial status of the railroad retirement system under various economic and employment assumptions. Such report shall include any recommendation for financing changes which might be advisable, including—

(1) * * *

* * * * *

SECTION 22 OF THE RAILROAD RETIREMENT ACT OF 1974

BENEFIT PRESERVATION

SEC. 22. (a)(1) On or before [February 1] *May 1* of each year beginning in 1984, the Railroad Retirement Board shall prepare a five-year projection of anticipated revenues to and payments from the Railroad Retirement Account to determine the ability of such Account to pay benefits in each of the next succeeding five calendar years. No later than [April 1] *July 1* of each year, the Board shall submit a written report to the President, the Speaker of the House, and the President of the Senate setting forth the results of the projection prepared pursuant to the preceding sentence. If the projection indicates that the funds in the Railroad Retirement Account will be insufficient to pay the full amount of the benefits under this Act which are payable from that Account at any time during the five-year period, the Board's report shall include—

(A) * * *

* * * * *

**SECTION 1121 OF THE RIGHT TO FINANCIAL PRIVACY
ACT OF 1978**

[REPORTING REQUIREMENTS

[SEC. 1121. (a) In April of each year, the Director of the Administrative Office of the United States Courts shall send to the appropriate committees of Congress a report concerning the number of applications for delays of notice made pursuant to section 1109 and the number of customer challenges made pursuant to section 1110 during the preceding calendar year. Such report shall include: the identity of the Government authority requesting a delay of notice; the number of notice delays sought and the number granted under each subparagraph of section 1109(a)(3); the number of notice delay extensions sought and the number granted; and the number of customer challenges made and the number that are successful.

[(b) In April of each year, each Government authority that requests access to financial records of any customer from a financial institution pursuant to section 1104, 1105, 1106, 1107, 1108, 1109, or 1114 shall send to the appropriate committees of Congress a report describing requests made during the preceding calendar year. Such report shall include the number of requests for records made pursuant to each section of this title listed in the preceding sentence and any other related information deemed relevant or useful by the Government authority.]

SECTION 12 OF THE METRIC CONVERSION ACT OF 1975

[SEC. 12. (a) As soon as possible after the date of the enactment of this section, each agency of the Federal Government shall establish guidelines to carry out the policy set forth in section 3 (with particular emphasis upon the policy set forth in paragraph (2) of that section), and as part of its annual budget submission for each fiscal year beginning after such date shall report to the Congress on the actions which it has taken during the previous fiscal year, as well as the actions which it plans for the fiscal year involved, to implement fully the metric system of measurement in accordance with that policy. Such reporting shall cease for an agency in the fiscal year after it has fully implemented its efforts under section 3(2). As used in this section, the term "agency of the Federal Government" means an Executive agency or military department as those terms as defined in chapter 1 of title 5, United States Code.

[(b) At the end of the fiscal year 1992, the Comptroller General shall review the implementation of this Act, and upon completion of such review shall report his findings to the Congress along with any legislative recommendations he may have.]

**SECTION 11 OF THE STEVENSON-WYDLER TECHNOLOGY
INNOVATION ACT OF 1980**

SEC. 11. UTILIZATION OF FEDERAL TECHNOLOGY.

(a) * * *

* * * * *

[(f) AGENCY REPORTING.—Each Federal agency which operates or directs one or more Federal laboratories shall report annually to the Congress, as part of the agency's annual budget submission, on the activities performed by that agency and its Federal laboratories pursuant to the provisions of this section.]

* * * * *

ACT OF AUGUST 28, 1958

AN ACT To authorize the making, amendment, and modification of contracts to facilitate the national defense.

* * * * *

SEC. 4. (a) Every department and agency acting under authority of this Act shall, by March 15 of each year, report to Congress [all such actions taken] *if any such action has been taken* by that department or agency during the preceding calendar year. With respect to actions which involve actual or potential cost to the United States in excess of \$50,000, the report shall—

(1) name the contractor:

* * * * *

SECTION 619 OF THE TREASURY, POSTAL SERVICE, AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 1993

[SEC. 619. (a) Notwithstanding the provisions of sections 112 and 113 of title 3, United States Code, each Executive agency detailing any personnel shall submit a report on an annual basis in each fiscal year to the Senate and House Committees on Appropriations on all employees or members of the armed services detailed to Executive agencies, listing the grade, position, and offices of each person detailed and the agency to which each such person is detailed.

[(b) The provisions of this section shall not apply to Federal employees or members of the armed services detailed to or from—

[(1) the Central Intelligence Agency;

[(2) the National Security Agency;

[(3) the Defense Intelligence Agency;

[(4) the offices within the Department of Defense for the collection of specialized national foreign intelligence through reconnaissance programs;

[(5) the Bureau of Intelligence and Research of the Department of State;

[(6) any agency, office, or unit of the Army, Navy, Air Force, and Marine Corps, the Federal Bureau of Investigation and the Drug Enforcement Administration of the Department of Justice, the Department of the Treasury, and the Department of Energy performing intelligence functions; and

[(7) the Director of Central Intelligence.

[(c) The exemptions in part (b) of this section are not intended to apply to information on the use of personnel detailed to or from the intelligence agencies which is currently being supplied to the Senate and House Intelligence and Appropriations Committees by

the executive branch through budget justification materials and other reports.

[(d) For the purposes of this section, the term “Executive agency” has the same meaning as defined under section 105 of title 5, United States Code (except that the provisions of section 104(2) of title 5, United States Code, shall not apply) and includes the White House Office, the Executive Residence, and any office, council, or organizational unit of the Executive Office of the President.]

X. COMMITTEE RECOMMENDATION

On September 21, 1995, a quorum being present, the Committee ordered the bill favorably reported.

COMMITTEE ON GOVERNMENT REFORM AND OVERSIGHT, 104TH CONGRESS, ROLLCALL

Date: September 21, 1995.

Amendment No. 1 of S. 790.

En Bloc: Page 40, insert beginning at line 19, strike “binannually” and insert “biennially”.

Offered by: Mrs. Collins—IL.

Passed by Voice Vote.

Date: September 21, 1995.

Amendment No. 2 of S. 790.

En Bloc: Page 11, beginning at line 19, strike subsection (d) (and redesignate the subsequent subsection accordingly).

Offered by: Mr. Ehrlich.

Passed by Voice Vote.

Date: September 21, 1995.

Final passage of S. 790.

Offered by: Mr. Ehrlich.

Passed by Voice Vote.

XI. CONGRESSIONAL ACCOUNTABILITY ACT; PUBLIC LAW 104-1; SECTION 102(b)(3)

This provision is inapplicable to the legislative branch because it does not relate to any terms or conditions of employment or access to public services or accommodations.