^{113TH CONGRESS} 2D SESSION H.R. 5322

To establish the Department of Energy and the Environment, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 31, 2014

Mrs. BLACKBURN (for herself and Mr. ROE of Tennessee) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committees on Energy and Commerce and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To establish the Department of Energy and the Environment, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- **3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "Consolidate Heavy-handed and Outdated Programs Act
6 of 2014".

7 (b) TABLE OF CONTENTS.—The table of contents of8 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Definitions.

TITLE I—MISSION AND GOALS

- Sec. 101. Mission.
- Sec. 102. Goals.
- Sec. 103. Relationship with States.

TITLE II—ESTABLISHMENT OF DEPARTMENT

- Sec. 201. Establishment.
- Sec. 202. Principal officers.
- Sec. 203. Assistant Secretaries.
- Sec. 204. Other officers.
- Sec. 205. Federal Energy Regulatory Commission.
- Sec. 206. Energy and Environmental Information Administration.
- Sec. 207. Comptroller General functions.
- Sec. 208. Office of Science.
- Sec. 209. Establishment of policy for National Nuclear Security Administration.
- Sec. 210. Establishment of security, counterintelligence, and intelligence policies.
- Sec. 211. Office of Intelligence and Counterintelligence.
- Sec. 212. Office of Indian Energy Policy and Programs.

TITLE III—TRANSFER OF FUNCTIONS

- Sec. 301. Transfer of functions.
- Sec. 302. Power Administrations.

TITLE IV—FEDERAL ENERGY REGULATORY COMMISSION

- Sec. 401. Appointment and administration.
- Sec. 402. Jurisdiction of Commission.
- Sec. 403. Initiation of rulemaking proceedings before Commission.
- Sec. 404. Referral of other rulemaking proceedings to Commission.
- Sec. 405. Right of Secretary to intervene in Commission proceedings.
- Sec. 406. Reorganization.
- Sec. 407. Access to information.

TITLE V—ADMINISTRATIVE PROCEDURES AND JUDICIAL REVIEW

- Sec. 501. Procedures.
- Sec. 502. Judicial review.
- Sec. 503. Remedial orders.
- Sec. 504. Requests for adjustments.
- Sec. 505. Review and effect.

TITLE VI—ADMINISTRATIVE PROVISIONS

Subtitle A—Personnel Provisions

- Sec. 601. Officers and employees.
- Sec. 602. Senior positions.
- Sec. 603. Experts and consultants.
- Sec. 604. Advisory committees.

Subtitle B—General Administrative Provisions

- Sec. 611. General authority.
- Sec. 612. Delegation.
- Sec. 613. Reorganization.
- Sec. 614. Rules.
- Sec. 615. Subpoena.
- Sec. 616. Contracts.
- Sec. 617. Acquisition and maintenance of property.
- Sec. 618. Facilities construction.
- Sec. 619. Use of facilities.
- Sec. 620. Field offices.
- Sec. 621. Copyrights.
- Sec. 622. Capital fund.
- Sec. 623. Seal of Department.
- Sec. 624. Regional energy advisory boards.
- Sec. 625. Designation of conservation officers.
- Sec. 626. Annual report.
- Sec. 627. Transfer of funds.
- Sec. 628. Guards for Strategic Petroleum Reserve facilities.
- Sec. 629. Trespass on Strategic Petroleum Reserve facilities.
- Sec. 630. Annual assessment and report on vulnerability of facilities to terrorist attack.

TITLE VII—TRANSITIONAL, SAVINGS, AND CONFORMING PROVISIONS

- Sec. 701. Transfer and allocations of appropriations and personnel.
- Sec. 702. Effect on personnel.
- Sec. 703. Agency terminations.
- Sec. 704. Incidental transfers.
- Sec. 705. Savings provisions.
- Sec. 706. Reference.
- Sec. 707. Presidential authority.
- Sec. 708. Transition.
- Sec. 709. Administrative amendments.
- Sec. 710. Director of Office of Personnel Management report.
- Sec. 711. Investigations and reports on duplicative programs and activities.
- Sec. 712. Environmental impact statements.
- Sec. 713. Conforming amendments.

TITLE VIII—ENERGY PLANNING

- Sec. 801. National Energy Policy Plan.
- Sec. 802. Congressional review.

TITLE IX—EFFECTIVE DATE AND INTERIM APPOINTMENTS

- Sec. 901. Effective date.
- Sec. 902. Interim appointments.

1 SEC. 2. DEFINITIONS.

2 In this Act:

1	(1) Assets.—The term "assets" includes con-
2	tracts, facilities, property, records, unobligated or
3	unexpended balances of appropriations, and other
4	funds or resources (other than personnel).
5	(2) Commission.—The term "Commission"
6	means the Federal Energy Regulatory Commission.
7	(3) DEPARTMENT.—The term "Department"
8	means the Department of Energy and the Environ-
9	ment.
10	(4) FUNCTION.—The term "function" includes
11	any authority, power, right, privilege, immunity, pro-
12	gram, project, activity, duty, and responsibility.
13	(5) LOCAL GOVERNMENT.—The term "local
14	government" means—
15	(A) a county, municipality, city, town,
16	township, local public authority, school district,
17	special district, intrastate district, council of
18	governments (regardless of whether the council
19	of governments is incorporated as a nonprofit
20	corporation under State law), regional or inter-
21	state government entity, or agency or instru-
22	mentality of a local government;
23	(B) an Indian tribe or authorized tribal or-
24	ganization or, in the State of Alaska, a Native

1	village or Alaska Regional Native Corporation;
2	and
3	(C) a rural community, unincorporated
4	town or village, or other public entity.
5	(6) NATIONAL LABORATORY.—The term "Na-
6	tional Laboratory" has the meaning given the term
7	in section 2 of the Energy Policy Act of 2005 (42 $$
8	U.S.C. 15801).
9	(7) PERFORM.—The term "perform", with re-
10	spect to a function, includes—
11	(A) the undertaking, fulfillment, or execu-
12	tion of any duty or obligation; and
13	(B) the exercise of any power, authority,
14	right, or privilege.
15	(8) PERSONNEL.—The term "personnel" means
16	officers and employees.
17	(9) Secretary.—The term "Secretary" means
18	the Secretary of Energy and the Environment.
19	(10) STATE.—The term "State" means—
20	(A) each of the several States of the
21	United States;
22	(B) the District of Columbia;
23	(C) the Commonwealth of Puerto Rico;
24	(D) Guam;
25	(E) American Samoa;

1	(F) the Commonwealth of the Northern
2	Mariana Islands; and
3	(G) any other territory or possession of the
4	United States.
5	(11) UNITED STATES.—The term "United
6	States", when used in a geographical sense,
7	means—
8	(A) all of the States; and
9	(B) any waters within the jurisdiction of
10	the United States.
11	TITLE I—MISSION AND GOALS
12	SEC. 101. MISSION.
13	The primary mission of the Department is to ensure
14	the security and prosperity of the United States by—
15	(1) protecting human health;
16	(2) safeguarding the natural environment; and
17	(3) addressing the energy, environmental, and
18	nuclear challenges of the United States through
19	transformative science and technology solutions.
20	SEC. 102. GOALS.
21	The goals of the Department are—
22	(1) to catalyze the timely, material, and effi-
23	cient transformation of the energy system of the
24	United States and secure the leadership of the
25	United States in energy technologies;

(2) to maintain a vibrant effort in science and
 engineering as a cornerstone of the economic pros perity of the United States, with clear leadership in
 strategic areas;

5 (3) to protect human health and safeguard the6 natural environment; and

7 (4) to enhance nuclear security through de-8 fense, nonproliferation, and environmental efforts.

9 SEC. 103. RELATIONSHIP WITH STATES.

(a) IN GENERAL.—If any proposed action by the Department conflicts with the energy or environment plan
of any State, the Department shall give due consideration
to the needs of the State, and if practicable, attempt to
resolve the conflict through consultations with appropriate
State officials.

16 (b) STATE MATTERS.—Nothing in this Act shall af17 fect the authority of any State over matters exclusively
18 within the jurisdiction of the State.

19 TITLE II—ESTABLISHMENT OF 20 DEPARTMENT

21 SEC. 201. ESTABLISHMENT.

(a) ESTABLISHMENT.—There is established at the
seat of government an executive department to be known
as the Department of Energy and the Environment.

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

5 (c) ADMINISTRATION.—The Department shall be ad6 ministered, in accordance with this Act, under the super7 vision and direction of the Secretary.

8 SEC. 202. PRINCIPAL OFFICERS.

9 (a) DEPUTY SECRETARY.—

10 (1) IN GENERAL.—There shall be in the De11 partment a Deputy Secretary, who shall be ap12 pointed by the President, by and with the advice and
13 consent of the Senate.

14 (2) DUTIES.—The Deputy Secretary shall act
15 for and exercise the functions of the Secretary dur16 ing the absence or disability of the Secretary or in
17 the event the office of Secretary becomes vacant.

(3) ORDER OF SUCCESSION.—The Secretary
shall designate the order in which the Under Secretaries and other officials shall act for and perform
the functions of the Secretary during the absence or
disability of both the Secretary and Deputy Secretary or in the event of vacancies in both of those
offices.

25 (b) UNDER SECRETARY OF ENVIRONMENT.—

1	(1) IN GENERAL.—There shall be in the De-
2	partment an Under Secretary of Environment, who
3	shall be appointed by the President, by and with the
4	advice and consent of the Senate.
5	(2) DUTIES.—The Under Secretary of Environ-
6	ment shall perform such functions and duties as the
7	Secretary shall prescribe, consistent with this Act.
8	(c) UNDER SECRETARY OF NUCLEAR SECURITY.—
9	(1) IN GENERAL.—There shall be in the De-
10	partment an Under Secretary of Nuclear Security,
11	who shall be appointed by the President, by and
12	with the advice and consent of the Senate.
13	(2) QUALIFICATIONS.—The Under Secretary of
14	Nuclear Security shall be appointed from among in-
15	dividuals who—
16	(A) have extensive backgrounds in national
17	security, organizational management, and ap-
18	propriate technical fields; and
19	(B) are well qualified to manage the nu-
20	clear weapons, nonproliferation, and materials
21	disposition programs of the National Nuclear
22	Security Administration in a manner that ad-
23	vances and protects the national security of the
24	United States.
25	(3) Administrator of nuclear security.—

1	(A) IN GENERAL.—The Under Secretary of
2	Nuclear Security shall serve as the Adminis-
3	trator of Nuclear Security under section 3212
4	of the National Nuclear Security Administra-
5	tion Act (50 U.S.C. 2402).
6	(B) FUNCTIONS.—
7	(i) IN GENERAL.—In carrying out the
8	functions of the Administrator, the Under
9	Secretary shall be subject to the authority,
10	direction, and control of the Secretary.
11	(ii) Delegation.—The authority, di-
12	rection, and control of the Secretary may
13	be delegated only to the Deputy Secretary
14	of Energy and the Environment, without
15	redelegation.
16	(d) UNDER SECRETARY OF SCIENCE.—
17	(1) IN GENERAL.—There shall be in the De-
18	partment an Under Secretary of Science, who shall
19	be appointed by the President, by and with the ad-
20	vice and consent of the Senate.
21	(2) QUALIFICATIONS.—The Under Secretary of
22	Science shall be appointed from among individuals
23	who—
24	(A) have extensive background in scientific
25	or engineering fields; and

1	(B) are well qualified to manage the civil-
2	ian research and development programs of the
3	Department.
4	(3) DUTIES.—The Under Secretary of Science
5	shall—
6	(A) serve as the Science and Technology
7	Advisor to the Secretary;
8	(B) monitor the research and development
9	programs of the Department in order to advise
10	the Secretary with respect to any undesirable
11	duplication or gaps in the programs;
12	(C) advise the Secretary with respect to
13	the well-being and management of the multi-
14	purpose laboratories under the jurisdiction of
15	the Department;
16	(D) advise the Secretary with respect to
17	education and training activities required for ef-
18	fective short- and long-term basic and applied
19	research activities of the Department;
20	(E) advise the Secretary with respect to
21	grants and other forms of financial assistance
22	required for effective short- and long-term basic
23	and applied research activities of the Depart-
24	ment;

1	(F) advise the Secretary with respect to
2	long-term planning, coordination, and develop-
3	ment of a strategic framework for Department
4	research and development activities; and
5	(G) carry out such additional duties that
6	the Secretary assigns to the Under Secretary
7	relating to basic and applied research, including
8	supervision or support of research activities car-
9	ried out by any of the Assistant Secretaries des-
10	ignated by section 203, as the Secretary deter-
11	mines appropriate.
12	(e) UNDER SECRETARY OF ENERGY.—
13	(1) IN GENERAL.—There shall be in the De-
14	partment an Under Secretary of Energy, who shall
15	be appointed by the President, by and with the ad-
16	vice and consent of the Senate.
17	(2) DUTIES.—The Under Secretary of Energy
18	shall perform such functions and duties as the Sec-
19	retary shall prescribe, consistent with this Act.
20	(f) GENERAL COUNSEL.—
21	(1) IN GENERAL.—There shall be in the De-
22	partment a General Counsel, who shall be appointed
23	by the President, by and with the advice and consent
24	of the Senate.

(2) DUTIES.—The General Counsel shall per-1 2 form such functions and duties as the Secretary 3 shall prescribe, consistent with this Act. SEC. 203. ASSISTANT SECRETARIES. 4 5 (a) IN GENERAL.—There shall be in the Department 6 18 Assistant Secretaries, each of whom shall be appointed 7 by the President, by and with the advice and consent of 8 the Senate. 9 (b) FUNCTIONS.—The Assistant Secretaries shall 10 perform such functions of the Secretary as are prescribed by the Secretary, including the following: 11 12 (1) Air and radiation functions. 13 Enforcement and compliance (2)assurance functions. 14 15 (3) Legacy management functions. 16 (4) Solid waste and emergency response func-17 tions. 18 (5) Environmental research and development 19 functions. 20 (6) Water functions. (7) Chemical safety and pollution prevention 21 22 functions. 23 (8) Environmental management functions. 24 (9)Energy resource applications, including 25 functions dealing with management of all forms of

1	energy production and utilization, including fuel sup-
2	ply, electric power supply, enriched uranium produc-
3	tion, energy technology programs, and the manage-
4	ment of energy resource leasing procedures on Fed-
5	eral land.
6	(10) Energy research and development func-
7	tions, including the responsibility for policy and
8	management of research and development for all as-
9	pects of—
10	(A) solar energy resources;
11	(B) geothermal energy resources;
12	(C) recycling energy resources;
13	(D) the fuel cycle for fossil energy re-
14	sources; and
15	(E) the fuel cycle for nuclear energy re-
16	sources.
17	(11) Environmental responsibilities and func-
18	tions, including—
19	(A) advising the Secretary with respect to
20	the conformance of the activities of the Depart-
21	ment to environmental protection laws and
22	principles; and
23	(B) conducting a comprehensive program
24	of research and development on the environ-

1	mental effects of energy technologies and pro-
2	grams.
3	(12) International programs and international
4	policy functions, including functions that assist in
5	promoting international energy.
6	(13) Intergovernmental policies and relations,
7	including responsibilities for ensuring that—
8	(A) national energy policies are reflective
9	of and responsible to the needs of State and
10	local governments; and
11	(B) other components of the Department
12	coordinate activities with State and local gov-
13	ernments, if appropriate, and develop intergov-
14	ernmental communications with State and local
15	governments.
16	(14) Competition and consumer affairs, includ-
17	ing responsibilities for—
18	(A) the promotion of competition in the en-
19	ergy industry;
20	(B) the protection of the consuming public
21	in the energy policymaking processes; and
22	(C) assisting the Secretary in the formula-
23	tion and analysis of policies, rules, and regula-
24	tions relating to competition and consumer af-
25	fairs.

1 (15) Nuclear waste management responsibil-2 ities, including—

(A) the establishment of control over existing Federal Government facilities for the treatment and storage of nuclear wastes, including all containers, casks, buildings, vehicles, equipment, and all other materials associated with the facilities;

9 (B) the establishment of control over all 10 existing nuclear waste in the possession or con-11 trol of the Federal Government and all commer-12 cial nuclear waste presently stored on site 13 (other than the site of a licensed nuclear power 14 electric generating facility), except that nothing 15 in this paragraph shall alter or effect title to 16 the waste;

17 (C) the establishment of temporary and
18 permanent facilities for storage, management,
19 and ultimate disposal of nuclear wastes;

20 (D) the establishment of facilities for the
21 treatment of nuclear wastes;

(E) the establishment of programs for the
treatment, management, storage, and disposal
of nuclear wastes;

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1	(F) the establishment of fees or user
2	charges for nuclear waste treatment or storage
3	facilities, including fees to be charged Federal
4	Government agencies; and
5	(G) the promulgation of rules and regula-
6	tions to implement the authority described in
7	this paragraph, except that nothing in this sec-
8	tion grants to the Department regulatory func-
9	tions of the Nuclear Regulatory Commission, or
10	any additional related functions, as of the date
11	of enactment of this Act.
12	(16) Energy conservation functions, including—
13	(A) the development of comprehensive en-
14	ergy conservation strategies for the United
15	States;
16	(B) the planning and implementation of
17	major research and demonstration programs for
18	the development of technologies and processes
19	to reduce total energy consumption;
20	(C) the administration of voluntary and
21	mandatory energy conservation programs; and
22	(D) the dissemination to the public of all
23	available information on energy conservation
24	programs and measures.

(17) Power marketing functions, including re sponsibility for marketing and transmission of Fed eral power.

4 (18) Public and congressional relations func5 tions, including responsibilities for providing a con6 tinuing liaison between the Department and Con7 gress and the Department and the public.

8 (c) SPECIFIC FUNCTIONS.—At the time the name of 9 any individual is submitted for confirmation to the posi-10 tion of Assistant Secretary, the President shall identify 11 with particularity the one or more functions described in 12 subsection (b) (or any portion of the function) for which 13 the individual will be responsible.

14 SEC. 204. OTHER OFFICERS.

(a) INSPECTOR GENERAL.—There is an Inspector
General of the Department, who shall be appointed as provided in section 3(a) of the Inspector General Act of 1978
(5 U.S.C. App.).

(b) OTHER OFFICERS.—To assist the Secretary in
the performance of the functions of the Secretary, there
are the following officers of the Department, who shall be
appointed by the Secretary:

23 (1) A Chief Financial Officer.

24 (2) A Congressional and Intergovernmental Af-25 fairs Officer.

1 (3) A Community and Public Affairs Officer. 2 (4) A Management and Human Resources Offi-3 cer. 4 (5) A Hearings and Appeals Officer. (6) A Chief Information Officer. 5 6 (7) An Intelligence and Counterintelligence Of-7 ficer. 8 (c) PERFORMANCE OF SPECIFIC FUNCTIONS.—Sub-9 ject to this Act, each officer of the Department shall per-10 form the functions specified by law for the office of the official or prescribed by the Secretary. 11 12 SEC. 205. FEDERAL ENERGY REGULATORY COMMISSION. 13 (a) IN GENERAL.—There shall be within the Department, a Federal Energy Regulatory Commission estab-14

15 lished in accordance with title IV.

(b) QUALIFICATIONS.—The Chair and members of
the Commission shall be individuals who, by demonstrated
ability, background, training, or experience, are specially
qualified to assess fairly the needs and concerns of all interests affected by Federal energy policy.

21 SEC. 206. ENERGY AND ENVIRONMENTAL INFORMATION22 ADMINISTRATION.

(a) IN GENERAL.—There shall be within the Department an Energy and Environmental Information Administration.

20

1 (b) Administrator.—

2 (1) IN GENERAL.—The Energy and Environ3 mental Information Administration shall be headed
4 by an Administrator who shall be appointed by the
5 President, by and with the advice and consent of the
6 Senate.

7 (2) QUALIFICATIONS.—The Administrator shall
8 be a person who, by reason of professional back9 ground and experience, is specially qualified to man10 age an energy and environmental information sys11 tem.

12 (3) DUTIES.—The Administrator shall be re13 sponsible for carrying out a central comprehensive,
14 and unified energy data and information program
15 that will collect, evaluate, assemble, analyze, and dis16 seminate data and information that is relevant to—

17 (A) energy resource reserves, energy pro18 duction, demand, and technology, environmental
19 protection, and related economic and statistical
20 information; or

(B) the adequacy of energy resources to
meet demands in the near and longer term future for the economic and social needs of the
United States.

25 (c) FUNCTIONS.—

1	(1) IN GENERAL.—The Secretary shall delegate
2	to the Administrator the functions vested in Federal
3	law relating to gathering, analysis, and dissemina-
4	tion of energy and environmental information.
5	(2) Enforcement.—The Administrator may
6	act in the name of the Secretary for the purpose of
7	obtaining enforcement of the delegated functions.
8	(3) Additional functions.—
9	(A) IN GENERAL.—There shall be vested in
10	the Administrator, and the Administrator shall
11	perform, the functions assigned to the Director
12	of the Office of Energy Information and Anal-
13	ysis under part B of the Federal Energy Ad-
14	ministration Act of 1974 (15 U.S.C. 790 et
15	seq.).
16	(B) Administration.—Sections 53(d)
17	and 59 of the Federal Energy Administration
18	Act of 1974 (15 U.S.C. 790b(d), 790h) shall
19	apply to the Administrator in the performance
20	of any function under this Act.
21	(d) Approval.—The Administrator shall not be re-
22	quired to obtain the approval of any other officer or em-
23	ployee of the Department in connection with—
24	(1) the collection or analysis of any informa-
25	tion; or

(2) prior to publication, the substance of any
 statistical or forecasting technical reports that the
 Administrator has prepared in accordance with law.
 (e) AUDIT REVIEWS.—The Energy and Environ mental Information Administration shall be subject to an
 annual professional audit review of performance.

7 (f) FURNISHING OF INFORMATION TO DEPART8 MENT.—On request, the Administrator shall promptly
9 provide any information or analysis obtained under this
10 section to any other administration, commission, or office
11 within the Department.

12 (g) PUBLIC AVAILABILITY.—

(1) IN GENERAL.—Subject to paragraphs (2)
and (3), information collected by the Energy Information Administration shall be cataloged and, on request, promptly made available to the public in a
form and manner easily adaptable for public use.

18 (2) EXEMPTED MATTERS.—This subsection
19 shall not require disclosure of matters exempted
20 from mandatory disclosure by section 552(b) of title
21 5, United States Code.

(3) ADMINISTRATION.—Section 11(d) of the
Energy Supply and Environmental Coordination Act
of 1974 (15 U.S.C. 796(d)), and section 17 of the
Federal Nonnuclear Energy Research and Develop-

ment Act of 1974 (42 U.S.C. 5916), shall continue
to apply to any information obtained by the Admin-
istrator under those provisions.
(h) Major Energy-Producing Companies.—
(1) DEFINITIONS.—In this subsection:
(A) Energy-producing company.—The
term "energy-producing company" means a
person engaged in—
(i) ownership or control of mineral
fuel resources or nonmineral energy re-
sources;
(ii) exploration for, or development of,
mineral fuel resources;
(iii) extraction of mineral fuel or non-
mineral energy resources;
(iv) refining, milling, or otherwise
processing mineral fuels or nonmineral en-
ergy resources;
(v) storage of mineral fuels or non-
mineral energy resources;
(vi) the generation, transmission, or

storage of electrical energy;

whatever; or

(vii) transportation of mineral fuels or

nonmineral energy resources by any means

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1	(viii) wholesale or retail distribution of
2	mineral fuels, nonmineral energy resources
3	or electrical energy.
4	(B) ENERGY INDUSTRY.—The term "en-
5	ergy industry" means all energy-producing com-
6	panies.
7	(C) PERSON.—The "person" has the
8	meaning given the term in section 11(e) of the
9	Energy Supply and Environmental Coordina-
10	tion Act of 1974 (15 U.S.C. 796(e)).
11	(2) Identification and designation.—
12	(A) IN GENERAL.—In addition to the ac-
13	quisition, collection, analysis, and dissemination
14	of energy information pursuant to this section,
15	the Administrator shall identify and designate
16	major energy-producing companies that alone
17	or with their affiliates are involved in one or
18	more lines of commerce in the energy industry
19	in a manner that the energy information col-
20	lected from the major energy-producing compa-
21	nies shall provide a statistically accurate profile
22	of each line of commerce in the energy industry
23	in the United States.
24	(B) Administration.—In carrying out
25	this subsection, the Administrator shall—

1	(i) use, to the maximum extent prac-
2	ticable and consistent with this Act, reli-
3	able statistical sampling techniques; and
4	(ii) otherwise give priority to the mini-
5	mization of the reporting of energy infor-
6	mation by small businesses.
7	(3) FINANCIAL REPORT.—
8	(A) IN GENERAL.—The Administrator
9	shall develop and make effective for use the for-
10	mat for an energy-producing company financial
11	report.
12	(B) USE.—The report shall be designed to
13	allow comparison on a uniform and standard-
14	ized basis among energy-producing companies
15	and shall permit for the energy-related activities
16	of the energy-producing companies—
17	(i) an evaluation of company revenues,
18	profits, cash flow, and investments in total,
19	for the energy-related lines of commerce in
20	which the company is engaged and for all
21	significant energy-related functions within
22	the energy-producing companies;
23	(ii) an analysis of the competitive
24	structure of sectors and functional

25 groupings within the energy industry;

1	(iii) the segregation of energy infor-
2	mation, including financial information, de-
3	scribing company operations by energy
4	source and geographic area;
5	(iv) the determination of costs associ-
6	ated with exploration, development, pro-
7	duction, processing, transportation, and
8	marketing and other significant energy-re-
9	lated functions within the energy-pro-
10	ducing companies; and
11	(v) such other analysis or evaluations
12	as the Administrator finds necessary to
13	carry out this Act.
14	(4) ACCOUNTING PRACTICES.—The Adminis-
15	trator shall—
16	(A) consult with the Chairman of the Se-
17	curities and Exchange Commission with respect
18	to the development of accounting practices re-
19	quired by the Energy Policy and Conservation
20	Act (42 U.S.C. 6201 et seq.) to be followed by
21	persons engaged in whole or in part in the pro-
22	duction of crude oil and natural gas; and
23	(B) ensure, to the maximum extent prac-
24	ticable, that the energy-producing company fi-
25	nancial report described in paragraph (3) is

1	consistent with the accounting practices, if ap-
2	plicable.
3	(5) FREQUENCY.—The Administrator—
4	(A) shall require each major energy-pro-
5	ducing company to file with the Administrator
6	an energy-producing company financial report
7	on at least an annual basis; and
8	(B) may request energy information de-
9	scribed in the report on a quarterly basis if the
10	Administrator determines that the quarterly re-
11	port of information will substantially assist in
12	achieving the purposes of this Act.
13	(6) SUMMARY.—A summary of information
14	gathered pursuant to this section, accompanied by
15	such analysis as the Administrator considers appro-
16	priate, shall be included in the annual report of the
17	Department required by section 626.
18	(7) Disclosure of confidential informa-
19	TION.—Section 1905 of title 18, United States Code,
20	shall apply to any information obtained by the Ad-
21	ministration pursuant to this subsection.
22	(i) Surveys of Energy Consumption.—
23	(1) IN GENERAL.—The Administrator shall con-
24	duct and publish the results of a survey of energy

1	consumption in the manufacturing industries in the
2	United States at least once every 2 years.
3	(2) CONFIDENTIALITY.—The Administrator
4	shall conduct the surveys in a manner designed to
5	protect the confidentiality of individual responses.
6	(3) INFORMATION.—In conducting the survey,
7	the Administrator shall collect information, including
8	information on—
9	(A) the quantity of fuels consumed;
10	(B) energy expenditures;
11	(C) fuel-switching capabilities; and
12	(D) the use of nonpurchased sources of en-
13	ergy, such as solar, wind, biomass, geothermal,
14	waste by-products, and cogeneration.
15	(4) Relationship to other authority.—
16	This subsection does not affect the authority of the
17	Administrator to collect data under section 52 of the
18	Federal Energy Administration Act of 1974 (15
19	U.S.C. 790a).
20	(j) Collection and Publication of Survey Re-
21	SULTS.—
22	(1) DEFINITION OF RENEWABLE ENERGY RE-
23	SOURCES.—In this subsection, the term "renewable
24	energy resources" includes energy derived from solar

thermal, geothermal, biomass, wind, and photo voltaic resources.

3 (2) SURVEYS.—The Administrator shall annu4 ally collect and publish the results of a survey of
5 electricity production from domestic renewable en6 ergy resources, including production in kilowatt
7 hours, total installed capacity, capacity factor, and
8 any other measures of production efficiency.

9 (3) ENERGY RESOURCES.—The results of the
10 survey shall distinguish between various renewable
11 energy resources.

12 (4) ADMINISTRATION.—In carrying out this13 subsection, the Administrator shall—

14 (A) use, to the maximum extent prac15 ticable, reliable statistical sampling techniques;
16 and

17 (B) otherwise take into account the report18 ing burdens of energy information by small
19 businesses.

20 (k) SURVEY PROCEDURE.—Pursuant to section 52(a)
21 of the Federal Energy Administration Act of 1974 (15)
22 U.S.C. 790a(a)), the Administrator shall—

(1) conduct surveys of residential and commercial energy use at least once every 3 years and make
the results of the surveys available to the public;

1	(2) when surveying electric utilities, collect in-
2	formation on demand-side management programs
3	conducted by the utilities, including information re-
4	garding-
5	(A) the types of demand-side management
6	programs being operated;
7	(B) the quantity of measures installed;
8	(C) expenditures on demand-side manage-
9	ment programs; and
10	(D) estimates of energy savings resulting
11	from the programs, including whether the sav-
12	ings estimates were verified; and
13	(3) in carrying out this subsection, take into ac-
14	count reporting burdens and the protection of pro-
15	prietary information as required by law.
16	(1) DATA COLLECTION.—In order to improve the abil-
17	ity to evaluate the effectiveness of the energy efficiency
18	policies and programs of the United States, the Adminis-
19	trator shall, in collecting data under subsections (i) and
20	(k), consider—
21	(1) expanding the survey instruments to include
22	questions regarding participation in Federal and
23	utility conservation programs;

(2) expanding fuel-use surveys in order to pro vide greater detail on energy use by user subgroups;
 and

4 (3) expanding the scope of data collection on
5 energy efficiency and load-management programs,
6 including the effects of building construction prac7 tices, such as practices designed to obtain peak load
8 shifting.

9 (m) RENEWABLE FUELS SURVEY.—

10 (1) IN GENERAL.—To improve the ability to 11 evaluate the effectiveness of the renewable fuels 12 mandate of the United States, the Administrator 13 shall conduct and publish the results of a survey of 14 renewable fuels demand in the motor vehicle fuels 15 market in the United States monthly.

16 (2) CONFIDENTIALITY.—The Administrator
17 shall conduct the survey in a manner designed to
18 protect the confidentiality of individual responses.

19 (3) INFORMATION.—In conducting the survey,
20 the Administrator shall collect information both on
21 a national and regional basis, including each of the
22 following:

23 (A) The quantity of renewable fuels pro-24 duced.

1	(B) The quantity of renewable fuels blend-
2	ed.
3	(C) The quantity of renewable fuels im-
4	ported.
5	(D) The quantity of renewable fuels de-
6	manded.
7	(E) Market price data.
8	(F) Such other analyses or evaluations as
9	the Administrator finds are necessary to achieve
10	the purposes of this section.
11	(4) Prior years.—The Administrator shall
12	collect or estimate information both on a national
13	and regional basis, pursuant to subparagraphs (A)
14	through (F) of paragraph (3), for the 5 years prior
15	to implementation of this subsection.
16	(5) NATIONAL ENERGY INFORMATION SYS-
17	TEM.—This subsection does not affect the authority
18	of the Administrator to collect data under section 52
19	of the Federal Energy Administration Act of 1974
20	(15 U.S.C. 790a).
21	SEC. 207. COMPTROLLER GENERAL FUNCTIONS.
22	The functions of the Comptroller General of the
23	United States under section 12 of the Federal Energy Ad-
24	ministration Act of 1974 (15 U.S.C. 771) shall apply with
25	respect to the monitoring and evaluation of all functions

and activities of the Department under this Act or any
 other Act administered by the Department.

3 SEC. 208. OFFICE OF SCIENCE.

4 (a) IN GENERAL.—There shall be within the Depart5 ment an Office of Science to be headed by a Director, who
6 shall be appointed by the President, by and with the advice
7 and consent of the Senate.

8 (b) DIRECTOR.—It shall be the duty and responsi-9 bility of the Director—

10 (1) to advise the Secretary with respect to the11 physical research programs of the Department;

(2) to monitor the energy and environmental research and development programs of the Secretary
in order to advise the Secretary with respect to any
undesirable duplication or gaps in the programs;

16 (3) to advise the Secretary with respect to the
17 well-being and management of the multipurpose lab18 oratories under the jurisdiction of the Department,
19 excluding laboratories that constitute part of the nu20 clear weapons complex;

(4) to advise the Secretary with respect to education and training activities required for effective
short- and long-term basic and applied research activities of the Department;

1 (5) to advise the Secretary with respect to 2 grants and other forms of financial assistance re-3 quired for effective short- and long-term basic and 4 applied research activities of the Department; and 5 (6) to carry out such additional duties assigned 6 to the Office by the Secretary. 7 SEC. 209. ESTABLISHMENT OF POLICY FOR NATIONAL NU-8 **CLEAR SECURITY ADMINISTRATION.** 9 (a) IN GENERAL.—The Secretary shall be responsible 10 for establishing policy for the National Nuclear Security 11 Administration. 12 (b) REVIEW OF PROGRAMS AND ACTIVITIES.—The 13 Secretary may direct officials of the Department who are not within the National Nuclear Security Administra-14 15 tion-16 (1) to review the programs and activities of the 17 Administration; and 18 (2) to make recommendations to the Secretary 19 regarding administration of those programs and ac-20 tivities, including consistency with other similar pro-21 grams and activities of the Department. 22 (c) STAFF.—The Secretary shall provide adequate 23 staff to carry out this section.

SEC. 210. ESTABLISHMENT OF SECURITY, COUNTERINTEL-	
LIGENCE, AND INTELLIGENCE POLICIES.	
(a) IN GENERAL.—The Secretary shall be responsible	
for developing and promulgating the security, counter-	
intelligence, and intelligence policies of the Department.	
(b) STAFF.—The Secretary may use the immediate	
staff of the Secretary to assist in developing and promul-	
gating those policies.	

9 (c) INTELLIGENCE EXECUTIVE COMMITTEE.

10 (1) IN GENERAL.—There is within the Depart-11 ment an Intelligence Executive Committee.

12 (2) COMPOSITION.—The Committee shall con-13 sist of—

14 (A) the Deputy Secretary of Energy and 15 the Environment, who shall chair the Com-16 mittee; and

17 (B) each Under Secretary of the Depart-18 ment.

19 (3) STAFF.—The Committee shall be staffed by 20 the Director of the Office of Intelligence and Counterintelligence. 21

22 (4) USE.—The Secretary shall use the Com-23 mittee to assist in developing and promulgating the 24 counterintelligence and intelligence policies, require-25 ments, and priorities of the Department.

26 (d) BUDGET REQUESTS.—

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1 (1) IN GENERAL.—In the budget justification 2 materials submitted to Congress in support of each 3 budget submitted by the President to Congress 4 under title 31, United States Code, the amounts re-5 quested for the Department for intelligence func-6 tions and the amounts requested for the Department 7 for counterintelligence functions shall each be speci-8 fied in appropriately classified individual, dedicated 9 program elements. 10 (2) NATIONAL NUCLEAR SECURITY ADMINIS-11 TRATION.—Within the amounts requested for coun-12 terintelligence functions, the amounts requested for 13 the National Nuclear Security Administration shall 14 be specified separately from the amounts requested 15 for other elements of the Department. 16 SEC. 211. OFFICE OF INTELLIGENCE AND COUNTERINTEL-17 LIGENCE. 18 (a) IN GENERAL.—There is within the Department 19 an Office of Intelligence and Counterintelligence. 20 (b) DIRECTOR.— 21 (1) IN GENERAL.—The head of the Office shall 22 be the Director of the Office of Intelligence and 23 Counterintelligence, who shall be an employee in— 24 (A) the Senior Executive Service; 25 (B) the Senior Intelligence Service;

1	(C) the Senior National Intelligence Serv-
2	ice; or
3	(D) any other Service that the Secretary,
4	in coordination with the Director of National
5	Intelligence, considers appropriate.
6	(2) Reporting to secretary.—The Director
7	of the Office shall report directly to the Secretary.
8	(3) QUALIFICATIONS.—The Secretary shall se-
9	lect the Director of the Office from among individ-
10	uals who have substantial expertise in matters relat-
11	ing to foreign intelligence and counterintelligence.
12	(4) Details.—
13	(A) IN GENERAL.—The Director of the
14	Federal Bureau of Investigation may detail, on
15	a reimbursable basis, any employee of the Bu-
16	reau to the Department for service as Director
17	of the Office.
18	(B) BENEFITS.—The service of an em-
19	ployee of the Bureau as Director of the Office
20	shall not result in any loss of status, right, or
21	privilege by the employee within the Bureau.
22	(c) DUTIES.—The Director of the Office shall—
23	(1) establish policy for intelligence and counter-
24	intelligence programs and activities at Department
25	facilities in order to reduce the threat of disclosure

1	or loss of classified and other sensitive information
2	at the facilities;
3	(2) establish policy for the personnel assurance
4	programs of the Department;
5	(3) inform the Secretary, the Director of Cen-
6	tral Intelligence, and the Director of the Federal
7	Bureau of Investigation on a regular basis, and on
8	specific request by any such official, regarding the
9	status and effectiveness of the intelligence and coun-
10	terintelligence programs and activities at Depart-
11	ment facilities; and
12	(4) perform such duties and exercise such pow-
13	ers as the Secretary may prescribe.
14	(d) Reports.—
15	(1) IN GENERAL.—Not later than March 1 each
16	year, the Director of the Office shall submit a report
17	on the status and effectiveness of the intelligence
18	and counterintelligence programs and activities at
19	each Department facility during the preceding year.
20	(2) RECIPIENTS.—Each such report shall be
21	submitted to the following:
22	(A) The Secretary.
23	(B) The Director of National Intelligence.
24	(C) The Director of the Federal Bureau of
25	Investigation.

1	(D) The Committee on Armed Services
2	and the Permanent Select Committee on Intel-
3	ligence of the House of Representatives.
4	(E) The Committee on Armed Services and
5	the Select Committee on Intelligence of the
6	Senate.
7	(3) CONTENTS.—Each such report shall include
8	for the year covered by the report the following:
9	(A) A description of the status and effec-
10	tiveness of the intelligence and counterintel-
11	ligence programs and activities at Department
12	facilities.
13	(B) A description of any violation of law or
14	other requirement relating to intelligence, coun-
15	terintelligence, or security at such facilities, in-
16	cluding—
17	(i) the number of violations that were
18	investigated; and
19	(ii) the number of violations that re-
20	main unresolved.
21	(C) A description of the number of foreign
22	visitors to Department facilities, including the
23	locations of the visits of the visitors.
24	(D) The adequacy of the procedures and
25	policies of the Department for protecting na-

tional security information, making such recommendations to Congress as may be appropriate.

4 (E) A determination of whether each Na-5 tional Laboratory is in full compliance with all 6 departmental security requirements and, in the 7 case of any such National Laboratory that is 8 not in full compliance, what measures are being 9 taken to bring the National Laboratory into 10 compliance.

11 (4) CERTIFICATION BY NATIONAL LABORA-12 TORIES.—Not later than 30 days before the date 13 that the report required by paragraph (1) is sub-14 mitted, the director of each National Laboratory 15 shall certify in writing to the Director of the Office 16 whether the National Laboratory is in full compli-17 ance with all departmental security requirements 18 and, if not, what measures are being taken to bring 19 that laboratory into compliance and a schedule for 20 implementing those measures.

(5) FORM.—Each report under this subsection
as submitted to the committees referred to in subparagraphs (D) and (E) of paragraph (2) shall be
submitted in unclassified form, but may include a
classified annex.

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3 (a) IN GENERAL.—There is established within the
4 Department an Office of Indian Energy Policy and Pro5 grams (referred to in this section as the "Office").

6 (b) DIRECTOR.—The Office shall be headed by a Di-7 rector, who shall be appointed by the Secretary.

8 (c) DUTIES.—The Director, in accordance with Fed-9 eral policies promoting Indian self-determination and the 10 purposes of this Act, shall provide, direct, foster, coordi-11 nate, and implement energy and environmental planning, 12 education, management, conservation, and delivery pro-13 grams of the Department that—

14 (1) promote Indian tribal energy development,15 efficiency, and use;

16 (2) reduce or stabilize energy costs;

17 (3) enhance and strengthen Indian tribal energy
18 and economic infrastructure relating to natural re19 source development and electrification; and

20 (4) bring electrical power and service to Indian
21 land and the homes of tribal members located on In22 dian land or acquired, constructed, or improved (in
23 whole or in part) with Federal funds.

TITLE III—TRANSFER OF FUNCTIONS

42

3 SEC. 301. TRANSFER OF FUNCTIONS.

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Except as otherwise provided in this Act, there are
transferred to, and vested in, the Secretary all of the functions provided by law (as of the date of enactment of this
Act) to—

8 (1) the Secretary of Energy;

9 (2) the Administrator of the Environmental10 Protection Agency; and

(3) the officers and components of the Department of Energy and the Environmental Protection
Agency.

14 SEC. 302. POWER ADMINISTRATIONS.

(a) IN GENERAL.—There are transferred to, and
vested in, the Secretary all functions of the Secretary of
Energy with respect to—

18 (1) the Southeastern Power Administration;

19 (2) the Southwestern Power Administration;

20 (3) the Bonneville Power Administration, in21 cluding the authority contained in the Bonneville
22 Project Act of 1937 (16 U.S.C. 832 et seq.) and the
23 Federal Columbia River Transmission System Act
24 (16 U.S.C. 838 et seq.);

1	(4) the power marketing functions of the Bu-
2	reau of Reclamation, including the construction, op-
3	eration, and maintenance of transmission lines and
4	attendant facilities; and
5	(5) the transmission and disposition of the elec-
6	tric power and energy generated at Falcon Dam and
7	Amistad Dam, international storage reservoir
8	projects on the Rio Grande, pursuant to the Act of
9	June 18, 1954 (68 Stat. 255, chapter 310).
10	(b) Administration.—
11	(1) IN GENERAL.—The Southeastern Power
12	Administration, the Southwestern Power Adminis-
13	tration, and the Bonneville Power Administration,
14	shall be preserved as separate and distinct organiza-
15	tional entities within the Department.
16	(2) Administrator.—Each entity shall be
17	headed by an Administrator appointed by the Sec-
18	retary.
19	(3) FUNCTIONS.—The functions transferred to
20	the Secretary in paragraphs (1) through (4) of sub-
21	section (a) shall be exercised by the Secretary, act-
22	ing by and through the Administrators.
23	(4) Office.—Each Administrator shall main-
24	tain the principal office of the Administrator at a

place located in the region served by the respective
 Federal power marketing entity.

3 (c) DAMS.—

4 (1) IN GENERAL.—The functions transferred
5 under subsection (a)(5) shall be exercised by the
6 Secretary, acting by and through a separate and dis7 tinct Administration within the Department which
8 shall be headed by an Administrator appointed by
9 the Secretary.

10 (2) REGIONAL OFFICES.—The Administrator
11 shall establish and maintain such regional offices as
12 necessary to facilitate the performance of the func13 tions.

14 (3) REALLOCATION OF COSTS.—Neither the
15 transfer of functions effected by subsection (a)(5)
16 nor any changes in cost allocation or project evalua17 tion standards shall be considered to authorize the
18 reallocation of joint costs of multipurpose facilities
19 allocated unless and to the extent that the change is
20 approved by Congress.

TITLE IV—FEDERAL ENERGY REGULATORY COMMISSION

3 SEC. 401. APPOINTMENT AND ADMINISTRATION.

4 (a) IN GENERAL.—There is established within the
5 Department an independent regulatory commission to be
6 known as the Federal Energy Regulatory Commission.

7 (b) COMPOSITION.—

8 (1) IN GENERAL.—The Commission shall be
9 composed of 5 members appointed by the President,
10 by and with the advice and consent of the Senate.
11 (2) CHAIR.—Of the members of the Commis12 sion, 1 member shall be designated by the President
13 as Chair.

14 (3) TERM.—Subject to section 401(b)(2) of the
15 Department of Energy Organization Act (42 U.S.C.
16 7171(b)(2)) (as that Act existed before the amend17 ment made by section 713), a member of the Com18 mission—

19 (A) shall hold office for a term of 5 years;20 and

(B) may be removed by the President only
for inefficiency, neglect of duty, or malfeasance
in office.

1 (4) POLITICAL PARTIES.—Not more than 3 2 members of the Commission shall be members of the 3 same political party. 4 (5) VACANCIES.— 5 (A) IN GENERAL.—Any Commissioner ap-6 pointed to fill a vacancy occurring prior to the 7 expiration of the term for which the predecessor 8 of the Commissioner was appointed shall be ap-9 pointed only for the remainder of the term. 10 (B) EXPIRATION OF TERM.—A Commis-11 sioner may continue to serve after the expira-12 tion of the term of the Commissioner until the 13 successor of the Commissioner is appointed and 14 has been confirmed and taken the oath of Of-15 fice, except that the Commissioner shall not 16 serve beyond the end of the session of the Con-17 gress in which the term expires. 18 (6) OTHER BUSINESS OR EMPLOYMENT.—A 19 member of the Commission shall not engage in any 20 other business, vocation, or employment while serv-21 ing on the Commission. 22 (c) DUTIES.—

(1) IN GENERAL.—The Chair shall be responsible, on behalf of the Commission, for the executive
and administrative operation of the Commission, in-

1	cluding functions of the Commission with respect
2	to—
3	(A) the appointment and employment of
4	hearing examiners in accordance with title 5,
5	United States Code;
6	(B) the selection, appointment, and fixing
7	of the compensation of such personnel as the
8	Chair considers necessary, including an execu-
9	tive director;
10	(C) the supervision of personnel employed
11	by or assigned to the Commission, except that
12	each member of the Commission may select and
13	supervise personnel for the personal staff of the
14	member;
15	(D) the distribution of business among
16	personnel and among administrative units of
17	the Commission; and
18	(E) the procurement of services of experts
19	and consultants in accordance with section
20	3109 of title 5, United States Code.
21	(2) Support and facilities.—The Secretary
22	shall provide to the Commission such support and
23	facilities as the Commission determines necessary to
24	carry out the functions of the Commission.

(d) RELATIONSHIP TO DEPARTMENT.—In the per formance of functions of the Commission, the members,
 employees, or other personnel of the Commission shall not
 be responsible to, or subject to the supervision or direction
 of, any officer, employee, or agent of any other part of
 the Department.

7 (e) Administration.—

8 (1) ACTING CHAIR.—The Chair of the Commis9 sion may designate any other member of the Com10 mission as Acting Chair to act in the place of the
11 Chair during the absence of the Chair.

12 (2) MEETINGS.—

13 (A) IN GENERAL.—The Chair (or the Act14 ing Chair in the absence of the Chair) shall pre15 side at all sessions of the Commission.

16 (B) QUORUM.—A quorum for the trans17 action of business of the Commission shall con18 sist of at least 3 members present.

19(C) SINGLE VOTE.—Each member of the20Commission, including the Chair, shall have 121vote.

(D) MAJORITY VOTE.—Actions of the
Commission shall be determined by a majority
vote of the members present.

1	(3) SEAL.—The Commission shall have an offi-
2	cial seal which shall be judicially noticed.
3	(f) Procedural and Administrative Rules.—
4	(1) IN GENERAL.—The Commission may estab-
5	lish such procedural and administrative rules as are
6	necessary to the exercise of the functions of the
7	Commission.
8	(2) CONTINUATION.—Until changed by the
9	Commission, any procedural and administrative
10	rules applicable to particular functions over which
11	the Commission has jurisdiction shall continue in ef-
12	fect with respect to the particular functions.
13	(g) Hearings and Subpoena.—
14	(1) IN GENERAL.—In carrying out any of the
15	functions of the Commission, the Commission shall
16	have the powers authorized by the law under which
17	the function is exercised—
18	(A) to hold hearings;
19	(B) to sign and issue subpoenas;
20	(C) to administer oaths;
21	(D) to examine witnesses; and
22	(E) to receive evidence at any place in the
23	United States the Commission may designate.
24	(2) HEARINGS.—The Commission may, by one
25	or more of the members of the Commission or by

such agents as the Commission may designate, con duct any hearing or other inquiry appropriate to the
 functions of the Commission, except that nothing in
 this subsection supersedes the provisions of section
 556 of title 5, United States Code, relating to hear ing examiners.

7 (h) PRINCIPAL OFFICE.—The principal office of the
8 Commission shall be in or near the District of Columbia,
9 where the general sessions of the Commission shall be
10 held, except that the Commission may sit anywhere in the
11 United States.

12 (i) AGENCY.—

13 (1) IN GENERAL.—For the purpose of section
14 552b of title 5, United States Code, the Commission
15 shall be considered an agency.

16 (2) ATTORNEY FOR COMMISSION.—Except as 17 provided in section 518 of title 28, United States 18 Code, attorneys designated by the Chair of the Com-19 mission may appear for, and represent the Commis-20 sion in, any civil action brought in connection with 21 any function carried out by the Commission pursu-22 ant to this Act or as otherwise authorized by law.

23 (j) ANNUAL AUTHORIZATION AND APPROPRIATION24 REQUEST.—

1	(1) IN GENERAL.—In each annual authorization
2	and appropriation request under this Act, the Sec-
3	retary shall—
4	(A) identify the portion of the request in-
5	tended for the support of the Commission; and
6	(B) include—
7	(i) a statement by the Commission of
8	the amount requested by the Commission
9	in the budgetary presentation of the Com-
10	mission to the Secretary and the Office of
11	Management and Budget; and
12	(ii) an assessment of the budgetary
13	needs of the Commission.
14	(2) COPY TO COMMITTEES.—If the Commission
15	submits to the Secretary, the President, or the Of-
16	fice of Management and Budget, any legislative rec-
17	ommendation or testimony, or comments on legisla-
18	tion, prepared for submission to Congress, the Com-
19	mission shall concurrently transmit a copy to the ap-
20	propriate committees of Congress.
21	SEC. 402. JURISDICTION OF COMMISSION.
22	(a) FUNCTIONS.—
23	(1) IN GENERAL.—There are transferred to,
24	and vested in, the Commission the following func-
25	tions of the Federal Power Commission or of any

member of the Commission or any officer or compo nent of the Commission:

3 (A) The investigation, issuance, transfer, 4 renewal, revocation, and enforcement of licenses 5 and permits for the construction, operation, and 6 maintenance of dams, water conduits, res-7 ervoirs, powerhouses, transmission lines, or 8 other works for the development and improve-9 ment of navigation and for the development and 10 utilization of power across, along, from, or in 11 navigable waters under part I of the Federal 12 Power Act (16 U.S.C. 791a et seq.).

(B) The establishment, review, and enforcement of rates and charges for the transmission or sale of electric energy, including determinations on—

17 (i) construction work in progress
18 under part II of the Federal Power Act
19 (16 U.S.C. 824 et seq.); and

20 (ii) the interconnection under section
21 202(b) of that Act (16 U.S.C. 824a(b)) of
22 facilities for the generation, transmission,
23 and sale of electric energy (other than
24 emergency interconnection).

1	(C) The establishment, review, and en-
2	forcement of rates and charges for the trans-
3	portation and sale of natural gas by a producer
4	or gatherer or by a natural gas pipeline or nat-
5	ural gas company under sections 1, 4, 5, and 6
6	of the Natural Gas Act (15 U.S.C. 717, 717c,
7	717d, 717e).
8	(D) The issuance of a certificate of public
9	convenience and necessity, including abandon-
10	ment of facilities or services, and the establish-
11	ment of physical connections under section 7 of
12	the Natural Gas Act (15 U.S.C. 717f).
13	(E) The establishment, review, and en-
14	forcement of curtailments, other than the estab-
15	lishment and review of priorities for the curtail-
16	ments, under the Natural Gas Act (15 U.S.C.
17	717 et seq.).
18	(F) The regulation of mergers and securi-
19	ties acquisition under the Federal Power Act
20	(16 U.S.C. 791a et seq.) and the Natural Gas
21	Act (15 U.S.C. 717 et seq.).
22	(2) Additional powers.—The Commission
23	may exercise any power under the following sections
24	to the extent the Commission determines the power

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1	to be necessary to the exercise of any function with-
2	in the jurisdiction of the Commission:
3	(A) Sections 4, 301, 302, 306 through
4	309, and 312 through 316 of the Federal
5	Power Act (16 U.S.C. 797, 825, 825a, 825e-
6	825h, 825k-825o).
7	(B) Sections 8, 9, 13 through 17, 20, and
8	21 of the Natural Gas Act (15 U.S.C. 717g,
9	717h, 717l–717p, 717s, 717t).
10	(b) Agency Determinations.—
11	(1) IN GENERAL.—Except as provided in para-
12	graph (2), the Commission shall have jurisdiction to
13	hear and determine any other matter arising under
14	any other function of the Secretary—
15	(A) involving any agency determination re-
16	quired by law to be made on the record after
17	an opportunity for an agency hearing; or
18	(B) involving any other agency determina-
19	tion that the Secretary determines shall be
20	made on the record after an opportunity for an
21	agency hearing.
22	(2) CERTAIN LEASE BIDDING ARRANGE-
23	MENTS.—Nothing in this subsection requires that
24	functions under section 105 of the Energy Policy
25	and Conservation Act (42 U.S.C. 6213) shall be

1 within the jurisdiction of the Commission unless the 2 Secretary assigns the function to the Commission. 3 (c) OTHER MATTERS.—In addition to the other pro-4 visions of this section, the Commission shall have jurisdic-5 tion over any other matter that the Secretary may assign to the Commission after public notice, or that is required 6 7 to be referred to the Commission pursuant to section 404. 8 (d) LIMITATION.—No function described in this sec-9 tion that regulates the exports or imports of natural gas 10 or electricity shall be within the jurisdiction of the Com-11 mission unless the Secretary assigns the function to the Commission. 12 13 (e) FINAL AGENCY ACTION.—The decision of the

13 (e) FINAL AGENCY ACTION.—The decision of the 14 Commission involving any function within the jurisdiction 15 of the Commission, other than action by the Commission 16 on a matter referred to the Commission pursuant to sec-17 tion 404—

18 (1) shall be final agency action (within the
19 meaning of section 704 of title 5, United States
20 Code); and

(2) shall not be subject to further review by the
Secretary or any officer or employee of the Department.

24 (f) REGULATIONS.—The Commission may prescribe25 rules, regulations, and statements of policy of general ap-

plicability with respect to any function under the jurisdic tion of the Commission pursuant to this section.

3 SEC. 403. INITIATION OF RULEMAKING PROCEEDINGS BE4 FORE COMMISSION.

5 (a) IN GENERAL.—The Secretary and the Commis6 sion may propose rules, regulations, and statements of pol7 icy of general applicability with respect to any function
8 within the jurisdiction of the Commission under section
9 402.

10 (b) PROPOSALS OF SECRETARY.—The Commission11 shall—

12 (1) have exclusive jurisdiction with respect to13 any proposal made under subsection (a); and

(2) consider and take final action on any proposal made by the Secretary under subsection (a) in
an expeditious manner in accordance with such reasonable time limits as may be established by the
Secretary for the completion of action by the Commission on any such proposal.

20 (c) RATES AND CHARGES.—

(1) IN GENERAL.—Any function described in
section 402 that relates to the establishment of rates
and charges under the Federal Power Act (16
U.S.C. 791a et seq.) or the Natural Gas Act (15

U.S.C. 717 et seq.), may be conducted by rule making procedures.

3 (2) PROCEDURES.—Except as provided in sub4 section (d), the procedures in such a rulemaking
5 proceeding shall ensure full consideration of the
6 issues and an opportunity for interested persons to
7 present views.

8 (d) SUBMISSION OF WRITTEN QUESTIONS BY INTER9 ESTED PERSONS.—

10 (1) IN GENERAL.—In the case of any rule or 11 regulation promulgated by the Commission to estab-12 lish rates and charges for the first sale of natural 13 gas by a producer or gatherer to a natural gas pipe-14 line under the Natural Gas Act (15 U.S.C. 717 et 15 seq.), the Commission may afford an interested per-16 son a reasonable opportunity to submit written ques-17 tions with respect to disputed issues of fact to other 18 interested persons participating in the rulemaking 19 proceedings.

20 (2) TIME.—The Commission may establish a
21 reasonable time for both the submission of questions
22 and responses.

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1 SEC. 404. REFERRAL OF OTHER RULEMAKING PRO-2CEEDINGS TO COMMISSION.

3 (a) IN GENERAL.—Except as provided in section 403, if the Secretary proposes to prescribe rules, regulations, 4 5 and statements of policy of general applicability in the exercise of any function that is transferred to the Secretary 6 7 under section 301 or 306 of the Department of Energy Organization Act (42 U.S.C. 7151, 7155) (as that Act ex-8 9 isted before the amendment made by section 713), the 10 Secretary shall notify the Commission of the proposed ac-11 tion.

12 (b) REFERRAL TO COMMISSION.—If the Commission 13 determines within such period as the Secretary may prescribe that the proposed action may significantly affect 14 any function within the jurisdiction of the Commission 15 pursuant to subsections (a)(1), (b), and (c) of section 402 16 17 and section 60502 of title 49, United States Code, the 18 Secretary shall immediately refer the matter to the Com-19 mission, which shall provide an opportunity for public 20 comment.

- 21 (c) RECOMMENDATIONS OF COMMISSION.—
- (1) IN GENERAL.—Following the opportunity
 for public comment, the Commission, after consultation with the Secretary, shall—
- 25 (A) concur in adoption of the rule or state26 ment as proposed by the Secretary;

1	(B) concur in adoption of the rule or state-
2	ment only with such changes as the Commis-
3	sion may recommend; or
4	(C) recommend that the rule or statement
5	not be adopted.
6	(2) Publication.—The Commission shall
7	promptly publish—
8	(A) the recommendations of the Commis-
9	sion adopted under this subsection;
10	(B) an explanation of the reason for the
11	actions of the Commission; and
12	(C) an analysis of the major comments,
13	criticisms, and alternatives offered during the
14	comment period.
15	(d) Options of Secretary.—
16	(1) IN GENERAL.—Following publication of the
17	recommendations of the Commission, the Secretary
18	shall have the option of—
19	(A) issuing a final rule or statement in the
20	form initially proposed by the Secretary if the
21	Commission has concurred in the rule pursuant
22	to subsection $(c)(1)(A)$;
23	(B) issuing a final rule or statement in
24	amended form so that the rule conforms in all
25	respects with the changes proposed by the Com-

1	mission if the Commission has concurred in the
2	rule or statement pursuant to subsection
3	(c)(1)(B); or
4	(C) ordering that the rule shall not be
5	issued.
6	(2) FINAL AGENCY ACTION.—The action taken
7	by the Secretary pursuant to this subsection shall
8	constitute a final agency action for purposes of sec-
9	tion 704 of title 5, United States Code.
10	SEC. 405. RIGHT OF SECRETARY TO INTERVENE IN COM-
11	MISSION PROCEEDINGS.
12	(a) IN GENERAL.—The Secretary may, as a matter
13	of right, intervene or otherwise participate in any pro-
14	ceeding before the Commission.
14 15	ceeding before the Commission. (b) PROCEDURE.—The Secretary shall comply with—
15	(b) PROCEDURE.—The Secretary shall comply with—
15 16	(b) PROCEDURE.—The Secretary shall comply with—(1) rules of procedure of general applicability
15 16 17	(b) PROCEDURE.—The Secretary shall comply with—(1) rules of procedure of general applicability governing the timing of intervention or participation
15 16 17 18	 (b) PROCEDURE.—The Secretary shall comply with— (1) rules of procedure of general applicability governing the timing of intervention or participation in the proceeding or activity; and
15 16 17 18 19	 (b) PROCEDURE.—The Secretary shall comply with— (1) rules of procedure of general applicability governing the timing of intervention or participation in the proceeding or activity; and (2) on intervening or participating in the pro-
15 16 17 18 19 20	 (b) PROCEDURE.—The Secretary shall comply with— (1) rules of procedure of general applicability governing the timing of intervention or participation in the proceeding or activity; and (2) on intervening or participating in the proceeding or activity, rules of procedure of general ap-
 15 16 17 18 19 20 21 	 (b) PROCEDURE.—The Secretary shall comply with— (1) rules of procedure of general applicability governing the timing of intervention or participation in the proceeding or activity; and (2) on intervening or participating in the proceeding or activity, rules of procedure of general applicability governing the conduct of the proceeding

the obligation of the Commission to ensure procedural
 fairness to all participants.

3 SEC. 406. REORGANIZATION.

4 For the purposes of chapter 9 of title 5, United
5 States Code, the Commission shall be considered an inde6 pendent regulatory agency.

7 SEC. 407. ACCESS TO INFORMATION.

8 (a) IN GENERAL.—The Secretary, each officer of the 9 Department, and each Federal agency shall provide to the 10 Commission, on request, such existing information in the 11 possession of the Department or other Federal agency as 12 the Commission determines necessary to carry out the re-13 sponsibilities of the Commission under this Act.

(b) CERTAIN INFORMATION.—In formulating the information to be requested in the reports or investigations
under sections 304 and 311 of the Federal Power Act (16
U.S.C. 825c, 825j) and sections 10 and 11 of the Natural
Gas Act (15 U.S.C. 717i, 717j), the Secretary shall—

19 (1) include in the reports and investigations
20 such specific information as requested by the Com21 mission; and

(2) furnish copies of all reports, information,
results of investigations and data under those sections to the Commission.

TITLE V—ADMINISTRATIVE PRO CEDURES AND JUDICIAL RE VIEW

4 SEC. 501. PROCEDURES.

5 (a) Administrative Procedures.—

6 (1) IN GENERAL.—Subject to the other require-7 ments of this title, subchapter II of chapter 5 of title 8 5, United States Code, shall apply in accordance 9 with the terms of that subchapter to any rule or reg-10 ulation, or any order having the applicability and ef-11 fect of a rule (as that term is defined in section 551 12 of title 5, United States Code), issued pursuant to 13 authority vested by law in, or transferred or dele-14 gated to, the Secretary, or required by this Act or 15 any other Act to be carried out by any other officer, 16 employee, or component of the Department, other 17 than the Commission, including any such rule, regu-18 lation, or order of a State or local government agen-19 cy (or officer of a State or local government agency) 20 issued pursuant to authority delegated by the Sec-21 retary in accordance with this title.

(2) ADDITIONAL REQUIREMENTS.—If any provision of any Act, the functions of which are transferred, vested, or delegated pursuant to this Act,
provides administrative procedure requirements in

addition to the requirements provided in this title,
 those additional requirements shall also apply to ac tions under that provision.

4 (b) SUBSTANTIAL IMPACT ON THE ECONOMY OF THE5 UNITED STATES.—

6 (1) NO SUBSTANTIAL IMPACT.—If the Sec-7 retary determines, on the initiative of the Secretary 8 or in response to any showing made pursuant to 9 paragraph (2) (with respect to a proposed rule, reg-10 ulation, or order described in subsection (a)), that 11 no substantial issue of fact or law exists and that 12 the rule, regulation, or order is unlikely to have a 13 substantial impact on the economy of the United 14 States or large numbers of individuals or businesses 15 in the United States, the proposed rule, regulation, 16 or order may be promulgated in accordance with sec-17 tion 553 of title 5, United States Code.

18 (2) SUBSTANTIAL IMPACT.—If the Secretary 19 determines that a substantial issue of fact or law ex-20 ists or that the rule, regulation, or order is likely to 21 have a substantial impact on the economy of the 22 United States or large numbers of individuals or 23 businesses in the United States, an opportunity for 24 oral presentation of views, data, and arguments shall 25 be provided before promulgation.

1	(3) SUBMISSION OF MATERIAL.—Any person
2	who would be adversely affected by the implementa-
3	tion of any proposed rule, regulation, or order and
4	who desires an opportunity for oral presentation of
5	views, data, and arguments, may submit material
6	supporting the existence of a substantial issue or im-
7	pact described in paragraph (2).
8	(4) TRANSCRIPT.—A transcript shall be kept of
9	any oral presentation described in paragraph (2)
10	with respect to a rule, regulation, or order described
11	in subsection (a).
12	(c) WAIVER.—
13	(1) IN GENERAL.—The requirements of sub-
14	section (b) may be waived in any case in which—
15	(A) strict compliance with that subsection
16	is found by the Secretary to be likely to cause
17	serious harm or injury to the public health,
18	safety, or welfare; and
19	(B) the finding of the Secretary described
20	in subparagraph (A) is set out in detail in the
21	rule, regulation, or order.
22	(2) SUBSEQUENT SATISFACTION.—If the re-
23	quirements of subsection (b) are waived under para-
24	graph (1), the requirements of that subsection shall
25	be satisfied within a reasonable period of time subse-

quent to the promulgation of the rule, regulation, or
 order.

- 3 (d) RULES WITH LOCAL EFFECT.—
- 4 (1) DEFINITIONS.—In this subsection:

5 (\mathbf{A}) GEOGRAPHIC AREA WITHIN Α STATE.—The term "geographic area within a 6 State" means a special purpose district or other 7 8 region that is recognized for governmental pur-9 poses within the State but is not a unit of local 10 government.

(B) RULE WITH LOCAL EFFECT.—The
term "rule with local effect" means a rule, regulation, or order described in subsection (a), the
effects of which, except for indirect effects of an
inconsequential nature, are confined to—

16 (i) a single unit of local government
17 or the residents of a single unit of local
18 government;

19 (ii) a single geographic area within a
20 State or the residents of a single geo21 graphic area within a State; or

22 (iii) a single State or the residents of23 a single State.

24 (C) UNIT OF LOCAL GOVERNMENT.—The
25 term "unit of local government" means a coun-

ty, municipality, town, township, village, or
 other unit of general government below the
 State level.

4 (2) OPPORTUNITY FOR HEARING.—With re-5 spect to any rule with local effect, the Secretary 6 shall, if appropriate, afford an opportunity for a 7 hearing or the oral presentation of views, and pro-8 vide procedures for the holding of the hearing or 9 oral presentation within the boundaries of the appli-10 cable unit of local government, geographic area, or 11 State.

(3) RELATIONSHIP TO OTHER LAW.—Nothing
in this subsection requires a hearing or an oral presentation of views where none is required by this section or other provision of law.

16 (e) PROCEDURES FOR STATE AND LOCAL GOVERN17 MENT AGENCIES.—

(1) IN GENERAL.—As authorized by any law
vested, transferred, or delegated pursuant to this
Act, the Secretary may, by rule, prescribe procedures for State or local government agencies authorized by the Secretary to carry out such functions as
may be permitted under applicable law.

24 (2) REQUIREMENTS.—Procedures prescribed
25 under paragraph (1) shall—

1	(A) apply to the State or local government
2	agencies in lieu of this section; and
3	(B) require that prior to taking any action,
4	the agencies shall—
5	(i) take steps reasonably calculated to
6	provide notice to persons who may be af-
7	fected by the action; and
8	(ii) afford an opportunity for presen-
9	tation of views (including oral presentation
10	of views where practicable) within a rea-
11	sonable time before taking the action.
12	SEC. 502. JUDICIAL REVIEW.
13	(a) IN GENERAL.—Judicial review of agency action
14	taken under any law the functions of which are vested by
15	law in, or transferred or delegated to the Secretary, the

16 Commission, or any officer, employee, or component of the17 Department shall, notwithstanding the vesting, transfer,18 or delegation, be made in the manner specified in or for19 such law.

20 (b) Original Jurisdiction.—

(1) IN GENERAL.—Except as provided in paragraph (2) and notwithstanding the amount in controversy, the district courts of the United States
shall have exclusive original jurisdiction of all other
cases or controversies arising exclusively under this

Act, or under rules, regulations, or orders issued ex clusively under this Act, other than any actions
 taken to implement or enforce any rule, regulation,
 or order by any officer of a State or local govern ment agency under this Act as described in para graph (4).

7 (2) Issue raised in defense.—Nothing in 8 this section affects the power of any court of com-9 petent jurisdiction to consider, hear, and determine 10 in any proceeding before the court any issue raised 11 by way of defense, other than a defense based on the 12 unconstitutionality of this Act or the validity of ac-13 tion taken by any agency under this Act as described 14 in paragraph (3).

(3) REMOVAL.—If in any proceeding an issue
by way of defense is raised based on the unconstitutionality of this Act or the validity of agency action under this Act, the case shall be subject to removal by either party to a district court of the
United States in accordance with chapter 89 of title
28, United States Code.

(4) STATE OR LOCAL GOVERNMENT AGENCY.—
Cases or controversies arising under any rule, regulation, or order of any officer of a State or local government agency may be heard in—

1	(A) any appropriate State court; or
2	(B) without regard to the amount in con-
3	troversy, the district courts of the United
4	States.
5	(c) DEPARTMENT LITIGATION.—
6	(1) IN GENERAL.—Subject to section 401(i)
7	and notwithstanding any other law, the litigation of
8	the Department shall be subject to the supervision
9	of the Attorney General pursuant to chapter 31 of
10	title 28, United States Code.
11	(2) Delegation.—The Attorney General may
12	authorize any attorney of the Department to conduct
13	any civil litigation of the Department in any Federal
14	court except the Supreme Court.
15	SEC. 503. REMEDIAL ORDERS.
16	(a) IN GENERAL.—If, upon investigation, the Sec-
17	retary or the authorized representative of the Secretary,
18	believes that a person has violated any regulation, rule,
19	or order described in section 501(a), the Secretary may
20	issue a remedial order to the person.
21	(b) REQUIREMENTS.—Each remedial order shall be
22	in writing and shall describe with particularity the nature
23	of the violation, including a reference to the provision of
24	the rule, regulation, or order alleged to have been violated.

1 (c) FAILURE TO RESPOND.—If, not later than 30 2 days after the date of receipt of a remedial order issued 3 by the Secretary, the person fails to notify the Secretary 4 that the person intends to contest the remedial order, the 5 remedial order shall become effective and shall be consid-6 ered a final order of the Secretary and not subject to re-7 view by any court or agency.

8 (d) CONTESTING OF ORDER.—

9 (1) IN GENERAL.—If, not later than 30 days 10 after the date of receipt of the remedial order issued 11 by the Secretary, the person notifies the Secretary 12 that the person intends to contest a remedial order 13 issued under subsection (a), the Secretary shall im-14 mediately advise the Commission of the notification.

(2) STAY OF EFFECT.—Upon receiving notice
under paragraph (1), the Commission shall stay the
effect of the remedial order, unless the Commission
finds the public interest requires immediate compliance with the remedial order.

20 (3) OPPORTUNITY FOR A HEARING.—The Com21 mission shall, upon request, afford an opportunity
22 for a hearing, including, at a minimum, the submis23 sion of briefs, oral or documentary evidence, and
24 oral arguments.

1	(4) CROSS EXAMINATION.—To the extent that
2	the Commission, in the discretion of the Commis-
3	sion, determines that cross examination is required
4	for a full and true disclosure of the facts, the Com-
5	mission shall afford the right of cross examination.
6	(5) Order by commission.—
7	(A) IN GENERAL.—After a hearing, if any,
8	under this subsection, the Commission shall
9	issue an order, based on findings of fact, af-
10	firming, modifying, or vacating the remedial
11	order of the Secretary, or directing other appro-
12	priate relief.
13	(B) EFFECT OF ORDER.—Subject to sub-
14	paragraph (C), an order issued under subpara-
15	graph (A) shall, for the purpose of judicial re-
16	view, constitute a final agency action.
17	(C) ENFORCEMENT.—Enforcement and
18	other judicial review of an action described in
19	subparagraph (B) shall be the responsibility of
20	the Secretary.
21	(e) TIME LIMITS.—The Secretary may set reasonable
22	time limits for the Commission to complete action on a
23	proceeding referred to the Commission pursuant to this
24	section.

1 (f) PROCEDURAL ACTIONS.—Nothing in this section 2 affects any procedural action taken by the Secretary prior 3 to or incident to initial issuance of a remedial order that 4 is the subject of a hearing provided in this section, but 5 such procedures shall be reviewable in the hearing.

6 (g) NOTICE REQUIREMENT.—This section shall be
7 applicable only with respect to proceedings initiated by a
8 notice of probable violation issued after the effective date
9 of this Act.

10 (h) MARKETING OF PETROLEUM PRODUCTS.—With respect to any person whose sole petroleum industry oper-11 12 ation relates to the marketing of petroleum products, the 13 Secretary or any person acting on behalf of the Secretary may not exercise discretion to maintain a civil action 14 15 (other than an action for injunctive relief) or issue a remedial order against the person for any violation of any rule 16 17 or regulation if—

18 (1) the civil action or order is based on—

19 (A) a retroactive application of the rule or20 regulation; or

21 (B) a retroactive interpretation of the rule22 or regulation; and

(2) the person relied in good faith on rules, regulations, or ruling in effect on the date of the violation interpreting the rules or regulations.

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1 SEC. 504. REQUESTS FOR ADJUSTMENTS. 2 (a) IN GENERAL.—The Secretary or any officer des-3 ignated by the Secretary shall— 4 (1) provide for the making of such adjustments 5 to any rule, regulation, or order described in section 6 501(a) as may be necessary to prevent special hard-7 ship, inequity, or unfair distribution of burdens; 8 (2) by rule, establish procedures that are avail-9 able to any person for the purpose of seeking an in-10 terpretation, modification, or rescission of, exception 11 to, or exemption from, such rule, regulation, or 12 order; and 13 (3) ensure that each decision on any application 14 or petition requesting an adjustment shall specify— 15 (A) the standards of hardship, inequity, or 16 unfair distribution of burden by which any dis-17 position was made; and

18 (B) the specific application of the stand19 ards to the facts contained in the application or
20 petition.

21 (b) REVIEW OF DENIAL.—

(1) IN GENERAL.—If any person is aggrieved or
adversely affected by a denial of a request for adjustment under subsection (a), the person may—

25 (A) request a review of the denial by the26 Commission; and

1	(B) obtain judicial review in accordance
2	with this title when the denial becomes final.
3	(2) PROCEDURES.—The Commission shall, by
4	rule, establish appropriate procedures, including a
5	hearing when requested, for review of a denial.
6	(3) Commission action.—Action by the Com-
7	mission under this section shall be considered final
8	agency action within the meaning of section 704 of
9	title 5, United States Code, and shall not be subject
10	to further review by the Secretary or any officer or
11	employee of the Department.
12	(4) LITIGATION.—Litigation involving judicial
13	review of action by the Commission under this sec-
14	tion shall be the responsibility of the Secretary.
15	SEC. 505. REVIEW AND EFFECT.
16	(a) IN GENERAL.—Not later than 1 year after the
17	effective date of this Act, the Secretary shall submit a re-
18	port to Congress describing the actions taken to imple-
19	ment section 501.
20	(b) CONTENTS.—The report under subsection (a)
21	shall include—
22	(1) a description of the adequacy of section 501
23	from the standpoint of the Department and the pub-
24	lic, including a summary of any comments obtained

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1	by the Secretary from the public about the section
2	and implementing regulations; and
3	(2) such recommendations as the Secretary con-
4	siders appropriate concerning the procedures re-
5	quired by section 501.
6	(c) Assessments.—
7	(1) IN GENERAL.—Not later than January 31
8	of each year, the Secretary shall submit to Congress
9	a report on the assessment conducted under sub-
10	section (a) during the preceding year.
11	(2) CONTENTS.—Each report shall include the
12	results of the assessment covered by the report, to-
13	gether with such findings and recommendations as
14	the Secretary considers appropriate.
14 15	the Secretary considers appropriate. TITLE VI—ADMINISTRATIVE
15	TITLE VI—ADMINISTRATIVE
15 16	TITLE VI—ADMINISTRATIVE PROVISIONS
15 16 17	TITLE VI—ADMINISTRATIVE PROVISIONS Subtitle A—Personnel Provisions
15 16 17 18	TITLE VI—ADMINISTRATIVE PROVISIONS Subtitle A—Personnel Provisions SEC. 601. OFFICERS AND EMPLOYEES. (a) AUTHORITY OF SECRETARY TO APPOINT AND
15 16 17 18 19	TITLE VI—ADMINISTRATIVE PROVISIONS Subtitle A—Personnel Provisions SEC. 601. OFFICERS AND EMPLOYEES. (a) AUTHORITY OF SECRETARY TO APPOINT AND
 15 16 17 18 19 20 21 	TITLE VI—ADMINISTRATIVE PROVISIONS Subtitle A—Personnel Provisions SEC. 601. OFFICERS AND EMPLOYEES. (a) AUTHORITY OF SECRETARY TO APPOINT AND FIX COMPENSATION.—Except as otherwise provided in
 15 16 17 18 19 20 21 	TITLE VI—ADMINISTRATIVE PROVISIONS Subtitle A—Personnel Provisions SEC. 601. OFFICERS AND EMPLOYEES. (a) AUTHORITY OF SECRETARY TO APPOINT AND FIX COMPENSATION.—Except as otherwise provided in this section, the Secretary may appoint and fix the com-
 15 16 17 18 19 20 21 22 	TITLE VI—ADMINISTRATIVE PROVISIONS Subtitle A—Personnel Provisions SEC. 601. OFFICERS AND EMPLOYEES. (a) AUTHORITY OF SECRETARY TO APPOINT AND FIX COMPENSATION.—Except as otherwise provided in this section, the Secretary may appoint and fix the com- pensation of such officers and employees, including attor-

	10
1	(b) Appointment of Scientific, Engineering,
2	and Other Personnel.—
3	(1) IN GENERAL.—Subject to paragraph (2),
4	the Secretary may—
5	(A) appoint not more than 311 scientific,
6	engineering, professional, and administrative
7	personnel of the Department without regard to
8	the provisions of chapter 33 of title 5, United
9	States Code, governing appointments in the
10	competitive service; and
11	(B) fix the compensation of those per-
12	sonnel at an amount not to exceed the max-
13	imum rate payable for GS-18 of the General
14	Schedule under section 5332 of title 5, United
15	States Code.
16	(2) TERMINATION OF AUTHORITY.—The au-
17	thority of the Secretary under paragraph (1) shall
18	terminate on the later of—
19	(A) the date on which an individual who is
20	appointed under paragraph (1) leaves that posi-
21	tion; or
22	(B) the date that is 4 years after the date
23	of enactment of this Act.
24	(c) Other Positions Above GS-15.—

1	(1) IN GENERAL.—Subject to the provisions of
2	chapter 51 of title 5, United States Code, but not-
3	withstanding section 3324 of title 5, United States
4	Code, the Secretary may classify not more than 178
5	positions of the Department as GS-16, GS-17, or
6	GS-18 without the approval by the Civil Service
7	Commission.
8	(2) Approval by civil service commis-
9	SION.—Appointments under this subsection may be
10	made without regard to section 3324 of title 5,
11	United States Code, if the individual placed in the
12	position—
13	(A) is transferred to the Department in
14	connection with a transfer of functions under
15	this Act; and
16	(B) immediately prior to the effective date
17	of this Act, held a position and duties com-
18	parable to those required by the new position.
19	(3) TERMINATION OF AUTHORITY.—The au-
20	thority of the Secretary under this subsection with
21	respect to any position shall terminate on the date
22	on which the first individual who is appointed under
23	paragraph (1) leaves that position.
24	(d) Appointment of Additional Scientific, En-
25	GINEERING, AND OTHER PERSONNEL.—In addition to the

number of positions that may be classified above GS-15
 under section 5108 of title 5, United States Code, the Sec retary may—

4 (1) appoint not more than 200 scientific, engi5 neering, professional, and administrative personnel
6 without regard to the provisions of chapter 33 of
7 title 5, United States Code; and

8 (2) fix the compensation of those personnel in 9 an amount not to exceed the maximum rate payable 10 for GS-18 of the General Schedule under section 11 5332 of title 5, United States Code.

(e) MAXIMUM NUMBER OF POSITIONS.—Of the positions described in subsections (b) and (c) and classified
above GS-15 under section 5108(a) of title 5, United
States Code—

- 16 (1) 63 percent shall be GS–16 positions;
- 17 (2) 25 percent shall be GS–17 positions; and
- 18 (3) 12 percent shall be GS–18 positions.

(f) INTELLIGENCE POSITIONS.—All individuals appointed to positions in the Department that the Secretary
determines to be devoted to intelligence and intelligencerelated activities of the Federal Government are excepted
from the competitive service provisions of chapter 33 of
title 5, United States Code while employed in those positions.

1 SEC. 602. SENIOR POSITIONS.

In addition to the positions created by title II, there shall be within the Department 14 additional officers in positions authorized by section 5316 of title 5, United States Code, which shall be filled by individuals appointed by the Secretary who shall perform such functions as the Secretary shall prescribe from time to time.

8 SEC. 603. EXPERTS AND CONSULTANTS.

9 The Secretary may obtain services authorized by sec-10 tion 3109 of title 5, United States Code, at rates not to 11 exceed the daily rate prescribed for grade GS-18 of the 12 General Schedule under section 5332 of title 5, United 13 States Code, for persons employed intermittently in Gov-14 ernment service.

15 SEC. 604. ADVISORY COMMITTEES.

(a) IN GENERAL.—The Secretary may establish in
accordance with the Federal Advisory Committee Act (5
U.S.C. App.) such advisory committees as the Secretary
determines necessary to assist in the performance of the
duties of the Secretary.

(b) TRAVEL EXPENSES.—Members of an advisory
committee established under subsection (a), other than
full-time employees of the Federal Government, may be
allowed travel expenses, including per diem in lieu of subsistence, as authorized by section 5703 of title 5, United
States Code, while attending meetings of the advisory
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committee or otherwise serving at the request of the Sec retary away from the homes or places of business of the
 members.

4 Subtitle B—General Administrative 5 Provisions

6 SEC. 611. GENERAL AUTHORITY.

7 To the extent appropriate to perform any function 8 transferred by this Act, the Secretary or any officer or 9 employee of the Department may exercise, in carrying out 10 the function so transferred, any authority available by law 11 (including appropriations Acts) to the official or agency 12 from which the function was transferred.

13 SEC. 612. DELEGATION.

Except as otherwise expressly prohibited by law, and
except as otherwise provided in this Act, the Secretary
may, as the Secretary determines to be appropriate—

17 (1) delegate any functions to officers or employ-18 ees of the Department; and

19 (2) authorize successive redelegations of func-20 tions within the Department.

21 SEC. 613. REORGANIZATION.

(a) IN GENERAL.—Subject to subsection (b), the Secretary may establish, alter, consolidate, or discontinue
such organizational units or components within the Department as the Secretary determines to be appropriate.

1 (b) LIMITATIONS.—

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2	(1) IN GENERAL.—The authority of the Sec-
3	retary under subsection (a) shall not extend to—
4	(A) the abolition of any organizational unit
5	or component established by this Act; or
6	(B) the transfer of any function vested by
7	this Act in any organizational unit or compo-
8	nent.
9	(2) NATIONAL NUCLEAR SECURITY ADMINIS-
10	TRATION.—The authority of the Secretary under
11	subsection (a) shall not apply to the National Nu-
12	clear Security Administration.
13	SEC. 614. RULES.
14	The Secretary may promulgate such procedural and
15	administrative regulations as the Secretary determines to
16	be appropriate to administer and manage the functions of
17	the Secretary under this Act.
18	SEC. 615. SUBPOENA.
19	(a) IN GENERAL.—For the purpose of carrying out
20	this Act, the Secretary (or a designee) shall have the same
21	powers and authorities as the Federal Trade Commission

22 under section 9 of the Federal Trade Commission Act (15

23 U.S.C. 49) with respect to all functions vested in, or trans-

24 ferred or delegated to, the Secretary by this Act.

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(b) NATURAL GAS.—For purposes of carrying out the
 responsibilities of the Federal Trade Commission under
 the Natural Gas Policy Act of 1978 (15 U.S.C. 3301 et
 seq.), the Commission shall have the same powers and au thority as the Secretary has under this section.

6 SEC. 616. CONTRACTS.

7 (a) IN GENERAL.—The Secretary may enter into and 8 perform such contracts, leases, cooperative agreements, or 9 other similar transactions with public agencies, private or-10 ganizations, and individuals, and make such payments (in 11 lump sum or installments, and by way of advance or reim-12 bursement), as the Secretary determines to be appropriate 13 to carry out the functions under this Act.

(b) LIMITATION ON AUTHORITY.—Notwithstanding
any other provision of this title, no authority to enter into
contracts or to make payments under this title shall be
effective except to such extent or in such amounts as are
provided in advance in appropriations Acts.

(c) LEASING OF EXCESS DEPARTMENT PROPERTY.—
The Secretary may lease, in accordance with such terms
and conditions the Secretary considers to be appropriate
to promote national security or the public interest, any
acquired real property and related personal property
that—

1	(1) is located at a facility of the Department to
2	be closed or reconfigured;
3	(2) at the time the lease is entered into, is not
4	needed by the Department; and
5	(3) is under the control of the Department.
6	(d) TERMS OF LEASE.—
7	(1) IN GENERAL.—A lease entered into under
8	subsection (c) shall be for a term of not more than
9	10 years, except that the Secretary may enter into
10	a lease that includes an option to renew for a term
11	of more than 10 years if the Secretary determines
12	that entering into such a lease will promote the na-
13	tional security or be in the public interest.
14	(2) Consideration.—
15	(A) IN GENERAL.—A lease entered into
16	under subsection (c) may provide for the pay-
17	ment (in cash or in-kind) by the lessee of con-
18	sideration in an amount that is less than the
19	fair market rental value of the leasehold inter-
20	est.
21	(B) SERVICES.—Services relating to the
22	protection and maintenance of the leased prop-
23	erty may constitute all or part of the consider-
24	ation under this paragraph.
25	(e) Environmental Concerns.—

(1) IN GENERAL.—Subject to paragraph (2), 1 2 before entering into a lease under subsection (c), the 3 Secretary shall consult with, and obtain the concur-4 rence of, the appropriate State official (with respect 5 to property located on a site that is not listed on the National Priorities List) to determine whether the 6 7 environmental conditions of the property are such 8 that leasing the property, and the terms and condi-9 tions of the lease agreement, are consistent with 10 safety and the protection of public health and the 11 environment.

12 (2) FAILURE TO OBTAIN CONCURRENCE.—The 13 Secretary may enter into a lease under subsection 14 (c) without obtaining the concurrence of the appropriate State official under paragraph (1) if, by the 15 16 date that 60 days after the date on which the Sec-17 retary requests the concurrence, the appropriate 18 State official fails to submit to the Secretary a no-19 tice of concurrence with, or rejection of, the deter-20 mination.

21 (f) Rentals.—

22 (1) RETENTION.—

23 (A) IN GENERAL.—To the extent provided
24 in advance in appropriations Acts, the Sec25 retary may retain and use money received by

1	the Secretary directly from a lease entered into
2	under subsection (c) in any amount the Sec-
3	retary considers to be necessary to cover the ad-
4	ministrative expenses of the lease, the mainte-
5	nance and repair of the leased property, or en-
6	vironmental restoration activities at the facility
7	at which the leased property is located.
8	(B) TREATMENT.—Amounts retained
9	under this subsection shall be retained in a sep-
10	arate account established in the Treasury for
11	that purpose.
12	(2) REPORT.—The Secretary shall submit to
13	Congress annual reports on the amounts retained
14	and used under this subsection.
15	(g) Additional Authorities.—
16	(1) IN GENERAL.—In addition to authority
17	granted to the Secretary under any other provision
18	of law, the Secretary may exercise the same author-
19	ity to enter into transactions (other than contracts,
20	cooperative agreements, and grants), subject to the
21	same terms and conditions, as the Secretary of De-
22	fense under section 2371 of title 10, United States
23	Code (other than subsections (b) and (f) of that sec-
24	tion).

1	(2) Application of terms.—In applying sec-
2	tion 2371 of title 10, United States Code, to the
3	Secretary under paragraph (1)—
4	(A) the term "basic" shall be replaced by
5	the term "research";
6	(B) the term "applied" shall be replaced
7	by the term "development"; and
8	(C) the terms "advanced research
9	projects" and "advanced research" shall be re-
10	placed by the term "demonstration projects".
11	(3) Relationship to other provisions.—
12	The authority of the Secretary under paragraph (1)
13	shall not be subject to—
14	(A) section 9 of the Federal Nonnuclear
15	Energy Research and Development Act of 1974
16	(42 U.S.C. 5908); or
17	(B) section 152 of the Atomic Energy Act
18	of 1954 (42 U.S.C. 2182).
19	(4) Competitive, Merit-Based Selection
20	PROCEDURES.—
21	(A) IN GENERAL.—The Secretary shall use
22	such competitive, merit-based selection proce-
23	dures in entering into transactions under para-
24	graph (1) as the Secretary determines in writ-
25	ing to be practicable.

1 LIMITATION.—A transaction under (B) 2 paragraph (1) shall relate to a research, devel-3 opment, or demonstration project only if the 4 Secretary determines in writing that the use of 5 standard contract, grant, or cooperative a 6 agreement for the project is not feasible or ap-7 propriate.

8 (5) DISCLOSURE.—The Secretary may protect 9 from disclosure, for up to 5 years after the date on 10 which the information is developed, any information 11 developed pursuant to a transaction under para-12 graph (1) that would be protected from disclosure 13 under section 552(b)(4) of title 5, United States 14 Code, if obtained from an individual or entity other 15 than a Federal agency.

16 (6) GUIDELINES.—

17 (A) IN GENERAL.—The Secretary shall
18 issue guidelines for transactions under para19 graph (1).

(B) PUBLICATION.—The guidelines under
subparagraph (A) shall be published in the Federal Register for public comment in accordance
with rulemaking procedures of the Department.
(C) AUTHORITY.—The Secretary shall not
have authority to carry out transactions under

1 paragraph (1) until the guidelines for trans-2 actions required under subparagraph (A) are 3 final. 4 (7) ANNUAL REPORT.—The Secretary shall 5 submit to Congress the annual report required under 6 section 2371(h) of title 10, United States Code. 7 (8) DELEGATION.—The authority of the Sec-8 retary under this subsection may be delegated only 9 to an officer of the Department who is appointed by 10 the President by and with the advice and consent of 11 the Senate. 12 (9) TERMINATION.—Notwithstanding any other 13 provision of law, the authority to enter into trans-14 actions under paragraph (1) shall terminate on Sep-15 tember 30, 2018. 16 SEC. 617. ACQUISITION AND MAINTENANCE OF PROPERTY. 17 The Secretary may— 18 (1) acquire (by purchase, lease, condemnation, 19 or otherwise), construct, improve, repair, operate, 20 and maintain laboratories, research and testing sites 21 and facilities, quarters and related accommodations 22 for employees and dependents of employees of the 23 Department, personal property (including patents), 24 or any interest in property, as the Secretary deter-25 mines to be necessary; and

(2) provide, by contract or otherwise, for eating
 facilities and other necessary facilities for the health
 and welfare of employees of the Department at in stallations (including through the purchase and
 maintenance of appropriate equipment).

6 SEC. 618. FACILITIES CONSTRUCTION.

7 (a) IN GENERAL.—As necessary and when not other8 wise available, the Secretary may provide for, construct,
9 or maintain the following for employees and dependents
10 stationed at remote locations:

- 11 (1) Emergency medical services and supplies.
- 12 (2) Food and other subsistence supplies.
- 13 (3) Messing facilities.
- 14 (4) Audiovisual equipment, accessories, and15 supplies for recreation and training.
- 16 (5) Reimbursement for food, clothing, medicine,
 17 and other supplies furnished by those employees in
 18 emergencies for the temporary relief of distressed in19 dividuals.
- 20 (6) Living and working quarters and facilities.
 21 (7) Transportation of school-aged dependents of
 22 employees to the nearest appropriate educational fa23 cilities.

(b) PRICING.—The furnishing of medical treatmentunder subsection (a)(1) and the furnishing of services and

1	supplies under paragraphs (2) and (3) of subsection (a)
2	shall be at prices reflecting reasonable value, as deter-
3	mined by the Secretary.
4	(c) TREATMENT.—
5	(1) IN GENERAL.—Proceeds from reimburse-
6	ments under this section—
7	(A) shall be deposited in the Treasury; and
8	(B) may be withdrawn by the Secretary—
9	(i) to pay directly the cost of work or
10	services;
11	(ii) to repay or make advances to ap-
12	propriations of funds that will initially bear
13	all or a part of that cost; or
14	(iii) to refund excess sums when nec-
15	essary.
16	(2) CREDITING TO FUNDS.—A payment by the
17	Secretary under paragraph (1)(B) may be credited
18	to a working capital fund otherwise established by
19	law, including the fund established pursuant to sec-
20	tion 622, and used under the law governing the
21	fund, if the fund is available for use by the Depart-
22	ment for performing the work or services for which
23	payment is received.

1 SEC. 619. USE OF FACILITIES.

2 (a) IN GENERAL.—On the consent of the Federal 3 Government or the government of any foreign country, State, the District of Columbia, the Commonwealth of 4 5 Puerto Rico, or any territory or possession of the United States, with or without reimbursement, the Secretary and 6 7 the Federal Energy Regulatory Commission may use the 8 research, equipment, and facilities of such a government 9 (or political subdivision) in carrying out the functions 10 under this Act.

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11 (b) USE OF PROPERTY.—

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12 (1) IN GENERAL.—Except as provided in para-13 graph (2), in carrying out this Act, the Secretary 14 may permit the use by public and private individuals 15 and entities of any real property, facility, structure, 16 or improvement under the jurisdiction of the Sec-17 retary for purposes of the Department, under such 18 terms and at such rates as the Secretary determines 19 to be appropriate, for a period of not more than 5 20 years.

(2) RECONDITIONING AND MAINTENANCE.—
The Secretary may require any individual or entity
to which a permit is provided under this subsection
to recondition and maintain, at the expense of the
individual or entity, the real property, facilities,

1	structures, and improvements involved to a satisfac-
2	tory standard.
3	(3) EXCEPTION.—This subsection shall not
4	apply to excess property (as defined in section 102
5	of title 40, United States Code).
6	(c) PROCEEDS.—
7	(1) IN GENERAL.—Except as provided in para-
8	graph (2), the proceeds from reimbursements under
9	this section—
10	(A) shall be deposited in the Treasury; and
11	(B) may be withdrawn by the Secretary or
12	the head of another appropriate Federal depart-
13	ment or agency—
14	(i) to pay directly the costs of the
15	equipment and facilities provided;
16	(ii) to repay or make advances to ap-
17	propriations or funds that do or will ini-
18	tially bear all or a part of those costs; or
19	(iii) to refund excess sums as nec-
20	essary.
21	(2) EXCEPTION.—The proceeds described in
22	paragraph (1) may be credited to a working capital
23	fund otherwise established by law (including the
24	fund established pursuant to section 622) and used
25	in accordance the laws governing that fund, if the

fund is available for use for providing the equipment
 or facilities involved.

3 SEC. 620. FIELD OFFICES.

4 The Secretary may establish, alter, consolidate, or
5 discontinue to maintain such State, regional, district,
6 local, or other field offices as the Secretary determines to
7 be necessary to carry out this Act.

8 SEC. 621. COPYRIGHTS.

9 The Secretary may acquire any of the following de10 scribed rights if the property so acquired is for use by
11 or for, or useful to, the Department:

12 (1) Copyrights, patents, and applications for13 patents, designs, processes, and manufacturing data.

14 (2) Licenses under copyrights, patents, and ap-15 plications for patents.

16 (3) Releases, before suit is brought, for past in-17 fringement of patents or copyrights.

18 SEC. 622. CAPITAL FUND.

(a) ESTABLISHMENT.—The Secretary may establish
a working capital fund, to be available without fiscal year
limitation, for expenses necessary for the maintenance and
operation of such common administrative services as the
Secretary determines to be appropriate in the interests of
economy and efficiency, including services such as—

1	(1) a central supply service for stationery and
2	other supplies and equipment for which adequate
3	stocks may be maintained to meet in whole or in
4	part the requirements of the Department;
5	(2) central messenger, mail, telephone, and
6	other communications services;
7	(3) office space and central services for docu-
8	ment reproduction, graphics, and visual aids; and
9	(4) a central library service.
10	(b) TRANSFERS.—The capital of the fund shall con-
11	sist of—
12	(1) any appropriations made for the purpose of
13	providing capital; and
14	(2) the fair and reasonable value of such stocks
15	of supplies, equipment, and other assets and inven-
16	tories on order as the Secretary may transfer to the
17	fund, less the related liabilities and unpaid obliga-
18	tions.
19	(c) Reimbursement.—Amounts in the fund shall be
20	reimbursed in advance from available funds of agencies
21	and offices in the Department, or from other sources, for
22	supplies and services at rates that approximate the ex-
23	pense of operation, including the accrual of annual leave
24	and the depreciation of equipment.

1 (d) CREDITS.—The fund shall be credited with re-2 ceipts—

- 3 (1) from sale or exchange of property; and
- 4 (2) in payment for loss or damage to property5 owned by the fund.

6 (e) SURPLUS AMOUNTS.—There shall be covered into 7 the Treasury as miscellaneous receipts any surplus 8 amounts in the fund (all assets, liabilities, and prior losses 9 considered), in excess of the amounts transferred or ap-10 propriated to establish and maintain the fund.

11 SEC. 623. SEAL OF DEPARTMENT.

12 (a) IN GENERAL.—The Secretary shall cause a seal13 of office to be made for the Department.

14 (b) JUDICIAL NOTICE.—Judicial notice shall be15 taken of the seal under this section.

16 SEC. 624. REGIONAL ENERGY ADVISORY BOARDS.

17 (a) IN GENERAL.—The Governors of the States in
18 each region may establish 1 regional energy advisory
19 board for each region, to include such membership as the
20 Governors determine to be appropriate.

21 (b) Observers.—

(1) IN GENERAL.—The following officials (or a
designee) may participate as observers in the deliberations of any board established under subsection
(a):

1	(A) The Secretary.
2	(B) The Secretary of Commerce.
3	(C) The Secretary of the Interior.
4	(D) The Chairman of the Council on Envi-
5	ronmental Quality.
6	(E) The Commandant of the Coast Guard.
7	(2) Other commissions.—The Federal co-
8	chairperson of the Appalachian Regional Commis-
9	sion or any regional commission under title V of the
10	Public Works and Economic Development Act of
11	1965 (42 U.S.C. 3191 et seq.) may participate as an
12	observer in the deliberations of any board estab-
13	lished under subsection (a) that includes one or
14	more States that are members of the regional com-
15	mission.
16	(c) Recommendations.—
17	(1) IN GENERAL.—Each board established
18	under subsection (a) may make such recommenda-
19	tions as are appropriate to programs of the Depart-
20	ment having a direct effect on the region of the
21	board.
22	(2) FAILURE TO ADOPT.—If a board makes a
23	specific recommendation under paragraph (1) that is
24	not adopted in the implementation of a program de-
25	scribed in that paragraph, the Secretary shall notify

the Board in writing of the reasons for not adopting
 the recommendation.

3 SEC. 625. DESIGNATION OF CONSERVATION OFFICERS.

4 (a) DESIGNATION.—The Secretary of Defense, the 5 Secretary of Commerce, the Secretary of Housing and Urban Development, the Secretary of Transportation, the 6 7 Secretary of Agriculture, the Secretary of the Interior, the 8 head of the United States Postal Service, and the Admin-9 istrator of General Services shall each designate 1 Assist-10 ant Secretary or Assistant Administrator, as applicable, as the principal conservation officer of the respective de-11 12 partment or agency.

(b) DUTIES.—A principal conservation officer designated under subsection (a) shall be principally responsible for—

16 (1) the planning and implementation of energy
17 conservation programs by the applicable department
18 or agency; and

19 (2) coordination with the Department with re-20 spect to energy matters.

21 (c) PUBLICATION.—

(1) IN GENERAL.—Each department and agency described in subsection (a) shall periodically inform the Secretary of the identity of the relevant
conservation officer.

(2) LIST.—The Secretary shall periodically pub lish a list identifying conservation officers under this
 section, based on the information provided under
 paragraph (1).

5 SEC. 626. ANNUAL REPORT.

6 (a) IN GENERAL.—As soon as practicable after the 7 end of each fiscal year commencing with the first complete 8 fiscal year following the date of enactment of this Act, the 9 Secretary shall submit to the President, for inclusion in 10 a report to Congress, a report on the activities of the De-11 partment during the preceding fiscal year.

12 (b) INCLUSIONS.—Each report under subsection (a)13 shall include—

14	(1) a statement of the goals, priorities, and
15	plans of the Secretary for the Department, together
16	with an assessment of the progress made toward—
17	(A) the attainment of those goals;
18	(B) the effective and efficient management
19	of the Department; and
20	(C) progress made in coordination of de-
21	partmental functions with other Federal depart-
22	ments and agencies;
23	(2) the information required by—
24	(A) section 15 of the Federal Energy Ad-
25	ministration Act of 1974 (15 U.S.C. 774);

1	(B) section 365(c) of the Energy Policy
2	and Conservation Act (42 U.S.C. 6325(c));
3	(C) section 304(c) of the Nuclear Waste
4	Policy Act of 1982 (42 U.S.C. 10224(c));
5	(D) section 307 of the Energy Reorganiza-
6	tion Act of 1974 (42 U.S.C. 5877); and
7	(E) section 15 of the Federal Nonnuclear
8	Energy Research and Development Act of 1974
9	(42 U.S.C. 5914);
10	(3) the projected energy needs of the United
11	States to meet the requirements of the general wel-
12	fare of the residents and the commercial and indus-
13	trial entities of the United States, including a com-
14	prehensive summary of data pertaining to all fuel
15	and energy needs of residents of the United States
16	residing in—
17	(A) areas outside standard metropolitan
18	statistical areas; and
19	(B) areas within such areas that are unin-
20	corporated or rural areas, as specified by the
21	Bureau of the Census;
22	(4) an estimate of—
23	(A) the domestic and foreign energy supply
24	on which the United States will be expected to
25	rely to meet those needs in an economic man-

1	ner, with due regard for the protection of the
2	environment, the conservation of natural re-
3	sources, and the implementation of foreign pol-
4	icy objectives; and
5	(B) the quantities of energy expected to be
6	provided by different sources (including petro-
7	leum, natural and synthetic gases, coal, ura-
8	nium, hydroelectric, solar, and other means)
9	and the expected means of obtaining those
10	quantities;
11	(5) current and foreseeable trends in the price,
12	quality, management, and use of energy resources
13	and the effects of those trends on the social, envi-
14	ronmental, economic, and other requirements of the
15	United States;
16	(6) a summary of research and development ef-
17	forts funded by the Federal Government to develop
18	new technologies, to forestall energy shortages, to re-
19	duce waste, to foster recycling, to encourage con-
20	servation practices, and to increase efficiency, in-
21	cluding a description of the activities carried out by
22	the Department in support of environmental, social,
23	economic, institutional, biomedical, physical, and
24	safety research, development, demonstration, and
25	monitoring activities necessary to guarantee that

1	technological programs funded by the Department
2	are carried out in a manner that is capable of—
3	(A) maintaining or improving the quality
4	of the environment; and
5	(B) mitigating any undesirable environ-
6	mental and safety impacts;
7	(7) a review and appraisal of the adequacy and
8	appropriateness of technologies, procedures, and
9	practices (including competitive and regulatory prac-
10	tices) employed by the Federal Government or State
11	and local governments and nongovernmental entities
12	to achieve the purposes of this Act;
13	(8) a summary of cooperative and voluntary ef-
14	forts that have been mobilized to promote conserva-
15	tion and recycling, together with plans for such ef-
16	forts during the succeeding fiscal year, and rec-
17	ommendations for changes in laws and regulations
18	needed to encourage more conservation and recycling
19	by all segments of the United States;
20	(9) a summary of substantive measures taken
21	by the Department—
22	(A) to stimulate and encourage the devel-
23	opment of new manpower resources through in-
24	stitutions of higher education in the United
25	States; and

1 (B) to involve those institutions in the exe-2 cution of the research and development pro-3 grams of the Department; and 4 (10) to the maximum extent practicable, a sum-5 mary of activities in the United States by individuals 6 or entities that are foreign-owned or -controlled and 7 that own or control United States energy sources 8 and supplies, including the magnitude of annual for-9 eign direct investment in the energy sector in the 10 United States and exports of energy resources from 11 the United States by foreign-owned or -controlled in-12 dividuals or entities, and such other related matters 13 as the Secretary determines to be appropriate.

14 SEC. 627. TRANSFER OF FUNDS.

(a) IN GENERAL.—Except as provided in subsection
(b), the Secretary, as authorized in an appropriations Act,
may transfer for any fiscal year funds from 1 appropriation to another within the Department.

(b) EXCEPTION.—No appropriation shall be increased or decreased pursuant to this section by more than
5 percent of the appropriation for the applicable fiscal
year.

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3 In accordance with guidelines prescribed by the Secretary, in concurrence with the Attorney General, employ-4 5 ees of the Department and employees of contractors and subcontractors (at any tier) of the Department, in car-6 7 rying out the official duties of protecting the Strategic Pe-8 troleum Reserve or a storage or related facility, or of pro-9 tecting individuals relating to the Strategic Petroleum Re-10 serve or a storage or related facility, may—

(1) carry firearms, if designated by the Secretary and qualified for the use of firearms under
the guidelines; and
(2) arrest without warrant any individual for an

15 offense against the United States—

16 (A) in the case of a felony, if the employee
17 has reasonable grounds to believe that the indi18 vidual—

19 (i) has committed or is committing a20 felony; and

21 (ii) is in, or is fleeing from, the imme-22 diate area of the felony; and

(B) in the case of a felony or misdemeanor, if the violation is committed in the
presence of the employee.

FACILITIES.

3 (a) REGULATIONS.—

2

4 (1) IN GENERAL.—The Secretary may promul-5 gate regulations relating to the entry on, or car-6 rying, transporting, or otherwise introducing or 7 causing to be introduced any dangerous weapon, ex-8 plosive, or other dangerous instrument or material 9 likely to produce substantial injury or damage to in-10 dividuals or property into or onto, the Strategic Pe-11 troleum Reserve, a storage or related facility, or real 12 property subject to the jurisdiction or administra-13 tion, or in the custody, of the Secretary under part 14 B of title I of the Energy Policy and Conservation 15 Act (42 U.S.C. 6231 et seq.).

16 (2) NOTICE.—The Secretary shall post con17 spicuously on any property subject to the regulations
18 under paragraph (1) a notification that the property
19 is subject to the regulations.

(b) VIOLATORS.—Any individual who willfully vio21 lates a regulation of the Secretary promulgated pursuant
22 to subsection (a) shall be—

23 (1) guilty of a misdemeanor; and

(2) punished on conviction by a fine of not
more than \$5,000, imprisonment for not more than
1 year, or both.

1SEC. 630. ANNUAL ASSESSMENT AND REPORT ON VULNER-2ABILITY OF FACILITIES TO TERRORIST AT-3TACK.

4 (a) IN GENERAL.—Not less frequently than once
5 each year, the Secretary shall conduct a comprehensive as6 sessment of the vulnerability of Department facilities to
7 a terrorist attack.

8 (b) REPORTS.—Not later than June 1, 2015, and an-9 nually thereafter, the Secretary shall submit to Congress 10 a report on the assessment conducted under subsection (a) 11 for the preceding calendar year, including the results of 12 the assessment, together with such findings and rec-13 ommendations as the Secretary considers to be appro-14 priate.

15 TITLE VII—TRANSITIONAL, SAV 16 INGS, AND CONFORMING 17 PROVISIONS

18 SEC. 701. TRANSFER AND ALLOCATIONS OF APPROPRIA-

19 TIONS AND PERSONNEL.

(a) IN GENERAL.—Except as otherwise provided in
this Act, the personnel employed in connection with, and
the assets, liabilities, contracts, property, records, and unexpended balance of appropriations authorizations, allocations, and other funds employed, held, used, arising from,
available to, or to be made available in connection with
the functions transferred by this Act, subject to section
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1 1531 of title 31, United States Code, are transferred to
 2 the Secretary for appropriate allocation.

3 (b) USE OF UNEXPENDED FUNDS.—Unexpended
4 funds transferred pursuant to subsection (a) shall only be
5 used for the purposes for which the funds were originally
6 authorized and appropriated.

7 (c) SPECIFIC POSITIONS.—Positions expressly speci-8 fied by statute or reorganization plan to carry out func-9 tions transferred by this Act, personnel occupying those 10 positions on the effective date of this Act, and personnel 11 authorized to receive compensation in those positions at 12 the rate prescribed for offices and positions at level I, II, III, IV, or V of the Executive Schedule under subchapter 13 II of chapter 53 of title 5, United States Code, on the 14 15 effective date of this Act, shall be subject to section 703. 16 SEC. 702. EFFECT ON PERSONNEL.

17 (a) IN GENERAL.—Except as otherwise provided in this Act or by the Secretary, the transfer pursuant to this 18 19 title of full-time personnel (except special Government em-20 ployees) and part-time personnel holding permanent posi-21 tions pursuant to this title shall not cause any such em-22 ployee to be separated or reduced in grade or compensa-23 tion for 1 year after the date of enactment of this Act. 24 (b) COMPENSATION.—Any person who, on the effec-25 tive date of this Act, holds a position compensated in ac-

cordance with the Executive Schedule prescribed in chap-1 2 ter 53 of title 5, United States Code, and who, without 3 a break in service, is appointed in the Department to a 4 position having duties comparable to the duties performed 5 immediately preceding the appointment shall continue to be compensated in the new position at not less than the 6 7 rate provided for the previous position, for the duration 8 of service in the new position. 9 (c) REEMPLOYMENT RIGHTS.— 10 (1) IN GENERAL.—An employee transferred to 11 the Department who holds reemployment rights ac-12 quired under any provision of law or regulation may 13 exercise those rights only during the latter of— 14 (A) the 120-day period beginning on the 15 effective date of this Act; or

16 (B) the 2-year period beginning on the
17 date on which the employee acquired the reem18 ployment rights.

19 (2) REQUIREMENT.—Reemployment rights may
20 only be exercised at the request of the employee.

21 SEC. 703. AGENCY TERMINATIONS.

(a) IN GENERAL.—Except as otherwise provided in
this Act, whenever all of the functions vested by law in
any agency, commission, or other body, or any component
of an agency, commission, or other body, have been termi-

nated or transferred from that agency, commission, or
 other body, or component by this Act, the agency, commis sion, or other body, or component, shall terminate.

4 (b) TERMINATION OF POSITIONS AND OFFICES.—If 5 an agency, commission, or other body, or any component of an agency, commission, or other body, terminates pur-6 7 suant to subsection (a), each position and office within 8 the agency, commission, or other body, or component, that 9 was expressly authorized by law, or the incumbent of 10 which was authorized to receive compensation at the rates prescribed for an office or position at level II, III, IV, or 11 12 V of the Executive Schedule under subchapter II of chap-13 ter 53 of title 5, United States Code, shall terminate.

14 SEC. 704. INCIDENTAL TRANSFERS.

15 The Director of the Office of Management and Budget, in consultation with the Secretary and the Commission, 16 17 shall make such determinations as may be necessary with regard to the transfer of functions that relate to or are 18 19 used by an agency, commission or other body, or compo-20 nent of an agency, commission, or other body, affected by 21 this Act, to make such additional incidental dispositions 22 of personnel, assets, liabilities, contracts, property, 23 records, and unexpended balances of appropriations, au-24 thorizations, allocations, and other funds held, used, aris-25 ing from, available to, or to be made available in connection with the functions transferred by this Act, as the Di rector considers necessary to accomplish the purposes of
 this Act.

4 SEC. 705. SAVINGS PROVISIONS.

5 (a) Orders To Remain in Effect.—

6 (1) IN GENERAL.—All orders, determinations, 7 rules, regulations, permits, contracts, certificates, li-8 censes, and privileges described in paragraph (2) 9 shall continue in effect according to their respective 10 terms until modified, terminated, superseded, set 11 aside, or revoked in accordance with law by the 12 President, the Secretary, the Commission, or other 13 authorized officials, a court of competent jurisdic-14 tion, or by operation of law.

(2) SPECIFICATION.—Paragraph (1) applies to
all orders, determinations, rules, regulations, permits, contracts, certificates, licenses, and privileges
that—

(A) have been issued, made, granted, or allowed to become effective by the President, any
Federal department or agency, official of a Federal department or agency, or by a court of
competent jurisdiction, in the performance of
functions that are transferred under this Act to

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1	the Department or the Commission after the
2	date of enactment of this Act; and
3	(B) are in effect on the date on which this
4	Act takes effect.
5	(b) PENDING PROCEEDINGS.—
6	(1) IN GENERAL.—This Act shall not affect any
7	proceedings or any application for any license, per-
8	mit, certificate, or financial assistance pending be-
9	fore any department, agency, commission, or compo-
10	nent of a department, agency, or commission, func-
11	tions of which are transferred by this Act on the
12	date on which this Act takes effect.
13	(2) CONTINUATION.—
14	(A) IN GENERAL.—To the extent that pro-
15	ceedings and applications described in para-
16	graph (1) relate to functions transferred by this
17	Act—
18	(i) the proceedings and applications
19	shall be continued; and
20	(ii) orders shall be issued, appeals
21	shall be taken, and payments shall be
22	made pursuant to the orders, as if this Act
23	had not been enacted.
24	(B) EFFECT.—Orders issued in any pro-
25	ceeding continued under this paragraph shall

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1	continue in effect until modified, terminated,
2	superseded, or revoked by—
3	(i) a duly authorized official;
4	(ii) a court of competent jurisdiction;
5	or
6	(iii) operation of law.
7	(C) DISCONTINUANCE OR MODIFICA-
8	TION.—Nothing in this subsection prohibits the
9	discontinuance or modification of any pro-
10	ceeding described in paragraph (1) under the
11	same terms and conditions and to the same ex-
12	tent that the proceeding could have been dis-
13	continued or modified if this Act had not been
14	enacted.
15	(3) REGULATIONS.—The Secretary and the
16	Commission may promulgate regulations providing
17	for the orderly transfer of proceedings described in
18	paragraph (1) to the Department or the Commis-
19	sion.
20	(c) PENDING SUITS.—
21	(1) IN GENERAL.—Except as provided in para-
22	graph (3)—
23	(A) this Act shall not affect suits com-
24	menced prior to the effective date of this Act;
25	and

1	(B) in all suits described in subparagraph
2	(A), proceedings shall be had, appeals taken,
3	and judgments rendered in the same manner
4	and effect as if this Act had not been enacted.
5	(2) Suits by and against officers in offi-
6	CIAL CAPACITY AND DEPARTMENTS AND AGEN-
7	CIES.—
8	(A) Offices.—No suit, action, or other
9	proceeding commenced by or against any officer
10	in the official capacity of the officer as an offi-
11	cer of any department or agency, functions of
12	which are transferred by this Act, shall abate
13	by reason of the enactment of this Act.
14	(B) DEPARTMENTS AND AGENCIES.—No
15	cause of action by or against any department or
16	agency, functions of which are transferred by
17	this Act, or by or against any officer of a de-
18	partment or agency in the official capacity of
19	the officer, shall abate by reason of the enact-
20	ment of this Act.
21	(3) TRANSFER.—If, before the effective date of
22	this Act, any department or agency, or officer of a
23	department or agency in the official capacity of the
24	officer, is a party to a suit, and under this Act any
25	function of the department, agency, or officer is

transferred to the Secretary or any other official,
 then the suit shall be continued with the Secretary
 or other official, as applicable, substituted.

4 SEC. 706. REFERENCE.

5 With respect to any functions transferred by this Act and exercised after the effective date of this Act, reference 6 7 in any other Federal law to any department, commission, 8 or agency or any officer or office the functions of which 9 are so transferred shall be deemed to refer to the Sec-10 retary, the Commission, or other official or component of the Department in which this Act vests those functions. 11 12 SEC. 707. PRESIDENTIAL AUTHORITY.

13 Except as provided in title IV, nothing in this Act14 limits, curtails, abolishes, or terminates—

(1) any function of, or authority available to,
the President that the President had immediately
before the effective date of this Act; or

18 (2) the authority of the President to delegate,19 redelegate, or terminate any delegation of functions.

20 SEC. 708. TRANSITION.

With the consent of the appropriate department or agency head concerned, the Secretary may use the services of the officers, employees, and other personnel of the departments and agencies from which functions have been transferred to the Secretary for such period of time as may reasonably be needed to facilitate the orderly transfer
 of functions under this Act.

3 SEC. 709. ADMINISTRATIVE AMENDMENTS.

4 (a) EXECUTIVE DEPARTMENTS.—Section 101 of title
5 5, United States Code is amended by striking "Depart6 ment of Energy" and inserting "Department of Energy
7 and the Environment".

8 (b) LEVEL I.—Section 5312 of title 5, United States
9 Code, is amended by striking "Secretary of Energy" and
10 inserting "Secretary of Energy and the Environment".

(c) LEVEL II.—Section 5313 of title 5, United States
Code, is amended—

(1) by striking "Deputy Secretary of Energy"
and inserting "Deputy Secretary of Energy and the
Environment"; and

16 (2) by striking "Administrator of the Environ-17 mental Protection Agency.".

(d) LEVEL III.—Section 5314 of title 5, United
States Code, is amended by striking "Under Secretaries
of Energy (3)" and inserting "Under Secretaries of Energy and the Environment (4)".

(e) LEVEL IV.—Section 5315 of title 5, United
States Code, is amended—

1	(1) by striking "Assistant Secretaries of Energy
2	(8)" and inserting "Assistant Secretaries of Energy
3	and the Environment (18)";
4	(2) by striking "General Counsel of the Depart-
5	ment of Energy" and inserting "General Counsel of
6	the Department of Energy and the Environment";
7	(3) by striking "Administrator, Economic Regu-
8	latory Administration, Department of Energy.";
9	(4) by striking "Administrator, Energy Infor-
10	mation Administration, Department of Energy." and
11	inserting "Administrator, Energy and Environment
12	Information Administration, Department of Energy
13	and the Environment.";
14	(5) by striking "Director, Office of Indian En-
15	ergy Policy and Programs, Department of Energy";
16	(6) by striking "Director, Office of Science, De-
17	partment of Energy.";
18	(7) by striking "Assistant Administrator for
19	Toxic Substances, Environmental Protection Agen-
20	cy.";
21	(8) by striking "Assistant Administrator, Office
22	of Solid Waste, Environmental Protection Agency.";
23	(9) by striking "Assistant Administrators, En-
24	vironmental Protection Agency (8).";

1	(10) by striking "Chief Financial Officer, De-
2	partment of Energy" and inserting "Chief Financial
3	Officer, Department of Energy and the Environ-
4	ment";
5	(11) by striking "Chief Financial Officer, Envi-
6	ronmental Protection Agency.";
7	(12) by striking "Chief Information Officer,
8	Department of Energy' and inserting "Chief Infor-
9	mation Officer, Department of Energy and the Envi-
10	ronment"; and
11	(13) by striking "Chief Information Officer,
12	Environmental Protection Agency.".
13	(f) LEVEL V.—Section 5316 of title 5, United States
14	Code, is amended by striking "Additional Officers, De-
15	partment of Energy (14)" and inserting "Additional Offi-
16	cers, Department of Energy and the Environment (14)".
17	SEC. 710. DIRECTOR OF OFFICE OF PERSONNEL MANAGE-
18	MENT REPORT.
19	As soon as practicable but not later than 1 year after
20	the effective date of this Act, the Director of the Office
21	of Personnel Management shall prepare and submit to
22	Congress a report on the effects on employees of the reor-
23	ganization under this Act, which shall include—
24	(1) an identification of any position within the
25	Department or elsewhere in the Executive branch

1	that the Director considers unnecessary due to con-
2	solidation of functions under this Act;
3	(2) a statement of the number of employees en-
4	titled to pay savings by reason of the reorganization
5	under this Act;
6	(3) a statement of the number of employees
7	who are voluntarily or involuntarily separated by
8	reason of the reorganization;
9	(4) an estimate of the personnel costs associ-
10	ated with the reorganization;
11	(5) the effects of the reorganization on labor
12	management relations; and
13	(6) such legislative and administrative rec-
14	ommendations for improvements in personnel man-
15	agement within the Department as the Director con-
16	siders necessary.
17	SEC. 711. INVESTIGATIONS AND REPORTS ON DUPLICATIVE
18	PROGRAMS AND ACTIVITIES.
19	The Secretary shall—
19 20	The Secretary shall— (1) conduct routine investigations to identify
	·
20	(1) conduct routine investigations to identify
20 21	(1) conduct routine investigations to identify programs, offices, and initiatives with duplicative
20 21 22	(1) conduct routine investigations to identify programs, offices, and initiatives with duplicative goals and activities within the Department; and

1	dation and elimination to reduce duplication and for
2	specific rescissions.

3 SEC. 712. ENVIRONMENTAL IMPACT STATEMENTS.

The transfer of functions under titles III and IV shall not affect the validity of any draft environmental impact statement or similar analysis required under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and published before the effective date of this Act.

9 SEC. 713. CONFORMING AMENDMENTS.

10 The Department of Energy Organization Act (4211 U.S.C. 7101 et seq.) is repealed.

12 TITLE VIII—ENERGY PLANNING

13 SEC. 801. NATIONAL ENERGY POLICY PLAN.

14 (a) IN GENERAL.—The President shall—

(1) in accordance with subsection (b), prepare
and submit to Congress a proposed National Energy
Policy Plan (referred to in this title as a "proposed
Plan");

(2) seek the active participation by regional,
State, and local agencies and instrumentalities and
the private sector through public hearings in cities
and rural communities and other appropriate means
to ensure, to the maximum extent practicable, that
the views and proposals of all segments of the econ-

1	omy are taken into account in the formulation and
2	review of the proposed Plan;
3	(3) include in the proposed Plan a comprehen-
4	sive summary of data pertaining to all fuel and en-
5	ergy needs of persons residing in—
6	(A) areas outside standard metropolitan
7	statistical areas; and
8	(B) areas within standard metropolitan
9	statistical areas that are unincorporated or are
10	specified by the Bureau of the Census as rural
11	areas.
12	(b) CONTENTS OF PROPOSED PLAN.—Not later than
13	April 1, 2015, and biennially thereafter, the President
14	shall submit to Congress the proposed Plan, which shall—
15	(1) consider and establish energy production,
16	use, and conservation objectives, for periods of 5 and
17	10 years, necessary to satisfy projected energy needs
18	of the United States to meet the requirements of the
19	general welfare of the people of the United States
20	and the commercial and industrial life of the United
21	States, paying particular attention to the needs
22	for—
23	(A) full employment;
24	(B) price stability;
25	(C) energy security;

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1	(D) economic growth;
2	(E) environmental protection;
3	(F) nuclear nonproliferation;
4	(G) special regional needs; and
5	(H) the efficient use of public and private
6	resources;
7	(2) identify the strategies that should be fol-
8	lowed and the resources that should be committed to
9	achieve those objectives, including—
10	(A) forecasting the level of production and
11	investment necessary in each of the significant
12	energy supply sectors and the level of conserva-
13	tion and investment necessary in each con-
14	suming sector; and
15	(B) outlining the appropriate policies and
16	actions of the Federal Government that will
17	maximize the private production and investment
18	necessary in each of the significant energy sup-
19	ply sectors consistent with applicable Federal,
20	State, and local environmental laws, standards,
21	and requirements; and
22	(3) contain recommendations for legislative and
23	administrative actions necessary to achieve the ob-
24	jectives of the proposed Plan, including legislative
25	recommendations with respect to taxes or tax incen-

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1 tives, Federal funding, regulatory actions, antitrust 2 policy, foreign policy, and international trade. 3 (c) CONTENTS OF REPORT.—The President shall 4 submit to Congress with the proposed Plan a report that 5 shall include— 6 (1) any data and analysis necessary to support 7 the objectives, resource needs, and policy rec-8 ommendations contained in the proposed Plan; 9 (2) an estimate of the domestic and foreign en-10 ergy supplies on which the United States will be ex-11 pected to rely to meet projected energy needs in an 12 economic manner consistent with the need to protect 13 the environment, conserve natural resources, and im-14 plement foreign policy objectives; 15 (3) an evaluation of current and foreseeable 16 trends in the price, quality, management, and use of 17 energy resources and the effects of those trends on 18 the social, environmental, economic, and other re-19 quirements of the United States: 20 (4) a summary of research and development ef-21 forts funded by the Federal Government— 22 (A) to forestall energy shortages; 23 (B) to reduce waste; 24 (C) to foster recycling;

1	(D) to encourage conservation practices;
2	and
3	(E) to otherwise protect environmental
4	quality, including recommendations for devel-
5	oping technologies to accomplish the purposes
6	listed in subparagraphs (A) through (D); and
7	(5) a review and appraisal of the adequacy and
8	appropriateness of technologies, procedures, and
9	practices (including competitive and regulatory prac-
10	tices) employed by Federal, State, and local govern-
11	ments and nongovernmental entities to achieve the
12	purposes of the proposed Plan.
13	(d) CONSULTATION REQUIRED.—The President shall
14	ensure that consumers, small businesses, and a wide range
15	of other interests, including those of individual citizens
16	who have no financial interest in the energy industry, are
17	consulted in the development of the proposed Plan.
18	SEC. 802. CONGRESSIONAL REVIEW.
19	(a) IN GENERAL.—Each proposed Plan shall be re-
20	ferred to the appropriate committees of the Senate and

21 the House of Representatives.

(b) COMMITTEE ACTION.—Each committee to whicha proposed Plan is referred shall—

24 (1) review the proposed Plan; and

1 (2) if considered appropriate by the committee, 2 report to the Senate or the House of Representatives 3 legislation regarding the proposed Plan, which may 4 contain such alternatives to, modifications of, or ad-5 ditions to the proposed Plan submitted by the Presi-6 dent as the committee considers appropriate. TITLE IX—EFFECTIVE DATE AND 7 **INTERIM APPOINTMENTS** 8 9 SEC. 901. EFFECTIVE DATE. 10 (a) IN GENERAL.—Except as provided in subsection 11 (b), this Act shall take effect on the earlier of— 12 (1) 120 days after the Secretary first takes of-13 fice: or 14 (2) such date as the President may prescribe 15 and publish in the Federal Register. 16 (b) APPOINTMENTS AND REGULATIONS.—At any time after the date of enactment of this Act— 17 18 (1) any of the officers provided for in titles II 19 and IV may be nominated and appointed, as pro-20 vided in those titles; and 21 (2) the Secretary and the Commission may promulgate regulations pursuant to section 705. 22 23 (c) USE OF FUNDS.—Funds available to any depart-

24 ment or agency (or any official or component of a depart-25 ment or agency) functions of which are transferred to the

Secretary or the Commission by this Act, may with the
 approval of the Director of the Office of Management and
 Budget, be used to pay the compensation and expenses
 of any officer appointed pursuant to subsection (b) until
 such time as funds for that purpose are otherwise avail able.

7 SEC. 902. INTERIM APPOINTMENTS.

8 (a) IN GENERAL.—If one or more officers required 9 by this Act to be appointed by and with the advice and 10 consent of the Senate shall not have entered upon office on the effective date of this Act, the President may des-11 ignate any officer, whose appointment was required to be 12 13 made by and with the advice and consent of the Senate, and who was such an officer immediately prior to the ef-14 15 fective date of the Act, to act in the office until the office is filled as provided in this Act. 16

(b) COMPENSATION.—Any person acting in an office
in accordance with subsection (a) shall receive compensation at the rates provided by this Act for the respective
office in which the person acts.