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1466.

(4) Twenty-five percent of funds appropriated in a fiscal year available after allocation pursuant to paragraphs (1) and (2), shall be allocated among Boards located in regions submitting research project grant applications pursuant to section 1447d(b) of this title which, in the judgment of the Administrator of the National Oceanic and Atmospheric Administration, in consultation with the Administrator of the Environmental Protection Agency, propose the most needed and highest quality research.

(Pub. L. 92-532, title IV, §407, as added Pub. L. 101-593, title III, §301, Nov. 16, 1990, 104 Stat. 2969.)

## CHAPTER 33—COASTAL ZONE MANAGEMENT

1451. Congressional findings. 1452. Congressional declaration of policy. 1453. Definitions. Submittal of State program for approval. 1454. 1455. Administrative grants. 1455a. Coastal resource improvement program. 1455b Protecting coastal waters Coordination and cooperation. 1456. 1456-1. Authorization of the Coastal and Estuarine Land Conservation Program. 1456a.. Coastal Zone Management Fund. 1456b. Coastal zone enhancement grants. 1456c Technical assistance. Coastal and Estuarine Land Conservation 1456d. Program. 1457 Public hearings. 1458. Review of performance. 1459. Records and audit. 1460. Walter B. Jones excellence in coastal zone management awards. 1461. National Estuarine Research Reserve System. 1462. Coastal zone management reports. 1463. Rules and regulations. 1463a. Omitted. 1463b. National Coastal Resources Research and Development Institute. 1464. Authorization of appropriations. Appeals to the Secretary. 1465.

## § 1451. Congressional findings

The Congress finds that-

(a) There is a national interest in the effective management, beneficial use, protection, and development of the coastal zone.

Appeals relating to offshore mineral develop-

- (b) The coastal zone is rich in a variety of natural, commercial, recreational, ecological, industrial, and esthetic resources of immediate and potential value to the present and future well-being of the Nation.
- (c) The increasing and competing demands upon the lands and waters of our coastal zone occasioned by population growth and economic development, including requirements for industry, commerce, residential development, recreation, extraction of mineral resources and fossil fuels, transportation and navigation, waste disposal, and harvesting of fish, shellfish, and other living marine resources, have resulted in the loss of living marine resources, wildlife, nutrient-rich areas, permanent and adverse changes to ecological systems, decreasing open space for public use, and shoreline erosion.
- (d) The habitat areas of the coastal zone, and the fish, shellfish, other living marine resources,

and wildlife therein, are ecologically fragile and consequently extremely vulnerable to destruction by man's alterations.

- (e) Important ecological, cultural, historic, and esthetic values in the coastal zone which are essential to the well-being of all citizens are being irretrievably damaged or lost.
- (f) New and expanding demands for food, energy, minerals, defense needs, recreation, waste disposal, transportation, and industrial activities in the Great Lakes, territorial sea, exclusive economic zone, and Outer Continental Shelf are placing stress on these areas and are creating the need for resolution of serious conflicts among important and competing uses and values in coastal and ocean waters; 1
- (g) Special natural and scenic characteristics are being damaged by ill-planned development that threatens these values.
- (h) In light of competing demands and the urgent need to protect and to give high priority to natural systems in the coastal zone, present state and local institutional arrangements for planning and regulating land and water uses in such areas are inadequate.
- (i) The key to more effective protection and use of the land and water resources of the coastal zone is to encourage the states to exercise their full authority over the lands and waters in the coastal zone by assisting the states, in cooperation with Federal and local governments and other vitally affected interests, in developing land and water use programs for the coastal zone, including unified policies, criteria, standards, methods, and processes for dealing with land and water use decisions of more than local significance.
- (j) The national objective of attaining a greater degree of energy self-sufficiency would be advanced by providing Federal financial assistance to meet state and local needs resulting from new or expanded energy activity in or affecting the coastal zone.
- (k) Land uses in the coastal zone, and the uses of adjacent lands which drain into the coastal zone, may significantly affect the quality of coastal waters and habitats, and efforts to control coastal water pollution from land use activities must be improved.
- (l) Because global warming may result in a substantial sea level rise with serious adverse effects in the coastal zone, coastal states must anticipate and plan for such an occurrence.
- (m) Because of their proximity to and reliance upon the ocean and its resources, the coastal states have substantial and significant interests in the protection, management, and development of the resources of the exclusive economic zone that can only be served by the active participation of coastal states in all Federal programs affecting such resources and, wherever appropriate, by the development of state ocean resource plans as part of their federally approved coastal zone management programs.

(Pub. L. 89–454, title III, §302, as added Pub. L. 92–583, Oct. 27, 1972, 86 Stat. 1280; amended Pub. L. 94–370, §2, July 26, 1976, 90 Stat. 1013; Pub. L. 96–464, §2, Oct. 17, 1980, 94 Stat. 2060; Pub. L.

<sup>&</sup>lt;sup>1</sup> So in original. The semicolon probably should be a period.