1 480 1101	TITLE IL TILL TOBELO		WEET 1111E 92011
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Sec.	T7: 1 0	Sec.	. c
2272.	Violation of specific sections.	2296b–7. De	efinitions.
2273.	Violation of sections.	Division B—Ur	nited States Enrichment Corporation
2274.	Communication of Restricted Data.	GIIDGIIAD	OWED I GENERAL PROMISIONS
2275.	Receipt of Restricted Data.	SUBCHAPTER I—GENERAL PROVISIONS	
2276.	Tampering with Restricted Data.	2297, 2297a. Re	sepealed.
2277.	Disclosure of Restricted Data.		
2278.	Statute of limitations.	SUBCHAPTER II—ESTABLISHMENT, POWERS, AND	
2278a.	Trespass on Commission installations.	ORGANIZATION OF CORPORATION	
2278b.	Photographing, etc., of Commission installations; penalty.	2297b to 2297b–15. Repealed.	
2279.	Applicability of other laws.	SUBCHAPTER III—RIGHTS, PRIVILEGES, AND	
2280.	Injunction proceedings.	ASSETS OF CORPORATION	
2281.	Contempt proceedings.	9907a to 9907a 7 Dancalad	
2282.	Civil penalties.	2297c to 2297c-7. Repealed.	
2282a.	Civil monetary penalties for violation of Department of Energy safety regula-	SUBCHAPTER IV—PRIVATIZATION OF CORPORATION	
2282b.	tions. Civil monetary penalties for violations	2297d, 2297d–1. Re	sepealed.
22020.	of Department of Energy regulations	SUBCHAPTE	ER V—AVLIS AND ALTERNATIVE
	regarding security of classified or sensitive information or data.	TECHNOLOG	SIES FOR URANIUM ENRICHMENT
2282c.	Worker health and safety rules for De-	2297e to 2297e–7. Repealed.	
22020.	partment of Energy nuclear facilities.	SUBCHAPTER.	VI—LICENSING AND REGULATION
2283.	Protection of nuclear inspectors.		IUM ENRICHMENT FACILITIES
2284.	Sabotage of nuclear facilities or fuel.		
	9		aseous diffusion facilities.
	APTER XVII-A—DEFENSE NUCLEAR		icensing of other technologies.
	FACILITIES SAFETY BOARD	2297f–2. Ro	legulation of Restricted Data.
2286.	Establishment.	SUBCHAPTE	ER VII—DECONTAMINATION AND
2286a.	Functions of Board.		DECOMMISSIONING
2286b.	Powers of Board.		
2286c.	Responsibilities of Secretary of Energy.	~	ranium Enrichment Decontamination
2286d.	Board recommendations.		and Decommissioning Fund.
2286e.	Reports.		eposits.
2286f.	Judicial review.		epartment facilities.
2286g.	"Department of Energy defense nuclear		mployee provisions.
	facility" defined.	2297g-4. Re	eports to Congress.
2286h.	Contract authority subject to appropria-	SUBCHAPTER Y	VIII—UNITED STATES ENRICHMENT
	tions.	CORPORATION PRIVATIZATION	
2286h-1.	Transmittal of certain information to		
	Congress.		efinitions.
2286i.	Annual authorization of appropriations.		ale of Corporation.
2286j.	Procurement of inspector general serv-		Iethod of sale.
	ices.		stablishment of private corporation.
SUBCHAR	TER XVIII—EURATOM COOPERATION		ransfers to private corporation.
			easing of gaseous diffusion facilities.
2291.	Definitions.		ransfer of contracts.
2292.	Authorization of appropriations for re-		iabilities.
	search and development program; au-		imployee protections.
	thority to enter into contracts; period		wnership limitations.
	of contracts; equivalent amounts for		ranium transfers and sales.
	research and development program.		ncentives for additional downblending
2293.	Omitted.		of highly enriched uranium by the Rus-
2294.	Authorization for sale or lease of ura-		sian Federation.
	nium and plutonium; amounts; lien for		ow-level waste.
	nonpayment; uranium enrichment		VLIS.
	services.	2297h–13. A	pplication of certain laws.
2295.	Acquisition of nuclear materials.		
2296.	Nonliability of United States; indem-	Divi	ision A—Atomic Energy
	nification.	~~~	
SUBCHAPTER XIX—REMEDIAL ACTION AND		SUBCHAPT	TER I—GENERAL PROVISIONS
URANIUM REVITALIZATION		80011 C	
		§ 2011. Congres	ssional declaration of policy

SUBCHAPTER I—GENERAL PROVISIONS

§ 2011. Congressional declaration of policy

Atomic energy is capable of application for peaceful as well as military purposes. It is therefore declared to be the policy of the United States that-

(a) the development, use, and control of atomic energy shall be directed so as to make the maximum contribution to the general welfare, subject at all times to the paramount objective of making the maximum contribution to the common defense and security; and

(b) the development, use, and control of atomic energy shall be directed so as to promote world peace, improve the general welfare, increase the standard of living, and

2296a. Remedial action program. 2296a-1. Regulations.

2296a-2. Authorization of appropriations.

2296a-3. Definitions.

PART B—URANIUM REVITALIZATION

PART A—REMEDIAL ACTION AT ACTIVE PROCESSING

SITES

2296b.	Overfeed program.		
2296b-1.	National Strategic Uranium Reserve.		
2296b-2.	Sale of remaining DOE inventories.		
2296b-3.	Responsibility for the industry.		
2296b-4.	Annual uranium purchase reports.		
2296b-5.	Uranium inventory study.		
2296b–6.	Regulatory treatment of uranium purchases.		

strengthen free competition in private enterprise.

(Aug. 1, 1946, ch. 724, title I, §1, as added Aug. 30, 1954, ch. 1073, §1, 68 Stat. 921; renumbered title I, Pub. L. 102–486, title IX, §902(a)(8), Oct. 24, 1992, 106 Stat. 2944.)

PRIOR PROVISIONS

Provisions similar to those comprising this section were contained in section 1 of act Aug. 1, 1946, ch. 724, 60 Stat. 755, which was classified to section 1801 of this title, prior to the general amendment and renumbering of act Aug. 1, 1946, by act Aug. 30, 1954.

SHORT TITLE OF 2005 AMENDMENT

Pub. L. 109–58, title VI, §601, Aug. 8, 2005, 119 Stat. 779, provided that: "This subtitle [subtitle A (§§601–610) of title VI of Pub. L. 109–58, amending sections 2210 and 2282a of this title and enacting provisions set out as notes under sections 2210 and 2282a of this title] may be cited as the 'Price-Anderson Amendments Act of 2005'."

SHORT TITLE OF 2000 AMENDMENT

Pub. L. 106-245, §1, July 10, 2000, 114 Stat. 501, provided that: "This Act [enacting section 285a-9 of this title and enacting and amending provisions set out as notes under section 2210 of this title] may be cited as the 'Radiation Exposure Compensation Act Amendments of 2000'."

SHORT TITLE OF 1996 AMENDMENT

Pub. L. 104–134, title III, §3101, Apr. 26, 1996, 110 Stat. 1321–335, provided that: "This subchapter [subch. A (§§3101–3117) of ch. 1 of title III of Pub. L. 104–134, enacting sections 2297h to 2297h–13 of this title, amending sections 2014, 2239, 2243, 2282, 2296b–7, 2297f, and 2297f–1 of this title and section 9101 of Title 31, Money and Finance, repealing sections 2297 to 2297e–7 of this title, and enacting provisions set out as notes under section 2297 of this title and section 9101 of Title 31] may be cited as the 'USEC Privatization Act'.'

SHORT TITLE OF 1988 AMENDMENT

Pub. L. 100–408, §1, Aug. 20, 1988, 102 Stat. 1066, provided that: "This Act [enacting section 2282a of this title, amending sections 2014, 2210, and 2273 of this title, and enacting provisions set out as notes under sections 2014 and 2210 of this title] may be cited as the 'Price-Anderson Amendments Act of 1988'."

SHORT TITLE OF 1964 AMENDMENT

Pub. L. 88-489, §21, Aug. 26, 1964, 78 Stat. 607, provided that: "This Act [amending sections 2012, 2013, 2073 to 2078, 2135, 2153, 2201, 2221, 2233, and 2234 of this title, repealing section 2072 of this title, and enacting provisions set out as notes under sections 2012 and 2072 of this title] may be cited as the 'Private Ownership of Special Nuclear Materials Act'.'

SHORT TITLE OF 1958 AMENDMENT

Pub. L. 85-846, §1, Aug. 28, 1958, 72 Stat. 1084, provided: "That this Act [enacting sections 2291 to 2296 of this title] may be cited as the 'EURATOM Cooperation Act of 1082,"

SHORT TITLE

Section 291 of title I of act Aug. 1, 1946, as added by act Aug. 30, 1954, \$1; renumbered title I, Oct. 24, 1992, Pub. L. 102–486, title IX, \$902(a)(8), 106 Stat. 2944, provided that: "This Act [enacting this chapter and amending sections 1031(d) and 1032 of former Title 5, Executive Departments and Government Officers and Employees, and enacting provision set out as a note under section 2221 of this title] may be cited as the 'Atomic Energy Act of 1954'."

SEPARABILITY

Section 281 of title I of act Aug. 1, 1946, as added by act Aug. 30, 1954, §1; renumbered title I, Oct. 24, 1992,

Pub. L. 102–486, title IX, §902(a)(8), 106 Stat. 2944, provided that: "If any provision of this Act [enacting this chapter] or the application of such provision to any person or circumstances, is held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby."

TRANSFER OF FUNCTIONS

Atomic Energy Commission abolished and functions transferred by sections 5814 and 5841 of this title. See also Transfer of Functions notes set out under those sections

§ 2012. Congressional findings

The Congress of the United States makes the following findings concerning the development, use, and control of atomic energy:

- (a) The development, utilization, and control of atomic energy for military and for all other purposes are vital to the common defense and security.
- (b) Repealed. Pub. L. 88–489, §1, Aug. 26, 1964, 78 Stat. 602.
- (c) The processing and utilization of source, byproduct, and special nuclear material affect interstate and foreign commerce and must be regulated in the national interest.
- (d) The processing and utilization of source, byproduct, and special nuclear material must be regulated in the national interest and in order to provide for the common defense and security and to protect the health and safety of the public.
- (e) Source and special nuclear material, production facilities, and utilization facilities are affected with the public interest, and regulation by the United States of the production and utilization of atomic energy and of the facilities used in connection therewith is necessary in the national interest to assure the common defense and security and to protect the health and safety of the public.
- (f) The necessity for protection against possible interstate damage occurring from the operation of facilities for the production or utilization of source or special nuclear material places the operation of those facilities in interstate commerce for the purposes of this chapter.
- (g) Funds of the United States may be provided for the development and use of atomic energy under conditions which will provide for the common defense and security and promote the general welfare.
- (h) Repealed. Pub. L. 88-489, §2, Aug. 26, 1964, 78 Stat. 602.
- (i) In order to protect the public and to encourage the development of the atomic energy industry, in the interest of the general welfare and of the common defense and security, the United States may make funds available for a portion of the damages suffered by the public from nuclear incidents, and may limit the liability of those persons liable for such losses.

(Aug. 1, 1946, ch. 724, title I, §2, as added Aug. 30, 1954, ch. 1073, §1, 68 Stat. 921; amended Pub. L. 85–256, §1, Sept. 2, 1957, 71 Stat. 576; Pub. L. 88–489, §§1, 2, Aug. 26, 1964, 78 Stat. 602; renumbered title I, Pub. L. 102–486, title IX, §902(a)(8), Oct. 24, 1992, 106 Stat. 2944.)

PRIOR PROVISIONS

Provisions similar to those comprising this section were contained in section 1 of act Aug. 1, 1946, ch. 724,