Sec. 2286k. 2286 <i>l</i> . SUBCHAPT	Inspector General. Authority of Inspector General. TER XVIII—EURATOM COOPERATION	Sec. 2297h-1. 2297h-2. 2297h-3. 2297h-4.	Sale of Corporation. Method of sale. Establishment of private corporation. Transfers to private corporation.
2291.	Definitions.	2297h-5.	Leasing of gaseous diffusion facilities.
2292.	Authorization of appropriations for re-	2297h–6.	Transfer of contracts.
	search and development program; au-	2297h–7.	Liabilities.
	thority to enter into contracts; period	2297h–8.	Employee protections.
	of contracts; equivalent amounts for	2297h–9.	Ownership limitations.
	research and development program.	2297h-10.	Uranium transfers and sales.
2293.	Omitted.	2297h-10a.	Incentives for additional downblending
2294.	Authorization for sale or lease of ura- nium and plutonium; amounts; lien for		of highly enriched uranium by the Russian Federation.
	nonpayment; uranium enrichment services.	2297h–10b.	Secretarial determinations; congressional notification.
2295.	Acquisition of nuclear materials.	2297h-11.	Low-level waste.
2296.	Nonliability of United States; indem-	2297h-12.	AVLIS.
	nification.	2297h-13.	Application of certain laws.
SUBCHAPTER XIX—REMEDIAL ACTION AND URANIUM REVITALIZATION			CODIFICATION
		The Atomic Energy Act of 1954, which is classified	

PART A—REMEDIAL ACTION AT ACTIVE PROCESSING

2296a. 2296a-1. 2296a-2. 2296a-3.	Remedial action program. Regulations. Authorization of appropriations. Definitions.	1946, act Aug. 1, 1946, ch. 724, 60 Stat. 755, which consisted of sections 1 to 21 and was classified generally to chapter 14 (§1801 et seq.) of this title. The Atomic Energy Act of 1946 was renamed the Atomic Energy Act of 1954 and amended generally by act Aug. 30, 1954, ch 1073, §1, 68 Stat. 919, and was subsequently transferred.	
PART B—URANIUM REVITALIZATION		to this chapter. Sections that were enacted as part of	
2296b.	Overfeed program.	the 1954 general amendment are shown herein as having	
2296b-1.	National Strategic Uranium Reserve.	been added to act Aug. 1, 1946, and not as amending it,	
2296b-2.	Sale of remaining DOE inventories.	due to the extensive revision and restatement of the	
2296b-3.	Responsibility for the industry.	1946 Act's provisions by the 1954 Act. Sections added to	
2296b-4.	Annual uranium purchase reports.	the Act after the 1954 general amendment are shown as	
2296b-5.	Uranium inventory study.	being added directly to act Aug 1 1946 without ref-	

229 229 229 229 229 2296b-6. Regulatory treatment of uranium purchases. 2296b-7.Definitions.

Division B-United States Enrichment Corporation SUBCHAPTER I—GENERAL PROVISIONS

2297, 2297a. Repealed.

SUBCHAPTER II-ESTABLISHMENT, POWERS, AND ORGANIZATION OF CORPORATION

2297b to 2297b-15. Repealed.

SUBCHAPTER III—RIGHTS, PRIVILEGES, AND ASSETS OF CORPORATION

2297c to 2297c-7. Repealed.

SUBCHAPTER IV—PRIVATIZATION OF CORPORATION

2297d, 2297d-1. Repealed.

SUBCHAPTER V-AVLIS AND ALTERNATIVE TECHNOLOGIES FOR URANIUM ENRICHMENT

2297e to 2297e-7. Repealed.

SUBCHAPTER VI—LICENSING AND REGULATION OF URANIUM ENRICHMENT FACILITIES

2297f. Gaseous diffusion facilities. 2297f-1. Licensing of other technologies. 2297f-2. Regulation of Restricted Data.

SUBCHAPTER VII—DECONTAMINATION AND DECOMMISSIONING

2297g.	Uranium	Enrichment	Decontamination
	and Decommissioning Fund.		g Fund.

2297g-1. Deposits.

2297g-2. Department facilities. 2297g-3. Employee provisions. Reports to Congress. 2297g-4.

SUBCHAPTER VIII—UNITED STATES ENRICHMENT CORPORATION PRIVATIZATION

2297h Definitions

Division A—Atomic Energy

principally to this chapter, is act Aug. 1, 1946, ch. 724. It was originally enacted as the Atomic Energy Act of

SUBCHAPTER I—GENERAL PROVISIONS

§ 2011. Congressional declaration of policy

erence in their source credits to act Aug. 30, 1954.

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 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

A prior section 1 of act Aug. 1, 1946, ch. 724, 60 Stat. 755, which related to declaration of policy and purpose of former chapter 14 of this title, was classified to section 1801 of this title, prior to the general amendment and renumbering of act Aug. 1, 1946, by act Aug. 30,

SHORT TITLE OF 2015 AMENDMENT

Pub. L. 114-17, §1, May 22, 2015, 129 Stat. 201, provided that: "This Act [enacting section 2160e of this title]