Sec.

(5) the recommendations of the Comptroller General with respect to (A) improvements in the administration of programs authorized by this subchapter or by amendments made by this subchapter, and (B) additional legislation, if any, which is needed to achieve the purposes of this subchapter.

(c) Definitions

As used in this part:

- (1) Omitted
- (2) The term "Comptroller General" means the Comptroller General of the United States.
- (3) The term "Secretary" means the Secretary of Housing and Urban Development.

(Pub. L. 94–385, title IV, §462, Aug. 14, 1976, 90 Stat. 1168; Pub. L. 95–91, title III, §301(a), title VII, §§703, 707, Aug. 4, 1977, 91 Stat. 577, 606, 607.)

REFERENCES IN TEXT

This subchapter, referred to in subsecs. (a), and (b)(1), (3), (4), (5), was in the original "this title", meaning title IV of Pub. L. 94–385 which enacted this subchapter, section 6327 of this title, and section 1701z–8 of Title 12, Banks and Banking, amended sections 6323, 6325, and 6326 of this title, and enacted provisions set out as a note under section 6801 of this title.

CODIFICATION

Subsec. (c)(1) of this section which read "The term 'Administrator' means the Administrator of the Federal Energy Administration; except that after such Administration ceases to exist, such term means any officer of the United States designated by the President for purposes of this part" has been omitted in view of termination of Federal Energy Administration and transfer of its functions and functions of Administrator thereof (with certain exceptions) to Secretary of Energy pursuant to sections 301(a), 703, and 707 of Pub. L. 95-91, which are classified to sections 7151(a), 7293, and 7297 of this title and the fact that the term "Secretary" is defined for the purposes of this subchapter by par. (3) of this section. In this part, "Secretary of Energy" has been substituted for "Administrator" wherever it appears.

TRANSFER OF FUNCTIONS

"Secretary of Energy" substituted for "Administrator", meaning Administrator of Federal Energy Administration, in subsec. (a) pursuant to sections 301(a), 703, and 707 of Pub. L. 95-91, which are classified to sections 7151(a), 7293, and 7297 of this title and which terminated Federal Energy Administration and transferred its functions and functions of Administrator thereof (with certain exceptions) to Secretary of Energy

CHAPTER 82—SOLID WASTE DISPOSAL

SUBCHAPTER I—GENERAL PROVISIONS

6901. Congressional findings.
6901a. Congressional findings: used oil recycling.
6902. Objectives and national policy.
6903. Definitions.
6904. Governmental cooperation.
6905. Application of chapter and integration with other Acts.
6906. Financial disclosure.

6907. Solid waste management information and guidelines.
 6908. Small town environmental planning.

6908a. Agreements with Indian tribes.

Sec.

SUBCHAPTER II—OFFICE OF SOLID WASTE; AUTHORITIES OF THE ADMINISTRATOR

6911. Office of Solid Waste and Interagency Coordinating Committee.

6911a. Assistant Administrator of Environmental Protection Agency; appointment, etc. 6912. Authorities of Administrator. Resource Recovery and Conservation Panels. 6913. Grants for discarded tire disposal. 6914 6914a. Labeling of lubricating oil. 6914b. Degradable plastic ring carriers; definitions. 6914b-1. Regulation of plastic ring carriers. 6915. Annual report. General authorization. 6916. 6917. Office of Ombudsman.

SUBCHAPTER III—HAZARDOUS WASTE MANAGEMENT

6921. Identification and listing of hazardous waste.
6922. Standards applicable to generators of hazardous waste.

6923. Standards applicable to transporters of hazardous waste.

6924. Standards applicable to owners and operators of hazardous waste treatment, storage, and disposal facilities.

6925. Permits for treatment, storage, or disposal of hazardous waste.

6926. Authorized State hazardous waste programs.

6927. Inspections.

6928. Federal enforcement.

6929. Retention of State authority.

6930. Effective date.

6931. Authorization of assistance to States.

6932. Transferred.

6933. Hazardous waste site inventory.

6934. Monitoring, analysis, and testing. 6935. Restrictions on recycled oil.

6936. Expansion during interim status.

6937. Inventory of Federal agency hazardous waste facilities.

6938. Export of hazardous wastes.

6939. Domestic sewage.

6939a. Exposure information and health assessments.

6939b. Interim control of hazardous waste injection. 6939c. Mixed waste inventory reports and plan.

6939d. Public vessels.

6939e. Federally owned treatment works.

6939f. Long-term storage.

6939g. Hazardous waste electronic manifest system.

SUBCHAPTER IV—STATE OR REGIONAL SOLID WASTE PLANS

6941. Objectives of subchapter.

6941a. Energy and materials conservation and recovery; Congressional findings.

6942. Federal guidelines for plans.

6943. Requirements for approval of plans.

6944. Criteria for sanitary landfills; sanitary land-

fills required for all disposal. Upgrading of open dumps.

6946. Procedure for development and implementation of State plan.

6947. Approval of State plan; Federal assistance.

6948. Federal assistance.

6949. Rural communities assistance.

6949a. Adequacy of certain guidelines and criteria.

SUBCHAPTER V—DUTIES OF SECRETARY OF COMMERCE IN RESOURCE AND RECOVERY

6951. Functions.

6945

6952. Development of specifications for secondary

materials.

6953. Development of markets for recovered mate-

6954. Technology promotion.

6955. Marketing policies, establishment; non-

discrimination requirement.

6956. Authorization of appropriations.

SUBCHAPTER VI—FEDERAL RESPONSIBILITIES

6961. Application of Federal, State, and local law to Federal facilities.

Sec. 6962 Federal procurement. 6963 Cooperation with Environmental Protection Agency 6964 Applicability of solid waste disposal guidelines to Executive agencies. 6965. Chief Financial Officer report. Increased use of recovered mineral compo-6966. nent in federally funded projects involving procurement of cement or concrete. 6966a. Increased use of recovered mineral component in federally funded projects involving procurement of cement or concrete. 6966b. Use of granular mine tailings. SUBCHAPTER VII—MISCELLANEOUS PROVISIONS 6971. Employee protection. 6972. Citizen suits. 6973. Imminent hazard. Petition for regulations; public participation. 6974. 6975. Separability. 6976. Judicial review. 6977. Grants or contracts for training projects. 6978 Payments. 6979. Labor standards. 6979a Transferred. Law enforcement authority. 6979b SUBCHAPTER VIII—RESEARCH, DEVELOPMENT, DEMONSTRATION, AND INFORMATION 6981. Research, demonstration, training, and other activities. 6982. Special studies; plans for research, development, and demonstrations. Coordination, collection, and dissemination 6983. of information. 6984. Full-scale demonstration facilities. 6985. Special study and demonstration projects on recovery of useful energy and materials. 6986. Grants for resource recovery systems and improved solid waste disposal facilities. 6987. Authorization of appropriations. SUBCHAPTER IX—REGULATION OF UNDERGROUND STORAGE TANKS 6991. Definitions and exemptions. Notification. 6991a. Release detection, prevention, and correction 6991b regulations. 6991c Approval of State programs. 6991d. Inspections, monitoring, testing, and corrective action. 6991e. Federal enforcement. 6991f Federal facilities. 6991g. State authority. 6991h. Study of underground storage tanks. 6991i. Operator training. 6991j. Use of funds for release prevention and com-

SUBCHAPTER X—DEMONSTRATION MEDICAL WASTE TRACKING PROGRAM

Authorization of appropriations.

pliance.

Delivery prohibition.

Tanks on tribal lands.

6991k.

6991l.

6991m.

6992.	Scope of demonstration program for medical waste.
6992a.	Listing of medical wastes.
6992b.	Tracking of medical waste.
6992c.	Inspections.
6992d.	Enforcement.
6992e.	Federal facilities.
6992f.	Relationship to State law.
6992g.	Repealed.
6992h.	Health impacts report.
6992i.	General provisions.
6992j.	Effective date.
6992k.	Authorization of appropriations.

SUBCHAPTER I—GENERAL PROVISIONS

§ 6901. Congressional findings

(a) Solid waste

The Congress finds with respect to solid waste—

- (1) that the continuing technological progress and improvement in methods of manufacture, packaging, and marketing of consumer products has resulted in an ever-mounting increase, and in a change in the characteristics, of the mass material discarded by the purchaser of such products;
- (2) that the economic and population growth of our Nation, and the improvements in the standard of living enjoyed by our population, have required increased industrial production to meet our needs, and have made necessary the demolition of old buildings, the construction of new buildings, and the provision of highways and other avenues of transportation, which, together with related industrial, commercial, and agricultural operations, have resulted in a rising tide of scrap, discarded, and waste materials;
- (3) that the continuing concentration of our population in expanding metropolitan and other urban areas has presented these communities with serious financial, management, intergovernmental, and technical problems in the disposal of solid wastes resulting from the industrial, commercial, domestic, and other activities carried on in such areas:
- (4) that while the collection and disposal of solid wastes should continue to be primarily the function of State, regional, and local agencies, the problems of waste disposal as set forth above have become a matter national in scope and in concern and necessitate Federal action through financial and technical assistance and leadership in the development, demonstration, and application of new and improved methods and processes to reduce the amount of waste and unsalvageable materials and to provide for proper and economical solid waste disposal practices.

(b) Environment and health

The Congress finds with respect to the environment and health, that— $\,$

- (1) although land is too valuable a national resource to be needlessly polluted by discarded materials, most solid waste is disposed of on land in open dumps and sanitary landfills;
- (2) disposal of solid waste and hazardous waste in or on the land without careful planning and management can present a danger to human health and the environment;
- (3) as a result of the Clean Air Act [42 U.S.C. 7401 et seq.], the Water Pollution Control Act [33 U.S.C. 1251 et seq.], and other Federal and State laws respecting public health and the environment, greater amounts of solid waste (in the form of sludge and other pollution treatment residues) have been created. Similarly, inadequate and environmentally unsound practices for the disposal or use of solid waste have created greater amounts of air and water pollution and other problems for the environment and for health;
- (4) open dumping is particularly harmful to health, contaminates drinking water from un-