(Pub. L. 88–452, title X, \$1010, as added Pub. L. 93–355, \$2, July 25, 1974, 88 Stat. 388; amended Pub. L. 95–222, §\$5(e), 15, Dec. 28, 1977, 91 Stat. 1619, 1623.)

AMENDMENTS

1977—Subsec. (a). Pub. L. 95–222, §15, inserted provisions authorizing appropriations for fiscal year 1978 and two succeeding fiscal years, and substituted provisions requiring appropriations to be made for not more than two fiscal years and payments in annual installments at beginning of each fiscal year in appropriated amounts, for provisions requiring appropriations to be for not more than two fiscal years, and, if for more than one year, in payments in annual installments at beginning of each fiscal year in appropriated amounts. Subsec. (d). Pub. L. 95–222, §5(c), added subsec. (d).

EFFECTIVE DATE OF 1977 AMENDMENT

Amendment by section 5(c) of Pub. L. 95–222 effective Dec. 28, 1977, see section 17(b) of Pub. L. 95–222, set out as a note under section 2996 of this title.

Pub. L. 95–222, §17(a)(2), Dec. 28, 1977, 91 Stat. 1624, provided that: "The amendment made by section 15 of this Act [amending this section] shall be effective with respect to fiscal years beginning after September 30, 1977"

§ 2996j. Special limitations

The Corporation shall prescribe procedures to insure that—

- (1) financial assistance under this subchapter shall not be suspended unless the grantee, contractor, or person or entity receiving financial assistance under this subchapter has been given reasonable notice and opportunity to show cause why such action should not be taken; and
- (2) financial assistance under this subchapter shall not be terminated, an application for refunding shall not be denied, and a suspension of financial assistance shall not be continued for longer than thirty days, unless the grantee, contractor, or person or entity receiving financial assistance under this subchapter has been afforded reasonable notice and opportunity for a timely, full, and fair hearing, and, when requested, such hearing shall be conducted by an independent hearing examiner. Such hearing shall be held prior to any final decision by the Corporation to terminate financial assistance or suspend or deny funding. Hearing examiners shall be appointed by the Corporation in accordance with procedures established in regulations promulgated by the Corporation.

(Pub. L. 88–452, title X, §1011, as added Pub. L. 93–355, §2, July 25, 1974, 88 Stat. 388; amended Pub. L. 95–222, §16, Dec. 28, 1977, 91 Stat. 1624.)

AMENDMENTS

1977—Par. (2). Pub. L. 95-222 inserted provisions relating to function and appointment of an independent hearing examiner, and the time for any hearings.

EFFECTIVE DATE OF 1977 AMENDMENT

Amendment by Pub. L. 95–222 effective Dec. 28, 1977, see section 17(b) of Pub. L. 95–222, set out as a note under section 2996 of this title.

§ 2996k. Coordination

The President may direct that appropriate support functions of the Federal Government

may be made available to the Corporation in carrying out its activities under this subchapter, to the extent not inconsistent with other applicable law.

(Pub. L. 88–452, title X, §1012, as added Pub. L. 93–355, §2, July 25, 1974, 88 Stat. 388.)

EX. ORD. NO. 11874. DELEGATION OF FUNCTIONS TO DIRECTOR OF OFFICE OF MANAGEMENT AND BUDGET

Ex. Ord. No. 11874 eff. July 25, 1975, 40 F.R. 31737, provided:

By virtue of the authority vested in me by Section 1012 of the Economic Opportunity Act of 1964, as amended by the Legal Services Corporation Act of 1974 (88 Stat. 388, 42 U.S.C. 2996k), and Section 301 of Title 3 of the United States Code, and as President of the United States, the Director of the Office of Management and Budget is hereby designated and empowered to exercise the authority vested in the President by said Section 1012 of the Economic Opportunity Act of 1964, as amended [this section], to direct that appropriate support functions of the Federal Government may be made available to the Legal Services Corporation in carrying out its activities, to the extent not inconsistent with other applicable law. Such functions shall be provided under terms and conditions as may be agreed upon by the Legal Services Corporation and the Federal agencies involved.

GERALD R. FORD.

§ 2996l. Reservation of right to repeal, alter, or amend

The right to repeal, alter, or amend this subchapter at any time is expressly reserved.

(Pub. L. 88-452, title X, §1013, as added Pub. L. 93-355, §2, July 25, 1974, 88 Stat. 388.)

CHAPTER 35—PROGRAMS FOR OLDER AMERICANS

SUBCHAPTER I—DECLARATION OF OBJECTIVES AND DEFINITIONS

Sec.
3001. Congressional declaration of objectives.
3002. Definitions.
3003. Congressional declaration of additional objectives.

SUBCHAPTER II—ADMINISTRATION ON AGING

Establishment of Administration on		
Aging.		
Functions of Assistant Secretary.		
Federal agency consultation.		
Consultation with State agencies, area		
agencies on aging, and Native Amer-		
ican grant recipients.		
Repealed.		
Gifts and donations.		
Authority of Assistant Secretary.		
Evaluation of programs.		

3018. Reports to Congress.
3019. Joint funding of projects.
3020. Advance funding.

3020. Advance funding.
3020a. Application of other laws; costs of projects under this chapter not treated as income or benefits under other laws.

3020b. Reduction of paperwork.
3020c. Contracting and grant authority; private pay relationships; appropriate use of funds.

3020d. Surplus property eligibility.
3020e Nutrition education

3020e-1. Pension counseling and information programs.

3020f. Authorization of appropriations.

900		Sec.	
Sec. SUBCHAI	PTER III—GRANTS FOR STATE AND	Sec.	PART B—GENERAL PROVISIONS
COM	MUNITY PROGRAMS ON AGING	3033.	Payment of grants.
]	PART A—GENERAL PROVISIONS	3033a.	Responsibilities of Assistant Secretary.
3021. 3022.	Purpose and program. Definitions.	SUBCH	IAPTER V—MULTIPURPOSE SENIOR CENTERS
3023.	Authorization of appropriations; uses of funds.		CQUISITION, ALTERATION, OR RENOVATION OF MULTIPURPOSE SENIOR CENTERS
3024. 3025.	Allotment to States. Designation of State agencies.	3041 to 3041f	. Repealed.
3026. 3027.	Area plans. State plans.	PART B—I	NITIAL STAFFING OF MULTIPURPOSE SENIOR CENTERS
3028. 3029.	Cost of administration of State plans. Payments of grants or contracts.	3042.	Repealed.
3030.	Disaster relief reimbursements.		FER VI—NATIONAL OLDER AMERICANS
3030a.	Nutrition services incentive program.	Sobellii i	VOLUNTEER PROGRAM
3030b.	Recapture of payments made for multi- purpose senior centers.	3044 to 3044e	. Repealed.
3030c.	Audit; request for information.	SUBCHA	PTER VII—NUTRITION PROGRAM FOR
3030c–1.	Rights relating to in-home services for frail older individuals.		THE ELDERLY
3030c-2.	Consumer contributions.		. Repealed.
3030c–3.	Waivers.		APTER VIII—GENERAL PROVISIONS
I	PART B—SUPPORTIVE SERVICES	3051 to 3055.	-
3030d.	Grants for supportive services.	SUBCHAP	TER IX—COMMUNITY SERVICE SENIOR OPPORTUNITIES
	PART C—NUTRITION SERVICES	2050	
3030d-21.	Purposes.	3056.	Older American community service employment program.
SUBPAR!	T I—CONGREGATE NUTRITION SERVICES	3056a.	Administration.
3030e.	Grants for establishment and operation	3056b. 3056c.	Participants not Federal employees.
3030e.	of nutrition projects.	3056d.	Interagency cooperation. Distribution of assistance.
SURPART I	I—HOME DELIVERED NUTRITION SERVICES	3056e.	Equitable distribution.
3030f.	Program authorized.	3056f. 3056g.	Report. Employment assistance and Federal
3030g.	Criteria.	5050g.	housing and supplemental nutrition assistance programs.
3030g-21.	BPART III—GENERAL PROVISIONS Nutrition.	3056h.	Eligibility for workforce investment activities.
3030g–22.	Payment requirement. VIDENCE-BASED DISEASE PREVENTION AND	3056i.	Coordination with the Workforce Innovation and Opportunity Act.
	HEALTH PROMOTION SERVICES	3056j. 3056k. 3056 <i>l</i> .	Treatment of assistance. Performance. Competitive requirements relating to
3030m. 3030n.	Program authorized. Distribution to area agencies on aging.	0000i.	grant awards.
PART E—NATIONAL FAMILY CAREGIVER SUPPORT PROGRAM		3056m. 3056n.	Report on service to minority individuals. Sense of Congress.
3030s.	Definitions.	3056o.	Authorization of appropriations.
3030s-1.	Program authorized.	3056p.	Definitions and rule.
3030s-2.	Maintenance of effort.	SUBC	HAPTER X—GRANTS FOR NATIVE
SUBCHAPTER IV—ACTIVITIES FOR HEALTH,			AMERICANS
3031.	EPENDENCE, AND LONGEVITY Purposes.	3057. 3057a.	Statement of purpose. Sense of Congress.
5551.	PART A—GRANT PROGRAMS		PART A—INDIAN PROGRAM
3032.	Program authorized.	3057b.	Findings.
3032a.	Career preparation for the field of aging.	3057c.	Eligibility.
3032b.	Older individuals' protection from vio-	3057d. 3057e.	Grants authorized. Applications.
3032c.	lence projects. Health care service demonstration	3057e-1.	Distribution of funds among tribal orga-
3032d.	projects in rural areas. Repealed.	3057f.	nizations. Surplus educational facilities.
3032e.	Technical assistance and innovation to		RT B—NATIVE HAWAIIAN PROGRAM
	improve transportation for older indi-	3057g.	Findings.
3032f.	viduals. Demonstration, support, and research	3057g. 3057h.	Eligibility.
500=1.	projects for multigenerational and	3057i.	Grants authorized.
9099a	civic engagement activities.	3057j. 3057j–1.	Application. Distribution of funds among organiza-
3032g. 3032h.	Native American programs. Repealed.	5051J=1.	tions.
3032i.	Demonstration and support projects for	3057k.	"Native Hawaiian" defined.
3032j.	legal assistance for older individuals. Repealed.	PART C-	-Native American Caregiver Support
3032k.	Community innovations for aging in		Program
	place.	3057k–11.	Program.