§ 2501	TITLE 50—WAR AND	NATION	NAL DEFENSE Pag
Can		Sec.	
Sec. 2735.	Use of probabilistic risk assessment to ensure	2794.	Critical technology partnerships and co
2100.	nuclear safety of facilities of the Administration and the Office of Environmental Management.	2795.	tive research and development centers University-based research collaboratio gram.
2736.	Notification of nuclear criticality and non- nuclear incidents.		PART C—FACILITIES MANAGEMENT
SIII	BCHAPTER VII—BUDGET AND FINANCIAL	2811.	Transfers of real property at certain D
801	MANAGEMENT MATTERS	2812.	ment of Energy facilities. Engineering and manufacturing research
	PART A—RECURRING NATIONAL SECURITY AUTHORIZATION PROVISIONS	2012.	velopment, and demonstration by man of certain nuclear weapons producti cilities.
2741.	Definitions.	2813.	Pilot program relating to use of proce
2742.	Reprogramming.	2010.	disposal or utilization of certain D
2743.	Minor construction projects.		ment of Energy assets.
2743a. 2744.	General plant projects. Limits on construction projects.	2814.	Department of Energy energy parks pro
2745.	Fund transfer authority.		PART D—OTHER MATTERS
2746.	Conceptual and construction design.	2821.	Repealed.
2747.	Authority for emergency planning, design,	2822.	Payment of costs of operation and m
	and construction activities.		nance of infrastructure at Nevada Na
2748.	Scope of authority to carry out plant projects.		Security Site.
2749.	Availability of funds.	§ 2501.	Definitions
2750.	Transfer of defense environmental cleanup	17	
	funds.		ept as otherwise provided, in this cha The term "Administration" mean
2751. 2752.	Transfer of weapons activities funds.		onal Nuclear Security Administration
2132.	Funds available for all national security programs of the Department of Energy.		The term "Administrator" means th
2753.	Notification of cost overruns for certain De-		istrator for Nuclear Security.
	partment of Energy projects.		The term "classified information" r
2754.	Life-cycle cost estimates of certain atomic energy defense capital assets.		information that has been determ
2755.	Matters relating to critical decisions.	-	uant to Executive Order No. 12333 o
2756.	Unfunded priorities of the National Nuclear		ber 4, 1981 (50 U.S.C. 3001 note), Exec
	Security Administration.		er No. 12958 of April 17, 1995 (50 U.S.C
	PART B—PENALTIES		e), Executive Order No. 13526 of Dece 2009 (50 U.S.C. 3161 note), or successor
2761.	Restriction on use of funds to pay penalties	ders	, to require protection against unau
2762.	under environmental laws. Restriction on use of funds to pay penalties		disclosure and that is so designated.
2102.	under Clean Air Act.		The term "congressional defense cor" means—
	PART C—OTHER MATTERS	((A) the Committee on Armed Service
2771.	Repealed.		e Committee on Appropriations of
2772.	Quarterly reports on financial balances for		nate; and
	atomic energy defense activities.		(B) the Committee on Armed Service
2773.	Independent acquisition project reviews of capital assets acquisition projects.		e Committee on Appropriations of ouse of Representatives.
SUBC	CHAPTER VIII—ADMINISTRATIVE MATTERS	(5)	The terms "defense nuclear facility
	PART A—CONTRACTS	-	partment of Energy defense nuclear
2781.	Costs not allowed under covered contracts.		have the meaning given the term ment of Energy defense nuclear fac-
2782	Prohibition and report on horuses to contrac-		ment of Energy defense nuclear fac-

2781.	Costs not allowed under covered contracts.
2782.	Prohibition and report on bonuses to contrac-
	tors operating defense nuclear facilities.
2782a.	Assessments of emergency preparedness of de-
	fense nuclear facilities.
2783.	Contractor liability for injury or loss of prop-
	erty arising out of atomic weapons testing

programs. Notice-and-wait requirement applicable to 2784 certain third-party financing arrangements. 2785.

Publication of contractor performance evaluations leading to award fees.

2786. Enhanced procurement authority to manage supply chain risk.

PART B—RESEARCH AND DEVELOPMENT

Laboratory-directed research and develop-2791. ment programs. 2791a.

Laboratory-directed research and development. Charges to individual program, project, or ac-2791b.

tivity. 2792. Limitations on use of funds for laboratory directed research and development purposes.

Report on use of funds for certain research 2793.and development purposes.

- oopera-
- on pro-
- Depart-
- rch, deanagers tion fa-
- ceeds of Depart-
- rogram.

maintelational

napter: ns the on.

he Ad-

- means rmined of Deecutive C. 3161 ember sor oruthor-
- mmit-
- es and of the
- es and of the
- v" and faciln "Decility" in section 2286g of title 42.
- (6) The term "nuclear security enterprise" means the physical facilities, technology, and human capital of the national security laboratories and the nuclear weapons production fa-
- (7) The term "national security laboratory" means any of the following:
 - (A) Los Alamos National Laboratory, Los Alamos, New Mexico.
- (B) Sandia National Laboratories, Albuquerque, New Mexico, and Livermore, Cali-
- (C) Lawrence Livermore National Laboratory, Livermore, California.
- (8) The term "Nuclear Weapons Council" means the Nuclear Weapons Council established by section 179 of title 10.
- (9) The term "nuclear weapons production facility" means any of the following:

 (A) The Kansas City Plant, Kansas City,
- Missouri.

- (B) The Pantex Plant, Amarillo, Texas.
- (C) The Y-12 National Security Complex, Oak Ridge, Tennessee.
- (D) The Savannah River Site, Aiken, South Carolina.
- (E) The Nevada National Security Site, Nevada.
- (F) Any facility of the Department of Energy that the Secretary of Energy, in consultation with the Administrator and Congress, determines to be consistent with the mission of the Administration.
- (10) The term "Restricted Data" has the meaning given such term in section 2014(y) of title 42.

(Pub. L. 107–314, div. D, \$4002, as added Pub. L. 108–136, div. C, title XXXI, \$3141(c)(2), Nov. 24, 2003, 117 Stat. 1756; amended Pub. L. 112–239, div. C, title XXXI, \$3131(a)(1), Jan. 2, 2013, 126 Stat. 2179; Pub. L. 113–66, div. C, title XXXI, \$3146(a)(1), Dec. 26, 2013, 127 Stat. 1072; Pub. L. 113–291, div. C, title XXXI, \$3142(a), Dec. 19, 2014, 128 Stat. 3900.)

References in Text

Executive Order No. 12958, referred to in par. (3), which was formerly set out as a note under section 435 (now section 3161) of this title, was revoked by Ex. Ord. No. 13526, §6.2(g), Dec. 29, 2009, 75 F.R. 731.

AMENDMENTS

2014—Par. (3). Pub. L. 113–291 substituted "Executive Order No. 12333 of December 4, 1981 (50 U.S.C. 3001 note), Executive Order No. 12958 of April 17, 1995 (50 U.S.C. 3161 note), Executive Order No. 13526 of December 29, 2009 (50 U.S.C. 3161 note)," for "Executive Order No. 12333 of December 4, 1981 (50 U.S.C. 401 note), Executive Order No. 12958 of April 17, 1995 (50 U.S.C. 435 note),".

2013—Pub. L. 113-66, §3146(a)(1)(A), substituted "Except as otherwise provided, in this chapter" for "In this chapter" in introductory provisions.

Pub. L. 112-239 amended section generally. Prior to amendment, section defined "congressional defense committees".

Pars. (5) to (10). Pub. L. 113-66, \$3146(a)(1)(B)-(E), added pars. (5) and (8), redesignated former pars. (5), (6), (7), and (8) as (6), (7), (9), and (10), respectively, and, in par. (10), substituted "Restricted Data" for "restricted data"

SHORT TITLE

Pub. L. 107–314, div. D, \$4001(a), formerly div. C, title XXXVI, \$3601, Dec. 2, 2002, 116 Stat. 2756, renumbered div. D, \$4001, and amended by Pub. L. 108–136, div. C, title XXXI, \$3141(c)(1)(A)-(D)(ii), Nov. 24, 2003, 117 Stat. 1753, provided that: "This division [enacting this chapter] may be cited as the 'Atomic Energy Defense Act'."

TRANSFER AND CONSOLIDATION OF RECURRING AND GENERAL PROVISIONS ON DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Pub. L. 108–136, div. C, title XXXI, $\S3141(a)$, Nov. 24, 2003, 117 Stat. 1752, provided that:

"(1) IN GENERAL.—The purpose of this section [see Tables for classification] is to assemble together, without substantive amendment but with technical and conforming amendments of a non-substantive nature, recurring and general provisions of law on Department of Energy national security programs that remain in force in order to consolidate and organize such provisions of law into a single Act intended to comprise general provisions of law on such programs.

"(2) CONSTRUCTION OF TRANSFERS.—The transfer of a provision of law by this section shall not be construed as amending, altering, or otherwise modifying the substantive effect of such provision.

"(3) TREATMENT OF SATISFIED REQUIREMENTS.—Any requirement in a provision of law transferred under this section (including a requirement that an amendment to law be executed) that has been fully satisfied in accordance with the terms of such provision of law as of the date of transfer under this section shall be treated as of ully satisfied, and shall not be treated as being revived solely by reason of transfer under this section.

"(4) CLASSIFICATION.—The provisions of the Atomic Energy Defense Act [Pub. L. 107–314, div. D, 50 U.S.C. 2501 et seq.], as amended by this section, shall be classified to the United States Code as a new chapter of title 50. United States Code."

SUBCHAPTER I—ORGANIZATIONAL MATTERS

§ 2511. Naval Nuclear Propulsion Program

The provisions of Executive Order Numbered 12344, dated February 1, 1982, pertaining to the Naval Nuclear Propulsion Program, shall remain in force until changed by law.

(Pub. L. 107–314, div. D, title XLI, §4101, formerly Pub. L. 98–525, title XVI, §1634, Oct. 19, 1984, 98 Stat. 2649; renumbered Pub. L. 107–314, div. D, title XLI, §4101, and amended Pub. L. 108–136, div. C, title XXXI, §3141(d)(2), Nov. 24, 2003, 117 Stat. 1757.)

REFERENCES IN TEXT

Executive Order Numbered 12344, referred to in text, is set out as a note below.

CODIFICATION

Section was formerly set out as a note under section 7158 of Title 42, The Public Health and Welfare, prior to renumbering by Pub. L. 108–136.

TRANSFER OF FUNCTIONS

All national security functions and activities performed immediately before Oct. 5, 1999, by the Office of Naval Reactors transferred to the Administrator for Nuclear Security of the National Nuclear Security Administration of the Department of Energy, and the Deputy Administrator for Naval Reactors of the Administration to be assigned the responsibilities, authorities, and accountability for all functions of the Office of Naval Reactors under Executive Order No. 12344, set out below, see sections 2406 and 2481 of this title.

EXECUTIVE ORDER NO. 12344 TO REMAIN IN FORCE

Except as otherwise specified in section 2406 of this title and notwithstanding any other provision of title XXXII of Pub. L. 106-65 (see Short Title note set out under section 2401 of this title), the provisions of Executive Order No. 12344 (set out below) to remain in full force and effect until changed by law, see section 2406 of this title.

EX. ORD. No. 12344. NAVAL NUCLEAR PROPULSION PROGRAM

Ex. Ord. No. 12344, Feb. 1, 1982, 47 F.R. 4979, provided: By the authority vested in me as President and as Commander in Chief of the Armed Forces of the United States of America, with recognition of the crucial importance to national security of the Naval Nuclear Propulsion Program, and for the purpose of preserving the basic structure, policies, and practices developed for this Program in the past and assuring that the Program will continue to function with excellence, it is hereby ordered as follows:

SECTION 1. The Naval Nuclear Propulsion Program is an integrated program carried out by two organizational units, one in the Department of Energy and the other in the Department of the Navy.

SEC. 2. Both organizational units shall be headed by the same individual so that the activities of each may