- SEC. 5. Termination. The Advisory Board shall terminate on the date that is 5 years after the enactment of the National Defense Authorization Act for Fiscal Year
- SEC. 6. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:
- (i) the authority granted by law to an agency, or the head thereof; or
- (ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.
- (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
- (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA.

# SUBCHAPTER XVII—[Repealed]

#### CODIFICATION

Pub. L. 108-136, div. C, title XXXI, §3141(m)(1), Nov. 24, 2003, 117 Stat. 1787, struck out heading for subchapter XVII "Department of Energy National Security Authorizations General Provisions".

# $\S\S$ 7386 to 7386k. Transferred

#### CODIFICATION

Sections 7386 to 7386k, Pub. L. 107-314, div. C, title XXXVI, §§ 3620-3631, Dec. 2, 2002, 116 Stat. 2756-2762, were renumbered sections 4701 to 4712, respectively, of Pub. L. 107–314, the Bob Stump National Defense Authorization Act for Fiscal Year 2003, by Pub. L. 108-136, div. C, title XXXI,  $\S3141(j)(2)(A)-(C)$ , Nov. 24, 2003, 117 Stat. 1781, and are classified to sections 2741 to 2752, respectively, of Title 50, War and National Defense.

Section 7386 related to definitions for purposes of former sections 7386 to 7386k of this title.

Section 7386a related to reprogramming of amounts appropriated pursuant to a Department of Energy national security authorization.

Section 7386b related to minor construction projects. Section 7386c related to limits on construction

Section 7386d related to fund transfer authority.

Section 7386e related to conceptual and construction

Section 7386f related to authority for emergency planning, design, and construction activities.

Section 7386g related to scope of authority to carry out plant projects.

Section 7386h related to availability of funds.

Section 7386i related to transfer of defense environmental management funds.

Section 7386j related to transfer of weapons activities funds.

Section 7386k related to funds available for all national security programs of the Department of Energy.

#### **CHAPTER 85—AIR POLLUTION PREVENTION** AND CONTROL

#### SUBCHAPTER I—PROGRAMS AND ACTIVITIES

PART A-AIR QUALITY AND EMISSION LIMITATIONS

Sec. 7401. Congressional findings and declaration of purpose. 7402. Cooperative activities. Research, investigation, training, and other 7403. activities.

Research relating to fuels and vehicles. 7404. Grants for support of air pollution planning 7405

and control programs. 7406. Interstate air quality agencies; program cost limitations

Sec. 7407. Air quality control regions.

7408 Air quality criteria and control techniques. 7409.

National primary and secondary ambient air quality standards.

7410. State implementation plans for national primary and secondary ambient air quality standards.

7411. Standards of performance for new stationary sources.

Hazardous air pollutants. 7412.

7413. Federal enforcement.

Recordkeeping, inspections, monitoring, and 7414. entry.

7415. International air pollution.

7416. Retention of State authority.

7417. Advisory committees.

Control of pollution from Federal facilities. 7418. 7419.

Primary nonferrous smelter orders.

7420. Noncompliance penalty.

7421. Consultation.

7422. Listing of certain unregulated pollutants.

7423. Stack heights.

7424. Assurance of adequacy of State plans.

Measures to prevent economic disruption or 7425. unemployment.

7426. Interstate pollution abatement.

7427. Public notification. 7428. State boards.

Solid waste combustion. 7429

Emission factors. 7430.

7431. Land use authority.

#### PART B-OZONE PROTECTION

7450 to 7459. Repealed.

#### PART C-PREVENTION OF SIGNIFICANT DETERIORATION OF AIR QUALITY

#### SUBPART I—CLEAN AIR

7470. Congressional declaration of purpose.

7471. Plan requirements. 7472. Initial classifications.

7473. Increments and ceilings

Area redesignation. 7474.

7475. Preconstruction requirements.

7476 Other pollutants.

7477.Enforcement.

Period before plan approval. 7478

7479. Definitions.

## SUBPART II—VISIBILITY PROTECTION

7491. Visibility protection for Federal class I areas.

7492. Visibility.

#### PART D-PLAN REQUIREMENTS FOR NONATTAINMENT AREAS

## SUBPART 1—NONATTAINMENT AREAS IN GENERAL

Definitions. 7501.

Nonattainment plan provisions in general. 7502.

7503. Permit requirements.

7504. Planning procedures.

7505. Environmental Protection Agency grants.

7505a. Maintenance plans.

7506 Limitations on certain Federal assistance.

7506a. Interstate transport commissions.

New motor vehicle emission standards in non-7507 attainment areas.

7508. Guidance documents. 7509

Sanctions and consequences of failure to attain.

7509a. International border areas.

#### SUBPART 2—ADDITIONAL PROVISIONS FOR OZONE NONATTAINMENT AREAS

7511. Classifications and attainment dates.

7511a. Plan submissions and requirements.

7511b. Federal ozone measures.

Sec.		Sec.	
7511c.	Control of interstate ozone air pollution.	7602.	Definitions.
7511d.	Enforcement for Severe and Extreme ozone	7603.	Emergency powers.
BE11	nonattainment areas for failure to attain.	7604.	Citizen suits.
7511e. 7511f.	Transitional areas. $NO_x$ and $VOC$ study.	7605. 7606.	Representation in litigation. Federal procurement.
		7607.	Administrative proceedings and judicial re-
SUBPART 3—ADDITIONAL PROVISIONS FOR CARBON			view.
	MONOXIDE NONATTAINMENT AREAS	7608.	Mandatory licensing.
7512.	Classification and attainment dates.	7609.	Policy review.
7512a.	Plan submissions and requirements.	7610.	Other authority.
SUBPART 4—ADDITIONAL PROVISIONS FOR PARTICULATE		7611. 7612.	Records and audit. Economic impact analyses.
	MATTER NONATTAINMENT AREAS	7612. 7613.	Repealed.
7513.	Classifications and attainment dates.	7614.	Labor standards.
7513a.	Plan provisions and schedules for plan sub-	7615.	Separability.
	missions.	7616.	Sewage treatment grants.
7513b.	Issuance of RACM and BACM guidance.	7617. 7618.	Economic impact assessment. Repealed.
SUBPART 5—ADDITIONAL PROVISIONS FOR AREAS DES-		7616. 7619.	Air quality monitoring.
IGNATED NONATTAINMENT FOR SULFUR OXIDES, NITRO-		7620.	Standardized air quality modeling.
GEN I	DIOXIDE, OR LEAD	7621.	Employment effects.
7514.	Plan submission deadlines.	7622.	Employee protection.
7514a.	Attainment dates.	7623.	Repealed.
	SUBPART 6—SAVINGS PROVISIONS	7624. 7625.	Cost of vapor recovery equipment.
7515		7623.	Vapor recovery for small business marketers of petroleum products.
7515.	General savings clause.	7625–1.	Exemptions for certain territories.
SUB	CHAPTER II—EMISSION STANDARDS FOR	7625a.	Statutory construction.
	MOVING SOURCES	7626.	Authorization of appropriations.
PA	RT A—MOTOR VEHICLE EMISSION AND FUEL	7627.	Air pollution from Outer Continental Shelf
	STANDARDS	7600	activities.
7521.	Emission standards for new motor vehicles or	7628.	Demonstration grant program for local governments.
	new motor vehicle engines.		SUBCHAPTER IV—NOISE POLLUTION
7522.	Prohibited acts.		SUBCHAPTER IV—NOISE PULLUTION
7523. 7524.	Actions to restrain violations. Civil penalties.	7641.	Noise abatement.
7525.	Motor vehicle and motor vehicle engine com-	7642.	Authorization of appropriations.
	pliance testing and certification.	SUBCE	IAPTER IV-A—ACID DEPOSITION CONTROL
7541.	Compliance by vehicles and engines in actual	7651.	Findings and purposes.
== 40	use.	7651a.	Definitions.
7542. 7543.	Information collection. State standards.	7651b.	Sulfur dioxide allowance program for existing
7543. 7544.	State grants.	7651c.	and new units. Phase I sulfur dioxide requirements.
7545.	Regulation of fuels.	7651d.	Phase II sulfur dioxide requirements.
7546.	Renewable fuel.	7651e.	Allowances for States with emissions rates at
7547.	Nonroad engines and vehicles.		or below 0.80 lbs/mmBtu.
7548.	Study of particulate emissions from motor vehicles.	7651f.	Nitrogen oxides emission reduction program.
7549.	High altitude performance adjustments.	7651g. 7651h.	Permits and compliance plans. Repowered sources.
7550.	Definitions.	765111. 76511.	Election for additional sources.
7551.	Omitted.	7651j.	Excess emissions penalty.
7552.	Motor vehicle compliance program fees.	7651k.	Monitoring, reporting, and recordkeeping re-
7553.	Prohibition on production of engines requir-		quirements.
7554.	ing leaded gasoline. Urban bus standards.	7651 <i>l</i> .	General compliance with other provisions.
		7651m. 7651n.	Enforcement. Clean coal technology regulatory incentives.
	PART B—AIRCRAFT EMISSION STANDARDS	7651 <i>a</i> .	Contingency guarantee, auctions, reserve.
7571.	Establishment of standards.		SUBCHAPTER V—PERMITS
7572.	Enforcement of standards.	T001	
7573. 7574.	State standards and controls.  Definitions.	7661. 7661a.	Definitions. Permit programs.
1011.		7661b.	Permit applications.
	PART C—CLEAN FUEL VEHICLES	7661c.	Permit requirements and conditions.
7581.	Definitions.	7661d.	Notification to Administrator and contiguous
7582.	Requirements applicable to clean-fuel vehi-		States.
7500	cles.	7661e.	Other authorities. Small business stationary source technical
7583. 7584.	Standards for light-duty clean-fuel vehicles.  Administration and enforcement as per Cali-	7661f.	and environmental compliance assistance
1001.	fornia standards.		program.
7585.	Standards for heavy-duty clean-fuel vehicles	SIII	BCHAPTER VI—STRATOSPHERIC OZONE
	(GVWR above 8,500 up to 26,000 lbs.).	801	PROTECTION
7586.	Centrally fueled fleets.	7671	
7587.	Vehicle conversions.	7671. 7671a.	Definitions. Listing of class I and class II substances.
7588. 7589.	Federal agency fleets. California pilot test program.	7671a.	Monitoring and reporting requirements.
7590.	General provisions.	7671c.	Phase-out of production and consumption of
	JBCHAPTER III—GENERAL PROVISIONS		class I substances.
		7671d.	Phase-out of production and consumption of
7601.	Administration.		class II substances.

Sec.

7671e. Accelerated schedule. 7671f. Exchange authority.

7671g. National recycling and emission reduction program.

7671h. Servicing of motor vehicle air conditioners.

7671i. Nonessential products containing chloro-

fluorocarbons. Labeling.

7671j. 7671k. Safe alternatives policy.

7671l.Federal procurement. 7671m. Relationship to other laws. Authority of Administrator. 7671n.

7671o.Transfers among Parties to Montreal Proto-

col.

7671p. International cooperation. Miscellaneous provisions. 7671q.

#### CODIFICATION

Act July 14, 1955, ch. 360, 69 Stat. 322, as amended, known as the Clean Air Act, which was formerly classified to chapter 15B (§1857 et seq.) of this title, was completely revised by Pub. L. 95-95, Aug. 7, 1977, 91 Stat. 685, and was reclassified to this chapter.

#### SUBCHAPTER I—PROGRAMS AND ACTIVITIES

#### PART A-AIR QUALITY AND EMISSION LIMITATIONS

#### CODIFICATION

Pub. L. 95-95, title I, §117(a), Aug. 7, 1977, 91 Stat. 712, designated sections 7401 to 7428 of this title as part A.

# §7401. Congressional findings and declaration of

#### (a) Findings

The Congress finds-

- (1) that the predominant part of the Nation's population is located in its rapidly expanding metropolitan and other urban areas, which generally cross the boundary lines of local jurisdictions and often extend into two or more
- (2) that the growth in the amount and complexity of air pollution brought about by urbanization, industrial development, and the increasing use of motor vehicles, has resulted in mounting dangers to the public health and welfare, including injury to agricultural crops and livestock, damage to and the deterioration of property, and hazards to air and ground transportation:
- (3) that air pollution prevention (that is, the reduction or elimination, through any measures, of the amount of pollutants produced or created at the source) and air pollution control at its source is the primary responsibility of States and local governments; and
- (4) that Federal financial assistance and leadership is essential for the development of cooperative Federal, State, regional, and local programs to prevent and control air pollution.

## (b) Declaration

The purposes of this subchapter are—

- (1) to protect and enhance the quality of the Nation's air resources so as to promote the public health and welfare and the productive capacity of its population;
- (2) to initiate and accelerate a national research and development program to achieve the prevention and control of air pollution;

- (3) to provide technical and financial assistance to State and local governments in connection with the development and execution of their air pollution prevention and control programs: and
- (4) to encourage and assist the development and operation of regional air pollution prevention and control programs.

#### (c) Pollution prevention

A primary goal of this chapter is to encourage or otherwise promote reasonable Federal, State, and local governmental actions, consistent with the provisions of this chapter, for pollution prevention.

(July 14, 1955, ch. 360, title I, §101, formerly §1, as added Pub. L. 88-206, §1, Dec. 17, 1963, 77 Stat. 392; renumbered §101 and amended Pub. L. 89–272, title I,  $\S101(2),\ (3),\ {\rm Oct.}\ 20,\ 1965,\ 79$  Stat. 992; Pub. L. 90-148, §2, Nov. 21, 1967, 81 Stat. 485; Pub. L. 101-549, title I, §108(k), Nov. 15, 1990, 104 Stat. 2468.)

#### CODIFICATION

Section was formerly classified to section 1857 of this

#### PRIOR PROVISIONS

Provisions similar to those in this section were contained in a prior section 1857 of this title, act of July 14, 1955, ch. 360, §1, 69 Stat. 322, prior to the general amendment of this chapter by Pub. L. 88-206.

#### AMENDMENTS

1990—Subsec. (a)(3). Pub. L. 101-549, §108(k)(1), amended par. (3) generally. Prior to amendment, par. (3) read as follows: "that the prevention and control of air pollution at its source is the primary responsibility of States and local governments; and"

Subsec. (b)(4). Pub. L. 101-549, §108(k)(2), inserted 'prevention and' after "pollution".

Subsec. (c). Pub. L. 101-549, §108(k)(3), added subsec.

1967—Subsec. (b)(1). Pub. L. 90-148 inserted "and enhance the quality of" after "to protect".

1965—Subsec. (b). Pub. L. 89–272 substituted "this title" for "this Act", which for purposes of codification has been changed to "this subchapter".

## EFFECTIVE DATE OF 1990 AMENDMENT

Pub. L. 101-549, title VII, §711(b), Nov. 15, 1990, 104 Stat. 2684, provided that:

- "(1) Except as otherwise expressly provided, the amendments made by this Act [see Tables for classification] shall be effective on the date of enactment of this Act [Nov. 15, 1990].
- "(2) The Administrator's authority to assess civil penalties under section 205(c) of the Clean Air Act [42 U.S.C. 7524(c)], as amended by this Act, shall apply to violations that occur or continue on or after the date of enactment of this Act. Civil penalties for violations that occur prior to such date and do not continue after such date shall be assessed in accordance with the provisions of the Clean Air Act [42 U.S.C. 7401 et seq.] in effect immediately prior to the date of enactment of this Act.
- "(3) The civil penalties prescribed under sections 205(a) and 211(d)(1) of the Clean Air Act [42 U.S.C. 7524(a), 7545(d)(1)], as amended by this Act, shall apply to violations that occur on or after the date of enactment of this Act. Violations that occur prior to such date shall be subject to the civil penalty provisions prescribed in sections 205(a) and 211(d) of the Clean Air Act in effect immediately prior to the enactment of this Act. The injunctive authority prescribed under section 211(d)(2) of the Clean Air Act, as amended by this Act,