Sec.

7384f. Legislative proposal. ergy or any component thereof, including the 7384g. Authorization of appropriations. Federal Energy Regulatory Commission. PART B-PROGRAM ADMINISTRATION (b) As used in this chapter (1) reference to "function" includes reference to any duty, obli-73841. Definitions for program administration. gation, power, authority, responsibility, right, 7384m. Expansion of list of beryllium vendors. 7384n. Exposure in the performance of duty. privilege, and activity, or the plural thereof, as Advisory Board on Radiation and Worker 73840.the case may be; and (2) reference to "perform", Health. when used in relation to functions, includes the 7384p. Responsibilities of Secretary of Health and undertaking, fulfillment, or execution of any Human Services. duty or obligation; and the exercise of power. 7384q. Designation of additional members of special authority, rights, and privileges. exposure cohort. (c) As used in this chapter, "Federal lease" 7384r. Separate treatment of chronic silicosis. Compensation and benefits to be provided. 7384s. means an agreement which, for any consider-7384t. Medical benefits. ation, including but not limited to, bonuses, 7384u. Separate treatment of certain uranium emrents, or royalties conferred and covenants to be ployees. observed, authorizes a person to explore for, or 7384vAssistance for claimants and potential claimdevelop, or produce (or to do any or all of these) 7384w. Subpoenas; oaths; examination of witnesses. oil and gas, coal, oil shale, tar sands, and geo-7384w-1. Completion of site profiles. thermal resources on lands or interests in lands under Federal jurisdiction. PART C-TREATMENT, COORDINATION, AND FORFEITURE OF COMPENSATION AND BENEFITS (Pub. L. 95-91, §2, Aug. 4, 1977, 91 Stat. 567.) 7385 Offset for certain payments. REFERENCES IN TEXT 7385a. Subrogation of the United States. Payment in full settlement of claims. 7385b. This chapter, referred to in subsecs. (a), (b), and (c), 7385c. Exclusivity of remedy against the United was in the original "this Act", meaning Pub. L. 95-91, States and against contractors and sub-Aug. 4, 1977, 91 Stat. 565, as amended, known as the Decontractors. partment of Energy Organization Act, which is classi-7385d. Election of remedy for beryllium employees fied principally to this chapter. For complete classiand atomic weapons employees. fication of this Act to the Code, see Short Title note 7385e. Certification of treatment of payments under set out below and Tables. other laws. SHORT TITLE OF 1997 AMENDMENT 7385f. Claims not assignable or transferable; choice of remedies. Pub. L. 105-28, §1, July 18, 1997, 111 Stat. 245, provided 7385g. Attorney fees. that: "This Act [amending sections 7191 and 7234 of this 7385h. Certain claims not affected by awards of damtitle and repealing section 776 of Title 15, Commerce ages. and Trade] may be cited as the 'Department of Energy 7385i Forfeiture of benefits by convicted felons. Standardization Act of 1997'." 7385j. Coordination with other Federal radiation compensation laws. SHORT TITLE OF 1990 AMENDMENT 7385j-1. Social Security earnings information. Pub. L. 101-271, §1, Apr. 11, 1990, 104 Stat. 135, provided 7385j-2. Recovery and waiver of overpayments. that: "This Act [amending section 7171 of this title and PART D-ASSISTANCE IN STATE WORKERS' enacting provisions set out as a note under section 7171 COMPENSATION PROCEEDINGS of this title] may be cited as the 'Federal Energy Regulatory Commission Member Term Act of 1990'.' 73850.Repealed. SHORT TITLE PART E-CONTRACTOR EMPLOYEE COMPENSATION Pub. L. 95-91, §1, Aug. 4, 1977, 91 Stat. 565, provided: 7385sDefinitions. "That this Act [enacting this chapter and section 916 of Compensation to be provided. 7385s-1.Title 7, Agriculture, amending sections 6833 and 6839 of 7385s-2. Compensation schedule for contractor emthis title, section 19 of Title 3, The President, sections plovees. 101, 5108, and 5312 to 5316 of Title 5, Government Organi-7385s-3. Compensation schedule for survivors. Determinations regarding contraction of cov-7385s-4. zation and Employees, section 1701z-8 of Title 12, Banks and Banking, and sections 766, 790a, 790d, and 2002 of ered illnesses. 7385s-5. Applicability to certain uranium employees. Title 15, Commerce and Trade, repealing sections 2036 7385s-6. Administrative and judicial review. and 5818 of this title and sections 763, 768, and 786 of 7385s-7. Physicians services. Title 15, enacting provisions set out as a note under 7385s-8Medical benefits. section 2201 of this title, and repealing provisions set 7385s-9Attorney fees. out as a note under section 761 of Title 15] may be cited 7385s-10.Administrative matters. as the 'Department of Energy Organization Act'.' Coordination of benefits with respect to State 7385s-11. For short title of part E of title XXXI of div. C of workers compensation. Pub. L. 101-510, which enacted subchapter XIII of this 7385s-12. Maximum aggregate compensation. chapter, as the "Department of Energy Science Edu-7385s-13. Funding of administrative costs cation Enhancement Act", see section 3161 of Pub. L. 7385s-14. Payment of compensation and benefits from 101-510, set out as a note under section 7381 of this title. compensation fund. For short title of part A of title V of Pub. L. 103-382, 7385s-15. Office of Ombudsman. 7385s-16. Advisory Board on Toxic Substances and

SUBCHAPTER XVII—[Repealed]

Worker Health.

## 7386 to 7386k. Transferred. § 7101. Definitions

(a) As used in this chapter, unless otherwise provided or indicated by the context, the term the "Department" means the Department of En-

which enacted subchapter XIV of this chapter, as the "Albert Einstein Distinguished Educator Fellowship Act of 1994", see section 511 of Pub. L. 103-382, set out as a note under section 7382 of this title.

For short title of subtitle D of title XXXI of div. C of Pub. L. 106-65, which enacted subchapter XV of this chapter, as the "Department of Energy Facilities Safeguards, Security, and Counterintelligence Enhancement Act of 1999", see section 3141 of Pub. L. 106-65, set out as a note under section 7383 of this title.

For short title of section 1 [div. C, title XXXVI] of Pub. L. 106-398, which enacted subchapter XVI of this chapter, as the "Energy Employees Occupational Illness Compensation Program Act of 2000", see section 1 [div. C, title XXXVI, §3601] of Pub. L. 106-398, set out as a note under section 7384 of this title.

#### EXECUTIVE ORDER No. 12083

Ex. Ord. No. 12083, Sept. 27, 1978, 43 F.R. 44813, as amended by Ex. Ord. No. 12121, Feb. 26, 1979, 44 F.R. 11195; Ex. Ord. No. 12148, July 20, 1979, 44 F.R. 43239, which established the Energy Coordinating Committee and provided for its membership, functions, etc., was revoked by Ex. Ord. No. 12379, §20, Aug. 17, 1982, 47 F.R. 36100, set out as a note under section 14 of the Federal Advisory Committee Act in the Appendix to Title 5, Government Organization and Employees.

# SUBCHAPTER I—DECLARATION OF FINDINGS AND PURPOSES

### §7111. Congressional findings

- The Congress of the United States finds that—
  (1) the United States faces an increasing shortage of nonrenewable energy resources;
- (2) this energy shortage and our increasing dependence on foreign energy supplies present a serious threat to the national security of the United States and to the health, safety and welfare of its citizens;
- (3) a strong national energy program is needed to meet the present and future energy needs of the Nation consistent with overall national economic, environmental and social goals;
- (4) responsibility for energy policy, regulation, and research, development and demonstration is fragmented in many departments and agencies and thus does not allow for the comprehensive, centralized focus necessary for effective coordination of energy supply and conservation programs; and
- (5) formulation and implementation of a national energy program require the integration of major Federal energy functions into a single department in the executive branch.

(Pub. L. 95-91, title I, §101, Aug. 4, 1977, 91 Stat. 567)

### §7112. Congressional declaration of purpose

The Congress therefore declares that the establishment of a Department of Energy is in the public interest and will promote the general welfare by assuring coordinated and effective administration of Federal energy policy and programs. It is the purpose of this chapter:

- (1) To establish a Department of Energy in the executive branch.
- (2) To achieve, through the Department, effective management of energy functions of the Federal Government, including consultation with the heads of other Federal departments and agencies in order to encourage them to establish and observe policies consistent with a coordinated energy policy, and to promote maximum possible energy conservation measures in connection with the activities within their respective jurisdictions.
- (3) To provide for a mechanism through which a coordinated national energy policy can be formulated and implemented to deal with the short-, mid- and long-term energy problems of the Nation; and to develop plans

- and programs for dealing with domestic energy production and import shortages.
- (4) To create and implement a comprehensive energy conservation strategy that will receive the highest priority in the national energy program.
- (5) To carry out the planning, coordination, support, and management of a balanced and comprehensive energy research and development program, including—
  - (A) assessing the requirements for energy research and development;
  - (B) developing priorities necessary to meet those requirements;
  - (C) undertaking programs for the optimal development of the various forms of energy production and conservation; and
  - (D) disseminating information resulting from such programs, including disseminating information on the commercial feasibility and use of energy from fossil, nuclear, solar, geothermal, and other energy technologies.
- (6) To place major emphasis on the development and commercial use of solar, geothermal, recycling and other technologies utilizing renewable energy resources.
- (7) To continue and improve the effectiveness and objectivity of a central energy data collection and analysis program within the Department.
- (8) To facilitate establishment of an effective strategy for distributing and allocating fuels in periods of short supply and to provide for the administration of a national energy supply reserve.
- (9) To promote the interests of consumers through the provision of an adequate and reliable supply of energy at the lowest reasonable cost.
- (10) To establish and implement through the Department, in coordination with the Secretaries of State, Treasury, and Defense, policies regarding international energy issues that have a direct impact on research, development, utilization, supply, and conservation of energy in the United States and to undertake activities involving the integration of domestic and foreign policy relating to energy, including provision of independent technical advice to the President on international negotiations involving energy resources, energy technologies, or nuclear weapons issues, except that the Secretary of State shall continue to exercise primary authority for the conduct of foreign policy relating to energy and nuclear nonproliferation, pursuant to policy guidelines established by the President.
- (11) To provide for the cooperation of Federal, State, and local governments in the development and implementation of national energy policies and programs.
- (12) To foster and assure competition among parties engaged in the supply of energy and fuels.
- (13) To assure incorporation of national environmental protection goals in the formulation and implementation of energy programs, and to advance the goals of restoring, protecting, and enhancing environmental quality, and assuring public health and safety.