831c

tain records and accounting procedures and section 797(b) of this title requiring the preparation and filing of the statement of actual legitimate original cost of a project, shall not be applicable to any project owned by a State or municipality, and such rights and requirements shall not exist under any license heretofore or hereafter granted to any State or municipality. The Secretary of Energy in determining the amount of annual charges applicable to any such project may determine the annual charges with reference to the actual cost of services incurred by the Secretary with respect to the project.

(Aug. 15, 1953, ch. 503, §3, 67 Stat. 587; Pub. L. 86-124, July 31, 1959, 73 Stat. 271; Pub. L. 95-91, title III, §301(b), Aug. 4, 1977, 91 Stat. 578.)

Editorial Notes

CODIFICATION

Section was not enacted as part of the Federal Power Act which generally comprises this chapter.

AMENDMENTS

1959—Pub. L. 86-124 struck out "except that the provisions of sections 797(b) and 807 of this title shall continue to be applicable to any license issued for a hydroelectric development in the International Rapids section of the Saint Lawrence River" in first sentence.

Statutory Notes and Related Subsidiaries

TRANSFER OF FUNCTIONS

"Secretary of Energy" and "Secretary" substituted in text for "Federal Power Commission" and "Commission", respectively, pursuant to Pub. L. 95-91, §301(b), which is classified to section 7151(b) of Title 42, The Public Health and Welfare.

The Federal Power Commission was terminated, and its functions, personnel, property, funds, etc., were transferred to the Secretary of Energy (except for certain functions which were transferred to the Federal Energy Regulatory Commission) by sections 7151(b), 7171(a), 7172(a), 7291, and 7293 of Title 42.

§828c. Applicability of this subchapter

Except as herein provided, the provisions of this subchapter shall not be construed as repealing or affecting any of the provisions of the Federal Power Act [16 U.S.C. 791a et seq.].

(Aug. 15, 1953, ch. 503, §4, 67 Stat. 587.)

Editorial Notes

REFERENCES IN TEXT

The Federal Power Act, referred to in text, is act June 10, 1920, ch. 285, 41 Stat. 1063, which is classified generally to this chapter. For complete classification of this Act to the Code, see section 791a of this title and Tables.

CODIFICATION

Section was not enacted as part of the Federal Power Act which generally comprises this chapter.

CHAPTER 12A—TENNESSEE VALLEY AUTHORITY

Sec.

831. Creation: short title.

Membership, operation, and duties of the 831a. Board of Directors

Officers and employees; wages of laborers and 831b. mechanics; application of employees' compensation provisions.

831b-1. Acceptance of services of volunteers.

Corporate powers generally; eminent domain; construction of dams, transmission lines,

831c-1. Bridges endangered or damaged by dams, etc.; compensation of and contracts with owner for protection, replacements, etc.

Civil actions for injury or loss of property or 831c-2. personal injury or death.

831c-3. Law enforcement.

Directors; maintenance and operation of 831d. plant for production, sale, and distribution

of fertilizer and power. Officers and employees; nonpolitical appoint-831e. ment; removal for violation.

Control of plants and property vested in Cor-831f. poration; transfer of other property to Cor-

831g. Principal office of Corporation; books; direc-

tors' oath. Annual financial statement; purchases and 831h. contracts; audit by Comptroller General. Operation of dams primarily for promotion of 831h-1.

navigation and controlling floods; generation and sale of electricity.

831h-2. Repealed.

831h-3. Recreational access.

Sale of surplus power; preferences; experi-831i. mental work; acquisition of existing electric facilities

Equitable distribution of surplus power among States and municipalities; improve-831j. ment in production of fertilizer.

831k. Transmission lines; construction or lease; sale of power over other than Government lines; rates when sold for resale at profit.

Extension of credit to States, municipalities 831k-1. and nonprofit organizations to assist in operation of existing facilities.

831l.Financial assistance to States and local governments in lieu of taxation; apportionment; limitation on contracts for sale of

power to municipalities; report to Congress. Allocation and charge of value and cost of 831m. plants to particular objects; cost accounting; reports of costs of operation; sale of

surplus power at profit.
Tennessee Valley Authority least-cost plan-831m-1. ning program.

831n. Bonds for future construction; amount, terms, and conditions.

Bonds to carry out provisions of section 831k-1; amount, terms, and conditions. 831n-1. 831n-2.

Bonds; limitation of issuance under sections 831n and 831n-1.

831n-3. Use of funds; limitation of issuance. 831n–4.

Bonds for financing power program. Completion of unfinished plants authorized. 8310.

831p. Repealed.

Eminent domain; contracts for relocation of 831q. railroads, highways, industrial plants, etc.

Patents; access to Patent and Trademark Of-831r. fice and right to copy patents; compensation to patentees.

831s. Possession by Government in time of war; damages to contract holders.

831t. Offenses; fines and punishment.

831u. Surveys; cooperation with States or other agencies

831v. Legislation to carry out purposes of chapter; recommendation by President.

Acquisition of real or personal property; pay-831w. ment by delivery of power; sale or lease of vacant land for industrial purposes.

831x. Condemnation proceedings; institution by Corporation; venue.

831y. Net proceeds over expense payable into Treas-

Approval of plans by Board as condition 831y-1. precedent to construction and operation; restraining action without approval; other laws unaffected.