HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
32918	15:2011.	Oct. 20, 1972, Pub. L. 92-513, §511. as added Dec. 22, 1975, Pub. L. 94-163, §301, 89 Stat. 915, and amended July 5, 1994, Pub. L. 103-272, §4(c), 108 Stat. 1361.

This restates 15:2011 to include 15:2011 in the scope of the codification enacted by section 1 of the Act of July 5 1994 (Public Law 103-272, 108 Stat. 745)

5, 1994 (Public Law 103–272, 108 Stat. 745). In subsection (a), the words "Administrator of the Environmental Protection Agency" are substituted for "Administrator" for clarity and to conform to the style of the codification which is to state the complete title the first time a descriptive title is used, and thereafter, to use a shorter title unless the context requires the complete title to be used.

In subsections (c) and (e), the word "regulations" is substituted for "rules" and "by rule" for consistency with the restatement of title 49.

In subsection (e)(1), the words "The Administrator shall prescribe regulations establishing" are substituted for "Within 180 days after December 22, 1975, the Administrator shall, by rule, establish" to eliminate executed words.

Editorial Notes

PRIOR PROVISIONS

A prior section 32918 was renumbered section 32919 of this title.

§ 32919. Preemption

- (a) GENERAL.—When an average fuel economy standard prescribed under this chapter is in effect, a State or a political subdivision of a State may not adopt or enforce a law or regulation related to fuel economy standards or average fuel economy standards for automobiles covered by an average fuel economy standard under this chapter.
- (b) REQUIREMENTS MUST BE IDENTICAL.—When a requirement under section 32908 of this title is in effect, a State or a political subdivision of a State may adopt or enforce a law or regulation on disclosure of fuel economy or fuel operating costs for an automobile covered by section 32908 only if the law or regulation is identical to that requirement.
- (c) STATE AND POLITICAL SUBDIVISION AUTO-MOBILES.—A State or a political subdivision of a State may prescribe requirements for fuel economy for automobiles obtained for its own use.
- (Pub. L. 103–272, §1(e), July 5, 1994, 108 Stat. 1075, §32918; renumbered §32919, Pub. L. 103–429, §6(43)(A), Oct. 31, 1994, 108 Stat. 4382.)

HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
32918	15:2009.	Oct. 20, 1972, Pub. L. 92–513, 86 Stat. 947, \$509; added Dec. 22, 1975, Pub. L. 94–163, \$301, 89 Stat. 914.

In subsection (a), the word "prescribed" is substituted for "established" for consistency.

Editorial Notes

AMENDMENTS

 $1994\mathrm{-Pub}.$ L. $103\mathrm{-}429$ renumbered section 32918 of this title as this section.

CHAPTER 331—THEFT PREVENTION

Sec.	
33101.	Definitions.
33102.	Theft prevention standard for high theft lines.
33103.	Theft prevention standard for other lines.
33104.	Designation of high theft vehicle lines and parts.
33105.	Cost limitations.
33106.	Exemption for passenger motor vehicles equipped with anti-theft devices.
33107.	Voluntary vehicle identification standards.
33108.	Monitoring compliance of manufacturers.
33109.	National Stolen Passenger Motor Vehicle Information System.
33110.	Verifications involving junk and salvage motor vehicles.
33111.	Verifications involving motor vehicle major parts.
[33112.	Repealed.]
33113.	Theft reports.
33114.	Prohibited acts.
33115.	Civil penalties and enforcement.
33116.	Confidentiality of information.
33117.	Judicial review.
33118.	Preemption of State and local law.

Editorial Notes

AMENDMENTS

2012—Pub. L. 112–141, div. C, title I, \$31313(1), July 6, 2012, 126 Stat. 772, struck out item 33112 "Insurance reports and information".

§ 33101. Definitions

In this chapter—

- (1) "chop shop" means a building, lot, facility, or other structure or premise at which at least one person engages in receiving, concealing, destroying, disassembling, dismantling, reassembling, or storing a passenger motor vehicle or passenger motor vehicle part that has been unlawfully obtained—
- (A) to alter, counterfeit, deface, destroy, disguise, falsify, forge, obliterate, or remove the identity of the vehicle or part, including the vehicle identification number or a derivative of that number; and
- (B) to distribute, sell, or dispose of the vehicle or part in interstate or foreign commerce.
- (2) "covered major part" means a major part selected under section 33104 of this title for coverage by the vehicle theft prevention standard prescribed under section 33102 or 33103 of this title.
- (3) "existing line" means a line introduced into commerce before January 1, 1990.
- (4) "first purchaser" means the person making the first purchase other than for resale.
- (5) "line" means a name that a manufacturer of motor vehicles applies to a group of motor vehicle models of the same make that have the same body or chassis, or otherwise are similar in construction or design.
 - (6) "major part" means—
 - (A) the engine;
 - (B) the transmission:
 - (C) each door to the passenger compartment;
 - (D) the hood;
 - (E) the grille;
 - (F) each bumper;