Public Law 88-189

AN ACT

To amend Public Law 88-72 to increase the authorization for appropriations to the Atomic Energy Commission in accordance with section 261 of the Atomic Energy Act of 1954, as amended, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 101 of Public Law 88-72 is hereby amended by striking the figure "$172,562,000" and inserting in lieu thereof the figure "$190,507,000".

SEC. 2. Section 101(d) of Public Law 88-72 is amended by adding at the end thereof:
"Project 64-d-10, occupational health laboratory, Los Alamos Scientific Laboratory, New Mexico, $1,650,000.
"Project 64-d-11, high temperature chemistry facility, Los Alamos Scientific Laboratory, New Mexico, $1,485,000.
"Project 64-d-12, plutonium research support building, Los Alamos Scientific Laboratory, New Mexico, $655,000.
"Project 64-d-13, radiochemistry building, Lawrence Radiation Laboratory, California, $5,900,000.
"Project 64-d-14, hazards control addition, Lawrence Radiation Laboratory, California, $1,000,000.
"Project 64-d-15, plant engineering and services building, Lawrence Radiation Laboratory, California, $1,400,000.
"Project 64-d-16, west cafeteria addition, Lawrence Radiation Laboratory, California, $255,000.
"Project 64-d-17, craft shop addition, Lawrence Radiation Laboratory, California, $200,000.
"Project 64-d-18, development laboratory, Sandia Base, New Mexico, $3,780,000.
"Project 64-d-19, explosive facilities, Sandia Base, New Mexico, $540,000.
"Project 64-d-20, classified technical reports building addition, Sandia Base, New Mexico, $500,000.
"Project 64-d-21, control point additions, Nevada Test Site, $630,000."

Approved November 29, 1963.

Public Law 88-190

AN ACT

To amend further section 11 of the Federal Register Act (44 U.S.C. 311).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 11 of the Federal Register Act, as amended (44 U.S.C. 311), is further amended as follows:
(a) By amending subsections (b), (c), and (d) thereof to read as follows:
(b) Any codification published pursuant to subsection (a) of this section shall be printed and bound in permanent form and shall be designated as the "Code of Federal Regulations." The Committee shall regulate the binding of the printed codifications into separate books with a view to practical usefulness and economical manufacture. Each
(c) The Committee shall regulate the supplementation and the collation and republication of the printed codifications with a view to keeping the Code of Federal Regulations as current as practicable: Provided, That each book shall be either supplemented or collated and republished at least once each calendar year.

(d) The Office of the Federal Register shall prepare and publish the codifications, supplements, collations, and indexes authorized by this section.

By substituting a new subsection (g) to read as follows:

“(g) Nothing in this section shall be construed to require codification of the text of Presidential documents published and periodically compiled in supplements to title 3 of the Code of Federal Regulations.”

Sec. 2. Section 11 of the Federal Register Act, as amended by the first section of this Act, shall apply to the Code of Federal Regulations previously authorized and published as well as to future publications made pursuant to that section as so amended.

Approved December 2, 1963.

Public Law 88-191

AN ACT

To exempt life insurance companies from the Act of February 4, 1913, regulating loaning of money on securities in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 10 of the Act entitled “An Act to regulate the business of loaning money on security of any kind by persons, firms, and corporations other than national banks, licensed bankers, trust companies, savings banks, building and loan associations, and real estate brokers in the District of Columbia”, approved February 4, 1913 (D.C. Code, sec. 26-610), is amended (1) by inserting the subsection designation “(a)” immediately before the first word of such section; (2) by inserting before the period at the end thereof the following: “or to life insurance companies. As used in this section the term ‘life insurance companies’ means and includes any life insurance company authorized to do business in the District of Columbia pursuant to the Life Insurance Act (48 Stat. 1127, et seq.) and any other life insurance company which has a valid, current license to do business as such in any State of the United States”; and (3) by adding thereto the following new subsection:

“(b) Any person or any legal entity exempted from the provisions of this Act by such subsection (a) of this section making loans secured on real or personal property in the District of Columbia who or which does not maintain an office for doing business in the District of Columbia or a residence in said District where such person or legal entity may be served with process in any suit arising out of any such transaction or in connection with such property shall appoint and maintain at all times in the District of Columbia a resident agent upon whom process may be served in any such suit, and shall register with the Commissioners of the District of Columbia or with their designee the name and address of such resident agent. Any such person or legal entity which