

Public Law 88-332

AN ACT

June 30, 1964
[H. R. 10945]

To authorize 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,

SEC. 101. There is hereby authorized to be appropriated to the Atomic Energy Commission in accordance with the provisions of section 261 of the Atomic Energy Act of 1954, as amended, the sum of \$2,636,577,000 as follows:

(a) For "Operating expenses," \$2,298,467,000: *Provided*, That in the total amount authorized by this subsection there is included the amount of \$1,000,000, which is in addition to the amount of \$5,000,000 previously authorized in section 110 of Public Law 86-457 for use in a cooperative program of research and development with the Government of Canada: *Provided further*, That in the total amount authorized by this subsection there is included the amount of \$3,000,000 which is in addition to the sum of \$22,500,000 previously authorized for carrying out the purposes of section 3 of Public Law 85-846, providing for cooperation with the European Atomic Energy Community.

(b) For "Plant and capital equipment," including construction, acquisition, or modification of facilities, including land acquisition; construction planning and design; and acquisition and fabrication of capital equipment not related to construction, \$338,110,000 as follows:

(1) SPECIAL NUCLEAR MATERIALS.—

Project 65-1-a, radio-surgery facility, Richland, Washington, \$250,000.

Project 65-1-b, isotopes production plant, Richland, Washington, \$9,000,000.

(2) ATOMIC WEAPONS.—

Project 65-2-a, materials processing facilities, Mound Laboratory, Miamisburg, Ohio, \$565,000.

Project 65-2-b, analytical laboratory expansion, Rocky Flats, Colorado, \$3,000,000.

Project 65-2-c, weapons production, development and test installations, \$10,000,000.

Project 65-2-d, process facility addition, Savannah River, South Carolina, \$3,700,000.

Project 65-2-e, high velocity test facility, Sandia Base, New Mexico, \$1,350,000.

(3) ATOMIC WEAPONS.—

Project 65-3-a, environmental control facilities, Kansas City, Missouri, \$1,000,000.

Project 65-3-b, utility and supporting services additions, Rocky Flats, Colorado, \$2,245,000.

Project 65-3-c, supplemental water supply, Los Alamos Scientific Laboratory, New Mexico, \$1,550,000.

Project 65-3-d, experimental physics facilities additions, Lawrence Radiation Laboratory, Livermore, California, \$4,090,000.

Project 65-3-e, chemistry development facilities, Lawrence Radiation Laboratory, Livermore, California, \$2,000,000.

Project 65-3-f, base support facilities, Nevada Test Site, Nevada, \$620,000.

Atomic Energy
Commission.
Appropriation
authorization.77 Stat. 88.
42 USC 2017.Operating ex-
penses.

74 Stat. 123.

72 Stat. 1084.
42 USC 2292.Facilities, con-
struction, acqui-
sition, etc.

- (4) REACTOR DEVELOPMENT.—
Project 65-4-a, zero power plutonium reactor, National Reactor Testing Station, Idaho, \$3,000,000.
Project 65-4-b, power burst facility, National Reactor Testing Station, Idaho, \$8,100,000.
Project 65-4-c, research and development test plants, Project Rover, Los Alamos, Scientific Laboratory, New Mexico and Nevada Test Site, Nevada, \$3,000,000.
Project 65-4-d, modifications to reactors, \$3,000,000.
- (5) PHYSICAL RESEARCH.—
Project 65-5-a, Argonne advanced research reactor, Argonne National Laboratory, Illinois, \$25,000,000.
Project 65-5-b, accelerator improvements, zero gradient synchrotron, Argonne National Laboratory, Illinois, \$1,650,000.
Project 65-5-c, electron linear accelerator, Argonne National Laboratory, Illinois, \$875,000.
Project 65-5-d, accelerator and reactor additions and modifications, Brookhaven National Laboratory, New York, \$1,700,000.
Project 65-5-e, accelerator improvements, Cambridge and Princeton accelerators, \$1,350,000.
Project 65-5-f, accelerator improvements, Lawrence Radiation Laboratory, Berkeley, California, \$850,000.
Project 65-5-g, transuranium research laboratory, Oak Ridge National Laboratory, Tennessee, \$1,850,000.
- (6) PHYSICAL RESEARCH.—
Project 65-6-a, lecture hall and cafeteria, Brookhaven National Laboratory, New York, \$2,300,000.
Project 65-6-b, site utilities, Brookhaven National Laboratory, New York, \$675,000.
Project 65-6-c, computer data processing building, Lawrence Radiation Laboratory, Berkeley, California, \$2,400,000.
Project 65-6-d, heavy ion linear accelerator additions, Lawrence Radiation Laboratory, Berkeley, California, \$525,000.
Project 65-6-e, high energy physics laboratory, California Institute of Technology, California, \$2,000,000.
- (7) BIOLOGY AND MEDICINE.—
Project 65-7-a, co-carcinogenesis research laboratory, Oak Ridge National Laboratory, Tennessee, \$2,070,000.
Project 65-7-b, atmospheric physics building, Richland, Washington, \$373,000.
Project 65-7-c, biomedical and animal laboratory, Lawrence Radiation Laboratory, Livermore, California, \$3,500,000.
- (8) COMMUNITY.—
Project 65-8-a, classroom addition, Cumbres Junior High School, Los Alamos, New Mexico, \$340,000.
Project 65-8-b, classroom addition, White Rock Elementary School, Los Alamos, New Mexico, \$260,000.
Project 65-8-c, water distribution system additions, phase III, White Rock, Los Alamos, New Mexico, \$290,000.
Project 65-8-d, sewage disposal plant, White Rock, Los Alamos, New Mexico, \$610,000.
- (9) GENERAL PLANT PROJECTS.—\$43,250,000.
- (10) CONSTRUCTION PLANNING AND DESIGN.—\$3,000,000.
- (11) CAPITAL EQUIPMENT.—Acquisition and fabrication of capital equipment not related to construction, \$186,772,000.

SEC. 102. PROJECT RESCISSIONS.—(a) Public Law 85-590, as amended, is further amended by rescinding therefrom authorization for projects, except for funds heretofore obligated, as follows:

Project rescissions.
72 Stat. 491, 492.

Project 59-e-3, two accelerators, beam analyzing system and magnet, Pennsylvania State University, Pennsylvania, \$950,000.

Project 59-e-12, research and engineering reactor, Argonne National Laboratory, design and engineering, \$1,000,000.

(b) Public Law 86-50, as amended, is further amended by rescinding therefrom authorization for a project, except for funds heretofore obligated, as follows:

73 Stat. 82.

Project 60-e-7, nuclear test plant, Army Reactor Experimental Area (AREA), National Reactor Testing Station, Idaho, \$5,000,000.

(c) Public Law 86-457, as amended, is further amended by rescinding therefrom authorization for a project, except for funds heretofore obligated, as follows:

74 Stat. 121.

Project 61-f-8, materials research laboratory, University of Illinois, \$5,600,000.

(d) Public Law 87-315, as amended, is further amended by rescinding therefrom the authorization for a project, except for funds heretofore obligated, as follows:

75 Stat. 676.

Project 62-a-4, solvent purification installation, Savannah River, South Carolina, \$500,000.

(e) Public Law 87-701, as amended, is further amended by rescinding therefrom authorization for projects, except for funds heretofore obligated, as follows:

76 Stat. 600.

Project 63-e-3, organic reactor project, \$20,000,000.

Project 63-j-3, two mobile irradiators, \$700,000.

(f) Public Law 88-72, as amended, is further amended by rescinding therefrom authorization for a project, except for funds heretofore obligated, as follows:

77 Stat. 85.

Project 64-e-6, support facilities for advanced space power systems, National Reactor Testing Station, Idaho, \$1,800,000.

SEC. 103. LIMITATIONS.—(a) The Commission is authorized to start any project set forth in subsections 101(b) (1), (2), (4), and (5), only if the currently estimated cost of that project does not exceed by more than 25 per centum the estimated cost set forth for that project.

Cost limitations.

(b) The Commission is authorized to start any project set forth in subsections 101(b) (3), (6), (7), and (8), only if the currently estimated cost of that project does not exceed by more than 10 per centum the estimated cost set forth for that project.

(c) The Commission is authorized to start a project under subsection 101(b) (9) only if it is in accordance with the following:

(1) For community operations, the maximum currently estimated cost of any project shall be \$100,000 and the maximum currently estimated cost of any building included in such project shall be \$10,000.

Community operations.

(2) For all other programs, the maximum currently estimated cost of any project shall be \$500,000 and the maximum currently estimated cost of any building included in such project shall be \$100,000.

General plant projects.

(3) The total cost of all projects undertaken under subsection 101(b) (9) shall not exceed the estimated cost set forth in that subsection by more than 10 per centum.

SEC. 104. The Commission is authorized to use funds appropriated pursuant to this authorization, and other funds currently available to the Commission, for the purpose of performing construction design services for any Commission construction project whenever (1) such construction project has been included in a proposed authorization bill

Engineering design.

transmitted to the Congress by the Commission and (2) the Commission determines that the project is of such urgency that construction of the project should be initiated promptly upon enactment of legislation appropriating funds for its construction.

SEC. 105. When so specified in an appropriation Act, transfers of amounts between "Operating expenses" and "Plant and capital equipment" may be made as provided in such appropriation Act.

SEC. 106. COOPERATIVE POWER REACTOR DEMONSTRATION PROGRAM.—Section 111 of Public Law 85-162, as amended, is further amended by striking out the date "June 30, 1964" in clause (3) of subsection (a) and inserting in lieu thereof the date "June 30, 1965".

SEC. 107. FISSION PRODUCT CONTRACTS.—(a) Without regard to section 3679 of the Revised Statutes, as amended, the Commission is authorized to enter into contracts for such periods of time as the Commission may deem necessary or desirable, for the purpose of making available fission products from Commission reactors, with or without charge for commercial application.

(b) Any contract entered into by the Commission pursuant to this section shall be subject to termination by the Commission upon payment of cancellation costs as provided in such contract, and any appropriation presently or hereafter made available to the Commission shall be available for payment of such costs which may arise from termination as the contract may provide.

(c) Before the Commission enters into any arrangement or amendment thereto under the authority of this section, the basis for the proposed arrangement or amendment thereto which the Commission proposes to execute (with necessary background and explanatory data) shall be submitted to the Joint Committee, and a period of forty-five days shall elapse while Congress is in session in computing such forty-five days, there shall be excluded the days on which either House is not in session because of adjournment of more than three days: *Provided, however,* That the Joint Committee, after having received the basis for the proposed arrangement or amendment thereto, may by resolution in writing waive the conditions of, or all or any portion of, such forty-five-day period.

Approved June 30, 1964.

Public Law 88-333

AN ACT

To provide for the tariff classification of certain particleboard.

June 30, 1964
[H. R. 8975]

Particleboard.
Tariff classification.

46 Stat. 653.

46 Stat. 734.
19 USC 1514.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That wood particleboard which was entered, or withdrawn from warehouse, for consumption after July 11, 1957, and before August 31, 1963, shall be classified for duty purposes as wallboard under paragraph 1402 of the Tariff Act of 1930, if not excluded from classification under such paragraph by reason of any processing specified therein. The entries involved shall, notwithstanding the provisions of section 514 of the Tariff Act of 1930 or any other provision of law, be liquidated or reliquidated in accordance with the preceding sentence, except that no refunds shall be allowed thereby unless claim therefor is filed with the collector of customs concerned within one hundred and twenty days after date of enactment of this Act.

Approved June 30, 1964.