

construct any new electric generating facility or related facility, to modify any existing facility, or to employ reserve or standby equipment in order to accommodate the needs of any non-Federal person for electric energy.

(b) Availability of revenues from sales

Revenues received by any agency pursuant to section 795a of this title from the sale of electric energy generated from any facility of such agency shall be available to the agency without fiscal year limitation for the purchase of fuel and for operation, maintenance, and other costs associated with such facility.

(c) Exercise of authorities

The authorities of this chapter shall be exercised for such periods and pursuant to such terms and conditions as the agency concerned deems necessary consistent with the provisions of this chapter and consistent with its responsibilities under other provisions of law.

(d) Negotiation and execution of contracts and other agreements

All contracts or other agreements executed under this chapter, notwithstanding any other provision of law, shall be negotiated and executed by the agency selling or purchasing electric energy under this chapter.

(Pub. L. 96-571, §5, Dec. 22, 1980, 94 Stat. 3342.)

§ 795d. Reports

The Secretary of Energy shall biennially report to the Committee on Energy and Natural Resources of the Senate and the Committees on Energy and Commerce and on Natural Resources of the House of Representatives on the actions taken pursuant to this chapter by any agency. The report shall include an analysis of the costs of electric energy purchased or sold as provided in this chapter, the revenues and profits generated from such sales, and the oil and natural gas conserved as a result of any such purchases and sales. Such agencies shall cooperate with the Secretary of Energy in providing information for the purpose of such report.

(Pub. L. 96-571, §6, Dec. 22, 1980, 94 Stat. 3342; Pub. L. 103-437, §14(c), Nov. 2, 1994, 108 Stat. 4591.)

AMENDMENTS

1994—Pub. L. 103-437 struck out subsec. (a) designation before “The Secretary of Energy shall biennially”, substituted “Committee on Energy and Natural Resources of the Senate and the Committees on Energy and Commerce and on Natural Resources” for “Senate Committee on Energy and Natural Resources and the Committee on Interstate and Foreign Commerce and the Committee on Interior and Insular Affairs”, and struck out subsec. (b) which provided that Secretary of Energy was to conduct study to determine whether provisions of section 795a of this title should be extended to apply to electric power generated by coal-fired Federal electric generating facilities located in the United States outside of Alaska.

CHANGE OF NAME

Committee on Energy and Commerce of House of Representatives treated as referring to Committee on Commerce of House of Representatives and Committee on Natural Resources of House of Representatives treated as referring to Committee on Resources of

House of Representatives by section 1(a) of Pub. L. 104-14, set out as a note preceding section 21 of Title 2, The Congress.

CHAPTER 18—NATIONAL VISITOR CENTER FACILITIES; UNION STATION REDEVELOPMENT; CAPITOL GUIDE SERVICE

SUBCHAPTER I—UNION STATION

PART A—NATIONAL VISITOR CENTER

- Sec. 801. National Visitor Center; designation; parking facility; authorization of agreements and leases for use of Union Station.
- 802. Terms and conditions of agreements and leases.
 - (a) General provisions.
 - (b) Other terms and conditions.
 - (c) Supplemental alterations and construction; competitive bidding or negotiated contract; Federal title; purchase option; limitation of fund.
- 803. Administration.
- 804. Interpretive transportation services; Federal areas.
- 805. Continuing study of needs of visitors to Washington metropolitan area; facility recommendations; annual report.
- 806. Repeals.
- 807. Authorization of appropriations.
- 808. Labor standards.
- 809. Steam for Union Station-National Visitor Center complex; contract; costs.

PART B—UNION STATION REDEVELOPMENT

- 811. Assignment of right, title, and interest in the Union Station complex to the Secretary of Transportation.
 - (a) Reservation of certain rights by the Secretary; definition.
 - (b) Installation of new roofs and drainage systems.
 - (c) Permission to the Secretary of Transportation to carry out certain activities.
 - (d) Secretary to be relieved of certain obligations upon assignment and roof installation.
- 812. Rehabilitation and redevelopment of the Union Station complex; goals.
- 813. Authorization of appropriations.
- 814. Studies to determine feasibility of rehabilitation and improvements; implementation of recommendations.
 - (a) Engineering survey.
 - (b) Planning and market feasibility studies to assess commercial development potential.
 - (c) Time for completion of studies.
 - (d) Availability of appropriated funds.
 - (e) Reports to Congress; commitment of Federal funds.
- 815. Development agreements.
 - (a) Agreements with developers.
 - (b) Selection of developers.
 - (c) Modification or waiver of application of regulations.
 - (d) Other agreements and contracts; assignment.
- 816. Acquisition and maintenance of property.
- 817. Union Station Fund; establishment; administration; authority of the Secretary to use income received toward expenses.
- 818. Parking facility; completion with interstate highway funds; limitation on apportionment of funds excepted; agreement with District of Columbia for the administration of the project.