

agreements and to make payments under this chapter shall be effective only to the extent or in such amounts as are provided in advance in appropriation Acts.

(Pub. L. 95-514, §9, Oct. 25, 1978, 92 Stat. 1807.)

#### § 1907. National Grasslands; exemptions

All National Grasslands are exempted from the provisions of this chapter.

(Pub. L. 95-514, §11, Oct. 25, 1978, 92 Stat. 1808.)

#### § 1908. Experimental stewardship program

##### (a) Scope of program

The Secretaries of Interior and Agriculture are hereby authorized and directed to develop and implement, on an experimental basis on selected areas of the public rangelands which are representative of the broad spectrum of range conditions, trends, and forage values, a program which provides incentives to, or rewards for, the holders of grazing permits and leases whose stewardship results in an improvement of the range condition of lands under permit or lease. Such program shall explore innovative grazing management policies and systems which might provide incentives to improve range conditions. These may include, but need not be limited to—

- (1) cooperative range management projects designed to foster a greater degree of cooperation and coordination between the Federal and State agencies charged with the management of the rangelands and with local private range users,
- (2) the payment of up to 50 per centum of the amount due the Federal Government from grazing permittees in the form of range improvement work,
- (3) such other incentives as he may deem appropriate.

##### (b) Report to Congress

No later than December 31, 1985, the Secretaries shall report to the Congress the results of such experimental program, their evaluation of the fee established in section 1905 of this title and other grazing fee options, and their recommendations to implement a grazing fee schedule for the 1986 and subsequent grazing years.

(Pub. L. 95-514, §12, Oct. 25, 1978, 92 Stat. 1808.)

### CHAPTER 38—CRUDE OIL TRANSPORTATION SYSTEMS

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|-------|---|
| Sec.  |   |
| 2001. | Findings.   |
| 2002. | Statement of purposes.  |
| 2003. | Definitions.  |
| 2004. | Applications for approval of proposed crude oil transportation systems.   |
| 2005. | Review schedule. <ol style="list-style-type: none"> <li>(a) Establishment.</li> <li>(b) Additional information.</li> <li>(c) Recommendations of heads of Federal agencies.</li> <li>(d) Review by Federal Trade Commission; effect on the antitrust laws.</li> <li>(e) Filing and review of permits, rights-of-way applications, etc., not affected.</li> </ol> |
| 2006. | Environmental impact statements. <ol style="list-style-type: none"> <li>(a) Preparation of environmental impact statements.</li> </ol>  |

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| Sec.  |  |
|       | <ol style="list-style-type: none"> <li>(b) Filing of environmental impact statements.</li> <li>(c) Report of Council on Environmental Quality.</li> </ol>  |
| 2007. | Decision of President. <ol style="list-style-type: none"> <li>(a) Decision concerning approval or disapproval of proposed systems.</li> <li>(b) Criteria.</li> <li>(c) Publication of findings and decision.</li> </ol>  |
| 2008. | Procedures for waiver of Federal law. <ol style="list-style-type: none"> <li>(a) Waiver of provisions of Federal law.</li> <li>(b) Joint resolution.</li> </ol>  |
| 2009. | Expedited procedures for issuance of permits: enforcement of rights-of-way. <ol style="list-style-type: none"> <li>(a) Expedited procedures for approved systems.</li> <li>(b) Expedited procedures for Long Beach-Midland project.</li> <li>(c) Law governing rights-of-way.</li> </ol> |
| 2010. | Negotiations with Government of Canada.  |
| 2011. | Judicial review. <ol style="list-style-type: none"> <li>(a) Notice.</li> <li>(b) Review of certain Federal actions.</li> <li>(c) Jurisdiction of courts.</li> </ol>  |
| 2012. | Authorization for appropriation.   |

#### § 2001. Findings

The Congress finds and declares that—

- (1) a serious crude oil supply shortage may soon exist in portions of the United States;
- (2) a large surplus of crude oil on the west coast of the United States is projected;
- (3) any substantial curtailment of Canadian crude oil exports to the United States could create a severe crude oil shortage in the northern tier States;
- (4) pending the authorization and completion of west-to-east crude oil delivery systems, Alaskan crude oil in excess of west coast needs will be transshipped through the Panama Canal at a high transportation cost;
- (5) national security and regional supply requirements may be such that west-to-east crude delivery systems serving both the northern tier States and inland States, consistent with the requirements of section 410 of the Act approved November 16, 1973 (87 Stat. 594), commonly known as the Trans-Alaska Pipeline Authorization Act, are needed;
- (6) expeditious Federal and State decisions for west-to-east crude oil delivery systems are of the utmost priority; and
- (7) resolution of the west coast crude oil surplus and the need for crude oil in northern tier States and inland States require the assignment and coordination of overall responsibility within the executive branch to permit expedited action on all necessary environmental assessments and decisions on permit applications concerning delivery systems.

(Pub. L. 95-617, title V, §501, Nov. 9, 1978, 92 Stat. 3157.)

#### REFERENCES IN TEXT

Section 410 of the Act approved November 16, 1973 (87 Stat. 594), commonly known as the Trans-Alaska Pipeline Authorization Act, referred to in par. (5), is section 410 of Pub. L. 93-153, Nov. 16, 1973, 87 Stat. 594, which is set out as a note under section 1651 of this title.

#### § 2002. Statement of purposes

The purposes of this chapter are—