

**TITLE 30—MINERAL LANDS AND MINING**

Chap.		Sec.	Chap.	Sec.
1.	United States Bureau of Mines .....	1	29.	Oil and Gas Royalty Management .. 1701
2.	Mineral Lands and Regulations in General .....	21	30.	National Critical Materials Council 1801
3.	Lands Containing Coal, Oil, Gas, Salts, Asphaltic Materials, So- dium, Sulphur, and Building Stone .....	71	31.	Marine Mineral Resources Re- search .....
3A.	Leases and Prospecting Permits .....	181		
4.	Lease of Gold, Silver, or Quick- silver Deposits When Title Con- firmed by Court of Private Land Claims .....	291		
5.	Lease of Oil and Gas Deposits in or Under Railroads and Other Rights-of-Way .....	301		
6.	Synthetic Liquid Fuel Demonstra- tion Plants [Omitted] .....	321		
7.	Lease of Mineral Deposits Within Acquired Lands .....	351		
8.	Development of Lignite Coal Re- sources .....	401		
9.	Rare and Precious Metals Experi- ment Station .....	411		
10.	Coal Mine Safety [Repealed] .....	451		
11.	Mining Claims on Lands Subject to Mineral Leasing Laws .....	501		
12.	Multiple Mineral Development of the Same Tracts .....	521		
12A.	Entry and Location on Coal Lands on Discovery of Source Material .....	541		
13.	Control of Coal-Mine Fires .....	551		
14.	Anthracite Mine Drainage and Flood Control .....	571		
15.	Surface Resources .....	601		
16.	Mineral Development of Lands Withdrawn for Power Develop- ment .....	621		
17.	Exploration Program for Discovery of Minerals .....	641		
18.	Coal Research and Development ...	661		
19.	Lead and Zinc Stabilization Pro- gram [Omitted] .....	681		
20.	Conveyances to Occupants of Un- patented Mining Claims .....	701		
21.	Metal and Nonmetallic Mine Safety [Repealed] .....	721		
22.	Mine Safety and Health .....	801		
23.	Geothermal Steam and Associated Geothermal Resources .....	1001		
24.	Geothermal Energy Research, De- velopment, and Demonstration ...	1101		
25.	Surface Mining Control and Rec- lamation .....	1201		
26.	Deep Seabed Hard Mineral Re- sources .....	1401		
27.	Geothermal Energy .....	1501		
28.	Materials and Minerals Policy, Re- search, and Development .....	1601		

  

<b>CHAPTER 1—UNITED STATES BUREAU OF MINES</b>	
Sec.	
1.	United States Bureau of Mines; establish- ment; director; experts and other employ- ees.
1a.	Transfer of activities, employees, records, etc., from Bureau of Foreign and Domestic Commerce to the United States Bureau of Mines.
2.	Performance of duties in absence of director.
3.	Duties of United States Bureau of Mines.
4.	Investigation of lignite coal and peat.
4a.	Omitted.
4b.	Cooperation with individuals, municipalities, etc.; contracts with owners; agreements as to prices.
4c.	Investigation of sub-bituminous and lignite coal.
4d.	Plants, machinery, and equipment.
4e.	Omitted.
4f to 4o.	Transferred.
5.	Reports of investigations.
6.	Personal interest of director and members of Bureau in mines.
7.	Fees for tests or investigations.
8.	Additional mining experiment stations and mine safety stations authorized.
9.	Acceptance of lands from States.
10.	Headquarters of mine rescue cars; site for experimental work; leases and donations.
11, 12.	Omitted or Repealed.
13.	Research laboratory for utilization of anthra- cite coal; establishment and maintenance.
14.	Acquisition of land; cooperation with other agencies.
15.	Repealed.
16.	Research laboratory for utilization of anthra- cite coal; establishment of advisory com- mittee; composition; functions; appoint- ment.

  

<b>§ 1.</b>	<b>United States Bureau of Mines; establish- ment; director; experts and other employees</b>
	There is hereby established in the Department of the Interior a bureau of mining, metallurgy, and mineral technology, to be designated the United States Bureau of Mines, and there shall be a director of said bureau, who shall be thor- oughly equipped for the duties of said office by technical education and experience and who shall be appointed by the President, by and with the advice and consent of the Senate; and there shall also be in the said bureau such experts and other employees, to be appointed by the Sec-

retary of the Interior, as may be required to carry out the purposes of sections 1, 3, and 5 to 7 of this title in accordance with the appropriations made from time to time by Congress for such purposes.

(May 16, 1910, ch. 240, §1, 36 Stat. 369; Feb. 25, 1913, ch. 72, §1, 37 Stat. 681; Ex. Ord. No. 4239, June 4, 1925; Ex. Ord. No. 6611, Feb. 22, 1934; Pub. L. 102-285, §10(b), May 18, 1992, 106 Stat. 172.)

#### CHANGE OF NAME

“United States Bureau of Mines” substituted in text for “Bureau of Mines” pursuant to section 10(b) of Pub. L. 102-285, set out below.

Section 10(b) of Pub. L. 102-285 provided that: “The Bureau of Mines established by the Act of May 16, 1910 (30 U.S.C. 1), is designated as and shall hereafter [on and after May 18, 1992] be known as the United States Bureau of Mines.”

#### TRANSFER OF FUNCTIONS

For provisions appropriating funds for the closure of the United States Bureau of Mines and the transfer of its functions, see Pub. L. 104-99, title I, §123, Jan. 26, 1996, 110 Stat. 32, and Pub. L. 104-134, title I, §101(c) [title I], set out as a note below.

Pub. L. 104-134, title I, §101(c) [title I], Apr. 26, 1996, 110 Stat. 1321-156, 1321-167; renumbered title I, Pub. L. 104-140, §1(a), May 2, 1996, 110 Stat. 1327, provided in part: “That there hereby are transferred to, and vested in, the Secretary of Energy: (1) the functions pertaining to the promotion of health and safety in mines and the mineral industry through research vested by law in the Secretary of the Interior or the United States Bureau of Mines and performed in fiscal year 1995 by the United States Bureau of Mines at its Pittsburgh Research Center in Pennsylvania, and at its Spokane Research Center in Washington; (2) the functions pertaining to the conduct of inquiries, technological investigations and research concerning the extraction, processing, use and disposal of mineral substances vested by law in the Secretary of the Interior or the United States Bureau of Mines and performed in fiscal year 1995 by the United States Bureau of Mines under the minerals and materials science programs at its Pittsburgh Research Center in Pennsylvania, and at its Albany Research Center in Oregon; and (3) the functions pertaining to mineral reclamation industries and the development of methods for the disposal, control, prevention, and reclamation of mineral waste products vested by law in the Secretary of the Interior or the United States Bureau of Mines and performed in fiscal year 1995 by the United States Bureau of Mines at its Pittsburgh Research Center in Pennsylvania: *Provided further*, That, if any of the same functions were performed in fiscal year 1995 at locations other than those listed above, such functions shall not be transferred to the Secretary of Energy from those other locations: *Provided further*, That the Director of the Office of Management and Budget, in consultation with the Secretary of Energy and the Secretary of the Interior, is authorized to make such determinations as may be necessary with regard to the transfer of functions which relate to or are used by the Department of the Interior, or component thereof affected by this transfer of functions, and to make such dispositions of personnel, facilities, assets, liabilities, contracts, property, records, and unexpended balances of appropriations, authorizations, allocations, and other funds held, used, arising from, available to or to be made available in connection with, the functions transferred herein as are deemed necessary to accomplish the purposes of this transfer: *Provided further*, That all reductions in personnel complements resulting from the provisions of this Act [probably means Pub. L. 104-134, title I, §101(c), Apr. 26, 1996, 110 Stat. 1321-156; renumbered title I, Pub. L. 104-140, §1(a), May 2, 1996, 110 Stat. 1327, known as the Department of the Interior and Related Agencies

Appropriations Act, 1996, see Tables for classification] shall, as to the functions transferred to the Secretary of Energy, be done by the Secretary of the Interior as though these transfers had not taken place but had been required of the Department of the Interior by all other provisions of this Act before the transfers of function became effective: *Provided further*, That the transfers of function to the Secretary of Energy shall become effective on the date specified by the Director of the Office of Management and Budget, but in no event later than 90 days after enactment into law of this Act [Apr. 26, 1996]: *Provided further*, That the reference to ‘function’ includes, but is not limited to, any duty, obligation, power, authority, responsibility, right, privilege, and activity, or the plural thereof, as the case may be.”

[Pub. L. 104-208, div. A, title I, §101(e) [title II], Sept. 30, 1996, 110 Stat. 3009-233, 3009-244, provided in part: “That the functions described in clause (1) of the first proviso under the subheading ‘mines and minerals’ under the heading ‘Bureau of Mines’ in the text of title I of the Department of the Interior and Related Agencies Appropriations Act, 1996, as enacted by section 101(c) of the Omnibus Consolidated Rescissions and Appropriations Act of 1996 (Public Law 104-134) [set out above], are hereby transferred to, and vested in, the Secretary of Health and Human Services, subject to section 1531 of title 31, United States Code”.]

Functions vested in, or delegated to, Secretary of Energy and Department of Energy under or with respect to sections 1, 3, and 5 to 7 of this title and other authorities relating to certain fossil energy research and development transferred to, and vested in, Secretary of the Interior, by section 100 of Pub. L. 97-257, 96 Stat. 841, set out as a note under section 7152 of Title 42, The Public Health and Welfare.

Functions of Secretary of the Interior, Department of the Interior, and officers and components of Department of the Interior under sections 1, 3, and 5 to 7 of this title and other authorities exercised by Bureau of Mines relating to fuel supply and demand analysis and data gathering, research and development relating to increased efficiency of production technology of solid fuel minerals other than research relating to mine health and safety and research relating to the environmental and leasing consequences of solid fuel mining, and coal preparation and analysis transferred to, and vested in, Secretary of Energy as part of the creation of Department of Energy by Pub. L. 95-91, Aug. 4, 1977, 91 Stat. 565. See section 7152(d) of Title 42.

For transfer of functions of other officers, employees, and agencies of Department of the Interior, with certain exceptions, to Secretary of the Interior, with power to delegate, see Reorg. Plan No. 3 of 1950, §§1, 2, eff. May 24, 1950, 15 F.R. 3174, 64 Stat. 1262, set out in the Appendix to Title 5, Government Organization and Employees.

Bureau of Mines originally created in Department of the Interior. Bureau transferred to Department of Commerce by Ex. Ord. No. 4239, but transferred back to Department of the Interior by Ex. Ord. No. 6611.

#### **§ 1a. Transfer of activities, employees, records, etc., from Bureau of Foreign and Domestic Commerce to the United States Bureau of Mines**

There is hereby transferred from the Department of Commerce, Bureau of Foreign and Domestic Commerce, to the Department of the Interior, United States Bureau of Mines, all those activities of the Minerals Division of the Bureau of Foreign and Domestic Commerce concerned with economic and statistical analyses of mineral commodities, domestic and foreign, together with all employees, records, files, equipment, publications, and funds pertaining thereto, effective immediately.