(ii) $48,000 to be added to funds available under subsection (a)(3) of that section;
(iii) $48,000 to be added to funds available under subsection (a)(4) of that section;
(iv) $48,000 to be added to funds available under subsection (a)(5) of that section; and
(v) $6,900,000 to be added to funds available under subsection (c) of that section; and
(B) under section 777m of this title, $143,000, to be added to funds available under subsection (a)(1) of that section.

(5) In fiscal year 2010, all remaining funds in the Account shall be distributed under section 777c of this title in the following manner:
(A) one-third to be added to funds available under subsection (a)(2) of that section; and
(B) two-thirds to be added to funds available under subsection (c) of that section.


CODIFICATION
The amendments by Pub. L. 109–74 were directed to section 10119 of Pub. L. 109–59 “in the text proposed to be inserted as section 15 of the Dingell-Johnson Sport Fish Restoration Act” (this section). Those amendments were effective on enactment of Pub. L. 109–74 (Sept. 29, 2005) and were incorporated into the text of this section when it became effective on Oct. 1, 2005. See Effective Date notes below.

PRIOR PROVISIONS
A prior section 15 of act Aug. 9, 1956, was redesignated section 16 and is set out as a note under section 777 of this title.

AMENDMENTS
2005—Par. (1)(A)(v). Pub. L. 109–74, §103(2), substituted “subsection (c) of that section” for “subsection (b) of that section”.
Par. (2)(A)(v). Pub. L. 109–74, §103(1), (2), substituted “subsection (c) of that section” for “subsection (b) of this Act”.
Par. (3)(A)(v), (4)(A)(v). Pub. L. 109–74, §103(2), substituted “subsection (c) of that section” for “subsection (b) of that section”.
Par. (5)(A). Pub. L. 109–74, §103(3)(A), substituted “subsection (a)(2) of that section” for “subsection (b)”.
Par. (5)(B). Pub. L. 109–74, §103(3)(B), substituted “subsection (c) of that section” for “subsection (h)”.

EFFECTIVE DATE
From Aug. 10, 2005, to the end of fiscal year 2005, the provisions of law amended by section 10119 of Pub. L. 109–59, which added section 15 (this section) to the Dingell-Johnson Sport Fish Restoration Act, to be considered to read as immediately before enactment of Pub. L. 109–59, see section 101(b) of Pub. L. 109–74, set out as an Effective Date of 2005 Amendment note under section 777b of this title.

Section effective Oct. 1, 2005, see section 10102 of Pub. L. 109–59, set out as an Effective Date of 2005 Amendment note under section 777b of this title.

CHAPTER 10C—FISH RESEARCH AND EXPERIMENTATION PROGRAM

Sec. 778. Establishment of experiment stations; purpose of research.
§ 778b. Cooperation with Secretary of the Interior

The Secretary of the Interior is authorized to cooperate in carrying out the provisions of this chapter by furnishing such information and assistance as may be requested by the Secretary of Agriculture.


AMENDMENTS

1996—Pub. L. 104–127 substituted “the Secretary of the Interior” for “‘The Department of Agriculture’” and “requested by the Secretary of Agriculture” for “requested by the Secretary of the Interior”.

§ 778c. Authorization of appropriations

There are hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this chapter.

(Pub. L. 85–342, § 4, Mar. 15, 1958, 72 Stat. 35.)

§§ 778d to 778b. Omitted

CODIFICATION

Sections. Pub. L. 89–701, §§1–5, Nov. 2, 1966, 80 Stat. 1069, 1090, related to fish protein concentrate and authorized the Secretary of the Interior to promote studies, conduct research and experiments, and construct and lease experiment and demonstration plants. The authority of the Secretary under these sections expired at the expiration of five years from Nov. 2, 1966 by the express terms of section 778h of this title.


CHAPTER 10D—STATE COMMERCIAL FISHERIES RESEARCH AND DEVELOPMENT PROJECTS


Section 779e, Pub. L. 88–309, § 7, May 20, 1964, 78 Stat. 199, related to working conditions on projects funded, and to disposal of property acquired, under this chapter.


EFFECTIVE DATE OF REPEAL


CHAPTER 11—REGULATION OF LANDING, CURING, AND SALE OF SPONGES TAKEN FROM GULF OF MEXICO AND STRAITS OF FLORIDA

§ 781. Taking or catching, in waters of Gulf or Straits of Florida, commercial sponges of less than prescribed size, and landing or possession of same

It is unlawful for any citizen of the United States, or person owing duty of obedience to the laws of the United States, or any boat or vessel of the United States, or person belonging to or on any such boat or vessel, to take or catch, by any means or method, in the waters of the Gulf of Mexico or the Straits of Florida outside of State territorial limits, any commercial sponges measuring when wet less than five inches in their maximum diameter, or for any person or vessel to land, deliver, cure, offer for sale, or have in possession at any port or place in the United States, or on any boat or vessel of the United States, any such commercial sponges.

(Aug. 15, 1914, ch. 253, § 1, 38 Stat. 692.)

§ 782. Sponges of less than prescribed size; possession prima facie evidence

The presence of sponges of a diameter of less than five inches on any vessel or boat of the United States engaged in sponging in the waters of the Gulf of Mexico or the Straits of Florida outside of State territorial limits, or the possession of any sponges of less than the said diameter sold or delivered by such vessels, shall be prima facie evidence of a violation of the provisions of this chapter.

(Aug. 15, 1914, ch. 253, § 2, 38 Stat. 692.)

§ 783. Punishment for violations of law; liability of vessels

Every person, partnership, or association guilty of a violation of the provisions of this chapter shall be liable to a fine of not more than $500, and in addition such fine shall be a lien against the vessel or boat on which the offense is committed, and said vessel or boat shall be seized and proceeded against by process of libel in any court having jurisdiction of the offense.