such other personnel as may be necessary to
enable the Commission to carry out its duties,
without regard to the provisions of title 5 gov-
erning appointments in the competitive service,
and without regard to the provisions of chapter
51 and subchapter III of chapter 53 of such title
relating to classification and General Schedule
pay rates, except that no rate of pay fixed under
this subsection may exceed the equivalent of
that payable to a person occupying a position at
level V of the Executive Schedule under section
5315 of such title.

(2)(A) Any employee of a department or agen-
cy referred to in subparagraph (B) may be de-
tailed to the Commission without reimburse-
ment from the Commission, and such detailee
shall retain the rights, status, and privileges of
his or her regular employment without interrup-
tion.

(B) The departments and agencies referred to
in this subparagraph are as follows:

(i) The Department of Justice.

(ii) The Department of the Treasury.

(iii) The Central Intelligence Agency.

(3) All staff of the Commission shall possess a
security clearance in accordance with applicable
laws and regulations concerning the handling of
classified information.

(f) Compensation and travel expenses

(1)(A) Except as provided in subparagraph (B),
each member of the Commission may be com-
pensated at not to exceed the daily equivalent of
the annual rate of basic pay in effect for a posi-
tion at level IV of the Executive Schedule under
section 5315 of title 5 for each day during which
that member is engaged in the actual perform-
ance of the duties of the Commission under this
section.

(B) Members of the Commission who are offi-
cers or employees of the United States shall re-
ceive no additional pay by reason of their serv-
ices on the Commission.

(2) While away from their homes or regular
places of business in the performance of services
for the Commission, members of the Commis-
sion may be allowed travel expenses, including
per diem in lieu of subsistence, in the same man-
ner as persons employed intermittently in the
Government service are allowed expenses under
section 5703(b) of title 5.

(g) Report

(1) Not later than 1 year after December 3,
1999, the Commissions shall submit to the com-
mittees of Congress referred to in paragraph (4)
(a report on the activities of the Commission
under this section, including the findings, con-
clusions, and recommendations, if any, of the
Commission as a result of the review under sub-
section (c)(1) of this section and the examina-
tion and evaluation under subsection (c)(2) of
this section.

(2) The report under paragraph (1) shall in-
clude any additional or dissenting views of a
member of the Commission upon the request of
the member.

(3) The report under paragraph (1) shall be sub-
mitted in unclassified form, but may include a
classified annex.

(4) The committees of Congress referred to in
this paragraph are the following:

(A) The Select Committee on Intelligence
and the Committees on Foreign Relations
and the Judiciary of the Senate.

(B) The Permanent Select Committee on In-
telligence and the Committees on Interna-
tional Relations and the Judiciary of the
House of Representatives.

(h) Termination

The Commission shall terminate at the end of
the 60-day period beginning on the date on which
the report required by subsection (g) of this sec-
tion is submitted to the committees of Congress
referred to in that subsection.

(i) Inapplicability of certain administrative pro-
visions

(1) The provisions of the Federal Advisory
Committee Act (5 U.S.C. App.) shall not apply to
the activities of the Commission under this sec-
tion.

(2) The provisions of section 552 of title 5 (com-
monly referred to as the Freedom of Informa-
tion Act) shall not apply to the activities, records,
and proceedings of the Commission under this chapter.

(j) Funding

The Attorney General shall, from amounts au-
thorized to be appropriated to the Attorney Gen-
eral by this Act, make available to the Commis-
sion $1,000,000 for purposes of the activities of
the Commission under this section. Amounts
made available to the Commission under the pre-
ceding sentence shall remain available until
expended.

(Pub. L. 106–120, title VIII, § 810, Dec. 3, 1999, 113
Stat. 1633.)

References in Text

The Federal Advisory Committee Act, referred to in
subsec. (i), is Pub. L. 92–463, Oct. 6, 1972, 86 Stat. 770,
which is set out in Appendix to Title 5, Government
Organization and Employees.

This Act, referred to in subsec. (j), is Pub. L. 106–120,
Dec. 3, 1999, 113 Stat. 1166, known as the Intelligence
Authorization Act for Fiscal Year 2000. For complete
classification of this Act to the Code, see Tables.

Change of Name

Committee on International Relations of House of Repre-
sentatives changed to Committee on Foreign Af-
fairs of House of Representatives by House Resolution
No. 6, One Hundred Tenth Congress, Jan. 5, 2007.

CHAPTER 25—MISCELLANEOUS ANTI-DRUG
ABUSE PROVISIONS

SUBCHAPTER I—ANTI-DOPING AGENCY

Sec. 2001. Designation of United States Anti-Doping
Agency.


SUBCHAPTER II—NATIONAL METHAMPHETAMINE
INFORMATION CLEARINGHOUSE


2012. Establishment of clearinghouse and advisory
council.
SUBCHAPTER I—ANTI-DOPING AGENCY


(a) Definitions

In this subchapter:

(1) United States Olympic Committee

The term “United States Olympic Committee” means the organization established by the “Ted Stevens Olympic and Amateur Sports Act” (36 U.S.C. 220501 et seq.).

(2) Amateur athletic competition

The term “amateur athletic competition” means a contest, game, meet, match, tournament, regatta, or other event in which amateur athletes compete (36 U.S.C. 220501(b)(2)).

(3) Amateur athlete

The term “amateur athlete” means an athlete who meets the eligibility standards established by the national governing body or paralympic sports organization for the sport in which the athlete competes (36 U.S.C. 220501(b)(1)).

(4) Gene doping

The term “gene doping” means the non-therapeutic use of cells, genes, genetic elements, or of the modulation of gene expression, having the capacity to enhance athletic performance.

(b) In general

The United States Anti-Doping Agency shall—

(1) serve as the independent anti-doping organization for the amateur athletic competitions recognized by the United States Olympic Committee;

(2) ensure that athletes participating in amateur athletic activities recognized by the United States Olympic Committee are prevented from using performance-enhancing drugs, or performance-enhancing genetic modifications accomplished through gene-doping;

(3) implement anti-doping education, research, testing, and adjudication programs to prevent United States Amateur Athletes participating in any activity recognized by the United States Olympic Committee from using performance-enhancing drugs, or performance-enhancing genetic modifications accomplished through gene-doping;

(4) serve as the United States representative responsible for coordination with other anti-doping organizations coordinating amateur athletic competitions recognized by the United States Olympic Committee to ensure the integrity of athletic competition, the health of the athletes and the prevention of use of performance-enhancing drugs, or performance-enhancing genetic modifications accomplished through gene-doping by United States amateur athletes; and

(5) permanently include “gene doping” among any list of prohibited substances adopted by the Agency.

1 So in original. Probably should be “220501(b)(1)).”
§ 2012. Establishment of clearinghouse and advisory council

(a) Clearinghouse

There is established, under the supervision of the Attorney General of the United States, an information clearinghouse to be known as the National Methamphetamine Information Clearinghouse.

(b) Advisory council

(1) In general

There is established an advisory council to be known as the National Methamphetamine Advisory Council.

(2) Membership

The Council shall consist of 10 members appointed by the Attorney General—

(A) not fewer than 3 of whom shall be representatives of law enforcement agencies;

(B) not fewer than 4 of whom shall be representatives of nongovernmental and nonprofit organizations providing services or training and implementing programs or strategies related to methamphetamines; and

(C) 1 of whom shall be a representative of the Department of Health and Human Services.

(3) Period of appointment; vacancies

Members shall be appointed for 3 years. Any vacancy in the Council shall not affect its powers, but shall be filled in the same manner as the original appointment.

(4) Personnel matters

(A) Travel expenses

The members of the Council shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title 5, while away from their homes or regular places of business in the performance of services for the Council.

(B) No compensation

The members of the Council shall not receive compensation for the performance of the duties of a member of the Council.


§ 2013. NMIC requirements and review

(a) In general

The NMIC shall promote sharing information regarding successful law enforcement, treatment, environmental, prevention, social services, and other programs related to the production, use, or effects of methamphetamine and grants available for such programs.

(b) Components

The NMIC shall include—

(1) a toll-free number; and

(2) a website that provides a searchable database, which—

(A) provides information on the short-term and long-term effects of methamphetamine use;

(B) provides information regarding methamphetamine treatment and prevention programs and strategies and programs for drug endangered children, including descriptions of successful programs and strategies and contact information for such programs and strategies;

(C) provides information regarding grants for methamphetamine-related programs, including contact information and links to websites;

(D) allows a qualified entity to submit items to be posted on the website regarding successful public or private programs or other useful information related to the production, use, or effects of methamphetamine;

(E) includes a restricted section that may only be accessed by a law enforcement organization that contains successful strategies, training techniques, and other information that the Council determines helpful to law enforcement agency efforts to identify or combat the production, use, or effects of methamphetamine;

(F) allows public access to all information not in a restricted section; and

(G) contains any additional information the Council determines may be useful in identifying or combating the production, use, or effects of methamphetamine.

Thirty days after the website in paragraph (2) is operational, no funds shall be expended to continue the website methresources.gov.

(c) Review of posted information

(1) In general

Not later than 30 days after the date of submission of an item by a qualified entity, the Council shall review an item submitted for posting on the website described in subsection (b)(2)—

(A) to evaluate and determine whether the item, as submitted or as modified, meets the requirements for posting; and

(B) in consultation with the Attorney General, to determine whether the item should be posted in a restricted section of the website.

(2) Determination

Not later than 45 days after the date of submission of an item, the Council shall—

(A) post the item on the website described in subsection (b)(2); or

(B) notify the qualified entity that submitted the item regarding the reason such item shall not be posted and modifications, if any, that the qualified entity may make to allow the item to be posted.


§ 2014. Authorization of appropriations

There are authorized to be appropriated—

(1) for fiscal year 2007—

(A) $500,000 to establish the NMIC and Council; and

(B) such sums as are necessary for the operation of the NMIC and Council; and
[2101. Findings]

Congress finds that—

(1) the safety and integrity of the United States food supply are vital to public health, to public confidence in the food supply, and to the success of the food sector of the Nation’s economy;

(2) illnesses and deaths of individuals and companion animals caused by contaminated food—

(A) have contributed to a loss of public confidence in food safety; and

(B) have caused significant economic losses to manufacturers and producers not responsible for contaminated food items;

(3) the task of preserving the safety of the food supply of the United States faces tremendous pressures with regard to—

(A) emerging pathogens and other contaminants and the ability to detect all forms of contamination;

(B) an increasing volume of imported food from a wide variety of countries; and

(C) a shortage of adequate resources for monitoring and inspection;

(4) according to the Economic Research Service of the Department of Agriculture, the United States is increasing the amount of food that it imports such that—

(A) from 2003 to 2007, the value of food imports has increased from $45,600,000,000 to $64,000,000,000; and

(B) imported food accounts for 13 percent of the average American diet including 31 percent of fruits, juices, and nuts, 9.5 percent of red meat, and 78.6 percent of fish and shellfish; and

(5) the number of full-time equivalent Food and Drug Administration employees conducting inspections has decreased from 2003 to 2007.

[2102. Ensuring the safety of pet food]

(a) Processing and ingredient standards

Not later than 2 years after September 27, 2007, the Secretary of Health and Human Services (referred to in this chapter as the “Secretary”), in consultation with the Association of American Feed Control Officials and other relevant stakeholder groups, including veterinary medical associations, animal health organizations, and pet food manufacturers, shall by regulation establish—

(1) ingredient standards and definitions with respect to pet food;

(2) processing standards for pet food; and

(3) updated standards for the labeling of pet food that include nutritional and ingredient information.

(b) Early warning surveillance systems and notification during pet food recalls

Not later than 1 year after September 27, 2007, the Secretary shall establish an early warning and surveillance system to identify adulteration of the pet food supply and outbreaks of illness associated with pet food. In establishing such system, the Secretary shall—

(1) consider using surveillance and monitoring mechanisms similar to, or in coordination with, those used to monitor human or animal health, such as the Foodborne Diseases Active Surveillance Network (FoodNet) and PulseNet of the Centers for Disease Control and Prevention, the Food Emergency Response Network of the Food and Drug Administration and the Department of Agriculture, and the National Animal Health Laboratory Network of the Department of Agriculture;

(2) consult with relevant professional associations and private sector veterinary hospitals;

(3) work with the National Companion Animal Surveillance Program, the Health Alert Network, or other notification networks as appropriate to inform veterinarians and relevant stakeholders during any recall of pet food; and

(4) use such information and conduct such other activities as the Secretary deems appropriate.

[2103. Ensuring efficient and effective communications during a recall]

The Secretary shall, during an ongoing recall of human or pet food regulated by the Secretary—

(1) work with companies, relevant professional associations, and other organizations to collect and aggregate information pertaining to the recall;

(2) use existing networks of communication, including electronic forms of information dissemination, to enhance the quality and speed of communication with the public; and

(3) post information regarding recalled human and pet foods on the Internet Web site.