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TITLE 16--CONSERVATION

CHAPTER 12--FEDERAL REGULATION AND DEVELOPMENT OF POWER

SUBCHAPTER II--REGULATION OF ELECTRIC UTILITY COMPANIES ENGAGED IN INTERSTATE COMMERCE

Sec. 824. Declaration of policy; application of subchapter

(a) Federal regulation of transmission and sale of electric energy

It is declared that the business of transmitting and selling electric energy for ultimate distribution to the public is affected with

a public interest, and that Federal regulation of matters relating to generation to the extent provided in this subchapter and subchapter III of this chapter and of that part of such business which consists of the transmission of electric energy in interstate commerce and the sale of such energy at wholesale in interstate commerce is necessary in the public interest, such Federal regulation, however, to extend only to those matters which are not subject to regulation by the States.

- (b) Use or sale of electric energy in interstate commerce
- (1) The provisions of this subchapter shall apply to the transmission of electric energy in interstate commerce and to the sale of electric energy at wholesale in interstate commerce, but except as provided in paragraph (2) shall not apply to any other sale of electric energy or deprive a State or State commission of its lawful authority now exercised over the exportation of hydroelectric energy which is transmitted across a State line. The Commission shall have jurisdiction over all facilities for such transmission or sale of electric energy, but shall not have jurisdiction, except as specifically provided in this

subchapter and subchapter III of this chapter, over facilities used for the generation of electric energy or over facilities used in local distribution or only for the transmission of electric energy in intrastate commerce, or over facilities for the transmission of electric

energy consumed wholly by the transmitter.

(2) The provisions of sections 824i, 824j, and 824k of this title shall apply to the entities described in such provisions, and such entities shall be subject to the jurisdiction of the Commission for purposes of carrying out such provisions and for purposes of applying the enforcement authorities of this chapter with respect to such provisions. Compliance with any order of the Commission under the provisions of section 824i or 824j of this title, shall not make an electric utility or other entity subject to the jurisdiction of the

Commission for any purposes other than the purposes specified in the preceding sentence.

(c) Electric energy in interstate commerce

For the purpose of this subchapter, electric energy shall be held to

be transmitted in interstate commerce if transmitted from a State and consumed at any point outside thereof; but only insofar as such transmission takes place within the United States.

(d) ``Sale of electric energy at wholesale'' defined

The term ``sale of electric energy at wholesale'' when used in this subchapter, means a sale of electric energy to any person for resale.

(e) ``Public utility'' defined

The term ``public utility'' when used in this subchapter and subchapter III of this chapter means any person who owns or operates facilities subject to the jurisdiction of the Commission under this subchapter (other than facilities subject to such jurisdiction solely by reason of section 824i, 824j, or 824k of this title).

(f) United States, State, political subdivision of a State, or agency

instrumentality thereof exempt

No provision in this subchapter shall apply to, or be deemed to include, the United States, a State or any political subdivision of a State, or any agency, authority, or instrumentality of any one or more of the foregoing, or any corporation which is wholly owned, directly or indirectly, by any one or more of the foregoing, or any officer, agent, or employee of any of the foregoing acting as such in the course of his official duty, unless such provision makes specific reference thereto.

(q) Books and records

- (1) Upon written order of a State commission, a State commission may
- examine the books, accounts, memoranda, contracts, and records of--
 - (A) an electric utility company subject to its regulatory authority under State law,
 - (B) any exempt wholesale generator selling energy at wholesale to such electric utility, and
- (C) any electric utility company, or holding company thereof, which is an associate company or affiliate of an exempt wholesale generator which sells electric energy to an electric utility company

referred to in subparagraph (A),

wherever located, if such examination is required for the effective discharge of the State commission's regulatory responsibilities affecting the provision of electric service.

(2) Where a State commission issues an order pursuant to paragraph (1), the State commission shall not publicly disclose trade secrets or

sensitive commercial information.

- (3) Any United States district court located in the State in which the State commission referred to in paragraph (1) is located shall have jurisdiction to enforce compliance with this subsection.
 - (4) Nothing in this section shall--
 - (A) preempt applicable State law concerning the provision of records and other information; or
 - (B) in any way limit rights to obtain records and other information under Federal law, contracts, or otherwise.
- (5) As used in this subsection the terms ``affiliate'', ``associate company'', ``electric utility company'', ``holding company'', ``subsidiary company'', and ``exempt wholesale generator'' shall have the same meaning as when used in the Public Utility Holding Company Act of 1935 [15 U.S.C. 79 et seq.].

(June 10, 1920, ch. 285, pt. II, Sec. 201, as added Aug. 26, 1935, ch. 687, title II, Sec. 213, 49 Stat. 847; amended Pub. L. 95-617, title II,

Sec. 204(b), Nov. 9, 1978, 92 Stat. 3140; Pub. L. 102-486, title VII, Sec. 714, Oct. 24, 1992, 106 Stat. 2911.)

References in Text

The Public Utility Holding Company Act of 1935, referred to in subsec. (g)(5), is title I of act Aug. 26, 1935, ch. 687, 49 Stat. 838, as amended, which is classified generally to chapter 2C (Sec. 79 et seq.) of Title 15, Commerce and Trade. For complete classification of this Act to the Code, see section 79 of Title 15 and Tables.

Amendments

1992--Subsec. (g). Pub. L. 102-486 added subsec. (g).

1978--Subsec. (b). Pub. L. 95-617, Sec. 204(b)(1), designated existing provisions as par. (1), inserted `except as provided in paragraph (2)'' after `in interstate commerce, but'', and added par.

Subsec. (e). Pub. L. 95-617, Sec. 204(b)(2), inserted ``(other than facilities subject to such jurisdiction solely by reason of section 824i, 824j, or 824k of this title)'' after ``under this subchapter''.

Transfer of Functions

Federal Power Commission terminated and its functions with regard to

establishment, review, and enforcement of rates and charges for transmission or sale of electric energy, including determinations on construction work in progress under this subchapter transferred to Federal Energy Regulatory Commission by sections 7172(a)(1)(B) and 7293 of Title 42, The Public Health and Welfare.

Executive and administrative functions of Federal Power Commission, with certain reservations, transferred to Chairman of such Commission, with authority vested in him to authorize their performance by any officer, employee, or administrative unit under his jurisdiction, by Reorg. Plan No. 9 of 1950, Secs. 1, 2, eff. May 24, 1950, 15 F.R. 3175, 64 Stat. 1265, set out as a note under section 792 of this title.

State Authorities; Construction

Nothing in amendment by Pub. L. 102-486 to be construed as affecting

or intending to affect, or in any way to interfere with, authority of any State or local government relating to environmental protection or siting of facilities, see section 731 of Pub. L. 102-486, set out as a note under section 79 of Title 15, Commerce and Trade.

Prior Actions; Effect On Other Authorities

Section 214 of Pub. L. 95-617 provided that:

``(a) Prior Actions.--No provision of this title [enacting sections 823a, 824i to 824k, 824a-1 to 824a-3 and 825q-1 of this title, amending sections 796, 824, 824a, 824d, and 825d of this title and enacting provisions set out as notes under sections 824a, 824d, and 825d of this title] or of any amendment made by this title shall apply to, or affect,

any action taken by the Commission before the date of the enactment of this Act [Nov. 9, 1978].

``(b) Other Authorities.--No provision of this title [enacting sections 823a, 824i to 824k, 824a-1 to 824a-3 and 825q-1 of this title, amending sections 796, 824, 824a, 824d, and 825d of this title and enacting provisions set out as notes under sections 824a, 824d, and 825d

of this title] or of any amendment made by this title shall limit, impair or otherwise affect any authority of the Commission or any other agency or instrumentality of the United States under any other provision

of law except as specifically provided in this title.''

Section Referred to in Other Sections

This section is referred to in section 839e of this title; title 15 section 79z-5a.