

gard to all motor vehicles that are used within the General Services Administration for official purposes.

(b) Managers of other motor pools

The provisions of this chapter with respect to motor vehicles from the Interagency Fleet Management System shall be complied with by the executive agencies to which such motor vehicles are assigned.

(Pub. L. 99-272, title XV, §15309, Apr. 7, 1986, 100 Stat. 338.)

REFERENCES IN TEXT

This chapter, referred to in text, was in the original “this part” and was translated as reading “this subtitle” as the probable intent of Congress because title XV of Pub. L. 99-272 does not contain part designations.

§ 910. Applicability

(a) Priority in reducing headquarters use

The heads of executive agencies shall give first priority to meeting the goals established by the President under section 908(a) of this title by reducing the costs of administrative motor vehicles used at the headquarters and regional headquarters of executive agencies, rather than by reducing the costs of motor vehicles used by line agency personnel working in agency field operations or activities.

(b) Regulations, standards, and definitions

The President shall require the Administrator, in cooperation with the Director, to promulgate appropriate regulations, standards, and definitions to assure that executive agencies meet the goals established under section 908(a) of this title in the manner prescribed by subsection (a) of this section.

(Pub. L. 99-272, title XV, §15310, Apr. 7, 1986, 100 Stat. 338.)

§ 911. Cooperation

The Director and the Administrator shall closely cooperate in the implementation of the provisions of this chapter.

(Pub. L. 99-272, title XV, §15311, Apr. 7, 1986, 100 Stat. 338.)

REFERENCES IN TEXT

This chapter, referred to in text, was in the original “this part” and was translated as reading “this subtitle” as the probable intent of Congress because title XV of Pub. L. 99-272 does not contain part designations.

§ 912. Reports

The Comptroller General shall evaluate the extent to which the Director, the Administrator, and executive agencies have complied with this chapter. By January 31, 1988, the Comptroller General shall submit a report to the Congress describing the results of such evaluation.

(Pub. L. 99-272, title XV, §15312, Apr. 7, 1986, 100 Stat. 338.)

REFERENCES IN TEXT

This chapter, referred to in text, was in the original “this part” and was translated as reading “this subtitle” as the probable intent of Congress because title XV of Pub. L. 99-272 does not contain part designations.

§ 913. Definitions

For purposes of this chapter—

(1) the term “executive agency” means an Executive agency (as such term is defined in section 105 of title 5), which operates at least three hundred motor vehicles, except that such term does not include the Tennessee Valley Authority;

(2) the term “Director” means the Director of the Office of Management and Budget;

(3) the term “Administrator” means the Administrator of General Services;

(4) the term “Comptroller General” means the Comptroller General of the United States; and

(5) the term “motor vehicle” means any vehicle self-propelled or drawn by mechanical power, except that such term does not include any vehicle designed or used for military field training, combat, or tactical purposes, or any other special purpose vehicle exempted from the requirements of this chapter by the Administrator.

(Pub. L. 99-272, title XV, §15313, Apr. 7, 1986, 100 Stat. 338.)

REFERENCES IN TEXT

This chapter, referred to in introductory provision, was in the original “this title” meaning title XV (§§15101 to 15313) of Pub. L. 99-272, Apr. 7, 1986, 100 Stat. 332, which enacted this chapter, amended sections 5504, 8339, 8341, and 8906 of Title 5, Government Organization and Employees, former section 4109 of Title 38, Veterans Benefits, and section 3626 of Title 39, Postal Service, and enacted provisions set out as notes under sections 5303, 5343, 5504, 8339, and 8909 of Title 5 and sections 2401 and 3626 of Title 39. For complete classification of title XV to the Code, see Tables.

This chapter, referred to in par. (5), was in the original “this part” and was translated as reading “this subtitle” as the probable intent of Congress because title XV of Pub. L. 99-272 does not contain part designations.

CHAPTER 21—NATIONAL CAPITAL MEMORIALS AND COMMEMORATIVE WORKS

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(Pub. L. 99-652, §2, Nov. 14, 1986, 100 Stat. 3650; Pub. L. 103-321, §2(a), Aug. 26, 1994, 108 Stat. 1793.)

AMENDMENTS

1994—Subsec. (c). Pub. L. 103-321, §2(a)(1), inserted “plaque, inscription,” after “memorial,” substituted “an individual” for “a person”, and inserted “American” before “history”.

Subsec. (d). Pub. L. 103-321, §2(a)(2), substituted “a public agency, and an individual, group or organization that is described in section 501(c)(3) of title 26 and exempt from tax under section 501(a) of title 26, and which is” for “an individual, group or organization”.

§ 1001. Purposes

The purposes of this chapter are as follows:

(a) to preserve the integrity of the comprehensive design of the L’Enfant and McMillan plans for the Nation’s Capital;

(b) to ensure the continued public use and enjoyment of open space in the District of Columbia;

(c) to preserve, protect and maintain the limited amount of open space available to residents of, and visitors to, the Nation’s Capital; and

(d) to ensure that future commemorative works in areas administered by the National Park Service and the General Services Administration in the District of Columbia and its environs (1) are appropriately designed, constructed, and located and (2) reflect a consensus of the lasting national significance of the subjects involved.

(Pub. L. 99-652, §1, Nov. 14, 1986, 100 Stat. 3650.)

SHORT TITLE

Section 11 of Pub. L. 99-652, as added by Pub. L. 103-321, §2(h), Aug. 26, 1994, 108 Stat. 1795, provided that: “This Act [enacting this chapter] may be cited as the ‘Commemorative Works Act’.”

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 1003 of this title.

§ 1002. Definitions

As used in this chapter—

(a) the term “Secretary” means the Secretary of the Interior;

(b) the term “Administrator” means the Administrator of the General Services Administration;

(c) the term “commemorative work” means any statue, monument, sculpture, memorial, plaque, inscription, or other structure or landscape feature, including a garden or memorial grove, designed to perpetuate in a permanent manner the memory of an individual, group, event or other significant element of American history. The term does not include any such item which is located within the interior of a structure or a structure which is primarily used for other purposes;

(d) the term “person” means a public agency, and an individual, group or organization that is described in section 501(c)(3) of title 26 and exempt from tax under section 501(a) of title 26, and which is authorized by Congress to establish a commemorative work in the District of Columbia and its environs;

(e) notwithstanding any other provision of law, the term “the District of Columbia and its environs” means those lands and properties administered by the National Park Service and the General Services Administration located in Areas I and II as depicted on the map numbered 869/86501, and dated May 1, 1986.

§ 1003. Congressional authorization of commemorative works**(a) Works on Federal lands**

No commemorative work may be established on Federal lands referred to in section 1001(d) of this title in the District of Columbia and its environs unless specifically authorized by law. All such authorized commemorative works shall be subject to applicable provisions of this chapter.

(b) Military commemorative works

A military commemorative work may be authorized only to commemorate a war or similar major military conflict or to commemorate any branch of the Armed Forces. No commemorative work commemorating a lesser conflict or a unit of an Armed Force shall be authorized. Commemorative works to a war or similar major military conflict shall not be authorized until at least 10 years after the officially designated end of the event.

(c) Works commemorating events, individuals, or groups

A commemorative work commemorating an event, individual, or group of individuals, other than a military commemorative work as described in subsection (b) of this section, shall not be authorized until after the 25th anniversary of the event, death of the individual, or death of the last surviving member of the group.

(d) Consultation with National Capital Memorial Commission

In considering legislation authorizing commemorative works within the District of Columbia and its environs, the Committee on House Oversight of the House of Representatives and the Energy and Natural Resources Committee of the Senate shall solicit the views of the National Capital Memorial Commission.

(Pub. L. 99-652, §3, Nov. 14, 1986, 100 Stat. 3651; Pub. L. 100-202, §101(f) [title II, §3], Dec. 22, 1987, 101 Stat. 1329-196; Pub. L. 100-230, §3, Jan. 5, 1988, 101 Stat. 1564; Pub. L. 103-321, §2(b), Aug. 26, 1994, 108 Stat. 1793; Pub. L. 104-186, title II, §221(18), Aug. 20, 1996, 110 Stat. 1750.)

AMENDMENTS

1996—Subsec. (d). Pub. L. 104-186 substituted “House Oversight” for “House Administration”.

1994—Subsec. (a). Pub. L. 103-321, §2(b)(1), inserted “on Federal lands referred to in section 1001(d) of this title” after “established”.

Subsecs. (b) to (d). Pub. L. 103-321, §2(b)(2), added subsecs. (b) and (c) and redesignated former subsec. (b) as (d).

1988—Subsec. (a). Pub. L. 100-230 made amendment identical to that made by Pub. L. 100-202, see 1987 Amendment note below.