

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF FORMER TITLE 40—Continued

<i>Title 40 Former Sections</i>	<i>Title 40 New Sections</i>
882	Rep.
883	Rep.
884	Rep.
885	Rep.
901	17502
902	17503
903	17504
904	17505
905	Rep.
906	Rep.
907	17506
908	17507
909	17508
910	17509
911	17510
912	Rep.
913	17501
1001	8901
1002	8902
1003	8903
1004	8904
1005, 1006	8908
1007	8905
1008	8906
1009	8907
1010(a)	8909
1010(b)	8903
1010(c), (d)	8909
1010(e)	8902
1101	Rep.
1101 note	6734
1102(a)(1)	Rep.
1102(a)(2) (1st sentence)	6733
1102(a)(2) (last sentence)	6734
1102(a)(3)	Rep.
1102(b)	Rep.
1103(a)	Rep.
1103(b)	6734
1103(c)–(g)	Rep.
1104(a), (b)(1), (2)(A)	Rep.
1104(b)(2)(B)	6734
1104(b)(2)(C), (D), (words after (D)), (c).	Rep.
1104(d)	6734
1104(e)	Rep.
1104(f)	6733
1104(g)	6732
1104(h), (i)	Rep.
1105	6734
1106	Elim.
1107	Elim.
1108	6731 note
1109	6731
1201	Rep.
1201 note	6502
1202(a)(1)–(5)	Rep.
1202(a)(6)	6502
1202(a)(7)	Rep.
1202(a)(8)	6502
1202(b)(1)	Rep.
1202(b)(2)(A)	Rep.
1202(b)(2)(B), (C)	6502
1202(b)(2)(D) (words before “and the lease”).	Rep.
1202(b)(2)(D) (words after “provisions of this chapter”).	6504
1202(b)(2) (words after (D))	Rep.
1202(c)–(e)	6502
1203(a), (b)	6504
1203(c)	6502
1203(d)	6504
1204	6505
1205	6506
1206	6503
1207	6507
1208	6501
1301	18301
1302(1), (2)	18302
1302(3)	18303
1302(4), (5)	18302
1302(6), 1303	18303
1304	18304
1401	11101
1411	11301
1412	11302

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF FORMER TITLE 40—Continued

<i>Title 40 Former Sections</i>	<i>Title 40 New Sections</i>
1413	11303
1421	11311
1422	11312
1423	11313
1424	11314
1425(a)	(See T. 44 § 3506)
1425(b)–(d)	11315
1426	11316
1427	11317
1428	11318
1441	11331
1441 notes	11332
1442	11102
1451, 1452	11103
1461	11704
1471	11501
1472	11502
1473	11503
1474	11504
1475	11505
1491	11521
1492	11522
1501	11701
1502	11702
1503	11703
T. 40 App. § 1	Rep.
T. 40 App. § 2	14101
T. 40 App. § 101(a)(1)	14301
T. 40 App. § 101(a)(2)	14307
T. 40 App. § 101(b)	14302
T. 40 App. § 101(c), (d)	14301
T. 40 App. § 102	14303
T. 40 App. § 103	14304
T. 40 App. § 104	14305
T. 40 App. § 105, 106(1), (2) (1st sentence).	14306
T. 40 App. § 106(2) (2d, last sentences).	14301
T. 40 App. § 106(3)–(9)	14306
T. 40 App. § 107	14308
T. 40 App. § 108	14309
T. 40 App. § 109	(See T. 5 § 5334)
T. 40 App. § 201	14501
T. 40 App. § 202	14502
T. 40 App. § 203	14504
T. 40 App. § 204	14505
T. 40 App. § 205	14506
T. 40 App. § 206	Rep.
T. 40 App. § 207	14503
T. 40 App. § 208, 211–213	Rep.
T. 40 App. § 214	14507
T. 40 App. § 221	14521
T. 40 App. § 222	14522
T. 40 App. § 223	14523
T. 40 App. § 223 note	14702
T. 40 App. § 224	14524
T. 40 App. § 225	14525
T. 40 App. § 226	14526
T. 40 App. § 301	14102
T. 40 App. § 302	14321
T. 40 App. § 303	14322
T. 40 App. § 304	14310
T. 40 App. § 401	14703
T. 40 App. § 402	14701
T. 40 App. § 403	14102
T. 40 App. § 404	Rep.
T. 40 App. § 405	14704

EFFECTIVE DATE OF 2003 AMENDMENT BY PUB. L. 108–178

Pub. L. 108–178, enacting and amending notes set out below, effective Aug. 21, 2002, see section 5 of Pub. L. 108–178, set out as an Effective Date of 2003 Amendment note under section 5334 of Title 5, Government Organization and Employees.

ENACTING CLAUSE

Pub. L. 107–217, § 1, Aug. 21, 2002, 116 Stat. 1062, provided in part that: “Certain general and permanent laws of the United States, related to public buildings, property, and works, are revised, codified, and enacted as title 40, United States Code, ‘Public Buildings, Property, and Works’ ”.

LEGISLATIVE PURPOSE AND CONSTRUCTION

Pub. L. 108-178, §1, Dec. 15, 2003, 117 Stat. 2637, provided that:

“(a) PURPOSE.—The purpose of this Act [see Tables for classification] is to improve the United States Code by making necessary technical changes.

“(b) NO SUBSTANTIVE CHANGE.—This Act makes no substantive change in existing law and may not be construed as making a substantive change in existing law.

“(c) SEVERABILITY.—If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision enacted by this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

Pub. L. 107-217, §5, Aug. 21, 2002, 116 Stat. 1303, provided that:

“(a) PURPOSE.—The purpose of this Act is to revise, codify, and enact without substantive change the general and permanent laws of the United States related to public buildings, property, and works, in order to remove ambiguities, contradictions, and other imperfections and to repeal obsolete, superfluous, and superseded provisions.

“(b) NO SUBSTANTIVE CHANGE.—

“(1) IN GENERAL.—This Act makes no substantive change in existing law and may not be construed as making a substantive change in existing law.

“(2) DEEMED DATE OF ENACTMENT FOR CERTAIN PURPOSES.—For purposes of determining whether one provision of law supersedes another based on enactment later in time, and otherwise to ensure that this Act makes no substantive change in existing law, the date of enactment of a provision restated in section 1 or 2 of this Act is deemed to remain unchanged, continuing to be the date of enactment of the underlying provision of public law that is being restated.

“(3) INCONSISTENT LAWS ENACTED AFTER MARCH 31, 2002.—This Act restates certain laws enacted before April 1, 2002. Any law enacted after March 31, 2002, that is inconsistent with this Act, including any law purporting to amend or repeal a provision that is repealed by this Act, supersedes this Act to the extent of the inconsistency.

“(c) REFERENCES.—A reference to a law replaced by section 1 or 2 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(d) CONTINUING EFFECT.—An order, rule, or regulation in effect under a law replaced by section 1 or 2 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.

“(e) ACTIONS AND OFFENSES UNDER PRIOR LAW.—An action taken or an offense committed under a law replaced by section 1 or 2 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(f) INFERENCES.—An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of a caption or catch line of the provision.

“(g) SEVERABILITY.—If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision enacted by this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

REPEALS

Pub. L. 108-178, §2(b), Dec. 15, 2003, 117 Stat. 2640, provided that: “Section 6(b) of Public Law 107-217 (116 Stat. 1304) [see below] is repealed insofar as it relates to the provisions listed below, and the provisions listed below are revived to read as if section 6(b) had not been enacted:

“(1) Section 1(a) of the Act of June 30, 1949 (ch. 288, 63 Stat. 377) [41 U.S.C. 251 note].

“(2) Section 509(b) of the Department of Education Organization Act (Public Law 96-88, 93 Stat. 695) [20 U.S.C. 3508(b)].

“(3) Public Law 101-427 (104 Stat. 927) [23 U.S.C. 101 note].

“(4) Section 7306 of the Federal Acquisition Streamlining Act of 1994 (Public Law 103-355, 108 Stat. 3384).”

Pub. L. 107-217, §6(a), Aug. 21, 2002, 116 Stat. 1304, provided that: “The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 107-217, §6(b), Aug. 21, 2002, 116 Stat. 1304, as amended by Pub. L. 108-178, §2, Dec. 15, 2003, 117 Stat. 2637, repealed specified laws, except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before Aug. 21, 2002.

SUBTITLE I—FEDERAL PROPERTY AND ADMINISTRATIVE SERVICES

Chapter 1. GENERAL 101
1. ORGANIZATION OF GENERAL SERVICES ADMINISTRATION 301
5. PROPERTY MANAGEMENT 501
7. FOREIGN EXCESS PROPERTY 701
9. URBAN LAND USE 901
11. SELECTION OF ARCHITECTS AND ENGINEERS 1101
13. PUBLIC PROPERTY 1301

SUBTITLE REFERRED TO IN OTHER SECTIONS

This subtitle is referred to in section 3305 of this title; title 5 section 7342; title 6 section 232; title 10 sections 2194, 2562, 2576, 2667, 2676, 2691, 2694a, 2696, 2854a, 2878, 7305, 9444, 9781; title 14 sections 92, 93, 641, 685; title 35 section 2; title 44 section 311; title 49 section 103.

CHAPTER 1—GENERAL

SUBCHAPTER I—PURPOSE AND DEFINITIONS

Sec. 101. Purpose.
102. Definitions.

SUBCHAPTER II—SCOPE

111. Application to Federal Property and Administrative Services Act of 1949.
112. Applicability of certain policies, procedures, and directives in effect on July 1, 1949.
113. Limitations.

SUBCHAPTER III—ADMINISTRATIVE AND GENERAL

121. Administrative.
122. Prohibition on sex discrimination.
123. Civil remedies for fraud.
124. Agency use of amounts for property management.
125. Library memberships.
126. Reports to Congress.

CHAPTER REFERRED TO IN OTHER SECTIONS

This chapter is referred to in section 311 of this title.

SUBCHAPTER I—PURPOSE AND DEFINITIONS

§ 101. Purpose

The purpose of this subtitle is to provide the Federal Government with an economical and efficient system for the following activities:

- (1) Procuring and supplying property and nonpersonal services, and performing related