

out under paragraph (3) in meeting fishery and ecosystem restoration goals.

(B) Studies

Evaluations under subparagraph (A) shall be conducted in consultation with the Great Lakes Fishery Commission and appropriate Federal, State, and local agencies.

(d) Cooperative agreements

In carrying out this section, the Secretary may enter into a cooperative agreement with the Great Lakes Commission or any other agency established to facilitate active State participation in management of the Great Lakes.

(e) Relationship to other Great Lakes activities

No activity under this section shall affect the date of completion of any other activity relating to the Great Lakes that is authorized under other law.

(f) Cost sharing

(1) Development of plan

The Federal share of the cost of development of the plan under subsection (c)(1) of this section shall be 65 percent.

(2) Project planning, design, construction, and evaluation

Except for reconnaissance studies, the Federal share of the cost of planning, design, construction, and evaluation of a project under paragraph (3) or (4) of subsection (c) of this section shall be 65 percent.

(3) Non-Federal share

(A) Credit for land, easements, and rights-of-way

The Secretary shall credit the non-Federal interest for the value of any land, easement, right-of-way, dredged material disposal area, or relocation provided for carrying out a project under subsection (c)(3).

(B) Form

The non-Federal interest may provide up to 100 percent of the non-Federal share required under paragraphs (1) and (2) in the form of services, materials, supplies, or other in-kind contributions.

(4) Operation and maintenance

The operation, maintenance, repair, rehabilitation, and replacement of projects carried out under this section shall be a non-Federal responsibility.

(5) Non-Federal interests

In accordance with section 1962d-5b of this title, for any project carried out under this section, a non-Federal interest may include a private interest and a nonprofit entity.

(g) Authorization of appropriations

(1) Development of plan

There is authorized to be appropriated for development of the plan under subsection (c)(1) of this section \$300,000.

(2) Other activities

There is authorized to be appropriated to carry out paragraphs (2) and (3) of subsection (c) of this section \$100,000,000.

(Pub. L. 106-541, title V, §506, Dec. 11, 2000, 114 Stat. 2645; Pub. L. 110-114, title V, §5011, Nov. 8, 2007, 121 Stat. 1194.)

REFERENCES IN TEXT

The Great Lakes Basin Compact, referred to in subsec. (b)(2), is not classified to the Code.

CODIFICATION

Section was enacted as part of the Water Resources Development Act of 2000, and not as part of the Water Resources Planning Act which comprises this chapter.

AMENDMENTS

2007—Subsec. (c)(2) to (4). Pub. L. 110-114, §5011(a), added par. (2), redesignated former pars. (2) and (3) as (3) and (4), respectively, and substituted “paragraph (3)” for “paragraph (2)” in subpar. (A) of par. (4).

Subsec. (f)(2). Pub. L. 110-114, §5011(b)(1), substituted “Except for reconnaissance studies, the Federal share” for “The Federal share” and “(3) or (4)” for “(2) or (3)”.

Subsec. (f)(3). Pub. L. 110-114, §5011(b)(2), substituted “subsection (c)(3)” for “subsection (c)(2)” in subpar. (A) and “100 percent” for “50 percent” in subpar. (B).

Subsec. (f)(5). Pub. L. 110-114, §5011(b)(3), substituted “In accordance with” for “Notwithstanding”.

DEFINITIONS

Secretary means the Secretary of the Army, see section 2 of Pub. L. 106-541, set out as a note under section 2201 of Title 33, Navigation and Navigable Waters.

CHAPTER 20—ELECTIVE FRANCHISE

SUBCHAPTER I—GENERALLY

Sec.	
1971.	Voting rights.
1972.	Interference with freedom of elections.
	SUBCHAPTER I—A—ENFORCEMENT OF VOTING RIGHTS
1973.	Denial or abridgement of right to vote on account of race or color through voting qualifications or prerequisites; establishment of violation.
1973a.	Proceeding to enforce the right to vote.
1973b.	Suspension of the use of tests or devices in determining eligibility to vote.
1973c.	Alteration of voting qualifications; procedure and appeal; purpose or effect of diminishing the ability of citizens to elect their preferred candidates.
1973d, 1973e.	Repealed.
1973f.	Use of observers.
1973g.	Repealed.
1973h.	Poll taxes.
1973i.	Prohibited acts.
1973j.	Civil and criminal sanctions.
1973k.	Termination of assignment of observers.
1973l.	Enforcement proceedings.
1973m.	Omitted.
1973n.	Impairment of voting rights of persons holding current registration.
1973o.	Authorization of appropriations.
1973p.	Separability.
1973q.	Construction.
	SUBCHAPTER I—B—SUPPLEMENTAL PROVISIONS
1973aa.	Application of prohibition to other States; “test or device” defined.
1973aa-1.	Residence requirements for voting.
1973aa-1a.	Bilingual election requirements.
1973aa-2.	Judicial relief; civil actions by the Attorney General; three-judge district court; appeal to Supreme Court.
1973aa-3.	Penalty.
1973aa-4.	Separability.
1973aa-5.	Survey to compile registration and voting statistics.

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1973aa-6. Voting assistance for blind, disabled or illiterate persons.

SUBCHAPTER I-C—EIGHTEEN-YEAR-OLD VOTING AGE

1973bb. Enforcement of twenty-sixth amendment.
1973bb-1. "State" defined.
1973bb-2 to 1973bb-4. Repealed.

SUBCHAPTER I-D—FEDERAL ABSENTEE VOTING ASSISTANCE

PART I—RECOMMENDATION TO STATES

1973cc to 1973cc-3. Repealed.

PART II—RESPONSIBILITIES OF FEDERAL GOVERNMENT

1973cc-11 to 1973cc-15. Repealed.

PART III—GENERAL PROVISIONS

1973cc-21 to 1973cc-26. Repealed.

SUBCHAPTER I-E—VOTING RIGHTS OF OVERSEAS CITIZENS

1973dd to 1973dd-6. Repealed.

SUBCHAPTER I-F—VOTING ACCESSIBILITY FOR THE ELDERLY AND HANDICAPPED

1973ee. Congressional declaration of purpose.
1973ee-1. Selection of polling facilities.
1973ee-2. Selection of registration facilities.
1973ee-3. Registration and voting aids.
1973ee-4. Enforcement.
1973ee-5. Relationship to Voting Rights Act of 1965.
1973ee-6. Definitions.

SUBCHAPTER I-G—REGISTRATION AND VOTING BY ABSENT UNIFORMED SERVICES VOTERS AND OVERSEAS VOTERS IN ELECTIONS FOR FEDERAL OFFICE

1973ff. Federal responsibilities.
1973ff-1. State responsibilities.
1973ff-2. Federal write-in absentee ballot in general elections for Federal office for absent uniformed services voters and overseas voters.
1973ff-2a. Procedures for collection and delivery of marked absentee ballots of absent overseas uniformed services voters.
1973ff-2b. Federal Voting Assistance Program Improvements.
1973ff-3. Prohibition of refusal of applications on grounds of early submission.
1973ff-4. Enforcement.
1973ff-4a. Reporting requirements.
1973ff-5. Effect on certain other laws.
1973ff-6. Definitions.
1973ff-7. Technology pilot program.

SUBCHAPTER I-H—NATIONAL VOTER REGISTRATION

1973gg. Findings and purposes.
1973gg-1. Definitions.
1973gg-2. National procedures for voter registration for elections for Federal office.
1973gg-3. Simultaneous application for voter registration and application for motor vehicle driver's license.
1973gg-4. Mail registration.
1973gg-5. Voter registration agencies.
1973gg-6. Requirements with respect to administration of voter registration.
1973gg-7. Federal coordination and regulations.
1973gg-8. Designation of chief State election official.
1973gg-9. Civil enforcement and private right of action.
1973gg-10. Criminal penalties.

Sec.
SUBCHAPTER II—FEDERAL ELECTION RECORDS

1974. Retention and preservation of records and papers by officers of elections; deposit with custodian; penalty for violation.
1974a. Theft, destruction, concealment, mutilation, or alteration of records or papers; penalties.
1974b. Demand for records or papers by Attorney General or representative; statement of basis and purpose.
1974c. Disclosure of records or papers.
1974d. Jurisdiction to compel production of records or papers.
1974e. "Officer of election" defined.

SUBCHAPTER I—GENERALLY

§ 1971. Voting rights

(a) **Race, color, or previous condition not to affect right to vote; uniform standards for voting qualifications; errors or omissions from papers; literacy tests; agreements between Attorney General and State or local authorities; definitions**

(1) All citizens of the United States who are otherwise qualified by law to vote at any election by the people in any State, Territory, district, county, city, parish, township, school district, municipality, or other territorial subdivision, shall be entitled and allowed to vote at all such elections, without distinction of race, color, or previous condition of servitude; any constitution, law, custom, usage, or regulation of any State or Territory, or by or under its authority, to the contrary notwithstanding.

(2) No person acting under color of law shall—

(A) in determining whether any individual is qualified under State law or laws to vote in any election, apply any standard, practice, or procedure different from the standards, practices, or procedures applied under such law or laws to other individuals within the same county, parish, or similar political subdivision who have been found by State officials to be qualified to vote;

(B) deny the right of any individual to vote in any election because of an error or omission on any record or paper relating to any application, registration, or other act requisite to voting, if such error or omission is not material in determining whether such individual is qualified under State law to vote in such election; or

(C) employ any literacy test as a qualification for voting in any election unless (i) such test is administered to each individual and is conducted wholly in writing, and (ii) a certified copy of the test and of the answers given by the individual is furnished to him within twenty-five days of the submission of his request made within the period of time during which records and papers are required to be retained and preserved pursuant to title III of the Civil Rights Act of 1960 [42 U.S.C. 1974 et seq.]: *Provided, however,* That the Attorney General may enter into agreements with appropriate State or local authorities that preparation, conduct, and maintenance of such tests in accordance with the provisions of applicable State or local law, including such spe-