Contract financing.

Sec.

2307.

	2307.	Contract financing.	17, 1998, 112 Stat. 2135, substituted "electronic com-
	2308.	Buy-to-budget acquisition: end items.	merce capability" for "FACNET capability" in item
	2309.	Allocation of appropriations.	2302c.
	2310.	Determinations and decisions.	1997—Pub. L. 105-85, div. A, title VIII, §804(a)(2), title
	2311.	Assignment and delegation of procurement	X, §1073(a)(48)(B), Nov. 18, 1997, 111 Stat. 1833, 1903, sub-
		functions and responsibilities.	stituted "contracts: acquisition of property" for "con-
	2312.	Remission of liquidated damages.	
	2313.	Examination of records of contractor.	tracts" in item 2306b and added item 2325.
	2313a.	Defense Contract Audit Agency: annual re-	1996—Pub. L. 104–201, div. A, title VIII, §805(b), Sept.
	20100.	port.	23, 1996, 110 Stat. 2606, added item 2302d.
	0914		Pub. L. 104–106, div. D, title XLI, §4105(a)(2), title
	2314.	Laws inapplicable to agencies named in sec-	XLIII, §4321(b)(6)(B), Feb. 10, 1996, 110 Stat. 647, 672, re-
		tion 2303 of this title.	designated item 2304a, relating to contracts: prohibi-
	2315.	Law inapplicable to the procurement of auto-	tion on competition between Department of Defense
		matic data processing equipment and serv-	
		ices for certain defense purposes.	and small businesses and certain other entities, as 2304e
	2316.	Disclosure of identity of contractor.	and added item 2305a.
	[2317.	Repealed.]	1994—Pub. L. 103–355, title I, §§ 1004(a)(2), 1022(a)(2),
	2318.	Advocates for competition.	1501(b), $1503(a)(2)$, $(b)(2)$, $1506(b)$, title II, §§ 2001(i),
	2319.	Encouragement of new competitors.	2201(a)(2), title IV, §§ 4002(b), 4203(a)(2), title VIII,
			§8104(b)(2), title IX, §9002(b), Oct. 13, 1994, 108 Stat. 3253,
	2320.	Rights in technical data.	3260, 3296–3298, 3303, 3318, 3338, 3346, 3391, 3402, struck out
	2321.	Validation of proprietary data restrictions.	
	[2322.	Repealed.]	items 2301 "Congressional defense procurement policy",
	2323.	Contract goal for small disadvantaged busi-	2308 "Assignment and delegation of procurement func-
		nesses and certain institutions of higher	tions and responsibilities", 2325 "Preference for non-
		education.	developmental items", and 2329 "Production special
	2323a.	Credit for Indian contracting in meeting cer-	tooling and production special test equipment: con-
		tain subcontracting goals for small dis-	tract terms and conditions", added items 2302a to 2302c,
		advantaged businesses and certain institu-	2304a relating to task and delivery order contracts: gen-
	0004	tions of higher education.	eral authority, 2304b to 2304d, and 2306b, and sub-
	2324.	Allowable costs under defense contracts.	stituted "Contract financing" for "Advance payments"
	2325.	Restructuring costs.	in item 2307, "Assignment and delegation of procure-
	2326.	Undefinitized contractual actions: restric-	ment functions and responsibilities" for "Delegation"
	222 =	tions.	in item 2311, and "Examination of records of contrac-
	2327.	Contracts: consideration of national security	tor" for "Examination of books and records of contrac-
		objectives.	tor'' in item 2313.
	2328.	Release of technical data under Freedom of	1993—Pub. L. 103–160, div. A, title VIII, §§ 828(a)(1),
		Information Act: recovery of costs.	848(a)(2), Nov. 30, 1993, 107 Stat. 1713, 1725, added item
	[2329.	Repealed.]	2304a and struck out item 2317 "Encouragement of com-
	2330.	Procurement of contract services: manage-	
		ment structure.	petition and cost savings".
	2330a.	Procurement of services: tracking of pur-	1992—Pub. L. 102–484, div. A, title VIII, §801(a)(2),
		chases.	(g)(2), title X, §1052(25)(B), div. D, title XLII, §4271(b)(2),
	2331.	Procurement of services: contracts for profes-	Oct. 23, 1992, 106 Stat. 2442, 2445, 2500, 2695, struck out
	2001.	sional and technical services.	items 2322 "Limitation on small business set-asides"
	2332.	Share-in-savings contracts.	and 2330 "Integrated financing policy" and added items
	2333.		2323 and 2323a.
	۷۵۵۵.	Joint policies on requirements definition,	1990—Pub. L. 101-510, div. A, title VIII, §§ 804(b),
		contingency program management, and	834(a)(2), Nov. 5, 1990, 104 Stat. 1591, 1614, struck out
		contingency contracting.	item 2323 "Commercial pricing for spare or repair
	2334.	Independent cost estimation and cost analy-	parts" and added item 2331.
		sis.	
	2335.	Prohibition on collection of political infor-	1988—Pub. L. 100–456, div. A, title VIII, §801(a)(2),
		mation.	Sept. 29, 1988, 102 Stat. 2007, added item 2330.
			1987—Pub. L. 100–180, div. A, title VIII, §810(a)(2), Dec.
AMENDMENTS		AMENDMENTS	4, 1987, 101 Stat. 1132, added item 2329.
	2011_E	Pub. L. 112-81, div. A, title VIII, §805(b), 823(b),	Pub. L. 100–26, §7(a)(7)(B)(ii), (b)(9)(B), Apr. 21, 1987,
	Dec. 31, 2011, 125 Stat. 1486, 1503, added items 2313a and 2335.		101 Stat. 278, 280, transferred item 2305a "Major pro-
			grams: competitive alternative sources", to chapter 144
		2 1 T 111 00 111 T 0101/1\/0\ ME 00 0000 100	as item 2438 and substituted "Release of technical data
	2009—Pub. L. 111–23, title I, §101(b)(2), May 22, 2009, 123 Stat. 1709, added item 2334.		under Freedom of Information Act: recovery of costs"
			for "Release of technical data" in item 2328.
2008—Pub. L. 110–181, div. A, title X, §1063(a)(10), Jan. 28, 2008, 122 Stat. 322, added item 2333 and struck out			
		122 Stat. 322, added item 2333 and struck out	Pub. L. 100–26, §5(4), (6), made technical amendments
	former item 2333 "Joint policies on requirements defi-		to directory language of sections 926(a)(2) and 954(a)(2),
nition, contingency contracting, and program manage-			respectively, of Pub. L. 99–500, Pub. L. 99–591, and Pub.
ment".		_ 0, 1 -00*	L. 99–661. See 1986 Amendment note below.
2006—Pub. L. 109–364, div. A, title VIII, §854(a)(2), Oct.		Pub. L. 109-364, div. A. title VIII. \$854(a)(2). Oct.	1986—Pub. L. 99-661, div. A, title XIII, §1343(a)(12),
		120 Stat. 2346, added item 2333.	Nov. 14, 1986, 100 Stat. 3993, substituted "competitors"
	_ i, =000, .	~ 4010, waaca 100111 4000.	

Pub. L. 109-163, div. A, title VIII, §812(a)(2), Jan. 6, 2006, 119 Stat. 3378, substituted "Procurement of contract services: management structure" for "Procurement of services: management structure" in item 2330. 2002—Pub. L. 107-347, title II, §210(a)(2), Dec. 17, 2002, 116 Stat. 2934, added item 2332.

Pub. L. 107–314, div. A, title VIII, \$801(a)(2), Dec. 2,

2002, 116 Stat. 2602, added item 2308. 2001—Pub. L. 107–107, div. A, title VIII, §801(g)(2), Dec. $28,\ 2001,\ 115\ \mathrm{Stat.}\ 1178,\ \mathrm{added}\ \mathrm{items}\ 2330,\ 2330\mathrm{a},\ \mathrm{and}\ 2331$ and struck out former item 2331 "Contracts for profes-

sional and technical services". 2000—Pub. L. 106–398, $1 \in [div. A]$, title VIII, 802(a)(2), Oct. 30, 2000, 114 Stat. 1654, 1654A–205, added item 2306c.

1998—Pub. L. 105–261, div. A, title X, $\S1069(a)(3)$, Oct. 17, 1998, 112 Stat. 2135, substituted "electronic com-

for "competition" in item 2319.

Pub. L. 99-500, §101(c) [title X, §§907(a)(2), 908(d)(1)(B), 926(a)(2), 951(a)(2), 952(c)(2), 954(a)(2)], Oct. 18, 1986, 100 Stat. 1783–82, 1783–138, 1783–141, 1783–155, 1783–165, 1783-169, 1783-173, and Pub. L. 99-591, §101(c) [title X, \$\\$\\$907(a)(2), \quad 908(d)(1)(B), \quad 926(a)(2), \quad 951(a)(2), \quad 952(c)(2), \quad 954(a)(2)], \quad \text{Oct.} 30, \quad 1986, \quad 100 \quad \text{Stat.} \quad 3341-82, \quad 3341-138, \quad 3341-141, \quad 3341-155, \quad 3341-165, \quad 3341-169, \quad 3341-173; \quad \text{Pub. L.} 21, 1987, 101 Stat. 274, amended chapter analysis identically striking out ": cost or pricing data: truth in negotiations" after "contracts" in item 2306, substituting 'spare or repair parts' for "supplies" in item 2323, and adding items 2306a and 2325 to 2328.

1985—Pub. L. 99–145, title IX, §§ 911(a)(2), 912(a)(2), Nov. 8, 1985, 99 Stat. 685, 686, added items 2305a and 2324. 1984—Pub. L. 98-577, title III, §302(c)(2), Oct. 30, 1984, 98 Stat. 3077, struck out item 2303a "Publication of proposed regulations'

Pub. L. 98-525, title XII, §1217, Oct. 19, 1984, 98 Stat. 2599, added items 2303a and 2317 to 2323.

Pub. L. 98–369, div. B, title VII, § 2727(a), July 18, 1984, 98 Stat. 1194, substituted "Congressional defense procurement policy" for "Declaration of policy" in item 2301, "Contracts: competition requirements" for "Purchases and contracts: formal advertising; exceptions" in item 2304, "Contracts: planning, solicitation, evaluation, and award procedures" for "Formal advertisements for bids; time; opening; award; rejection" in item 2305, and "Kinds of contracts; cost or pricing data: truth in negotiation" for "Kinds of contracts" in item

1982—Pub. L. 97–295, $\S1(26)(B)$, Oct. 12, 1982, 96 Stat. 1291, added item 2316.

1981—Pub. L. 97-86, title IX, §908(a)(2), Dec. 1, 1981, 95 Stat. 1118, added item 2315.

1980—Pub. L. 96-513, title V, §511(75), Dec. 12, 1980, 94 Stat. 2926, inserted "formal" before "advertising" in item 2304.

[§ 2301. Repealed. Pub. L. 103-355, title I, § 1501(a), Oct. 13, 1994, 108 Stat. 3296]

Section, acts Aug. 10, 1956, ch. 1041, 70A Stat. 127; Dec. 1, 1981, Pub. L. 97–86, title IX, §909(a), 95 Stat. 1118; July 18, 1984, Pub. L. 98–369, div. B, title VII, §2721, 98 Stat. 1185; Oct. 18, 1986, Pub. L. 99–500, \$101(c) [title X, \$925(a)], 100 Stat. 1783–82, 1783–153, and Oct. 30, 1986, Pub. L. 99-591, §101(c) [title X, §925(a)], 100 Stat. 3341-82, 3341-153; Nov. 14, 1986, Pub. L. 99-661, div. A, title IX, formerly title IV, §925(a), 100 Stat. 3933, renumbered title IX, Apr. 21, 1987, Pub. L. 100–26, $\S 3(5)$, 101 Stat. 273; Oct. 23, 1992, Pub. L. 102-484, div. A, title VIII, §808(a), 106 Stat. 2449, related to Congressional defense procurement policy.

EFFECTIVE DATE OF REPEAL

For effective date and applicability of repeal, see section 10001 of Pub. L. 103-355, set out as an Effective Date of 1994 Amendment note under section 2302 of this

§ 2302. Definitions

In this chapter:

- (1) The term "head of an agency" means the Secretary of Defense, the Secretary of the Army, the Secretary of the Navy, the Secretary of the Air Force, the Secretary of Homeland Security, and the Administrator of the National Aeronautics and Space Adminis-
- (2) The term "competitive procedures" means procedures under which the head of an agency enters into a contract pursuant to full and open competition. Such term also in-
 - (A) procurement of architectural or engineering services conducted in accordance with chapter 11 of title 40;
 - (B) the competitive selection for award of basic research proposals resulting from a general solicitation and the peer review or scientific review (as appropriate) of such proposals;
 - (C) the procedures established by the Administrator of General Services for the multiple award schedule program of the General Services Administration if-

- (i) participation in the program has been open to all responsible sources; and
- (ii) orders and contracts under such program result in the lowest overall cost alternative to meet the needs of the United
- (D) procurements conducted in furtherance of section 15 of the Small Business Act (15 U.S.C. 644) as long as all responsible business concerns that are entitled to submit offers for such procurements are permitted to compete; and
- (E) a competitive selection of research proposals resulting from a general solicitation and peer review or scientific review (as appropriate) solicited pursuant to section 9 of the Small Business Act (15 U.S.C. 638).
- (3) The following terms have the meanings provided such terms in chapter 1 of title 41:
 - (A) The term "procurement"
 - (B) The term "procurement system". (C) The term "standards".

 - (C) The term 'standards'.
 (D) The term 'full and open competition'.
 (E) The term 'responsible source'.
 (F) The term 'item'.

 - (G) The term "item of supply" (H) The term "supplies".

 - (I) The term "commercial item"
 - (J) The term "nondevelopmental item".
 - (K) The term "commercial component".
 - (L) The term "component".
- (4) The term "technical data" means recorded information (regardless of the form or method of the recording) of a scientific or technical nature (including computer software documentation) relating to supplies procured by an agency. Such term does not include computer software or financial, administrative, cost or pricing, or management data or other information incidental to contract administration.
- (5) The term "major system" means a combination of elements that will function together to produce the capabilities required to fulfill a mission need. The elements may include hardware, equipment, software or any combination thereof, but excludes construction or other improvements to real property. A system shall be considered a major system if (A) the conditions of section 2302d of this title are satisfied, or (B) the system is designated a "major system" by the head of the agency re-
- sponsible for the system.
 (6) The term "Federal Acquisition Regulation" means the Federal Acquisition Regulation issued pursuant to section 1303(a)(1) of title 41.
- (7) The term "simplified acquisition threshold" has the meaning provided that term in section 134 of title 41, except that, in the case of any contract to be awarded and performed, or purchase to be made, outside the United States in support of a contingency operation or a humanitarian or peacekeeping operation, the term means an amount equal to two times the amount specified for that term in section 41 of such Act.
- (8) The term "humanitarian or peacekeeping operation" means a military operation in sup-

¹ See References in Text note below.