United States and allied military forces and to the protection of the national security interests of the United States.

(3) In addition to having military uses, the Global Positioning System has essential civil, commercial, and scientific uses.

'(4) As a result of the increasing demand of civil, commercial, and scientific users of the Global Positioning System-

"(A) there has emerged in the United States a new commercial industry to provide Global Positioning System equipment and related services to the many and varied users of the system; and

(B) there have been rapid technical advancements in Global Positioning System equipment and services that have contributed significantly to reductions in the cost of the Global Positioning System and increases in the technical capabilities and availability of the system for military uses.

"(5) It is in the national interest of the United States for the United States-

"(A) to support continuation of the multiple-use character of the Global Positioning System;

"(B) to promote broader acceptance and use of the Global Positioning System and the technological standards that facilitate expanded use of the system for civil purposes;

(C) to coordinate with other countries to ensure (i) efficient management of the electromagnetic spectrum used by the Global Positioning System, and (ii) protection of that spectrum in order to prevent disruption of signals from the system and interference with that portion of the electromagnetic spectrum used by the system; and

(D) to encourage open access in all international markets to the Global Positioning System and supporting equipment, services, and techniques. "(b) INTERNATIONAL COOPERATION.—Congress

the President to promote the security of the United States and its allies, the public safety, and commercial interests by taking the following steps:

'(1) Undertaking a coordinated effort within the executive branch to seek to establish the Global Positioning System, and augmentations to the system, as a worldwide resource.

"(2) Seeking to enter into international agreements to establish signal and service standards that protect the Global Positioning System from disruption and

"(3) Undertaking efforts to eliminate any barriers to, and other restrictions of foreign governments on, peaceful uses of the Global Positioning System.

"(4) Requiring that any proposed international agreement involving nonmilitary use of the Global Positioning System or any augmentation to the system not be agreed to by the United States unless the proposed agreement has been reviewed by the Secretary of State, the Secretary of Defense, the Secretary of Transportation, and the Secretary of Commerce (acting as the Interagency Global Positioning System Executive Board established by Presidential Decision Directive NSTC-6, dated March 28, 1996).

ACCESS TO GLOBAL POSITIONING SYSTEM

Pub. L. 104-106, div. A, title II, §279, Feb. 10, 1996, 110 Stat. 243, provided that:

"(a) CONDITIONAL PROHIBITION ON USE OF SELECTIVE AVAILABILITY FEATURE.—Except as provided in subsection (b), after May 1, 1996, the Secretary of Defense may not (through use of the feature known as 'selective availability') deny access of non-Department of Defense users to the full capabilities of the Global Positioning

(b) PLAN.—Subsection (a) shall cease to apply upon submission by the Secretary of Defense to the Committee on Armed Services of the Senate and the Committee on National Security of the House of Representatives of a plan for enhancement of the Global Positioning System that provides for—
"(1) development and acquisition of effective capa-

bilities to deny hostile military forces the ability to

use the Global Positioning System without hindering the ability of United States military forces and civil users to have access to and use of the system, together with a specific date by which those capabilities could be operational; and

'(2) development and acquisition of receivers for the Global Positioning System and other techniques for weapons and weapon systems that provide substantially improved resistance to jamming and other forms of electronic interference or disruption, together with a specific date by which those receivers and other techniques could be operational with United States military forces.

LIMITATION ON PROCUREMENT OF SYSTEMS NOT GPS-EQUIPPED

Pub. L. 103-160, div. A, title I, §152(b), Nov. 30, 1993, 107 Stat. 1578, as amended by Pub. L. 105-261, div. A, title II, §218(e), Oct. 17, 1998, 112 Stat. 1952; Pub. L. 109-163, div. A, title II, §260(a), Jan. 6, 2006, 119 Stat. 3185, provided that: "After September 30, 2007, funds may not be obligated to modify or procure any Department of Defense aircraft, ship, armored vehicle, or indirect-fire weapon system that is not equipped with a Global Positioning System receiver.'

[Pub. L. 109-163, div. A, title II, § 260(b), Jan. 6, 2006, 119 Stat. 3186, provided that: "The amendment made by subsection (a) [amending section 152(b) of Pub. L. 103-160, set out above] shall be deemed to have taken effect at the close of September 30, 2005, and any obligation or expenditure of funds by the Department of Defense during the period beginning on October 1, 2005, and ending on the date of the enactment of this Act [Jan. 6, 2006] to modify or procure a Department of Defense aircraft, ship, armored vehicle, or indirect-fire weapon system that is not equipped with a Global Positioning System receiver is hereby ratified with respect to the provision of law specified in subsection (a)."]

[§ 2282. Repealed. Pub. L. 112-81, div. A, title X, § 1061(13)(A), Dec. 31, 2011, 125 Stat. 1583]

Section, added Pub. L. 106-398, §1 [[div. A], title I, §131(a)(1)], Oct. 30, 2000, 114 Stat. 1654, 1654A-28; amended Pub. L. 108-136, div. A, title X, §1031(a)(14), Nov. 24, 2003, 117 Stat. 1597, related to annual report on the B–2 $\,$ bomber aircraft.

CHAPTER 137—PROCUREMENT GENERALLY

[2301. Repealed.] 2302. Definitions. 2302a.

Sec.

Simplified acquisition threshold.

2302b. Implementation of simplified acquisition procedures.

2302c. Implementation of electronic commerce capability.

2302d. Major system: definitional threshold amounts.

Applicability of chapter. 2303.

[2303a. Repealed.]

Contracts: competition requirements. 2304.

2304a. Task and delivery order contracts: general authority.

2304b. Task order contracts: advisory and assistance services.

2304c. Task and delivery order contracts: orders.

Task and delivery order contracts: defini-2304d. tions.

Contracts: prohibition on competition be-2304e. tween Department of Defense and small businesses and certain other entities.

2305. Contracts: planning, solicitation, evaluation, and award procedures.

2305a. Design-build selection procedures.

2306 Kinds of contracts.

Cost or pricing data: truth in negotiations. 2306a. 2306b. Multiyear contracts: acquisition of property. 2306c. Multiyear contracts: acquisition of services.

| 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. | tracts" in item 2306b and added item 2325. |
| 2313. | Examination of records of contractor. | 1996—Pub. L. 104–201, div. A, title VIII, §805(b), Sept. |
| 2313a. | Defense Contract Audit Agency: annual re- | 23, 1996, 110 Stat. 2606, added item 2302d. |
| | port. | 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- | and small businesses and certain other entities, as 2304e |
| | ices for certain defense purposes. | and added item 2305a. |
| 2316. | Disclosure of identity of contractor. | 1994—Pub. L. 103–355, title I, §§1004(a)(2), 1022(a)(2), |
| [2317. | Repealed.] | |
| 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, |
| 2320. | Rights in technical data. | §8104(b)(2), title IX, §9002(b), Oct. 13, 1994, 108 Stat. 3253, |
| 2321. | Validation of proprietary data restrictions. | 3260, 3296–3298, 3303, 3318, 3338, 3346, 3391, 3402, struck out |
| [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- |
| | 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" |
| | 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- | petition and cost savings". |
| | ment structure. | 1992—Pub. L. 102–484, div. A, title VIII, §801(a)(2), |
| 2330a. | Procurement of services: tracking of pur- | (g)(2), title X, §1052(25)(B), div. D, title XLII, §4271(b)(2), |
| | chases. | Oct. 23, 1992, 106 Stat. 2442, 2445, 2500, 2695, struck out |
| 2331. | Procurement of services: contracts for profes- | items 2322 "Limitation on small business set-asides" |
| | sional and technical services. | and 2330 "Integrated financing policy" and added items |
| 2332. | Share-in-savings contracts. | 2323 and 2323a. |
| 2333. | 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. | 1988—Pub. L. 100–456, div. A, title VIII, §801(a)(2), |
| 2335. | Prohibition on collection of political infor- | |
| | mation. | Sept. 29, 1988, 102 Stat. 2007, added item 2330. |
| | Amendments | 1987—Pub. L. 100–180, div. A, title VIII, §810(a)(2), Dec. |
| | AMENDMENTS | 4, 1987, 101 Stat. 1132, added item 2329. |
| 2011—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 | | 101 Stat. 278, 280, transferred item 2305a "Major pro- |
| 2000. | | grams: competitive alternative sources", to chapter 144 |
| 2009—Pub. L. 111-23, title I, §101(b)(2), May 22, 2009, 123 as item 2438 and substituted "Release of technical data | | |
| 50a0. 1709, added 10e1ii 2004. | | under Freedom of Information Act: recovery of costs" |
| 2000 1 45. 11. 110 101, 417. 11, 61616 12, \$1000(4)(10), 6411. | | for "Release of technical data" in item 2328. |
| | | Pub. L. 100–26, §5(4), (6), made technical amendments |
| | | 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". | _ | L. 99-661. See 1986 Amendment note below. |
| 2006—Pub. L. 109-364, div. A. title VIII, §854(a)(2), Oct. | | 1986—Pub. L. 99-661, div. A, title XIII, §1343(a)(12), |

2006—Pub. L. 109–364, div. A, title VIII, \$854(a)(2), Oct. 17, 2006, 120 Stat. 2346, added item 2333.

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 [[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, §1069(a)(3), Oct.

1986—Pub. L. 99-661, div. A, title XIII, §1343(a)(12), Nov. 14, 1986, 100 Stat. 3993, substituted "competitors" 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, 1783–169, 1783–173, and Pub. L. 99–591, \$101(c) [title X, \$\\$97(a)(2), 908(d)(1)(B), 926(a)(2), 951(a)(2), 952(c)(2), 954(a)(2)], Oct. 30, 1986, 100 Stat. 3341–82, 3341–138, 3341–141, 3341–155, 3341–165, 3341–169, 3341–173; Pub. L. 99–661, div. A, title IX, formerly title IV, \$\\$907(a)(2), 908(d)(1)(B), 926(a)(2), 951(a)(2), 952(c)(2), 954(a)(2), Nov. 14, 1986, 100 Stat. 3917, 3921, 3935, 3945, 3949, 3953, renumbered title IX, Pub. L. 100–26, \$3(5), Apr. 21, 1987, 101 Stat. 273; as amended by Pub. L. 100–26, \$5(4), (6), Apr. 21, 1987, 101 Stat. 274, amended chapter analysis identical stat. 274, amended chapter analysis identical stat. 274, amended chapter analysis identical stat. 21, 1987, 101 Stat. 274, amended chapter analysis identically striking out ": cost or pricing data: truth in ne-