6508.

tract, grant agreement, or cooperative agreement with the institution or organization to conduct basic or applied scientific research;

- (2) when the head of the agency decides the vesting furthers the objectives of the agency;
- (3) without further obligation to the United States Government; and
- (4) under conditions the head of the agency considers appropriate.

(Pub. L. 97-258, Sept. 13, 1982, 96 Stat. 1004.)

### HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
6306	41:506.	Feb. 3, 1978, Pub. L. 95–224, §7, 92 Stat. 5.

The text of 41:506(a) is omitted as unnecessary because it duplicates the requirements of sections 6303-6305 of the revised title. The word "equipment" is omitted as being included in "tangible personal property". The words "amounts provided under a contract, grant agreement, or cooperative agreement" are substituted for "such funds" for clarity. The words "decides the vesting" are substituted for "it is deemed" for clarity. The word "conditions" is substituted for "terms and conditions" because it is inclusive.

### § 6307. Interpretative guidelines and exemptions

The Director of the Office of Management and Budget may—

- (1) issue supplementary interpretative guidelines to promote consistent and efficient use of procurement contracts, grant agreements, and cooperative agreements; and
- (2) exempt a transaction or program of an executive agency from this chapter.

(Pub. L. 97-258, Sept. 13, 1982, 96 Stat. 1005.)

HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)	
6307(1) 6307(2)	41:508. 41:501(note).	Feb. 3, 1978, Pub. L. 95–224, §9, 92 Stat. 6. Feb. 3, 1978, Pub. L. 95–224, §10(d), 92 Stat. 6; Apr. 1, 1982, Pub. L. 97–162, 96 Stat. 23.	

In clause (2), the word "exempt" is substituted for "except" for consistency.

# § 6308. Use of multiple relationships for different parts of jointly financed projects

This chapter does not require an executive agency to establish only one relationship between the United States Government and a State, a local government, or other recipient on a jointly financed project involving amounts from more than one program or appropriation when different relationships would otherwise be appropriate for different parts of the project.

(Pub. L. 97-258, Sept. 13, 1982, 96 Stat. 1005.)

HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
6308	41:509.	Feb. 3, 1978, Pub. L. 95-224, §10(c), 92 Stat. 6.

The word "financed" is substituted for "funded", and the word "amounts" is substituted for "funds", for consistency in the revised title.

## CHAPTER 65—INTERGOVERNMENTAL COOPERATION

sec.	
6501.	Definitions.
6502.	Information on grants received.
6503.	Intergovernmental financing.
6504.	Use of existing State or multimember agency
	to administer grant programs.
6505.	Authority to provide specialized or technical
	services.
6506.	Development assistance.
6507.	Congressional review of grant programs.

Studies and reports.

### AMENDMENTS

1990—Pub. L. 101–453, §5(c), Oct. 24, 1990, 104 Stat. 1061, substituted "Intergovernmental financing" for "Transfer and deposit requirements" in item 6503.

### § 6501. Definitions

In this chapter—

- (1) "assistance" means the transfer of anything of value for a public purpose of support or stimulation that is—
  - (A) authorized by a law of the United States;
  - (B) provided by the United States Government through grant or contractual arrangements (including technical assistance programs providing assistance by loan, loan guarantee, or insurance); and
  - (C) not an annual payment by the United States Government to the District of Columbia government under section 502 of the District of Columbia Home Rule Act (Public Law 93–198, 87 Stat. 813, D.C. Code, § 47–3406).
- (2) "comprehensive planning" includes, to the extent directly related to area needs or needs of a unit of general local government—
- (A) preparation, as a guide for governmental policies and action, of general plans on—
  - (i) the pattern and intensity of land use;
  - (ii) providing public facilities (including transportation facilities) and other governmental services; and
  - (iii) the effective development and use of human and natural resources;
- (B) long-range physical and fiscal plans for an action referred to in subparagraph (A);
- (C) a program for capital improvements and other major expenditures based on their relative urgency, and definitive financing plans for the expenditures in the earlier years of the program;
- (D) coordination of related plans and activities of States and local governments and agencies concerned; and
- (E) preparation of regulatory and administrative measures to support the items referred to in subparagraphs (A), (B), (C), and (D).
- (3) "executive agency" does not include a mixed-ownership Government corporation.
- (4)(A) "grant" (except as provided in subparagraph (C)) means money, or property provided instead of money, that is paid or provided by the United States Government under a fixed annual or total authorization, to a State, to a local government, or to a bene-