and functions of the Secretary of Transportation relating thereto, to the Department of Homeland Security, and for treatment of related references, see sections 468(b), 551(d), 552(d), and 557 of Title 6, Domestic Security, and the Department of Homeland Security Reorganization Plan of November 25, 2002, as modified, set out as a note under section 542 of Title 6.

§ 2104. Permits for construction and management of artificial reefs

(a) Secretarial action on permits

In issuing a permit for artificial reefs under section 403 of this title, section 1344 of this title, or section 1333(e) of title 43, the Secretary of the Army (hereinafter in this section referred to as the "Secretary") shall—

- (1) consult with and consider the views of appropriate Federal agencies, States, local governments, and other interested parties;
- (2) ensure that the provisions for siting, constructing, monitoring, and managing the artificial reef are consistent with the criteria and standards established under this chapter;
- (3) ensure that the title to the artificial reef construction material is unambiguous, and that responsibility for maintenance and the financial ability to assume liability for future damages are clearly established; and
- (4) consider the plan developed under section 2103 of this title and notify the Secretary of Commerce of any need to deviate from that plan.

(b) Terms and conditions of permits

- (1) Each permit issued by the Secretary subject to this section shall specify the design and location for construction of the artificial reef and the types and quantities of materials that may be used in constructing such artificial reef. In addition, each such permit shall specify such terms and conditions for the construction, operation, maintenance, monitoring, and managing the use of the artificial reef as are necessary for compliance with all applicable provisions of law and as are necessary to ensure the protection of the environment and human safety and property
- (2) Before issuing a permit under section 1342 of this title for any activity relating to the siting, design, construction, operation, maintenance, monitoring, or managing of an artificial reef, the Administrator of the Environmental Protection Agency shall consult with the Secretary to ensure that such permit is consistent with any permit issued by the Secretary subject to this section.

(c) Liability of permittee

- (1) A person to whom a permit is issued in accordance with subsection (a) of this section and any insurer of that person shall not be liable for damages caused by activities required to be undertaken under any terms and conditions of the permit, if the permittee is in compliance with such terms and conditions.
- (2) A person to whom a permit is issued in accordance with subsection (a) of this section and any insurer of that person shall be liable, to the extent determined under applicable law, for damages to which paragraph (1) does not apply.
- (3) The Secretary may not issue a permit subject to this section to a person unless that per-

son demonstrates to the Secretary the financial ability to assume liability for all damages that may arise with respect to an artificial reef and for which such permittee may be liable.

(4) Any person who has transferred title to artificial reef construction materials to a person to whom a permit is issued in accordance with subsection (a) of this section shall not be liable for damages arising from the use of such materials in an artificial reef, if such materials meet applicable requirements of the plan published under section 2103 of this title and are not otherwise defective at the time title is transferred.

(d) Liability of the United States

Nothing in this chapter creates any liability on the part of the United States.

(e) Civil penalty

Any person who, after notice and an opportunity for a hearing, is found to have violated any provision of a permit issued in accordance with subsection (a) of this section shall be liable to the United States for a civil penalty, not to exceed \$10,000 for each violation. The amount of the civil penalty shall be assessed by the Secretary by written notice. In determining the amount of such penalty, the Secretary shall take into account the nature, circumstances, extent, and gravity of the violation. The Secretary may compromise, modify, or remit with or without conditions, any civil penalty which is subject to imposition or which has been imposed under this section. If any person fails to pay an assessment of a civil penalty after it has become final, the Secretary may refer the matter to the Attorney General for collection.

(Pub. L. 98–623, title II, § 205, Nov. 8, 1984, 98 Stat. 3396.)

§ 2105. Definitions

For purposes of this chapter—

- (1) The term "artificial reef" means a structure which is constructed or placed in waters covered under this chapter for the purpose of enhancing fishery resources and commercial and recreational fishing opportunities.
- (2) The term "State" means a State of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, American Samoa, Guam, Johnston Island, Midway Island, and Wake Island.
- (3) The term "waters covered under this chapter" means the navigable waters of the United States and the waters superjacent to the Outer Continental Shelf as defined in section 1331 of title 43, to the extent such waters exist in or are adjacent to any State.

(Pub. L. 98–623, title II, $\S 206$, Nov. 8, 1984, 98 Stat. 3397.)

§2106. Savings clauses

(a) Tennessee Valley Authority jurisdiction

Nothing in this chapter shall be construed as replacing or superseding section 831y-1 of title 16.

(b) State jurisdiction

Nothing in this chapter shall be construed as extending or diminishing the jurisdiction or au-

thority of any State over the siting, construc-Sec. 2286. Acceptance of certain funds for mitigation. tion, monitoring, or managing of artificial reefs 2287 Continued planning and investigations. within its boundaries. 2288. Review of cost effectiveness of design. (Pub. L. 98-623, title II, §208, Nov. 8, 1984, 98 Stat. 2289 Urban and rural flood control frequency. 2290. Flood control in Trust Territory of the Pa-3398.) cific Islands. CHAPTER 36—WATER RESOURCES 2291. Federal Project Repayment District. 2292 Surveying and mapping. DEVELOPMENT Reprogramming during national emergencies. 2293 2293a. Reprogramming of funds for projects by Corps Sec. 2201. "Secretary" defined. of Engineers. 2294 Office of Environmental Policy. SUBCHAPTER I—COST SHARING 2295. Compilation of laws; annual reports. 2211. Harbors. 2296. Acquisition of recreation lands. 2212.Inland waterway transportation. 2297.Operation and maintenance on recreation 2213. Flood control and other purposes. lands. 2214. General credit for flood control. 2298. Impact of proposed projects on existing recre-2215. Feasibility studies; planning, engineering, ation facilities. 2299 Acquisition of beach fill. and design. 2216. Rate of interest. 2300 Study of Corps capabilities. 2301, 2302. Omitted. 2217. Limitation on applicability of certain provisions in reports. 2303. Historical properties. 2218. General applicability of cost sharing. 2304. Separability. Use of FMHA funds. 2305 2219. Definitions. Rivers and harbors and other waterways 2306. Reports. 2220. Control of ice. projects for benefit of navigation, flood con-2307 Campgrounds for senior citizens. 2308 trol, hurricane protection, beach erosion 2309. Great Lakes Commodities Marketing Board. control, and other purposes. 2221. 2309a. Project modifications for improvement of en-Cost limitations on projects. vironment. 2222 Use of other Federal funds. Cost sharing for Territories. 2310. SUBCHAPTER II—HARBOR DEVELOPMENT 2311. 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Dredged material disposal facility partner-2267a. Watershed and river basin assessments. ships. 2268. Marine technology review. 2326b. Sediment management. 2269. Tribal partnership program. Dredged material marketing and recycling. 2326c. SUBCHAPTER V—GENERAL PROVISIONS 2327. Definition of rehabilitation for inland water-2280. Maximum cost of projects. way projects. Challenge cost-sharing program for manage-2281. Matters to be addressed in planning. 2328. 2282 Feasibility reports. ment of recreation facilities. 2282a. Planning. 2329. International outreach program. Fish and wildlife mitigation. Aquatic ecosystem restoration. 2283. 2330. 2283a. Monitoring ecosystem restoration. Status report. 2330a. Benefits and costs attributable to environ-2284. 2331. Use of continuing contracts for construction mental measures. of certain projects. Flood mitigation and riverine restoration 2284a. Benefits to navigation. 2332 Scenic and aesthetic considerations. 2284b. program. 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