(2) The Secretary shall provide notice of the provisions of section 702c of title 33 and this chapter to all existing and prospective lessees of lands leased by the United States and within the Colorado River Floodway.

### (b) National Flood Insurance Act and National Flood Insurance Program; continuation

Except as otherwise specifically provided in this chapter, all provisions of the National Flood Insurance Act of 1968, as amended [42 U.S.C. 4001 et seq.], and requirements of the National Flood Insurance Program ("NFIP") shall continue in full force and effect within areas wholly or partially within the Colorado River Floodway. Any maps or other information required to be prepared by this chapter shall be used to the maximum extent practicable to support implementation of the NFIP.

#### (c) National Flood Insurance Act provisions relating directly to Floodway; notice to communities affected

The Secretary shall publish notice on three successive occasions in newspapers of general circulation in communities affected by the provisions of section 4029 of title 42.

(Pub. L. 99-450, §14, Oct. 8, 1986, 100 Stat. 1136.)

#### REFERENCES IN TEXT

The National Flood Insurance Act of 1968, referred to in subsec. (b), is title XIII of Pub. L. 90-448, Aug. 1, 1968, 82 Stat. 572, as amended, which is classified principally to chapter 50 (§4001 et seq.) of Title 42, The Public Health and Welfare. For complete classification of this Act to the Code, see Short Title note set out under section 4001 of Title 42 and Tables.

#### § 1600*l*. Authorization of appropriations

There is authorized to be appropriated to the Department of the Interior \$600,000, through the end of fiscal year 1990, in addition to any other funds now available to the Department to discharge its duties to implement sections 1600b to 1600k of this title and section 4029 of title 42: Provided, That by mutual agreement, such funds shall be made available to the Federal Emergency Management Agency to discharge its duties under section 4029 of title 42: Provided further, That the provisions of sections 1600d and 1600e of this title shall not be affected by this section: And Provided further, in addition, Indian tribes may be eligible under Public Law 93-638 [25 U.S.C. 450 et seq.] to contract for studies of Indian lands required under the provisions of this chapter.

(Pub. L. 99-450, §15, Oct. 8, 1986, 100 Stat. 1136.)

## REFERENCES IN TEXT

Public Law 93-638, referred to in text, is Pub. L. 93-638, Jan. 4, 1975, 88 Stat. 2203, as amended, known as the Indian Self-Determination and Education Assistance Act, which is classified principally to subchapter II (§450 et seq.) of chapter 14 of Title 25, Indians. For complete classification of this Act to the Code, see Short Title note set out under section 450 of Title 25 and Tables.

# TRANSFER OF FUNCTIONS

For transfer of all functions, personnel, assets, components, authorities, grant programs, and liabilities of the Federal Emergency Management Agency, including the functions of the Under Secretary for Federal Emergency Management relating thereto, to the Federal Emergency Management Agency, see section 315(a)(1) of Title 6, Domestic Security.

For transfer of functions, personnel, assets, and liabilities of the Federal Emergency Management Agency, including the functions of the Director of the Federal Emergency Management Agency relating thereto, to the Secretary of Homeland Security, and for treatment of related references, see former section 313(1) and sections 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.

# CHAPTER 32-ALASKA NATIVE CLAIMS

CHAPTER 33—ALASKA NATIVE CLAIMS SETTLEMENT	
1601.	Congressional findings and declaration of pol-
	icy.
1602.	Definitions.
1603.	Declaration of settlement.
1604.	Enrollment.
1605.	Alaska Native Fund.
1606.	Regional Corporations.
1607.	Village Corporations.
1608. 1609.	Revenue sharing. Limitation of actions.
1610.	Withdrawal of public lands.
1610.	Native land selections.
1612.	Surveys.
1613.	Conveyance of lands.
1613a.	ANCSA amendment.
1614.	Timber sale contracts; modification; timber
	from contingency area.
1615.	Withdrawal and selection of public lands;
	funds in lieu of acreage.
1616.	Joint Federal-State Land Use Planning Com-
	mission for Alaska.
1617.	Revocation of Indian allotment authority in
	Alaska.
1618.	Revocation of reserved rights; excepted re-
	serve; acquisition of title to surface and
	subsurface estates in reserve; election of
	Village Corporations; restoration of land to
	Elim Native Corporation.
1619.	Attorney and consultant fees.
1620.	Taxation.
1621.	Miscellaneous provisions.
1622.	Annual reports to Congress until 1984; sub-
	mission in 1985 of report of status of Na-
	tives, summary of actions taken, and rec-
	ommendations.
1623.	Authorization of appropriations.
1624.	Regulations; issuance; publication in Federal
	Register.
1625.	Securities laws exemption.
1626.	Relation to other programs.
1627.	Merger of Native corporations.
1628.	Assignments by Regional Corporations of
1.000	rights to receive payments from Fund.
1629.	Cape Krusenstern National Monument land
	exchange between United States and NANA
10000	Regional Corporation, Inc.
1629a.	Relinquishment by NANA Regional Corpora-
	tion, Inc., of lands compact and contiguous
	to public lands in Cape Krusenstern Na-

# Kake Tribal Corporation land transfer. § 1601. Congressional findings and declaration of policy

Duration of alienability restrictions.

Procedures for considering amendments and

Claims arising from contamination of trans-

Open season for certain Alaska Native veter-

Congress finds and declares that-

ans for allotments.

tional Monument.

Settlement Trust option.

resolutions.

Dissenters rights.

ferred lands.

1629b.

1629c

1629d

1629e.

1629f.

1629g.

1629h.