

TITLE 49—TRANSPORTATION

This title was enacted by Pub. L. 95-473, § 1, Oct. 17, 1978, 92 Stat. 1337; Pub. L. 97-449, § 1, Jan. 12, 1983, 96 Stat. 2413; Pub. L. 103-272, July 5, 1994, 108 Stat. 745

Subtitle		Sec.
I.	DEPARTMENT OF TRANSPORTATION	101
II.	OTHER GOVERNMENT AGENCIES	1101
III.	GENERAL AND INTERMODAL PROGRAMS	5101
IV.	INTERSTATE TRANSPORTATION	10101
V.	RAIL PROGRAMS	20101
VI.	MOTOR VEHICLE AND DRIVER PROGRAMS	30101
VII.	AVIATION PROGRAMS	40101
VIII.	PIPELINES	60101
IX.	Multimodal Freight Transportation¹	70101
X.	MISCELLANEOUS	80101

AMENDMENTS

2015—Pub. L. 114-94, div. A, title VIII, §8001(b), Dec. 4, 2015, 129 Stat. 1612, substituted “Multimodal Freight Transportation . . .70101” for “[TRANSFERRED]” in item for subtitle IX.

2010—Pub. L. 111-314, §4(d)(1)(A), Dec. 18, 2010, 124 Stat. 3440, substituted “[TRANSFERRED]” for “COMMERCIAL SPACE TRANSPORTATION . . .70101” in item for subtitle IX.

1995—Pub. L. 104-88, title I, §102(b), Dec. 29, 1995, 109 Stat. 852, as amended by Pub. L. 104-287, §6(f)(1), Oct. 11, 1996, 110 Stat. 3399, substituted “TRANSPORTATION” for “COMMERCE” in item for subtitle IV.

1994—Pub. L. 103-272, §1(b), July 5, 1994, 108 Stat. 745, amended subtitle analysis generally, substituting “OTHER GOVERNMENT AGENCIES . . .1101” for “TRANSPORTATION PROGRAMS . . .3101” in item for subtitle II, “GENERAL AND INTERMODAL PROGRAMS . . .5101” for “[RESERVED—AIR TRANSPORTATION]” in item for subtitle III, and “RAIL PROGRAMS . . .20101” for “[RESERVED—MISCELLANEOUS]” in item for subtitle V, and adding items for subtitles VI, VII, VIII, IX, and X.

1983—Pub. L. 97-449, §1(b), Jan. 12, 1983, 96 Stat. 2413, amended subtitle analysis generally, substituting “DEPARTMENT OF TRANSPORTATION . . .101” for “[RESERVED—DEPARTMENT OF TRANSPORTATION]” in item for subtitle I and “TRANSPORTATION PROGRAMS . . .3101” for “[RESERVED—TRANSPORTATION PROGRAMS]” in item for subtitle II.

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF TITLE 49

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1(1), (2)	10501
1(3)	10102
1(4) (related to standards)	10701
1(4) (2d sentence last cl.)	10702
1(4) (1st sentence related to through routes and 2d sentence less last cl.)	10703
1(4) (1st sentence 14th-23d words)	11101

¹ So in original. Probably should be uppercase.

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1(5)(a)	10701
1(5)(b) (7th and 8th sentences)	10709
1(5)(b) (less 7th and 8th sentences)	10701
1(5)(c)(i)	10709
1(5)(c)(ii)	10102
1(5)(d)	Rep.
1(5½)	10749
1(6) (last sentence)	10750
1(6) (less last sentence)	10702 (See also 10701(a))
1(7) (1st sentence, 32 words before 8th semicolon-9th semicolon)	10721
1(7) (1st sentence words before 2d semicolon, words between 5th semicolon and 21st word after 7th semicolon, 1st-18th words after 9th semicolon, 1st proviso (words before semicolon), 2d, and 3d provisos)	10722
1(7) (1st sentence 1st-4th and 13th-20th words after 2d semicolon and words between 3d and 5th semicolons)	10723
1(7) (1st sentence 5th-12th and 21st-29th words after 2d semicolon and last 11 words before 1st proviso)	10723
1(7) (1st sentence 1st proviso, words between semicolon and colon)	10724
1(7) (less 1st sentence)	11905
1(8)	10746
1(9)	11104
1(10)	10102
1(11)	11121
1(12) (3d sentence)	11902
1(12) (less 3d sentence)	11126
1(13)	11121
1(14)(a)	11122
1(14)(b)	11121
1(14)(c)	11105
1(15) (related to car service less last sentence)	11123
1(15) (last sentence)	11128
1(15) (related to service less last sentence)	11127
1(16) (related to traffic less (b))	11124
1(16) (related to service less (b))	11127
1(16)(b)	11125
1(17)(a) (1st sentence)	11121
1(17)(a) (last sentence less proviso)	11901
1(17)(a) (last sentence proviso)	10501
1(17)(b)	11907
1(18)(a), (b)	10901
1(18)(c)	10902
1(18)(d)	10907
1(18)(e) (related to action by the Attorney General)	11703
1(18)(e) (related to Commission action)	11702
1(18)(e)	11901
1(18)(e) (related to State enforcement)	11505
1(19)-(22)	Rep.
1 note	10711
1a(1) (1st sentence)	10903
1a(1) (less 1st and last sentences)	10904
1a(1) (last sentence)	10907
1a(2), (3)	10904
1a(4)	10903
1a(5)	10904
1a(6), (7)	10905

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1a(8)	Rep.
1a(9) (related to Commission action)	11702
1a(9) (related to action by the Attorney General)	11703
1a(9) (last sentence)	11901
1a(9) (related to State enforce- ment)	11505
1a(10)	10906
1a(11)	10905
2	10741
3(1)	10741
3(1a)	Rep.
3(2) (1st sentence)	10743
3(2) (less 1st sentence)	10744
3(3)	10744
3(4) (1st sentence 2d cl., 2d sen- tence related to standards)	10701
3(4) (less 1st sentence 2d cl., and 2d sentence related to fa- cilities)	10742
3(5)	11103
4	10726
5(1) (words between semicolon and 1st colon)	11914
5(1) (less words between semi- colon and 1st colon)	11342
5(2)(a)	11343
5(2)(b)-(e)	11344
5(2)(f)	11347
5(2)(g), (h)	11345
5(3)(a)-(e)	11346
5(3)(f) (last sentence)	11346
5(3)(f) (less last sentence)	11350
5(3)(g)	11346
5(4)	11348
5(5)-(7)	11343
5(8) (last sentence)	11912
5(8) (less last sentence)	11701
5(9)	11702
5(10)	11351
5(11)	11343
5(12)	11341
5(13)	Rep.
5(14)	11343
5(15) (words after semicolon)	11914
5(15) (less words after semi- colon)	11321
5(16), (17)	11321
5a	Rep.
5b, 5c	10706
6(1)	10762
6(2)	10765
6(3), (4)	10762
6(5)	10764
6(6)	10762
6(7)	10761
6(8)	11128
6(9)	10762
6(10)	11901
6(11)	10503
6(12)	10765
7	10745
8, 9	11705
10(1)	11914
10(2)-(4)	11904
11	10301
12(1)(a) (less 2d sentence words after semicolon and last sen- tence words after 1st semi- colon and before last semi- colon)	10321
12(1)(a) (words after semicolon in 2d sentence)	10311
12(1)(a) (last sentence less words before 1st semicolon and after last semicolon)	11703
12(1)(b)	10505
12(2)-(7)	10321
13(1)	11701
13(2) (last sentence)	11502
13(2) (less last sentence)	11701
13(3)	11502
13(4), (5)	11501
13(6)	10326
13a(1)	10908
13a(2)	10909
14(1), (2)	10310
14(3) (last sentence)	10311
14(3) (less last sentence)	10310
15(1)	10704
15(2)	10324
15(3), (4)	10705
15(5)	10748
15(6)	10705
15(7)	10708
15(8)	10707
15(9)	10709
15(10)	10763

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
15(11)	11710
15(12)	10763
15(13), (14)	11910
15(15)	10747
15(16)	10321
15(17)	10727
15(18)	10728
15(19)	10729
15a(1)-(5)	10704
15a(6), 15b	Rep.
16(1), (2)	11705
16(3)(c), (g)	11705
16(3)(h)	Rep.
16(3) (less (c), (g), and (h))	11706
16(4)	11705
16(5)	10329
16(6)	10324
16(7)	11914
16(8)-(10)	11901
16(11)	10301
16(12) (related to Commission action)	11702
16(12) (related to action by the Attorney General)	11703
16(12) (related to action by pri- vate person)	11705
16(12) (enforcement of money award)	11705
16(13)	10303
16a	Rep.
17(1)	10302
17(2) (1st sentence 80th-98th words and 2d sentence)	10304
17(2) (less 80th-90th words in 1st sentence, less 2d sen- tence)	10305
17(3) (less 2d sentence and last 42 words of 3d sentence)	10306
17(3) (2d sentence)	10301
17(3) (last 42 words of 3d sen- tence)	10321
17(4) (1st and 3d sentences)	10305
17(4) (2d sentence)	10303
17(5)	10322
17(6), (7)	10323
17(8)	10324
17(9)(j)	10310
17(9) (less (j))	10327
17(10)	10325
17(11)	10305, 10306
17(12)	10328
17(13)	10308
17(14)(a)	11701
17(14)(b)	Rep.
17(15)	10309
17 note	10306
18(1) (1st and 3d sentences)	10301
18(1) (2d sentence)	10303
18(1) (4th sentence)	10307
18(1) (last sentence)	10321
18(2)	10301
19	10307
19a(a) (1st and last sentences)	10781
19a(a) (2d and 3d sentences)	10301
19a(b)	10782
19a(c)	10781
19a(d)	Rep.
19a(e)	10783
19a(f), (g)	10784
19a(h)-(j)	10785
19a(k) (1st sentence)	10786
19a(k) (less 1st sentence)	11901
19a(l)	11703
20(1), (2)	11145
20(3) (less (e))	11142
20(3)(e)	Rep.
20(4)	11143
20(5)	11144
20(6) (2d sentence, 1st cl.)	11144
20(6) (2d sentence, 2d cl.)	11145
20(6) (less 2d sentence)	11144
20(7)(a)	11901
20(7)(b) (proviso)	11144
20(7)(b) (less proviso)	11909
20(7)(c)-(e)	11901
20(7)(f)	11910
20(8)	11141
20(9)	11703
20(10)	10301
20(11) (2d sentence, 1st proviso) 20(11) (less 1st sentence 2d pro- viso related to released value, 2d sentence less words before 2d proviso)	10103 11707
20(11) (1st sentence 2d proviso related to released value), 2d sentence (less 1st-5th provi- sos)	10730
20(12)	11707

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
20a(1)–(10)	11301
20a(11) (2d and 3d sentences)	11709
20a(11) (less 2d, 3d, and 4th sentences)	11301
20a(11) (last sentence)	11911
20a(12) (last sentence)	11911
20a(12) (less last sentence)	11322
20b(1)	11361
20b(2) (1st–3d sentences, 4th sentence less words between 8th comma and period, 9th sentence)	11362
20b(2) (4th sentence, words between 8th comma and period, 8th comma and period, 8th sentence)	11363
20b(2) (5th and 7th sentences) ..	11364
20b(2) (less 1st–9th sentences) ..	11365
20b(3) (1st and last sentences) ..	11362
20b(3) (less 1st and last sentences) ..	11363
20b(4)	11365
20b(5)	11361
20b(6)	11366
20b(7)	Rep.
20b(8)	11362
20b(9)	11367
20b(10)	10321
20b(11)	11367
20b(12)	Rep.
20b(13)	11361
20c	11303
21	10311
22(1) (1st sentence 1st 26th and 62d–76th words)	10721
22(1) (1st sentence 77th–86th words and 2d proviso, 2d–4th sentences)	10722
22(1) (1st sentence words between 2d and 4th semicolons) ..	10722
22(1) (1st sentence words between 4th and 5th semicolons) ..	10722
22(1) (1st sentence 27th–61st words and words between 1st and 2d semicolons) ..	10723
22(1) (1st sentence words between 6th semicolon and 1st proviso) ..	10723
22(1) (last 2 sentences)	10724
22(1) (1st sentence words between 5th and 6th semicolons) ..	10103
22(1) (1st proviso 1st sentence) ..	Rep.
22(2) (less 1st sentence proviso) ..	10721
22(2) (1st sentence proviso)	Rep.
23	11703
25	Rep.
26(a)	20102
26(b)	20502
26(c)	20503
26(d)	20504
26(e)	20502
26(f) (words before last semicolon) ..	20505
26(f) (words after last semicolon) ..	20902
26(g)	501
26(h) (1st sentence words before last comma) ..	21302
26(h) (1st sentence words after last comma) ..	21304
26(h) (2d, 3d sentences, 4th sentence words before last comma) ..	21302
26(h) (4th sentence words after last comma, 5th sentence) ..	21304
26(h) (last sentence)	21302
26a	11504
26b	10381–10388
26c	11503
27	Rep.
41(1) (1st sentence)	11915
41(1) (less 1st sentence)	11903
41(2) (related to corporate violations) ..	11903
41(2) (related to corporate violations) ..	11915
41(2) (last sentence)	11916
41(3)	11902
42	Rep.
43	11703
44, 45	T. 15 §§ 28, 29
46	11913
47, 48	Rep.
49	Elim.
50 (related to notice)	10329
50 (related to process)	10330
51 (related to ownership)	11321

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
51 (related to 49:6(11))	10503
52	10783
53	Elim.
54–59	Rep.
60	11507
61–64	Rep.
65, 65a	10721
66	T. 31 § 3726
67	Elim.
71–79	Rep.
80	T. 40 § 316 (See Rev. T. 40 Table)
81	80102
82, 83	80103
84, 85	80112
86, 87	80103
88, 89	80110
90–92	80111
93	80108
94	80114
95	80107
96–99	80110
100–102	80113
103	80115
104	Rep.
105	80109
106	80111
107, 108	80104
109 (1st sentence)	80106
109 (last sentence)	80103
110	80104
111	80105
112, 113	80106
114–116	80107
117, 118	80104
119, 120	80105
121	80116
122	80101
123, 124	Rep.
141	Rep.
142	303a
143	Rep.
151–157	Rep.
171–173a, 174–184	Rep.
201	Rep.
211–213	T. 43 §§ 1441–1443
214	Rep.
231	Rep.
241–246	T. 50 §§ 151–154, 156, 157
250–268	Rep.
301	Rep.
302(a), (b)(1)	10521
302(b) (less 1))	11506
302(c)	10523
303(a)(1)	10102
303(a)(2)	10342
303(a)(3)	Rep.
303(a)(4)	10341
303(a)(5)–(7)	Rep.
303(a)(8), (9)	10102
303(a)(10) (proviso)	10522
303(a)(10) (less proviso)	10521
303(a)(11)	10521, 10927
303(a)(12), (13)	10102
303(a)(14) (words before 2d comma) ..	10102
303(a)(14) (words after 2d comma) ..	10502
303(a)(15)–(19)	10102
303(a)(20), (21)	Rep.
303(a)(22), (23)	31501
303(b)	10526
303(c) (words between 6th and 7th commas) ..	10521
303(c) (words before “nor”, less words between 6th and 7th commas) ..	10921
303(c) (less words before “nor”) ..	10524
304(a) (matter preceding (1))	10321
304(a)(1) (related to service)	11101
304(a)(1) (related to accounts) ..	11142
304(a)(1)–(2) (related to qualifications, hours of service, and safety) ..	31502
304(a)(2) (less “qualifications” through period) ..	11142
304(a)(3) (1st sentence)	31502
304(a)(3) (last sentence) (related to “Secs. 304(c), 305, 320, 321, 322(a), (b), (d), (f), (g)”) ..	502–507, 522, 523, 525, 526
304(a)(3) (last sentence) (related to “Sec. 305(d) (related to liability)”) ..	525
304(a)(3) (last sentence) (related to “Sec. 324”) ..	31504
304(a)(3a) (last sentence) (related to “Secs. 304(c), 305, 320, 321, 322(a), (b), (d), (f), (g)”) ..	502–507, 522, 523, 525, 526
304(a)(3a) (1st sentence)	31502
304(a)(3a) (last sentence) (related to “Sec. 305(d) (related to liability)”) ..	525

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
304(a)(3a) (last sentence) (related to "Sec. 324")	31504
304(a)(4)	11142
304(a)(4a)	10525
304(a)(5)	31503
304(a)(6)	10321
304(a)(7) (words after semicolon)	10311
304(a)(7) (less words after semicolon)	10321
304(b)	11102
304(c)	11701
304(d) (related to administration matters)	10303
304(d) (related to reports)	10310
304(d)	10311
304(e)	11107
304(f)	11101
304a(1)-(4)	11706
304a(5), (6)	11705
304a(7)	Rep.
304a(8)	11706
305(a) (1st and 2d sentences)	10341
305(a) (3d sentence less proviso)	10342
305(a) (3d sentence proviso)	10344
305(a) (less 1st-3d sentences)	10343
305(b) (2d sentence, 1st 12 words)	10344
305(b) (1st, 3d, 5th, and 12th sentences)	10342
305(b) (2d sentence 13th-37th words)	10341
305(b) (4th and 6th sentences) ..	10342
305(b) (7th-9th sentences)	10343
305(b) (10th sentence)	10342
305(b) (11th sentence)	10344
305(b) (less 1st-12th sentences) ..	10342
305(c) (related to the Commission) ..	10307
305(c) (related to joint boards) ..	10344
305(d) (related to Commission and employee board subpoena power) ..	10321
305(d) (related to joint boards) ..	10344
305(d) (related to liability)	11913
305(e)	10328
305(f) (4th sentence)	10344
305(f) (less 4th sentence)	11502
305(g) (proviso)	Rep.
305(g) (less proviso)	11705, 11706
305(h)	10301-10306, 10308, 10309, 10321-10325, 10328
305(i) (related to members of Commission) ..	10301
305(i) (related to joint board) ..	10344
305(i) (related to examiner)	10306
305(j)	10301
305a	10344 note
306(a)(1) (word before proviso) ..	10921
306(a)(1) (words after colon)	Rep.
306(a)(2)	10932
306(a)(3)-(5)	Rep.
306(a)(6)	10931
306(a)(7)	10932
306(b), 307	10922
308(a), (b)	10922
308(c), (d)	10932
309(a)(1) (words before 1st proviso) ..	10921
309(a)(1) (words between 1st and last colons) ..	Rep.
309(a)(1) (last proviso)	10526
309(a)(2)	10932
309(a)(3)-(5)	Rep.
309(b) (last proviso)	10932
309(b) (less last proviso)	10923
310	10930
310a(a)	10928
310a(b)	11349
310a(c)	10928
310a(c)	11349
311(a) (words before 1st proviso) ..	10921
311(a) (words after 1st colon) ..	10924
311(b), (c) (words before 2d comma) ..	10924
311(c) (words after 2d comma) ..	10927
311(d)	11144
312(a)	10925
312(b)	10926
312(c)	Rep.
313	11304
314 (related to securities)	11302
314 (related to penalties)	11911
315	10927
316 (related to standards)	10701
316(a) (1st-24th, 45th-59th words) ..	10703
316(a) (60th-143d words)	10702

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
316(a) (25th-44th words)	11101
316(b) (related to standards)	10701
316(b) (16th-33d words)	11101
316(b) (less 16th-33d words)	10702
316(c) (less 2d sentence)	10703
316(c) (2d sentence)	10702
316(d) (1st sentence)	10701
316(d) (less 1st sentence)	10741
316(e) (2d sentence 2d cl.)	10705
316(e) (2d sentence less 2d cl. and less proviso)	10704
316(e) (proviso)	10521
316(e) (less 2d sentence)	11701
316(f)	10705
316(g) (less proviso)	10708
316(g) (proviso)	Rep.
316(h)	10701
316(i)	10704
316(j)	10103
317(a)	10762
317(b) (proviso)	10103, 10721-10724
317(b) (less proviso)	10761
317(c)	10762
317(d)	10761
318(a) (1st sentence related to standards) ..	10701
318(a) (1st and 4th sentences, and 7th sentence proviso related to relief) ..	10702
318(a) (2d, 5th, and 6th sentences, and 7th sentence proviso related to general requirements) ..	10762
318(a) (3d sentence, 7th sentence less proviso, and 7th sentence proviso related to relief) ..	10761
318(b)	10704
318(c) (proviso)	Rep.
318(c) (less proviso)	10708
319	10730, 11707
320(a) (1st and 2d sentences)	11145
320(a) (less 1st and 2d sentences) ..	10764
320(b)	11145
320(c)	11143
320(d)	11144
320(e)	11141
320(f)	504
320(g)	11144
321(a)	10329
321(b)	10324
321(c)	10330
321(d) (related to orders)	10324
321(d) (related to notice)	10329
321(d) (related to process)	10330
322(a)	11914
322(b)(1)	11702
322(b) (less (1))	11708
322(c) (related to rate violations) ..	11904
322(c) (related to evasion of regulation) ..	11906
322(d)-(f)	11910
322(g)	11909
322(h)	11901
323 (1st sentence)	10743
323 (less 1st sentence)	10744
324	11106
324a	10747
325	31503
325a	11504
326, 327	Rep.
401-403	Rep.
421-422a	Rep.
422b	Elim.
423-427	Rep.
451-460	Rep.
461	Elim.
481-496	Rep.
521-524	Rep.
551-560	Rep.
581, 582	Rep.
601-603	Rep.
621-623	Rep.
641-649	Rep.
671-685	Rep.
701-705	Rep.
711-722	Rep.
751-758	Rep.
781	80302
782	80303
783 (1st sentence)	80304
783 (last sentence)	80303
784 (proviso)	80304
784 (less proviso)	80306
785	80305
786	80306
787(a)-(c)	80301

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
787(d)-(g)	80302
788, 789	80304
901	Rep.
902(a)	10102
902(b)	Rep.
902(c), (d) (less exception)	10102
902(d) (words after 1st comma)	10502
902(e) (1st and 2d sentences)	10102
902(e) (3d-5th sentences)	10544
902(f)-(h)	10102
902(i)	10541
902(j)-(m)	10102
903(a)	10541
903(b)-(d)	10542
903(e)(1)	10544
903(e)(2) (last sentence)	Rep.
903(e)(2) (less last sentence)	10544
903(e)(3)	10544
903(f)	10543
903(g), (h)	10544
903(i)	10721
903(j), (k)	10541
903(l)	10929
904(a)	10321
904(b) (words after last semicolon)	10311
904(b) (less words after last semicolon)	10321
904(c)	11102
904(d)	11108
904(e)	11701
905(a) (1st sentence related to standards and 2d sentence)	10701
905(a) (1st sentence 1st cl.)	11101
905(a) (less 1st sentence 1st cl. and last sentence)	10702
905(b) (4th sentence)	10701, 10702
905(b) (less 4th sentence)	10703
905(c)	10741
905(d) (1st sentence 2d cl., 2d sentence related to facilities)	10701
905(d) (less 1st sentence 2d cl., 2d sentence related to standards)	10742
906(a), (b)	10762
906(c) (proviso)	10103, 10721-10724
906(c) (less proviso)	10761
906(d) (1st sentence)	10761
906(d) (less 1st sentence)	10762
906(e) (1st sentence related to standards)	10701
906(e) (1st sentence and 7th sentence proviso related to relief)	10702
906(e) (2d, 4th, 5th, and 6th sentences, and 7th sentence provision, related to general requirements)	10762
906(e) (3d sentence, and 7th sentence less proviso, and 7th sentence proviso related to relief)	10761
907(a)	11701
907(b)	10704
907(c)	10701
907(d), (e)	10705
907(f)	10704
907(g) (proviso)	Rep.
907(g) (less proviso)	10708
907(h)	10704
907(i) (proviso)	Rep.
907(i) (less proviso)	10708
908(a)-(e), (f)(4)	11705
908(f) (less (4))	11706
908(g)	11705
909(a) (words before 1st proviso)	10921
909(a) (words after 1st colon)	Rep.
909(b)-(e)	10922
909(f) (words before 1st proviso)	10921
909(f) (words after 1st colon)	Rep.
909(g)	10923
910	10930
911(a)	10928
911(b)	11349
912	10926
912a	10925
913(a)	11145
913(b)	10764
913(c)	11142
913(d)	11143
913(e)-(g)	11144
913 (less (a)-(g))	11141
914	10747
915(a)	10329
915(b)	11701
915(c), (d)	10324
915(e)	11914
916(a)	10301-10306, 10308, 10309, 10321-10325, 10328, 11703, 11913

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
916(b) (related to Commission action)	11702
916(b) (related to action by the Attorney General)	11703
916(b) (related to action by private person)	11705
916(c)	10310
916(d)	10303
917(a)	11914
917(b), (c)	11904
917(d)	11909
917(e)	11910
917(f) (1st and 2d sentences)	11910
917 (less (a)-(e) and (f) (1st and 2d sentences))	11910
918 (1st sentence)	10743
918 (less 1st sentence)	10744
919	10301
920-922	Rep.
922a	11303
922b	11504
923	Rep.
1001	Rep.
1002(a)(2)	Rep.
1002(a)(1), (3), (4), (5), (8)	10102
1002(a)(6), (7)	10561
1002(b), (c)	10562
1003(a)	10321
1003(b)	11101
1003(c), (d)	10927
1003(e) (words after last semicolon)	10311
1003(e) (less words after last semicolon)	10321
1003(f)	11701
1004(a) (1st cl.)	11101
1004(a) (related to standards)	10701
1004(a) (related to carrier authority)	10702
1004(b), (c)	10741
1004(d)	10766
1005(a), (b)	10762
1005(c) (proviso)	10103, 10721-10724
1005(c) (less proviso)	10761
1005(d)	10762
1005(e)	10761
1006(a)	11701
1006(b)	10704
1006(c)	10701
1006(d)	10704
1006(e) (proviso)	Rep.
1006(e) (less proviso)	10708
1006(f) (2d and 3d sentences)	10502
1006(f) (less 2d last sentences)	11502
1006(f) (4th and last sentences)	11501
1006a(5), (6)	11705
1006a (less (5), (6), (7))	11706
1006a(7)	Rep.
1007, 1008	10725
1009	10766
1010(a)(1) (words before semicolon)	10921
1010(a) (less words before semicolon in par. (1))	Rep.
1010(b)	10923
1010(c) (less 2d sentence, words before semicolon)	10923
1010(c) (2d sentence, words before semicolon)	10930
1010(d), (e)	10923
1010(f)	10925
1010(g)	10926
1010(h)	10930
1010(i) (1st sentence)	10933
1010(i) (less 1st sentence and 2d sentence words before semicolon)	11908
1010(i) (related to Commission action)	11702
1010(i) (related to enforcement by the United States)	11703
1010(i) (related to private enforcement)	11704
1010(i) (related to State enforcement)	11505
1011(a)	11323
1011(b) (last proviso)	Rep.
1011(b) (less last proviso)	10930
1011(c)	11323
1011(d)	11701
1011(e)	11702
1011(f)	11701
1011(g)	11323
1012(a) (1st and 2d sentences)	11145
1012(a) (3d sentence)	11142
1012(a) (last sentence)	10764
1012(b)	11145
1012(c)-(e)	11144
1012(f)	11141

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1013 (1st sentence related to released value).	10730
1013	11707
1014	10743
1015	10747
1016(a)	10329
1016(b), (c)	10324
1016(d)	11914
1017(a)	10301-10306, 10308, 10309, 10311, 10321-10325, 10328, 11703, 11705, 11913
1017(b)(1) (related to Commission action).	11702
1017(b)(1) (related to action by the Attorney General).	11703
1017(b)(1) (related to action by private person).	11705
1017(b) (less (1))	11708
1017(c)	10310
1017(d)	10303
1018	10749
1019	Rep.
1020 (related to service)	11127
1020 (related to penalties)	11901
1021(a)	11914
1021(b), (c)	11904
1021(d)	11909
1021(e), (f)	11910
1021 (less (a)-(f))	11703
1022	Rep.
1101-1103	Rep.
1103a	Elim.
1104-1120	Rep.
1151	47301
1152	47302
1153	47303
1154	47302
1155-1157(b)	47304
1157(c)	Rep.
1158	47304
1159(a) (1st sentence)	47305
1159(a) (last sentence)	47306
1159(b)-(d)	47305
1159a, 1159b	41310
1160	47305
1181-1185	Rep.
1201-1203	80504
1211-1215	Rep.
1231-1240	Rep.
1301(1)	Rep.
1301(2), (3) (less proviso)	40102
1301(3) (proviso)	40109
1301(4)-(12)	40102
1301(13)	Rep.
1301(14) (related to certificate)	41101
1301(14) (less certificate)-(37)	40102
1301(38)	46501
1301(39)-(41)	40102
1302, 1303	40101
1303 note	44111, 44713, 45302, 46301, 46306, 46315
1304	40103
1305(a), (b)(1)	41713
1305(b)(2)	40102
1305(c), (d) (related to (a), (b)(1)).	41713
1305(d) (related to (b)(2))	40102
1305(d) (related to (c))	41713
1306-1308	Rep.
1321-1323	Rep.
1324(a)	40113
1324(b), (c)	41711
1324(d)	40114
1325	Rep.
1341(a), (b)	106
1341(c)	Rep.
1342	106
1343(a)(1), (2) (related to cooperative agreements).	324
1343(a)(2) (related to Deputy Administrator).	106
1343(b)	329
1343(c)	40107
1343(d)	323
1343(e)	Rep.
1343(f), (g) (1st sentence 33d-43d words).	323
1343(g) (less 1st sentence 33d-43d words).	325
1343(h)	Rep.
1343(i)	322
1344(a)-(d)	40110
1344(a)	322
1344(b)	331
1344(c)(1)	326
1344(d) (less words after semicolon).	322
1344(d) (words after semicolon)	(See former section 1348(b).)
1344(e)	322, 40111

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1344(f)	40112
1344(g)	40110
1344(h)	47124
1345	40107
1346, 1346a	40104
1347	40101
1348(a)	40103
1348(b) (1st sentence cl. (3))	44721
1348(b) (1st sentence less cl. (3), 2d sentence).	44502
1348(b) (3d, last sentences)	44721
1348(c), (d)	40103
1348(e)	40109
1348(f)	40106
1348 notes	44506, 44514, 44719
1348a	44506
1349(a) (1st, 2d sentences)	44502
1349(a) (3d, last sentences)	40103
1349(b), 1350	44502
1351	44720
1352	329
1353(a)	44501
1353(b)	44504
1353(c)	44505
1353(d)	44501
1353(e)	44507
1353(f)	44508
1353(g)	44511
1353(h)	44512
1353(i)	44513
1353 notes	44506, 48102
1354(a)	40113
1354(b)	40114
1354(c) (related to this chapter)	46104
1354(c) (related to Airport and Airway Improvement Act of 1982).	47122
1354(c) (related to Federal Airport Act and Airport and Airway Development Act of 1970).	Rep.
1354(d)	40108
1354(e)	308(b), 40113
1354(f)	45302
1354 note	44515, 48110
1354a (1st sentence)	44510
1354a (2d sentence)	48106
1354a (3d, last sentences)	44510
1355 (less (a) (last sentence related to fees)).	44702
1355(a) (last sentence related to fees).	45303
1356(a) (1st, 2d sentences)	44901
1356(a) (3d sentence 1st-18th words).	44938
1356(a) (3d sentence 19th-last words).	44901
1356(a) (last sentence), (b)	44938
1356(c)	44901
1356a	Rep.
1356b	44903
1357(a), (b)	44903
1357(c)	44935
1357(d)(1), (2)	40119
1357(d)(3)-(8)	44912
1357(d)(9)	48107
1357(e)(1)	40119, 44937
1357(e)(2), (3), (f), (g)	44903
1357(g)	44936
1357(h)-(j)	44935
1357(k)(1)-(3)	44906
1357(k)(4)	44938
1357 notes	44904, 44906, 44914, 44936, 44938
1358	44915
1358a	44932
1358b(a)	44933
1358b(b)	44934
1358b(c)	Rep.
1358c	44913
1358d	44905
1358d note	44910
1359	Rep.
1371(a)	41101
1371(b), (c)	41108
1371(d)(1)-(3)	41102
1371(d)(4)(A)(i), (ii) (related to joint services).	41101
1371(d)(4)(A)(ii) (related to joint rates, fares), (B).	41503
1371(d)(5)-(7)	Rep.
1371(d)(8) (1st sentence)	41102
1371(d)(8) (last sentence)	41110
1371(d)(9)	41108
1371(e)(1)-(4)	41109
1371(e)(5)-(7)(A)	Rep.
1371(e)(7)(B)	41109
1371(e)(7)(C)	Rep.
1371(f), (g)	41110
1371(h)	41105

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1371(i)	41101
1371(j)	41312
1371(k)	42112
1371(l)	41903
1371(m)	41107
1371(n)(1)	Rep.
1371(n)(2)–(6)	41104
1371(o)	41106
1371(p)	41111
1371(q)	41112
1371(r)	41110
1371a (related to certificate)	41110
1371a (related to permit)	41304
1372(a)	41301
1372(b)	41302
1372(c), (d)	41305
1372(e) (related to duration of permits)	41304
1372(e) (related to terms, conditions, or limitations of permits)	41305
1372(f)	41304
1372(g)	41303
1372(h)	41306
1373(a)	41504
1373(b)(1) (1st sentence)	41510
1373(b)(1) (2d–last sentences)	41511
1373(b)(2)	41510
1373(c)(1), (2)	41504
1373(c)(3)	41509
1373(d)	41506
1374(a)(1)	41702
1374(a)(2)	41501
1374(b)	41310
1374(c)	41705
1374(d)(1)	41706
1374(d)(2)	46301
1374 note	41706
1375(a)	Rep.
1375(b)	41902
1375(c), (d)	41903
1375(e)(1)	41912
1375(e)(2)	41904
1375(f)(1) (1st sentence)	41905
1375(f)(1) (2d–last sentences), (2)	41908
1375(g)	41911
1375(h)	41906
1375(i)	Rep.
1375(j)	T. 39 § 5007
1376(a)–(e)	41901
1376(f)	41910
1376(g)	Rep.
1376(h)(1)	41907
1376(h)(2)	41909
1376(h)(3)	41907
1376a, 1376b	Rep.
1377(a)	41708
1377(b), (c)	Rep.
1377(d), (e) (1st–3d sentences)	41709
1377(e) (last sentence)	41708
1378, 1379	Rep.
1380, 1380 note	44909
1381(a)	41712
1381(b)	41707
1382(a), (b)	41309
1382(c)	42111
1383	40102
1384	41308
1385	41711
1386(a)	41701
1386(b)	40109
1387, 1388(a)(1)–(3)	Rep.
1388(a)(4)	41103
1388(b)(1)(A)	Rep.
1388(b)(1)(B), (2)	41103
1388(b)(3)	Rep.
1388(b)(4)	41110
1388(c), (d)	41103
1389(a)	41731
1389(b)(1)	41733
1389(b)(2)	41734
1389(b)(3), (4)	41733
1389(b)(5)–(8)	41734
1389(b)(9)	41733
1389(c)	41735
1389(d)	41736
1389(e)(1)	41738
1389(e)(2)–(g)	41737
1389(h)	41741
1389(i)	41739
1389(j)	41740
1389(k)(1)	41732
1389(k)(2)–(5)	41731
1389(l)	41737
1389(m)	41742
1401(a)	44101
1401(b)	44102
1401(c), (d)	44103

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1401(e)(1)	44105
1401(e)(2)(A)–(C)	44106
1401(e)(2)(D), (E)	44103
1401(e)(2)(F)	44106
1401(f), (g)	44103
1401(h)	44111
1401 note	44111, 44703, 44713
1402	44104
1403(a), (b)	44107
1403(c), (d)	44108
1403(e), (f)	44107
1403(g)	44110
1403(h)	44704
1404	44112
1405 (1st sentence)	44104
1405 (2d sentence)	44103
1405 (last sentence)	46301
1406, 1406 note	44108
1421(a), (b) (1st sentence related to standards, rules, and regulations)	44701
1421(b) (1st sentence related to issuing certificates)	44702
1421(b) (2d sentence)	44702
1421(b) (last sentence), (c)	44701
1421(d)	44712
1421(e)	44714
1421(f)	44716
1421 notes	44716, 44717, 44722
1422(a) (1st–10th words)	44702
1422(a) (11th–last words), (b)(1), (2)(A), (B)	44703
1422(b)(2)(C)	44710
1422(c), (d)	44703
1423(a)(1) (related to issuing certificates)	44702
1423(a)(1) (related to regulations for appliances), (2)	44704
1423(b) (related to issuing certificates)	44702
1423(b) (related to basis for issuing, and contents of, certificates)	44704
1423(c) (related to issuing certificates)	44702
1423(c) (related to basis for issuing, and contents of, certificates)	44704
1424(a) (related to issuing certificates)	44702
1424(a) (related to standards) ...	44701
1424(b)	44705
1425	44713
1426 (1st sentence)	44708
1426 (last sentence)	44702
1427 (1st sentence)	44707
1427 (last sentence), 1428	44702
1429(a) (1st–7th sentences)	44709
1429(a) (8th–last sentences related to Administrator under subchapter VII)	1153
1429(a) (8th–last sentences less Administrator under subchapter VII), (b)	44709
1429(c)	44710
1430	44711
1431(a)–(d)	44715
1431(e)	44709
1432(a) (related to issuing certificates)	44702
1432(a) (related to standards) ...	44701
1432(b), (c)	44706
1432(d)	44914
1433(a), (b)	40103 note
1433(c)	Rep.
1434(a)	45102
1434(b)	45103
1434(c)	45105
1434(d)	45104
1434(e)	45106
1434(f)	45101
1441(a)(1), (2)	1132
1441(a)(3)	1116
1441(a)(4)	1131
1441(a)(5)	1116
1441(b)	1113
1441(c) (1st sentence)	1132
1441(c) (2d, last sentences), (d)	1134
1441(e)	1154
1441(f)	1131
1441(g), 1442	1132
1443	1112
1461(a)	41307
1461(b)	41509
1462	40105
1463	44720
1471(a)(1) (related to subchapter VII)	1155

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>	<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1471(a)(1) (less subchapter VII, (2) (related to subchapter III, V, VI, or XII, §1501, 1514, or 1515(e)(2)(B), and Postal Service).	46301	1513(d)	40116
1471(a)(2) (related to 1471(c))	46302	1513(e)	40117
1471(a)(2) (related to 1471(d))	46303	1513(f)	40116
1471(a)(2) (related to sub- chapter VII).	1155	1514	40106
1471(a)(3) (less (D)(v) (related to Administrator under sub- chapter VII)).	46301	1515	44907
1471(a)(3)(D)(v) (related to Ad- ministrator under sub- chapter VII).	1153	1515 note	44910
1471(b)	46304	1515a	44908
1471(c)	46302	1516	41704
1471(d)	46303	1517, 1518	40118
1472(a)	46316	1519	44721
1472(b)	46306	1521, 1522	40103
1472(c)	46308	1523	46307
1472(d)	46309	1531	44301
1472(e)	46310	1532(a)	44302
1472(f)	46311	1532(b), (c)	44306
1472(g)	46313	1533	44303
1472(h)(1)	40113	1534	44305
1472(h)(2)	46312	1535	44304
1472(h)(3)	40113	1536(a)–(d)	44307
1472(i)	46502	1536(e)	Rep.
1472(j)	46504	1536(f)	44307
1472(k)	46506	1537(a) (1st sentence)	44308
1472(l)	46505	1537(a) (last sentence words be- tween 2d and 3d commas).	44302
1472(m)	46507	1537(a) (last sentence less words between 2d and 3d commas).	44306
1472(n)(1)	46502	1537(b)–(d)	44308
1472(n)(2)	46501	1537(e)	Rep.
1472(n)(3)	46502	1537(f)	44308
1472(n)(4)	46501	1538, 1539	Rep.
1472(o)	T, 28 § 538	1540	44309
1472(p)	1155	1541	44302
1472(q)	46315	1542	44310
1472(r)	46314	1551(a)(1)(A)	41102
1473(a)	Rep.	1551(a)(1)(B)	41102, 41110
1473(b)(1)	1155, 46305	1551(a)(1)(C)	41109
1473(b)(2), (3)	46304	1551(a)(1)(D)	41312
1473(b)(4)	1155, 46305	1551(a)(1)(E) (related to 49:1371(n)(1)).	Rep.
1473(c)	46503	1551(a)(1)(E) (related to 49:1371(n)(4)).	41104
1474	T, 19 § 1644a	1551(a)(1)(F), (G), (2), (3)	Rep.
1475	Rep.	1551(a)(4)(A) (related to 49:1371(f)).	41903
1481	46102	1551(a)(4)(A) (related to 49:1371(m)).	41107
1482(a)–(c)	46101	1551(a)(4)(A) (related to 49:1375(b)).	41902
1482(d), (e)	Rep.	1551(a)(4)(A) (related to 49:1375(c), (d)).	41903
1482(f)	41507	1551(a)(4)(B) (related to 49:1373(a)).	41504
1482(g)	Rep.	1551(a)(4)(B) (related to 49:1373(b)).	41510, 41511
1482(h)	41508	1551(a)(4)(B) (related to 49:1373(c)(1), (2)).	41504
1482(i)	Rep.	1551(a)(4)(B) (related to 49:1373(c)(3)).	41509
1482(j)(1)–(7)	41509	1551(a)(4)(B) (related to 49:1373(d)).	41506
1482(j)(8)	Rep.	1551(a)(4)(C) (related to 49:1374(a)(1)).	41702
1482(j)(9), (10)	41509	1551(a)(4)(C) (related to 49:1374(a)(2)).	Rep.
1482(k)	Rep.	1551(a)(4)(C) (related to 49:1374(b)).	41310
1482a	41505	1551(a)(5)(A)–(C), (D) (related to 49:1482(d), (e), (g)).	Rep.
1483(a)	Rep.	1551(a)(5)(D) (related to 49:1482(h)).	41508
1483(b)	41502	1551(a)(5)(D) (related to 49:1482(i)).	Rep.
1483(c)–(e)	Rep.	1551(a)(6) (related to 49:1382)	41309
1484	46104	1551(a)(6) (related to 49:1384)	41308
1485(a)	46105	1551(a)(7)	Rep.
1485(b), (c)	46103	1551(a)(8)	41107, 41901–41903
1485(d)–(f)	46105	1551(b)(1)(A)	Rep.
1486 (related to CAB)	1153, 46110	1551(b)(1)(B)	40105
1486 (related to Secretary)	46110	1551(b)(1)(C) (related to 49:1378, 1379).	Rep.
1487(a) (related to CAB)	1151, 46106	1551(b)(1)(C) (related to 49:1382(a), (b)).	41309
1487(a) (related to Attorney General).	46107	1551(b)(1)(C) (related to 49:1382(c)).	42111
1487(a) (related to party in in- terest).	46108	1551(b)(1)(C) (related to 49:1384)	41308
1487(a) (related to Secretary) ..	46106	1551(b)(1)(D)	41901; T, 39 § 5402
1487(b) (related to CAB)	1151, 46107	1551(b)(1)(E)	10526, 10749, 40101–40103, 40105, 40106, 40109, 40113, 40114, 40118, 41102–41112, 41302–41307, 41312, 41502–41511, 41701, 41703, 41704, 41708–41713, 41901–41903, 41907, 41910, 44712, 46101–46107, 46109, 46110, 46301–46305, 46309, 46311, 46313, 46316, 47501; T, 18 § 6001; T, 39 § 5007
1487(b) (related to Secretary) ..	46107	1551(b)(2)	Rep.
1488 (related to CAB)	1151, 46107	1551(b)(3)	41107, 41901–41903
1488 (related to Secretary)	46107	1551(c)–(e)	Rep.
1489	1152, 46109		
1490	41710		
1501	44718		
1502(a)	40105		
1502(b)	40101		
1502(c), (d)	40105		
1503	40114		
1504	40115		
1505	40113		
1506	40120		
1507	44502		
1508(a)	40103		
1508(b)	41703		
1509(a)	40120		
1509(b)–(e)	T, 19 § 1644a		
1509(f), 1509 note	44109		
1510	40120		
1511	44902		
1512, 1513(a), (b)	40116		
1513(c)	Rep.		

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1552(a)(1) (1st sentence)	42102
1552(a)(1) (last sentence)	42101
1552(a)(2)–(c)	42102
1552(d)(1), (2) (1st–3d sentences)	42103
1552(d)(2)(4th sentence)	42102
1552(d)(2) (last sentence), (3)	42103
1552(e)	42102
1552(f)	42104
1552(g)	42105
1552(h)	42101
1552(i)	42101–42103
1552(j)	42106
1553(a)(1)–(5)	Rep.
1553(a)(6)	T. 42 § 6362
1553(a)(7)	T. 2 § 451
1553(a)(8)–(10), (b)	Rep.
1553(c)	41901
1554–1557	Rep.
1601–1601b	5301
1601c	308(e)
1602(a)(1), (2)(A), (B)	5309
1602(a)(2)(C)	5323
1602(a)(3)–(5)	5309
1602(a)(6)–(8)	5328
1602(b), (c)	5309
1602(d)–(g)	5323
1602(h)	5337
1602(i)–(l)	5309
1602(m) (1st sentence)	5338
1602(m) (2d–last sentences)	5318
1602(n), 1602 note	5309
1602–1	Rep.
1602a	5323
1603(a)	5309
1603(b)(1)	5335
1603(b)(2)	Rep.
1603(c) (1st sentence)	5312
1603(c) (last sentence)	5338
1603(d)	5309
1604, 1604a	Rep.
1604b	5310
1605(a)	5312
1605(b), (c)	Rep.
1605(d)	5312
1606(a)	5324
1606(b)	Rep.
1607(a) (1st sentence)	5301
1607(a) (2d–last sentences), (b)–(g)	5303
1607(h)	5304
1607(i), (j)	5305
1607(k)	5334
1607(l)	5305
1607(m)	5306
1607(n)	5303
1607(o)	5306
1607(p)	5303
1607(q)	5323
1607a(a)–(d)	5336
1607a(e)(1)	5307, 5336
1607a(e)(2)–(k)(1)	5307
1607a(k)(2)	5336
1607a(k)(3), (l)	Rep.
1607a(m)(1)	5307
1607a(m)(2)–(o)	5336
1607a(p)	5307
1607a(q)	5336
1607a(r)	5307
1607a(s), (t)	5336
1607a note	5307
1607a–1	Rep.
1607a–2(a), (b)	5308
1607a–2(c)	5338
1607b, 1607c(a)	5312
1607c(b)(1)–(8)(B)(ii)	5317
1607c(b)(8)(B)(iii)	5338
1607c(b)(8)(B)(iv)–(10)(B)	5317
1607c(b)(10)(C)	5338
1607c(b)(10)(D)–(12)	5317
1607c(b)(13)	5338
1607c(b)(14), (15)	5317
1607c(c)(1)–(5)	5316
1607c(c)(6)	5338
1607c(c)(7)	5316
1608(a)	5334
1608(b)	5325
1608(c)	5302
1608(d)	5324
1608(e)	5323
1608(f)	10531
1608(g), (h)(1)	5323
1608(h)(2)	5302
1608(i)	5334
1608(j)	5323
1608(k)	5334
1608(l)	5326
1608(m)	5323
1608 notes	5302, 5318

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1608 note (related to authority and functions reserved to Secretary of Housing and Urban Development)	5334
1609	5333
1610(a) (1st sentence)	5301
1610(a) (last sentence)–(c)	5324
1611(a), (b)	5335
1611(c)	Rep.
1612(a)	5301
1612(b) (1st sentence)	5310
1612(b) (last sentence)	5338
1612(c)	5310
1612(d)	5338
1612(e), (f)	5310
1613	Rep.
1614(a) (1st, 2d sentences)	5311
1614(a) (last sentence)	5338
1614(b)–(f)	5311
1614(g) (related to 1612(b))	5310
1614(g) (related to this sec- tion)–(i)	5311
1615(a)[no (b)]	5332
1616	5322
1617	5338
1618	5329
1618a	5331
1619	5327
1620	5321
1621	5319
1622(a)	5313
1622(b)(1)–(8) (related to this subsection)	5314
1622(b)(8) (related to subsection a)(1))	5313
1622(c)	5320
1623	5335
1624	5330
1625(a)–(c)	5315
1625(d)	5338
1631–1633	Elim.
1634	329
1635–1641	Elim.
1642, 1643	Rep.
1651(a), (b)(1)	101
1651(b)(2)	303
1652(a)–(d)	102
1652(e) (related to FAA)	106
1652(e)(1) (related to FHWA)	104
1652(e)(1) (related to FRA)	103
1652(e)(3) (related to USCG)	108
1652(e)(3) (related to FHWA)	104
1652(e)(3) (related to FRA)	103
1652(e)(4) (related to FHWA)	104
1652(e)(4) (related to FRA)	103
1652(f)	Rep.
1652a	103
1652b	44931
1652b note	337
1653(a)	301
1653(b)	302
1653(c)	351
1653(d)	352
1653(e)	307
1653(f)	303
1653(g)	304
1653(h)	Rep.
1653(i)(1)	5562
1653(i)(2)	5563
1653(i)(3)	5564
1653(i)(4)	5562
1653(i)(5)	5565
1653(i)(6)	Rep.
1653(i)(7)	5567
1653(i)(8)	5566
1653(i)(9)	5568
1653(i)(10)	5561
1653(i)(11)	5562
1653 note	335
1653a	Rep.
1654(a)–(e)	333
1654(a)	22102
1654(b), (c)	22101
1654(d)	22106
1654(e)	22105
1654(f)	22103
1654(g)	22104
1654(h)	22108
1654(i)	22106
1654(j)	22105
1654(k)–(m)	22107
1654(n)–(p)	22101
1654(q)	22108
1654a	308(d)
1655(a)(1)(A)	Rep.
1655(a)(1)(B), (C)	(See § 2 of Pub. L. 97–449.)
1655(a)(1)(D)	Rep.
1655(a)(1)(E)–(M)	(See § 2 of Pub. L. 97–449.)
1655(a)(2)(A) (related to 49:1634)	329

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1655(a)(2), (3)	Rep.
1655(a)(4)	(See § 2 of Pub. L. 97-449.)
1655(a)(5)	Rep.
1655(a)(6)(A)	30102
1655(a)(6)(B)	(See § 2 of Pub. L. 97-449.)
1655(b)(1), (2)	108
1655(b)(3)	Rep.
1655(c)(1) (1st sentence proviso, 2d, last sentences).	106
1655(c)(1)	1116, 1131, 1132, 1153, 40101-40109, 40113, 40114, 44103-44105, 44107, 44110, 44501, 44502, 44504, 44505, 44701-44705, 44707-44709, 44711, 44713, 44720, 44721, 45303, 46101-46107, 46110, 46301, 46304, 46308, 46311, 46313, 46316, 47151-47153, 47302-47306
1655(c)(2)	Rep.
1655(d) (1st sentence)	1112, 1113, 1116, 1131, 1132, 1134, 1151-1155
1655(d) (last sentence)	1153
1655(e)(1)(A)	20302, 21302
1655(e)(1)(B)	20302
1655(e)(1)(C)	20302, 21302
1655(e)(1)(D)	Rep.
1655(e)(1)(E), (F)	20701-20703, 21302
1655(e)(1)(G)	20702, 20703, 21302
1655(e)(1)(H)	Rep.
1655(e)(1)(I)	20305, 20504
1655(e)(1)(J)	20305
1655(e)(1)(K)	20901, 20902, 21302
1655(e)(2)	Rep.
1655(e)(3)	80504
1655(e)(4)	Rep.
1655(e)(5)	(See § 2 of Pub. L. 97-449.)
1655(e)(6)(A)	20502-20505, 21302
1655(e)(6)(B)	3103
1655(e)(6)(C)	3102, 3103
1655(e)(6)(D) (related to "Sec. 321(a), (c)")	503
1655(e)(6)(D) (related to "Sec. 324")	3104
1655(f)(1)	Rep.
1655(f)(2)	501, 502, 504-507, 521-526
1655(f)(3)(A), (C) (related to FRA)	103
1655(f)(3)(B), (C) (related to FHWA)	104
1655(g)(1)-(3), (4)(A), (B), (E), (5), (6)	(See § 2 of Pub. L. 97-449.)
1655(h), (i)	Rep.
1656 (less (a) next-to-last par.)	305
1656(a) (next-to-last par.)	(See T. 42 § 1962a-2(a).)
1657(a), (b)	323
1657(c), (d)	324
1657(e)-(g)	322
1657(h), (i)	Rep.
1657(j)	327
1657(k)	102
1657(l)	331
1657(m)	326
1657(n)	329
1657(o)	325
1657(p)	324
1657(q)(1)-(3)	330
1657(q)(4)	Rep.
1657(r)	328
1657-1	353
1657a	332
1658	308(a)
1659	Rep.
1660	335
1671(1)-(4) (1st-32d words)	60101
1671(4) (33d-last words)	60104
1671(5), (6)	60101
1671(7)	60115
1671(8)-(17)	60101
1671 note	60101
1672(a)(1) (1st-5th sentences)	60102
1672(a)(1) (6th sentence)	60104
1672(a)(1) (7th, 8th sentences)	60102
1672(a)(1) (9th, last sentences)	60104
1672(a)(2), (3), (b)	60102
1672(c)	60104
1672(d)	60118
1672(e)-(g)	60102
1672(h)	60108
1672(i)	60109
1672(j)	60110
1672(k)	60113
1673	60115
1674(a)	60105
1674(b), (c) (related to agree- ment)	60106
1674(c) (related to certifi- cation)	60105
1674(d)	60107
1674(e)	60105
1674(f)	60106

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1674a	60103
1674b(a)	Rep.
1674b(b)(1)-(3)	60111
1674b(b)(4)	60119
1674b(c)	60111
1675	60119
1676(a)	60104
1676(b)	60117
1677(a), (b)(1)	60118
1677(b)(2), (c)	60120
1678, 1679	Rep.
1679a(a), (b)	60122
1679a(c)	60123
1679a(d)	60122
1679b(a)	60120
1679b(b)	60112
1680	60108
1681(a)-(e)	60117
1681(f)	60120
1682	60117
1682 note	60117
1682a	60301
1683	60124
1684(a)	60125
1684(b)	Rep.
1684(c)-(e)	60125
1684(f)	Rep.
1685(a)	60116
1685(b)	60113
1686	60121
1687(a)-(e)	60114
1687(f)	60125
1687(g)	60123
1687(h)	60114
1688	60101
1701-1703	Rep.
1704	44503
1711-1713	Rep.
1713a	47127
1714-1730	Rep.
1731	47106
1741	80503
1742	Rep.
1743	44502
1761, 1762	Rep.
1801	5101
1802	5102
1803, 1804(a)(1)-(3)	5103
1804(a)(4), (5)	5125
1804(b)(1)-(3)	5112
1804(b)(4)	5125
1804(b)(5)-(9), (c)	5112
1804(d)	5120
1804(e), (f)	5104
1804(g)	5110
1805(a)	5106
1805(b)	5107
1805(c)	5108
1805(d)	5109
1805(e), (f)	Rep.
1805 note	5109
1806	5117
1807	5114
1808(a) (1st sentence, last sen- tence words before semi- colon).	5121
1808(a) (last sentence words after semicolon).	5122
1808(b)-(e)	5121
1809(a)	5123
1809(b)	5124
1810	5122
1811(a)-(e)	5125
1811(f)	5126
1812	5127
1813	5105
1813 note	5105, 5118
1814	5113
1815(a)-(f)	5116
1815(g)(1)-(6)	5115
1815(g)(7)	5116
1815(g)(8)	5115
1815(g)(9)	5116
1815(h)(1)-(5)	5108
1815(h)(6)	5116
1815(i)	5127
1816(a)-(c)	5107
1816(d)	5127
1817	5111
1818	5126
1819(a)-(g)	5119
1819(h)	5127
1901	Rep.
1902	1111
1903(a)(1)(A)	1112, 1113, 1116, 1131, 1132, 1134, 1151, 1152, 1154, 1155
1903(a)(1)(B)-(2)	1131
1903(a)(3)-(8)	1116
1903(a)(9)	1133

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
1903(b)(1)	1113
1903(b)(2)	1134
1903(b)(3), (4)	1113
1903(b)(5)	1134
1903(b)(6)-(9)	1113
1903(b)(10)	1115
1903(b)(11)	1114
1903(b)(12)	1113
1903(c)	1154
1903(d)	1153
1904	1117
1905(a)-(c)(2)	1114
1905(c)(3)	1114, 1154
1905(d)	1154
1906	1135
1907	1118
2001(1)-(4) (1st-27th words)	60101
2001(4) (28th-last words)	60104
2001(5)-(9)	60101
2001(10)	60115
2001(11)	60101
2001 note	60101
2002(a)-(c) (4th sentence)	60102
2002(c) (last sentence), (d)	60104
2002(e), (f)	60102
2002(g)	60104
2002(h)	60118
2002(i)-(k)	60102
2002(l)	60108
2002(m)	60109
2002(n)	60102
2003	60115
2004(a)	60105
2004(b), (c) (related to agree- ment).	60106
2004(c) (related to certifi- cation).	60105
2004(d)	60107
2004(e), (f)	60105
2004(g)	60106
2005	60119
2006(a), (b)(1)	60118
2006(b)(2), (c)	60120
2007(a), (b)	60122
2007(c)	60123
2007(d)	60122
2008(a)	60120
2008(b)	60112
2009(a), (b)	60108
2009(c)	Rep.
2009(d)	60108
2010(a)-(e)	60117
2010(f)	60120
2011	60117
2012	60124
2013(a)	60125
2013(b)	Rep.
2014	60121
2015, 2015 note	60102
2016	60101
2101	47501
2102	47502
2103(a)	47503
2103(b)	47505
2104(a)-(d)	47504
2104(e), 2105	Rep.
2106	47507
2107	47506
2108	Rep.
2121	Rep.
2122(a)	47508
2122(b)-2124	Rep.
2125	47510
2151	47521
2152	47523
2153(a)-(g)	47524
2153(h)	47533
2154	47525
2155	47527
2156	47526
2157(a)-(c)	47528
2157(d)	47530
2157(e)	47531
2157(f)	47532
2157(g)	47528
2157(h)	47522
2157(i)	47528
2158	47529
2201	47101
2202(a)(1)-(5)	47102
2202(a)(6)	47107
2202(a)(7)	47102
2202(a)(8)	47102, 47106
2202(a)(9), (10)	47102
2202(a)(11)	47117
2202(a)(12)-(19)	47102
2202(a)(20)	47101
2202(a)(21)-(23)	47102
2202(a)(24)	47104, 47107, 48101-48104, 48108

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF
TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
2202(a)(25)	Rep.
2202(b)	47102
2203(a)	47103
2203(b)	44501
2203(c), (d)(1)	47103
2203(d)(2)	Rep.
2204(a) (1st sentence)	47104
2204(a) (2d sentence)	48103
2204(a) (last sentence)	Rep.
2204(b)(1)	47104
2204(b)(2)	47107
2204(c)	Rep.
2204(d)	47113
2204 note	47104
2205(a)(1), (2)	48101
2205(a)(3)	44502
2205(b)(1)	44509
2205(b)(2)-(5)	48102
2205(c)	48104
2205(d)	48105
2205(e)(1)-(3)	48108
2205(e)(4)	47117
2205(e)(5)	48108
2205(f)	48109
2205 note	44502
2206(a), (b)(1)-(5)(C)	47114
2206(b)(5)(D)	47117
2206(b)(5)(E), (F), (6), (7)	47114
2206(c)	47115
2206(d)	47116
2206(e), (f)	47114
2206 note	47115
2207(a)-(e)(2)	47117
2207(e)(3)	Rep.
2207(f)	47118
2208(a)(1)	47105
2208(a)(2)	Rep.
2208(a)(3)	47105
2208(b)(1)(A)-(D)	47106
2208(b)(1)(E)	47107
2208(b)(2)-(4)	47106
2208(b)(5) (1st sentence, last sentence words before 11th comma).	47101
2208(b)(5) (last sentence words after 11th comma)-(8).	47106
2208(b)(9)	47120
2208(c)-(e)	47105
2209	47109
2210(a), (b)	47107
2210(c)	47105
2210(d)-(h)	47107
2210 note	47107
2211	47108
2212(a), (b)(1)	47110
2212(b)(2)-(4)	47119
2212(b)(5)	47109
2212(b)(6), (c), (d)	47110
2213	47111
2214	47112
2215	47125
2216	47126
2217	47121
2218(a)	47122
2218(b) (related to application)	47106
2218(b) (related to payment) ...	47111
2219	47123
2220	47129
2221	Rep.
2222, 2222 note	47124
2223	Rep.
2224	44514
2225	44913
2226	49104
2226a	49101
2226b	49105
2226c	49102
2226d	49103
2227	47128
2301	31101
2302	31102
2302 notes	31104, 31307
2303	31103
2304, 2304 note	31104
2305	31105
2306	31106
2307	31107
2311(a)-(i)	31111
2311(j)	31112
2312	31114
2313	31115
2314, 2315	Rep.
2316	31113
2401-2407	Elim.
2421-2433	Elim.
2451-2461	49101-49109
2501	31131
2501 notes	5113, 31161
2502	31131

TABLE SHOWING DISPOSITION OF FORMER SECTIONS OF TITLE 49—Continued

<i>Title 49 Former Sections</i>	<i>Title 49 New Sections</i>
2503	31132
2504	31135
2505	31136
2505 note	31137
2506	31140
2507	31141
2508	31134
2509	31142
2510	31133
2511	31143
2511a	31162
2512	31144
2513-2517(a)	Rep.
2517(b)	31145
2518	31146
2519	31147
2520	Rep.
2521	31137
2601, 2602	70101
2603	70102
2604(a)(1)	70103
2604(a)(2)	70116
2604(b)	70103
2605(a), (b)	70104
2605(c)	70117
2606 (1st sentence)	70105
2606 (last sentence)	70107
2607, 2608(a), (b)	70105
2608(c)	70114
2609	70107
2610	70108
2611	70110
2612	Rep.
2613	70106
2614(a), (b)(1)-(3)	70111
2614(b)(4)	70109
2614(c)	70112
2614(d)	70111
2615(a)	70112
2615(b)	70113
2615(c)	70112
2616-2618	70115
2619	70116
2620	70117
2621, 2622	Rep.
2623 (last sentence)	70118
2623 (less last sentence)	70119
2701	31302
2702	31303
2703	31304
2704(a), (b)	31305
2704(c)-(e)	31312
2705	31308
2706, 2706 note	31309
2707	31310
2708	31311
2709	31313
2710	31314
2711	31315
2712, 2713	Rep.
2714	31316
2715	31317
2716	31301
2717	31306
2718	31310
2801	5701
2801 note	5713
2802	5702
2803	5703
2804	5704
2805	5705
2806	5706
2807	5707
2808	5708
2809	5710
2810	5711
2811	5712
2812	5714

ENACTING CLAUSES

Pub. L. 103-272, §1(a), July 5, 1994, 108 Stat. 745, provided that: "Certain general and permanent laws of the United States, related to transportation, are revised, codified, and enacted by subsections (c)-(e) of this section without substantive change as subtitles II, III, and V-X of title 49, United States Code, 'Transportation'. Those laws may be cited as '49 U.S.C. _____'."

Pub. L. 97-449, §1(a), Jan. 12, 1983, 96 Stat. 2413, provided that: "Certain general and permanent laws of the United States, related to transportation, are revised, codified, and enacted by subsection (b) of this section without substantive change as subtitle I and chapter 31 of subtitle II of title 49, United States Code, 'Transportation'.

Those laws may be cited as '49 U.S.C. § _____'."

Pub. L. 95-473, §1, Oct. 17, 1978, 92 Stat. 1337, provided in part: "That certain general and permanent laws of the United States, related to transportation, are revised, codified, and enacted as [subtitle IV of] title 49, United States Code, 'Transportation'."

CLARIFICATION OF CONGRESSIONAL INTENT

Pub. L. 100-561, title III, §308, Oct. 31, 1988, 102 Stat. 2817, which provided that Pub. L. 95-473 did not repeal and had no substantive effect on any rights, obligations, liabilities, or remedies of oil pipelines, including those arising under any provisions of the Interstate Commerce Act or the Pomerene Bills of Lading Act, before any Federal department or agency or official thereof or a court of competent jurisdiction, was repealed and reenacted as section 60503 of this title by Pub. L. 103-272, §§1(e), 7(b), July 5, 1994, 108 Stat. 1329, 1379.

LEGISLATIVE PURPOSE AND CONSTRUCTION

Pub. L. 105-102, §4, Nov. 20, 1997, 111 Stat. 2216, provided that:

"(a) NO SUBSTANTIVE CHANGE.—This Act restates, without substantive change, laws enacted before May 1, 1997, that were replaced by this Act. This Act may not be construed as making a substantive change in the laws replaced. Laws enacted after April 30, 1997, that are inconsistent with this Act supersede this Act to the extent of the inconsistency.

"(b) REFERENCES.—A reference to a law replaced by this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

"(c) CONTINUING EFFECT.—An order, rule, or regulation in effect under a law replaced by this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.

"(d) ACTIONS AND OFFENSES UNDER PRIOR LAW.—An action taken or an offense committed under a law replaced by this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

"(e) INFERENCES.—An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of a caption or catch line of the provision.

"(f) SEVERABILITY.—If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision enacted by this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications."

Pub. L. 104-287, §9, Oct. 11, 1996, 110 Stat. 3400, provided that:

"(a) NO SUBSTANTIVE CHANGE.—This Act restates, without substantive change, laws enacted before March 1, 1996, that were replaced by this Act. This Act may not be construed as making a substantive change in the laws replaced. Laws enacted after February 29, 1996, that are inconsistent with this Act supersede this Act to the extent of the inconsistency.

"(b) REFERENCES.—A reference to a law replaced by this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

"(c) CONTINUING EFFECT.—An order, rule, or regulation in effect under a law replaced by this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.

"(d) ACTIONS AND OFFENSES UNDER PRIOR LAW.—An action taken or an offense committed under a law replaced by this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) INFERENCES.—An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of a caption or catchline of the provision.”

“(f) SEVERABILITY.—If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision enacted by this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

Pub. L. 103-429, §10, Oct. 31, 1994, 108 Stat. 4391, provided that:

“(a) NO SUBSTANTIVE CHANGE.—This Act restates, without substantive change, laws enacted before September 26, 1994, that were replaced by this Act. This Act may not be construed as making a substantive change in the laws replaced. Laws enacted after September 25, 1994, that are inconsistent with this Act supersede this Act to the extent of the inconsistency.”

“(b) REFERENCES.—A reference to a law replaced by this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(c) CONTINUING EFFECT.—An order, rule, or regulation in effect under a law replaced by this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.”

“(d) ACTIONS AND OFFENSES UNDER PRIOR LAW.—An action taken or an offense committed under a law replaced by this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) INFERENCES.—An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of a caption or catchline of the provision.”

“(f) SEVERABILITY.—If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision enacted by this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

Pub. L. 103-272, §6, July 5, 1994, 108 Stat. 1378, provided that:

“(a) Sections 1-4 of this Act restate, without substantive change, laws enacted before July 1, 1993, that were replaced by those sections. Those sections may not be construed as making a substantive change in the laws replaced. Laws enacted after June 30, 1993, that are inconsistent with this Act supersede this Act to the extent of the inconsistency.”

“(b) A reference to a law replaced by sections 1-4 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(c) An order, rule, or regulation in effect under a law replaced by sections 1-4 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.”

“(d) An action taken or an offense committed under a law replaced by sections 1-4 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) An inference of legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of a caption or catch line of the provision.”

“(f) If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision enacted by this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

Pub. L. 98-216, §5, Feb. 14, 1984, 98 Stat. 7, provided that:

“(a) Sections 1-4 of this Act restate, without substantive change, laws enacted before April 1, 1983, that were replaced by those sections. Sections 1-4 may not be construed as making a substantive change in the laws replaced. Laws enacted after March 31, 1983, that are inconsistent with this Act supersede this Act to the extent of the inconsistency.”

“(b) A reference to a law replaced by sections 1-4 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(c) An order, rule, or regulation in effect under a law replaced by sections 1-4 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.”

“(d) An action taken or an offense committed under a law replaced by sections 1-4 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of the caption or catchline of the provision.”

“(f) If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision of this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

Pub. L. 97-449, §6, Jan. 12, 1983, 96 Stat. 2443, provided that:

“(a) Sections 1-5 of this Act restate, without substantive change, laws enacted before November 15, 1982, that were replaced by those sections. Those sections may not be construed as making a substantive change in the laws replaced. Laws enacted after November 14, 1982, that are inconsistent with this Act supersede this Act to the extent of the inconsistency.”

“(b) A reference to a law replaced by sections 1-5 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(c) An order, rule, or regulation in effect under a law replaced by sections 1-5 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.”

“(d) An action taken or an offense committed under a law replaced by sections 1-5 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of the caption or catchline thereof.”

“(f) If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision of this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

Pub. L. 96-258, §2, June 3, 1980, 94 Stat. 427, provided that:

“(a) Section 1 of this Act [enacting section 11351 of this title and amending sections 10324, 10327, 10382, 10525, 10526, 10544, 10706, 10784, 10923, 11101, 11121, 11304, 11707, 11909, 11912, and 11914 of this title] restates, without substantive change, laws enacted before April 24, 1979, that were replaced by that section. That section may not be construed as making a substantive change in the laws replaced. Laws enacted after April 23, 1979, that are inconsistent with this Act are considered as superseding it to the extent of the inconsistency.”

“(b) A reference to a law replaced by section 1 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(c) An order, rule, or regulation in effect under a law replaced by section 1 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.”

“(d) An action taken or an offense committed under a law replaced by section 1 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of the caption or catchline thereof.

“(f) If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision of this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

Pub. L. 95-473, §3, Oct. 17, 1978, 92 Stat. 1466, provided that:

“(a) Sections 1 and 2 of this Act restate, without substantive change, laws enacted before May 16, 1978, that were replaced by those sections. Those sections may not be construed as making a substantive change in the laws replaced. Laws enacted after May 15, 1978, that are inconsistent with this Act are considered as superseding it to the extent of the inconsistency.

“(b) A reference to a law replaced by sections 1 and 2 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(c) An order, rule, or regulation in effect under a law replaced by sections 1 and 2 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.

“(d) An action taken or an offense committed under a law replaced by sections 1 and 2 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of the caption or catchline thereof.

“(f) If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision of this Act is held invalid in any of its applications, the provision remains valid for all valid applications that are severable from any of the invalid applications.”

REPEALS AND SAVINGS PROVISIONS

Pub. L. 105-102, §5(a), Nov. 20, 1997, 111 Stat. 2216, provided that: “The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 105-102, §5(b), Nov. 20, 1997, 111 Stat. 2217, as amended by Pub. L. 105-225, §7(c)(2), Aug. 12, 1998, 112 Stat. 1511, repealed specified laws, except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before Nov. 20, 1997.

Pub. L. 104-287, §10(a), Oct. 11, 1996, 110 Stat. 3401, provided that: “The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 104-287, §10(b), Oct. 11, 1996, 110 Stat. 3401, repealed specified laws, except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before Oct. 11, 1996.

Pub. L. 103-429, §11(a), Oct. 31, 1994, 108 Stat. 4391, provided that: “The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 103-429, §11(b), Oct. 31, 1994, 108 Stat. 4391, repealed specified laws, except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before Oct. 31, 1994.

Pub. L. 103-272, §7(a), July 5, 1994, 108 Stat. 1379, provided that: “The repeal of a law by this Act may not be construed as a legislative implication that the provision was or was not in effect before its repeal.”

Pub. L. 103-272, §7(b), July 5, 1994, 108 Stat. 1379, as amended by Pub. L. 103-429, §7(a)(5), Oct. 31, 1994, 108 Stat. 4389, repealed specified laws, except for rights and

duties that matured, penalties that were incurred, and proceedings that were begun before July 5, 1994.

Pub. L. 98-216, §6(a), Feb. 14, 1984, 98 Stat. 7, provided that: “The repeal of a law enacted [the word “enacted” probably should not appear] by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 98-216, §6(b), Feb. 14, 1984, 98 Stat. 7, repealed specified laws, except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before Feb. 14, 1984.

Pub. L. 97-449, §7(a), Jan. 12, 1983, 96 Stat. 2443, provided that: “The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 97-449, §7(b), Jan. 12, 1983, 96 Stat. 2443, repealed specified laws, except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before Jan. 12, 1983.

Pub. L. 96-258, §3(a), June 3, 1980, 94 Stat. 427, provided that: “The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 96-258, §3(b), June 3, 1980, 94 Stat. 427, repealed certain sections and parts of sections of the Interstate Commerce Act and certain other provisions relating to applicability of such Act, except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before June 3, 1980.

Pub. L. 95-473, §4(a), Oct. 17, 1978, 92 Stat. 1466, provided that: “The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal.”

Pub. L. 95-473, §4(b), Oct. 17, 1978, 92 Stat. 1466, repealed the sections and parts of sections of the Interstate Commerce Act and certain other provisions relating to the applicability of such Act, except as provided in section 4(c) of Pub. L. 95-473 and except for rights and duties that matured, penalties that were incurred, and proceedings that were begun before Oct. 17, 1978.

Pub. L. 95-473, §4(c), Oct. 17, 1978, 92 Stat. 1470, which provided that the laws specified in the schedule in section 4(b) of Pub. L. 95-473, as they existed on Oct. 1, 1977, were not repealed to the extent those laws (A) vested functions in the Interstate Commerce Commission, or in the chairman or members of the Commission, related to transportation of oil by pipeline, and (B) vested functions and authority in the Commission, or an officer or component of the Commission, related to the establishment of rates or charges for transportation of oil by pipeline or valuation of any such pipeline, and those functions and authority were transferred by sections 7155 and 7172(b) of Title 42, The Public Health and Welfare, was repealed and reenacted in sections 60501 and 60502 of this title by Pub. L. 103-272, §1(e), 7(b), July 5, 1994, 108 Stat. 1329, 1379.

EFFECTIVE DATE OF CERTAIN REPEALS

Pub. L. 95-473, §4(d), Oct. 17, 1978, 92 Stat. 1470, as amended by Pub. L. 97-449, §4(b)(3), Jan. 12, 1983, 96 Stat. 2441, provided that: “The repeals, by subsection (b) of this section, of section 1(a)(25), (26) of the Act of July 3, 1952, chapter 570, the Act of June 30, 1953, chapter 165, and the Act of July 31, 1953, chapter 292, are effective on September 14, 1978.”

SUBTITLE I—DEPARTMENT OF TRANSPORTATION

Chapter		Sec.
1.	Organization	101
3.	General Duties and Powers	301
5.	Special Authority	501
7.	Surface Transportation Board	701¹

¹ So in original. Chapter 7 renumbered chapter 13 and transferred to subtitle II of this title (49 U.S.C. 1301 et seq.) without corresponding amendment of subtitle analysis.