Subsection (e)(3) is substituted for "the number of contracts covered under this subtitle (including the amendments made by this subtitle) and awarded based upon the parameters of this section" to eliminate unnecessary words.

AMENDMENTS

1999—Subsecs. (c)(2), (e)(2). Pub. L. 106–36 substituted ''multilateral trade agreements (as defined in section 3501(4) of title 19)'' for ''General Agreement on Tariffs and Trade''.

1996—Pub. L. 104–287 renumbered section 49103 of this title as this section.

§ 50104. Restriction on airport projects using products or services of foreign countries denying fair market opportunities

- (a) DEFINITION AND RULES FOR CONSTRUING SECTION.—In this section—
 - (1) "project" has the same meaning given that term in section 47102 of this title.
 - (2) each foreign instrumentality and each territory and possession of a foreign country administered separately for customs purposes is a separate foreign country.
 - (3) an article substantially produced or manufactured in a foreign country is a product of the country.
- (4) a service provided by a person that is a national of a foreign country or that is controlled by a national of a foreign country is a service of the country.
- (b) LIMITATION ON USE OF AVAILABLE AMOUNTS.—(1) An amount made available under subchapter I of chapter 471 of this title (except section 47127) may not be used for a project that uses a product or service of a foreign country during any period the country is on the list maintained by the United States Trade Representative under subsection (d)(1) of this section
- (2) Paragraph (1) of this subsection does not apply when the Secretary of Transportation decides that— $\,$
 - (A) applying paragraph (1) to the product, service, or project is not in the public interest;
 - (B) a product or service of the same class or type and of satisfactory quality is not produced or offered in the United States, or in a foreign country not listed under subsection (d)(1) of this section, in a sufficient and reasonably available amount; and
 - (C) the project cost will increase by more than 20 percent if the product or service is excluded.
- (c) DECISIONS ON DENIAL OF FAIR MARKET OP-PORTUNITIES.—Not later than 30 days after a report is submitted to Congress under section 181(b) of the Trade Act of 1974 (19 U.S.C. 2241(b)), the Trade Representative, for a construction project of more than \$500,000 for which the government of a foreign country supplies any part of the amount, shall decide whether the foreign country denies fair market opportunities for products and suppliers of the United States in procurement or for United States bidders. In making the decision, the Trade Representative shall consider information obtained in preparing the report and other information the Trade Representative considers relevant.
- (d) LIST OF COUNTRIES DENYING FAIR MARKET OPPORTUNITIES.—(1) The Trade Representative

shall maintain a list of each foreign country the Trade Representative finds under subsection (c) of this section is denying fair market opportunities. The country shall remain on the list until the Trade Representative decides the country provides fair market opportunities.

- (2) The Trade Representative shall publish in the Federal Register—
 - (A) annually the list required under paragraph (1) of this subsection; and
 - (B) any modification of the list made before the next list is published.

(Pub. L. 103–272, §1(e), July 5, 1994, 108 Stat. 1299, §49104; renumbered §50104 and amended Pub. L. 104–287, §5(88)(D), (89), Oct. 11, 1996, 110 Stat. 3398.)

HISTORICAL AND REVISION NOTES Pub. L. 103–272

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
49104(a)(1) 49104(a)(2)- (4).	(no source). 49 App.:2226(d).	Sept. 3, 1982, Pub. L. 97-248, 96 Stat. 324, §533; added Dec. 30, 1987, Pub. L. 100-223, §115, 101 Stat. 1505.
49104(c) 49104(d)	49 App.:2226(b). 49 App.:2226(c).	

Subsection (a)(1) is added for clarity.

In subsection (b)(1), the words "subchapter I of chapter 471 of this title (except sections 47106(d) and 47127)" are substituted for "Act" in section 533(a)(1) of the Airport and Airway Development Act of 1982, as added by section 115 of the Airport and Airway Safety and Capacity Expansion Act of 1987 (Public Law 100–223, 101 Stat. 1505) to correct a mistake.

In subsection (b)(2), before clause (A), the words "with respect to the use of a product or service in a project" are omitted as surplus. In clause (B), the words "or service" are added for clarity and consistency in this section. In clause (C), the words "overall" and "contract" are omitted as surplus.

In subsection (c), the words "the date which is", "the date on which", "or not", and "and equitable" are omitted as surplus.

In subsection (d)(1), the words "finds under subsection (c) of this section is denying fair market opportunities" are substituted for "with respect to which an affirmative determination is made under subsection (b)" for clarity.

In subsection (d)(2)(A), the word "entire" is omitted as surplus.

Pub. L. 104-287, §5(89)

This makes a clarifying amendment to 49:50101(a) and (b)(3), 50102, 50104(b)(1), and 50105, as redesignated by clause (88)(D) of this section, because 49:47106(d) was struck by section 108(1) of the Federal Aviation Administration Authorization Act of 1994 (Public Law 103–305, 108 Stat. 1573).

AMENDMENTS

1996—Pub. L. 104–287, $\S5(88)(D)$, renumbered section 49104 of this title as this section. Subsec. (b)(1). Pub. L. 104–287, $\S5(89)$, substituted

Subsec. (b)(1). Pub. L. 104-287, \$5(89), substituted "section 47127" for "sections 47106(d) and 47127".

§ 50105. Fraudulent use of "Made in America" label

If the Secretary of Transportation decides that a person intentionally affixed a "Made in America" label to goods sold in or shipped to the United States that are not made in the United States, the Secretary shall declare the person ineligible, for not less than 3 nor more than 5 years, to receive a contract or grant from the United States Government related to a contract made under section 106(k), 44502(a)(2), or 44509, subchapter I of chapter 471 (except section 47127), or chapter 481 (except sections 48102(e), 48106, 48107, and 48110) of this title or subtitle B of title IX of the Omnibus Budget Reconciliation Act of 1990 (Public Law 101–508, 104 Stat. 1388–353). The Secretary may bring a civil action to enforce this section in any district court of the United States.

(Pub. L. 103–272, §1(e), July 5, 1994, 108 Stat. 1300, §49105; renumbered §50105 and amended Pub. L. 104–287, §5(88)(D), (89), Oct. 11, 1996, 110 Stat. 3398.)

HISTORICAL AND REVISION NOTES Pub. L. 103–272

Revised Section	Source (U.S. Code)	Source (Statutes at Large)	
49105	49 App.:2226b.	Nov. 5, 1990, Pub. L. 101–508, §9130, 104 Stat. 1388–372; Oct. 31, 1992, Pub. L. 102–581, §118(a), 106 Stat. 4883.	

Pub. L. 104–287, §5(89)

This makes a clarifying amendment to 49:50101(a) and (b)(3), 50102, 50104(b)(1), and 50105, as redesignated by clause (88)(D) of this section, because 49:47106(d) was struck by section 108(1) of the Federal Aviation Administration Authorization Act of 1994 (Public Law 103–305, 108 Stat. 1573).

REFERENCES IN TEXT

Subtitle B of title IX of the Omnibus Budget Reconciliation Act of 1990, referred to in text, is subtitle B ($\S\S9101-9131$) of title IX of Pub. L. 101–508, Nov. 5, 1990, 104 Stat. 1388–353, as amended, known as the Aviation Safety and Capacity Expansion Act of 1990. Sections 9102 to 9105, 9107 to 9112(b), 9113 to 9115, 9118, 9121 to 9123, 9124 "Sec. 613(c)", 9125, 9127, and 9129 to 9131 of title IX of Pub. L. 101–508 were repealed by Pub. L. 103–272, $\S7(b)$, July 5, 1994, 108 Stat. 1379, the first section of which enacted subtitles II, III, and V to X of Title 49, Transportation. For complete classification of this Act to the Code, see Tables. For disposition of sections of former Title 49, Transportation, see table at the beginning of Title 49.

AMENDMENTS

1996—Pub. L. 104-287, §5(89), substituted "section 47127" for "sections 47106(d) and 47127".

Pub. L. 104-287, \$5(88)(D), renumbered section 49105 of this title as this section.

SUBTITLE VIII—PIPELINES

Chapter		Sec.
601.	Safety	60101
603.	User Fees	
605.	Interstate Commerce Regulation	60501

CHAPTER 601—SAFETY

Sec.	
60101.	Definitions.
60102.	Purpose and general authority.
60103.	Standards for liquefied natural gas pipeline facilities.
60104.	Requirements and limitations.
60105.	State pipeline safety program certifications.
60106.	State pipeline safety agreements.
60107.	State pipeline safety grants.
60108.	Inspection and maintenance.

Sec.	
60109.	High-density population areas and environmentally sensitive areas.
60110.	Excess flow valves.
60111.	Financial responsibility for liquefied natural
00111.	gas facilities.
60112.	Pipeline facilities hazardous to life and property.
60113.	Customer-owned natural gas service lines.
60114.	One-call notification systems.
60115.	Technical safety standards committees.
60116.	Public education programs.
60117.	Administrative.
60117.	Compliance and waivers.
60110.	Judicial review.
60120.	Enforcement.
60121.	Actions by private persons.
60121.	Civil penalties.
60123.	Criminal penalties.
60124.	Biennial reports.
60125.	Authorization of appropriations.
60126.	Risk management.
60127.	Population encroachment and rights-of-way.
60121.	Dumping within pipeline rights-of-way.
60129.	Protection of employees providing pipeline
00120.	safety information.
60130.	Pipeline safety information grants to commu-
00100.	nities.
60131.	Verification of pipeline qualification pro-
00101.	grams.
60132.	National pipeline mapping system.
60133.	Coordination of environmental reviews.
60134.	State damage prevention programs.
60135.	Enforcement transparency.
60136.	Petroleum product transportation capacity
	study.
60137.	Pipeline control room management.
60138.	Response plans.
60139.	Maximum allowable operating pressure.
11.5	

Maximum allowable operating pressure

60140. Cover over buried pipelines.

60141. Standards for underground natural gas storage facilities.

AMENDMENTS

2016—Pub. L. 114–183, 12(d)(1), June 22, 2016, 130 Stat. 524, added item 60141.

2012—Pub. L. 112–90, $\S 6(c)(2)$, 23(b), 28(b), Jan. 3, 2012, 125 Stat. 1910, 1919, 1921, added items 60138 to 60140.

2006—Pub. L. 109–468, \S 2(b)(3), 6(b), 8(b), 12(b), Dec. 29, 2006, 120 Stat. 3489, 3491, 3492, 3495, added items 60134 to 60137

2002—Pub. L. 107–355, \S 6(c), 9(c), 11(b), 13(a)(2), 15(b), 16(b), 20(a)(2)(B), Dec. 17, 2002, 116 Stat. 2993, 2995, 2997, 3001, 3006, 3008, 3010, substituted "Purpose and general authority" for "General authority" in item 60102 and "Population encroachment and rights-of-way" for "Population encroachment" in item 60127 and added items 60129 to 60133.

1996—Pub. L. 104–304, §§5(f)[(b)], 15(c)[(b)], 16(b), 18(b)(2), 20(e), Oct. 12, 1996, 110 Stat. 3800, 3803, 3804, substituted "State pipeline safety program certifications" for "State certifications" in item 60105, "State pipeline safety agreements" for "State agreements" in item 60106, "State pipeline safety grants" for "State grants" in item 60107, and "Biennial reports" for "Annual reports" in item 60124 and added items 60126, 60127, and 60128.

EXPEDITING REVIEW OF PIPELINE PROJECTS FROM CUSHING, OKLAHOMA, TO PORT ARTHUR, TEXAS, AND OTHER DOMESTIC PIPELINE INFRASTRUCTURE PROJECTS

Memorandum of President of the United States, Mar. 22, 2012, 77 F.R. 18891, provided:

Memorandum for the Heads of Executive Depart-

Memorandum for the Heads of Executive Departments and Agencies

In an economy that relies on oil, rising prices at the pump affect all of us. With crude oil prices controlling about three-quarters of gasoline prices, the most important driver of the price here at home is the world oil