5321

5322.

5341.

pursuant to this chapter there shall be appropriated, out of the Treasury of the United States, the sum of \$2,000,000.

(June 26, 1936, ch. 831, § 6, 49 Stat. 1968.)

CODIFICATION

Section was formerly classified to section 506 of this title prior to editorial reclassification and renumbering as this section.

Administration of Funds in Revolving Fund

Funds authorized by act June 26, 1936, to be administered as a single Indian Revolving Loan Fund after Apr. 12, 1974, see section 1461 of this title.

§ 5207. Availability and allocation of funds; royalties from mineral deposits

All funds appropriated under the several grants of authority contained in the Act of June 18, 1934 (48 Stat. 984) [25 U.S.C. 5101 et seq.], are hereby made available for use under the provisions of this chapter, and Oklahoma Indians shall be accorded and allocated a fair and just share of any and all funds appropriated after June 26, 1936, under the authorization herein set forth: Provided, That any royalties, bonuses, or other revenues derived from mineral deposits underlying lands purchased in Oklahoma under the authority granted by this chapter, or by the Act of June 18, 1934, shall be deposited in the Treasury of the United States, and such revenues are made available for expenditure by the Secretary of the Interior for the acquisition of lands and for loans to Indians in Oklahoma as authorized by this chapter and by the Act of June 18, 1934 (48 Stat. 984).

(June 26, 1936, ch. 831, §7, 49 Stat. 1968.)

REFERENCES IN TEXT

Act of June 18, 1934, referred to in text, popularly known as the Indian Reorganization Act, is classified generally to chapter 45 (§5101 et seq.) of this title. For complete classification of this Act to the Code, see Short Title note set out under section 5101 of this title and Tables.

CODIFICATION

Section was formerly classified to section 507 of this title prior to editorial reclassification and renumbering as this section.

§ 5208. Application of provisions to Osage County

This chapter shall not relate to or affect Osage County, Oklahoma.

(June 26, 1936, ch. 831, §8, 49 Stat. 1968.)

CODIFICATION

Section was formerly classified to section 508 of this title prior to editorial reclassification and renumbering as this section.

§ 5209. Rules and regulations; repeals

The Secretary of the Interior is authorized to prescribe such rules and regulations as may be necessary to carry out the provisions of this chapter. All Acts or parts of Acts inconsistent with this chapter are repealed.

(June 26, 1936, ch. 831, §9, 49 Stat. 1968.)

CODIFICATION

Section was formerly classified to section 509 of this title prior to editorial reclassification and renumbering as this section.

§5210. Payment of gross production taxes; meth-

Whenever restricted Indian lands in the State of Oklahoma are subject to gross production tax on minerals, including oil and gas, the Secretary of the Interior, in his discretion, may cause such tax or taxes due the State of Oklahoma to be paid in the manner provided for by the statutes of the State of Oklahoma.

(Aug. 25, 1937, ch. 772, 50 Stat. 806.)

CODIFICATION

This section was not enacted as part of act June 26, 1936, ch. 831, 49 Stat. 1967, which comprises this chapter. Section was formerly classified to section 510 of this title prior to editorial reclassification and renumbering as this section.

CHAPTER 46—INDIAN SELF-DETERMINATION AND EDUCATION ASSISTANCE

DCC.	
5301.	Congressional statement of findings.
5302.	Congressional declaration of policy.
5303.	Tribal and Federal advisory committees.
5304.	Definitions.
5305.	Reporting and audit requirements for re-
	cipients of Federal financial assist-
	ance.
5306.	Criminal activities involving grants,
	contracts, etc.; penalties.
5307.	Wage and labor standards.
5308.	Grant and cooperative agreements.
5309.	Use of excess funds.
5310.	Investment of advance payments; restrictions.

SUBCHAPTER I—INDIAN SELF-DETERMINATION Self-determination contracts.

Grants to tribal organizations or tribes.

5323.	Retention of Federal employee coverage,
	rights and benefits by employees of
	tribal organizations.
5324.	Contract or grant provisions and administration.
5325.	Contract funding and indirect costs.
5326.	Indian Health Service: availability of funds for Indian self-determination or self-governance contract or grant sup- port costs.
5327.	Department of the Interior: availability of funds for Indian self-determination or self-governance contract or grant support costs.
5328.	Rules and regulations.
5329.	Contract or grant specifications.
5330.	Rescission of contract or grant and assumption of control of program, etc.; authority; grounds; procedure; correction of violation as prerequisite to new contract or grant agreement; construction with occupational safety and health requirements.
5331.	Contract disputes and claims.
5332.	Sovereign immunity and trusteeship rights unaffected.

SUBCHAPTER II—CONTRACTS WITH STATES

Donations for Indians; use of gifts; an-

	nual report to Congress.
5342.	Contracts for education, medical atten-
	tion, relief and social welfare of Indi-
	ans.
5343	Use of Government property by States

and Territories.

Rules and regulations; minimum stand-5344. ards of service.

Sec.	
5345.	Contracts for education in public
	schools; submission of education plan
	by contractor as prerequisite; criteria
	for approval of plan by Secretary of
	the Interior; participation by non-In-
	dian students.
5346.	Local committee of Indian parents in
	school districts having school boards
	composed of non-Indian majority.
5347.	Reimbursement to school districts for
	educating non-resident students.

SUBCHAPTER III—INDIAN EDUCATION ASSISTANCE

School construction, acquisition, or ren-

5351

5381. 5382

5397

5398

5399

0001.	ovation contracts.
5352.	General education contract and grant provisions and requirements; school district quality and standards of excel- lence.
5353.	Availability of funds to agencies, institutions, and organizations.
5354.	Rules and regulations.
5355.	Eligibility for funds of tribe or tribal or- ganization controlling or managing private schools.
5356.	Supplemental assistance to funds pro- vided to local educational agencies.

SUBCHAPTER IV—TRIBAL SELF-GOVERNANCE— DEPARTMENT OF THE INTERIOR

5361.	Establishment.
5362.	Selection of participating Indian tribes.
5363.	Funding agreements.
5364.	Budget request.
5365.	Reports.
5366.	Disclaimers.
5367.	Regulations.
5368.	Authorization of appropriations.

SUBCHAPTER V—TRIBAL SELF-GOVERNANCE— INDIAN HEALTH SERVICE

Definitions.

Establishment

5383.	Selection of participating Indian tribes.
5384.	Compacts.
5385.	Funding agreements.
5386.	General provisions.
5387.	Provisions relating to the Secretary.
5388.	Transfer of funds.
5389.	Construction projects.
5390.	Federal procurement laws and regula-
	tions.
5391.	Civil actions.
5392.	Facilitation.
5393.	Budget request.
5394.	Reports.
5395.	Disclaimers.
5396.	Application of other sections of this
	chapter.

SUBCHAPTER VI—INDIAN LAW ENFORCEMENT FOUNDATION

Authorization of appropriations.

0411.	Delillitions.
5412.	Indian Law Enforcement Foundation.
5413.	Administrative services and support.

Regulations. Appeals.

SUBCHAPTER VII—NATIONAL FUND FOR EXCELLENCE IN AMERICAN INDIAN EDUCATION

5421.	National Fund for Excellence in Amer-
	ican Indian Education.
5422.	Administrative services and support.

5423. Definitions.

§ 5301. Congressional statement of findings

(a) Findings respecting historical and special legal relationship, and resultant responsibilities

The Congress, after careful review of the Federal Government's historical and special legal relationship with, and resulting responsibilities to, American Indian people, finds that—

- (1) the prolonged Federal domination of Indian service programs has served to retard rather than enhance the progress of Indian people and their communities by depriving Indians of the full opportunity to develop leadership skills crucial to the realization of self-government, and has denied to the Indian people an effective voice in the planning and implementation of programs for the benefit of Indians which are responsive to the true needs of Indian communities; and
- (2) the Indian people will never surrender their desire to control their relationships both among themselves and with non-Indian governments, organizations, and persons.

(b) Further findings

The Congress further finds that—

- (1) true self-determination in any society of people is dependent upon an educational process which will insure the development of qualified people to fulfill meaningful leadership roles:
- (2) the Federal responsibility for and assistance to education of Indian children has not effected the desired level of educational achievement or created the diverse opportunities and personal satisfaction which education can and should provide; and
- (3) parental and community control of the educational process is of crucial importance to the Indian people.

(Pub. L. 93-638, §2, Jan. 4, 1975, 88 Stat. 2203.)

CODIFICATION

Section was formerly classified to section 450 of this title prior to editorial reclassification and renumbering as this section.

SHORT TITLE OF 2000 AMENDMENT

Pub. L. 106–568, title VIII, §801, Dec. 27, 2000, 114 Stat. 2916, provided that: "This title [see Tables for classification] may be cited as the 'Native American Laws Technical Corrections Act of 2000'."

Pub. L. 106-568, title XIII, § 1301, Dec. 27, 2000, 114 Stat. 2936, provided that: "This title [enacting subchapter VII of this chapter] may be cited as the 'American Indian Education Foundation Act of 2000'."

Pub. L. 106-260, §1, Aug. 18, 2000, 114 Stat. 711, provided that: "This Act [see Tables for classification] may be cited as the 'Tribal Self-Governance Amendments of 2000'."

SHORT TITLE OF 1994 AMENDMENT

Pub. L. 103-413, §1, Oct. 25, 1994, 108 Stat. 4250, provided that: "This Act [see Tables for classification] may be cited as the 'Indian Self-Determination Act Amendments of 1994'."

Pub. L. 103–413, title I, §101, Oct. 25, 1994, 108 Stat. 4250, provided that: "This title [see Tables for classification] may be cited as the 'Indian Self-Determination Contract Reform Act of 1994'."

Pub. L. 103-413, title II, §201, Oct. 25, 1994, 108 Stat. 4270, provided that: "This title [enacting subchapter IV (§5361 et seq.) of this chapter and provisions set out as