9319 and 9320.

EFFECTIVE DATE OF 2018 AMENDMENT

Amendment by Pub. L. 115–232 effective Feb. 1, 2019, with provision for the coordination of amendments and special rule for certain redesignations, see section 800 of Pub. L. 115–232, set out as a note preceding section 3001 of this title.

EFFECTIVE DATE

Section applicable to fatalities that occur on or after Nov. 24, 2003, see section 576(d) of Pub. L. 108-136, set out as a note under section 4061 of this title.

PART III—TRAINING

Chap.		Sec.
951.	Training Generally	9401
953.	United States Air Force Academy	9431
957.	Schools and Camps	9481
959.	Civil Air Patrol	9491

AMENDMENTS

2018—Pub. L. 115–232, div. A, title VIII, \$806(e)(2), Aug. 13, 2018, 132 Stat. 1834, redesignated items for chapters 901 to 909 as 951 to 959 and redesignated section numbers 9301 to 9441 as 9401 to 9491.

2016—Pub. L. 114–328, div. A, title XII, \$1241(o)(8), Dec. 23, 2016, 130 Stat. 2512, struck out item for chapter 905 "Aviation Leadership Program".

1993—Pub. L. 103–160, div. A, title XI, §1178(c), Nov. 30, 1993, 107 Stat. 1769, added item for chapter 905.

1964—Pub. L. 88-647, title III, §301(27), Oct. 13, 1964, 78 Stat. 1073, struck out item for chapter 905.

CHAPTER 951—TRAINING GENERALLY

Sec.	
9401.	Members of Air Force: detail as students, observers, and investigators at educational institutions, industrial plants, and hospitals.
9402.	Enlisted members of Air Force: schools.
9403.	Aviation cadets and aviation students: schools.
9404.	Aviation students: detail of enlisted members of Air Force.
9405.	Civilian flying school instructors: instruction at Air Force training commands.
9406.	Service schools: leaves of absence for instruc- tors.
9414.	Degree granting authority for United States Air Force Institute of Technology.
9414a.	United States Air Force Institute of Technology: admission of certain private sector civilians.
9414b.	United States Air Force Institute of Technology: administration.
9415.	Community College of the Air Force: associate degrees.
9417.	Degree granting authority for Air University.
9419.	Recruit basic training: separate housing for male and female recruits.
9420.	Recruit basic training: privacy.

PRIOR PROVISIONS

A prior chapter 951, consisting of sections 9801 to 9806, related to military claims, prior to renumbering as chapter 981 of this title.

AMENDMENTS

2018—Pub. L. 115–232, div. A, title VIII, 806(d)(2), (e)(1), Aug. 13, 2018, 132 Stat. 1833, redesignated chapter 901 of this title as this chapter and items 9301 to 9306, 9314, 9314a, 9314b, 9315, 9317, 9319, and 9420 as 9401 to 9406, 9414, 9414a, 9414b, 9415, 9417, 9419, and 9420, respectively.

2017—Pub. L. 115–91, div. A, title V, §581(d)(2), Dec. 12, 2017, 131 Stat. 1415, added item 9314a and struck out former item 9314a "United States Air Force Institute of Technology: admission of defense industry civilians".

2011.—Pub. L. 112–81, div. A, title V, 554(b), Dec. 31, 2011, 125 Stat. 1415, added item 9314b.

Pub. L. 111–383, div. A, title V, §593(b), Jan. 7, 2011, 124 Stat. 4234, added item 9314a.

2008—Pub. L. 110–417, [div. A], title III, §353(b), title V, §543(h)(2), (i)(2), Oct. 14, 2008, 122 Stat. 4425, 4464, 4465, added items 9314 and 9317 and struck out former items 9314 "United States Air Force Institute of Technology", 9316 "Training and support for A-10 aircraft", and 9317 "Air University: conferral of degrees".

2004—Pub. L. 108-375, div. A, title V, §556(c)(2), Oct. 28, 2004, 118 Stat. 1915, substituted "conferral of degrees" for "graduate-level degrees" in item 9317.

1999—Pub. L. 106-65, div. A, title V, §543(b)(2), Oct. 5, 1999, 113 Stat. 607, substituted "graduate-level degrees" for "master of airpower art and science" in item 9317. 1998—Pub. L. 105-261, div. A, title V, §§521(c)(2), 522(c)(2), Oct. 17, 1998, 112 Stat. 2012, 2013, added items

1994—Pub. L. 103–337, div. A, title IX, $\S913(a)(2)$, Oct. 5, 1994, 108 Stat. 2828, added item 9317.

1991—Pub. L. 102–190, div. A, title X, \$1061(a)(25), Dec. 5, 1991, 105 Stat. 1474, struck out section symbol before "9316" in item 9316.

1990—Pub. L. 101–510, div. A, title XIV, \$1439(d), Nov. 5, 1990, 104 Stat. 1689, added item 9316.

1985—Pub. L. 99–145, title V, §504(a)(2)(B), Nov. 8, 1985, 99 Stat. 622, struck out ": degrees" after "Technology" in item 9314.

 $1976\mathrm{-Pub}.$ L. $94\mathrm{-}361,$ title VI, \$602, July 14, 1976, 90 Stat. 928, added item 9315.

§ 9401. Members of Air Force: detail as students, observers, and investigators at educational institutions, industrial plants, and hospitals

(a) The Secretary of the Air Force may detail members of the Air Force as students at such technical, professional, and other civilian educational institutions, or as students, observers, or investigators at such industrial plants, hospitals, and other places, as are best suited to enable them to acquire knowledge or experience in the specialties in which it is considered necessary that they perfect themselves.

(b) An officer, other than one of the Regular Air Force on the active-duty list, who is detailed under subsection (a) shall be ordered to additional active duty immediately upon termination of the detail, for a period at least as long as the detail. However, if the detail is for 90 days or less, the officer may be ordered to that additional duty only with his consent and in the discretion of the Secretary.

(c) No Reserve of the Air Force may be detailed as a student, observer, or investigator, or ordered to active duty under this section, without his consent and, if a member of the Air National Guard of the United States, without the approval of the governor or other appropriate authority of the State, the Commonwealth of Puerto Rico, the District of Columbia, Guam, or the Virgin Islands of whose Air National Guard he is a member.

(d) The Secretary may require, as a condition of a detail under subsection (a), that an enlisted member accept a discharge and be reenlisted in his component for at least three years.

(e) The total length of details of an enlisted member of the Air Force under subsection (a) during one enlistment period may not exceed 50 percent of that enlistment.

(f) At no time may more than 8 percent of the authorized strength in commissioned officers, 8 percent of the authorized strength in warrant officers, or 2 percent of the authorized strength in enlisted members, of the Regular Air Force, or