Sec.

5508.

Stat. 1298, which is classified principally to this chapter. For complete classification of this Act to the Code, see Short Title note set out under section 5401 of this title and Tables.

§ 5495. Certain uses of excess foreign currencies (a) Authority to use

During fiscal year 1990, the Administrator of the Agency for International Development may use, for the purposes described in subsection (b), such sums of foreign currencies described in subsection (c) as the Administrator may determine, subject to subsection (f).

(b) Purposes for which currency may be used

Foreign currencies may be used under this section— $\,$

- (1) for the same purposes for which assistance may be provided under part I of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 and following; relating to economic assistance), and
- (2) for the support of any institution providing education for a significant number of United States nationals (who may include members of the United States Armed Forces or the Foreign Service or dependents of such members).

(c) Currencies which may be used

The foreign currencies which may be used under this section are United States-owned excess foreign currencies that are in excess of amounts necessary for satisfaction of preexisting commitments to use such currencies for other purposes specified by law.

(d) Where currencies may be used

Foreign currencies may be used under this section in the country where such currencies are held or in other foreign countries.

(e) Nonapplicability of other provisions of law

Foreign currencies may be used under this section notwithstanding section 1306 of title 31 or any other provision of law.

(f) Requirement for appropriations action

The authority of this section may be exercised only to such extent or in such amount as may be provided in advance in an appropriation Act.

(Pub. L. 101–179, title VIII, § 805, Nov. 28, 1989, 103 Stat. 1323.)

References in Text

The Foreign Assistance Act of 1961, referred to in subsec. (b)(1), is Pub. L. 87–195, Sept. 4, 1961, 75 Stat. 424. Part I of the Act is classified generally to subchapter I (§2151 et seq.) of chapter 32 of this title. For provisions deeming references to subchapter I to include parts IV (§2346 et seq.), VI (§2348 et seq.), and VIII (§2349aa et seq.) of subchapter II of chapter 32, see section 202(b) of Pub. L. 92–226, set out as a note under section 2346 of this title, and sections 2348c and 2349aa–5 of this title. For complete classification of this Act to the Code, see Short Title note set out under section 2151 of this title and Tables.

CHAPTER 64—UNITED STATES RESPONSE TO TERRORISM AFFECTING AMERICANS ABROAD

Sec.

5501. International negotiations concerning aviation security.

- 5502. Coordinator for Counterterrorism.
- 5503. Department of State notification of families of victims.
- 5504. Designation of State Department-family liaison and toll-free family communications system
- 5505. Disaster training for State Department personnel
- 5506. Department of State responsibilities and procedures at international disaster site.
- 5507. Recovery and disposition of remains and personal effects.
 - Assessment of Lockerbie experience.
- 5509. Official Department of State recognition.
- 5510. United States Government compensation for victims of terrorism.
- 5511. Overseas Security Electronic Bulletin Board.
- 5512. Antiterrorism measures.
- 5513. Proposal for consideration by International Civil Aviation Organization.

§ 5501. International negotiations concerning aviation security

(a) United States policy

It is the policy of the United States—

- (1) to seek bilateral agreements to achieve United States aviation security objectives with foreign governments;
- (2) to continue to press vigorously for security improvements through the Foreign Airport Security Act¹ and the foreign airport assessment program; and
- (3) to continue to work through the International Civil Aviation Organization to improve aviation security internationally.

(b) Negotiations for aviation security

- (1) The Department of State, in consultation with the Department of Transportation, shall be responsible for negotiating requisite aviation security agreements with foreign governments concerning the implementation of United States rules and regulations which affect the foreign operations of United States air carriers, foreign air carriers, and foreign international airports. The Secretary of State is directed to enter, expeditiously, into negotiations for bilateral and multilateral agreements—
 - (A) for enhanced aviation security objectives;
 - (B) to implement the Foreign Airport Security ${\rm Act}^1$ and the foreign airport assessment program to the fullest extent practicable; and
 - (C) to achieve improved availability of passenger manifest information.
- (2) A principal objective of bilateral and multilateral negotiations with foreign governments and the International Civil Aviation Organization shall be improved availability of passenger manifest information.

(Pub. L. 101-604, title II, §201, Nov. 16, 1990, 104 Stat. 3081.)

REFERENCES IN TEXT

No act with the title Foreign Airport Security Act, referred to in subsecs. (a)(2) and (b)(1)(B), has been enacted. The Foreign Airport Security Act probably means part B (§§551–559) of title V of Pub. L. 99–83, Aug. 8, 1985, 99 Stat. 222. For complete classification of part B to the Code, see Tables.

¹ See References in Text note below.