clause (1), the words "for use in carrying out" are substituted for "concerned with carrying out" for consistency with similar provisions in other chapters in this part. In clause (2), the words "when relevant" are omitted as surplus. The cross-reference to 15:2023(a)(3) is omitted. The text of 15:2023(a)(3), originally enacted as section 603(a)(3) of the Motor Vehicle Information and Cost Savings Act (Public Law 92-513, 86 Stat. 947), was repealed by section 303(2) of the Anti Car Theft Act of 1992 (Public Law 102-519, 106 Stat. 3396). Section 303(2) also redesignated subsection (a)(4) as subsection (a)(3). However, a corresponding amendment to correct the cross-reference in the source provisions restated in this section was not made.

In subsection (b), the words "authorized to have the information" are added for clarity and consistency with similar provisions in other chapters in this part.

§ 33117. Judicial review

A person that may be adversely affected by a regulation prescribed under this chapter may obtain judicial review of the regulation under section 32909 of this title. A remedy under this section is in addition to any other remedies provided by law.

(Pub. L. 103-272, §1(e), July 5, 1994, 108 Stat. 1093.)

HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
33117	15:2030.	Oct. 20, 1972, Pub. L. 92–513, 86 Stat. 947, §613; added Oct. 25, 1984, Pub. L. 98–547, §101(a), 98 Stat. 2763; Oct. 25, 1992, Pub. L. 102–519, §306(a), 106 Stat. 3397.

The words "regulation prescribed" are substituted for "any provision of any standard or other rule" to eliminate unnecessary words and because "rule" and "regulation" are synonymous. The words "in the case of any standard, rule, or other action under this subchapter' are omitted as surplus.

§33118. Preemption of State and local law

When a motor vehicle theft prevention standard prescribed under section 33102 or 33103 of this title is in effect, a State or political subdivision of a State may not have a different motor vehicle theft prevention standard for a motor vehicle or major replacement part.

(Pub. L. 103-272, §1(e), July 5, 1994, 108 Stat. 1093.)

HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)		
33118	15:2031.	Oct. 20, 1972, Pub. L. 92-513, 86 Stat. 947, §614; added Oct. 25, 1984, Pub. L. 98-547, §101(a), 98 Stat. 2763; Oct. 25, 1992, Pub. L. 102-519, §306(a), 106 Stat. 3397.		

The words "may not have" are substituted for "no . . shall have any authority either to establish, or to continue in effect" to eliminate unnecessary words.

SUBTITLE VII—AVIATION **PROGRAMS**

PART A—AIR COMMERCE AND SAFETY SUBPART I-GENERAL

Chapte	r	Sec.
401.	General Provisions	40101
	SUBPART II—ECONOMIC REGULATION	
411.	Air Carrier Certificates	41101
413.	Foreign Air Transportation	41301
415.	Pricing	41501
417.	Operations of Carriers	41701
419.	Transportation of Mail	41901
421. 423.	Labor-Management Provisions Passenger Air Service Improve-	42101
420.	ments	42301
	SUBPART III—SAFETY	12001
441.	Registration and Recordation of	
441.	Aircraft	44101
443.	Insurance	44301
445.	Facilities, Personnel, and Research	44501
447.	Safety Regulation	44701
448.	Unmanned aircraft systems 1	44801
449.	Security	44901
451.	Alcohol and Controlled Substances	45101
453.	Testing	45101 45301
100.	SUBPART IV—ENFORCEMENT AND PENALTIES	
461.	Investigations and Proceedings	46101
463.	Penalties	46301
465.	Special Aircraft Jurisdiction of the	
	United States	46501
PAF	RT B—AIRPORT DEVELOPMENT AND N	OISE
471.	Airport Development	47101
473.	International Airport Facilities	47301
475.	Noise	47501
	PART C—FINANCING	
481.	Airport and Airway Trust Fund Au-	
	thorizations	48101
482.	Advance Appropriations for Air-	
F 4 0 9	port and Airway Trust Facilities	48201
[483.	Repealed.]	
	PART D—PUBLIC AIRPORTS	
491.	METROPOLITAN WASHINGTON	40101
	AIRPORTS	49101
	PART E—MISCELLANEOUS	
501.	Buy-American Preferences	50101
	AMENDMENTS	
2010	Dub I 115 954 div K title I \$1001(i)(9)	Oot 5

2018—Pub. L. 115-254, div. K, title I, §1991(i)(2), Oct. 5, 2018, 132 Stat. 3645, which directed amendment of this analysis by striking item for chapter 483 "Aviation security funding", was executed by striking item for chapter 483 "Aviation Security Funding" to reflect the probable intent of Congress.

Pub. L. 115-254, div. B, title III, §341(b)(1), Oct. 5, 2018, 132 Stat. 3287, added item for chapter 448.

2012—Pub. L. 112-95, title IV, §415(d), Feb. 14, 2012, 126 Stat. 96, added item for chapter 423.

2001—Pub. L. 107–71, title I, §118(c)(2), Nov. 19, 2001,

115 Stat. 628, added item for chapter 483. 1997—Pub. L. 105–102, §2(20), Nov. 20, 1997, 111 Stat. 2205, substituted "PUBLIC AIRPORTS" for "RE-SERVED" in item for part D and added item for chapter 491.

¹So in original. Probably should be "Unmanned Aircraft Systems".

Sec.

1996—Pub. L. 104-287, §5(64), Oct. 11, 1996, 110 Stat. 3395, substituted "RESERVED" for "MISCELLANE-OUS" in item for part D, struck out item for chapter 491 "Buy-American Preferences", and added items for part E and chapter 501.

Pub. L. 104-264, title II, §277(b), Oct. 9, 1996, 110 Stat. 3248, added item for chapter 482.

PART A—AIR COMMERCE AND SAFETY

SUBPART I—GENERAL

CHAPTER 401—GENERAL PROVISIONS

10101.	Policy.
10102.	Definitions.
10103.	Sovereignty and use of airspace.
10104.	Promotion of civil aeronautics and safety of
	air commerce.
10105.	International negotiations, agreements, and
	obligations.
10106.	Emergency powers.
10107.	Presidential transfers.
10101.	Training schools.
10100. 10109.	Authority to exempt.
10103. 10110.	General procurement authority.
10110. 10111.	Multiyear procurement contracts for services
10111.	and related items.
10112.	Multiyear procurement contracts for prop-
10112.	v -
10110	erty.
10113.	Administrative.
10114.	Reports and records.
10115.	Withholding information.
10116.	State taxation.
10117.	Passenger facility charges.
10118.	Government-financed air transportation.
10119.	[Reserved].
10120.	Relationship to other laws.
10121.	Air traffic control modernization reviews.
10122.	Federal Aviation Administration personnel
	management system.
10123.	Protection of voluntarily submitted informa-
	tion.
10124.	Interstate agreements for airport facilities.
10125.	Qualifications for public aircraft status.
10126.	Severable services contracts for periods cross-
	ing fiscal years.
10127.	Prohibitions on discrimination.
10128.	Overflights of national parks.
10129.	Collaborative decisionmaking pilot program.
10130.	FAA authority to conduct criminal history
	rocord chooles

AMENDMENTS

2018—Pub. L. 115–254, div. K, title I, \$1991(c)(4), Oct. 5, 2018, 132 Stat. 3627, substituted "[Reserved]" for "Security and research and development activities" in item 40119.

2012—Pub. L. 112–95, title I, §111(c)(3), title VIII, §802(b), Feb. 14, 2012, 126 Stat. 18, 119, substituted "Passenger facility charges" for "Passenger facility fees" in item 40117 and added item 40130.

2003—Pub. L. 108–176, title IV, § 423(b), Dec. 12, 2003, 117 Stat. 2554, added item 40129.

2000—Pub. L. 106-181, title VII, §\$702(b)(2), 705(b), 706(b), title VIII, §803(b), Apr. 5, 2000, 114 Stat. 156-158, 192, added items 40125 to 40128.

1997—Pub. L. 105–102, $\S3(d)(1)(B)$, Nov. 20, 1997, 111 Stat. 2215, amended Pub. L. 104–287, $\S5(69)(B)$. See 1996 Amendment note below.

1996—Pub. L. 104–287, 5(69)(B), Oct. 11, 1996, 110 Stat. 3396, as amended by Pub. L. 105–102, 3(d)(1)(B), Nov. 20, 1997, 111 Stat. 2215, added item 40124.

Pub. L. 104-264, title II, §254, title IV, §§401(b)(2), 402(b), Oct. 9, 1996, 110 Stat. 3238, 3255, 3256, inserted "safety of" before "air commerce" in item 40104 and added item 40121 "Air traffic control modernization reviews" and items 40122 and 40123.

§ 40101. Policy

(a) ECONOMIC REGULATION.—In carrying out subpart II of this part and those provisions of

subpart IV applicable in carrying out subpart II, the Secretary of Transportation shall consider the following matters, among others, as being in the public interest and consistent with public convenience and necessity:

- (1) assigning and maintaining safety as the highest priority in air commerce.
- (2) before authorizing new air transportation services, evaluating the safety implications of those services.
- (3) preventing deterioration in established safety procedures, recognizing the clear intent, encouragement, and dedication of Congress to further the highest degree of safety in air transportation and air commerce, and to maintain the safety vigilance that has evolved in air transportation and air commerce and has come to be expected by the traveling and shipping public.
- (4) the availability of a variety of adequate, economic, efficient, and low-priced services without unreasonable discrimination or unfair or deceptive practices.
- (5) coordinating transportation by, and improving relations among, air carriers, and encouraging fair wages and working conditions.
- (6) placing maximum reliance on competitive market forces and on actual and potential competition—
 - (A) to provide the needed air transportation system; and
- (B) to encourage efficient and well-managed air carriers to earn adequate profits and attract capital, considering any material differences between interstate air transportation and foreign air transportation.
- (7) developing and maintaining a sound regulatory system that is responsive to the needs of the public and in which decisions are reached promptly to make it easier to adapt the air transportation system to the present and future needs of—
 - (A) the commerce of the United States;
 - (B) the United States Postal Service; and
 - (C) the national defense.
- (8) encouraging air transportation at major urban areas through secondary or satellite airports if consistent with regional airport plans of regional and local authorities, and if endorsed by appropriate State authorities—
 - (A) encouraging the transportation by air carriers that provide, in a specific market, transportation exclusively at those airports; and
 - (B) fostering an environment that allows those carriers to establish themselves and develop secondary or satellite airport services.
- (9) preventing unfair, deceptive, predatory, or anticompetitive practices in air transportation.
- (10) avoiding unreasonable industry concentration, excessive market domination, monopoly powers, and other conditions that would tend to allow at least one air carrier or foreign air carrier unreasonably to increase prices, reduce services, or exclude competition in air transportation.
- (11) maintaining a complete and convenient system of continuous scheduled interstate air