Settlement and Los Alamos Agreements, was omitted from the Code as being of special and not general application

§ 1780b. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §4, Sept. 27, 2006, 120 Stat. 1219, which provided for judgment and dismissal of certain litigation pending on Sept. 27, 2006, was omitted from the Code as being of special and not general application.

§ 1780c. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §5, Sept. 27, 2006, 120 Stat. 1220, which related to extinguishment of any claims to land and any claims for damages or other remedies, was omitted from the Code as being of special and not general application.

§ 1780d. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §6, Sept. 27, 2006, 120 Stat. 1221, which related to establishment and management of the Pueblo de San Ildefonso Land Claims Settlement Fund, was omitted from the Code as being of special and not general application.

§ 1780e. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §7, Sept. 27, 2006, 120 Stat. 1221, which authorized sale of lands by the Secretary of Agriculture, was omitted from the Code as being of special and not general application.

§ 1780f. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §8, Sept. 27, 2006, 120 Stat. 1224, which related to execution and delivery of deeds by the Secretary of Agriculture and conveyance by the Pueblo to the United States in trust, was omitted from the Code as being of special and not general application.

§ 1780g. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §9, Sept. 27, 2006, 120 Stat. 1224, which related to trust status of Settlement Area Land and National Forest boundaries, was omitted from the Code as being of special and not general application

§ 1780h. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109-286, §10, Sept. 27, 2006, 120 Stat. 1225, which related to management of lands prior to

conveyance, was omitted from the Code as being of special and not general application.

§ 1780i. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §11, Sept. 27, 2006, 120 Stat. 1225, which related to withdrawal of certain land from location, entry, and patent under the public land laws and mining and mineral leasing laws, subject to valid existing rights, was omitted from the Code as being of special and not general application.

§ 1780j. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §12, Sept. 27, 2006, 120 Stat. 1225, which related to the conveyance of the Northern Tier Land, was omitted from the Code as being of special and not general application.

§ 1780k. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §13, Sept. 27, 2006, 120 Stat. 1228, which provided for boundaries between the Pueblo of Santa Clara and the Pueblo de San Ildefonso, was omitted from the Code as being of special and not general application.

§ 17801. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §14, Sept. 27, 2006, 120 Stat. 1229, which related to distribution of funds plan, was omitted from the Code as being of special and not general application.

§ 1780m. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §15, Sept. 27, 2006, 120 Stat. 1229, which provided for rule of construction and judicial review of the Settlement and Los Alamos Agreements, was omitted from the Code as being of special and not general application.

§ 1780n. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §16, Sept. 27, 2006, 120 Stat. 1229, which provided that this subchapter would take effect on Sept. 27, 2006, was omitted from the Code as being of special and not general application.

§ 1780o. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109–286, §17, Sept. 27, 2006, 120 Stat. 1229, which expressed intent of Congress that most land conveyances and adjustments be completed by 180 days after Sept. 27, 2006, was omitted from the Code as being of special and not general application.

§ 1780p. Omitted

Editorial Notes

CODIFICATION

Section, Pub. L. 109-286, §18, Sept. 27, 2006, 120 Stat. 1230, which authorized appropriations, was omitted from the Code as being of special and not general appli-

CHAPTER 20—TRIBALLY CONTROLLED COLLEGES AND UNIVERSITIES ASSISTANCE

Definitions.

SUBCHAPTER I—TRIBALLY CONTROLLED COLLEGES OR UNIVERSITIES GRANT PROGRAM

1802 Purpose.

Grants authorized. 1803 1804. Eligible grant recipients.

1804a Planning grants.

Technical assistance contracts. 1805.

1806 Eligibility studies.

1807. Grants to tribally controlled colleges or universities.

1808. Amount of grants.

1809 Effect on other programs.

Authorization of appropriations. 1810.

Grant adjustments. 1811.

Report on facilities. 1812

Construction of new facilities. 1813.

1814 Miscellaneous provisions.

1815. Rules and regulations.

SUBCHAPTER II—TRIBALLY CONTROLLED COL-LEGE OR UNIVERSITY ENDOWMENT PROGRAM

1831

1832. Establishment of program; program agree-

1833. Use of funds.

1834. Compliance with matching requirement.

1835. Allocation of funds.

Authorization of appropriations.

SUBCHAPTER III—TRIBAL ECONOMIC DEVELOPMENT

1851 Grants authorized

Authorization of appropriations.

SUBCHAPTER IV—TRIBALLY CONTROLLED POST-SECONDARY CAREER AND TECHNICAL INSTITU-TIONS

1861. Definition of tribally controlled postsecondary career and technical institution.

1862. Tribally controlled postsecondary career and technical institutions program.

1863. Applicability of other laws. Authorization of appropriations.

§ 1801. Definitions

- (a) For purposes of this chapter, the term—
- (1) "Indian" means a person who is a member of an Indian tribe;
- (2) "Indian tribe" means any Indian tribe, band, nation, or other organized group or community, including any Alaskan Native village or regional or village corporation as defined in or established pursuant to the Alaskan Native Claims Settlement Act [43 U.S.C. 1601 et seq.], which is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians;
- "Secretary", unless otherwise des-(3) ignated, means the Secretary of the Interior;
- (4) "tribally controlled college or university" means an institution of higher education

- which is formally controlled, or has been formally sanctioned, or chartered, by the governing body of an Indian tribe or tribes, except that no more than one such institution shall be recognized with respect to any such tribe;
- (5) "institution of higher education" means an institution of higher education as defined by section 10011 of title 20, except that clause (2) of such section shall not be applicable and the reference to Secretary in clause (5)(A)2 of such section shall be deemed to refer to the Secretary of the Interior;
- (6) "national Indian organization" means an organization which the Secretary finds is nationally based, represents a substantial Indian constituency, and has expertise in the fields of tribally controlled colleges and universities and Indian higher education;
- (7) "Indian student" means a student who
 - (A) a member of an Indian tribe; or
- (B) a biological child of a member of an Indian tribe, living or deceased;
- (8) "Indian student count" means a number equal to the total number of Indian students enrolled in each tribally controlled college or university, determined in a manner consistent with subsection (b) of this section on the basis of the quotient of the sum of the credit hours of all Indian students so enrolled, divided by twelve: and
- (9) "satisfactory progress toward a degree or certificate" has the meaning given to such term by the institution at which the student
- (b) The following conditions shall apply for the purpose of determining the Indian student count pursuant to subsection (a)(8):
 - (1) Such number shall be calculated on the basis of the registrations of Indian students as in effect at the conclusion of the third week of each academic term.
 - (2) Credits earned in classes offered during a summer term shall be counted toward the computation of the Indian student count in the succeeding fall term.
 - (3) Credits earned by any student who has not obtained a high school degree or its equivalent shall be counted toward the computation of the Indian student count if the institution at which the student is in attendance has established criteria for the admission of such student on the basis of the student's ability to benefit from the education or training offered. The institution shall be presumed to have established such criteria if the admission procedures for such studies include counseling or testing that measures the student's aptitude to successfully complete the course in which the student has enrolled. No credits earned by such student for purposes of obtaining a high school degree or its equivalent shall be counted toward the computation of the Indian student count.
 - (4) Indian students earning credits in any continuing education program of a tribally controlled college or university shall be in-

¹ So in original, Probably should be section "1001(a)".

² So in original. Probably should be "(5)".