§ 5204. Cooperative associations; charter; purposes; voting rights

Any ten or more Indians, as determined by the official tribal rolls, or Indian descendants of such enrolled members, or Indians as defined in the Act of June 18, 1934 (48 Stat. 984) [25 U.S.C. 5101 et seq.], who reside within the State of Oklahoma in convenient proximity to each other may receive from the Secretary of the Interior a charter as a local cooperative association for any one or more of the following purposes: Credit administration, production, marketing, consumers' protection, or land management. The provisions of this chapter, the regulations of the Secretary of the Interior, and the charters of the cooperative associations issued pursuant thereto shall govern such cooperative associations: Provided, That in those matters not covered by this chapter, regulations, or charters, the laws of the State of Oklahoma, if applicable, shall govern. In any stock or nonstock cooperative association no one member shall have more than one vote, and membership therein shall be open to all Indians residing within the prescribed district.

(June 26, 1936, ch. 831, §4, 49 Stat. 1967.)

Editorial Notes

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. Provisions of the Act defining "Indian" appear in section 5129 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 504 of this title prior to editorial reclassification and renumbering as this section.

§ 5205. Amendment or revocation of charters; suits by and against associations

The charters of any cooperative association organized pursuant to section 5204 of this title shall not be amended or revoked by the Secretary except after a majority vote of the membership. Such cooperative associations may sue and be sued in any court of the State of Oklahoma or of the United States having jurisdiction of the cause of action, but a certified copy of all papers filed in any action against a cooperative association in a court of Oklahoma shall be served upon the Secretary of the Interior, or upon an employee duly authorized by him to receive such service. Within thirty days after such service or within such extended time as the trial court may permit, the Secretary of the Interior may intervene in such action or may remove such action to the United States district court.

(June 26, 1936, ch. 831, §5, 49 Stat. 1968; June 25, 1948, ch. 646, §29, 62 Stat. 991.)

Editorial Notes

CODIFICATION

Section was formerly classified to section 505 of this title prior to editorial reclassification and renumbering as this section.

Amendments

1948—Act June 25, 1948, struck out provisions relating to procedure for removal.

Statutory Notes and Related Subsidiaries

EFFECTIVE DATE OF 1948 AMENDMENT

Act June 25, 1948, ch. 646, §38, 62 Stat. 992, provided that the amendment made by that act is effective Sept 1, 1948.

§ 5206. Loans to individuals and groups; appropriation

The Secretary is authorized to make loans to individual Indians and to associations or corporate groups organized pursuant to this chapter. For the making of such loans and for expenses of the cooperative associations organized 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.)

Editorial Notes

CODIFICATION

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

Statutory Notes and Related Subsidiaries

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.)

Editorial Notes

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.

5326.

5327

5331

5332

5341.

5344.

5345.

5346.

5347.

5348.

5351.

5352

5353.

5354.

5355.

5361

5362

5363

5364

5365

5366

5367 5368

5369

5371

5374

Sec. § 5208. Application of provisions to Osage County 5325

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

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

Editorial Notes

CODIFICATION

Section was formerly classified to section 508 of this 5328. title prior to editorial reclassification and renumbering 5329.5330 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.)

Editorial Notes

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; method

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.)

Editorial Notes

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

- 5301. Congressional statement of findings.
- 5302 Congressional declaration of policy
- 5303.Tribal and Federal advisory committees. 5304 Definitions.
- 5305 Reporting and audit requirements for recipients of Federal financial assistance
- 5306. Criminal activities involving grants, contracts, etc.; penalties.
- 5307 Wage and labor standards.
- 5308 Grant and cooperative agreements.
- 5309Use of excess funds.

Sec.

5310 Investment of advance payments; restrictions.

SUBCHAPTER I-INDIAN SELF-DETERMINATION

- 5321. Self-determination contracts. 5370 5322Grants to tribal organizations or tribes. Retention of Federal employee coverage, 5323rights and benefits by employees of 5372 tribal organizations. 5373
- 5324.Contract or grant provisions and administration.

Contract funding and indirect costs.

- Indian Health Service: availability of funds for Indian self-determination or self-governance contract or grant support costs.
- Department of the Interior: availability of funds for Indian self-determination or self-governance contract or grant support costs.

Rules and regulations.

- Contract or grant specifications. 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.
- Contract disputes and claims. Sovereign immunity and trusteeship rights unaffected.

SUBCHAPTER II—CONTRACTS WITH STATES

- Donations for Indians; use of gifts; annual report to Congress.
- 5342. Contracts for education, medical attention, relief and social welfare of Indians. 5343.
 - Use of Government property by States and Territories.
 - Rules and regulations; minimum standards of service.
 - education in public Contracts for schools; submission of education plan by contractor as prerequisite; criteria for approval of plan by Secretary of the Interior; participation by non-Indian students.
 - Local committee of Indian parents in school districts having school boards composed of non-Indian majority.
 - Reimbursement to school districts for educating non-resident students.

Computation of student count. SUBCHAPTER III—INDIAN EDUCATION ASSISTANCE

- School construction, acquisition, or renovation contracts.
- General education contract and grant provisions and requirements; school district quality and standards of excellence.
 - Availability of funds to agencies, institutions, and organizations.
- Rules and regulations. Eligibility for funds of tribe or tribal organization controlling or managing private schools.
- 5356. Supplemental assistance to funds provided to local educational agencies.
- SUBCHAPTER IV-TRIBAL SELF-GOVERNANCE-DEPARTMENT OF THE INTERIOR

l.	Definitions.
2.	Tribal Self-Governance Program.
3.	Funding agreements.
ł.	Compacts.
5.	General provisions.
3.	Provisions relating to the Secretary.
7.	Construction programs and projects.
3.	Payment.
).	Facilitation.
).	Discretionary application of other sec-
	tions.
L.	Annual budget list.
2.	Reports.
3.	Regulations.
1.	Effect of circulars, policies, manuals, guidance, and rules.