Editorial Notes

References in Text

Title II of the Independent Offices Appropriation Act, 1955, referred to in subsec. (a), is title II of act June 24, 1954, ch. 359, 68 Stat. 294. Provisions of title II that authorized funds for acquisition of housing sites are not classified to the Code.

Subchapters III and VI of this chapter, referred to in subsec. (a), were comprised of sections 1531 to 1536 and 1571 to 1576, respectively, of this title and have been omitted from the Code. For further details, see note set out under section 1522 of this title.

Section 1543 of this title, referred to in subsec. (c), was omitted from the Code.

Amendments

1955—Subsec. (a). Act Aug. 11, 1955, authorized Administrator to acquire a fee simple title to lands where he finds that such acquisition will tend to expedite the transition of the city from a war-affected community containing a large number of temporary houses to a community having additional permanent, well-planned, residential neighborhoods.

1954—Subsec. (a). Act Aug. 2, 1954, added second par. 1951—Subsec. (b). Act Sept. 1, 1951, in cl. (2), inserted "plus 100 per centum of such value", substituted "shall" for "is authorized" and "increase" for "to increase".

Statutory Notes and Related Subsidiaries

TRANSFER OF FUNCTIONS

For transfer of functions to Secretary of Housing and Urban Development, see note set out under section 1581 of this title.

§1586. Sale of specific housing projects

(a) Conditions precedent

The Secretary of Housing and Urban Development is specifically authorized to convey the following housing projects to the following local public housing agencies respectively, if—

(1) on or before January 30, 1953, (i) the conveyance is requested by the governing body of the municipality or county and (ii) the public housing agency has demonstrated to the satisfaction of the Secretary of Housing and Urban Development that there is a need for low-rent housing (as such term is defined in the United States Housing Act of 1937 [42 U.S.C. 1437 et seq.]) within the area of operation of such public housing agency which is not being met by private enterprise;

(2) the Secretary of Housing and Urban Development determines that the project requested will meet such need in whole or in part, and is suitable for low-rent housing use; and

(3) on or before June 30, 1953, the governing body of the municipality or county enters into an agreement with the public housing agency (satisfactory to the Secretary of Housing and Urban Development) providing for local cooperation and payments in lieu of taxes not in excess of the amount permitted by subsection (c)(5) of this section, and the public housing agency enters into an agreement with the Secretary of Housing and Urban Development (in accordance with subsection (c) of this section) or for the administration of the project:

State	Project num- ber	Local public housing agency
Alabama	1041	Housing Authority of District of Birmingham.

	State	Project num- ber	Local public housing agency
,		1061	Housing Authority of Greater
		1062	Gadsden. Housing Authority of Greater
t		1031	Gadsden. Housing Board of Mobile.
ı		$1033 \\ 1034$	Housing Board of Mobile. Housing Board of Mobile.
l		$1035 \\ 1036$	Housing Board of Mobile
1		1101 1102	Housing Board of Mobile. Housing Board of Mobile. Housing Board of Mobile.
5		1072	Housing Authority of Sylacauga.
,		$1076 \\ 1073$	Housing Authority of Sylacauga. Housing Authority of City of
	Arkansas	3023	Talladega. Housing Authority of City of
	California	4031	Conway. Housing Authority of City of Fres-
-		4161	no. Housing Authority of County of
e e		4141	Kern. Housing Authority of County of
7		4103	Kern. Housing Authority of City of Los
ı			Angeles.
,		4104	Housing Authority of City of Los Angeles.
i		4108	Housing Authority of City of Los Angeles.
1		4121	Housing Authority of City of Paso Robles.
-		4171	Housing Authority of City of Rich- mond.
		4174	Housing Authority of City of Rich- mond.
	Connecticut	6091	Housing Authority of City of Bris-
		6024	tol. Housing Authority of Town of East
ł		6031	Hartford. Housing Authority of City of New
L		6032	Britain. Housing Authority of City of New
		6101	Britain. Housing Authority of City of New
		6041	Haven. Housing Authority of City of Wa-
		6213	terbury. Housing Authority of City of Wa-
-	District of Column		terbury.
)	District of Colum- bia.	49012	National Capital Housing Author- ity.
L		49017	National Capital Housing Author- ity.
-		49044	National Capital Housing Author- ity.
f	Florida	8052	Housing Authority of City of Jack- sonville.
		8121	Housing Authority of City of Lake- land.
- 1		8062	Housing Authority of City of Miami.
5		8011	Housing Authority of City of Or-
l		8082	lando. Housing Authority of City of Pen-
5		8084	sacola. Housing Authority of City of Pen-
-		8085	sacola. Housing Authority of City of Pen-
		8131	sacola. Housing Authority of City of
-		8041	Sebring. Housing Authority of City of West
-	Georgia	9071	Palm Beach. Housing Authority of City of Al-
1 ;		9061	bany. Housing Authority of Macon.
,		9063	Housing Authority of Macon.
5		9041 9042	Housing Authority of Savannah. Housing Authority of Savannah.
) 7	Illinois	$9043 \\ 11081$	Housing Authority of Savannah. Madison County Housing Author-
l		11082	ity. Madison County Housing Author-
-		11111	ity. Winnebago County Housing Au-
1		11112	thority. Winnebago County Housing Au-
1 5	Indiana	12071	thority. Housing Authority of City of Fort
-			Wayne.
ı	Taniai	12021	Housing Authority of City of South Bend.
)	Louisiana	16051	Housing Authority of Parish of East Baton Rouge.
	Maryland	18095	Housing Authority of Baltimore City.
		18096	Housing Authority of Baltimore City.
		18097	Housing Authority of Baltimore City.
f		18098	Housing Authority of Baltimore City.
			-

TITLE 42—THE PUBLIC HEALTH AND WELFARE

	Project		Project	
State	num- ber	Local public housing agency	State num- ber	Local public housing agency
Massachusetts	19051 19021 19022	Boston Housing Authority. Chicopee Housing Authority. Chicopee Housing Authority.		 Housing Authority of City of Houston. Housing Authority of City of Lake
Michigan	$19061 \\ 19023$	Pittsfield Housing Authority. Springfield Housing Authority.		Jackson. Housing Authority of City of Min-
Michigan Nevada	$20042 \\ 26021$	Housing Commission of Detroit. Housing Authority of City of Las Vegas.	41103	eral Wells. Housing Authority of City of Min- eral Wells.
New Hampshire	27021	Housing Authority of City of Man- chester.	41072	Housing Authority of City of Or- ange.
New Jersey		Housing Authority of City of Cam- den.		Housing Authority of City of Pasa- dena.
		Housing Authority of City of Long Branch. Housing Authority of City of New-		Housing Authority of City of Tex- arkana.
		ark. Housing Authority of Town of Phil-	41121 Virginia 44131	ita Falls.
New York	30031	lipsburg. Buffalo Municipal Housing Author-	44132	Housing Authority.
	30032	ity. Buffalo Municipal Housing Author-	44133	Housing Authority.
	$30042 \\ 30033$	ity. Elmira Housing Authority. Lackawanna Municipal Housing	44135	
	30039	Authority. Lackawanna Municipal Housing	44136	Housing Authority. Alexandria Redevelopment and Housing Authority.
	30034	Authority. Niagara Falls Housing Authority.	44065	Newport News Redevelopment and Housing Authority.
North Carolina	30071 30082 31023	Niagara Falls Housing Authority. Massena Housing Authority. Housing Authority of City of Wil-	44074	Norfolk Redevelopment and Hous- ing Authority.
	31024	mington. Housing Authority of City of Wil-	44086 Weakington 45043	Housing Authority.
Ohio	33031	mington. Canton Metropolitan Housing Au-	Washington 45043 45277N	erton.
	33033	thority. Canton Metropolitan Housing Au- thority.	45315N	Clallam.
	33021	Cincinnati Metropolitan Housing Authority.	45133	Clallam.
	33071	Cleveland Metropolitan Housing Authority.	45052	
	33074	Cleveland Metropolitan Housing Authority.	45053	attle. Housing Authority of City of Se- attle.
	33075 33112	Cleveland Metropolitan Housing Authority. Lorain Metropolitan Housing Au-	45054	Housing Authority of City of Se- attle.
		thority. Lorain Metropolitan Housing Au-	45055	
	33262	thority. Lorain Metropolitan Housing Au-	45056	Housing Authority of City of Se- attle.
	33041	thority. Warren Metropolitan Housing Au-	45122	Housing Authority of City of Van- couver.
	33043	thority. Warren Metropolitan Housing Au- thority.		authority of the Secretary oan Development under the
Oregon Pennsylvania	$35021 \\ 36051$	Housing Authority of Portland. Housing Authority of County of		is subsection, the Secretary
	36058	Beaver. Housing Authority of County of Beaver.		orized to convey any perma- oject to a local public hous-
	$36041 \\ 36042$	Housing Authority of Bethlehem. Housing Authority of Bethlehem.		sted in writing, within sixty
	$36044 \\ 36151$	Housing Authority of Bethlehem. Allegheny County Housing Author-		1950, by such agency or the the municipality (or of the
	36152	ity. Allegheny County Housing Author-		such project is not in a mu-
	36061	ity. Housing Authority of County of Lawrence.		which the project is located, of the State where an agency
	$36021 \\ 36031$	Housing Authority of City of Erie. Housing Authority of County of	of the State has	authority to operate the
	36011	Lycoming. Housing Authority of Philadelphia.		hat any conveyance by the ng and Urban Development
	36012 36014 26015	Housing Authority of Philadelphia. Housing Authority of Philadelphia. Housing Authority of Philadelphia.	pursuant to this sen	tence shall be subject to the
	36016	Housing Authority of Philadelphia. Housing Authority of City of Pitts-		requirements as provided in espect to a project specifi-
		burgh. Allegheny County Housing Author-	cally designated her	
	36295		(b) Projects as "low-	rent housing"
Rhode Island South Carolina	37013 38023	Housing Authority of City of New- port. Housing Authority of City of		ance by the Secretary of
South Caronna		Charleston. Housing Authority of City of	project pursuant to	Development of any such the provisions of this sec-
		Charleston. Housing Authority of City of		shall constitute and be
	38042	Spartanburg. Housing Authority of City of		ent housing" as that term is the United States Housing
Tennessee	$40022 \\ 40023$	Spartanburg. Jackson Housing Authority. Milan Housing Authority.	Act of 1937 [42 U.S.	C. 1437 et seq.] (and to be a
	40011 40025	Nashville Housing Authority. Trenton Housing Authority.		roject assisted pursuant to e meaning of section 1404a(b)
Texas	41064	Housing Authority of City of Cor- pus Christi.	of this title). Any in	nstrument of conveyance by
	41065	Housing Authority of City of Cor- pus Christi.		stating that it is executed I to VII of this chapter shall
	41133	Housing Authority of City of Free- port.		nce of compliance therewith

insofar as any title or other interest in the property is concerned.

(c) Conditions and requirements of agreements

The agreement between the public housing agency and the Secretary of Housing and Urban Development required by subsection (a) of this section shall contain the following conditions and requirements, and may contain such further conditions, requirements, and provisions as the Secretary determines—

(1) during a period of forty years following the conveyance the project shall be administered as low-rent housing in accordance with subsections 2(1) and 2(2) of the United States Housing Act of 1937 [42 U.S.C. 1402(1) and (2)]: Provided, That if at any time during such period the public housing agency and the Secretary of Housing and Urban Development agree that the project, or any part thereof, is no longer suitable for use as low-rent housing, the project, or part thereof, shall with the approval of the Secretary of Housing and Urban Development be sold by the public housing agency after which the agreement shall be deemed to have terminated with respect to such project or part thereof except that the proceeds from such sale, after payment of the reasonable expense thereof, shall be paid to the Secretary of Housing and Urban Development, or, with the Secretary's approval, used to finance the repair or rehabilitation of a project or part thereof conveyed to the public housing agency under this section:

(2) the public housing agency shall, within six months following the conveyance, initiate a program for the removal of all families residing in the project on the date of conveyance who are ineligible under the provisions of the United States Housing Act of 1937 [42 U.S.C. 1437 et seq.] for continued occupancy therein, and shall have required such ineligible tenants to vacate their dwellings within eighteen months after the initiation of such program: *Provided*, That military personnel as designated by the Secretary of Defense or his designee shall not be subject to such removal until eighteen months after the date of conveyance;

(3) annually during the term of such agreement, the public housing agency shall pay to the Secretary of Housing and Urban Development all income from the project remaining after deducting the amounts necessary (as determined pursuant to regulations of the Secretary of Housing and Urban Development) for (i) the payment of reasonable and proper costs of operating, maintaining, and approving such project, (ii) the payments in lieu of taxes authorized hereunder, (iii) the establishment and maintenance of reasonable and proper reserves as approved by the Secretary of Housing and Urban Development, and (iv) the payment of currently maturing installments of principal of and interest on any indebtedness incurred by such public housing agency with the approval of the Secretary of Housing and Urban Development: Provided, That the provisions of this paragraph shall not be applicable to any project which is consolidated under a single contract with one or more low-rent projects

being assisted under the United States Housing Act of 1937 [42 U.S.C. 1437 et seq.], and all income from any such project conveyed under this section may be commingled with funds of the project or projects with which it is consolidated and applied in accordance with the requirements of the consolidated contract and the provisions of section 10(c) of the said Act [42 U.S.C. 1410(c)];

(4) during the term of such agreement, the project shall be exempt from all real and personal property taxes levied or imposed by the State, city, county, or other political subdivisions;

(5) for the tax year in which the conveyance is made and the next succeeding tax year annual payments in lieu of taxes may be made to the State, city, county, or other political subdivisions in amounts not in excess of the real property taxes which would be paid to such State, city, county, or other political subdivisions if the project were not exempt from taxation; and thereafter, during the term of such agreement, payments in lieu of taxes with respect to the project may be made in annual amounts which do not exceed 10 per centum of the annual shelter rents charged in such project:

(6) in selecting tenants for such project, the public housing agency shall give such preferences as are prescribed by subsection 10(g) of the United States Housing Act of 1937 [42 U.S.C. 1410g], except that for one year after the date of conveyance of a project, the public housing agency shall, to the extent permitted by law, give such preferences, by allocation or otherwise, to military personnel as the Secretary of Defense or his designee prescribes to the public housing agency; and

(7) upon the occurrence of a substantial default in respect to the requirements and conditions to which the public housing agency is subject (as such substantial default shall be defined in such agreement), the public housing agency shall be obligated at the option of the Secretary of Housing and Urban Development, either to convey title in any case where, in the determination of the Secretary of Housing and Urban Development, (which determination shall be final and conclusive), such conveyance of title is necessary to achieve the purposes of this subchapter and the United States Housing Act of 1937 [42 U.S.C. 1437 et seq.], or to deliver possession to the Secretary of Housing and Urban Development of the project, as then constituted, to which such agreement relates: *Provided*, That in the event of such conveyance of title or delivery of possession, the Secretary of Housing and Urban Development may improve and administer such project as low-rent housing, and otherwise deal with such housing or parts thereof, subject, however, to the limitations contained in the applicable provisions of the United States Housing Act of 1937. The Secretary of Housing and Urban Development shall be obligated to reconvey or to redeliver possession of the project, as constituted at the time of reconveyance or redelivery, to such public housing agency or to its successor (if such public housing agency or a successor exists) upon such terms as shall be prescribed in

such agreement and as soon as practicable after the Secretary of Housing and Urban Development shall be satisfied that all defaults with respect to the project have been cured, and that the project will, in order to fulfill the purposes of this subchapter and the United States Housing Act of 1937, thereafter be operated in accordance with the terms of such agreement. Any prior conveyances and reconveyances, deliveries and redeliveries of possession shall not exhaust the right to require a conveyance or delivery of possession of the project to the Secretary of Housing and Urban Development pursuant to this paragraph upon the subsequent occurrence of a substantial default.

(d) Disposition of payments

At the end of each fiscal year, the total amount of payments during such year to the Secretary of Housing and Urban Development in accordance with subsection (c) of this section shall be covered into the Treasury as miscellaneous receipts.

(Oct. 14, 1940, ch. 862, title VI, §606, as added June 28, 1948, ch. 688, §7, as added Apr. 20, 1950, ch. 94, title II, §201, 64 Stat. 59; amended by Ex. Ord. No. 10284, §§6, 7, eff. Sept. 4, 1951, 16 F.R. 8971; Ex. Ord. No. 10339, eff. Apr. 7, 1952, 17 F.R. 3012; Ex. Ord. No. 10425, eff. Jan. 16, 1953, 18 F.R. 405; Pub. L. 86–372, title VIII, §807, Sept. 23, 1959, 73 Stat. 687; Pub. L. 89–174, §5(a), Sept. 9, 1965, 79 Stat. 669; Pub. L. 93–383, title II, §207, Aug. 22, 1974, 88 Stat. 669.)

Editorial Notes

References in Text

The United States Housing Act of 1937, referred to in subsecs. (a)(1), (b), and (c)(2), (3), (7), is act Sept. 1, 1937, ch. 896, as revised generally by Pub. L. 93-383, title II, $\S201(a)$, Aug. 22, 1974, 88 Stat. 653, which is classified generally to chapter 8 ($\S1437$ et seq.) of this title. For complete classification of this Act to the Code, see Short Title note under section 1437 of this title and Tables.

Subchapters III and VI of this chapter, referred to in subsec. (b), were comprised of sections 1531 to 1536 and 1571 to 1576, respectively, of this title and have been omitted from the Code. For further details, see note set out under section 1522 of this title.

Subsections 2(1) and 2(2) and section 10 of the United States Housing Act of 1937, referred to in subsec. (c)(1), (3), and (6), are references to sections 2 and 10 of the Act prior to the general revision of the Act by Pub. L. 93–383. The Act as so revised is classified to section 1437 et seq. of this title. Provisions of former sections 2 and 10 are covered by sections 3 and 5 of the Act which are classified to sections 1437a and 1437d of this title.

Amendments

1974—Subsec. (b). Pub. L. 93–383, §207(a), struck out provisions relating to payment of capital grants or annual contributions to low-rent housing projects.

Subsec. (c)(1). Pub. L. 93-383, §207(b), inserted provision relating to financing repair or rehabilitation of a project or part of project conveyed to public housing agency under this section.

1959—Subsec. (b). Pub. L. 86–372, §807(1), provided that if any such project is consolidated under a single annual contributions contract with any low-rent project being assisted with annual contributions under United States Housing Act of 1937, payment of any annual contribution on account of any project so assisted shall not be deemed to be a capital grant or annual contribution with respect to any project conveyed hereunder. Subsec. (c)(3). Pub. L. 86–372, \$807(2), inserted proviso making provisions of subsec. (c)(3) inapplicable to any project which is consolidated under a single contract with one or more low-rent projects being assisted under United States Housing Act of 1937, and permitting commingling of income from such project with funds of project or projects with which it is consolidated.

Statutory Notes and Related Subsidiaries

TRANSFER OF FUNCTIONS

For transfer of functions to Secretary of Housing and Urban Development, see note set out under section 1581 of this title.

Executive Documents

EXECUTIVE ORDER NO. 10284

Ex. Ord. No. 10284, Sept. 4, 1951, extended time for request for conveyance of housing projects from Dec. 31, 1950, to Dec. 31, 1951, and extended time for entering agreements with Public Housing Administration from June 30, 1951, to June 30, 1952. See note set out under section 1589a of this title.

EXECUTIVE ORDER NO. 10339

Ex. Ord. No. 10339, Apr. 7, 1952, set out as a note under section 1589a of this title, extended time for request for conveyance of housing projects from Dec. 31, 1951, to Dec. 31, 1952, and extended time for entering agreements with Public Housing Administration from June 30, 1952, to June 30, 1953.

EXECUTIVE ORDER NO. 10425

Ex. Ord. No. 10425, Jan. 16, 1953, set out as a note under section 1589a of this title, extended time for request for conveyance of housing projects from Dec. 31, 1952, to June 30, 1953.

§ 1587. Disposition of other permanent war housing

(a) Public interest

The Secretary of Housing and Urban Development shall, subject to the provisions of this section, dispose of permanent war housing, other than housing conveyed pursuant to section 1586 of this title, as promptly as practicable and in the public interest.

(b) Preference in sales to individuals

Preference in the purchase of any dwelling structure designed for occupancy by not more than four families and offered for separate sale shall be granted to occupants and to veterans over other prospective purchasers for such period as the Secretary of Housing and Urban Development may determine and in the following order:

(1) a veteran who occupies a unit in the dwelling structure to be sold and who intends to continue to occupy such unit;

(2) a nonveteran who occupies a unit in the dwelling structure to be sold and who intends to continue to occupy such unit;

(3) a veteran who intends to occupy a unit in the dwelling structure to be sold.

Subject to the above order of preference, the Secretary of Housing and Urban Development may establish subordinate preferences for any such dwelling structure. In the disposition of any dwellings under this section which were acquired by the United States from persons occupying the dwellings at the time of such acquisi-