<table>
<thead>
<tr>
<th>§</th>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>121</td>
<td>Annual report of president and directors</td>
<td>4</td>
</tr>
<tr>
<td>122</td>
<td>Limitation on use of appropriations</td>
<td>4</td>
</tr>
<tr>
<td>123</td>
<td>Annual appropriations; inspection by Secretary of Education</td>
<td>5</td>
</tr>
<tr>
<td>124</td>
<td>Transfer of Freedmen’s Hospital to Howard University</td>
<td>6</td>
</tr>
<tr>
<td>125</td>
<td>Employees of hospital</td>
<td>7</td>
</tr>
<tr>
<td>126</td>
<td>Authorization of appropriations for construction of hospital facilities; recovery of value by United States</td>
<td>8</td>
</tr>
<tr>
<td>127</td>
<td>Transfer of facilities by University or cessation of operation as teaching hospital facilities; recovery of value by United States</td>
<td>8</td>
</tr>
<tr>
<td>128</td>
<td>Authorization of appropriations for partial support of operation of facilities; separate account</td>
<td>9</td>
</tr>
<tr>
<td>129</td>
<td>Financial policy; report to Congress</td>
<td>9</td>
</tr>
<tr>
<td>130</td>
<td>Purchases through the General Services Administration</td>
<td>9</td>
</tr>
<tr>
<td>130a</td>
<td>Financial and program audit by Secretary</td>
<td>9</td>
</tr>
<tr>
<td>130aa</td>
<td>Definitions</td>
<td>11</td>
</tr>
<tr>
<td>130aa–1</td>
<td>Program authorized</td>
<td>11</td>
</tr>
<tr>
<td>130aa–2</td>
<td>Investments</td>
<td>12</td>
</tr>
<tr>
<td>130aa–3</td>
<td>Withdrawals and expenditures</td>
<td>12</td>
</tr>
<tr>
<td>130aa–4</td>
<td>Enforcement</td>
<td>13</td>
</tr>
<tr>
<td>130aa–5</td>
<td>Authorization of appropriations</td>
<td>13</td>
</tr>
</tbody>
</table>
TITLE 20—EDUCATION

Chap. ...Sec.
1. Office of Education [Repealed] ...1
2. Teaching of Agricultural, Trade, Home Economics, and Industrial Subjects [Repealed or Omitted] ...11
3. Smithsonian Institution, National Museums and Art Galleries ...41
4. National Zoological Park ...81
5. Government Collections and Institutions for Research, and Material for Educational Institutions ...91
6. American Printing House for the Blind ...101
6A. Vending Facilities for Blind in Federal Buildings ...107
7. Instruction as to Nature and Effect of Alcoholic Drinks and Narcotics ...111
8. Howard University ...121
9. National Training School for Boys [Omitted] ...131
10. National Training School for Girls [Omitted] ...161
11. National Arboretum ...191
12. Foreign and Exchange Students ...221
13. Financial Assistance to Local Educational Agencies [Omitted or Repealed] ...231
14. School Construction in Areas Affected by Federal Activities [Transferred to Chapter 19] ...251
15. Studies and Research on Problems in Education [Omitted or Repealed] ...331
16. Public Library Services and Construction [Repealed] ...351
17. National Defense Education Program [Omitted or Repealed] ...401
18. Grants for Teaching in the Education of Handicapped Children [Repealed] ...611
18A. Early Education Programs for Handicapped Children [Repealed] ...621
19. School Construction in Areas Affected by Federal Activities [Repealed] ...631
20A. National Technical Institute for the Deaf [Repealed or Transferred] ...681
20B. Gallaudet College [Repealed or Transferred] ...691
21. Higher Education Facilities [Omitted or Repealed] ...701
22. National Council on the Arts [Repealed] ...781
23. Training and Fellowship Programs for Community Development ...801
25. Pay and Personnel Program for Overseas Teachers ...901
25A. Overseas Defense Dependents’ Education ...921
26. Support and Scholarship in Humanities and Arts; Museum Services ...951
26A. Indemnity for Exhibitions of Arts and Artifacts ...971
27. National Vocational Student Loan Insurance [Repealed] ...981
28. Higher Education Resources and Student Assistance ...1001
29. International Studies and Research [Omitted or Repealed] ...1171
30. Basic Education for Adults [Repealed] ...1201
31. General Provisions Concerning Education ...1221
32. Vocational Education [Omitted or Repealed] ...1241
33. Education of Individuals With Disabilities ...1400
34. National Commission on Libraries and Information Science [Repealed] ...1501
35. Environmental Education [Omitted] ...1531
36. Emergency School Aid [Repealed] ...1601
37. Assignment or Transportation of Students ...1651
38. Discrimination Based on Sex or Blindness ...1681
39. Equal Educational Opportunities and Transportation of Students ...1701
40. Consolidation of Education Programs [Omitted, Repealed, or Transferred] ...1801
41. National Reading Improvement Program [Repealed] ...1901
42. Harry S Truman Memorial Scholarships ...2001
43. American Folklife Preservation ...2101
44. Career and Technical Education ...2301
45. Career Education and Career Development ...2501
46. Career Education Incentive [Repealed or Omitted] ...2601
47. Strengthening and Improvement of Elementary and Secondary Schools [Omitted, Transferred, or Repealed] ...2701
48. Department of Education ...3401
49. Asbestos School Hazard Detection and Control ...3601
50. National Center for the Study of Afro-American History and Culture ...3701
51. Elementary and Secondary Education Block Grant [Repealed] ...3801
52. Education for Economic Security \[3901
53. Emergency Immigrant Education Assistance [Repealed] \[4101
54. Leadership in Educational Administration [Repealed] \[4201
55. Education of the Deaf \[4301
56. American Indian, Alaska Native, and Native Hawaiian Culture and Art Development \[4401
57. James Madison Memorial Fellowship Program \[4501
58. Drug-Free Schools and Communities [Repealed or Transferred] \[4601
59. Barry Goldwater Scholarship and Excellence in Education Program \[4701
60. Fund for the Improvement and Reform of Schools and Teaching [Repealed] \[4801
61. Education for Native Hawaiians [Repealed] \[4901
62. Education and Training for American Competitiveness [Repealed] \[5001
63. Eisenhower Exchange Fellowship Program \[5201
64. Excellence in Mathematics, Science, and Engineering Education [Repealed] \[5301
65. National Environmental Education \[5501
66. Morris K. Udall and Stewart L. Udall Foundation \[5601
67. Christopher Columbus Fellowship Foundation \[5701
68. National Education Reform \[5801
69. School-to-Work Opportunities [Omitted] \[6101
70. Strengthening and Improvement of Elementary and Secondary Schools \[6301
71. National Education Statistics [Repealed or Transferred] \[9001
72. Museum and Library Services \[9101
73. Adult Education and Literacy \[9201
74. Troops-to-Teachers Program \[9301
75. Early Learning Opportunities \[9401
76. Education Research, Statistics, Evaluation, Information, and Dissemination \[9501
77. Financial Literacy and Education Improvement \[9701
78. Science, Technology, Engineering, Mathematics, and Critical Foreign Language Education \[9801
79. STEM-Training Grant Program \[9901
CHAPTER 8—HOWARD UNIVERSITY

SUBCHAPTER I—GENERAL PROVISIONS

Sec.
121. Annual report of president and directors.
122. Limitation on use of appropriations.
123. Annual appropriations; inspection by Secretary of Education.
124. Transfer of Freedmen’s Hospital to Howard University.
125. Employees of hospital.
126. Authorization of appropriations for construction of hospital facilities.
127. Transfer of facilities by University or cessation of operation as teaching hospital facilities; recovery of value by United States.
128. Authorization of appropriations for partial support of operation of facilities; separate account.
129. Financial policy; report to Congress.
130. Purchases through the General Services Administration.
130a. Financial and program audit by Secretary.

SUBCHAPTER II—ENDOWMENT

130aa. Definitions.
130aa–1. Program authorized.
130aa–2. Investments.
130aa–3. Withdrawals and expenditures.
130aa–4. Enforcement.
SUBCHAPTER I—GENERAL PROVISIONS

§ 121. Annual report of president and directors

The president and directors of Howard University shall report to the Secretary of Education the condition of the institution on the 1st of July of each year, embracing therein the number of pupils received and discharged or leaving the same for any cause during the preceding year, and the number remaining; also, the branches of knowledge and industry taught and the progress made therein together with a statement showing the receipts of the institution and from what sources, and its disbursements, and for what objects.


Transfer of Functions

“Secretary of Education” substituted in text for “Secretary of Health, Education, and Welfare” pursuant to sections 301(a)(2)(M) and 507 of Pub. L. 96–88, which are classified to sections 3441(a)(2)(M) and 3507 of this title and which transferred all functions of Secretary of Health, Education, and Welfare under this subchapter to Secretary of Education.


Functions of Department of the Interior relating to administration of Howard University transferred to Federal Security Agency to be administered under direction and supervision of Federal Security Administrator, and annual report required to be furnished to Secretary of the Interior by President and directors of said University was directed to be furnished to Federal Security Administrator, by Reorg. Plan No. IV of 1940, set out in the Appendix to Title 5.

Similar Provisions

A similar requirement of a report of the expenditures of the University accompanied the appropriation for the same purposes in the following prior acts:


§ 122. Limitation on use of appropriations

No part of the appropriations made by Congress for the Howard University shall be used, directly or indirectly, for the support of the theological department of said university, nor for the support of any sectarian, denominational, or religious instruction therein; and no part thereof shall be paid to said university until it shall accord to the Secretary of Education, or to his designated agent or agents, authority to visit and inspect such university and to control and supervise the expenditure therein of all moneys paid under said appropriations.

§ 123. Annual appropriations; inspection by Secretary of Education

Annual appropriations are authorized to aid in the construction, development, improvement, endowment, and maintenance of the university, no part of which shall be used for religious instruction. The university shall at all times be open to inspection by the Secretary of Education and shall be inspected by the said Secretary at least once each year.


Amendments


1946—Act Aug. 7, 1946, repealed third sentence which required that an annual report of the affairs of the university be presented to Congress in the report of Office of Education.

1928—Act Dec. 13, 1928, authorized annual appropriations for the university, prohibited use of funds for religious instruction, made the university subject to inspection at least once a year by the Bureau of Education, and substituted provision that the annual report of the university’s affairs be presented to Congress by the Bureau for provision that the Board of Trustees publish such an annual report.

Effective Date of 1984 Amendment


Transfer of Functions

“Secretary of Education” substituted in text for “Secretary of Health, Education, and Welfare” pursuant to sections 301(a)(2)(M) and 507 of Pub. L. 96–88 which are classified to sections 3441 (a)(2)(M) and 3507 of this title and which transferred all functions of Secretary of Health, Education, and Welfare under this subchapter to Secretary of Education.

Office of Education transferred to Federal Security Agency by Reorg. Plan No. I of 1939, §§ 201, 204, eff. July 1, 1939, set out in the Appendix to Title 5.

Office of Education created and placed in Department of the Interior by the act of July 20, 1868, ch. 176, 15 Stat. 106, which abolished the Department of Education. In the appropriation act of July 12, 1870, ch. 251, 16 Stat. 242, the Office was designated the Bureau of Education. This designation was retained until the act of May 14, 1930, ch. 273, 46 Stat. 281, 319, which made appropriations for the “Office of Education.”

Reports Continued

Office of Education was directed to continue its inspections of Howard University in accordance with provisions of existing law, by Reorg. Plan No. IV of 1940, set out in the Appendix to Title 5, Government Organization and Employees.

§ 124. Transfer of Freedmen’s Hospital to Howard University

(a) Purpose; authorization; agreement

For the purpose of assisting in the provision of teaching hospital resources for Howard University, thereby assisting the university in the training of medical and allied personnel and in providing hospital services for the community, the Secretary of Health, Education, and Welfare shall, pursuant to agreement with the board of trustees of Howard University, transfer to Howard University, without reimbursement, all right, title, and interest of the United States in certain lands in the District of Columbia, together with the buildings and improvements thereon and the personal property used in connection therewith (as determined by the Secretary), commonly known as Freedmen’s Hospital.

(b) Congressional intent

It is the intent of Congress

(1) that the transfer of Freedmen’s Hospital to Howard University be effected as soon as practicable,

(2) to assure the well-being of patients at Freedmen’s Hospital during the period of transition, and

(3) that the transfer be effected with minimum dislocation of the present hospital staff and maximum consideration of their interests as employees.

(c) Report to Congress

The Secretary of Health, Education, and Welfare shall report to the Congress the terms of the agreement for such transfer.

(Pub. L. 87–262, § 1, Sept. 21, 1961, 75 Stat. 542.)

Transfer of Functions

Functions of Secretary of Health, Education, and Welfare under laws relating to relationship between Howard University and Department of Health, Education, and Welfare transferred to Secretary of Education by section 3441(a)(2)(M) of this title.

Repeal of Laws Applicable to Freedmen’s Hospital

Section 7 of Pub. L. 87–262 provided that: “All laws heretofore applicable specifically to Freedmen’s Hospital are, to the extent of such applicability, repealed, effective with the transfer of Freedmen’s Hospital pursuant to section 1 [this section].”

Transfer of Funds

Section 8 of Pub. L. 87–262 provided that: “All unexpended balances of appropriations, allocations, and other funds, available or to be made available, of Freedmen’s Hospital are, effective with the transfer of Freedmen’s Hospital pursuant to section 1 [this section], transferred to Howard University for use in the operation of the Howard University Hospital facilities, except to the extent (determined by the Director of the Bureau of the Budget [Director of the Office of Management and Budget]) required to meet obligations already incurred and not assumed by the university.”
§ 125. Employees of hospital

(a) Opportunity to transfer; guarantee of rights and benefits

The agreement for transfer of Freedmen’s Hospital referred to in section 124 of this title shall include provisions to assure that—

(1) all individuals who are career or career-conditional employees of the hospital on the day preceding the effective date of the transfer of the hospital, except those in positions with respect to which they have been notified not less than six months prior to the effective date of such transfer that their positions are to be abolished, will be offered an opportunity to transfer to Howard University;

(2) Howard University—
   (A) will not reduce the salary levels for such employees who transfer,
   (B) will deposit currently
      (i) in the civil service retirement and disability fund referred to in section 8348 of title 5, the employee deductions and agency contributions required by subchapter III of chapter 83 of title 5, and
      (ii) in the fund referred to in section 8714 of title 5, the employee deductions and agency contributions required by chapter 87 of title 5.
   (C) will provide other benefits for such employees as nearly equivalent as may be practicable to those generally applicable, on the effective date of the transfer of the hospital, to civilian employees of the United States, and
   (D) in determining the seniority rights of its employees, Howard University will credit service with Freedmen’s Hospital performed by such employees who transfer, on the same basis as it would credit such service had it been performed for such University;

(3) the transfer will become effective not later than the beginning of the second month which begins after construction of the new hospital facilities authorized by section 126 of this title is commenced.

(b) Placement of employees in comparable Federal positions

The Department of Health, Education, and Welfare shall make every reasonable effort to place in other comparable Federal positions all individuals who are career or career-conditional employees of Freedmen’s Hospital on September 21, 1961 and who do not transfer to Howard University.

(c) Services performed in the employ of United States

Each individual who is an employee of Freedmen’s Hospital on September 21, 1961 and who transfers to Howard University shall, so long as he is continuously in the employ of Howard University, be regarded as continuing in the employ of the United States for the purposes of subchapter III of chapter 83 of title 5, chapter 87 of title 5. For purposes of section 3121 (b) of title 26 and section 410 of title 42, service performed by such individual during the period of his employment at Howard University shall be regarded as though performed in the employ of the United States.


Codification

In subsec. (a)(2)(B), “civil service retirement and disability fund referred to in section 8348 of title 5” substituted for “civil service retirement and disability fund required by the Act of May 22, 1920” on authority of Pub. L. 89–554, § 7(b), Sept. 6, 1966, 80 Stat. 631, the first section of which enacted Title 5, Government Organization and Employees. Previously, act May 22, 1920, ch. 195, 41 Stat. 614, was superseded by act May 29, 1930, known as the Civil Service Retirement Act of 1930, which was generally amended by act July 31, 1956, ch. 804, § 401, 70 Stat. 743.
§ 126. Authorization of appropriations for construction of hospital facilities

For the purpose specified in section 124 of this title, there are authorized to be appropriated such sums as may be necessary for the construction of a building or buildings and facilities, including equipment, and for remodeling of existing buildings (including repair and replacement of equipment) which are to be combined with the building or buildings and facilities so constructed, to provide a hospital with a capacity of not to exceed five hundred beds.


§ 127. Transfer of facilities by University or cessation of operation as teaching hospital facilities; recovery of value by United States

If, within twenty years after the completion of construction (as determined by the Secretary of Health, Education, and Welfare) of the new hospital facilities authorized by section 126 of this title, any of such facilities, or of the facilities transferred pursuant to section 124 of this title and combined with such new facilities, are transferred by Howard University to any other person or entity (except a transfer to the United States) or cease to be operated by the university as teaching hospital facilities, the United States shall be entitled to recover from the transferee or the university, in the case of a transfer, or from the university, if there is no transfer, an amount equal to the then value of such facilities (or so much thereof as is involved in the transfer, as the case may be), such value to be determined by agreement of the parties or by action brought in the United States District Court for the District of Columbia.


Transfer of Functions

Functions of Secretary of Health, Education, and Welfare under laws relating to relationship between Howard University and Department of Health, Education, and Welfare transferred to Secretary of Education by section 3441 (a)(2)(M) of this title.
§ 128. Authorization of appropriations for partial support of operation of facilities; separate account

In order to facilitate operation of teaching hospital facilities at Howard University, there are authorized to be appropriated annually to the university such sums as the Congress may determine, for the partial support of the operation of such facilities giving consideration to the cost imposed by the provisions of section 125 of this title and the portion of the agreement under sections 124 to 129 of this title relating to such provisions. The cost of operating such facilities, the appropriations pursuant to this section, and any other income derived from such operation or available for such purpose shall be identified and accounted for separately in the accounts of the university.


§ 129. Financial policy; report to Congress

It is declared to be the policy of the Congress that, to the extent consistent with good medical teaching practice, the Howard University Hospital facilities shall become progressively more self-supporting. In order to further this policy, the President shall submit to the Congress a report, based on a study of the financing of the operation of the hospital, containing his recommendations on the rate at which, consistent with the above policy, Federal financial participation in such cost of operation shall be reduced. Such report shall be submitted not later than the end of the second calendar year following the year in which the construction of the new hospital facilities, authorized by section 126 of this title, is completed.

(Pub. L. 87–262, § 6, Sept. 21, 1961, 75 Stat. 544.)

§ 130. Purchases through the General Services Administration

On and after September 8, 1978, Howard University is authorized to make purchases through the General Services Administration.


Codification

Section is from the Second Supplemental Appropriations Act, 1978, and contained additional provisions relating to purchases by the American Printing House for the Blind, Gallaudet University, and the National Technical Institute for the Deaf, which are set out in sections 106 and 4362 of this title.

§ 130a. Financial and program audit by Secretary

Funds appropriated in this Act or subsequent Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Acts to Howard University shall be subject to financial and program audit by the Secretary of Education and the Secretary may withhold all or any portion of these appropriations if he determines that an institution has not cooperated fully in the conduct of such audits.

Codification

Section is from the Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Act, 1993, and contained additional provisions relating to the American Printing House for the Blind, Gallaudet University, and the National Technical Institute for the Deaf, which are set out as sections 106a and 4363 of this title, respectively.
SUBCHAPTER II—ENDOWMENT

§ 130aa. Definitions

For purposes of this subchapter—

(1) the term “endowment fund” means a fund, or a tax exempt foundation, established and maintained by Howard University for the purpose of generating income for its support, but which shall not include real estate;

(2) the term “endowment fund corpus” means an amount equal to the grants awarded under this subchapter plus an amount equal to such grants provided by Howard University;

(3) the term “endowment fund income” means an amount equal to the total value of the endowment fund established under this subchapter minus the endowment fund corpus;

(4) the term “Secretary” means the Secretary of Education; and

(5) the term “University” means the Howard University established by the Act of March 2, 1867.


References in Text

Act of March 2, 1867, referred to in par. (5), is act Mar. 2, 1867, ch. 162, 14 Stat. 438, as amended. Section 8 of this Act is classified to section 123 of this title. For complete classification of this Act to the Code, see Tables.

Effective Date

Section 209 of title II of Pub. L. 98–480 provided that: “This title [see Short Title note below] shall take effect on October 1, 1984.”

Short Title

Section 201 of title II of Pub. L. 98–480 provided that: “This title [enacting this subchapter, amending section 123 of this title, and enacting provisions set out as a note above] may be cited as the ‘Howard University Endowment Act’.”

§ 130aa–1. Program authorized

(a) The Secretary is authorized to establish an endowment program, in accordance with the provisions of this subchapter, for the purpose of establishing or increasing endowment funds, providing additional incentives to promote fundraising activities, and encouraging independence and self-sufficiency at the University.

(b) (1) From the funds appropriated pursuant to this subchapter for endowments in any fiscal year for the University, the Secretary is authorized to make grants to Howard University. The Secretary may enter into agreements with the University and include in any agreement made pursuant to this subchapter such provisions deemed necessary by the Secretary to assure that the purposes of this subchapter will be achieved.

(2) The University may receive a grant under this section only if it has deposited in the endowment fund established under this subchapter an amount equal to such grant and has adequately assured the Secretary that it will administer the endowment fund in accordance with the requirements of this subchapter. The source of funds for this institutional match shall not include Federal funds or funds derived from an existing endowment fund.

(3) The period of any grant under this section shall not exceed twenty years, and during such period the University shall not withdraw or expend any of its endowment fund corpus. Upon the expiration of any grant period, the University may use the endowment fund corpus plus any endowment fund income for any educational purpose.
§ 130aa–2. Investments

(a) The University shall invest its endowment fund corpus and endowment fund income in those low-risk instruments and securities in which a regulated insurance company may invest under the law of the District of Columbia, such as federally insured bank savings account or comparable interest bearing account, certificate of deposit, money market fund, mutual fund, or obligations of the United States.

(b) The University, in investing its endowment fund corpus and income, shall exercise the judgment and care, under circumstances then prevailing, which a person of prudence, discretion, and intelligence would exercise in the management of his own business affairs.

§ 130aa–3. Withdrawals and expenditures

(a) Defrayment of expenses; restrictions on use of income or corpus; limits on withdrawals or expenditures

The University may withdraw and expend its endowment fund income to defray any expenses necessary to its operation, including expenses of operations and maintenance, administration, academic and support personnel, construction and renovation, community and student services programs, technical assistance, and research. No endowment fund income or corpus may be used for any type of support of the executive officers of the University or for any commercial enterprise or endeavor entered into after January 1, 1981. Except as provided in subsection (b) of this section, the University shall not, in the aggregate, withdraw or expend more than 50 per centum of the total aggregate endowment fund income earned prior to the time of withdrawal or expenditure.

(b) Authority of Secretary; withdrawal or expenditure beyond limits; circumstances demonstrating necessity

The Secretary is authorized to permit the University to withdraw or expend more than 50 per centum of its total aggregate endowment income whenever the University demonstrates such withdrawal or expenditure is necessary because of—

(A) a financial emergency, such as a pending insolvency or temporary liquidity problem;

(B) a life-threatening situation occasioned by a natural disaster or arson; or

(C) another unusual occurrence or exigent circumstance.

(c) Repayment of Federal share of amounts improperly expended or withdrawn; endowment fund corpus; income

(1) If the University withdraws or expends more than the endowment fund income authorized by this section, the University shall repay the Secretary an amount equal to 50 per centum of the amount improperly expended (representing the Federal share thereof).

(2) The University shall not withdraw or expend any endowment fund corpus. If the University withdraws or expends any endowment fund corpus, the University shall repay the Secretary an amount equal to 50 per centum of the amount withdrawn or expended (representing the Federal share thereof) plus any income earned thereon.


§ 130aa–4. Enforcement

(a) After notice and an opportunity for a hearing, the Secretary is authorized to terminate and recover any grant awarded under this subchapter if the University—

(1) withdraws or expends any endowment fund corpus, or any endowment fund income in excess of the amount authorized by section 130aa–3 of this title;

(2) fails to invest its endowment fund corpus or income in accordance with the investment standards set forth in section 130aa–2 of this title; or

(3) fails to account properly to the Secretary concerning investments and expenditures of its endowment fund corpus or income.

(b) If the Secretary terminates a grant under subsection (a) of this section, the University shall return to the Treasury of the United States an amount equal to the sum of the original grant or grants under this subchapter 1 plus any income earned thereon. The Secretary may direct the University to take such other appropriate measures to remedy any violation of this subchapter and to protect the financial interest of the United States.

Footnotes

1 See Codification note below.


Codification

This subchapter, the first time it appears in subsec. (b), was in the original “this Act” which was translated as reading “this title”, meaning title II of Pub. L. 98–480, Oct. 17, 1984, 98 Stat. 2236, as the probable intent of Congress.

§ 130aa–5. Authorization of appropriations

There is authorized to be appropriated $2,000,000 for the purposes authorized under section 130aa–1 of this title. Funds appropriated under this section shall remain available until expended.