36 CFR Ch. VII (7-1-20 Edition)

REPRESENTATION

The conduct of, and representation of the Library of Congress in, any litigation in which the Library of Congress is a party, or is interested, are reserved exclusively to the United States Department of Justice as provided for in 28 U.S.C. 516.

GOVERNING LAW

This agreement shall be governed for all purposes by and construed in accordance with the Federal laws of the United States of America.

VENUE

Venue for any claim under this agreement shall lie exclusively in the Federal courts of the United States, as provided in 28 U.S.C. 1346 and 28 U.S.C. 1491. Any action commenced in a State court that is against or directed to the Library of Congress may be removed by the United States Government to Federal district court in accordance with 28 U.S.C. 1442.

DISPUTE RESOLUTION

The Library of Congress does not agree to submit to any form of binding alternative dispute resolution, including, without limitation, arbitration.

ORDER OF PRECEDENCE

Notwithstanding any provision of this agreement (including any addendum, schedule, appendix, exhibit, or other attachment to or order issued under this agreement), in the event of any conflict between the provisions of this agreement and the provisions of the clauses incorporated into this agreement pursuant to 36 CFR 701.7, the provisions of the clauses incorporated pursuant to 36 CFR 701.7 shall control.

COMMERCIAL COMPUTER SOFTWARE

As used in this clause, "commercial computer software" has the meaning provided in 48 CFR 2.101.

The provisions of the clause regarding the license of commercial computer software set forth in 48 CFR 52.227-19 are incorporated into this agreement with the same force and effect as if set forth herein, with all necessary changes deemed to have been made, such as replacing references to the Government with references to the Library of Congress.

(e) Additional provisions applicable to license agreements other than for license of computer software. In addition to the clauses deemed to be incorporated into license agreements pursuant to paragraph (d) of this section, the following clauses are deemed to be inserted into each license agreement to which the

Library of Congress is a party, other than for the license of computer software to the Library of Congress:

UNAUTHORIZED USES

The Library of Congress shall not be liable for any unauthorized uses of materials licensed by the Library of Congress under this agreement by Library of Congress patrons or by unauthorized users of such materials, and any such unauthorized use shall not be deemed a material breach of this agreement.

RIGHTS UNDER COPYRIGHT LAW

The Library of Congress does not agree to any limitations on its rights (e.g., fair use, reproduction, interlibrary loan, and archiving) under the copyright laws of the United States (17 U.S.C. 101 et seq.), and related intellectual property rights under foreign law, international law, treaties, conventions, and other international agreements.

[82 FR 29003, June 27, 2017]

PART 702—CONDUCT ON LIBRARY PREMISES

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AUTHORITY: Sec. 1, 29 Stat. 544; 2 U.S.C. 136.

Source: 69 FR 39840, July 1, 2004, unless otherwise noted.

§ 702.1 Applicability.

The rules and regulations in this part apply to all Federal property under the charge and control of the Librarian of Congress and to all persons entering in or on such property.

§ 702.2 Conduct on Library premises.

(a) All persons using the premises shall conduct themselves in such manner as not to affect detrimentally the peace, tranquility, and good order of the Library. Such persons shall:

- (1) Use areas that are open to them only at the times those areas are open to them and only for the purposes for which those areas are intended;
- (2) Comply with any lawful order of the police or of other authorized individuals; and
- (3) Comply with official signs of a restrictive or directory nature.
- (b) All persons using the premises shall refrain from:
- (1) Creating any hazard to oneself or another person or property, such as by tampering with fire detection and/or security equipment and devices, by fighting, by starting fires, or by throwing or deliberately dropping any breakable article, such as glass, pottery, or any sharp article, or stones or other missiles;
- (2) Using Library facilities for living accommodation purposes, such as unauthorized bathing, sleeping, or storage of personal belongings, regardless of the specific intent of the individual;
- (3) Engaging in inordinately loud or noisy activities;
- (4) Disposing of rubbish other than in receptacles provided for that purpose;
- (5) Throwing articles of any kind from or at a Library building or appurtenance:
- (6) Committing any obscene or indecent act such as prurient prying, indecent exposure, and soliciting for illegal purposes:
- (7) Removing, defacing, damaging, or in any other way so misusing a statue, seat, wall, fountain, or other architectural feature or any tree, shrub, plant, or turf:
- (8) Stepping upon or climbing upon any statue, fountain, or other ornamental architectural feature or any tree, shrub, or plant;
- (9) Bathing, wading, or swimming in any fountain:
- (10) Painting, marking or writing on, or posting or otherwise affixing any handbill or sign upon any part of a Library building or appurtenance, except on bulletin boards installed for that purpose and with the appropriate authorization:
- (11) Bringing any animal onto Library buildings and turf other than

dogs trained to assist hearing or visually impaired persons;

- (12) Threatening the physical well-being of an individual; and
- (13) Unreasonably obstructing reading rooms, food service facilities, entrances, foyers, lobbies, corridors, offices, elevators, stairways, or parking lots in such manner as to impede or disrupt the performance of official duties by the Library staff or to prevent Library patrons from using or viewing the collections.
- (c) Public reading rooms, research facilities, and catalog rooms are designated as nonpublic forums. As such, they shall be used only for quiet scholarly research or educational purposes requiring use of Library materials. All persons using these areas shall comply with the rules in effect in the various public reading rooms, shall avoid disturbing other readers, and shall refrain from engaging in disruptive behavior, including but not limited to (1) Eating, drinking, or smoking in areas where these activities are expressly prohibited:
- (2) Using loud language or making disruptive noises;
- (3) Using any musical instrument or device, loudspeaker, sound amplifier, or other similar machine or device for the production or reproduction of sound, except for devices to assist hearing or visually impaired persons, without authorization:
- (4) Interfering by offensive personal hygiene with the use of the area by other persons;
- (5) Spitting, defecating, urinating, or similar disruptive activities;
- (6) Intentionally abusing the furniture or furnishings in the area;
- (7) Intentionally damaging any item from the collections of the Library of Congress or any item of Library property:
- (8) Using computing terminals for purposes other than searching or training persons to search the Library's data bases or those under contract to the Library, or misusing the terminals by intentional improper or obstructive searching; and
- (9) Using the Library's photocopy machines or microfilm reader-printers

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for purposes other than copying Library materials, for copying that violates the copyright law (Title 17 U.S.C.), or for copying in violation of posted usage restrictions, e.g., "staff only."

- (10) Performing any other inappropriate or illegal act, such as accessing or showing child pornography, online or otherwise on Library premises; and
- (11) failing to wear appropriate clothing in Library facilities, including, but not limited to, footwear (shoes or sandals) and shirts.
- (12) any behavior or interaction by a member of the public that unnecessarily hinders staff from performing the Library's public service functions.

§ 702.3 Demonstrations.

- (a) Library buildings and grounds are designated as limited public forums, except for those areas designated as nonpublic forums. However, only Library grounds (defined in 2 U.S.C. 167j), not buildings, may be utilized for demonstrations. including assembling. marching, picketing, or rallying. In addition, as the need for the determination of other matters arises, the Librarian will determine what additional First Amendment activities may not be permitted in a limited public forum. In making such determination. The Librarian will consider only whether the intended activity is incompatible with the primary purpose and intended use of that area.
- (b) The Director, Integrated Support Services, shall designate certain Library grounds as available for demonstrations. Persons seeking to use such designated areas for the purpose of demonstrations shall first secure written permission from the Director, Integrated Support Services. An application for such permission shall be filed with Facility Services no later than four business days before the time of the proposed demonstration and shall include:
- (1) The name of the organization(s) or sponsor(s) of the demonstration;
- (2) The contact person's name and telephone number;
- (3) The proposed purpose of the demonstration;
- (4) The proposed location of the demonstration;

- (5) The date and hour(s) planned for the demonstration;
- (6) The anticipated number of demonstrators;
- (7) A concise statement detailing arrangements for the prompt cleanup of the site after the demonstration;
- (8) Any request for permission to use loudspeakers, microphones, or other amplifying devices, hand held or otherwise; and
- (9) A signed agreement by the applicant(s) to comply with Library regulations and terms and conditions established for the demonstration.
- (c) Upon receipt of an application, Facility Services shall forward the application, along with any comments and recommendations, to the Director, Integrated Support Services, within one business day of the office's receipt of said application. The Director, Integrated Support Services, shall respond to the request within three business days of his or her receipt of said application. The Director, Integrated Support Services, shall request advice from the Office of the General Counsel on any legal questions arising from said application.
- (d) Permission to demonstrate shall be based upon:
- (1) The availability of the requested location;
- (2) The likelihood that the demonstration will not interfere with Library operations or exceed city noise limitations as defined by District of Columbia regulations; and
- (3) The likelihood that the demonstration will proceed peacefully in the event that a volatile situation in the United States or abroad might lead to a potentially harmful threat toward the Capitol complex, including Library buildings and grounds.

§ 702.4 Photographs.

- (a) The policy set out herein applies to all individuals who are photographing Library of Congress buildings.
- (b) Special permission is not required for photographing public areas, if no tripods, lights or other specialized equipment is used. Public areas do not include reading rooms, exhibition areas or other areas where photographing is prohibited by signage.