

the aggregate of each of the sums determined under clauses (iii) and (iv) of section 506(b)(3)(A) of the Supplemental Appropriations Act, 1973 (2 U.S.C. 58(b)(3)(A)(iii) and (iv)) [now 2 U.S.C. 6314(b)(3)(A)(iii) and (iv)], shall be deemed decreased by 2.5 percent.”

PAYMENT TO UNITED STATES POSTAL SERVICE FOR
POSTAGE, FEES, AND CHARGES

Pub. L. 101-163, title I, §5(b), Nov. 21, 1989, 103 Stat. 1045, provided that: “Receipts paid to the Sergeant at Arms from sales of postage on, and fees and charges in connection with mail matter sent through the mail by Senators, Senate committees, or other Senate offices (including joint committees and commissions funded from the contingent fund of the Senate), other than under the franking privilege, as cash or check payments directly from such Senators, committees, or offices, or as reimbursement from the Financial Clerk of the Senate pursuant to certification by the Sergeant at Arms of charges to be made to such funds available to such Senators, committees, or offices for such postage, fees and charges shall be used by the Sergeant at Arms for payment to the United States Postal Service for such postage, fees, and charges.”

§ 6315. Telecommunications services for Senators; payment of costs out of contingent fund

The Sergeant at Arms and Doorkeeper of the Senate shall furnish each Senator local and long-distance telecommunications services in Washington, District of Columbia, and in such Senator’s State in accordance with regulations prescribed by the Senate Committee on Rules and Administration; and the costs of such service shall be paid out of the contingent fund of the Senate from moneys made available to him for that purpose.

(Pub. L. 98-181, title I, §1205(a), Nov. 30, 1983, 97 Stat. 1290; Pub. L. 99-65, §1(b), July 12, 1985, 99 Stat. 163; Pub. L. 99-439, Oct. 2, 1986, 100 Stat. 1085.)

Editorial Notes

CODIFICATION

Section was formerly classified to section 58a of this title prior to editorial reclassification and renumbering as this section.

Section is from the Supplemental Appropriations Act, 1984.

AMENDMENTS

1986—Pub. L. 99-439 struck out “(except services for which the charge is based on the amount of time the service is used)” after “Senator’s State”.

1985—Pub. L. 99-65 inserted “and in such Senator’s State (except services for which the charge is based on the amount of time the service is used)”.

Statutory Notes and Related Subsidiaries

EFFECTIVE DATE OF 1985 AMENDMENT

Amendment by Pub. L. 99-65 effective on first day of first calendar month beginning more than 60 days after July 12, 1985, see section 2 of Pub. L. 99-65, set out as a note under section 6314 of this title.

PAYMENT FOR TELECOMMUNICATIONS SERVICE

Pub. L. 104-53, title I, §5, Nov. 19, 1995, 109 Stat. 517, as amended by Pub. L. 104-197, title I, §4(a), Sept. 16, 1996, 110 Stat. 2397; Pub. L. 107-68, title I, §104(a), Nov. 12, 2001, 115 Stat. 568, provided that:

“(a) Any payment for local and long distance telecommunications service provided to any user shall

cover the total invoiced amount, including any amount relating to separately identified toll calls, and shall be charged to the appropriation for the fiscal year in which the underlying base service period covered by the invoice begins.

“(b) As used in subsection (a), the term ‘user’ means a Senator, an Officer of the Senate, and any office, committee, or other entity the funds of which are disbursed by the Secretary of the Senate.”

[Pub. L. 107-68, title I, §104(b), Nov. 12, 2001, 115 Stat. 568, provided that: “The amendment made by subsection (a) [amending section 5 of Pub. L. 104-53, set out above] shall take effect on October 1, 2001, and shall apply to base service periods beginning on or after that date.”]

[Pub. L. 104-197, title I, §4(b), Sept. 16, 1996, 110 Stat. 2397, provided that: “The amendments made by subsection (a) [amending section 5 of Pub. L. 104-53, set out above] shall take effect on October 1, 1996, and shall apply to all payments made on or after such date for local and long distance telecommunications service.”]

§ 6316. United States Code Annotated or United States Code Service; procurement for Senators

In lieu of the volumes of the Code of Laws of the United States, and the supplements thereto, supplied a Senator under section 212 of title 1, the Secretary of the Senate is authorized and directed to supply to a Senator upon written request of, and as specified by, that Senator—

(1) one copy of each of the volumes of the United States Code Annotated being published at the time the Senator takes office, and, as long as that Senator holds office, one copy of each replacement volume, each annual pocket part, and each pamphlet supplementing each such pocket part to the United States Code Annotated; or

(2) one copy of each of the volumes of the United States Code Service being published at the time the Senator takes office, and, as long as that Senator holds office, one copy of each replacement volume and each pocket supplement to the United States Code Service.

A Senator is entitled to make a written request under this paragraph and be supplied such volumes, pocket parts, and supplements the first time he takes office as a Senator and each time thereafter he takes office as a Senator after a period of time during which he has not been a Senator. In submitting such written request, the Senator shall certify that the volumes, pocket parts, or supplements he is to be supplied are to be for his exclusive, personal use. A Senator holding office on July 9, 1971, shall be entitled to file a written request and receive the volumes, pocket parts, and supplements, as the case may be, referred to in this paragraph if such request is filed within 60 days after July 9, 1971. Expenses incurred under this authorization shall be paid from the contingent fund of the Senate.

(Pub. L. 92-51, July 9, 1971, 85 Stat. 129; Pub. L. 92-607, ch. V, §501, Oct. 31, 1972, 86 Stat. 1504.)

Editorial Notes

CODIFICATION

Section was formerly classified to section 55 of this title prior to editorial reclassification and renumbering as this section.

AMENDMENTS

1972—Pub. L. 92-607 substituted “United States Code Service” for “Federal Code Annotated” in two places.

§ 6317. Home State office space for Senators; lease of office space

(a) Procurement by Sergeant at Arms of Senate in places designated by Senator; places subject to use; lease of office space

(1) The Sergeant at Arms of the Senate shall secure for each Senator office space suitable for the Senator's official use in places designated by the Senator in the State he represents. That space shall be secured in post offices or other Federal buildings at such places. In the event suitable office space is not available in post offices or other Federal buildings, the Sergeant at Arms shall secure other office space in those places.

(2) The Senator may lease, on behalf of the United States Senate, the office space so secured for a term not extending beyond the term of office which he is serving on the first day of such lease, except that, in the case of a Senator whose term of office is expiring and who has been elected for another term, such lease may extend until the end of the term for which he has been so elected. Each such lease shall contain a provision permitting its cancellation upon sixty days written notice by the Sergeant at Arms and Doorkeeper of the Senate, in the event of the death or resignation of the Senator. A copy of each such lease shall be furnished to the Sergeant at Arms. Nothing in this paragraph shall be construed to require the Sergeant at Arms to enter into or execute any lease for or on behalf of a Senator.

(b) Maximum amount of aggregate square feet for each Senator

(1) Subject to paragraph (2), the aggregate square feet of office space secured for Senator shall not at any time exceed—

(A) 5,000 square feet if the population of the State of the Senator is less than 3,000,000;

(B) 5,200 square feet if such population is 3,000,000 but less than 4,000,000;

(C) 5,400 square feet if such population is 4,000,000 but less than 5,000,000;

(D) 5,800 square feet if such population is 5,000,000 but less than 7,000,000;

(E) 6,200 square feet if such population is 7,000,000 but less than 9,000,000;

(F) 6,400 square feet if such population is 9,000,000 but less than 10,000,000;

(G) 6,600 square feet if such population is 10,000,000 but less than 11,000,000;

(H) 6,800 square feet if such population is 11,000,000 but less than 12,000,000;

(I) 7,000 square feet if such population is 12,000,000 but less than 13,000,000;

(J) 7,400 square feet if such population is 13,000,000 but less than 15,000,000;

(K) 7,800 square feet if such population is 15,000,000 but less than 17,000,000; or

(L) 8,200 square feet if such population is 17,000,000 or more.

(2) The aggregate square feet of office space for purposes of paragraph (1) shall not include any portion of the office space used for security or safety enhancements that are—

(A) of a kind authorized by the Committee on Rules and Administration of the Senate, which shall include an information technology

security closet and a secure lobby or reception area; and

(B) approved by the Sergeant at Arms and Doorkeeper of the Senate.

(c) Maximum annual rental rate; maximum aggregate amount for acquisition of furniture, equipment, and other office furnishings

(1)(A) Subject to subparagraph (B), the maximum annual rate that may be paid for the rental of an office secured for a Senator not in a post office or other Federal building shall not exceed the highest rate per square foot charged Federal agencies on the first day of the lease of such office by the Administrator of General Services, based upon a 100 percent building quality rating, for office space located in the place in which the Senator's office is located, multiplied by the number of square feet contained in that office used by the Senator and his employees to perform their duties.

(B) The portion of the cost of a rental described in subparagraph (A) that is attributable to building security and safety measures shall not be included in determining the annual rate paid for the rental for purposes of subparagraph (A) if—

(i) the costs are for building security and safety measures—

(I) of a kind authorized by the Committee on Rules and Administration of the Senate, which shall include guard services, access control, and facility monitoring; and

(II) approved by the Sergeant at Arms and Doorkeeper of the Senate; and

(ii) such costs are itemized separately in a manner approved by the Sergeant at Arms and Doorkeeper of the Senate.

(2) The aggregate amount that may be paid for the acquisition of furniture, equipment, and other office furnishings heretofore provided by the Administrator of General Services for one or more offices secured for the Senator is \$40,000 if the aggregate square feet of office space is not in excess of 5,000 square feet. Such amount is increased by \$1,000 for each authorized additional incremental increase in office space of 200 square feet. Effective beginning with the 106th Congress, the aggregate amount in effect under this paragraph for any Congress shall be increased by the inflation adjustment factor for the calendar year in which the Congress begins. For purposes of the preceding sentence, the inflation adjustment factor for any calendar year is a fraction the numerator of which is the implicit price deflator for the gross domestic product as computed and published by the Department of Commerce for the preceding calendar year and the denominator of which is such deflator for the calendar year 1998.

(d) Senators subject to maximum amount of aggregate square feet and maximum annual rental rate

(1) Notwithstanding subsection (b), the aggregate square feet of office space secured for a Senator who is a Senator on July 1, 1974, shall not at any time exceed, as long as he continuously serves as a Senator, the greater of—

(A) the applicable square footage limitation of such subsection; or