

Trade Controls of the Department of State shall be credited to a Department of State account, to be available without fiscal year limitation. Fees credited to that account shall be available only for payment of expenses incurred for—

(1) contract personnel to assist in the evaluation of defense trade controls license applications, reduction in processing time for license applications, and improved monitoring of compliance with the terms of licenses;

(2) the automation of defense trade controls functions, including compliance and enforcement activities, and the processing of defense trade controls license applications, including the development, procurement, and utilization of computer equipment and related software; and

(3) the enhancement of defense trade export compliance and enforcement activities, including compliance audits of United States and foreign parties, the conduct of administrative proceedings, monitoring of end-uses in cases of direct commercial arms sales or other transfers, and cooperation in proceedings for enforcement of criminal laws related to defense trade export controls.

(Aug. 1, 1956, ch. 841, title I, § 45, as added Pub. L. 101-246, title I, § 118(2), Feb. 16, 1990, 104 Stat. 25; amended Pub. L. 102-138, title I, § 126, Oct. 28, 1991, 105 Stat. 659; Pub. L. 105-261, div. A, title XV, § 1513(b), Oct. 17, 1998, 112 Stat. 2174; Pub. L. 105-277, div. G, subd. B, title XXII, § 2203, Oct. 21, 1998, 112 Stat. 2681-808.)

Editorial Notes

PRIOR PROVISIONS

A prior section 45 of act Aug. 1, 1956, was renumbered section 46 by section 118(1) of Pub. L. 101-246, and subsequently renumbered, and set out as a Short Title of 1956 Amendment note under section 2651 of this title, prior to repeal by Pub. L. 102-138, title I, § 111(1), Oct. 28, 1991, 105 Stat. 654.

AMENDMENTS

1998—Pub. L. 105-277, which directed the amendment of subsec. (a) by striking out “and” at end of par. (1), substituting “functions, including compliance and enforcement activities,” for “functions” in par. (2), substituting “; and” for period at end of par. (2), and adding par. (3), was executed by making the amendments to text of section to reflect the probable intent of Congress and the amendment by Pub. L. 105-261. See below.

Pub. L. 105-261 designated subsec. (a) as entire section, struck out former subsec. (a) heading “Defense trade controls registration fees”, substituted “100 percent” for “\$700,000”, and struck out heading and text of subsec. (b). Text read as follows: “The authority contained in subsection (a) of this section shall be exercised to such extent and in such amounts as are to be provided in an appropriation Act.”

1991—Pub. L. 102-138, § 126(1), substituted “Defense trade controls registration fees” for “Munitions control registration fees” in section catchline.

Subsec. (a). Pub. L. 102-138, § 126, substituted in heading “Defense trade controls registration fees” for “Munitions control registration fees” and in text “\$700,000” for “\$500,000”, “Defense Trade Controls” for “Munitions Control”, and “defense trade controls” for “munitions control” wherever appearing.

Statutory Notes and Related Subsidiaries

EFFECTIVE DATE OF 1998 AMENDMENT

Amendment by Pub. L. 105-261 effective as of Oct. 1, 1998, see section 1513(c)(2) of Pub. L. 105-261, set out in

a Satellite Export Controls note under section 2778 of this title.

AUTHORITY OF SECRETARY OF STATE

Except as otherwise provided, Secretary of State to have and exercise any authority vested by law in any official or office of Department of State and references to such officials or offices deemed to refer to Secretary of State or Department of State, as appropriate, see section 2651a of this title and section 161(d) of Pub. L. 103-236, set out as a note under section 2651a of this title.

§ 2718. Fees received for use of Blair House

(a) Use of fees

Notwithstanding any other provision of law, funds received by the Department of State in connection with use of Blair House (including reimbursements and surcharges for services and goods provided and fees for use of Blair House facilities) may be credited to the appropriate appropriation account of the Department of State which is currently available. Such funds shall be available only for maintenance and other expenses of Blair House.

(b) Compliance with Budget Act

The authority of this section may be exercised only to such extent or in such amounts as are provided in advance in an appropriation Act.

(Aug. 1, 1956, ch. 841, title I, § 46, as added Pub. L. 101-246, title I, § 119(2), Feb. 16, 1990, 104 Stat. 26; amended Pub. L. 102-138, title I, § 123, Oct. 28, 1991, 105 Stat. 659.)

Editorial Notes

REFERENCES IN TEXT

The Budget Act, referred to in subsec. (b) heading, probably means the Congressional Budget Act of 1974, titles I through IX of Pub. L. 93-344, July 12, 1974, 88 Stat. 297. For complete classification of this Act to the Code, see Short Title note set out under section 621 of Title 2, The Congress, and Tables.

PRIOR PROVISIONS

A prior section 46 of act Aug. 1, 1956, was renumbered section 47 by section 119(1) of Pub. L. 101-246, and subsequently renumbered, and set out as a Short Title of 1956 Amendment note under section 2651 of this title, prior to repeal by Pub. L. 102-138, title I, § 111(1), Oct. 28, 1991, 105 Stat. 654.

AMENDMENTS

1991—Subsec. (a). Pub. L. 102-138 struck out “for the fiscal years 1990 and 1991,” after “provision of law,”.

§ 2719. Grants for training and education in international affairs

(a) In general

The Secretary of State may make grants to postsecondary educational institutions or students for the purpose of increasing the level of knowledge and awareness of and interest in employment with the Foreign Service or the Civil Service, consistent with section 3905 of this title. To the extent possible, the Secretary shall give special emphasis to promoting such knowledge and awareness of, and interest in employment with, the Foreign Service or the Civil Service among minority students. Any grants awarded shall be made pursuant to regulations

to be established by the Secretary of State, which shall provide for a limit on the size of any specific grant and, regarding any grants to individuals, shall ensure that no grant recipient receives an amount of grants from one or more Federal programs which in the aggregate would exceed the cost of his or her education, and shall require satisfactory educational progress by grantees as a condition of eligibility for continued receipt of grant funds.

(b) Diplomatic Security fellowship programs

(1) Establishment

The Secretary of State, working through the Assistant Secretary for Diplomatic Security, is authorized to establish Diplomatic Security fellowship programs to provide grants to United States nationals pursuing post-secondary studies who commit to pursuing a career as a special agent, security engineering officer, or in the civil service in the Bureau of Diplomatic Security.

(2) Rulemaking

The Secretary is authorized to promulgate regulations for the administration of Diplomatic Security fellowship programs that set forth—

- (A) the eligibility requirements for receiving a grant under this subsection;
- (B) the process by which eligible applicants may request such a grant;
- (C) the maximum amount of such a grant; and
- (D) the educational progress to which all grant recipients are obligated.

(Aug. 1, 1956, ch. 841, title I, § 47, as added Pub. L. 101-246, title I, § 150(2), Feb. 16, 1990, 104 Stat. 42; amended Pub. L. 117-263, div. I, title XCII, § 9220(a), Dec. 23, 2022, 136 Stat. 3879; Pub. L. 118-31, div. F, title LXI, § 6117(a), Dec. 22, 2023, 137 Stat. 970.)

Editorial Notes

PRIOR PROVISIONS

A prior section 47 of act Aug. 1, 1956, was renumbered section 48 by section 150(1) of Pub. L. 101-246, and set out as a Short Title of 1956 Amendment note under section 2651 of this title, prior to repeal by Pub. L. 102-138, title I, § 111(1), Oct. 28, 1991, 105 Stat. 654.

AMENDMENTS

2023—Pub. L. 118-31 designated existing provisions as subsec. (a), inserted heading, and added subsec. (b).

2022—Pub. L. 117-263 inserted “or the Civil Service” after “with the Foreign Service” in first sentence and “or the Civil Service” after “Foreign Service” in second sentence. Technical amendment to reference in original act which appears in text as reference to section 3905 of this title could not be executed.

Statutory Notes and Related Subsidiaries

NANCY PELOSI FELLOWSHIP PROGRAM

Pub. L. 117-328, div. K, title I, par. (6)(H), Dec. 29, 2022, 136 Stat. 4975, provided that: “Of the funds appropriated under this heading [“DIPLOMATIC PROGRAMS” under “DEPARTMENT OF STATE” and “ADMINISTRATION OF FOREIGN AFFAIRS”], not less than \$2,000,000 shall be made available for a grant to a postsecondary educational institution for the purpose of establishing a program to increase the participation of undergraduate students in

the Foreign Service, as authorized by section 150 of the Foreign Relations Authorization Act, Fiscal Years 1990 and 1991 (22 U.S.C. 2719); *Provided*, That such grant program shall hereafter be named the ‘Nancy Pelosi Fellowship Program’.”

§ 2719a. Foreign affairs training

(a) Sense of Congress

It is the sense of Congress that—

(1) Congress has recognized, including in division E of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 117-81), that the Department is a crucial national security agency, whose employees, both Foreign Service and Civil Service, require the best possible training and professional development at every stage of their careers to prepare them to promote and defend United States national interests and the health and safety of United States citizens abroad; and

(2) the new and evolving challenges of national security in the 21st century necessitate the expansion of standardized training and professional development opportunities linked to equal, accountable, and transparent promotion and leadership practices for Department and other national security agency personnel.

(b) Defined term

In this section, the term “appropriate committees of Congress” means—

- (1) the Committee on Foreign Relations of the Senate;
- (2) the Committee on Appropriations of the Senate;
- (3) the Committee on Foreign Affairs of the House of Representatives; and
- (4) the Committee on Appropriations of the House of Representatives.

(c) Omitted

(d) Fellowships

The Director General of the Foreign Service shall—

(1) expand and establish new fellowship programs for Foreign Service and Civil Service officers that include short- and long-term opportunities at organizations, including—

(A) think tanks and nongovernmental organizations;

(B) the Department of Defense and other relevant Federal agencies;

(C) industry entities, especially such entities related to technology, global operations, finance, and other fields directly relevant to international affairs; and

(D) schools of international relations and other relevant programs at universities throughout the United States; and

(2) not later than 180 days after December 23, 2022, submit a report to Congress that describes how the Department could expand the Pearson Fellows Program for Foreign Service Officers and the Brookings Fellow Program for Civil Servants to provide fellows in such programs with the opportunity to undertake a follow-on assignment within the Department in an office in which fellows will gain practical knowledge of the people and processes of Con-