(5) The term “ordinary and necessary travel expenses” includes, in the case of a group of Members engaged in authorized foreign travel, such special expenses as the chairman (or, if there is no chairman, the ranking Member) deems appropriate, including, to the extent not otherwise provided, reimbursements to any agency of the Government for (A) expenses incurred on behalf of the group, (B) compensation (including overtime) of employees of such agency officially detailed to the group, and (C) expenses incurred in connection with providing appropriate hospitality.

[S. Res. 179, 95–1, May 25, 1977.]

99 DOCUMENTATION REQUIRED FOR REIMBURSEMENTS OUT OF SENATORS’ OFFICIAL OFFICE EXPENSE ACCOUNTS

Resolved. That (a) no payments or reimbursements for expenses shall be made from the contingent fund of the Senate, unless the vouchers presented for such expenses are accompanied by supporting documentation.

(b) The Committee on Rules and Administration is authorized to promulgate regulations to carry out the purpose of this resolution and to except specific vouchers from the requirements of subsection (a) of this resolution.

(c) This resolution shall apply with respect to vouchers submitted for payment or reimbursement on and after October 1, 1987, or upon the adoption of this resolution if such adoption occurs at a later date.

(d) Senate Resolution 170, 96th Congress (agreed to August 2, 1979), is repealed as of October 1, 1987, or upon adoption of this resolution if such adoption occurs at a later date. Any regulations adopted by the Committee on Rules and Administration to implement Senate Resolution 170 shall remain in effect, after the repeal of Senate Resolution 170, until modified or repealed by such committee, and shall be held and considered to be regulations adopted to implement this resolution.

[S. Res. 258, 100–1, Oct. 1, 1987.]

100 INTERPARLIAMENTARY ACTIVITIES AND RECEPTION OF CERTAIN FOREIGN OFFICIALS

Resolved. That the Committee on Foreign Relations is authorized from March 1, 1981, until otherwise provided by law, to expend not to exceed $25,000 each fiscal year to assist the Senate properly to discharge and coordinate its activities and responsibilities in connection with partici-
pation in various interparliamentary institutions and to facili-
tate the interchange and reception in the United States of
members of foreign legislative bodies and prominent officials of foreign governments and intergovernmental organi-
zations.

SEC. 2. The Secretary of the Senate is authorized and
directed to pay from the contingent fund of the Senate the
actual and necessary expenses incurred in connection with
activities authorized by this resolution and approved in ad-

RELATIVE TO CONTRIBUTIONS FOR COSTS OF CIVIL, CRIMI-
NAL, OR OTHER LEGAL INVESTIGATIONS OF MEMBERS, OFFI-
CERS, OR EMPLOYEES OF THE SENATE

Resolved, That nothing in the provisions of the Standing
Rules of the Senate shall be construed to limit contribu-
tions to defray investigative, civil, criminal, or other legal
expenses of Members, officers, or employees of the Senate
relating to their service in the United States Senate, sub-
ject to limitations, regulations, procedures, and reporting
requirements which shall be promulgated by the Select
Committee on Ethics. Nothing in the provisions of the
Standing Rules of the Senate shall be construed to limit
contributions to defray the legal expenses of the spouses
or dependents of Members, officers, or employees of the
Senate.

[S. Res. 508, 96–2, Sept. 4, 1980.]

RESTRICTIONS ON CERTAIN EXPENSES PAYABLE OR REIM-
BURSABLE FROM A SENATOR’S OFFICIAL OFFICE EXPENSE
ACCOUNT

Resolved, That except for section 3, this resolution ap-
plies only to payments and reimbursements from the con-
tingent fund of the Senate under paragraphs (5) and (9)
of section 506(a) of the Supplemental Appropriations Act,
1973 (2 U.S.C. 58(a)). For purposes of such paragraphs,
the terms “official office expenses” and “other official expen-
ses” mean ordinary and necessary business expenses
incurred by a Senator and his staff in the discharge of
their official duties.

SEC. 2. Reimbursements and payments from the contin-
gent fund of the Senate under paragraphs (5) and (9) of
section 506(a) of the Supplemental Appropriations Act, 1973 (2 U.S.C. 58(a)) shall not be made for:

(1) commuting expenses, including parking fees incurred in commuting;
(2) expenses incurred for the purchase of holiday greeting cards, flowers, trophies, awards, and certificates;
(3) donations or gifts of any type, except gifts of flags which have been flown over the United States Capitol, copies of the book “We, the People”, and copies of the calendar “We The People” published by the United States Capitol Historical Society.
(4) dues or assessments;
(5) expenses incurred for the purchases of radio or television time, or for space in newspaper or other print media (except classified advertising for personnel to be employed in a Senator’s office);
(6) expenses incurred by an individual who is not an employee (except as specifically authorized by subsections (e) and (h) of such section 506);
(7) travel expenses incurred by an employee which are not reimbursable under subsection (e) of such section 506;
(8) relocation expenses incurred by an employee in connection with the commencement or termination of employment or a change of duty station; and
(9) compensation paid to an individual for personal services performed in a normal employer-employee relationship.

SEC. 3. Payment of or reimbursement for the following expenses is specifically prohibited by law and reimbursements and payments from the contingent fund of the Senate shall not be made therefor:

(1) expenses incurred for entertainment or meals (2 U.S.C. 58(a));
(2) payment of additional salary or compensation to an employee (2 U.S.C. 68); and
(3) expenses incurred for maintenance or care of private vehicles (Legislative Branch Appropriation Acts).

SEC. 4. This resolution shall apply with respect to expenses incurred on or after the date on which this resolution is agreed to.
Resolved, That (a) the Senate hereby authorizes and directs that there be both television and radio broadcast coverage (together with videotape and audio recordings) of proceedings in the Senate Chamber.

(b) Such broadcast coverage shall be—

1. provided in accordance with provisions of this resolution;
2. provided continuously, except for any time when the Senate is conducting a quorum call, or when a meeting with closed doors is ordered; and
3. provided subject to the provisions pertaining to the Senate gallery contained in the following Standing Rules of the Senate: rule XIX, paragraphs 6 and 7; rule XXV, paragraph 1(n); and rule XXXIII, paragraph 2.

SEC. 2. The radio and television broadcast of Senate proceedings shall be supervised and operated by the Senate.

SEC. 3. The television broadcast of Senate proceedings shall follow the Presiding Officer and Senators who are speaking, clerks, and the chaplain except during rollick votes when the television cameras shall show the entire Chamber.

SEC. 4. (a) The broadcast coverage by radio and television of the proceedings of the Senate shall be implemented as provided in this section.

(b) The Architect of the Capitol, in consultation with the Sergeant at Arms and Doorkeeper of the Senate, shall—

1. construct necessary broadcasting facilities for both radio and television (including a control room and the modification of Senate sound and lighting fixtures);
2. employ necessary expert consultants; and
3. acquire and install all necessary equipment and facilities to (A) produce a broadcast-quality “live” audio and color video signal of such proceedings, and (B) provide an archive-quality audio and color video tape recording of such proceedings:

Provided, That the Architect of the Capitol, in carrying out the duties specified in clauses (1) through (3) of this subsection, shall not enter into any contract for the purchase or installation of equipment, for employment of any consultant, or for the provision of training to any person,