

**§ 22.7**

EFFECTIVE DATE NOTE: At 65 FR 14212, Mar. 16, 2000, §22.6 was amended by revising the word "refunded" to read "refund" both times it appears in paragraph (a)(3) and by revising paragraph (a)(1), effective May 15, 2000. For the convenience of the user the superseded text follows:

**§ 22.6 Refund of fees.**

(a) \* \* \*

(1) As specifically authorized by law (See 22 U.S.C. 214a concerning passport fees erroneously charged persons excused from payment, 22 U.S.C. 216 concerning passport fees in cases where the appropriate representative in the United States of a foreign government refuses a visa and 46 U.S.C. 8 concerning fees improperly imposed on vessels or seamen);

\* \* \* \* \*

**§ 22.7 Collection and return of fees.**

No fees other than those prescribed in the Schedule of Fees, §22.1, or by or pursuant to an act of Congress, shall be charged or collected by officers of the Foreign Service for official services performed abroad (22 U.S.C. 1201). All fees received by any officer of the Foreign Service for services rendered in connection with the duties of office or as a consular officer shall be accounted for and paid into the Treasury of the United States (22 U.S.C. 99 and 812). For receipt, registry, and numbering provisions, see §22.5(b). Collections for transportation and other expenses necessary for performance of services or for Interested Party toll telephone calls shall be refunded to post allotment accounts and made available for meeting such expenses.

**PART 23—FINANCE AND ACCOUNTING**

Sec.

- 23.1 Remittances made payable to the Department of State.
- 23.2 Endorsing remittances for deposit in the Treasury.
- 23.3 Refunds.
- 23.4 Representative value in exchange.
- 23.5 Claims for settlement by Department of State or General Accounting Office.

AUTHORITY: 22 U.S.C. 2651a.

SOURCE: 22 FR 10793, Dec. 27, 1957, unless otherwise noted.

**22 CFR Ch. I (4–1–00 Edition)**

**§ 23.1 Remittances made payable to the Department of State.**

Except as otherwise specified in this title, remittances of moneys shall be drawn payable to the Department of State and sent to the Department for action and deposit. (See §§21.2, 22.2, and 51.40 of this chapter.)

**§ 23.2 Endorsing remittances for deposit in the Treasury.**

The Office of Finance—Cashier Unit, the Authentication Office, the Passport Office or Passport Agency, American Embassy, American Legation, American consular office, or other office or unit of the Department of State authorized and required to deposit funds in the Treasury of the United States, is hereby authorized to endorse, or to have endorsed, to the order of the Treasurer of the United States by appropriate stamp, checks, drafts, money orders, or other forms of remittance, regardless of how drawn, which are for payment to the Department of State for deposit in the Treasury of the United States, including those payable to the Secretary of State.

**§ 23.3 Refunds.**

(a) *Rectifications and readjustments.* See §22.6 of this chapter for outline of circumstances under which fees which have been collected for deposit in the Treasury may be refunded.

(b) *Refund of wrongful exactions.* See §13.1 of this chapter concerning recovery from consular officers of amounts wrongfully exacted and withheld by them.

[22 FR 10793, Dec. 27, 1957, as amended at 65 FR 14212, Mar. 16, 2000]

EFFECTIVE DATE NOTE: At 65 FR 14212, Mar. 16, 2000, §23.3 was amended by revising paragraph (a), effective May 15, 2000. For the convenience of the user, the superseded text follows:

**§ 23.3 Refunds.**

(a) *Rectifications and readjustments.* See §22.4 of this chapter for outline of circumstances under which fees which have been collected for deposit in the Treasury may be refunded.

\* \* \* \* \*