

## AMENDMENTS

2010—Subsec. (a)(1). Pub. L. 111-145 substituted “prior notification to the Committee on House Administration of the House of Representatives, the Committee on Rules and Administration of the Senate, and” for “prior notification to”.

**§ 1979. Release of security information****(a) Definition**

In this section, the term “security information” means information that—

(1) is sensitive with respect to the policing, protection, physical security, intelligence, counterterrorism actions, or emergency preparedness and response relating to Congress, any statutory protectee of the Capitol Police, and the Capitol buildings and grounds; and

(2) is obtained by, on behalf of, or concerning the Capitol Police Board, the Capitol Police, or any incident command relating to emergency response.

**(b) Authority of Board to determine conditions of release**

Notwithstanding any other provision of law, any security information in the possession of the Capitol Police may be released by the Capitol Police to another entity, including an individual, only if the Capitol Police Board determines in consultation with other appropriate law enforcement officials, experts in security preparedness, and appropriate committees of Congress, that the release of the security information will not compromise the security and safety of the Capitol buildings and grounds or any individual whose protection and safety is under the jurisdiction of the Capitol Police.

**(c) Rule of construction**

Nothing in this section may be construed to affect the ability of the Senate and the House of Representatives (including any Member, officer, or committee of either House of Congress) to obtain information from the Capitol Police regarding the operations and activities of the Capitol Police that affect the Senate and House of Representatives.

**(d) Regulations**

The Capitol Police Board may promulgate regulations to carry out this section, with the approval of the Committee on Rules and Administration of the Senate and the Committee on House Administration of the House of Representatives.

**(e) Effective date**

This section shall take effect on December 8, 2004, and apply with respect to—

(1) any remaining portion of fiscal year 2004, if this Act is enacted before October 1, 2004; and

(2) fiscal year 2005 and each fiscal year thereafter.

(Pub. L. 108-447, div. G, title I, §1009, Dec. 8, 2004, 118 Stat. 3182.)

## REFERENCES IN TEXT

This Act, referred to in subsec. (e)(1), is div. G of Pub. L. 108-447, Dec. 8, 2004, 118 Stat. 3166, as amended, known as the Legislative Branch Appropriations Act, 2005, which was enacted Dec. 8, 2004.

## CODIFICATION

Section is from the Legislative Branch Appropriations Act, 2005, which is div. G of the Consolidated Appropriations Act, 2005.

**§ 1980. Mounted horse unit**

(a) The United States Capitol Police may not operate a mounted horse unit during fiscal year 2006 or any succeeding fiscal year.

(b) Not later than 60 days after the date of the enactment of this Act, the Chief of the Capitol Police shall transfer to the Chief of the United States Park Police the horses, equipment, and supplies of the Capitol Police mounted horse unit which remain in the possession of the Capitol Police as of such date.

(Pub. L. 109-55, title I, §1002, Aug. 2, 2005, 119 Stat. 572.)

## REFERENCES IN TEXT

The date of the enactment of this Act, referred to in subsec. (b), is the date of the enactment of Pub. L. 109-55, which was approved Aug. 2, 2005.

## CODIFICATION

Section is from the Legislative Branch Appropriations Act, 2006.

**§ 1981. Advance payments**

During fiscal year 2008 and each succeeding fiscal year, following notification of the Committees on Appropriations of the House of Representatives and the Senate, the Committee on House Administration of the House of Representatives, and the Committee on Rules and Administration of the Senate<sup>1</sup> the Chief of the Capitol Police may make payments in advance for obligations of the United States Capitol Police for subscription services if the Chief determines it to be more prompt, efficient, or economical to do so.

(Pub. L. 110-161, div. H, title I, §1002, Dec. 26, 2007, 121 Stat. 2227; Pub. L. 111-145, §2(d)(1), Mar. 4, 2010, 124 Stat. 51.)

## CODIFICATION

Section is from the Legislative Branch Appropriations Act, 2008, which is div. H of the Consolidated Appropriations Act, 2008.

## AMENDMENTS

2010—Pub. L. 111-145 inserted “the Committee on House Administration of the House of Representatives, and the Committee on Rules and Administration of the Senate” after “House of Representatives and the Senate.”

## EFFECTIVE DATE OF 2010 AMENDMENT

Pub. L. 111-145, §2(d)(2), Mar. 4, 2010, 124 Stat. 51, provided that: “The amendment made by this subsection [amending this section] shall take effect 30 days after the date of enactment of this Act [Mar. 4, 2010] and apply to payments made on or after that effective date.”

**CHAPTER 30—OPERATION AND MAINTENANCE OF CAPITOL COMPLEX****SUBCHAPTER I—HOUSE OF REPRESENTATIVES**

## Sec.

2001. House Office Building; control, supervision, and care.

<sup>1</sup> So in original. Probably should be followed by a comma.

Sec. 2002.	Acquisition of buildings and facilities for use in emergency situation.	Sec. 2086.	Definition.
2003.	Speaker as member of House Office Building commission.		PART B—SENATE COMMISSION ON ART
2004.	Assignment of rooms in House Office Building.	2101.	Senate Commission on Art.
2005.	Vacant rooms; assignment to Representatives.	2102.	Duties of Commission.
2006.	Withdrawal by Representative of request for vacant rooms.	2103.	Supervision and maintenance of Old Senate Chamber.
2007.	Exchange of rooms.	2104.	Publication of list of works of art, historical objects, and exhibits.
2008.	Record of assignment of rooms.	2105.	Authorization of appropriations.
2009.	Assignment of rooms to Commissioner from Puerto Rico.	2106.	Repealed.
2010.	Assignment of rooms; control of by House.	2107.	Conservation, restoration, replication, or replacement of items in United States Senate Collection.
2011.	Assignment of unoccupied space.	2108.	Provisions relating to Senate Commission on Art.
2012.	Furniture for House of Representatives.		PART C—HOUSE OF REPRESENTATIVES FINE ARTS BOARD
2013.	Revolving fund for House gymnasium; deposit of receipts; availability for expenditure.	2121.	House of Representatives Fine Arts Board.
	SUBCHAPTER II—SENATE	2122.	Acceptance of gifts on behalf of the House of Representatives.
2021.	Additional Senate office building.		PART D—MISCELLANEOUS
2022.	Acquisition of buildings and facilities for use in emergency situation.	2131.	National Statuary Hall.
2023.	Control, care, and supervision of Senate Office Building.	2131a.	Eligibility for placement of statues in National Statuary Hall.
2024.	Assignment of space in Senate Office Building.	2132.	Replacement of statue in Statuary Hall.
2025.	Senate Garage.	2133.	Acceptance and supervision of works of fine arts.
2026.	Senate Staff Health and Fitness Facility Revolving Fund.	2134.	Art exhibits.
	SUBCHAPTER III—RESTAURANTS	2135.	Private studios and works of art.
2041.	House of Representatives restaurant, cafeteria, and food services.		SUBCHAPTER VI—BOTANIC GARDEN AND NATIONAL GARDEN
2042.	Senate Restaurants; management by Architect of the Capitol.	2141.	Supervision of Botanic Garden.
2043.	Authorization and direction to effectuate purposes of sections 2042 to 2047 of this title.	2142.	Superintendent of Botanic Garden and greenhouses.
2044.	Special deposit account.	2143.	Utilization of personnel by Architect of the Capitol for maintenance and operation of Botanic Garden.
2045.	Deposits and disbursements under special deposit account.	2144.	Disbursement of appropriations for Botanic Garden.
2046.	Bond of Architect, Assistant Architect, and other employees.	2145.	Restriction on use of appropriation for Botanic Garden.
2047.	Supersedeure of prior provisions for maintenance and operation of Senate Restaurants.	2146.	National Garden.
2048.	Repealed.	2147.	Plant material exchanges.
2049.	Loans for Senate Restaurants.	2148.	Administration of educational outreach and services.
2050.	Transfer of appropriations for management personnel and miscellaneous restaurant expenses to special deposit account.		SUBCHAPTER VII—OTHER ENTITIES AND SERVICES
2051.	Continued benefits for certain Senate Restaurants employees.	2161.	Transferred.
2052.	Senate restaurant deficit fund; deposit of proceeds from surcharge on orders.	2162.	Capitol Power Plant.
	SUBCHAPTER IV—CHILD CARE	2162a.	Promoting maximum efficiency in operation of Capitol Power Plant.
2061.	Designation of play areas on Capitol grounds for children attending day care center.	2163.	Capitol Grounds shuttle service.
2062.	House of Representatives Child Care Center.	2164.	Transportation of House Pages by Capitol Grounds shuttle service.
2063.	Senate Employee Child Care Center.	2165, 2166.	Repealed.
2064.	Senate Employee Child Care Center employee benefits.	2167.	Congressional Award Youth Park.
2065.	Reimbursement of Senate day care center employees.	2168.	Memorandum of understanding for provision of services of the United States Capitol telephone exchange for the House.
	SUBCHAPTER V—HISTORICAL PRESERVATION AND FINE ARTS	2169.	Capitol complex E-85 refueling station.
	PART A—UNITED STATES CAPITOL PRESERVATION COMMISSION	2170.	Battery recharging stations for privately owned vehicles in parking areas under the jurisdiction of the Senate at no net cost to the Federal Government.
2081.	United States Capitol Preservation Commission.	2171.	Battery recharging stations for privately owned vehicles in parking areas under the jurisdiction of the House of Representatives at no net cost to the Federal Government.
2082.	Authority of Commission to accept gifts and conduct other transactions relating to works of fine art and other property.	2172.	Office of Congressional Accessibility Services.
2083.	Capitol Preservation Fund.		SUBCHAPTER VIII—MISCELLANEOUS
2084.	Audits by the Comptroller General.	2181.	Assignment of space for meetings of joint committees, conference committees, etc.
2085.	Advisory boards.		