§ 516. Liability of defaulting contractor

Upon failure to furnish paper, a contractor and his sureties shall be responsible for any increase of cost to the Government in procuring a supply of the paper consequent upon his default. The Public Printer shall report every default, with a full statement of all the facts in the case, to the General Counsel for the Department of the Treasury, who shall prosecute the defaulting contractor and his sureties upon their bond in the district court of the United States in the district in which the defaulting contractor resides

(Pub. L. 90-620, Oct. 22, 1968, 82 Stat. 1245.)

HISTORICAL AND REVISION NOTES

Based on 44 U.S. Code, 1964 ed., $\S12$ (Jan. 12, 1895, ch. 23, $\S10$, 28 Stat. 602; Mar. 3, 1911, ch. 231, $\S291$, 36 Stat. 1167; May 10, 1934, ch. 277, $\S512$ (b), 48 Stat. 759).

§ 517. Purchase of paper in open market

The Joint Committee on Printing may authorize the Public Printer to purchase paper in open market when they consider the quantity required so small or the want so immediate as not to justify advertisement for proposals.

(Pub. L. 90-620, Oct. 22, 1968, 82 Stat. 1245.)

HISTORICAL AND REVISION NOTES

Based on 44 U.S. Code, 1964 ed., §13 (Jan. 12, 1895, ch. 23, §11, 28 Stat. 602; Mar. 3, 1917, ch. 163, §6, 39 Stat. 1121).

CHAPTER 7—CONGRESSIONAL PRINTING AND BINDING

"Usual number" of documents and reports; distribution of House and Senate documents and reports; binding; reports on private bills; number of copies printed; distribu- tion.
Extra copies of documents and reports.
Printing extra copies.
Reprinting bills, laws, and reports from committees not exceeding fifty pages.
Duplicate orders to print.
Bills and resolutions: number and distribution.
Bills and resolutions: style and form.
Bills and resolutions: binding sets for Congress.
Public and private laws, postal conventions, and treaties.
Copies of Acts furnished to Public Printer.
Printing Acts, joint resolutions, and treaties.
Printing of postal conventions.
Journals of Houses of Congress.
Printing documents for Congress in two or more editions; printing of full number and allotment of full quota.
Senate and House documents and reports for Department of State.
Printing of documents not provided for by law.
Appropriation chargeable for printing of doc- ument or report by order of Congress.
Lapse of authority to print.
Classification and numbering of publications ordered printed by Congress; designation of publications of departments; printing of committee hearings.
Senate and House Manuals.

Congressional Directory.

Congressional Directory: sale.

721.

722.

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Sec.
723. Memorial addresses: preparation; distribution.
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724. Memorial addresses: illustrations. 725. Statement of appropriations; "

Statement of appropriations; "usual number".

726. Printing for committees of Congress. 727. Committee reports: indexing and bin

Committee reports: indexing and binding. United States Statutes at Large: distribution.

728. United States Statutes at Large: distribution.
 729. United States Statutes at Large: references in margins.

730. Distribution of documents to Members of Congress.

731. Allotments of public documents printed after expiration of terms of Members of Congress; rights of retiring Members to documents.

732. Time for distribution of documents by Members of Congress extended.

733. Documents and reports ordered by Members of Congress; franks and envelopes for Members of Congress.

734. Stationery and blank books for Congress.

735. Binding for Senators.

736. Binding at expense of Members of Congress.

737. Binding for Senate library.

738. Binding of publications for distribution to libraries.

739. Senate and House document rooms; super-intendents.

740. Senate Service Department and House Publications Distribution Service; superintendents.

741. Disposition of documents stored at Capitol.

AMENDMENTS

1996—Pub. L. 104–186, title II, § 223(4)(B), Aug. 20, 1996, 110 Stat. 1751, substituted "Senators" for "Members of Congress" in item 735.

FEDERAL RECORDS MANAGEMENT PROVISIONS WITHOUT EFFECT ON CHAPTER

Authority and responsibilities under chapter not limited or repealed by Federal Records Management Amendments of 1976, see section 5(b) of Pub. L. 94–575, set out as a note under section 2901 of this title.

§ 701. "Usual number" of documents and reports; distribution of House and Senate documents and reports; binding; reports on private bills; number of copies printed; distribution

(a) The order by either House of Congress to print a document or report shall signify the "usual number" of copies for binding and distribution among those entitled to receive them. A greater number may not be printed unless ordered by either House, or as provided by this section. When a special number of a document or report is ordered printed, the usual number shall also be printed, unless already ordered.

(b) The "usual number" of documents and reports shall be one thousand six hundred and eighty-two copies, which shall be printed at one time and distributed as follows:

Of the House documents and reports, unbound—to the Senate document room, one hundred and fifty copies; to the office of the Secretary of the Senate, ten copies; to the House document room, not to exceed five hundred copies; to the office of the Clerk of the House of Representatives, twenty copies; to the Library of Congress, ten copies, as provided by section 1718 of this title.

Of the Senate documents and reports, unbound—to the Senate document room, two hundred and twenty copies; office of the Secretary

of the Senate, ten copies; to the House document room, not to exceed five hundred copies; to the Clerk's office of the House of Representatives, ten copies; to the Library of Congress, ten copies, as provided by section 1718 of this title.

(c) Of the number printed, the Public Printer shall bind a sufficient number of copies for distribution as follows:

Of the House documents and reports, boundto the Senate library, fifteen copies; to the Library of Congress, not to exceed one hundred and fifty copies, as provided by section 1718 of this title; to the House of Representatives library, fifteen copies; to the Superintendent of Documents, as many copies as are required for distribution to the State libraries and designated depositories.

Of the Senate documents and reports, boundto the Senate library, fifteen copies; to the Library of Congress, copies as provided by sections 1718 and 1719 of this title; to the House of Representatives library, fifteen copies; to the Superintendent of Documents, as many copies as may be required for distribution to State libraries and designated depositories. In binding documents the Public Printer shall give precedence to those that are to be distributed to libraries and to designated depositories. But a State library or designated depository entitled to documents that may prefer to have its documents in unbound form, may do so by notifying the Superintendent of Documents to that effect prior to the convening of each Congress.

(d) The usual number of reports on private bills, concurrent or simple resolutions, may not be printed. Instead there shall be printed of each Senate report on a private bill, simple or concurrent resolution, in addition to those required to be furnished the Library of Congress, three hundred and forty-five copies, which shall be distributed as follows: to the Senate document room, two hundred and twenty copies; to the Secretary of the Senate, fifteen copies; to the House document room, one hundred copies; to the Superintendent of Documents, ten copies; and of each House report on a private bill, simple or concurrent resolution, in addition to those for the Library of Congress, two hundred and sixty copies, which shall be distributed as follows: to the Senate document room, one hundred and thirty-five copies; to the Secretary of the Senate, fifteen copies; to the House document room, one hundred copies; to the Superintendent of Documents, ten copies.

This section does not prevent the binding of all Senate and House reports in the reserve volumes bound for and delivered to the Senate and House libraries, nor abridge the right of the Vice President, Senators, Representatives, Resident Commissioner, Secretary of the Senate, and Clerk of the House to have bound in half morocco, or material not more expensive, one copy of every public document to which he may be entitled. At least twelve copies of each report on bills for the payment or adjudication of claims against the Government shall be kept on file in the Senate document room.

(Pub. L. 90–620, Oct. 22, 1968, 82 Stat. 1246.)

HISTORICAL AND REVISION NOTES

Based on 44 U.S. Code, 1964 ed., $\S131$ (Jan. 12, 1895, ch. 23, $\S54,\ 28$ Stat. 608; Mar. 2, 1901, No. 16, $\S\S1,\ 2,\ 31$ Stat. 1464; Jan. 20, 1905, ch. 50, §1, 33 Stat. 610; Mar. 1, 1907, ch. 2284, §4, 34 Stat. 1014; Jan. 15, 1908, No. 3, §2, 35 Stat. 566; Mar. 4, 1909, ch. 317, 35 Stat. 1067; June 25, 1910, ch. 439, 36 Stat. 868; Mar. 3, 1925, ch. 421, §§ 6, 7, 43 Stat. 1106; June 20, 1936, ch. 630, title IV, §6, 49 Stat. 1550; Proc. No. 2695, July 4, 1946, 11 F.R. 7517, 60 Stat. 1352).

CONGRESSIONAL PRINTING AND BINDING SERVICES FOR THE HOUSE OF REPRESENTATIVES—APPROPRIATIONS AND STUDY

Pub. L. 106-554, §1(a)(2) [title I, §111], Dec. 21, 2000, 114 Stat. 2763, 2763A-110, provided that:

(a) Congressional Printing and Binding For the HOUSE THROUGH CLERK OF HOUSE.

- (1) IN GENERAL.—Notwithstanding any provision of title 44, United States Code, or any other law, there are authorized to be appropriated to the Clerk of the House of Representatives such sums as may be necessary for congressional printing and binding services for the House of Representatives.
- "(2) Preparation of estimates.—Estimated expenditures and proposed appropriations for congressional printing and binding services shall be prepared and submitted by the Clerk of the House of Representatives in accordance with title 31, United States Code, in the same manner as estimates and requests are prepared for other legislative branch services under such title, except that such requests shall be based upon the results of the study conducted under subsection (b) (with respect to any fiscal year covered by such study).

'(3) EFFECTIVE DATE.—This subsection shall apply with respect to fiscal year 2003 and each succeeding fiscal year. '(b) STUDY.

- "(1) IN GENERAL.—During fiscal year 2001, the Clerk of the House of Representatives shall conduct a comprehensive study of the needs of the House for congressional printing and binding services during fiscal year 2003 and succeeding fiscal years (including transitional issues during fiscal year 2002), and shall include in the study an analysis of the most cost-effective program or programs for providing printed or other media-based publications for House uses
- "(2) SUBMISSION TO COMMITTEES.—The Clerk shall submit the study conducted under paragraph (1) to the Committee on House Administration of the House of Representatives, who shall review the study and prepare such regulations or other materials (including proposals for legislation) as it considers appropriate to enable the Clerk to carry out congressional printing and binding services for the House in accordance with this section.

"(c) DEFINITION.—In this section, the term 'congressional printing and binding services' means the following services:

"(1) Authorized printing and binding for the Congress and the distribution of congressional information in any format.

'(2) Preparing the semimonthly and session index

to the Congressional Record.

(3) Printing and binding of Government publications authorized by law to be distributed to Members of Congress.

"(4) Printing, binding, and distribution of Government publications authorized by law to be distributed without charge to the recipient.'

§ 702. Extra copies of documents and reports

Copies in addition to the "usual number" of documents and reports shall be printed promptly when ready for publication, and may be bound in paper or cloth as the Joint Committee on Printing directs.

(Pub. L. 90-620, Oct. 22, 1968, 82 Stat. 1247.)

HISTORICAL AND REVISION NOTES

Based on 44 U.S. Code, 1964, ed., §§ 132, 134 (Jan. 12, 1895, ch. 23, §§ 2, 73, 28 Stat. 601, 612, Mar. 1, 1907, ch. 2284, §1, 34 Stat. 1013).