Congressional Salaries and Allowances: In Brief

Updated December 16, 2022
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This report provides basic information on congressional salaries and allowances.

First, the report briefly summarizes the current salary of Members of Congress; limits or prohibitions on their outside earned income, honoraria, and tax deductions; options for life and health insurance; and retirement benefits.

Second, the report provides information on allowances available to Representatives and Senators to support them in their official and representational duties. These allowances cover official office expenses, including staff, mail, travel between a Member’s district or state and Washington, DC, equipment, and other goods and services. Although the House and Senate allowances are structured differently, both are determined by formulas based on variables from the district or state (e.g., distance from Washington, DC).

Third, the report lists the salaries of Members, House and Senate officers and officials, and salary limits for staff of committees and Member offices.

The most recent laws that have changed benefits for Members of Congress include the following:

- the implementation of P.L. 111-148, the Patient Protection and Affordable Care Act, changed the available health care options for Members of Congress and certain staff from the Federal Employees Health Benefits Program (FEHB) to health plans offered through health care exchanges established by the act; and
- P.L. 115-97, the 2017 tax revision, eliminated the tax deduction of up to $3,000 for living expenses incurred by Members of Congress.

Further information on salaries of Members of Congress may be found in CRS Report 97-1011, Salaries of Members of Congress: Recent Actions and Historical Tables and CRS Report 97-615, Salaries of Members of Congress: Congressional Votes, 1990-2022.

Additional information on other topics may be found in reports referenced throughout.
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Compensation, Benefits, Allowances, and Selected Limitations

This report provides basic information on congressional salaries and allowances and recent developments.

First, the report briefly summarizes the current salary of Members of Congress; limits or prohibitions on their outside earned income, honoraria, and tax deductions; options for life and health insurance; and retirement benefits.

Second, the report provides information on allowances available to Representatives and Senators to support them in their official and representational duties. These allowances cover official office expenses, including staff, mail, travel between a Member’s district or state and Washington, DC, equipment, and other goods and services. Although the House and Senate allowances are structured differently, both are determined by formulas based on variables from the district or state (i.e., distance from Washington, DC).

Third, the report lists the salaries of Members and maximum pay rates for House and Senate staff.

Additional information on many of these topics may be found in reports referenced throughout.

Compensation

The compensation for most Senators, Representatives, Delegates, and the Resident Commissioner from Puerto Rico is $174,000.

The only exceptions include the Speaker of the House (salary of $223,500) and the President pro tempore of the Senate and the majority and minority leaders in the House and Senate (salary of $193,400).\(^1\)


The House-reported (H.R. 8237) and Senate-introduced (S. 4720) versions of the FY2023 legislative branch appropriations bill would both continue the freeze in 2023.

Article I, Section 6, of the U.S. Constitution authorizes compensation for Members of Congress “ascertained by law, and paid out of the Treasury of the United States.” Adjustments are governed

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\(^1\) The differing compensation for the three senior positions in each chamber is long-standing. See 2 U.S.C. §4501 note.

\(^2\) The potential Member pay adjustments are determined by a formula using the Employment Cost Index (private industry wages and salaries, not seasonally adjusted), based on the 12-month percentage change reported for the quarter ending December 31, minus 0.5%. Pursuant to 2 U.S.C. 4501(2)/(A), this amount is “rounded to the nearest multiple of $100.” Each year, the adjustment takes effect automatically unless it is either denied or modified statutorily by Congress, or limited by the General Schedule (GS) base pay adjustment, since the percentage increase in Member pay is limited by law to the GS base pay percentage increase.
by the Ethics Reform Act of 1989 (2 U.S.C. §4501) and the 27th Amendment to the Constitution. They generally take effect in January.³

Member pay has historically been the subject of considerable debate and discussion, as well as occasional confusion. Members of Congress receive salaries only during the terms for which they are elected. They do not receive salaries beyond their terms of office. Members of Congress do not receive additional compensation for service on committees, and they are not eligible for housing or per diem allowances for expenses incurred in Washington, DC. Finally, neither Members of Congress nor their families are exempt from the repayment of student loans. Although both the House and Senate have established student loan repayment programs for employee recruitment and retention purposes, these programs are subject to a number of regulations—including service agreements and annual and lifetime benefit maximums—and Members of Congress are not eligible to participate.⁴

**Outside Earned Income Limits**

Permissible “outside earned income” for Representatives and Senators is limited to 15% of the annual rate of basic pay for level II of the Executive Schedule. According to the House Ethics Committee and the Senate Ethics Committee, the 2022 limit is $29,895.⁵

Certain types of outside earned income, however, are prohibited.⁶

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⁶ For example, House Rule XXV (117th Congress) states that a Member may not “receive compensation for affiliating with or being employed by a firm, partnership, association, corporation, or other entity that provides professional services involving a fiduciary relationship except for the practice of medicine” or “serve for compensation as an officer or member of the board of an association, corporation, or other entity.” For additional information, see House Rule XXV and Senate Rule XXXVI.
Prohibition on Honoraria

Representatives and Senators are prohibited from accepting honoraria. The acceptance of honoraria by Representatives was prohibited effective January 1, 1991. The acceptance of honoraria by Senators was prohibited effective August 14, 1991.

Tax Deductions

Previously, Members were allowed to deduct, for income tax purposes, living expenses up to $3,000 per annum, while away from their congressional districts or home states. The deduction was established with the enactment of the FY1953 legislative branch appropriations act and not increased or adjusted for inflation.

It was eliminated with the enactment of P.L. 115-97, the 2017 tax revision, on December 22, 2017.

Health and Life Insurance Provisions

Prior to the enactment of Section 1312(d)(3)(D) of P.L. 111-148, the Patient Protection and Affordable Care Act, Members were eligible to participate in the Federal Employees Health Benefits Program (FEHB).

P.L. 111-148 states that the only health plans available to Members of Congress and certain congressional staff are those plans created under the act or offered through an exchange established under the act. Pursuant to the regulations implementing this section, effective January 1, 2014, Members may elect to be covered through the DC Health Link.

In addition, the Office of the Attending Physician provides emergency medical assistance for Members of Congress, Justices of the Supreme Court, staff, and visitors. Additional services are

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7 An honorarium, for example, is defined by the House as a “payment of money or a thing of value for an appearance, speech, or article (including a series of appearances, speeches, or articles) by a Member, Delegate, Resident Commissioner, officer, or employee of the House, excluding any actual and necessary travel expenses” (House Rule XXV).


11 For additional information, see CRS General Distribution Memorandum, “Legislative History of Tax Deductions for Members of Congress,” by Ida A. Brudnick (available to congressional clients upon request); and, 66 Stat. 467, July 9, 1952.

12 See the final rule on implementation (Office of Personnel Management, “Federal Employees Health Benefits Program: Members of Congress and Congressional Staff,” 78 Federal Register 60653, October 2, 2013) and subsequent information provided by the House Chief Administrative Officer and Senate Disbursing Office. See also CRS Report R43194, Health Benefits for Members of Congress and Designated Congressional Staff: In Brief, by Ada S. Cornell and https://dchealthlink.com/.
offered to Members who choose to enroll for an annual fee ($646.32 in 2022).  

Members also are eligible to participate in the Federal Employees Group Life Insurance Program. The amount of coverage for personal insurance is determined by a formula based on the coverage elected.

**Social Security Participation and Other Retirement Provisions**

Since January 1, 1984, participation in Social Security has been mandatory for all Members of Congress.

Various options are available to Members regarding participation in the Civil Service Retirement System (CSRS) and the Federal Employees Retirement System (FERS), depending on when the Member was first elected. The amount of any benefit and required retirement contribution varies depending on retirement plan, age, and length of service (with a minimum of at least five years of service for any benefit).

**The Members’ Representational Allowance (MRA): Supporting Personnel, Office Expenses, Travel to the District, and Mail for Members of the House**

The Members’ Representational Allowance (MRA) is available to support Representatives in their official and representational duties.

The MRA may be used for official expenses including, for example, staff, travel, mail, office equipment, district office rental, stationery, and other office supplies.

The MRA is also subject to a number of restrictions. For example, the MRA may not be used to defray any personal or campaign-related expenses. A Member is also prohibited from using campaign funds (except where authorized by the Committee on Ethics) or committee funds to pay for expenses related to official representational duties; using an unofficial office account; accepting funds or assistance from a private source for an official activity; or using personal funds to pay for franked mail.

A Member is responsible for personally paying for any expenses that are in excess of the authorized MRA level or that are not reimbursable under regulations of the Committee on House Administration.

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13 “Notice of 2022 OAP Medical Services Enrollment Fee,” e-Dear Colleague sent by the Committee on House Administration, January 27, 2022.

14 H.Res. 253, 70th Cong. See also CRS Insight IN11390, Office of the Attending Physician, U.S. Congress: Background Information and Response to Public Health Emergencies, by Ida A. Brudnick.


16 Plan options vary for Members first elected before 1984 and those first elected in 1984 or later. For additional information, see CRS Report RL30631, Retirement Benefits for Members of Congress, by Katelin P. Isaacs.

17 For additional information, see CRS Report R40962, Members’ Representational Allowance: History and Usage, by Ida A. Brudnick.

18 For more details on permissible use of personal, campaign, and official funds, see U.S. Congress, House Committee on House Administration, Members’ Congressional Handbook (https://cha.house.gov/member-services/handbooks);
The MRA for each Representative is calculated based on three components, including:

- **personnel**, which is the same for each Member ($994,671 in 2022);
- **official office expenses**, which varies among Members due to variations in the distance between a Member’s district and Washington, DC, and the cost of General Services Administration office rental space in the district;
- **official (franked) mail**, which varies among Members based on the number of nonbusiness addresses in the district. Requirements on the use of franked mail, including mass mailings, are established in statute, Rules of the House, and regulations of the House Communications Standards Commission (formerly the Commission on Congressional Mailing Standards, also known as the Franking Commission).

The three components are combined and result in a single MRA authorization for each Representative that can be used to pay for any type of official expense. For example, each Representative can choose how much to allocate to travel versus personnel or supplies.

The MRA for each Member is authorized from January 3 of each year through January 2 of the following year. These allowances are authorized in statute and regulated and adjusted by the Committee on House Administration.

The individual authorized MRA levels decreased for three consecutive years, including:

- a 5% reduction from 2010 to 2011;
- a 6.4% reduction from 2011 to 2012; and
- an 8.2% reduction from 2012 to 2013.

Subsequently,

- in 2014, each Member’s MRA increased by 1% from the 2013 level;
- individual authorized MRA levels were not increased for 2015;
- in 2016, each Member’s MRA increased by 1% from the 2015 level.

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in 2017, each Member’s MRA was equivalent to that “Member’s 2016 amount ... increase[d] ... by approximately 3.9% of the average MRA. In June 2017, all MRAs were increased by $25,000 in response to heightened security concerns;” 23

• in 2018, each Member’s MRA was increased by $25,000; 24

• in 2019, each Member’s MRA increased by 1% from the 2018 level; 25

• in 2020, each Member’s MRA was increased by $62,250; 26

• in 2021, each Member’s MRA was increased by $65,000; 27 and

• in 2022, each Member’s MRA was increased by 21%. 28

In 2022, MRAs ranged from $1,751,880 to $1,967,213, with an average of $1,826,590. 29

The MRA is funded in the House “Salaries and Expenses” account in the annual legislative branch appropriations bills. As with the individual authorized levels, the overall appropriations account decreased for a number of years, from $660.0 million in FY2010, to $613.1 million in FY2011, to $573.9 million in FY2012. The FY2012 funding level was continued in the FY2013 continuing resolution (P.L. 113-6), not including sequestration or an across-the-board rescission. The FY2014 level of $554.3 million was continued in the FY2015 act (P.L. 114-175) and the FY2016 act (P.L. 114-113). This level was slightly less than the $554.7 million provided in FY2007, not adjusted for inflation. The FY2017 legislative branch appropriations act (P.L. 115-31) increased MRA funding to $562.6 million (+1.5%), a level continued for FY2018 (P.L. 115-141). The FY2019 level of $573.6 million represented an increase of 2.0% (P.L. 115-244). The FY2020 Further Consolidated Appropriations Act (P.L. 116-94) contained $615.0 million, an increase of 7.2%. The FY2021 Consolidated Appropriations Act (P.L. 116-260) provided $640.0 million, an increase of 4.1%. The FY2022 Consolidated Appropriations Act (P.L. 117-103) provided $774.0 million, an increase of 21.0%. The House-reported FY2023 bill would provide $810.0 million (+4.6%).

This funding is separate from an allowance for interns in Member offices that was first funded in FY2019.


29 The calculations exclude nonvoting Members, including Delegates and the Resident Commissioner. Members elected by special election and sworn in during the quarter are also excluded since the allowance level may be prorated.
Limitation on Number of Employees Hired by the MRA

Each Member may use the MRA to employ no more than 18 permanent employees, a level that has remained unchanged since 1975. A Member may employ up to four additional employees if they fall into one of the following categories:30

1. part-time employees,
2. shared employees,
3. interns receiving pay,
4. employees on leave without pay, and
5. temporary employees.

Online Publication of House Disbursement Records

All MRA expenditures are reported in the quarterly Statement of Disbursements of the House. Statements (SOD) issued since November 2009 are available at http://disbursements.house.gov/.

Beginning with disbursements covering January-March 2016, this website provides SOD information in a CSV (comma-separated values) format.

Government Publications and Recent Limitations

Representatives may receive certain government publications and printed products.31

Provisions in legislative branch appropriations acts in recent years have aimed to reduce the delivery of certain printed documents that are also available online, including copies of legislation, the Congressional Record, the U.S. Code, the Statement of Disbursements, the Daily Calendar, and the Congressional Pictorial Directory.

The Senators’ Official Personnel and Office Expense Account (SOPOEA): Supporting Personnel, Office Expenses, and Mail for U.S. Senators

The Senators’ Official Personnel and Office Expense Account (SOPOEA) is available to assist Senators in their official and representational duties.32

The allowance is provided for the fiscal year. The preliminary list of SOPOEA levels contained in the Senate Appropriations Committee chairman’s draft explanatory statement for FY2023 showed

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30 2 U.S.C. §5321. The 18-person limit first became effective in 1975 (Committee Order No. 16, Congressional Record, March 6, 1975, p. 5556), while the four additional other-than-permanent staff were authorized in 1979 (H.Res. 359, agreed to on July 20, 1979, and enacted into permanent law by P.L. 96-536, §101(c), December 16, 1980, 94 Stat. 3167). See also P.L. 104-186, 110 Stat 1720, August 20, 1996.


a range of $3,832,107 to $5,924,143.\(^{33}\) The average allowance for FY2023, as shown in the draft, is $4,158,847.\(^{34}\)

The SOPOEA for each Senator is calculated based on three components, including:

- the *administrative and clerical assistance allowance*, which varies by state population. The preliminary figures in the FY2023 draft Senate report show this allowance varying from $3,091,914 for a Senator representing a state with a population under 5 million to $4,868,411 for a Senator representing a state with a population of 28 million or more;\(^{35}\)
- the *legislative assistance allowance*, which is the same for all Senators. According to the FY2023 draft Senate report, the legislative assistance component of the SOPOEA is $611,100 in FY2023;\(^{36}\) and
- the *official office expense allowance*, which varies by state depending on the distance between Washington, DC, and the home state, the population of the state, and the official (franked) mail allocation. According to the FY2023 draft Senate report, the FY2023 office expense allowance component ranges from $129,093 to $444,632.

The three components result in a single SOPOEA authorization for each Senator that can be used to pay for any type of official expense. For example, each Senator can choose how much to allocate to travel versus personnel or supplies, although additional limits pertain to spending on franked mail. Mass mailings may not exceed $50,000 per fiscal year,\(^{37}\) and additional official mail regulations may be established in statute, regulations and rules of the Senate, the Senate Committee on Rules and Administration, and the Senate Ethics Committee.\(^{38}\)

The SOPOEA is funded within the “Contingent Expenses of the Senate” account in the annual legislative branch appropriations bills. This appropriations account decreased for a number of years, from $422.0 million in FY2010 to $390.0 million in FY2014, a decrease of 7.6%. The FY2014 level was continued in FY2015, FY2016 and FY2017. This level represented the lowest funding since the $373.5 million provided in FY2008. The FY2018 enacted level of $424.0 million represented an increase of 8.7%. The FY2019 enacted level of $429.0 million represented an increase of 1.2%. The FY2020 Further Consolidated Appropriations Act contained $449.0 million, an increase of 4.7%. The FY2021 Consolidated Appropriations Act provided $461.0 million, an increase of 2.7%. The FY2022 Consolidated Appropriations Act provided $486.3 million, an increase of 5.5%. The FY2023 Senate-introduced bill would provide $506.0 million, an increase of 4.1%.

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\(^{33}\) The Senate reports on the legislative branch bill generally provide preliminary information on the allocation for Senators from each state. On July 28, 2022, the chair of the Senate Committee on Appropriations, Sen. Patrick Leahy, released drafts of the 12 annual appropriations bills along with draft accompanying explanatory statements. The draft bills and explanatory statements are on the committee’s website linked to the majority press release at https://www.appropriations.senate.gov/news/majority/breaking-chairman-leahy-releases-fiscal-year-2023-senate-appropriations-bills. On August 2, 2022, Sen. Jack Reed, chair of the Senate Appropriations Committee, Subcommittee on the Legislative Branch, introduced the bill text as S. 4720. The bill was referred to the Committee on Appropriations.

\(^{34}\) CRS calculation based upon state totals for all 100 Senators. The Senate draft notes that data are preliminary and do not include any supplementals, transfers, or rescissions.

\(^{35}\) Ibid.

\(^{36}\) Ibid.


\(^{38}\) Ibid., p. 24.
This funding includes agency contributions for benefits provided to employees paid by the SOPOEA. This funding also includes an allowance for interns first included in FY2019.

The SOPOEA is available only to support each Senator’s official duties and may not to be used to defray any personal, political, or campaign-related expenses. Senators are responsible for the payment of any expenses that exceed the allowance.

**Other Allowances**

**Office Space in States, Including Mobile Office Space**

Each Senator is authorized home state office space in federal buildings. In the event suitable office space is not available in a federal building, other office space may be secured. The cost of private space is not to exceed the highest rate per square foot charged by the General Services Administration (GSA). The aggregate square footage of office space that can be secured for a Senator ranges from 5,000 square feet, if the population of the state is less than 3 million, to 8,200 square feet, if the state’s population is 17 million or more. There is no restriction on the number of offices.

Each Senator may lease one mobile office for use only in the state he or she represents, subject to limitations on the terms of the lease, the maximum annual rental payment, and reimbursable operating costs. No payment may be made for expenses incurred during the 60 days preceding a contested election.

**Furniture and Furnishings in Washington, DC**

Each Senator is authorized furniture and furnishings from an approved list. Furniture and furnishings are supplied and maintained by the Architect of the Capitol (for spaces in Senate office buildings) and the Senate Sergeant at Arms (for offices in the Capitol). Additional furnishings can be purchased through the Senate stationery store.

**Furniture and Furnishings in State Offices**

Each Senator is authorized $40,000 for state office furniture and furnishings for one or more offices, if the aggregate square footage of office space does not exceed 5,000 square feet. The base authorization is increased by $1,000 for each authorized additional incremental increase in office space of 200 square feet. Pursuant to the FY2000 Legislative Branch Appropriations Act, this allowance automatically increases at the beginning of each Congress to reflect inflation. The aggregate dollar amount is the maximum value of furniture and furnishings to be provided by GSA for state office use at any one time. Furniture and furnishings remain GSA property.

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39 2 U.S.C. §6317(c).
40 2 U.S.C. §6317(b).
41 2 U.S.C. §6317(f).
42 2 U.S.C. §6317(c)(2).
Office Equipment in Washington, DC, and State Offices

Each Senator may use certain basic office equipment allocated in accordance with the population of the state he or she represents and other criteria established by the Senate Committee on Rules and Administration.44

Government Publications

Each Senator is entitled to receive certain government publications and printed products. These include, for example, copies of the daily *Congressional Record*, one copy of Deschler’s *Precedents*, various manuals and directories, and public document franked envelopes.45

Online Publication of Senate Disbursement Records


Compensation of Members and Maximum Rates of Compensation for Staff

The salary of Members of Congress has been frozen since 2009.

The maximum annual salary for many categories of congressional staff remained unchanged from 2009 until the enactment of the FY2020 Further Consolidated Appropriations Act (P.L. 116-94).47 A general provision in Division E (legislative branch) of the act increased the maximum annual salary for certain categories of congressional staff to $173,900.

Subsequent Changes to House Staff Maximum Rates of Pay

The 2021 Order of the Speaker (issued August 12, 2021) increased the maximum pay rate for House staff to $199,300, which was equivalent to the 2021 pay rate for Level II of the Executive Schedule (EX).48

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44 For example, the Economic Allocation Fund, the Office Automation Allowance, and the Constituent Service System Fund.
45 For additional information, see GPO, “Congressional Relations,” at https://www.gpo.gov/who-we-are/our-agency/congressional-relations.
Subsequently, the 2022 Order of the Speaker (May 6, 2022) increased this staff pay ceiling to $203,700, equivalent to the 2022 pay rate for Level II of the EX.

**Subsequent Changes to Senate Staff Maximum Rates of Pay**

The FY2022 Consolidated Appropriations Act (P.L. 117-103, March 15, 2022) contained a general provision (§212) amending 2 U.S.C. §4575 to increase the maximum salary for Senate staff to “the annual rate of basic pay in effect for level II of the Executive Schedule under section 5313 of title 5, United States Code.”

Subsequently, the Order of the President pro tempore implementing a pay increase for Senate employees, issued March 15, 2022 (contained in 2 U.S.C. §4571 note), referenced maximum rates equivalent to Level II of the EX.

**Table 1** and **Table 2** list the compensation for Members of Congress and the maximum rate for staff in 2022.

**Table 1. Members and House Staff Maximum Salaries in 2022**

<table>
<thead>
<tr>
<th>Role</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Speaker of the House</td>
<td>$223,500 per annum</td>
</tr>
<tr>
<td>Majority and Minority Leaders</td>
<td>$193,400 per annum</td>
</tr>
<tr>
<td>All other Representatives (including Delegates and Resident Commissioner From Puerto Rico)</td>
<td>$174,000 per annum</td>
</tr>
<tr>
<td>Maximum rate for all House staff</td>
<td>$203,700 per annum</td>
</tr>
</tbody>
</table>

**Sources:** For salaries of Members of Congress, P.L. 117-103 (March 15, 2022) and Executive Order 14061; for maximum (and minimum) rate of pay for House staff, Order of the Speaker, May 6, 2022. For prior pay orders, 2 U.S.C. §4532, including annual supplements. Estimates may also be obtained by examining the quarterly Statement of Disbursements of the House.

**Table 2. Senators and Senate Staff Maximum Salaries in 2022**

<table>
<thead>
<tr>
<th>Role</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>President pro tempore</td>
<td>$193,400 per annum+</td>
</tr>
<tr>
<td>Majority and Minority Leaders</td>
<td>$193,400 per annum</td>
</tr>
<tr>
<td>All other Senators</td>
<td>$174,000 per annum</td>
</tr>
<tr>
<td>Maximum rate for all Senate staff</td>
<td>$203,700 per annum</td>
</tr>
</tbody>
</table>

**Sources:** For salaries of Members of Congress, P.L. 117-103 (March 15, 2022) and Executive Order 14061; and, for maximum rate for all Senate staff, the Order of the President pro tempore, implementing a pay increase for Senate employees, issued March 15, 2022, (contained in 2 U.S.C. §4571 note). Estimates may also be obtained by examining the semiannual Report of the Secretary of the Senate.

a. The U.S. Constitution provides that the Vice President shall serve as President of the Senate, and that when the Vice President is absent from the Senate, the President pro tempore presides in his place. During a vacancy in the position of the Vice President, the President pro tempore is considered the temporary, full-time President of the Senate and is paid the salary level due the Vice President (2 U.S.C. §6111).
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