GENERAL PROVISIONS

Sec. 102. No part of the funds appropriated in this Act shall be

used for the maintenance or care of private vehicles.

SEC. 103. Whenever any office or position not specifically established by the Legislative Pay Act of 1929 is appropriated for herein or whenever the rate of compensation or designation of any position appropriated for herein is different from that specifically established for such position by such Act, the rate of compensation and the designation of the position, or either, appropriated for or provided herein, shall be the permanent law with respect thereto: Provided, That the provisions herein for the various items of official expenses of Members, officers, and committees of the Senate and House, and clerk hire for Senators and Members shall be the permanent law with respect thereto.

Sec. 104. No part of any appropriation contained in this Act shall remain available for obligation beyond the current fiscal year unless

expressly so provided herein.

This Act may be cited as the "Legislative Branch Appropriation Act, 1973".

Approved July 10, 1972.

46 Stat. 32. 2 USC 60a note.

Fiscal year limitation.

Short title.

Public Law 92-343 wilds blinder taken in 20-647 4-64

AN ACT

To authorize appropriations for the procurement of vessels and aircraft and construction of shore and offshore establishments, and to authorize the average annual active duty personnel strength for the Coast Guard.

July 10, 1972 [H. R. 13188]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That funds are Guard. hereby authorized to be appropriated for fiscal year 1973 for the use of the Coast Guard as follows:

U.S. Coast Appropriation authorization; personnel strength.

VESSELS

For procurement and increasing capability of vessels. \$81,740,000.

A. Procurement—

(1) replace one icebreaker.

B. Increasing capability—

(1) renovate and improve selected buoy tenders.

(2) conduct major repairs on cutter (polar icebreaker) Glacier. (3) renovate two Wind class polar icebreakers for interim service.

(4) abate pollution from vessels.

of deligning as (Till Inter 15) For procurement and extension of service life of aircraft, \$18,100,000.

A. Procurement

(1) two long range search aircraft.

(2) an administrative aircraft.

(3) a long range search and rescue helicopter.

B. Extension of service life

(1) repair outer wings on nine HC-130 aircraft.

CONSTRUCTION

For establishment or development of installations and facilities by acquisition, construction, conversion, extension, or installation of permanent or temporary public works, including the preparation of sites and furnishing of appurtenances, utilities, and equipment for the following, \$46,040,000.
(1) Marshfield and Otis Air Force Base, Massachusetts:

modernize radio station facilities;

(2) Brooklyn, New York: construct barracks and messing facility at air station;

(3) Fort Hancock, New Jersey: rebuild Sandy Hook Station; (4) Portsmouth, Virginia: construct new base (phase II);

(5) Islamorada, Florida: construct permanent facilities; (6) Monterey, California: rebuild Monterey Station and construct moorings at Santa Cruz;

(7) Coos Bay, Oregon: construct new air station;

(8) Cape May, New Jersey: expand electrical capacity at training center;

(9) Yorktown, Virginia: construct barracks at training center; (10) Cocoa Beach, Florida: establish C-130 aircraft facility at Patrick Air Force Base;

(11) Fort Pierce, Florida: rebuild station; (12) Port Isabel, Texas: renovate station;

(13) Dana, Indiana: renovate barracks at Loran Station; (14) Various locations: abate pollution from stations;

(15) Washington, District of Columbia: procure and install National Response Center Information System equipment;

(16) Various locations: aids to navigation projects on selected waterways;

(17) Various locations: automate light stations;

(18) Presque Isle, Maine: construction station for Loran-C development projects;

(19) Houston, Texas: establish marine traffic control system;

20) Various locations: public family quarters;

(21) Various locations: advance planning, survey, design, and architectural services; project administration costs; acquire sites in connection with projects not otherwise authorized by law:

(22) Curtis Bay, Maryland: construction supply building at

the Coast Guard yard;

(23) Cheboygan, Michigan: rebuild moorings for Coast Guard Cutter Mackinaw.

Sec. 2. For fiscal year 1973 the Coast Guard is authorized an average active duty personnel strength of 39,449, and an end of year

strength of 39,541.

Sec. 3. For fiscal year 1973 for the use of the Coast Guard for payments under the Act of June 21, 1940 (54 Stat. 497), as amended, to bridge owners for the cost of alteration of railroad and public highway bridges to permit the free navigation of the navigable waters of the United States, \$12,500,000.

SEC. 4. Section 475, title 14, United States Code, is amended— 1) by amending subsection (a) to read as follows:

"(a) The Secretary of the Department in which the Coast Guard is operating is authorized to lease housing facilities at or near Coast Guard installations, wherever located, for assignment as public quarters to military personnel and their dependents, if any, without rental charge upon a determination by the Secretary, or his designee, that there is a lack of adequate housing facilities at or near such Coast

Bridge owners, payments. 33 USC 511.

Housing facilities, lease. 63 Stat. 532; 84 Stat. 305.

Guard installations. Such public housing facilities may be leased on an individual or multiple-unit basis. Expenditures for the rental of such housing facilities may not exceed the average authorized for the Department of Defense in any year except where the Secretary of the Department in which the Coast Guard is operating finds that the average is so low as to prevent rental of necessary housing facilities in some areas, in which event he is authorized to reallocate existing funds to high-cost areas so that rental expenditures in such areas exceed the average authorized for the Department of Defense."

(2) by amending subsection (e) to read as follows:

"(e) The authority provided in subsections (b) and (c) of this section shall expire on June 30, 1973."

(3) by adding new subsections (f) and (g) as follows: "(f) The Secretary of the Department in which the Coast Guard is operating shall annually, not later than April 1, commencing April 1. 1973, file with the Speaker of the House of Representatives and the President of the Senate a complete report of the utilization of the authority granted in subsections (a), (b), (c), and (d) during the

"(g) The authority conferred by subsection (a), (b), (c) or (d) may not be utilized after April 1, 1973, unless all reports required

by subsection (f) have been filed with the Congress."

Approved July 10, 1972.

preceding calendar year.

Public Law 92-344

AN ACT

Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending June 30, 1973, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise priation Act, 1973. appropriated, for the District of Columbia for the fiscal year ending June 30, 1973, and for other purposes, namely:

Federal Payment to the District of Columbia

For payment to the following funds of the District of Columbia for the fiscal year ending June 30, 1973: \$181,500,000 to the general fund; \$2,550,000 to the water fund; and \$1,524,000 to the sanitary sewage works fund, as authorized by the District of Columbia Revenue Act of 1947, as amended (D.C. Code, sec. 47-2501(a)); and the Act of May 18, 1954 (D.C. Code, sec. 43-1541 and 1611).

LOANS TO THE DISTRICT OF COLUMBIA FOR CAPITAL OUTLAY

For loans to the District of Columbia, as authorized by the Act of December 9, 1969 (83 Stat. 320), the Act of May 18, 1954 (68 Stat. 105, 110), the Act of June 2, 1950 (64 Stat. 195), and the Act of June 12, 1960 (74 Stat. 210), \$130,819,000, which together with balances of previous appropriations for this purpose, shall remain available until expended and be advanced upon request of the Commissioner, as follows: To the general fund, \$90,968,000, to the highway fund, \$16,706,000, to the water fund, \$2,933,000, to the sanitary sewage works 1620. fund, \$13,960,000, and to the metropolitan area sanitary sewage works fund, \$6,252,000.

Limitation.

Expiration date. 84 Stat. 305. 14 USC 475.

Report to Con-

July 10, 1972 [H. R. 15259]

District of Columbia Appro-

85 Stat. 654. 68 Stat. 102, 108

D.C. Code 1-1441 note. D.C. Code 43-1604. 84 Stat. 1930. D.C. Code 7-133. D.C. Code 43-D.C. Code 47-