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Members' Representational Allowance: History and Usage

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Summary

Members of the House of Representatives have one consolidated allowance, the Members' Representational Allowance (MRA), with which to operate their offices. The MRA was first authorized in 1996 and was made subject to regulations and adjustments of the Committee on House Administration. Representatives have a high degree of flexibility to use the MRA to operate their offices in a way that supports their congressional duties and responsibilities, and individual office spending may be as varied as the districts Members represent.

The appropriation for the MRA decreased from a high in FY2010 of \$660.0 million to \$554.7 million in FY2014, FY2015, and the House-passed FY2016 bill (H.R. 2250). This reduction has corresponded with reductions to the individual MRA for each Member, which is available for expenses incurred from January 3 of each year through January 2 of the following year. In the 112th Congress, the House agreed to H.Res. 22, which reduced the amount authorized for salaries and expenses of Member, committee, and leadership offices in 2011 and 2012. This resolution, agreed to on January 6, 2011, stated that the MRA allowances for these years may not exceed 95% of the amount established for 2010. Individual MRAs were further reduced 6.4% in 2012 and 8.2% in 2013, before increasing 1.0% in 2014. The 2014 allowances for individual Members ranged from \$1,195,554 to \$1,370,009, with an average MRA of \$1,255,909.

Information on individual office spending is published in the quarterly *Statements of Disbursements of the House*, which has been made available online since 2009 at <http://disbursements.house.gov/>.

In addition to recurring administrative provisions in the annual appropriations acts requiring unused amounts remaining in the MRA be used for deficit reduction or to reduce the federal debt, numerous bills and resolutions addressing the MRA have been introduced. This legislation has generally fallen into three major categories: (1) attempts to change the MRA procedure or regulate, authorize, or encourage the use of funds for a particular purpose; (2) stand-alone legislation that would govern the use of unexpended balances, including language to require these funds to go toward deficit reduction; and (3) bills that would limit or change the growth of overall MRA or adjustment among Members.

This report provides a history and overview of the MRA and examines spending patterns over selected years—2005, 2006, 2007, 2011, and 2012. The data exclude non-voting Members, including Delegates and the Resident Commissioner, as well as Members who were not in Congress for the entirety of the session. Information is provided on total spending and spending for various categories, including personnel compensation; personnel benefits; travel; rent, utilities, and communications; printing and reproduction; other services; supplies and materials; transportation of things; equipment; and franked mail. The data collected demonstrate that, despite variations when considering all Members, many Members allocate their spending in a similar manner.

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Introduction

Congressional office spending has been a regular topic of interest to academics, interest groups, newspapers, and constituents for many years. It is a topic frequently mentioned in newspaper articles that address individual Member spending or generally discuss financial accountability among elected officials, and it has been examined by watchdog organizations and interest groups covering congressional spending on internal operations generally. A few scholars have also examined how Members typically spend their office allowances, analyzing spending within broader theories of representation.¹ Individual office spending may be as varied as the districts Members represent. Factors affecting spending include the tenure or interests of the Member, levels of casework, geography, unexpected events, and even the congressional calendar.

While Representatives have a high degree of flexibility to operate their offices in a way that supports their congressional duties and responsibilities, they must operate within a number of restrictions and regulations. The Members' Representational Allowance (MRA), the allowance provided to Members of the House of Representatives to operate their DC and district offices,² may only support Members in their official and representational duties. It may not be used for personal or campaign purposes. Additional regulations or restrictions regarding reimbursable expenses may be promulgated by the Committee on House Administration, the Commission on Congressional Mailing Standards, also known as the Franking Commission, and the Committee on Standards of Official Conduct, and may be found in a wide variety of sources, including statute, House rules, committee resolution, the *Members' Handbook*,³ the *Franking Manual*,⁴ the *House Ethics Manual*, "Dear Colleague" letters, and formal and informal guidance.⁵

This report provides a history of the MRA and overview of recent developments, including decreases to the MRA in the 112th and 113th Congresses. It also demonstrates actual MRA spending patterns in selected years (2005, 2006, 2007, 2011, and 2012) for all voting Members who served for a defined period.⁶ Spending and practices across offices and across time vary, and

¹ Burdett Loomis and Wendy Schiller, *The Contemporary Congress*, 5th ed. (Belmont, CA: Thompson-Wadsworth, 2006), Ch. 7-8; Richard F. Fenno, Jr., *Congressmen in Committees* (Boston: Little, Brown, 1973), p. 1; David Mayhew, *Congress: The Electoral Connection* (New Haven: Yale University Press, 1974), p. 49; Gary W. Cox and Jonathan N. Katz, "Why Did the Incumbency Advantage in the U.S. House Elections Grow?" *American Journal of Political Science*, vol. 40, no. 2 (May 1996), pp. 479-481; and, David C.W. Parker and Craig Goodman, "Making a Good Impression: Resource Allocation, Home Styles, and Washington Work," *Legislative Studies Quarterly*, vol. 34, no. 4 (November 2009), pp. 493-524. One study of MRA expenditures during the 106th Congress, for example, examined the effect of a Member's standing within the House, time in office, and plans for retirement or reelection on spending (Garry Young, "Choosing How to Represent: House Members and the Distribution of Their Representational Allowances," updated version of a paper presented at the Midwest Political Science Association, Chicago, April 7, 2005, pp. 15-18, available at <http://home.gwu.edu/~youngg/research/Homestyle%20Choices%20v3.02.pdf>).

² For additional information on the resources available to Members of Congress, see CRS Report RL30064, *Congressional Salaries and Allowances: In Brief*, by (name redacted).

³ Available at <http://cha.house.gov/handbooks/members-congressional-handbook>.

⁴ Available at <http://cha.house.gov/franking-commission/franking-manual>.

⁵ Available at http://ethics.house.gov/sites/ethics.house.gov/files/documents/2008_House_Ethics_Manual.pdf.

⁶ Information on spending by certain Members was excluded from the observation data and summary findings because of characteristics related to the district or status or tenure of the Member. Non-voting Members, including the Delegates and the Resident Commissioner, have been subject to the same expense formula as other Members since January, 1, 1983 (P.L. 97-357, 96 Stat 1711, October 19, 1982), although the distance from D.C., size of population, or both, may vary greatly from other Members. Members who were not in Congress for all of 2005, whether the Member (continued...)

an examination of additional Congresses would be required for a more complete picture of congressional office spending patterns.

Establishment of the MRA

The MRA, which was first authorized in 1996, was preceded by multiple allowances for each Member covering different categories of spending—including the former clerk hire allowance, official expenses allowances, and official mail allowance. The establishment of the MRA followed efforts by the House, dating back to the late 1970s, to move to a system of increased flexibility and accountability for Member office operations.⁷

In September 1995, the Committee on House Administration authorized the consolidation of these allowances.⁸ Subsequently, in November 1995, the FY1996 Legislative Branch Appropriations Act combined the separate appropriations for personal office staff, official office expenses, and mail costs into a single new appropriations heading, “Members’ Representational Allowances.”⁹ According to the House Appropriations Committee report on the FY1996 bill, the consolidation was adopted to simplify Members’ accounting practices and allowed Members to more easily show savings achieved when they did not spend all of their allowance.¹⁰ Subsequent legislation in 1996 further defined the MRA and made it subject to regulations and adjustments adopted by the Committee on House Administration.¹¹ Additional provisions included in the FY2000 Legislative Branch Appropriations Act amended language regarding official mail and repealed obsolete language and terms.¹²

(...continued)

left Congress prior to the end of the year or entered any time after the beginning of the session, were excluded from the calculations from that year since spending for any portion may not be reflective of allocations for an uninterrupted year. Similarly, Members who were not sworn in at the beginning of the 109th Congress or did not remain until the end of the second session were not included in the analysis of 2006. This limitation resulted in data for 431 Members for 2005, 426 Members for 2006, 427 for 2007, for 430 2011, and 426 for 2012.

⁷ See, for example, House Administration Committee Orders 35, 38, 39, and 40 (effective May 1, 1983; August 1, 1985; March 15, 1990; and May 8, 1991, respectively). These were reprinted within the notes for 2 U.S.C. 57 in prior versions of the *U.S. Code*.

⁸ Committee Order No. 41, effective September 1, 1995.

⁹ P.L. 104-53, 109 Stat. 519 (November 19, 1995).

¹⁰ U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 1996*, report to accompany H.R. 1854, 104th Cong., 1st sess., H.Rept. 104-141 (Washington: GPO, 1995), p. 10.

¹¹ P.L. 104-186, 110 Stat. 1719 (Aug. 20, 1996); 2 U.S.C. 5341.

¹² P.L. 106-57, 113 Stat. 415 (September 29, 1999).

Subsequent MRA Legislation

Appropriations Acts: Administrative Provisions Related to Unexpended Balances

Since the MRA's establishment, appropriations acts funding the legislative branch have contained—or continued, in the case of a continuing resolution—a provision requiring unused amounts remaining in the MRA be used for deficit reduction or to reduce the federal debt.¹³

This provision was included in legislative branch appropriations bills reported by the House Appropriations Committee in FY1999 and since FY2002. In some years prior to consideration of FY2002 funding, it was added by amendment, including

- H.Amdt. 458 (403-21, Roll no. 415) to H.R. 1854, 104th Congress (Legislative Branch Appropriations Act, 1996);
- H.Amdt. 1245 (voice vote) to H.R. 3754, 104th Congress (Legislative Branch Appropriations Act, 1997);
- H.Amdt. 287 (voice vote) to H.R. 2209, 105th Congress (Legislative Branch Appropriations Act, 1998);
- H.Amdt. 166 (voice vote) to H.R. 1905, 106th Congress (Legislative Branch Appropriations Act, 2000); and,
- H.Amdt. 865 (voice vote) to H.R. 4516, 106th Congress (Legislative Branch Appropriations Act, 2001).

Other MRA Legislation Introduced

In addition to the appropriations language, numerous bills and resolutions addressing the MRA have been introduced. The majority have been referred to the Committee on House Administration. This legislation has generally fallen into three major categories:

- Attempts to change the MRA procedure or regulate, prohibit, authorize, disclose, or encourage the use of funds for a particular purpose. For example, on July 21, 2011, H.Amdt. 708 was offered to H.R. 2551, the FY2012 Legislative Branch Appropriations Act. The amendment, which prohibited the use of funds to make any payments from any MRA for the leasing of a vehicle in an amount that

¹³ The first few laws with this provision referred to the federal deficit. A budget deficit (or surplus) is calculated based on total spending of the entire federal government less total revenue collected. Since P.L. 106-57 (September 29, 1999), these provisions have also referred to the debt, stating any amounts remaining after all payments are made “shall be deposited in the Treasury and used for deficit reduction (or, if there is no Federal budget deficit after all such payments have been made, for reducing the Federal debt, in such manner as the Secretary of the Treasury considers appropriate).” Annual legislative branch appropriations bills with this language include P.L. 104-53, P.L. 104-197, P.L. 105-55, P.L. 105-275, P.L. 106-57, P.L. 106-554, P.L. 107-68, P.L. 108-7, P.L. 108-83, P.L. 108-447, P.L. 109-55, P.L. 110-161, P.L. 111-8, P.L. 111-68, P.L. 112-74, P.L. 113-6, P.L. 113-76, and P.L. 113-235. The two long-term continuing resolutions (also known as CRs) enacted during this period—P.L. 110-5 and P.L. 112-10—continued this language from prior years.

exceeds \$1,000 in any month, was agreed to by voice vote. This language was included in P.L. 112-74 and subsequent legislative branch appropriations acts.

- Stand-alone legislation that would govern the use of unexpended balances, including language to require these funds to go toward deficit reduction.
- Bills or resolutions that would limit or change the growth of overall MRA or adjustment among Members.

For examples of bills or resolutions introduced, see tables in the **Appendix**.

Appropriations and Allocations: Timing Differences with the Overall Fiscal Year Appropriation and Individual Member Calendar Year Authorization

Funding is provided on a fiscal year (beginning October 1) basis and a single total amount for all Members is provided under the appropriations heading, “Members’ Representational Allowances,” within the House account “Salaries and Expenses” contained in the annual legislative branch appropriations bills.

Allowance or authorization levels for individual Members of the House are authorized in statute and are regulated and adjusted by the Committee on House Administration pursuant to 2 U.S.C. 4313 *et seq.* and House Rule X(1)(j). The individual MRAs for the 441 Members, Delegates, and the Resident Commissioner are authorized for periods that correspond closely to the sessions of Congress—from January 3 of each year through January 2 of the following year.

In addition to the complexity involved in different time frames and split responsibilities—with the appropriation on a fiscal year determined by the Committee on Appropriations, and the authorization roughly following the calendar year as allocated by the Committee on House Administration—the House has indicated that the total authorized level for all MRAs may be more than the total appropriation due to projections on spend-out rates. The FY1997 report accompanying the legislative branch appropriations bill, for example, stated,

Many Members do not expend their full allowance. That is why the Committee bill does not fully fund this account. The frugality of those Members is already projected in the bill presented by the Committee. Since these prospective savings are already taken in the bill, they reduce the need for appropriated funds and, therefore, contribute directly to the reduction in federal spending and consequently lower the projected deficit. If the Committee bill were to fully fund the Members’ Representational Allowance, the amount appropriated would have to be increased by \$27 million. Thus, the account is underfunded by almost 7%.¹⁴

A similar discussion of the use of prior spending patterns in the determination of MRA appropriations levels was included in numerous other House reports, particularly in the first few

¹⁴ U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 1997*, H.Rept. 104-657, report to accompany H.R. 3754 (Washington, GPO: 1996) p. 11.

years of the MRA.¹⁵ It was also discussed during a hearing on the FY2009 legislative branch appropriations requests.¹⁶

Pursuant to law, late-arriving bills may be paid for up to two years following the end of the MRA year.¹⁷ The permissibility of payment for late-arriving bills does not provide flexibility in the timing of the obligation, a point emphasized in the *Members' Congressional Handbook*, which states: “all expenses incurred will be charged to the allowance available on the date the services were provided or the expenses were incurred” and the “MRA is not transferable between years.”¹⁸

Fiscal Year Appropriations: Funding History

The MRA is funded in the House “Salaries and Expenses” account in the annual legislative branch appropriations bills. One single line-item provides funding for all Members’ MRAs.

The funding level peaked at \$660.0 million in FY2010. It was subsequently reduced to \$613.1 million in FY2011 (-7.1%), and then to \$573.9 million in FY2012 (-6.4%). The FY2012 funding level was continued in the FY2013 continuing resolution (P.L. 113-6), not including sequestration or an across-the-board rescission (-5.2%). The FY2014 level of \$554.3 million was continued in the FY2015 act (P.L. 113-235) and the House-passed FY2016 bill (H.R. 2250). The current

¹⁵ U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 1996*, H.Rept. 104-141, report to accompany H.R. 1854 (Washington, GPO: 1995) p. 12; U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 1998*, H.Rept. 105-196, report to accompany H.R. 2209 (Washington, GPO: 1997) p. 10; U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 1999*, H.Rept. 105-595, report to accompany H.R. 4112 (Washington, GPO: 1998) p. 10; U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 2000*, H.Rept. 106-156, report to accompany H.R. 1905 (Washington, GPO: 1999) p. 11; U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 2001*, H.Rept. 106-635, report to accompany H.R. 4516 (Washington, GPO: 2000) p. 11; U.S. Congress, House Committee on Appropriations, *Legislative Branch Appropriations Bill, 2010*, H.Rept. 111-160, report to accompany H.R. 2918 (Washington, GPO: 2009) p. 8.

¹⁶ At this hearing, Chief Administrative Officer Dan Beard indicated that the appropriation “is usually 92 or 93 percent of the authorization.” U.S. Congress, House Committee on Appropriations, Subcommittee on the Legislative Branch, *Legislative Branch Appropriations for 2009*, hearings, 110th Cong., 2nd sess., April 9, 2008 (Washington: GPO, 2008), pp. 518-519, 528-529.

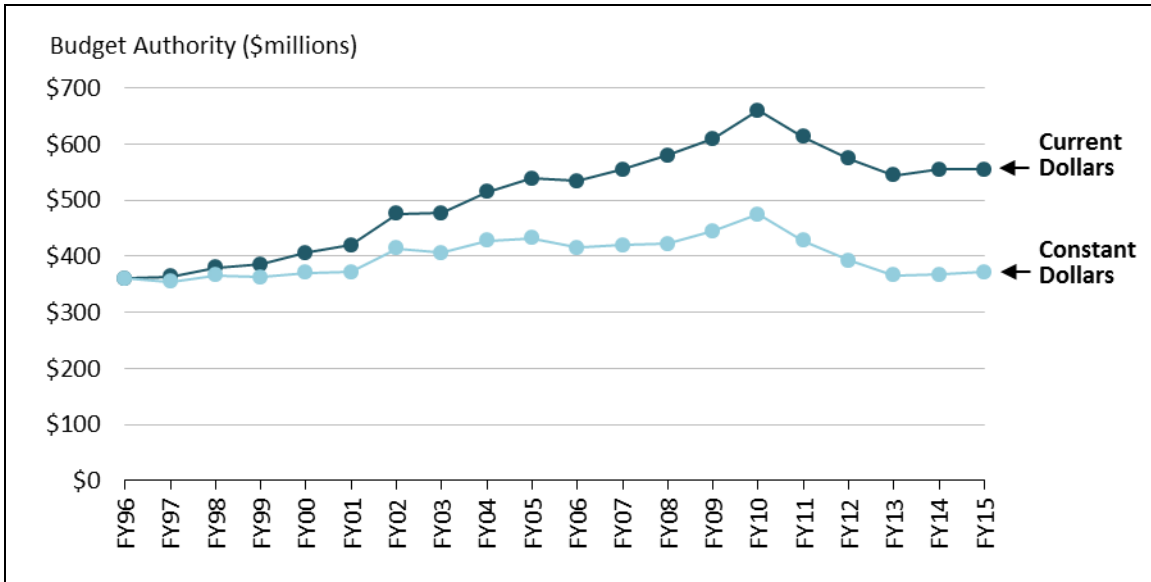
¹⁷ The two-year period for late receipts for Congress is shorter relative to annual appropriations for much of the rest of the federal government, which is subject to a five-year period (31 U.S.C. 1551 *et al.*). This is discussed in the *Principles Of Federal Appropriations Law*. This publication states: “For appropriations of the House and Senate, unobligated balances more than two years old cannot be used short of an act of Congress. Instead, obligations chargeable to appropriations that have been expired for more than 2 years ‘shall be liquidated from any appropriations for the same general purpose, which, at the time of payment, are available for disbursement.’ 2 U.S.C. §102a.” United States General Accounting Office, *Principles Of Federal Appropriations Law*, Third Edition, vol. I, January 2004, <http://www.gao.gov/special.pubs/3rdEditionVol1.pdf>, page 5-76 – 5-77. Chapter 5 (“Availability of Appropriations: Time”) also has a section on the “Evolution of the Law” related to the treatment of unexpended balances. Another section in this chapter, on “Closed Appropriation Accounts” contains the following footnote on Treasury operations and the treatment of closed appropriations: “We commonly talk about “returning” appropriation balances to the Treasury. In point of fact, for the most part, they never leave the Treasury to begin with. An appropriation does not represent cash actually set aside in the Treasury. Government obligations are liquidated as needed through revenues and borrowing. Thus, the reversion of funds to the Treasury is not a movement of actual cash, but a bookkeeping adjustment that in the various ways discussed in the text, affects the government’s legal authority to incur obligations and make expenditures.”

¹⁸ *The Members' Handbook*. Available at <http://cha.house.gov/handbooks/members-congressional-handbook>.

funding level is slightly less, without adjusting for inflation, than the \$554.7 million provided in FY2007. The largest annual increase (13.1%) occurred from FY2001 to FY2002.

Figure 1 shows the appropriation for the overall MRA account for all Members from FY1996 through FY2015 in current and constant dollars.

Figure 1. Fiscal Year Appropriations for the MRA: Current and Constant Dollars (FY1996-FY2015)



Source: CRS calculations based upon annual legislative branch appropriations acts, including supplemental appropriations and rescissions. Constant dollars based on Consumer Price Index for All Urban Consumers (CPI-U, Bureau of Labor Statistics, U.S. Department of Labor). Base year = 1996.

Individual MRAs for Members: Formula and Authorized Levels Since 1996

The MRA for each Member is set by the Committee on House Administration based on three components: personnel, official office expenses, and official (franked) mail. The personnel allowance component is the same for each Member. The office expenses and mail allowances components vary from Member to Member. The office expense component includes a base amount; a mileage allowance, which is calculated based on the distance between a Member’s district and Washington, DC; and an office space allowance, which is based on the cost of office space in Member’s district. The official mail component is calculated based on the number of non-business addresses in a Member’s district. The three components result in a single MRA authorization for each Representative that can be used to pay for official expenses.¹⁹ **Table 1**

¹⁹ For the 2015 formula, see U.S. Congress, House, *Statement of Disbursements of the House*, as compiled by the Chief Administrative Officer, from January 1, 2015, to March 31, 2015, part 3 of 3, H.Doc. 114-29, 114th Cong., 1st sess. (Washington: GPO, 2015), p. 2854.

demonstrates the variation in authorization levels that resulted from this formula since 1996. **Figure 2** presents this information graphically.

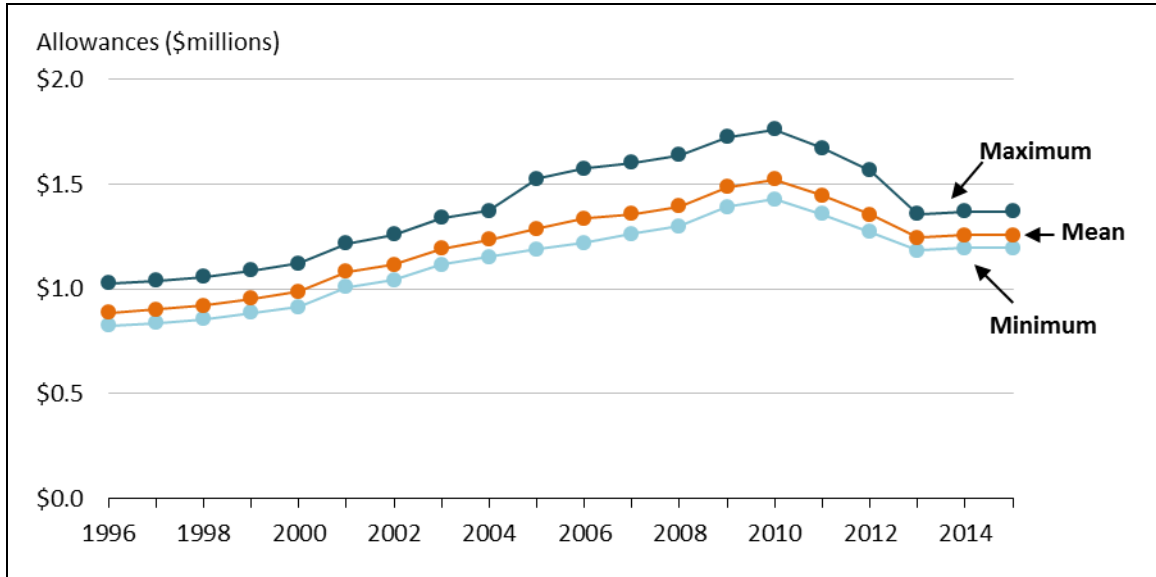
Table I. Variation in MRA Authorization Levels: 1996-2015
(current dollars)

Year	Minimum	Average (Mean)	Maximum	Lower Quartile (25 th Percentile)	Median (50 th Percentile)	Upper Quartile (75 th Percentile)
1996	\$824,671	\$886,751	\$1,026,976	\$865,420	\$881,682	\$902,167
1997	\$836,231	\$901,165	\$1,038,535	\$879,620	\$896,606	\$918,490
1998	\$854,904	\$919,396	\$1,056,176	\$897,967	\$914,672	\$936,395
1999	\$885,424	\$952,102	\$1,088,405	\$930,137	\$947,661	\$967,940
2000	\$914,895	\$985,831	\$1,122,018	\$962,571	\$981,204	\$1,001,807
2001	\$1,009,420	\$1,081,069	\$1,216,831	\$1,057,403	\$1,076,568	\$1,097,123
2002	\$1,043,283	\$1,114,319	\$1,258,737	\$1,089,931	\$1,109,598	\$1,130,975
2003	\$1,116,519	\$1,191,527	\$1,338,831	\$1,166,075	\$1,186,107	\$1,212,784
2004	\$1,152,825	\$1,234,976	\$1,370,805	\$1,206,116	\$1,228,892	\$1,258,233
2005	\$1,188,715	\$1,286,784	\$1,524,617	\$1,253,938	\$1,278,424	\$1,310,388
2006	\$1,218,685	\$1,335,086	\$1,574,753	\$1,301,692	\$1,326,374	\$1,360,650
2007	\$1,262,065	\$1,356,251	\$1,600,539	\$1,322,060	\$1,346,203	\$1,383,810
2008	\$1,299,292	\$1,393,391	\$1,637,766	\$1,359,350	\$1,383,430	\$1,420,454
2009	\$1,391,370	\$1,484,174	\$1,722,242	\$1,451,041	\$1,475,849	\$1,510,755
2010	\$1,428,395	\$1,522,114	\$1,759,575	\$1,488,258	\$1,513,947	\$1,549,464
2011	\$1,356,975	\$1,446,009	\$1,671,596	\$1,413,845	\$1,438,250	\$1,471,991
2012	\$1,270,129	\$1,353,205	\$1,564,613	\$1,323,334	\$1,345,972	\$1,377,773
2013	\$1,183,717	\$1,243,560	\$1,356,445	\$1,226,726	\$1,240,212	\$1,257,959
2014	\$1,195,554	\$1,255,909	\$1,370,009	\$1,239,263	\$1,252,531	\$1,270,493
2015	\$1,195,554	\$1,255,960	\$1,370,009	\$1,239,165	\$1,252,531	\$1,270,516

Source: CRS calculations based on the *Statements of Disbursements* for 1996-2015 (in current dollars). The Member allowances are available from January 3 through January 2 of the following year.

Notes: The calculations exclude non-voting 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.

Figure 2. MRA Allowances by Member: Maximum, Minimum, and Mean
(current dollars, 1996-2015)



Source: CRS calculations based on the Statements of Disbursements including expenses for 1996-2015 (in current dollars). The Member allowances are available from January 3 through January 2 of the following year.

Notes: The calculations exclude non-voting Members, including Delegates and the Resident Commissioner. Members elected by special election and sworn in during the first quarter are also excluded since their allowance level may be prorated.

112th Congress: Resolution Reducing Individual Authorizations

In the 112th Congress (2011-2012), the House agreed to H.Res. 22, which reduced the amount authorized for salaries and expenses of Member, committee, and leadership offices in 2011 and 2012. This resolution, agreed to on January 6, 2011, stated that the MRA allowances for these years may not exceed 95% of the amount established for 2010. Individual MRAs, which reflect authorized levels from January 3 of each year through January 2 of the following year, subsequently were reduced, resulting in a total reduction of 11.08% from 2010 to 2012.²⁰

113th Congress: Influences on Individual Authorized Levels

Individual authorization levels for 2013 (January 3, 2013-January 2, 2014), which were affected by both redistricting²¹ and sequestration,²² were reduced by a total of 8.2% according to the

²⁰ The *Statement* contains the following: “The total amount of each Member’s 2012 Representational Allowance is 88.92% of the amount authorized in 2010. This is in accordance with a 5% reduction to the 2010 authorization mandated in House Resolution 22, agreed to on January 6, 2011, and a 6.4% reduction to the 2011 authorization as reflected in H.R. 2055, the Consolidated Appropriations Act, 2012 (P.L. 112-74).” U.S. Congress, House, *Statement of Disbursements of the House*, as compiled by the Chief Administrative Officer, from October 1, 2012, to December 31, 2012, part 3 of 3, H.Doc. 112-160, 112th Cong., 2nd sess. (Washington: GPO, 2012), p. 2409.

²¹ The individual authorizations correspond to the legislative year (January 3-January 2), while appropriations correspond to the fiscal year (beginning October 1). The 2013 authorization was the first to follow redistricting after the 2010 census and 2012 election cycle. Since the variables in the MRA formula—including distance from DC, the cost of office space, and the number of non-business addresses—account for district characteristics, the individual MRA may (continued...)

Statement of Disbursements.²³ For 2014 (January 3, 2014-January 2, 2015), each Members' MRA increased by 1%.²⁴

114th Congress

The FY2015 MRA appropriations level remained unchanged from FY2014, and Members' individual allowances were continued from legislative year 2014 to 2015.²⁵

Guidelines, Operations, and Sources of Regulations

Expenses related to official and representational duties are reimbursable under the MRA in accordance with the regulations contained in the *Members' Congressional Handbook*.

The *Handbook*, for example, states that a

Member is personally responsible for the payment of any official and representational expenses incurred that exceed the provided MRA or that are incurred but are not reimbursable under these regulations.²⁶

Certain expenses, including personal expenses, greeting cards, alcoholic beverages, and most gifts and donations, are also not reimbursable. The MRA is not transferable between years, and unspent funds from one year cannot be obligated in any subsequent year.

Other limitations on the use of official funds are also contained in House Rule XXIV.

(...continued)

vary following redistricting.

²² Pursuant to the Budget Control Act of 2011 (P.L. 112-25), as amended by the American Taxpayer Relief Act of 2012 (P.L. 112-240), a sequestration order was issued on March 1, 2013 (White House, President Obama, Sequestration Order for Fiscal Year 2013 Pursuant to Section 251A of the Balanced Budget and Emergency Deficit Control Act, As Amended, March 1, 2013, available at <http://www.whitehouse.gov/sites/default/files/2013sequestration-order-rel.pdf>).

²³ The *Statement* contained the following: "Because the House is operating under a continuing resolution at FY 2012 levels, the total amount of funds available for MRAs remains unchanged.* However, to account for redistricting and other factors, individual MRAs have been recalculated using the sum of the following components adjusted proportionally to ensure the total is consistent with 2012 funding levels.... *This amount was reduced on March 4, 2013, by 8.2% to comply with sequestration orders issued pursuant to the Budget Control Act of 2011." U.S. Congress, House, *Statement of Disbursements of the House*, as compiled by the Chief Administrative Officer, from April 1, 2013, to June 30, 2013, part 3 of 3, H.Doc. 113-41, 113th Cong., 1st sess. (Washington: GPO, 2013), p.2597.

²⁴ U.S. Congress, House, *Statement of Disbursements of the House*, as compiled by the Chief Administrative Officer, from April 1, 2014, to June 30, 2014, part 3 of 3, H.Doc. 113-141, 113th Congress, 2nd session (Washington: GPO, 2014), p. 2559.

²⁵ U.S. Congress, House, *Statement of Disbursements of the House*, as compiled by the Chief Administrative Officer, from January 1, 2015, to March 31, 2015, part 3 of 3, H.Doc. 114-29, 114th Congress, 1st session (Washington: GPO, 2015), p. 2854.

²⁶ The *Members' Handbook* is available at <http://cha.house.gov/member-services/handbooks>.

“Dear Colleague” Letters Related to the MRA

“Dear Colleague” letters—which are distributed among Members, committees, and officers—frequently mention the MRA. These “Dear Colleague” letters announce changes in the dissemination of information or the processing of vouchers, elaborate on procedures, remind Members and staff of guidelines on the use of funds, and ask for support for MRA legislation.

The Committee on House Administration, for example, has distributed “Dear Colleagues” explaining regulations on the use of the MRA for regular expenses, such as cellular phone and cable television service, insurance, newspaper subscriptions, warranties, and certain equipment purchases.²⁷ Other letters have been issued regarding allowable franking and MRA expenses for the annual Congressional Art Competition or travel for a Member’s funeral service, as well as reminders of prohibited expenses.²⁸ Many MRA changes addressed by “Dear Colleague” letters are often annual or administrative, such as changes to the maximum allowable employee pay rate or efforts to reduce paperwork and streamline payment processing.²⁹ The letters have contained explanations of new regulations, including provisions in the Energy Independence and Security Act of 2007 (P.L. 110-140) requiring future vehicles leased under the MRA to meet low greenhouse gas emitting vehicle standards set by the EPA and provisions allowing Members to use the MRA to purchase certain security upgrades for their district offices.³⁰ They also have summarized changes to the *Statement of Disbursements*.³¹

Categories of Spending

House spending is categorized by the standard budget object classes used for the federal government.³² These may include

²⁷ For example: Dear Colleague Letter from Robert A. Brady, Chair of the Committee on House Administration, and Vernon J. Ehlers, Ranking Member of the Committee on House Administration, “Processing Year-End Expenses and Obligations,” December 17, 2007; Dear Colleague Letter from Robert A. Brady, Chair of the Committee on House Administration, “Processing Year-End Expenses and Obligations,” December 1, 2008; and Dear Colleague Letter from the Committee on House Administration, “End-of-Year Expenses,” December 19, 2011.

²⁸ For example: Dear Colleague Letter from Representative Michael N. Castle, “2009 Congressional Art Competition,” January 28, 2009; and Dear Colleague Letter from Robert A. Brady, Chair of the Committee on House Administration, “Use of Official Funds for Funeral Travel,” August 22, 2008; and Dear Colleague Letter from the Committee on House Administration, “Restrictions on use of Official Funds for Caucus/Conference Retreat Expenses,” January 17, 2012.

²⁹ For example: Dear Colleague Letter from Jay Eagen, CAO of the House, “Revised Maximum Rate of Pay for Employees in Member Offices,” January 14, 2003; Dear Colleague Letter from Jay Eagen, CAO of the House, “Consolidated Billing from the Capitol Historical Society,” September 11, 2003; and Dear Colleague Letter from Jay Eagen, CAO of the House, “Notification of Improvements to Mail Services,” July 14, 2006.

³⁰ For example: Dear Colleague Letter from Daniel P. Beard, Chief Administrative Officer of the House, “Official Wheels Going Green!” May 19, 2008; Dear Colleague Letter from Daniel P. Beard, Chief Administrative Officer of the House, “Low Greenhouse Gas Emitting Vehicle Lease Requirements,” November 20, 2008; and Dear Colleague Letter from the Committee on House Administration, “Using Your MRA for District Office Security Assessments and Upgrades,” January 18, 2011.

³¹ For example, Dear Colleague letter from Dan Strodel, CAO of the House, “Increased Transparency in Statement of Disbursements,” August 18, 2011; and Dear Colleague from Dan Strodel, “Statement of Disbursements to Publish Merchant Information for Purchase Card Transactions,” CAO of the House, June 22, 2012.

³² This classification system is derived from U.S. Office of Management and Budget, *OMB Circular A-11*, 2009 edition, http://www.whitehouse.gov/omb/Circulars_a11_current_year_a11_toc/.

- personnel compensation;
- personnel benefits;
- travel;
- rent, communications, and utilities;
- printing and reproduction;
- other services;
- supplies and materials;³³
- transportation of things; and
- equipment.

The disbursement volumes also contain a category for franked mail.

Certain costs are not included in the MRA and will not be reflected in these totals. The costs include the salaries of Members³⁴ and certain benefits—including any government contributions toward health and life insurance and retirement—for both Members and staff. Additionally, the range of items that may be covered by an office, as well as payment ceilings, have changed over time. For example, in a “Dear Colleague” letter of April 20, 2009, the Committee on House Administration announced that effective June 1, 2009, the transit benefit program would be administered centrally and available to all qualifying House employees. Previously, Members could determine whether or not to provide the transit benefit to their employees from the MRA,³⁵ and those who offered this benefit would record the expenditure under the personnel benefits category. In addition to administrative changes, the maximum authorized level has also changed a number of times since the establishment of the program. The MRA also does not reflect spending by House officers and legislative branch agencies in support of Member offices.

Statements of Disbursements: Online Publication

The *Statements of Disbursements* are published as House documents and were historically available in bound volumes. Beginning with the disbursements for the quarter ending September 30, 2009, the *Statements* have been posted on the House of Representatives website, House.gov.³⁶

³³ This may include, for example: office supplies, bottled water, and publication/reference material.

³⁴ Member pay is included in a permanent appropriation (P.L. 97-51; 95 Stat. 966; September 11, 1981).

³⁵ The Transit Pass Transportation Fringe Benefit Program was established the following year with the passage of the Federal Employees Clean Air Incentives Act (P.L. 103-172, December 2, 1993).

³⁶ The *Statements of Disbursements* are available at <http://disbursements.house.gov/>.

The MRA in Historical Practice: An Analysis of Spending in Selected Years

Methodology

The tables and figures below demonstrate the use of the MRA in practice over five years selected as examples. Disbursement information for each authorization year may appear in *Statements* for 12 quarters, since, as discussed above, late-arriving bills may be paid for up to two years following the end of the MRA year (although unspent funds from one year cannot be obligated in any subsequent year). For example, while Members could only obligate 2005 MRA expenditures from January 3, 2005, until January 2, 2006, late-arriving receipts could be paid through the quarter ending December 31, 2007. While some bills, particularly from outside vendors, may be settled up to eight quarters after the end of the MRA year, the vast majority of billing occurs during the session or in the quarter immediately following the close of the MRA year. Billing for some categories—like personnel compensation—is almost entirely within the disbursements for the calendar year of study.³⁷ By examining volumes from subsequent quarters, in addition to those from the authorization year, it is possible to provide a more complete picture of spending patterns.³⁸

Findings

Numerous characteristics of individual congressional districts or Member preferences can influence spending priorities, which is reflected in the flexibility provided to Members in establishing and running their offices.³⁹ Despite some variations, the data, however, show a relative consistency in the overall allocation of MRA resources by category of spending both across Members and over time.

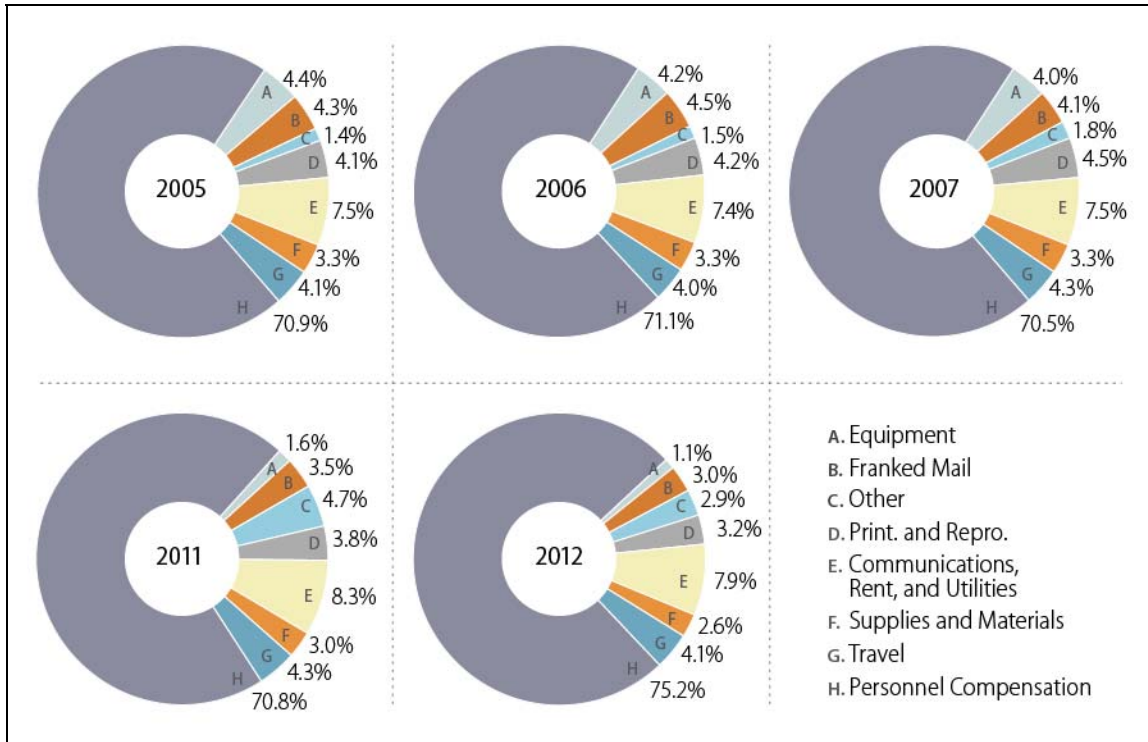
As seen in **Figure 3**, the largest category of spending in all five years, accounting for 70%-75% of total MRA spending for all Members, is for personnel compensation.

³⁷ Since the MRA is available through January 2, but the *Statements* for the fourth quarter run through December 31, personnel compensation for January 1 and January 2 in an MRA year will usually appear in the volume for the subsequent calendar year (January 1-March 31), under a heading indicating that it is billed to the previous MRA year.

³⁸ Calculations for 2005, 2006, and 2007 are based on 12 quarters; calculations for 2011 and 2012 are based on 11 quarters.

³⁹ These may include, for example: the cost-of-living in the districts from which Members are elected; actual transportation costs to and from the district or around the district; geographical size of the district; number of people living in the district; or other characteristics of a district that may influence spending patterns, including varying expectations among constituents for different levels or types of contact.

Figure 3. Expenditures by Category, as a Percentage of Aggregate MRA Spending



Source: CRS calculations based on the *Statements of Disbursements*.

Notes: “Other” includes the “Miscellaneous,” “Other Services,” and “Personnel Benefits” categories, which were combined due to their size. The figures only represent spending supported by the MRA. For example, this does not include government contributions for employee benefits (which are paid through another House account), the cost of DC office space, and various services provided by other House administrative offices.

Since aggregate House data may not be typical or representative of any individual office, **Table 2** provides a distributional analysis of office-level data.

As with the figures on House-wide total Member office spending in **Figure 3**, the office-level data indicate that personnel compensation is by far the largest category of expense for Member offices. Spending on personnel as a percentage of total spending varied (as seen in the differences between the maximum and minimum percentages), but many offices clustered near the mean (i.e., the median and mean were close in all years).

Data on other categories of spending also demonstrate that, while variations exist across offices, similar patterns have developed across the House.⁴⁰

⁴⁰ Information on average expenditures for FY2013 was provided for the record during the House Appropriations Committee FY2015 hearings (U.S. Congress, House Committee on Appropriations, Subcommittee on the Legislative Branch, *Legislative Branch Appropriations for 2015*, hearings, 113th Cong., 2nd sess., March 6, 2014 (Washington: GPO, 2014), pp. 292-293). Personnel compensation was one percentage point higher and official mail was two percentage points lower than the calendar year 2012 data in **Table 2**.

Table 2. Distribution of Office-Level Spending
(percentage of total expenditure in the individual MRA on select categories of spending)

	Year	Max %	Min %	Ave. % (Mean)	Lower Quartile (25 th %)	Median (50 th %)	Upper Quartile (75 th %)
Franked Mail	2005	16%	0%	4%	2%	4%	6%
	2006	14%	0%	4%	2%	4%	6%
	2007	18%	0%	4%	1%	4%	6%
	2011	13%	0%	3%	1%	3%	5%
	2012	14%	0%	3%	1%	2%	5%
Personnel Compensation	2005	89%	50%	71%	67%	71%	76%
	2006	90%	53%	71%	66%	71%	76%
	2007	88%	44%	70%	66%	71%	76%
	2011	89%	45%	71%	66%	71%	76%
	2012	91%	54%	75%	71%	75%	80%
Travel	2005	13%	0%	4%	3%	4%	5%
	2006	13%	0%	4%	2%	4%	5%
	2007	13%	0%	4%	3%	4%	5%
	2011	11%	0%	4%	3%	4%	6%
	2012	12%	0%	4%	2%	4%	5%
Rent, Communications, & Utilities	2005	15%	2%	8%	6%	7%	9%
	2006	14%	2%	7%	6%	7%	8%
	2007	14%	2%	7%	6%	7%	9%
	2011	17%	3%	8%	7%	8%	10%
	2012	15%	3%	8%	6%	8%	9%

Source: CRS calculations based on the quarterly *Statement of Disbursements* covering expenditures for 2005, 2006, 2007, 2011, and 2012.

Notes: Data exclude non-voting Members, including the Delegates and Resident Commissioner. Members who were not in Congress for the entirety of the MRA year were also excluded, since spending for any portion may not be reflective of expenditures in an uninterrupted year. This limitation resulted in data for 431 Members for 2005, 426 Members for 2006, 427 Members for 2007, 430 Members for 2011, and 426 for 2012.

Table 3 shows spending as a proportion of the total individual authorization.

Table 3. Distribution of Spending as a Percentage of Authorization
(percentage of Members)

	<60%	60-65	65-70	70-75	75-80	80-85	85-90	90-95	>95
2005	0.2%	0.0%	0.0%	0.7%	1.6%	3.9%	9.7%	21.3%	62.4%
2006	0.0%	0.5%	0.0%	0.5%	2.3%	2.6%	7.7%	24.2%	62.2%
2007	0.0%	0.2%	0.0%	0.7%	0.7%	4.0%	7.5%	19.7%	67.2%
2011	0.0%	0.0%	0.7%	0.2%	2.1%	5.6%	12.8%	24.0%	54.7%
2012	0.0%	0.0%	0.2%	0.7%	1.6%	3.1%	11.3%	21.6%	61.5%

Source: CRS calculations based on the *Statement of Disbursements* covering expenditures for 2005, 2006, 2007, 2011, and 2012.

Notes: Data exclude non-voting Members, including the Delegates and Resident Commissioner. Members who were not in Congress for the entirety of the MRA year were also excluded, since spending for any portion may not be reflective of expenditures in an uninterrupted year. This limitation resulted in data for 431 Members for 2005, 426 Members for 2006, 427 Members for 2007, 430 Members for 2011, and 426 Members for 2012. Percentages may not equal 100% due to rounding.

Appendix. Examples of Legislation Introduced Affecting the MRA by Type

Table A-1. Examples of Legislation Introduced to Regulate, Prohibit, Authorize, Disclose, or Encourage the Use of the MRA for a Particular Purpose

Congress Followed by Bill Numbers and Titles
114 th Congress
<ul style="list-style-type: none">H.R. 1381, Transparency in Government Act of 2015.
113 th Congress
<ul style="list-style-type: none">H.Res. 558, Prohibiting the use of the Members' Representational Allowance for the payment of the costs of first-class airline accommodations;H.Con.Res. 113, Amending the Rules of the House of Representatives to require any Member whose Members' Representational Allowance is used to pay for a flight on a private aircraft to report information on the flight not later than 30 days after the flight; and,H.Amdt. 642 to H.R. 4487, to prohibit the CAO of the House of Representatives from making any payments from any Members' Representational Allowance for the leasing of a vehicle, excluding mobile district offices and short-term vehicle rentals.
112 th Congress
<ul style="list-style-type: none">H.R. 3774, Citizen Legislator Act of 2012;H.Res. 135, Holding Congress Accountable Act of 2011;H.Res. 482, Prohibiting the use of a Members' representational allowance to obtain advertising on any Internet site other than an official site of the Member involved;H.Res. 580, To prohibit the use of the Members' Representational Allowance for air travel expenses of any individual unless the individual provides an itemized description of the expenses, including the specific flight number, and uses a credit card provided by the House of Representatives to pay for the expenses; and,H.Amdt. 709 to H.R. 2551, An amendment numbered 10 printed in H.Rept. 112-173 to require all mail funded by the Members' representational allowance and from funds for official mail for committees and leadership offices of the House bear the official letterhead of the Member, committee, or office involved.
111 th Congress
<ul style="list-style-type: none">H.R. 5151, Congressional Oversight and Spending Transparency (COST) Act of 2010; and,H.Res. 1707, Holding Congress Accountable Resolution of 2010.
110 th Congress
<ul style="list-style-type: none">H.R. 5598, To establish a program under which employing offices of the House of Representatives may agree to reimburse employees for child care expenses, and for other purposes;H.Res. 1186, Prohibiting the use of funds in a Members' Representational Allowance for the long-term lease of a vehicle; and,H.R. 6, Energy Independence and Security Act of 2007.
109 th Congress
<ul style="list-style-type: none">H.Res. 879, Expressing the sense of the House of Representatives that Members of the House of Representatives should use alternative fuel vehicles in their professional and personal lives; and,H.R. 5338, CLEAR Act.

Congress Followed by Bill Numbers and Titles

108th Congress

- H.R. 2106, To permit Members of the House of Representatives to use funds provided in Member's Representational Allowances to obtain POW/MIA flags and distribute them to constituents.

105th Congress

- H.R. 1046, 105th Cong., To allow each Member of the House of Representatives to hire one additional employee, if the employee is hired from the welfare rolls, and to provide that, if such employment is in the District of Columbia, the jurisdiction represented by the Member may count the employment toward its welfare participation rate requirement.

Source: CRS examination of LIS.

Table A-2. Examples of Legislation Introduced Regarding the Use of Unexpended Balances
(not including regular appropriations provisions)

Congress	Bills
113 th Congress	H.R. 106; H.R. 496
112 th Congress	H.R. 121; H.R. 262; H.R. 297
111 th Congress	H.R. 2656; H.R. 4825 ^a
110 th Congress	H.R. 272
109 th Congress	H.R. 267; H.R. 1273
108 th Congress	H.R. 297; H.R. 921; H.R. 2412
107 th Congress	H.R. 47; H.R. 2414
106 th Congress	H.R. 431; H.R. 2117; H.R. 2171
105 th Congress	H.R. 80; H.R. 866
104 th Congress	H.R. 26; H.R. 376; H.R. 572

Source: CRS examination of LIS.

Notes: Unless otherwise noted, bills were introduced and referred to committee, but no further action was taken.

- a. H.R. 4825 was agreed to in the House on March 17, 2010. The bill was referred to the Senate Committee on Rules and Administration and no further action was taken during the 111th Congress.

Table A-3. Examples of Legislation Introduced to Limit the MRA

Congress Followed by Bill Numbers and Titles

112th Congress

- H.Res. 22, Reducing the amount authorized for salaries and expenses of Member, committee, and leadership offices in 2011 and 2012;^a and,
- H.R. 1088, Reduction of Irresponsible MRA Growth Act.

111th Congress

- H.R. 3189, Reduction of Irresponsible MRA Growth Act; and
- H.R. 4761, Congressional Belt-Tightening Act of 2010.

Source: CRS examination of LIS.

Notes: Unless otherwise noted, legislation was introduced and referred to committee, but no further action was taken.

- a. H.Res. 22 (111th Congress) was agreed to in the House on January 6, 2011.

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