

## Department of the Air Force, DoD

## § 812.3

- 812.2 Responsibilities assigned.
- 812.3 Non-user charge transactions.
- 812.4 Waived or reduced charges.
- 812.5 User charge exclusions.
- 812.6 Charges for special services.
- 812.7 Charges for lease or sale of property.
- 812.8 Processing collections.
- 812.9 Accounting and control.
- 812.10 Conflicts or recommendations.

### Subpart B—Specialized or Technical Services Provided to State and Local Government

- 812.11 Air Force policy.
- 812.12 Explanation of terms.
- 812.13 Background.
- 812.14 Types of services.
- 812.15 Conditions under which services may be provided.
- 812.16 Processing payments.
- 812.17 Questionable services.

AUTHORITY: Sec. 8012, 70A Stat. 488; 10 U.S.C. 8012.

SOURCE: 49 FR 21527, May 22, 1984, unless otherwise noted.

NOTE: This part is derived from Air Force Regulation 117-8, 1 June 1983.

Part 806 of this chapter states the basic policies and instructions governing the disclosure of records and tells members of the public what they must do to inspect or obtain copies of the material referenced herein.

### Subpart A—General Information

#### § 812.0 Purpose.

This part prescribes general policy for developing an equitable and uniform system of charges for special services and for selling or leasing property to persons or organizations outside DOD and outside the Federal Government; states the scope of user charges activities; furnishes guidelines and requirements for determining amounts of user charges, disposing of receipts, and accounting control of revenue from such charges. It implements DOD Instruction 7230.7, 15 August 1978, and DOD Instruction 7730.53, 23 December 1982. This part applies to all Air Force activities providing special benefits to non-DOD and non-Government recipients.

#### § 812.1 Policy.

Air Force activities should not compete with available commercial facilities in providing special benefits or in selling or leasing property to recipients

outside DOD or outside the Federal Government. However, impose a reasonable charge when authorized special benefits are provided that:

(a) Enable the recipient to obtain more immediate or substantial gain or values (which may or may not be measurable in monetary terms) than those accruing to the general public, or

(b) Are performed at the request of the recipient and are above and beyond the services regularly received by or available without charge to the general public.

#### § 812.2 Responsibilities assigned.

Responsibility for initiating and developing schedules of charges and fees consistent with the policies in this part rests with:

(a) HQ USAF for common types of assistance furnished on a department-wide basis (these schedules are in Air Force functional area directives).

(b) Major commands for types of assistance peculiar to their respective commands.

(c) Each activity concern for items or types of assistance furnished for which standard fees are not prescribed by higher authority. Each activity:

(1) Identifies the benefits or services covered by this part.

(2) Determines the extent of the special benefits provided.

(3) Determines cost or fair market value.

(4) Establishes the charges.

#### § 812.3 Non-user charge transactions.

The provisions of this part do not cover or apply to the areas listed below. This does not necessarily mean charges are not made in these areas but, if made, they are determined under the provisions of other Air Force directives and are not considered user charges. Charges for services furnished non-Government audiovisual media, for example, are made under AFR 190-16. Similarly, charges for Armed Forces participation in public events are governed by AFR 190-5, Field Press Censorship. Additional non-user charge areas include:

(a) Morale, welfare, and recreation services to military personnel and civilian employees.