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CHAPTER 41 DELEGATE TO CONGRESS

NOTE: GC § 15100, dealing with the Delegate to Congress was repealed and reenacted by P.L. 13-11:5. In that law, the Director of Administration was made Certifying Officer for the contingency fund created therein. In P.L. 17-2:1, the Legislature added another § 15100 dealing with the same subject matter, but in a different manner.

Since both Sections 15100 deal with the identical subject matter, but in differing and inconsistent ways, the Compiler will treat P.L. 17-2 as repealing and reenacting P.L. 13-11:5. It appears that the 17th Guam Legislature was unaware of the action of the 13th.

§ 41101. Establishment of Contingency Fund.

There is hereby established a contingency fund which shall be made available to the Guam Delegate to support the carrying out of official duties of his office. Upon acceptance of these funds, the Guam Delegate or his Principal Assistant shall file a quarterly report with the Director of Administration and the Guam Legislature itemizing and certifying expenditures made therefrom. Said funds shall be utilized at the discretion of the Delegate. Use of said funds shall include official expenditures not regularly or normally provided for by the Congress, including entertainment expenses for official purposes.

SOURCE: GC § 15100 added by P.L. 7-163; repealed by operation of law (GC § 15104) upon enactment of U.S.P.L. 92-271 [April 10, 1972 (86 Stat. 118, 81 Stat. 226)] creating the federal position of the Guam Delegate to Congress. Repealed/reenacted by P.L. 13-11:5; "added" by P.L. 17-2:1.

NOTE: 1. GC §§15102 - 15105 were likewise repealed by the enactment of the federal law creating the position of Guam Delegate to Congress. In addition, P.L. 13-11:5 repealed these same sections after their automatic repeal had taken effect.

2. P.L. 17-2:2 appropriated \$10,000 to fund the contingency fund set up by this Section.
