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Maximum Transcript Rates - All Parties (Per Page)

Updated: October 29, 2007

	Original	Copy to Each Party	Additional Copy to Same Party
Ordinary Transcript A transcript to be delivered within 30 calendar days after receipt of an order	\$3.65	\$0.90	\$0.60
Fourteen Day Transcript A transcript to be delivered within 14 calendar days after receipt of an order	\$4.25	\$0.90	\$0.60
Expedited Transcript (7 Day) A transcript to be delivered within 7 calendar days after receipt of an order	\$4.85	\$0.90	\$0.60
Daily Transcript A transcript to be delivered following adjournment and prior to the normal opening hour of the court on the following morning whether or not it actually is a court day	\$6.05	\$1.20	\$0.90
Hourly Transcript A transcript of proceedings ordered under unusual circumstances to be delivered within 2 hours	\$7.25	\$1.20	\$0.90
Realtime Transcript A draft unedited transcript produced by a certified realtime reporter as a byproduct of realtime to be delivered electronically during proceedings or immediately following adjournment	\$3.05	\$1.20	
! Note: A litigant who orders a copy of a realtime unedited transcript will be required to purchase a certified copy of the same pages of realtime unedited copies at the regular copy rates (ordinary, 14-day, expedited, daily or hourly).			

Transcript in CJA Cases

In multi-defendant cases involving CJA defendants, no more than one transcript should be purchased from the court reporter on behalf of CJA defendants. One of the appointed counsel or the clerk of court should arrange for

the duplication, at commercially competitive rates, of enough copies of the transcript for each of the CJA defendants for whom a transcript has been approved. The cost of such duplication will be charged to the CJA appropriation. This policy would not preclude the furnishing of duplication services by the court reporter at the commercially competitive rate.

Court Reporters

Statutory Authority

"The reporters shall be subject to the supervision of the appointing court and the Judicial Conference in the performance of their duties including including dealing with parties requesting transcripts." (28 USC § 753(c).)

"Each reporter may charge and collect fees for transcripts requested by the parties, including the United States, at rates prescribed by the court subject to the approval of the Judicial Conference. He or she shall not charge a fee for any copy of a transcript delivered to the clerk for the records of the court. Fees for transcripts furnished in criminal proceedings to persons proceeding under the Criminal Justice Act (18 USC § 3006A), or *habeas corpus* proceedings to persons allowed to sue, defend or appeal *in forma pauperis*, shall be paid by the United States out of money appropriated for that purpose. Fees for transcripts furnished in proceedings brought under section 2255 of this title to persons permitted to sue or appeal *in forma pauperis* shall be paid by the United States out of money appropriated for that purpose if the trial judge or a circuit judge certifies that the suit or appeal is not frivolous and that the transcript is needed to decide the issue presented by the suit or appeal. Fees for transcripts furnished in other proceeding to persons permitted to appeal *in forma pauperis* shall also be paid by the United States if the trail judge or a circuit judge certifies that the appeal is not frivolous (but presents a substantial question). The reporter may require any party requesting a transcript to prepay the estimated fee in advance except as to transcripts that are to be paid for the the Unites States." (28 USC § 753.)

Judicial Conference Policy

"The Conference, pursuant to 28 USC § 753(f) authorized district courts to prescribe fees which court reports may charge and collect for transcripts requested by the parties, including the United States, at the following rates." (Report of the Proceedings of the Judicial Conference of the United States, March 1980, pages 17 and 18.)
