VOLUME 7A, CHAPTER 1: “BASIC PAY”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by **bold, italic, blue and underlined font**.

The previous version dated April 2013 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>0101</td>
<td>Added “General” section to chapter.</td>
<td>Addition</td>
</tr>
<tr>
<td>010201.D.4</td>
<td>Clarified creditable service for enlisted members at academies.</td>
<td>Revision</td>
</tr>
<tr>
<td>010201.F</td>
<td>Reverted to previous version dates in example.</td>
<td>Revision</td>
</tr>
<tr>
<td>010301.C.2</td>
<td>Added Note referring reader to Table 1-4 for situations regarding promotions and restoration of grade.</td>
<td>Addition</td>
</tr>
<tr>
<td>Table 1-1</td>
<td>Deleted rules #3 and 6 as dated. Renumbered rules #4 and 5 to #3 and 4.</td>
<td>Revision</td>
</tr>
<tr>
<td>Table 1-3, rule 10, Bibliography</td>
<td>Changed rule for when a National Guard member starts to receive pay for tours of duty under 30 days.</td>
<td>Revision</td>
</tr>
<tr>
<td>Table 1-7, Table 1-8, Table 1-9, Table 1-10</td>
<td>Updated the new basic pay rates effective January 1, 2014.</td>
<td>Revision</td>
</tr>
<tr>
<td>Table 1-11, rule 6, Bibliography</td>
<td>Added clarification when a member is on educational leave of absence for up to 3 years when pursuing a program of education in the health care profession.</td>
<td>Revision</td>
</tr>
<tr>
<td>Bibliography</td>
<td>Updated Executive Order.</td>
<td>Revision</td>
</tr>
</tbody>
</table>
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CHAPTER 1

BASIC PAY

*0101 GENERAL

This chapter prescribes the criteria for determining creditable service for military members; provides examples for computing valid creditable service; states periods of service that are not creditable for pay purposes; cites conditions for the payment of military pay entitlements; explains the computation of leave and conditions for leave accrual; and provides for situations where enlistments are not valid. Tables outlining various conditions in which military pay is payable and basic pay charts for all grades of military personnel are at the end of this chapter.

0102 CREDITABLE SERVICE

*010201. Service Which is Creditable

A. General

1. The several military pay and personnel systems use a variety of dates to determine various entitlements. Among them is the date that denotes how much service a member has for the purpose of determining longevity pay rates. The Army refers to this as the “pay entry basic date”, the Navy and Marine Corps refer to this as the “pay entry base date” while the Air Force calls it simply the “pay date”. This chapter will refer to this data element as the “basic pay date”, which is defined as reflecting all service that is creditable towards longevity.

2. The member’s servicing personnel office is responsible for providing, when necessary, a statement of service that can include the basic pay date, total active Federal military service date, total commissioned Federal military service date, and a variety of other dates, depending on the nature of the individual member’s service. This regulation details only the computation of the basic pay date, since Military Service personnel regulations control the computation of all other dates.

B. Computation of Creditable Service. For most members who enter and serve on active duty without a break in service, the basic pay date is the date the member enters active or inactive service. If, however, there is a break in service, then the time between periods of service usually is not included. Also, there are statutory periods when service in a particular component may not be counted. Conversely, there are periods for which some members are given constructive service, even though they were not actually serving on active or inactive duty. Use the following guidance to compute the basic pay date when there has been a break in service of any kind or if there is a need to include constructive service.

C. Creditable Service Periods. Include active or inactive service in any of the following components without restriction:
1. Regular service in the Army, Air Force, Navy, Coast Guard, and Marine Corps.

2. Army, Naval, Marine Corps, Air Force, and Coast Guard Reserve.

3. Army of the United States (service without specification of component).

4. Army National Guard.

5. Army National Guard of the United States.


7. National Guard of the United States.


9. Air National Guard.

10. Air National Guard of the United States.

11. Nurse Corps and Nurse Corps Reserve of the Public Health Service.

12. Public Health Service and Reserve Corps of the Public Health Service.

D. Other Creditable Service (with restrictions noted below and in subparagraph 010202.A.). Include the following periods of service:

1. Officer, deck officer, or junior engineer service in the National Oceanic and Atmospheric Administration, including similar periods of service in the former Corps of the Environmental Science Services Administration and the U.S. Coast and Geodetic Survey.

2. Service on a Military Service retired list, temporary disability retired list, or honorary retired list of any Uniformed Service, or service as a member of the Fleet Reserve or Fleet Marine Corps Reserve.

3. Any period of service during which a member is entitled to retired, retirement, or retainer pay from any Uniformed Service.

* 4. Service as a cadet or midshipman at a military academy is always creditable service for an enlisted member who is not commissioned and reverts back to his/her
enlisted status to complete their enlistment contract. See Table 1-1 to determine whether such service is creditable for commissioned and warrant officers.

5. Credit the time when an enlisted member is retained after the expiration of term of service of an Armed Force for medical care or hospitalization for disease or injury incident to service. Do not credit such periods of service if the underlying medical condition requiring medical care or hospitalization was due to the member’s misconduct.

6. Service otherwise creditable that is performed before a member reaches the statutory age for enlistment, unless the enlistment contract was voided or invalidated for fraud.

7. Active service performed as a temporary member of the U.S. Coast Guard Reserve.

8. Service terminated by desertion or dishonorable discharge, unless the enlistment was fraudulent and was voided for that reason.

9. Periods of service when a member is detailed to and receiving pay and allowances from any other agency of the United States, even though accrual of military pay and allowances is suspended.

10. Service as a member of the Army, Navy, or Air Force Reserve Officers’ Training Corps, provided the member has concurrent Selected Reserve (drilling status) for duty performed on or after August 1, 1979. Also, see subparagraph 010201.D.14.

11. Effective December 26, 1974, service as an aviation midshipman under the Act of August 13, 1946, 60 Statute 1057.

12. Service as an enlisted member in a Reserve Component, including Ready Reserve service (inactive and active) under the Delayed Entry (Enlistment) Program (DEP), before beginning active duty or an initial period of active duty for training, provided the Reserve enlistment was entered into before January 1, 1985. As of January 1, 1985, the following restrictions went into effect as and when stated.

   a. For enlistments in a Reserve Component under 10 United States Code (U.S.C.) 12103(b) or (d), including enlistments under a DEP, that were entered into between January 1, 1985, and November 28, 1989, the period served in the Reserve Component before beginning active duty or an initial period of active duty for training is not creditable.

   b. For enlistments entered into on or after November 29, 1989:

      (1). A period of enlisted service in a Reserve Component under 10 U.S.C. 12103(b) or (d), including inactive service under a DEP, is
creditable service only if the member performs inactive duty training before beginning active duty or an initial period of active duty for training.

(2). Service performed as an enlisted member in a Reserve Component under 10 U.S.C. 513, other than a period of active duty, is not creditable service.

13. Any period of service which was creditable under any Federal statute in effect on January 10, 1962.

14. Prior provisions of law excluded the Simultaneous Membership Program from creditable service for commissioned officers effective October 13, 1964. Public Law 104-201, section 507, September 23, 1996, amended these provisions to provide service credit retroactive to August 1, 1979. These amendments, as referenced in subparagraph 010201.D.10, resulted in no increase in pay, retired pay, or retainer pay before the date of enactment, September 23, 1996. Service in the program for enlisted members who retain that status remains creditable under all provisions.

E. Constructive Service

1. Some medical and dental officers are entitled to extra credit for longevity purposes to reflect the time spent in medical or dental school. Medical and dental officers must meet one or more of the following criteria to be entitled to the constructive credit:

   a. On or before September 15, 1981, the officer already had the constructive service credit; the credit is not lost if there is a break in service either before or after that date. This includes Public Health Service officers.

   b. On September 14, 1981, the individual was enrolled either in the Armed Forces Health Professions Scholarship Program or the Uniformed Services University of Health Sciences (USUHS), completed that program, and was appointed as a medical or dental officer.

   c. On September 14, 1981, the individual was participating in a program that credited years of service and led to an appointment as an officer in the Army, Navy, Air Force, or Marine Corps.

2. Medical and dental officers who meet the criteria in subparagraph 010201.E.1 are entitled to 4 years of constructive service credit. Also, those medical officers who have completed a medical internship or its equivalent, or who entered military status while serving such an internship, are entitled to a fifth year of constructive service credit.

3. Where a member is entitled to service credit for a period covered by the constructive credit, reduce the constructive service credit by an amount equal to the actual service credit.
F. Examples

1. An individual completed dental school on June 11, 1977 and accepted a commission as a dental officer on August 3, 1977. The member was credited with 4 years of constructive service and a basic pay date of August 3, 1973.

2. An individual completed a medical internship on June 30, 1979 and accepted a commission as a medical officer on August 11, 1979. The member was credited with 5 years of constructive service and a basic pay date of August 11, 1974.

3. An individual entered medical school in 1970 and accepted a commission on January 12, 1972. He graduated from medical school on June 10, 1974 and completed a civilian residency during the period from July 1, 1974 through June 30, 1975. Compute basic pay date as follows:

First, compute dual status period, which is the period of time between the date of commission and date of graduation:

<table>
<thead>
<tr>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>74</td>
<td>06</td>
<td>10</td>
</tr>
<tr>
<td>72</td>
<td>01</td>
<td>12</td>
</tr>
<tr>
<td>02</td>
<td>04</td>
<td>28+1 (inclusive day)</td>
</tr>
</tbody>
</table>

Then, compute constructive service credit, which is the 4 years constructive credit less the time already credited as commissioned service:

<table>
<thead>
<tr>
<th>Maximum Constructive Service Credit:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less Dual Status Time:</td>
</tr>
<tr>
<td>Constructive Credit:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>03</td>
<td>11</td>
<td>30</td>
</tr>
<tr>
<td>02</td>
<td>04</td>
<td>29</td>
</tr>
<tr>
<td>01</td>
<td>07</td>
<td>01</td>
</tr>
</tbody>
</table>

The member’s basic pay date was 1 year, 7 months, and 1 day before his commission date of January 12, 1972 or June 11, 1970.

4. The scenario is the same as in the previous subparagraph, except the member accepted a commission on July 12, 1974 after starting the internship. The member was entitled to 5 years of constructive service credit instead of 4 years.

<table>
<thead>
<tr>
<th>Date Finished Internship:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commission Date:</td>
</tr>
<tr>
<td>Dual Status Period:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>75</td>
<td>06</td>
<td>30</td>
</tr>
<tr>
<td>74</td>
<td>07</td>
<td>12</td>
</tr>
<tr>
<td>00</td>
<td>11</td>
<td>18+1 (inclusive day)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maximum Constructive Service Credit:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less Dual Status Time:</td>
</tr>
<tr>
<td>Constructive Credit:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>04</td>
<td>11</td>
<td>30  (5 years)</td>
</tr>
<tr>
<td>00</td>
<td>11</td>
<td>19</td>
</tr>
<tr>
<td>04</td>
<td>00</td>
<td>11</td>
</tr>
</tbody>
</table>
The member’s basic pay date was 4 years, no months, and 11 days before his commission date, or July 1, 1970.

5. An officer, commissioned on November 19, 1962, entered dental school on September 9, 1970 and graduated on May 28, 1974. To compute constructive service credit:

First, compute dual status.

<table>
<thead>
<tr>
<th>Event</th>
<th>Year</th>
<th>Month</th>
<th>Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Graduated</td>
<td>74</td>
<td>05</td>
<td>28</td>
</tr>
<tr>
<td>Started School</td>
<td>70</td>
<td>09</td>
<td>09</td>
</tr>
<tr>
<td>Dual Service</td>
<td>03</td>
<td>08</td>
<td>19+1 (inclusive day)</td>
</tr>
</tbody>
</table>

Then, deduct the dual service from the 4-year constructive credit period to arrive at net constructive service credit.

<table>
<thead>
<tr>
<th>Event</th>
<th>Year</th>
<th>Month</th>
<th>Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Constructive Service Credit</td>
<td>03</td>
<td>11</td>
<td>30</td>
</tr>
<tr>
<td>Less Dual Service</td>
<td>03</td>
<td>08</td>
<td>20</td>
</tr>
<tr>
<td>Constructive Credit</td>
<td>00</td>
<td>03</td>
<td>10</td>
</tr>
</tbody>
</table>

Change the member’s basic pay date to 3 months and 10 days before the previous one (November 19, 1962) to August 10, 1962.

010202. Service Not Creditable

A. General. Do not use any service that is not listed as creditable service to compute a basic pay date. The following list includes a few types of service that are not creditable:

1. The time served in an enlistment that is terminated, voided, or invalidated as fraudulent.

2. The time served as a commissioned officer in the Philippine Army.

3. The constructive time authorized by the Act of December 28, 1945 (59 Stat. 664), for determining grade and eligibility for promotion.

4. The period of time a member was on the Emergency Officers’ Retired List.

5. The time an individual was a member of a state, home, or territorial guard.
6. For commissioned officers, any period of service performed in the Reserve Officers’ Training Corps after October 12, 1964 and prior to August 1, 1979, even if such member held concurrent Reserve status.

7. Time an individual was a member of the inactive National Guard. This does not apply to an individual who was a member of the National Guard Reserve and the National Guard of the United States. Time during which the individual had dual status, enlisted or commissioned, in the inactive National Guard and the National Guard of the United States is creditable.

8. The time, subsequent to September 14, 1981, a member serves while enrolled in the Armed Forces Health Professions Scholarship and Financial Assistance Programs, or while a student at the USUHS. Use any service creditable on the date of the officer’s entry into USUHS to compute the officer’s basic pay for longevity purposes while a USUHS student, not to exceed the maximum rate of O-1 pay in Table 1-7 or, if applicable, the maximum O-1E pay in Table 1-8, or the member’s former pay grade as outlined in subparagraph 010303.A.3.

9. The time served in a Reserve Component before beginning active duty or an initial period of active duty for training for enlistment in a Reserve Component under 10 U.S.C. 12103(b) or (d) that was entered into between January 1, 1985, and November 28, 1989.

10. For enlistments entered into on or after November 29, 1989:

   a. A period of enlisted service in a Reserve Component under 10 U.S.C. 12103(b) or (d), including inactive service under a DEP, if the member does not perform inactive duty training before beginning active duty or an initial period of active duty for training.

   b. Service performed as an enlisted member in a Reserve Component under 10 U.S.C. 513, other than a period of active duty.

11. Prior provisions of law excluded the Simultaneous Membership Program from creditable service for commissioned officers effective October 13, 1964. Public Law 104-201, section 507, September 23, 1996, amended those provisions to provide service credit retroactive to August 1, 1979. Those amendments, as referenced in subparagraph 010201.D.10, resulted in no increase in pay, retired pay, or retainer pay before the date of enactment, September 23, 1996. Service in the program for enlisted members who retained that status remained creditable under all provisions.

B. Effect of Lost Time Absence From Duty on Creditable Service

1. Prior to February 11, 1996, a commissioned or warrant officer was entitled to credit for every day in a commissioned or warrant status, without regard to an absence of any kind, whether authorized or unauthorized, and including confinement prior to and during
In addition, absence during which a member was serving on active duty as an enlisted member was creditable if the enlisted member also held a commission as a Reserve officer. After February 10, 1996, a commissioned or warrant officer may not count the following periods of absence for any purpose other than that of computing length of service for basic pay:

a. Desertion.

b. Absence from organization, station, or duty for more than 1 day without proper authority, as determined by proper authority.

c. Confinement by military or civilian authorities for more than 1 day in connection with a trial, whether before, during, or after the trial.

d. The officer’s inability for more than 1 day, as determined by competent authority, to perform assigned duties because of the officer’s intemperate use of drugs or alcoholic liquor, or because of disease or injury resulting from the officer’s misconduct.

2. See Table 1-2 to determine the creditability for absence while in an enlisted status.

010203. Active Enlisted and/or Warrant Officer Service for Members in Basic Pay Grades O-1E, O-2E, or O-3E

A. Service Counted

1. General. Commissioned officers with over 4 years of prior active service as an enlisted member, warrant officer, or combined service in both grades are entitled to count such service for purposes of computing basic pay for longevity purposes. Such prior service includes all active service, in either the Regular or Reserve Component or both (i.e., active duty for training in enlisted or warrant officer status, annual Reserve training duty, and full-time National Guard duty). Service on active duty or active and inactive duty for training for at least 4 years and 1 day satisfy the over 4 years of service requirement under this section. See subparagraph 010202.A.8 and applicable notes to Tables 1-7 and 1-8 for student entitlement to basic pay for longevity purposes while attending the USUHS.

2. Creditable Prior Enlisted Service. Commissioned officers in pay grades O-1, O-2, or O-3 who are credited with over 4 years (i.e., at least 4 years and 1 day) of prior active service as an enlisted member are entitled to the special rate of basic pay for pay grade O-1E, O-2E, or O-3E.

3. Creditable Prior Warrant Officer Service. Commissioned officers in pay grades O-1, O-2, or O-3 who are credited with over 4 years (i.e., at least 4 years and 1 day) of prior active service as a warrant officer are entitled to the special rate of basic pay for pay grade O-1E, O-2E, or O-3E.
4. **Creditable Combined Prior Service.** Effective October 1, 1993, commissioned officers in pay grades O-1, O-2, or O-3 who are credited with over 4 years (i.e., at least 4 years and 1 day) of combined prior active service as an enlisted member and warrant officer are entitled to the special rate of basic pay for pay grade O-1E, O-2E, or O-3E.

5. **Creditable Service for Certain Reserve Commissioned Officers.** Effective January 1, 2002, commissioned officers in pay grades O-1, O-2, and O-3 who are paid from funds appropriated for Reserve personnel and credited with 1,460 points for retirement computed under 10 U.S.C. 12732(a)(2) service as a warrant officer and/or enlisted member are entitled to the special rate of basic pay for pay grade O-1E, O-2E, or O-3E.

6. **Creditable Service for Certain Commissioned Officers.** Effective November 24, 2003, the restriction that members must be paid from reserve appropriated funds to qualify for the special rate of basic pay for pay grades O-1E, O-2E, and O-3E based upon creditable service points is eliminated. Therefore, effective that date, commissioned officers in pay grades O-1 through O-3 with more than 1,460 points computed under 10 U.S.C. 12732(a)(2) for service as a warrant officer and/or an enlisted member are entitled to the special rate of pay.

7. **Leap Year.** Reserve Component members who perform duty during a leap year earn a point for the extra day of duty in the month of February under 10 U.S.C. 12732(a)(2). A leap year represents 1 year of service for basic pay purposes. Thus, the extra point does not qualify the member for having earned the equivalent of over 4 years of active service, and the member would not be eligible for the O-1E, O-2E, or O-3E rate of basic pay. The member would have to serve more than 4 years of active service to qualify for the special rate of basic pay.

B. **Service Not Counted.** In computing active service, do not count:

1. Active service in a dual status (temporary officer/permanent enlisted) in the Navy or Marine Corps.

2. Service as a National Guard technician.

3. Except for periods of active duty service performed while a USUHS student, time served as a student at USUHS. See subparagraph 010202.A.8 and applicable notes to Tables 1-7 and 1-8.

010204 Computation of Creditable Service

A. **Computing a Basic Pay Date**

1. All basic pay date computations start from the date of the member’s most recent entry on duty without a break in service. Use the following dates:

   a. For enlisted members, the date of enlistment, but see subparagraphs 010201.D.13 and 010202.A.9 and 10, for service under a delayed entry program.
b. For officers, the date of acceptance of a commission. The date of acceptance for officers graduating from a Military Service academy is the date of graduation.

c. For officers entitled to count service as an acting assistant surgeon, intern, or hospital steward in the Public Health Service or the Public Health Marine Hospital Service, the date of acceptance of the appointment. Do not count service performed before that date.

2. After determining initial basic pay date, compute creditable service for all service prior to that date. Use the following to compute basic pay date. If the member had any periods of service during which there was lost time, then do not use those periods here. Instead, compute according to subparagraph 010204.A.3.

a. List beginning dates of service for each separate period of service, without changing any of them, then add them together.

b. List all ending dates. If the day is the 31st day of the month, then change it to 30. If the day is February 28 in a non-leap year, then change it to February 30 for computation purposes. If the day is February 29, then change it to February 30 for computation purposes. Do not change February 28 of a leap year to February 30. Then add all ending dates together.

c. Subtract the beginning day result from the ending day result.

d. For each non-continuous period of service, add 1 day to account for inclusive days. Explanation: Any period of service is at least one day. If, for example, the member had one day of service on January 17, 2012, then the computation would look like this:

<table>
<thead>
<tr>
<th></th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ending Day:</td>
<td>12</td>
<td>01</td>
<td>17</td>
</tr>
<tr>
<td>Less Beginning Day:</td>
<td>12</td>
<td>01</td>
<td>17</td>
</tr>
<tr>
<td></td>
<td>00</td>
<td>00</td>
<td>00</td>
</tr>
</tbody>
</table>

It is necessary to add 1 day for inclusive days to avoid this erroneous answer.

e. Convert to full years, months, and days. The result is years of service creditable for pay purposes.
EXAMPLE:

Member served as follows:

<table>
<thead>
<tr>
<th>Role</th>
<th>From:</th>
<th>To:</th>
</tr>
</thead>
<tbody>
<tr>
<td>RA (enlisted)</td>
<td>Jan 1, 81</td>
<td>Feb 29, 84</td>
</tr>
<tr>
<td>AUS (Com)</td>
<td>Jun 1, 84</td>
<td>May 26, 91</td>
</tr>
<tr>
<td>AFUS (Com)</td>
<td>Aug 1, 93</td>
<td>Mar 31, 98</td>
</tr>
<tr>
<td>USAF (Com)</td>
<td>Apr 1, 98</td>
<td>Jun 4, 05</td>
</tr>
</tbody>
</table>

Beginning dates: Ending Dates:

<table>
<thead>
<tr>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1981</td>
<td>01</td>
<td>01</td>
</tr>
<tr>
<td>1984</td>
<td>06</td>
<td>01</td>
</tr>
<tr>
<td>1993</td>
<td>08</td>
<td>01</td>
</tr>
<tr>
<td>5958</td>
<td>15</td>
<td>03</td>
</tr>
</tbody>
</table>

Convert February 29, 1984 to February 30, 1984 since 1984 was a leap year. Convert March 31, 1998 to March 30, 1998 since the 31st day of a month does not count as an ending date, though it would count as a beginning date. The period from August 1, 1993 through June 4, 2005 is continuous, so it is all included in the third line of the computation.

Subtract total of beginning dates from the total of ending dates:

<table>
<thead>
<tr>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>5980</td>
<td>13</td>
<td>60</td>
</tr>
<tr>
<td>5979</td>
<td>25</td>
<td>60</td>
</tr>
<tr>
<td>-5958</td>
<td>15</td>
<td>03</td>
</tr>
<tr>
<td>21</td>
<td>10</td>
<td>57</td>
</tr>
</tbody>
</table>

Add 1 day for each of the 3 periods used in the computation. The result is 21 years, 10 months, and 60 days, which converts to exactly 22 years of creditable service.

3. Regarding computations involving lost time, if a member has lost time, then compute the creditable service for the period served separately as shown below. Add the results to any creditable service computed separately under subparagraph 010204.A.2.

   a. When there is a period of lost time that has not been made good, compute the lost time on a 30-day month basis; but, if the lost time begins on the 31st day of a month, then include that day as a lost day. Compute as follows:

   Determine the years, months, and days of lost time and deduct that amount from the total service during the period.
Example 1: A member enlisted for 4 years on July 18, 2000 but was absent without leave (AWOL) from February 10, 2003 through March 16, 2003. The member received a hardship discharge on August 10, 2003 without making up the lost time. The member reenlisted February 20, 2005. Compute creditable service and basic pay date as follows:

First compute the lost time.

<table>
<thead>
<tr>
<th>Ended AWOL:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>03</td>
<td>03</td>
<td>16</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Began AWOL:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>03</td>
<td>02</td>
<td>10</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Lost Time:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>00</td>
<td>01</td>
<td>06+1   (inclusive day)</td>
</tr>
</tbody>
</table>

Then compute first period of service.

<table>
<thead>
<tr>
<th>Discharged:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>03</td>
<td>08</td>
<td>10</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Entered Active Duty:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>00</td>
<td>07</td>
<td>18</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Subtotal:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>03</td>
<td>00</td>
<td>22+1   (inclusive day)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Deduct Lost Time:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>00</td>
<td>01</td>
<td>07</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Creditable Service:</th>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>02</td>
<td>11</td>
<td>16</td>
</tr>
</tbody>
</table>

Subtract 2 years, 11 months, and 16 days from reenlistment date of February 20, 2005 to arrive at a new basic pay date of March 4, 2002.

b. A member who makes good the lost time does so on a day-to-day basis. When the member makes good lost time and completes the enlistment or contract period, compute the period of lost time on both a 30-day month basis and a day-to-day basis and use the result that is most advantageous to the member. To illustrate, if a member is AWOL on March 30 through April 1, it would be 3 days on the day-to-day basis but only 2 days on a 30-day month basis. Compute creditable service as follows (and separately from periods of service which do not have lost time):

First step: Compute total lost time on both a 30-day basis and a day-to-day basis. Convert the day-to-day basis computation to years, months, and days, and compare it to the computation on the 30-day basis. Discard the one which shows a higher total of days lost.

Second step: Compute the gross amount of service during the period by subtracting the entry date from the discharge date and adding 1 day for inclusive day.

Third step: Subtract the lost time from the result of the second step. If the result is at least as long as the enlistment contract, then use that amount. If the result is less than the enlistment contract, then increase it to equal the enlistment contract.

Fourth step: Add this creditable service to any other periods and use the total to figure the member’s basic pay date.
Example 2: Assume the member in example 1 had not received a hardship discharge; instead, he or she had completed the enlistment contract, including making good the lost time. He made up the 35 days of lost time computed on a day-to-day basis. The days served to make good the lost time were July 18-31, 2004 (14 days) and August 1-21, 2004 (21 days).

When the member reenlists on February 20, 2005, compute creditable service as follows:

```
YR  MO  DAY  
04  08  21  (ending date of the last period of service)
-00  07  18  (beginning date of the last period of service)
04  01  03  +1  (inclusive day)
```

The result is 4 years, 1 month, and 4 days before deducting lost time. Note that the lost time computed on a 30-day month basis was 37 days, but was only 35 days when computed on a day-to-day basis. Subtract the 35 days lost time from the period of service computed above.

```
YR  MO  DAY  
04  01  04  
-00  01  05  
03  11  29  (total service)
```

The result is less than the enlistment contract of 4 years, but since the member completed the enlistment contract, he or she is entitled to credit for the entire 4 years. Set basic pay date at February 20, 2001, when the member reenlists on February 20, 2005.

Example 3: A member enlisted on July 18, 2000, for 4 years. She was AWOL from July 28, 2003 through September 3, 2003, which is 38 days on a day-to-day basis (July 28-31, 4 days; August 1-31, 31 days; and September 1-3, 3 days). She is discharged on August 24, 2004 after making good the 38 days of bad time by serving July 18-31 (14 days) and August 1-24 (24 days).

When she reenlists on February 20, 2005, compute prior service as follows:

```
YR  MO  DAY  
04  08  24  (ending date of the last period of service)
-00  07  18  (beginning date of the last period of service)
04  01  06+1  (inclusive day)
```

The result is 4 years, 1 month, and 7 days before deducting lost time.

Lost time on a day-to-day basis was 38 days. Lost time on a 30-day month basis is:

- Jul 28-31, 2003: 03 days
- Aug 1-30, 2003: 30 days
- Sep 1-3, 2003: 03 days
- Total: 36 days

1-15
Following the rule set out in step 2, above, deduct the lost time in the manner most beneficial to the member.

YR   MO   DAY
04   01   07  (service before deducting lost time)
-00  01   06  (lost time)
04   00   01

Set the basic pay date at February 19, 2001 when the member reenlists on February 20, 2005.

4. Adjusting basic pay date when member has lost time. Lost time does not change an officer’s basic pay date (See paragraph 010202.B). When an enlisted person returns to duty after a period of lost time, add the number of days lost time to the member’s basic pay date to reflect the lost time.

Example: An enlisted member with no prior service enlisted on July 18, 2003. He was AWOL from February 10, 2005 through March 16, 2005. When member returns to duty status, change his basic pay date as follows:

Compute lost time:

February 10-30  21 days
March 1-16      16 days
              37 days lost time

YR   MO   DAY
03   07   18  (original basic pay date)
+00  01   07
03   08   25

The new basic pay date is August 25, 2003.

B. Procedure When Basic Pay Date Falls on February 29. When basic pay date falls on February 29, entitlement to longevity increases begins on March 1 in non-leap years and on February 29 in leap years.

0103 COMPUTATION OF PAY

*010301. Basic Pay Entitlements

A. When Entitled to Basic Pay. The pay of Military Service members is prescribed by law. Current basic pay rates are contained in Tables 1-7, 1-8, 1-9, 1-10 and at the Defense Finance and Accounting Service website. Members are entitled to receive pay according to their pay grades and years of service if they are:

1. On active duty in a pay status.
2. Not prohibited by law from receiving such pay.

B. Employment of Members in Another Capacity

1. Employment Under the Government

a. Unless otherwise provided by law (such as during the period a member is on terminal leave pending retirement, separation, or release from active duty under honorable conditions), a member may not be employed in another capacity by the government and receive pay; other than the pay and allowances that accrue by reason of the military status. A member may be employed, however, on a voluntary basis during off-duty hours in connection with non-appropriated fund activities.

b. Under agreements such as that between the Department of Defense and the Agency for International Development (AID) of the Department of State, military members may be detailed to agencies such as AID for certain types of service for specified periods. As provided in pertinent agreements, members so detailed are entitled to the pay and allowances of employees of the agency (AID foreign service personnel, in the case of that agency) holding comparable positions. Such members are paid by the agency in which service is performed, not by the Military Service involved.

2. Acceptance or Holding Civil Office

a. An officer of an Armed Force on active duty may not be employed on civil functions if the civil duties separate the member from the parent organization or interfere with the performance of military duties. This applies to employment on civil works or internal improvements, by an incorporated company, or as acting paymaster or disbursing agent of the Bureau of Indian Affairs.

b. Unless otherwise provided by law, an officer of a Regular Component of the Army, Navy, Air Force, or Marine Corps may not hold a civil office by election or appointment under the United States, a territory, possession, or state. Acceptance of such position terminates the officer’s appointment and any further entitlement to receive pay and allowances whether or not the officer continues to fulfill the duties as an officer subsequent to accepting the office.

3. Medical Officers. Medical officers on active duty who receive any compensation or stipend payments for services they perform as interns or resident physicians in private or public institutions (state, county, municipal, or privately owned hospitals) receive such payments for the benefit of the United States. Collect these payments from medical officers for deposit to the U.S. Treasury. See Joint Federal Travel Regulations (JFTR), Volume I, Chapter 10 for entitlement to Basic Allowance for Housing (BAH), and Table 25-1, rules 6 and 7, for Basic Allowance for Subsistence (BAS) payments.
C. Formal Acceptance of Appointment by Officers

1. Pay and allowances generally accrue from the date of acceptance of appointment as an officer. The normal method of acceptance is taking the oath of office. Commencement of travel in compliance with an order is considered acceptance for pay purposes, but payment will not be made until formal signing of the oath of office. See Table 1-3 for specifics and for graduates of the academies.

2. An officer need not take the oath of office upon promotion if the service has been continuous since the last oath.

*Note: See Table 1-4 for other situations regarding effective dates for promotions or restoration of grade.

D. Restriction Against Dual Payments

1. A Reserve member who is called to active duty for more than 30 days in time of war or national emergency is entitled while on that active duty to the pay and allowances prescribed for active duty. Exception is authorized if the member is entitled to a pension, retired pay, or disability compensation for earlier military service, in an amount greater than that prescribed for active duty.

2. Except as prescribed in subparagraph 010301.D.1, a Reserve member who is entitled to payments for earlier military service, and is called to active duty and is entitled to pay, may elect to receive either:
   
a. The payments for the earlier military service, or
   
b. If member specifically waives those payments, the pay and allowances authorized for the active duty.

E. Posthumous Promotions. Members may be promoted posthumously. The amount of bonus, gratuity, pay, or allowances is not changed by these promotions. This payment restriction does not apply to promotions of members while in a missing status where a determination by the Secretary of the Military Department concerned is subsequently made that the member died before the date of the promotion.

010302. Computing Monthly Pay

A. Monthly Pay

1. Service of 30 Days or More. Compute monthly compensation as if each month had 30 days. When service begins on an intermediate day of the month, pay for the actual number of days served during that calendar month, but only through the 30th day of that month. If active military service begins on the 31st day of any month, then compensation does not accrue for that day. Any person who enters active service during February and serves until
the end of the month is entitled to pay for 1 month (30 days), less the prorated amount for the number of days expired before entry on duty. If the service ends before the last day of February, then pay the member only for the actual number of days served.

2. **Service of Less Than 30 Days.** Members of the Uniformed Services entitled to receive compensation for continuous periods of less than 1 month are entitled to pay and allowances for each day of the period at the rate of 1/30 of the monthly amount of such pay and allowances. Include the 31st day of a calendar month in the computation. Members who are obligated to serve on active duty for 30 days or more, but who were released before performing such active duty for at least 30 days, are entitled to receive pay and allowances on a day-to-day basis.

B. **Absence Without Pay**

1. Deduct 1/30 of 1 month’s pay for each day’s absence in a nonpay status.

2. No pay is lost for unauthorized absence on the 31st day of a month, except when it is the first day of absence or when the member is paid for the day under subparagraph 010302.A.2.

3. Absence in a nonpay status on the 28th of February in a non-leap year results in loss of pay for 3 days. If the member is absent only on the 28th day of February in a leap year, then deduct the pay for 1 day for the 28th. If absence occurs on the 29th of February, then deduct pay for 2 days. When payment is made under subparagraph 010302.A.2, on the basis of each day actually served, deduct only for the actual period of unauthorized absence.

C. **Annual Salary.** Annual salary is divided into 12 equal installments. One installment represents the pay for each calendar month. The daily rate is 1/30 of the monthly rate. The above instructions for monthly pay also apply to annual salary.

D. **Basic Pay Rates.** Tables 1-7 through 1-10 contain monthly rates of basic pay.

010303. **Saved Pay**

A. **Saved Pay and Allowances**

1. **Enlisted.** An enlisted member who accepts an appointment as an officer will, following appointment, be paid the greater of:

   a. The pay and allowances to which such member would be entitled if the member had remained in the last enlisted grade held before appointment as an officer and continued to receive increases in pay and allowances authorized for that grade, or
b. The pay and allowances to which the member thereafter becomes entitled as an officer.

2. Warrant Officers. A warrant officer who accepts an appointment as a commissioned officer will, following appointment, be paid the greater of:

   a. The pay and allowances to which the member thereafter becomes entitled as a commissioned officer, or

   b. The pay and allowances to which such member would be entitled if the member had remained in the last warrant officer grade held before appointment as a commissioned officer and continued to receive increases in pay and allowances authorized for that grade, or

   c. In the case of an officer who was formerly an enlisted member, the pay and allowances to which entitled, under subparagraph 010303.A.4.c, before appointment as an officer.

3. Prior Service Medical Students. Members selected to participate as a student at the USUHS or in the Health Professions Scholarship and Financial Assistance Program who have prior active service, including members who have had a break in service, in a pay grade with years of service greater than the rate of second lieutenant or ensign will be authorized saved pay for the basic pay rate of the former grade. The former basic pay rate will be increased on January 1 of each year by the average percentage increase authorized for that year. The member will continue to receive the former pay rate until the date, occurring before or after graduation or participation in the program that the member’s actual grade and years of service basic pay rate exceeds the former grade rate. This saved pay provision applies only to basic pay. The member’s other pay entitlements will be paid at the member’s actual grade and years of service.

4. Restrictions

   a. Except for prior service medical students discussed in subparagraph 010303.A.3, a member entitled to saved pay is not authorized the pay for one grade and an allowance for another grade.

   b. The saved pay amount may be reduced when the member loses entitlement to specific items; however, these specific items will be included in saved pay if the member again qualifies for such items. (See subparagraph 010303.A.4.g.)

   c. In the case of a Navy or Marine Corps promotion under the authority of 10 U.S.C. § 5596, a member in a temporary appointment is not entitled to saved pay because of a permanent promotion.

   d. BAH may be continued as an item of saved pay and will be paid whenever it is not forfeited because the member is assigned to government quarters.
e. For enlisted members, basic allowance for subsistence (BAS) is the alternative for subsistence in kind. Since officers are not authorized subsistence in kind, a member eligible for saved pay is entitled to the appropriate BAS rate (including the “when permitted to mess separately rate” even when subsistence in kind otherwise would be provided or made available) under the conditions prevailing for enlisted members at their permanent station. Credit BAS at the “when permitted to mess separately rate” at all times except when the member would otherwise be entitled to a different rate. (See Chapter 25, subparagraph 250102.C.)

f. For appointments accepted before January 6, 2006, special duty assignment pay, incentive pay for hazardous duty, special pay for diving duty, special pay for sea duty, and hardship duty pay may be retained as an item of saved pay only for as long as the member continues to perform the duty and would be eligible to receive payment had the member remained in the former status.

g. For appointments accepted on or after January 6, 2006, in determining the amount of pay and allowances of a grade formerly held by an officer who was an enlisted member and accepted an appointment as an officer, the following special and incentive pays may be considered only so long as the officer continues to perform the duty that creates the entitlement to, or eligibility for, that pay and would otherwise be eligible to receive that pay in the former grade:

1. Incentive pay for hazardous duty.
2. Submarine duty pay.
3. Special pay for diving duty.
4. Hardship duty pay.
5. Career sea pay.
6. Special pay for service as a member of a Weapons of Mass Destruction Civil Support Team.
7. Assignment incentive pay.
8. Special pay for duty subject to hostile fire or imminent danger.
9. Special pay or bonus for an extension of duty at a designated overseas location.
10. Foreign language proficiency pay.
11. Critical skill retention bonus.
h. The enlisted cash clothing allowances prescribed in Chapter 29 may not be included in the saved pay computation if the officer is entitled to the initial uniform allowance prescribed in Chapter 30, section 3002.

i. Family Separation Allowance for Housing (FSH) may be continued as an item of saved pay under the same conditions as BAH (See subparagraph 010303.A.4.c). If the member was entitled to FSH due to an enforced separation from the member’s family at the time of appointment, then the allowance may be included in the computation of saved pay until the entitlement ends. FSH may be reinstated for future periods if the member again qualifies for FSH due to an enforced separation from the family. Similarly, other items of overseas station allowance and/or special or incentive pay may be reinstated if a member again qualifies for them.

j. Effective January 6, 2006, the following special and incentive pays are dependent on a member being in an enlisted status and may not be considered in determining the amount of pay and allowances of a grade formerly held by an officer:

   (1) Special duty assignment pay.
   (2) Reenlistment bonus.
   (3) Enlistment bonus.
   (4) Career enlisted flyer incentive pay.

5. Breaks in Service. A break in service (e.g. released from active duty, discharged) does not disqualify an officer for the saved pay and allowances entitlements of this section.

010304. Increased Basic Pay During a Period of Service Essential to the Public Interest

A. Entitlement to Increased Basic Pay. This section applies only to enlisted members of the Regular Navy or Marine Corps, or Naval or Marine Corps Reserve, whose enlistments expire while serving on a naval vessel in foreign waters.

1. Retention in Service. Such members may be retained on active duty until the naval vessel returns to the continental United States (CONUS) if the period of retention is determined “service essential to the public interests.” The senior officer present afloat makes this determination.

2. Pay and Allowances. During the period of retention, except in time of war, members are entitled to regular pay and allowances, plus a 25-percent increase in the basic pay, to which they were entitled on the day before the period of retention began.
B. Members Not Eligible for Increase

1. Enlisted members are not entitled to the increased basic pay if retained on active duty after the expiration of enlistment:
   a. At shore stations.
   b. On ships on duty in waters in or around possessions and territories of the United States.
   c. On ships on duty in ports or waters within the sovereign jurisdiction of the United States.
   d. Due to lack of transportation.
   e. Merely because it is desirable to continue their services, or some benefit may be derived there from.

2. A member of the Naval Reserve or Marine Corps Reserve is not entitled to the 25-percent increase while retained beyond the period of obligated service, as distinguished from normal date of expiration of enlistment.

C. Restrictions in Use. Do not use the 25-percent increase in computing:

1. Cash settlement for unused leave on discharge.
2. Physical disability or temporary disability retired pay.
3. Disability severance pay.
4. Reenlistment bonus.

D. Termination of Increase in Basic Pay

1. The 25-percent increase in basic pay continues through:
   a. Date of discharge, if the member is discharged within 30 days after arrival in CONUS.
   b. Date of transfer to a hospital for treatment.

2. See Table 1-5, rule 19 for the date of termination of normal pay and allowances.

Allowable Travel Time for Reserve Members Called To or Released From Active Duty
A. Pay and Allowances Entitlement for Allowable Travel Time
   1. Reserve members called to active duty are entitled to active duty pay and allowances for the time allowed for necessary travel from:
      a. Home to a first duty station.
      b. Last duty station to home (except when released from active duty for retirement, or dismissal, when discharged, or upon resignation).
   2. Pay and allowances for allowable travel time is an earned entitlement. The payment for the return home may be made upon the member’s release from such duty without regard to actual performance of the travel. If the member dies after payment but before payment would otherwise be due, then no part of the payment will be recovered by the United States.

B. Terms and Special Conditions
   1. Allowable travel time is considered active duty for all purposes normally ascribed to active duty. The computation of allowable travel time, whether actual or constructive will:
      a. For periods of active duty of 30 days or less, be based upon the rules contained in Table 1-6.
      b. For periods of active duty of more than 30 days, be based upon the rules and provisions of the JFTR, Volume I, Chapter 10.
   2. A member of a Reserve Component is entitled to active duty pay and allowances for allowable travel time, if any, when:
      a. Ordered to perform active duty training (ADT).
      b. Performing authorized inactive duty training (IDT) immediately before or after ADT at or near the same site.
      c. Receiving orders which direct performance of necessary travel to and from the ADT site immediately before and after combined ADT/IDT. The travel date will be specified in the active duty orders. Full retirement point credit is earned for the period of IDT performed.

0104 ABSENCE FROM DUTY, EFFECT ON PAY, AND ALLOWANCES

010401. Authorized Leave
A. Authority. All Military Service members on active duty for 30 consecutive days or more are entitled to accrue leave under applicable Military Service leave regulations. While on authorized leave, they are entitled to full pay and allowances except as otherwise provided in Table 1-11.

B. Applicable Service Leave Regulations. Applicable Military Service leave regulations are:

1. Army. AR 600-8-10.
2. Navy. MILPERSMAN.
3. Air Force. AFI 36-3003.
4. Marine Corps. MCO 1050.3J.

C. Pay and Allowances During Leave

1. Entitlement. See Table 1-11.
2. Full Pay and Allowances Defined. This term means (includes) the following:
   a. Basic pay.
   b. Special pays.
   c. Incentive pay for hazardous duty.
   d. Basic allowance for subsistence (enlisted leave rations).
   e. Basic allowance for housing.
   f. Personal money allowances.
   g. Clothing maintenance allowances.
   h. Family separation allowances.
   i. Station allowances. (See JFTR, Volume 1, Chapter 9.)

D. Advance Leave Carryover or Change to Excess Leave (Effective November 14, 1986)

1. When Carryover Allowed. Members may elect to carry all or part of an advance leave balance over to a new term of service when discharged for the purpose of:
a. Reenlisting within 24 hours of discharge or extending an enlistment; or

b. Accepting an appointment as a warrant or commissioned officer of the Armed Forces. Carryover will not exceed the number of days or fraction of days the member will accrue in the new enlistment or term of service or 30 days, whichever is less.

Example 1: A member’s current term of service ends April 30, 2007. The member reenlists for 6 years on March 1, 2007 and has a 5.0-day advance leave balance. The 5.0-day advance leave balance can be carried into the new term of service.

Example 2: A member’s current term of service ends September 30, 2007. On May 1, 2007, the member agrees to serve a 12-month extension and has a 12.5-day advance leave balance which will be offset by leave accrual through September 30, 2007. Between May 1, 2007 and September 30, 2007, the member was charged for 30 days of leave. When the extension became operative (October 1, 2007), the member could elect to carry the 30.0-day advance leave balance into the new term of service (12-month extension).

2. Excess Leave. Advance leave becomes excess leave and requires collection of pay and allowances under the following conditions:

a. Discharge for the purpose of reenlisting, extending an enlistment, or accepting a warrant or commission, and advance leave exceeds 30 days.

b. Advance leave balance exceeds that which will accrue in the new enlistment or term of service (for example, enlistment or extension(s)), including when an agreement to extend is cancelled by the Military Service. If an agreement to extend is cancelled by the member for the purpose of immediate reenlistment, then collect the advance under subparagraph 010401.D.2.a, if applicable.

c. Relief from active duty.

d. Appointment as a cadet or midshipman at a Service academy.

e. Death.

f. Return from a period of leave that was in excess of the number of days of leave and fractions thereof that the member will accrue before the normal expiration of current enlistment or term of active service. The term of an extension(s) will be considered when determining the normal expiration of current enlistment or term of active service. Extension(s) will be considered from the date the member agrees to the extension(s). Excess leave properly charged before the date a member extends a term of service (reenlistment, appointment or agrees to extend voluntarily or is involuntarily extended) will not be affected and under no circumstances will pay and allowances previously collected be refunded. (See
subsection 010401.E. when it is known at the time leave is granted that the member will be in excess leave status.)

Example 3: A member’s current term of service ended on March 31, 1988. The member reenlisted for 6 years on January 1, 1987 and had a 35.5-day advance leave balance. The member carried 30.0 days of advance leave into the new term of service. The remaining 5.5-day advance leave balance changes to excess leave and requires immediate collection of pay and allowances. Subparagraph 010401.E. applies.

Example 4: Same as example 2, except that the member took 34 days of leave between May 1, 1987 and September 30, 1987. Since a maximum of 30.0 days of advance leave could be carried into the new term of service (12-month extension), immediate collection of pay and allowances for the remaining 4.0 days was required when the leave was used. Subparagraph 010401.E. applies.

3. Amount to be Collected. Compute collection under subparagraph 010401.D.2. on the basis of pay and allowances actually received by the member during the period of leave involved.

E. Pay and Allowances During Excess Leave. Members on excess leave are not entitled to pay and allowances. Apply the above as follows:

1. When the complete period of leave is granted as excess leave, pay and allowance accrual will be stopped beginning with the first day of leave.

2. When a portion of the leave is granted as advance leave and a portion granted as excess leave, pay and allowance accrual will be stopped beginning with the first day of excess leave. Members in an excess leave are considered to have a rate of pay.

F. Leave Pending Review of Certain Court-Martial Convictions. Under regulations prescribed by the Secretary of the Military Department concerned, members sentenced to unsuspended dismissal or unsuspended dishonorable or bad conduct discharge by court-martial may be required to take leave pending review of their conviction as provided by Article 76a, Uniform Code of Military Justice (UCMJ).

1. Such leave will be charged against any accrued leave to the member’s credit on the day before the day such leave begins unless the member elects to be paid for accrued leave under subparagraph Chapter 35, 350101.C.

   a. If the member does not elect to be paid for accrued leave or does not have sufficient accrued leave to cover the total period of leave required to be taken, then the leave not covered by accrued leave will be charged as excess leave.

   b. If the member elects to be paid for accrued leave, then the entire period of leave will be charged as excess leave and pay and allowances will not accrue for such period except under the provisions of subparagraph 010401.F.2.
2. A member required to take leave under Article 76a, UCMJ, whose sentence by court-martial to dismissal or dishonorable or bad-conduct discharge is set aside or disapproved on appellate review, will accrue pay and allowances for the period of leave charged as excess leave (except for any day of accrued leave for which the member has been paid under subparagraph 010401.F.1.b), unless a rehearing or new trial is ordered and dismissal or dishonorable or bad-conduct discharge results from the rehearing or new trial and such dismissal or discharge is later executed.

   a. Computation of Payment. The amount of gross pay and allowances accrued under this subparagraph will be reduced by the total gross income from wages, salaries, tips, other personal service income, unemployment compensation, and public assistance benefits from any government agency during the period the member is deemed to have accrued gross pay and allowances. The total gross income described above, however, cannot reduce the amount of gross pay and allowances to the extent that the member becomes indebted to the government.

      (1) Approved Sentence Does Not Include Reduction. Pay and allowances under this section will be paid in the pay grade held by the member on the day before the day on which the court-martial sentence was approved by the convening authority.

      (2) Approved Sentence Includes Reductions. If the pay grade of the member was reduced to a lower grade as a result of the court-martial sentence and the reduction has not been set aside, disapproved, or otherwise vacated, then pay and allowances accrued under this paragraph will be paid at the lower pay grade.

   b. Time of Payment

      (1) Payment will be made within 60 days from the date of the order setting aside or disapproving the sentence by court-martial to a dismissal or a dishonorable or bad-conduct discharge if no rehearing or new trial has been ordered.

      (2) Payment will be made within 180 days from the date of the order setting aside or disapproving the sentence by court-martial to a dismissal or a dishonorable or bad-conduct discharge if a rehearing or new trial has been ordered, but charges have not been referred to a rehearing or new trial within 120 days from the date of that order.

      (3) If a rehearing or new trial has been ordered, and a dismissal or a dishonorable or bad-conduct discharge is not included in the result of the rehearing or new trial, then payment will be made within 60 days of the date of the announcement of the result of such rehearing or new trial.

      (4) If a rehearing or new trial has been ordered, and a dismissal for a dishonorable or bad-conduct discharge is included as the result of such rehearing or new trial, but such dismissal or discharge is not later executed, then payment will be made
within 60 days of the date of the order which set aside, disapproved, or otherwise vacated such
dismissal or discharge.

(5) If a member who is entitled to be paid under this section fails to provide sufficient information in a timely manner regarding his/her income when such information is requested under subparagraph 010401.F.3, then the periods of time prescribed in this paragraph will be extended until 30 days after the date on which the member provides the requested information.

3. In all cases where payment must be made under subparagraph 010401.F.2, the member solely is responsible for providing the information as to sources and amounts of income received by the member during periods of required appellate leave. Pay will be computed only on the basis of a written record. Information as to sources and amounts of income should include, at a minimum, copies of all pertinent income tax returns, employer statements of income earned from wages, salaries, tips, and documentation of other personal service income. In cases where the member has been unemployed, the required information will include affidavits or written evidence of lack of employment and documentation to verify the duration of unemployment compensation and public assistance benefits received from any government agency.

010402. Unauthorized Absence and Other Lost Time

A. Effect on Pay and Allowances. The types of unauthorized absences and other lost time and their effect on pay and allowances are shown in Table 1-12. (Compute for forfeitures of pay and allowances as instructed in subparagraph 010302.B.)

B. Unauthorized Absence and Desertion

1. Determination by Court-Martial. A member found guilty of unauthorized absence by a court-martial forfeits pay and allowances for the period of absence. An acquittal (or disapproval by the reviewing authority, in case of conviction) affects only the disciplinary aspects of the absence. It does not prevent an administrative determination that the member was absent without leave.

2. Administrative Determination of Unauthorized Absence. When a member is in an unauthorized absence status, an administrative determination must be made as to whether the absence was unavoidable. Table 1-13 contains rules for determining whether the absence was unavoidable. If it is not excused as unavoidable, then the member (including one mentally incompetent) forfeits pay and allowances for the period of absence. This applies even though a court-martial finds the member not guilty of a charge of unauthorized absence, or when a finding of guilty has been disapproved by the reviewing authority.

3. Discharge for Desertion. A discharge for desertion is conclusive evidence of desertion for the purpose of forfeiture of pay, even in the absence of trial by court-martial.
4. **Dropped From Rolls.** A commissioned officer of the Army or Air Force who is dropped from the rolls by the President for absence without authority for 3 months forfeits all pay due or to become due. Pay and allowances due at the time the officer is dropped from the rolls, however, will be used to satisfy debts due the United States and its instrumentalities.

5. **Disposition of Forfeitures as a Result of Desertion.** When an enlisted member, warrant officer, or limited duty officer forfeits pay as a result of desertion, deposit the gross amount of such forfeited pay to the Armed Forces Retirement Home Trust Fund. Do not, however, deposit this pay beyond the expiration of term of enlistment for enlisted members.

C. **Computing Periods of Unauthorized Absence.** Unauthorized absence of 24 consecutive hours or less does not affect pay or allowances. This applies even though the absence involves parts of 2 days. When the period of unauthorized absence exceeds 24 consecutive hours, use Table 1-14 to determine the first and last day of the period of absence.

D. **Absence in the Hands of Civil Authorities**

1. **General.** Pay the member all pay and allowances earned through the day before the first day of unauthorized absence. If the member is delivered to civil authorities by military authorities, then he or she is entitled to all pay and allowances earned through the day prior to the date of such delivery. For entitlement to pay and allowances during confinement, see Table 1-12, rules 4, 5, and 6.

2. **Finding of Insanity.** An administrative determination under the rules contained in Table 1-13 must be made as to whether the absence was unavoidable when a member is found not guilty by reason of insanity by a civil court and transferred to a mental institution for an indefinite period of time. Table 1-12 contains rules for determining the effect of absences on pay and allowances.

3. **Work Release Program.** In some states and local jurisdictions, a person convicted and sentenced to a term of civil confinement may be released from the confinement facility to the cognizance of an employer during the normal workday. Work release, job rehabilitation, or employment retention programs of this type generally are conducted for the purpose of providing prisoners a means to continue support of their dependents and to demonstrate that they are capable of self-rehabilitation. When members are paroled to military authorities under a “work release” or similar program, they are entitled to pay and allowances for each day of full duty performed commensurate with their grade and military specialty.

E. **Absence Due to Disease**

1. **When Pay Is Forfeited.** See Table 1-12, rule 3.
2. **When Pay Is Not Forfeited.** Pay is not forfeited for absence from duty caused by:

   a. An injury.
   
   b. A disease, except under Table 1-12, rule 3.
   
   c. Simple drunkenness, if not coupled with chronic alcoholism or intemperate use of habit-forming drugs.
   
   d. Venereal disease, whether or not due to misconduct.

3. **Personal Expense Money.** A member whose pay is forfeited under Table 1-12, rule 3 for more than 1 month is entitled to $5 for personal expenses for each full month that he or she forfeits pay. This payment will be made even though the member is indebted to the United States. The term “full month” is the period from a date in 1 month through the preceding date in the following month. For example, July 3 through August 2 is 1 month.

F. **Military Confinement.** Pay and allowances accrue to a member in military confinement except when:

1. Confined by military authorities, for civil authorities. See Table 1-12, rules 6 and 8.

2. Pay and allowances are forfeited by court-martial sentence. See Chapter 48 and Table 1-12, rule 10.

3. The term of enlistment expires. See subparagraph 010402.G.

G. **Term of Enlistment Expires**

1. **General.** Pay and allowances accrue to a member upon return to a full-duty status. Full duty is attained when a member, not in confinement, is assigned useful and productive duties (as opposed to duties prescribed by regulations for confinement facilities) on a full-time basis which are not inconsistent with the grade, length of service, and military occupational specialty (MOS). While placement in the same MOS is not essential, the decision to place a member in that MOS or to assign the member available duties consistent with the grade and service rests with the appropriate military commander.

2. **Absentee Returned to Military Control.** An absentee who surrenders or is apprehended after a term of enlistment has expired is not entitled to pay and allowances until restored to a full-duty status for the purpose of making good the lost time. While held in retention, a member may be assigned duties as prescribed by regulations governing detained prisoners without being returned to full-duty status.
3. **Enlistment Expires Before Trial.** An enlisted member retained in the Military Service for the purpose of trial by court-martial is not entitled to pay for any period after the expiration of the enlistment unless acquitted or the charges are dismissed, or the member is retained in or restored to a full-duty status.

4. **Confined Awaiting Trial by Court-Martial.** If a member is confined awaiting court-martial trial when the enlistment expires, then pay and allowances end on the date the enlistment expires. If the member is acquitted when tried, then pay and allowances accrue until discharge.

5. **Confined Serving Court-Martial Sentence.** If a member is confined serving a court-martial sentence when the enlistment expires, then pay and allowances end on the date the enlistment expires unless the sentence is completely overturned or set aside as specified in chapter 48, section 4809. Pay and allowances will not accrue again until the date the member is restored to a full-duty status.

6. **Confined While in a Status of Being Held in the Service to Make Up Lost Time.** If confined while in a status of being held in the Military Service to make up lost time, then an enlisted member continues in a pay status, except to the extent that pay may be forfeited by court-martial, the same as during the regular enlistment period. This pay status terminates if the member is in confinement on the date the normal term of service as extended to make up lost time would have expired, even if restored to duty at a later date.

7. **Confinement Deferred or Prisoner Restored to Duty.** A prisoner in a nonpay status is entitled to pay and allowances when service of sentence to confinement is deferred or the member is restored to a full-duty status. The date restored to duty is the date the member reported present for duty.

8. **Absentee Confined Upon Return to Military Control.** An enlisted member whose term of enlistment has expired while in a status of absence without leave or desertion is not entitled to pay and allowances upon return to military control while confined awaiting trial and disposition of the case if the conviction becomes final and the member has not been returned to a full-duty status. A member, however, who is returned to military control and restored to full duty for the purpose of making good the lost time before being confined to await trial, continues in a pay status except to the extent that pay may be forfeited by court-martial, the same as during the regular enlistment period. This pay status terminates if the member is in confinement on the date the normal term of service as extended to make up lost time would have expired, even if he or she is restored to duty at a later date.

9. **Confined Under Sentence of Death.** The pay and allowances of a member serving in confinement under sentence of death and pending completion of the appellate review of the record of trial do not accrue after the expiration of the enlistment.

10. **Appellate Review of Court-Martial Sentence.** A confined member who is pending appellate review of his or her court-martial sentence is not entitled to pay and
allowances after the expiration of term of enlistment, unless the conviction is completely overturned or set aside.

H. Reserve Officer Absent From Duty. A Reserve officer whose term of active service expires while confined as a result of court-martial action continues to be entitled to pay and allowances, except when forfeited under an approved sentence of a court-martial or a period of service is terminated by proper orders.

0105 PAYMENT IN CASES OF VOID, VOIDABLE, OR REJECTED ENLISTMENTS OR INDUCTIONS

010501. Voidability of Contract

A fraudulent contract of enlistment or induction is not void but is voidable at the option of the government. When the government becomes aware of the fraud, it may void the contract or waive the objection and allow the contract to stand. (See Table 1-15.)

010502. Fraudulent Enlistments – Pay and Allowances

Members under investigation or determined to be serving in fraudulent enlistments are due pay and allowances for periods shown in Table 1-15.

010503. Donations and Travel Payments

See Chapter 35.

010504. Disbursing Officer Entitled to Credit

A disbursing officer is entitled to credit for proper payments to a member who fraudulently enlisted if payments were made without the knowledge of the fraud and before the government rescinded the contract.

010505. Failure to Discover Physical Condition of Enlistee or Inductee

Failure to discover that the physical condition of an enlistee or inductee was such as would warrant rejection for military service does not deprive member of right to pay and allowances or of the status of being entitled to basic pay. (See Table 1-15.)
Table 1-1. Service as Cadet or Midshipman - Officers

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>When a member currently serving as an officer has had service as a cadet or midshipman in</td>
<td>to which appointed</td>
<td>and member</td>
<td>then the period involved is</td>
</tr>
<tr>
<td></td>
<td>any of the military academies</td>
<td></td>
<td>held no concurrent enlisted and/or Reserve status</td>
<td>not creditable.</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td>after June 25, 1956</td>
<td>had an enlistment contract or period of obligated service that was not terminated</td>
</tr>
<tr>
<td>*3</td>
<td></td>
<td></td>
<td>concurrently retained a commission or warrant in the Army or Air Force Reserve</td>
<td>creditable.</td>
</tr>
<tr>
<td>*4</td>
<td>on or after January 1, 1953</td>
<td></td>
<td>concurrently retained a commission or warrant in the Naval Reserve</td>
<td></td>
</tr>
</tbody>
</table>
Table 1-2. Absence From Duty in Enlisted Status

<table>
<thead>
<tr>
<th>R</th>
<th>U</th>
<th>L</th>
<th>E</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>authorized leave or authorized excess leave</td>
<td>and</td>
<td>then the period of absence is</td>
<td>creditable.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>unauthorized absence of more than 1 day (24 consecutive hours) (including detention of Army or Air Force members by or for civil authorities)</td>
<td>is administratively excused as unavoidable</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>is not administratively excused as unavoidable</td>
<td>not creditable (note 1).</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>civil detention of a Navy or Marine Corps member</td>
<td>occurred before July 24, 1956, and the member was not acquitted or released without trial, and without making restitution</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td>occurred on or after July 24, 1956, and the member was absent under sentence or awaiting (and during) trial which resulted in conviction (note 2)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>inability to perform duty for more than 1 day (24 consecutive hours) because of intemperate use of alcohol or drugs, or disease or injury resulting from misconduct</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>because of confinement for more than 1 day (24 consecutive hours) while awaiting trial (if the trial results in conviction) or confinement as the result of a court-martial sentence (note 3)</td>
<td>the member was a member of the Army or Air Force</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>absence of a Navy or Marine Corps member because of confinement of more than 1 day (24 consecutive hours) while awaiting trial (if the trial results in conviction) or confinement as the result of a court-martial sentence</td>
<td>the confinement occurred on or after July 24, 1956 (note 3)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
<td>the confinement occurred before July 24, 1956 (note 4).</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:

1. Prior to February 11, 1996, absence during which a member was serving on active duty as an enlisted member and was also a Reserve officer is creditable. After February 10, 1996, a commissioned or warrant officer may not count the periods of absence for any purpose other than for computing length of service for basic pay. Also, see subparagraph 010202.B.

2. If the member is released without trial or acquitted, or if conviction is set aside on legal grounds (as distinguished from clemency), then the period of absence is creditable. If the member is released upon agreement to make restitution or is later convicted by court-martial on the same facts, then the period of absence is not creditable.

3. Period spent in confinement is creditable when the member is acquitted or the sentence is set aside or disapproved.

4. The period of absence is not creditable only if the confinement was under general court-martial sentence and/or while waiting (and during) trial which resulted in a sentence by a general court-martial to confinement and total loss of pay and allowances.
### Table 1-3. When Active Duty Pay Begins

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>originally appointed as a permanent officer</td>
<td>Regular Army, Navy, Marine Corps, or Air Force (note 1)</td>
<td>date of formal acceptance of appointment (see subparagraph 010301.C.).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>an enlisted member temporarily appointed to a warrant or commissioned officer grade</td>
<td>Navy or Marine Corps</td>
<td>continues on active duty in that commissioned officer grade</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>an enlisted member or warrant officer on active duty appointed to a commissioned officer grade under 10 U.S.C. 12201</td>
<td>Reserve</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>enlisted, reenlisted, or inducted</td>
<td>Regular Army, Navy, Marine Corps, or Air Force</td>
<td>date of enlistment, reenlistment, or induction.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>service academy graduate commissioned as a second lieutenant or ensign</td>
<td>Regular Army or Air Force</td>
<td>date of graduation (note 2).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Reserve or retired member called or recalled to active duty</td>
<td>Regular Navy or Marine Corps</td>
<td>date member necessarily complies with active duty order (note 3).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>AUS or USAF without component temporary officer called to active duty.</td>
<td>Army, Navy, Marine Corps, or Air Force</td>
<td>date member necessarily complies with active duty orders (note 3).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Reserve or retired member ordered to active duty to take a physical examination incident to being ordered to active duty for more than 30 days</td>
<td>Army or Air Force</td>
<td>period of the examination, and allowable travel time in connection therewith (notes 3, 4, 5, and 6).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>ARNG or ANG member called into Federal service</td>
<td>Army or Air Force</td>
<td>the period of Federal service is 30 days or less</td>
<td>the date on which the member, in person or by authorized telephonic or electronic means, contacts the member's unit.</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>the period of Federal service is more than 30 days or an indefinite period</td>
<td>date member necessarily complies with active duty orders (notes 3 and 7).</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>ARNG or ANG member called into Federal service</td>
<td>Army or Air Force</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 1-3. When Active Duty Pay Begins (Continued)

<table>
<thead>
<tr>
<th>R</th>
<th>U</th>
<th>L</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A</strong></td>
<td><strong>B</strong></td>
<td><strong>C</strong></td>
<td><strong>D</strong></td>
</tr>
<tr>
<td>When a person is in the Regular Army, Navy, Marine Corps, or Air Force</td>
<td>and</td>
<td>then active duty pay and allowances begin on:</td>
<td>are authorized for:</td>
</tr>
<tr>
<td><strong>12</strong></td>
<td>a separated Service academy cadet required to serve a period of enlisted active duty</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:

1. Original appointments include officers appointed from warrant officer, enlisted member, or civilian status.
2. Pay accrues from date of graduation, even though appointment is issued and accepted at later date.
3. See paragraph 010305 and Table 1-6 for allowable travel time to include in computation. Pay and allowances do not accrue if the member begins travel or reports earlier than the travel time necessary to comply with the active duty orders.
4. If member passes the physical examination, then pay and allowances accrue for travel time to first duty station when later ordered to active duty for more than 30 days.
5. If the member fails the physical examination, then pay and allowances accrue for period required for the examination and travel time to and from the examination.
6. If the member is ordered to active duty solely to take a physical examination, not incident to being ordered to active duty, then active duty pay and allowances do not accrue.
7. Pay status does not begin if the ARNG or ANG member is unable to respond to the call to active duty because of illness or other reason.
Table 1-4. Increases in Pay on Promotion or Restoration of Grade

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>When member is a(n)</td>
<td>and action is</td>
<td>in the</td>
<td>and</td>
<td>then effective date of increase in pay and allowances is</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>officer</td>
<td>designation of special assignment under 10 U.S.C. 601(a)</td>
<td>Army, Air Force, or Marine Corps as General or Lt General; or Navy as Admiral or Vice Admiral</td>
<td>date officer assumes the designated duty (note 1).</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Reserve officer not on the active duty list</td>
<td>promotion to grade above O-2</td>
<td>Navy or Marine Corps</td>
<td>date officer becomes eligible for promotion to the higher grade.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>promotion to grade O-2</td>
<td></td>
<td>date of rank.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>officer</td>
<td>promotion to grade above O-1</td>
<td>Uniformed Services</td>
<td>effective date of the promotion.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Reserve officer on active duty (other than for training) (but not on the active duty list)</td>
<td>permanent promotion to a higher Reserve grade</td>
<td>Army or Air Force</td>
<td>officer is ordered to serve on active duty in the higher permanent Reserve grade effective date of orders to serve on active duty in the higher permanent Reserve grade (note 2).</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
<td>officer is serving on active duty and assigned to a position requiring a grade equal to or higher than the grade to which promoted effective date of orders or letter announcing promotion (note 3).</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>temporary promotion to a higher Reserve grade</td>
<td></td>
<td>effective date of orders announcing promotion; or date shown in special orders confirming verbal orders.</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>enlisted member</td>
<td>advancement in rank or rating</td>
<td>Navy</td>
<td>effective date is specified in the letter authorizing the advance effective date is stated, or date of the letter, whichever is later (note 4).</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td></td>
<td>date advance was actually effected, but not before date member’s commander receives the authority (note 4).</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
<td>Marine Corps</td>
<td>effective date as stated in the directive or date of the directive, whichever is later (note 4).</td>
<td></td>
</tr>
</tbody>
</table>
Table 1-4. Increases in Pay on Promotion or Restoration of Grade (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>enlisted member</td>
<td>advancement in rank or rating</td>
<td>Marine Corps</td>
<td>promotion is not effected by directive</td>
<td>date certificate of appointment is signed by issuing authority (note 4).</td>
</tr>
<tr>
<td>12</td>
<td>appointment or promotion to a higher grade</td>
<td>Army or Air Force</td>
<td></td>
<td></td>
<td>1. date cited in orders, or date of orders, whichever is later (note 5); or 2. date of oral appointment or promotion, if later confirmed in writing (note 4).</td>
</tr>
<tr>
<td>13</td>
<td>restoration of former grade</td>
<td>reason for reduction was non-judicial punishment</td>
<td></td>
<td></td>
<td>may be retroactive to date of reduction.</td>
</tr>
<tr>
<td>14</td>
<td>restoration of former grade</td>
<td>reason for reduction was inefficiency</td>
<td></td>
<td></td>
<td>date of restoration orders.</td>
</tr>
</tbody>
</table>

NOTES:

1. If the officer’s assignment is terminated because of:
   a. Assignment to another position also designated a special assignment, the officer will continue to draw the pay rate of the terminated assignment through the day before assuming the new position.
   b. Hospitalization, the officer will continue to draw the pay rate of the terminated assignment for the full period of hospitalization, but for not more than 180 days.
   c. Retirement, the officer will continue to draw the pay rate of the terminated position through the day before retirement, but for not more than 90 days.

2. A retroactive amendment of active duty orders is authority to serve in the higher grade from date of the amendment only. Increased pay and allowances are authorized from that date. Such orders do not create entitlement to increased pay and allowances for the retroactive period.

3. A retroactive promotion date is to be used only for consideration of seniority and time in grade for future promotions. Such orders do not create entitlement to increased pay and allowances for the period between the eligibility date for promotion and the effective date of the promotion order or letter. The effective date of promotion for purposes of entitlement to increased pay and allowances must not be earlier than the date the officer is assigned to a position requiring a grade equal to or higher than the grade to which promoted.

4. An appointment, promotion, or advancement to a higher grade with an effective date beyond the expiration date of the current enlistment and which is contingent upon the member’s extension of enlistment or reenlistment, entitles the member to increased pay and allowances from the effective date of extension or reenlistment, whichever is later. Payment for the higher rank or rating is not authorized for a period prior to date of current enlistment.

5. This restriction does not prevent payment to enlisted members for retroactive promotions or advancements that are made pursuant to 10 U.S.C. 1552(a)(2) (retroactive promotion or advancement without decision of the Board for Correction of Military Records), effective October 23, 1992.
Table 1-5. Termination or Reduction of Active Duty Pay and Allowances

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If member is in the Regular Army, Navy, Marine Corps, or Air Force</td>
<td>officer holding permanent appointment</td>
<td>resignation, discharge, or dismissal</td>
<td>retention is shown as official date of separation in official notice; or officer receives official notice, if no official date of separation is shown (note 1).</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>officer holding temporary appointment or promotion</td>
<td>discharge or dismissal from permanent status</td>
<td>of termination of appointment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>resignation</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>transfer to Fleet Reserve, or Fleet Marine Corps Reserve (note 2)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>involuntary retirement under Officer Personnel Act of 1947</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>retirement on last day of month after month member completed 30 years of active service</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>retirement, other than as shown in rules 5 and 6; includes physical disability retirement</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>permanent appointment as an officer</td>
<td>of termination of appointment.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>termination of appointment for any other reason</td>
<td>of termination of appointment.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>officer or enlisted member</td>
<td>release from active duty</td>
<td>of allowable travel time after release (see Table 1-6).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>release from active duty for retirement</td>
<td>of discharge (note 3).</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>discharge, dismissal, or a resignation</td>
<td>of transfer.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>enlisted member</td>
<td>retirement (including physical disability retirement)</td>
<td>of discharge (note 3).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>transfer to Fleet Reserve or Fleet Marine Corps Reserve</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>discharge</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 1-5. Termination or Reduction of Active Duty Pay and allowances (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>Army, Navy, Marine Corps, or Air Force</td>
<td>enlisted member</td>
<td>retention in service after expiration of term of service (note 4)</td>
<td>convenience of the government</td>
<td>of the period of retention.</td>
</tr>
<tr>
<td>17</td>
<td></td>
<td></td>
<td>to make good lost time</td>
<td>of the period of retention, if retained in full duty status or if authorized to perform duty.</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td></td>
<td></td>
<td>probation after confinement</td>
<td>of the probational period, if duty is performed during such period.</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td>medical care or hospitalization (with member’s consent)</td>
<td>of release from medical care or hospitalization (note 5).</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
<td>service is essential to public interest (see paragraph 010304)</td>
<td>of discharge (note 6).</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td></td>
<td></td>
<td>court-martial action</td>
<td>see subparagraph 010402.G.</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td></td>
<td></td>
<td>demotion (administrative)</td>
<td>before date of demotion orders at the higher rate; and at the reduced rate on and after date of demotion orders.</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>officer or enlisted member</td>
<td>death</td>
<td></td>
<td>of death.</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td></td>
<td>revoking a promotion (erroneous promotion through administrative error)</td>
<td>before date of discovery at the higher rate; at the reduced rate on or after date of discovery (note 7).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td></td>
<td>retirement</td>
<td>late delivery of retirement orders</td>
<td>retirement orders are delivered or member is notified that retirement orders were issued.</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Discharge orders do not of themselves relieve the government of its obligation to an officer. The officer must have received actual or constructive notice by the effective date, unless the officer willfully avoids notice of separation. If kept in Military Service without fault, in ignorance of an order of dismissal, then the officer is entitled to all salaries and benefits of the office. If held in Military Service under orders after the date shown in separation orders, then the officer is entitled to pay if there is nothing in the records showing non-entitlement.
2. A member who reverts from a temporary officer appointment to a permanent enlisted or warrant officer grade is entitled, if otherwise proper, to the active duty pay and allowances of the temporary officer grade through and including the date of reversion.
3. Includes discharge for underage enlistment. Does not include discharge for fraudulent contract of enlistment. (See section 0105.)
4. A member whose enlistment is extended involuntarily by law comes under rule 15, not rules 16-21.
5. If medical care or hospitalization was due to member’s misconduct, then pay and allowances terminate on date of expiration of term of Military Service.
6. See subparagraph 010304.D for date of termination of the 25 percent increase in basic pay.
7. An erroneous promotion is later voided by revoking promotion orders (certificates of appointment or other documents used by the Military Service concerned to administratively effect promotions) from the original effective date. Payment of the pay and allowances of the higher grade through the date prior to the date of discovery is contingent, in each case, upon an administrative determination of the commander that service performed while serving in the higher grade may be regarded as service performed in a “de facto” status, that is, the member was promoted by competent authority and performed duties of the higher grade. (See procedural regulations of the Military Service concerned.)
Table 1-6. Allowable Travel Time – Travel Between Places Within the United States

<table>
<thead>
<tr>
<th>RULE</th>
<th>A If order to active duty is for</th>
<th>B and travel by (note 1)</th>
<th>C then travel time allowed is</th>
<th>D using (notes 3 and 4).</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>30 days or less</td>
<td>all transportation is reasonably available</td>
<td>computed on the basis of air transportation (not more than 1 day for travel between places within the continental United States) (note 2)</td>
<td>actual commercial air schedules, and including the actual or estimated time to travel to and from air terminal(s) (but not more than 2 hours for each trip).</td>
</tr>
<tr>
<td>2</td>
<td>air transportation is not reasonably available for entire travel</td>
<td>computed as if actually performed by public surface transportation</td>
<td>actual schedules of fastest available mode.</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. When the air terminal is within 50 miles of the active duty station and direct or connecting flights are obtainable within 50 miles of the place from which ordered to active duty.
2. Additional time may be allowed when there is an actual delay in air travel. The delay must have been due to reasons beyond the control of the member, such as mechanical failure, adverse weather conditions, excess passenger load, cancelled flights, illness of other passengers, or other circumstances.
3. Travel is not expected to start or end between midnight and 0600.
4. Travel days will not exceed the computed travel time. In the computation of travel time, use existing commercial schedules to determine the latest departure time that would permit arrival at the duty station on the reporting date and hour. On release from active duty, use earliest schedule after release which would permit arrival home by fastest available means, without regard to actual performance of travel. A member of a Reserve Component who:
   a. is ordered to perform active duty training (ADT);
   b. performs authorized inactive duty training (IDT) immediately before or after ADT at or near the same site; and
   c. receives orders which direct performance of necessary travel to and from the ADT site immediately before and after combined ADT/IDT is entitled to active duty pay and allowances for allowable travel time per subparagraph 010305.B. The travel date will be specified in the active duty orders. Full retirement point credit is earned for the period of IDT performed.
**MONTHLY RATES OF BASIC PAY – continued**

<table>
<thead>
<tr>
<th>Pay Grade (note 1)</th>
<th>Over 20</th>
<th>Over 22</th>
<th>Over 24</th>
<th>Over 26</th>
<th>Over 28</th>
<th>Over 30</th>
<th>Over 32</th>
<th>Over 34</th>
<th>Over 36</th>
<th>Over 38</th>
<th>Over 40</th>
</tr>
</thead>
<tbody>
<tr>
<td>O-10</td>
<td>16,072.20</td>
<td>16,150.50</td>
<td>16,486.80</td>
<td>17,071.50</td>
<td>17,071.50</td>
<td>17,295.30</td>
<td>17,925.30</td>
<td>18,821.10</td>
<td>18,821.10</td>
<td>19,762.50</td>
<td>19,762.50</td>
</tr>
<tr>
<td>O-9</td>
<td>14,056.80</td>
<td>14,259.90</td>
<td>14,552.10</td>
<td>15,062.40</td>
<td>15,062.40</td>
<td>15,816.00</td>
<td>15,816.00</td>
<td>16,606.80</td>
<td>16,606.80</td>
<td>17,436.90</td>
<td>17,436.90</td>
</tr>
<tr>
<td>O-8</td>
<td>13,319.10</td>
<td>13,647.30</td>
<td>13,647.30</td>
<td>13,647.30</td>
<td>13,989.00</td>
<td>13,989.00</td>
<td>14,338.50</td>
<td>14,338.50</td>
<td>14,338.50</td>
<td>14,338.50</td>
<td>14,338.50</td>
</tr>
<tr>
<td>O-7</td>
<td>12,043.80</td>
<td>12,043.80</td>
<td>12,043.80</td>
<td>12,105.60</td>
<td>12,105.60</td>
<td>12,347.70</td>
<td>12,347.70</td>
<td>12,347.70</td>
<td>12,347.70</td>
<td>12,347.70</td>
<td>12,347.70</td>
</tr>
<tr>
<td>O-6</td>
<td>9,625.20</td>
<td>9,878.40</td>
<td>10,134.60</td>
<td>10,632.00</td>
<td>10,632.00</td>
<td>10,844.10</td>
<td>10,844.10</td>
<td>10,844.10</td>
<td>10,844.10</td>
<td>10,844.10</td>
<td>10,844.10</td>
</tr>
<tr>
<td>O-5</td>
<td>8,422.20</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
<td>8,675.70</td>
</tr>
<tr>
<td>O-4</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
<td>7,356.60</td>
</tr>
<tr>
<td>O-3</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
<td>6,302.40</td>
</tr>
<tr>
<td>O-2</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
<td>4,632.30</td>
</tr>
<tr>
<td>O-1</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
<td>3,655.50</td>
</tr>
</tbody>
</table>

**NOTES:**

1. Basic pay rate for Academy Cadets/Midshipmen and ROTC members/applicants is **$1,017.00**.
2. Basic pay for pay grades O-7 through O-10 is limited to the rate of basic pay for Level II of the Executive Schedule, which is **$15,125.10**. Basic pay for pay grades O-6 and below is limited to the rate of basic pay for Level V of the Executive Schedule, which is **$12,266.70**.
3. Basic pay, regardless of years of service, while serving as Chairman or Vice Chairman of the Joint Chiefs of Staff, Chief of Staff of the Army, Chief of Naval Operations, Commandant of the Marine Corps, Chief of Staff of the Air Force, or commander of a unified or specified combatant command (as defined in 10 U.S.C. 161(c)) is **$21,147.30**. However, the basic pay is limited to the rate of basic pay for Level II of the Executive Schedule, which is **$15,125.10**.
4. O-1, O-2, and O-3 rates do not apply to commissioned officers who have been credited with over 4 years (i.e., at least 4 years and 1 day) of active duty service as an enlisted member or as a warrant officer or as both an enlisted member and a warrant officer.
5. These rates or, when applicable, the O-1E rates in Table 1-8 apply during periods of active service while as a student of the Uniformed Services University of Health Sciences. Also see subparagraphs **010202.A.8**.
6. For rank titles, see Comparable Grades.
**Table 1-8. Monthly Rates of Basic Pay – Commissioned Officers Credited With Over 4 Years of Active Duty Enlisted and/or Warrant Officer Service - Effective January 1, 2014**

<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>Over 4</th>
<th>Over 6</th>
<th>Over 8</th>
<th>Over 10</th>
<th>Over 12</th>
<th>Over 14</th>
<th>Over 16</th>
<th>Over 18</th>
</tr>
</thead>
<tbody>
<tr>
<td>O-3E</td>
<td>5,167.80</td>
<td>5,415.30</td>
<td>5,687.10</td>
<td>5,862.60</td>
<td>6,151.50</td>
<td>6,395.40</td>
<td>6,535.50</td>
<td>6,726.00</td>
</tr>
<tr>
<td>O-2E</td>
<td>4,538.70</td>
<td>4,632.30</td>
<td>4,779.90</td>
<td>5,028.60</td>
<td>5,220.90</td>
<td>5,364.30</td>
<td>5,364.30</td>
<td>5,364.30</td>
</tr>
<tr>
<td>O-1E (note 3)</td>
<td>3,655.50</td>
<td>3,903.30</td>
<td>4,047.90</td>
<td>4,195.20</td>
<td>4,340.10</td>
<td>4,538.70</td>
<td>4,538.70</td>
<td>4,538.70</td>
</tr>
</tbody>
</table>

**NOTES:**

1. Basic pay is limited to the rate of basic pay for Level V of the Executive Schedule, which is $12,266.70.
2. Creditable service to be taken into account for purposes of this table is active service as an enlisted member or as a warrant officer or as both an enlisted member and a warrant officer, in the case of a commissioned officer on active duty who is paid from funds appropriated for active-duty personnel; or a commissioned officer on active Guard and Reserve duty. Effective November 24, 2003, creditable service to be taken into account for purposes of this table in the case of a commissioned officer is service as an enlisted member or as a warrant officer, or as both an enlisted member and a warrant officer, for which more than 1,460 points have been credited to the officer for the purposes of title 10, U.S.C. section 12732(a)(2).
3. These rates do not apply to students of the USUHS who do not have over 4 years (i.e., at least 4 years and 1 day) of active duty service as an enlisted member or as a warrant officer or as both an enlisted member and a warrant officer. See Table 1-7 for applicable rates. USUHS students with over 4 years of prior enlisted and/or warrant officer service are entitled to the O-1E rate of basic pay in this table during such active duty periods. Also see subparagraphs 010202.A.8.
Table 1-9. Monthly Rates of Basic Pay – Warrant Officers - Effective January 1, 2014

<table>
<thead>
<tr>
<th>Cumulative Years of Service</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pay Grade (note 1)</td>
</tr>
<tr>
<td>---------------------</td>
</tr>
<tr>
<td>W-5</td>
</tr>
<tr>
<td>W-4</td>
</tr>
<tr>
<td>W-3</td>
</tr>
<tr>
<td>W-2</td>
</tr>
<tr>
<td>W-1</td>
</tr>
</tbody>
</table>

NOTE: Basic pay is limited to the rate of basic pay for Level V of the Executive Schedule which is $12,266.70.
2. Basic pay for senior enlisted member (grade E-9) is $7,816.20 regardless of years of service while serving as:

3. Basic pay is limited to the rate of basic pay for Level V of the Executive Schedule, which is $12,266.70.

4. Must have 4 months of active duty or more.

Table 1-10. Monthly Rates of Basic Pay – Enlisted Members - Effective January 1, 2014

<table>
<thead>
<tr>
<th>Pay Grade (note 1)</th>
<th>2 or less</th>
<th>Over 2</th>
<th>Over 3</th>
<th>Over 4</th>
<th>Over 5</th>
<th>Over 6</th>
<th>Over 8</th>
<th>Over 10</th>
<th>Over 12</th>
<th>Over 14</th>
<th>Over 16</th>
<th>Over 18</th>
</tr>
</thead>
<tbody>
<tr>
<td>E-9</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>4,836.90</td>
<td>4,946.40</td>
<td>5,084.70</td>
<td>5,246.70</td>
<td>5,411.10</td>
<td></td>
<td></td>
<td></td>
</tr>
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<td>1,716.90</td>
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MONTHLY RATES OF BASIC PAY – continued

<table>
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<th>Pay Grade (note 1)</th>
<th>Over 20</th>
<th>Over 22</th>
<th>Over 24</th>
<th>Over 26</th>
<th>Over 28</th>
<th>Over 30</th>
<th>Over 32</th>
<th>Over 34</th>
<th>Over 36</th>
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<th>Over 40</th>
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<td>E-5</td>
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<tr>
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<td>2,427.30</td>
<td>2,427.30</td>
<td>2,427.30</td>
<td>2,427.30</td>
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<tr>
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<td>1,716.90</td>
<td>1,716.90</td>
</tr>
<tr>
<td>E-1 (note 4)</td>
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<tr>
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</tr>
</tbody>
</table>

NOTES:
1. For rank titles, see Comparable Grades.
2. Basic pay for senior enlisted member (grade E-9) is $7,816.20 regardless of years of service while serving as:
   a. Sergeant Major of the Army or Marine Corps.
   b. Master Chief Petty Officer of the Navy or Coast Guard.
   c. Chief Master Sergeant of the Air Force.
   d. Senior Enlisted Advisor of the Chairman, Joint Chiefs of Staff
   If a member is placed on terminal leave pending retirement immediately following the completion of service as the senior enlisted member of a Military Department, then the member is entitled to the higher senior enlisted pay rate $7,816.20 up to a maximum of 60 days. If a member is hospitalized, and during or immediately before such hospitalization, completed service as the senior enlisted member of that Military Department’s Armed Force, then the member will continue to be entitled, for not more than 180 days while so hospitalized, to the rate of basic pay authorized for a senior enlisted member.
3. Basic pay is limited to the rate of basic pay for Level V of the Executive Schedule, which is $12,266.70.
4. Must have 4 months of active duty or more.
5. Must have under 4 months of active duty.

1-46
### Table 1-11. Authorized Absence - Effect on Pay and Allowances

<table>
<thead>
<tr>
<th>Rule</th>
<th>When member is absent from duty</th>
<th>and</th>
<th>then the member is</th>
<th>and the period of absence is</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>on authorized leave</td>
<td></td>
<td>entitled to otherwise proper credit of full pay and allowances during the period of absence</td>
<td>charged as leave.</td>
</tr>
<tr>
<td></td>
<td>such leave is:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. ordinary accrued leave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. emergency leave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. reenlistment leave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. delay en route</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>in advance of that accrued</td>
<td></td>
<td>charged against leave as it accrues (note 1).</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>such leave is:</td>
<td></td>
<td>not chargeable against leave.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. graduation leave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. sick or convalescent leave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. pass or liberty</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. proceed time</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>at home on PCS orders awaiting final action on physical evaluation board proceedings</td>
<td></td>
<td>entitled to pay and allowances as follows:</td>
<td>chargeable to leave to the extent possible (note 4).</td>
</tr>
<tr>
<td></td>
<td>such leave is:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. basic pay</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. special pay (if a health professional officer)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. BAS officers and enlisted (note 2)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. BAH (note 3)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>e. clothing maintenance allowance</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>on excess leave</td>
<td></td>
<td>not entitled to pay and allowances (note 5)</td>
<td>not chargeable to accrued leave (note 6).</td>
</tr>
<tr>
<td>6</td>
<td>on authorized educational leave of absence not to exceed 2 years, or 3 years if pursuing a program of education in the health care profession</td>
<td></td>
<td>entitled to basic pay (member is not entitled to BAH, BAS, or any other pay and allowance to which member might otherwise be entitled for period of leave of absence)</td>
<td>not chargeable to accrued leave.</td>
</tr>
<tr>
<td>7</td>
<td>on authorized rest and recuperative absence for not more than 30 days for extending duty under sections 1401 to 1403</td>
<td></td>
<td>entitled to otherwise proper credit of full pay and allowances during the period of absence (note 7)</td>
<td>not chargeable to accrued leave.</td>
</tr>
</tbody>
</table>

**NOTES:**

1. See subparagraph 010401.D. for collection requirements when advance leave is changed to excess leave.
2. Enlisted members are entitled to BAS at the rate shown in subparagraph 250103.B except for days of leave specifically authorized by the PCS orders. Pay BAS at the rate shown in subparagraph 250103.C.1 for the PCS order-authorized leave period.
3. Members without dependents are entitled to BAH as prescribed in Table 1-5, rules 20 and 21.
NOTES (continued):
4. A negative leave balance which existed prior to the member being ordered home continues until separation or retirement and will be collected as excess leave.
5. A member separating effective Mar 1 whose separation leave period through February 28 (or through February 29 during leap year) results in excess leave is not entitled to pay and allowances for February 29 and 30 (or for February 30 during leap year). These days are not considered days of excess leave; however, the member is considered to be in a nonpay status through February 30. See subparagraph 010302.B.
6. Under DoDI 1327.06, “Leave and Liberty Policy and Procedures”, a member does not accrue leave during periods of excess leave (here referred to as “nonaccrual”). Computation of the number of days involved in an excess leave balance which accounts for this nonaccrual may result in a total which includes a fraction. Effective with leave taken on or after Feb 1, 1987, the total is not rounded to eliminate the fraction when pay and allowances are collected for excess leave. The fractional one-half day is considered to occur on the first day of the excess leave involved. Collect pay and allowances for the number of days, to include fractional days, according to subparagraph 010401.D. or 010401.E.
7. Member is not entitled to special pay under Chapter 14, section 1402.
Table 1-12. Unauthorized Absence and Other Lost Time - Effect on Pay and Allowances

<table>
<thead>
<tr>
<th>RULE</th>
<th>A When member is absent from duty</th>
<th>B and</th>
<th>C then the member</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>without authority (AWOL) or over leave, delays en route, pass or liberty</td>
<td>the absence is excused as unavoidable</td>
<td>is entitled to otherwise proper credits of pay and allowances (note 1).</td>
</tr>
<tr>
<td>2</td>
<td>for more than 24 consecutive hours as a result of a disease</td>
<td>the absence is not excused as unavoidable</td>
<td>is entitled to allowances but not to basic pay, special, or incentive pay (note 2).</td>
</tr>
<tr>
<td>3</td>
<td>in confinement by civil authorities</td>
<td>is being detained as a witness before a civil court</td>
<td>is entitled to otherwise proper credits of pay and allowances.</td>
</tr>
<tr>
<td>4</td>
<td>in confinement by military authorities for a foreign civil offense</td>
<td>is not considered “constructively absent” from duty (note 5)</td>
<td>is entitled to otherwise proper credits of pay and allowances.</td>
</tr>
<tr>
<td>5</td>
<td>in military confinement (other than for civil authorities)</td>
<td>is serving a court-martial sentence which includes a forfeiture of pay and allowances</td>
<td>is entitled to pay and allowances accruing before the date the sentence was approved by the convening authority and to any unforfeited pay and allowances accruing after that date.</td>
</tr>
<tr>
<td>6</td>
<td>as a deserter</td>
<td>is found guilty of deserting by court-martial or is administratively discharged for desertion or dies prior to return to military control or while awaiting trial by court-martial for the charge of desertion</td>
<td>forfeits all pay and allowances including that due on the first day of desertion (note 7).</td>
</tr>
<tr>
<td>7</td>
<td>without authority for 3 months while serving as an Army or Air Force officer</td>
<td>is dropped from the rolls by the President</td>
<td>forfeits all pay and allowances due or to become due (note 7).</td>
</tr>
</tbody>
</table>

NOTES:
1. Enlisted members are entitled to BAS at the rate prescribed when permission to ration separately is granted unless they were subsisted at government expense.
2. See JFTR, Volume 1, Chapter 10, for entitlement to basic allowance for housing in a non-pay status. See Chapter 10 for entitlement to hostile fire/imminent danger pay which is payable in full for each month in which qualification is made.
3. A member is not entitled to pay or allowances for period of hospitalization after expiration of enlistment.
Table 1-12. Unauthorized Absence and Other Lost Time – Effect on Pay and Allowances (Continued)

NOTES (continued):
4. A member is not entitled to pay and allowances if granted a pass or liberty to serve civil confinement.
5. In any case where the commander of the military installation retains the discretionary authority to decide to incarcerate a member (or to merely restrict to the duty station and assign to perform useful and productive duties on a full-time basis), such member will not be considered as being “constructively absent” for the purposes of entitlement to pay and allowances.
6. Under existing DoD policy and Status of Forces Agreements, the United States Commander always retains discretionary authority to incarcerate or restrict a Military Service member to the installation when such a member is pending civil charges, even in cases where incarceration or restriction is requested by foreign authorities. Such member is not considered as being “constructively absent” for the purpose of entitlement to pay and allowances.
7. Pay and allowances due on date of desertion and on date an officer was dropped from the rolls will be used to satisfy debts due the United States and its instrumentalities.
Table 1-13. Rules for Determining Whether Absence Is Unavoidable

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>in confinement by civil authorities or by military authorities for civil authorities</td>
<td>is tried and acquitted</td>
<td>and</td>
<td>then absence may be excused as unavoidable.</td>
</tr>
<tr>
<td>2</td>
<td>charges are dismissed or member is released (or dies) without trial</td>
<td>it is clear that arrest and detention were not due to member's misconduct</td>
<td>and</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>is released without trial upon agreement to make restitution or reparation for the alleged offense</td>
<td>the commander determines that absence was not due to member's misconduct</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>is admitted to bail and trial is postponed indefinitely</td>
<td>it is apparent that the case will not be prosecuted</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>was released because the case was discontinued by the prosecutor or plaintiff or because the jury failed to agree</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>is tried and convicted</td>
<td>the appeal does not result in acquittal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>is released under bond (not in a full-duty status) pending appeal of the case to a higher court</td>
<td></td>
<td>not be excused as unavoidable.</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>is discharged because of imprisonment or conviction by a civil court</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>confinement is due to failure to obey a decree of a civil court</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>in confinement by civil authorities</td>
<td>is tried and found not guilty by reason of insanity</td>
<td>is transferred to a state mental institution</td>
<td>be excused as unavoidable.</td>
</tr>
<tr>
<td>11</td>
<td>the absence could not have been avoided by the member or by military authorities</td>
<td>the absence was not due to member’s misconduct</td>
<td>be excused as unavoidable.</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>the absence could not have been avoided by the member or by military authorities</td>
<td>the absence was not due to member’s misconduct</td>
<td>be excused as unavoidable.</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>the absence could have been prevented by member or by military authorities</td>
<td></td>
<td>not be excused as unavoidable.</td>
<td></td>
</tr>
</tbody>
</table>
Table 1-14. Computing Periods of Unauthorized Absence

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>When a member leaves the post of duty, place of service, or organization without authority</td>
<td>Army, Air Force, Navy or Marine Corps</td>
<td>and the hour of expiration of leave, pass, or liberty, or authorized travel</td>
<td>remains absent more than 24 consecutive hours</td>
<td>the day of departure will be counted as the first day of unauthorized absence.</td>
</tr>
<tr>
<td>2</td>
<td>fails to report to the organization or post of duty on the last day of authorized leave, pass, or liberty, or authorized travel time</td>
<td>Navy, or Marine Corps</td>
<td>is before 2400 hours as specified in leave orders</td>
<td>does not report on or before the specified hour of the following day</td>
<td>the last day of leave, pass, or liberty, or authorized travel time is the first day of unauthorized absence.</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td>is 2400 hours as specified in leave orders</td>
<td></td>
<td>the day following the last day of leave, pass, or liberty, or authorized travel time is the first day of unauthorized absence.</td>
</tr>
<tr>
<td>4</td>
<td>fails to report to the organization or post of duty on the last day of authorized leave, pass, or liberty</td>
<td>Army or Air Force</td>
<td>is not specified in leave orders</td>
<td>does not report before normal duty hours of the following day (note)</td>
<td>the day following the last day of leave, pass, or liberty is the first day of unauthorized absence.</td>
</tr>
<tr>
<td>5</td>
<td>fails to report to the organization or post of duty by 2400 hours on the last day of authorized travel time</td>
<td>Army, Air Force, Navy, or Marine Corps</td>
<td>is not specified in orders</td>
<td></td>
<td>the day following the last day of authorized travel time is the first day of unauthorized absence.</td>
</tr>
<tr>
<td>6</td>
<td>is AWOL</td>
<td></td>
<td></td>
<td>returns to the place of duty, or organization, or otherwise to the jurisdiction of the Armed Forces</td>
<td>the day before the member’s return is the last day of unauthorized absence.</td>
</tr>
</tbody>
</table>

**NOTE:**
The unauthorized absence begins at the normal duty hour. No unauthorized absence exists unless the member remains absent for more than 24 hours after the beginning of the normal duty hour.
Table 1-15. Void, Voidable, or Rejected Enlistments or Inductions – Pay and Allowances

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>is under investigation for a fraudulent enlistment or induction</td>
<td>the government neither voids the enlistment or induction nor waives the fraud (or defect)</td>
<td>will continue to be paid until a determination of fraud is made.</td>
</tr>
<tr>
<td>2</td>
<td>is determined to be serving under a fraudulent enlistment or induction; or enlists in the Army or Air Force before 17 (male) or 18 (female), and the government discovers the defect after the member reaches minimum age; or enlists in the Army or Air Force while 17 (male), 18, 19, or 20 (female), without parent’s or guardian’s consent</td>
<td>the government waives the fraud (or defect)</td>
<td>are suspended (including unpaid pay and allowances) from the date the disbursing officer is notified of the determination of fraud until the government either voids the enlistment or induction, or allows it to stand.</td>
</tr>
<tr>
<td>3</td>
<td>the government voids the enlistment or induction</td>
<td></td>
<td>will not be paid (note 1).</td>
</tr>
<tr>
<td>4</td>
<td>the government waives the fraud (or defect)</td>
<td></td>
<td>continue and the service is as valid as that of any other member.</td>
</tr>
<tr>
<td>5</td>
<td>enlists in the Army or Air Force before 17 (male) or 18 (female), and the government discovers the defect before the member reaches minimum age</td>
<td></td>
<td>do not accrue between date of notification to disbursing officer and date of discharge (note 1).</td>
</tr>
<tr>
<td>6</td>
<td>enlists in the Army or Air Force while 17 (male) or while 18, 19, 20 (female), without parent’s or guardian’s consent</td>
<td>is discharged upon application of parent or guardian</td>
<td>accrue from the date of discharge or release.</td>
</tr>
<tr>
<td>7</td>
<td>enlists in the Navy or Marine Corps while under the minimum statutory age (17) (male), or while under the minimum statutory age (18) or administrative age (21) (female)</td>
<td></td>
<td>accrue from the time of entry on active duty until release from military control.</td>
</tr>
<tr>
<td>8</td>
<td>was judicially declared to have been mentally incompetent before entry on active duty</td>
<td>is released from military control for such reason</td>
<td>do not accrue for any part of the period involved (note 2).</td>
</tr>
<tr>
<td>9</td>
<td>was not judicially declared to be mentally incompetent before entry on active duty but is later found to have been mentally incompetent at the time of entry on active duty</td>
<td></td>
<td>accrue from the time of entry on active duty through the date of release from military control.</td>
</tr>
<tr>
<td>10</td>
<td>enlisted or inducted into the Military Service is discovered by Military Service medical authorities to have been medically unfit for induction at the time of entrance into the Military Service</td>
<td></td>
<td>accrue from the time of entry on active duty through the date of release from military control.</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Individual retains amounts received before disbursing officer is notified, if otherwise proper.
2. Individual retains amounts received while performing active duty before release from military control.
0102 – CREDITABLE SERVICE

010201 – Service Which is Creditable

37 U.S.C. 205
27 Comp Gen 530
24 Comp Gen 829
25 Comp Gen 680
10 U.S.C. 1038
62 Stat 1082
10 U.S.C. 507
37 Comp Gen 838
Public Law 86-197, August 25, 1959
Public Law 77-230, section 3, August 21, 1941
Public Law 77-658, July 8, 1942
1 Comp Gen 668
45 Comp Gen 149
MS Comp Gen B-195448, April 3, 1980
42 Comp Gen 296
10 U.S.C. 2106(c)
10 U.S.C. 2107(g)
45 Comp Gen 103
Public Law 93-545, December 26, 1974
37 U.S.C. 203(d)
38 Comp Gen 68
37 U.S.C. 201(e)

010201.D.4 10 U.S.C. 516, 971
010201.D.10 Public Law 104-201, section 507, September 23, 1996
10 U.S.C. 2106 (c)
10 U.S.C. 12103(b), (d)
37 U.S.C. 205(e)
010201.D.12 Public Law 98-525, October 19, 1984
Public Law 101-189, section 501, November 29, 1989
010202 – Service Not Creditable

36 Comp Gen 146
37 Comp Gen 237
Public Law 96-513, section 402, 625,
   December 12, 1980
MS Comp Gen B-221944.2-
O.M., March 24, 1989
1 Comp Gen 511
1 Comp Gen 668
3 Comp Gen 61
22 Comp Gen 987
25 Comp Gen 718
37 U.S.C. 205(b)(d)(e)
45 Comp Gen 103
22 Comp Gen 907
23 Comp Gen 755
10 U.S.C. 2126
10 U.S.C. 2114(b)
38 Comp Gen 553
38 Comp Gen 352

010202.A.6
37 U.S.C. 205(d)
45 Comp Gen 103

010202.A.8
10 U.S.C. 2114(b)

010202.A10
10 U.S.C. 513
10 U.S.C. 12103(b),(d)
37 U.S.C. 205(e)
Public Law 98-525, section 607, October 19, 1984

010202.A.11
Public Law 104-201, section 507,
   September 23, 1996

010202.B.
10 U.S.C. 972(b), as amended by Public Law
   104-106, section 561, February 10, 1996,
   110 Stat. 321; 322
37 U.S.C. 205(a)
38 Comp Gen 352
38 Comp Gen 553

010203 – Active Enlisted and/or Warrant Officer Service for Members in Basic
   Pay Grades O-1E, O-2E, or O-3E

37 U.S.C. 203(d)
38 Comp Gen 68

010203.A.1
10 U.S.C. 2114(b)

010203.A.2
37 U.S.C. 203(d)

010203.A.3
Public Law 96-343, September 8, 1980
010203.B.   32 U.S.C. 709

010204 – Computations of Creditable Service

5 U.S.C. 5505
38 Comp Gen 824
37 Comp Gen 455
MPAC Action 1001, February 23, 1966

010204.A.   5 U.S.C. 5505
38 Comp Gen 824
37 Comp Gen 455
MPAC Action 1001, February 23, 1966

010204.A.1  10 U.S.C. 513
10 U.S.C. 12103(b), (d)
37 U.S.C. 205(e)

010204.B.   5 U.S.C. 5505
38 Comp Gen 824
37 Comp Gen 455
MPAC Action 1001, February 23, 1966

0103 – COMPUTATION OF PAY

010301 – Basic Pay Entitlement

010301.B.1   5 U.S.C. 5536
5 U.S.C. 5534a
3 Comp Gen 40
17 Comp Gen 1049
18 Comp Gen 213
46 Comp Gen 400
52 Comp Gen 471
MS Comp Gen B-214919, March 22, 1985

010301.B.1.b  22 U.S.C. 2385(d)
010301.B.2   10 U.S.C. 973
5 U.S.C. 5534a
010301.C.1   21 Comp Gen 819
010301.C.2   10 U.S.C. 3394, 5792, 8394, 8312, 8451
010301.D.   10 U.S.C. 12316
010301.E.   10 U.S.C. 1523
37 U.S.C. 552(a)
010302 – Computing Monthly Pay

010302.A.1  5 U.S.C. 5505
            13 Comp Dec 75  
            4 Comp Gen 757  
            20 Comp Dec 165  
            45 Comp Gen 395  
            54 Comp Gen 952  
            5 Comp Gen 935  
            10 Comp Gen 11  

010302.A.2  37 U.S.C. 1004
            46 Comp Gen 100  
            54 Comp Gen 952  
            62 Comp Gen 266  

010302.B.   5 U.S.C. 5505
            37 U.S.C. 503  

010302.B.1  5 U.S.C. 5505  

010302.C.   5 U.S.C. 5505  

010303 – Saved Pay

010303.A.1  37 U.S.C. 907  

010303.A.2  MS Comp Gen B-232042, July 7, 1989  

010303.A.3  Public Law 110-181, section 524, Jan 28, 2008  

010303.A.4  45 Comp Gen 763  

010303.A.4.b  46 Comp Gen 804  

010303.A.4.c  10 U.S.C. 5596  

010303.A.4.g  Public Law 106-173, section 686(a), January 6, 2006  


010303.A.4.i  46 Comp Gen 57  


010303.A.5  61 Comp Gen 296  

010304 – Increased Basic Pay During Period of Service Essential to Public Interests

010304.A.   10 U.S.C. 5540  

010305 – Allowable Travel Time for Reserve Members Called To or Released From Active Duty

010305.A.   EO 12683, July 21, 1989  

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0104 – ABSENCE FROM DUTY, EFFECT ON PAY AND ALLOWANCES

010401 – Authorized Leave
010401.A. 10 U.S.C. 701(a)
010401.C.2.i MS Comp Gen B-181710, April 2, 1975
010401.D.1 37 U.S.C. 502(a)
010401.D.2 10 U.S.C. 701
010401.D.3 Public Law 99-661, section 506, November 14, 1986
010401.E. 50 U.S.C. App 2205
010401.F. Public Law 93-64, July 9, 1973
010401.F.2 MS Comp Gen B-213883, May 30, 1984
010401.F.2.a 55 Comp Gen 507

010402 – Unauthorized Absence and Other Lost Time
010402.B.1 50 U.S.C. App 2205
010402.B.3 9 Comp Dec 517, 518
010402.B.5 10 U.S.C. 2772
010402.D.1 MS Comp Gen B-169366, April 8, 1970
010402.D.2 52 Comp Gen 317
010402.D.3 MS Comp Gen B-194949, November 7, 1979
010402.E.1 14 Comp Gen 710
010402.E.2.a Op JAGA, September 27, 1934
010402.F.1.a MS Comp Gen B-169366, April 8, 1970
010402.G.1 54 Comp Gen 862
010402.G.2 9 Comp Gen 323
010402.G.3 MS Comp Gen B-23804, February 21, 1942
010402.G.4 MS Comp Gen B-113109, January 30, 1953
010402.G.5 9 Bul JAG 50
010402.G.6 54 Comp Gen 862

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010501 – Voidability of Contract

12 Comp Dec 445
3 Comp Gen 61
9 Comp Gen 26
54 Comp Gen 291

010504 – Disbursing Officer Entitled to Credit

11 Comp Dec 710
47 Comp Gen 671

010505 – Failure to Discover Physical Condition of Enlistee or Inductee

48 Comp Gen 377

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<td>6, 8, 9</td>
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<td>38 Comp Gen 553</td>
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<td>9</td>
<td>MS Comp Gen B-181762, July 18, 1975</td>
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<td>10</td>
<td>37 U.S.C. 204(c)</td>
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* * Public Law 113-66, sec 602, December 26, 2013

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43 Comp Gen 293
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<td>5 &amp; 6</td>
<td>10 U.S.C. 3380, 8380</td>
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<td>11</td>
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<td>10 U.S.C. 1552(a)(2) as amended by Public Law 102-484, section 1052(19)</td>
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<td>36 Comp Gen 137</td>
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<td>MS Comp Gen B-143510, September 29, 1960</td>
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<td>MS Comp Gen B-107486, November 15, 1966</td>
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<td>7 Comp Gen 228</td>
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<td>27 Comp Dec 13</td>
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<td>EO 10153, August 17, 1950, amended by EO 10649, December 28, 1955</td>
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<td>EO 12683, July 12, 1989</td>
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<td>MS Comp Gen B-146551, December 13, 1961</td>
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<td>4 &amp; 1</td>
<td>Comp Gen 56</td>
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<td>Executive Order 13655, December 23, 2013</td>
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Table 1-7

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<td>37 U.S.C. 203(c)</td>
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Table 1-8

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<td>37 U.S.C. 203(d)</td>
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* Note 3 Executive Order 13655, December 23, 2013

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Rule 4 32 Comp Gen 348
Rule 6 10 U.S.C. 708
* Rule 7 DoDI 1327.06, June 16, 2009
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Note 1 37 U.S.C. 402
Note 2 10 U.S.C. 703
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Rule 1 31 Comp Gen 562
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11 Comp Dec 710
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<td>10 U.S.C. 505</td>
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<td>47 Comp Gen 671</td>
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<td>48 Comp Gen 377</td>
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</table>
VOLUME 7A, CHAPTER 2: “REPAYMENT OF UNEARNED PORTION OF BONUSES AND OTHER BENEFITS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated July 2013 is archived.

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<tbody>
<tr>
<td>0201</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
</tr>
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<td>020303.E</td>
<td>Inserted provision for early discharge.</td>
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CHAPTER 2

REPAYMENT OF UNEARNED PORTION OF BONUSES AND OTHER BENEFITS

*0201  GENERAL

A member of the uniformed services who enters into a written agreement with specified service conditions for receipt of a bonus, special or incentive pay, educational benefits, stipend, or similar payment (hereinafter referred to as “pay or benefit”), is entitled to the full amount of the pay or benefit if the member fulfills the required conditions. If the member fails to fulfill the service conditions specified in the written agreement for the pay or benefit, then the pay or benefit may be terminated, and the member may be required to repay an amount equal to the unearned portion of the pay or benefit. Such repayment will be pursued unless the member’s failure to fulfill specified service conditions is due to circumstances determined reasonably beyond the member’s control. Conditions under which repayment will not be sought are set forth in section 0203.

0202  POLICY

020201. Payment Disposition

The Secretary of the Military Department concerned may establish, by regulation, procedures for determining the amount of the repayment required. Service regulations shall apply the rules in Table 2-1 for disposition of unearned portions of bonuses, special pay, educational benefits, or stipends.

020202. Definition

The term “service,” as used in this chapter, refers to an obligation willingly undertaken by a member of the uniformed services in exchange for a pay or benefit offered by the Secretary of Defense or the Secretary of the Military Department concerned to do one or more of the following:

A. Remain on active duty;
B. Remain in an active status in a Reserve Component;
C. Perform duty in a specified skill, with or without a specified qualification or credential;
D. Perform duty at a specified location; or
E. Perform duty for a specified period of time.
020203. Bankruptcy

An obligation to repay a pay or benefit to the United States is, for all purposes, a debt owed to the United States. A discharge in bankruptcy does not discharge a person from such debt if the discharge order is entered less than 5 years after:

A. The date of the termination of the agreement or contract on which the debt is based; or

B. The date of the termination of service on which the debt is based, in the absence of such agreement or contract.

0203 REPAYMENT AND NON-REPAYMENT CONDITIONS

020301. Conditions Under Which Repayment Will Be Sought

A. When the conditions of a written agreement are not fulfilled and repayment is determined appropriate, the member will be required to repay the United States the unearned portion of pay or benefit. In cases other than death of a member, the Secretary of the Military Department concerned will advise the Defense Finance and Accounting Service (DFAS) of the disposition of any unearned portion of a pay or benefit.

B. Repayment will be sought, and any unpaid balances may not be paid to members who incur a disability because of their misconduct.

020302. Delegation of Authority

The Secretary of the Military Department concerned may, through regulation, delegate the authority to make repayment determinations consistent with the criteria set forth in section 0203, but not below the O-6 or equivalent level. If delegated, then the Military Departments will specify the level and the scope of the authorized delegation in implementing regulations.

*020303. Conditions Under Which Repayment Will Not Be Sought

As a general rule, repayment action will not be pursued in situations in which the member’s inability to fulfill specified service conditions related to a pay or benefit is due to circumstances determined reasonably beyond the member’s control. Payment of any unpaid portion of pay or benefit will be subject to the rules in Table 2-1, which in appropriate circumstances provide discretion to the Secretary of the Military Department concerned to pay unearned portions based on case-by-case determinations.

A. Repayment will not be sought, and any remaining unpaid portion of a pay or benefit due to a member under a written agreement that existed at the time of the member’s death, which was not the result of the member’s misconduct, is payable as a lump sum in the settlement of the decedent’s final military pay entitlements.
B. Repayment will not be sought, and any remaining unpaid portion of a pay or benefit due to a member under a written agreement will be paid at the time of separation or retirement for a disability that was incurred in the line of duty in a combat zone designated by the President of the United States or the Secretary of Defense, or in combat-related operation designated by the Secretary of Defense, and/or for a combat-related disability. In such case, any remaining unpaid portion of a pay or benefit due to a member shall be paid to the member upon separation from service.

C. Subject to the enlistment authorities, and the relevant regulations of the Secretary of the Military Department concerned, a member who was paid a bonus or special pay for a period of enlistment in a Military Department, who is discharged for immediate reenlistment or appointment in a Military Department for which no bonus or special pay is paid, may be considered to have completed the full term of service specified in the former enlistment contract, provided the term of the latter reenlistment or appointment includes the remaining period of service from the former enlistment. The member’s enlistment bonus or special pay entitlements will be addressed prior to discharge from a Military Department.

D. Repayment will not be sought, and the Secretary of the Military Department concerned will not pay any remaining unpaid portion of a pay or benefit under the following circumstances, unless otherwise authorized by the Secretary of the Military Department concerned under subparagraph 020304.B:

1. The member’s employment in another military specialty or assignment rotation is directed;

2. The member’s military specialty or assignment is phased out or eliminated;

3. The member’s military specialty or assignment is otherwise affected by force structure or other mission-essential requirements; or

4. The member is separated from service under a hardship separation or sole survivor discharge.

E. Enlisted members who are discharged within 12 months before the expiration of an enlistment, reenlistment, or extension of enlistment pursuant to 10 United States Code (U.S.C.) 1171 are considered to have completed the terms of the enlistment, reenlistment, or extension of enlistment for which the bonus was paid. Thus, recoupment is not required for the unearned portion of a bonus arising from the early discharge of an enlisted member under 10 U.S.C. 1171. The Military Departments are responsible for determining whether a member’s early discharge is made pursuant to 10 U.S.C. 1171 and advising DFAS of the determination.
020304. Conditions Under Review by the Secretary of the Military Department

A. In instances involving a member’s separation for medical reasons, which were not the result of the member’s misconduct, the Secretary of the Military Department concerned has the discretion to determine whether to require repayment of the unearned portion of pay or benefit, or to pay an unpaid balance of a pay or benefit.

B. Under circumstances not specifically mentioned in this chapter, the Secretary of the Military Department concerned has the discretion to, at some point in the process, render a case-by-case determination that the member’s repayment of, or the Military Department’s full payment of an unpaid portion of, a pay or benefit is appropriate based on the following:

1. Contrary to a personnel policy or management objective,

2. Against equity and good conscience, or

3. Contrary to the best interest of the United States.
Table 2-1. Disposition of Unearned Portions of Bonuses, Special Pay, Educational Benefits, or Stipends

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
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<tbody>
<tr>
<td>RULE</td>
<td>If a member under a written agreement for a pay or benefit and then repayment of the unearned portion of the pay or benefit and any unpaid portion of the bonus, special pay or student loan repayment under Title 10 or Title 37 United States Codes (U.S.C.)</td>
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<tr>
<td>1</td>
<td>Dies, through no misconduct of the member</td>
<td>will not be sought</td>
<td></td>
<td>will be paid in the member’s final pay</td>
</tr>
<tr>
<td>2</td>
<td>Incurs an injury or illness, through no misconduct of the member, that precludes the member from fulfilling the service conditions specified in the written agreement, the member is separated or retired for disability under 10 U.S.C. chapter 61. will not be sought if such separation or retirement is for a disability incurred in the line of duty in a combat zone designated by the President or the Secretary of Defense or in a combat-related operation designated by the Secretary of Defense, and/or involves a combat-related disability as defined in 10 U.S.C. 1413a(e)</td>
<td></td>
<td>will be paid to the member upon separation</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>the member is separated, other than as described in Rule 2, for medical reasons as a result of an injury or illness will not be sought, unless the Secretary of the Military Department concerned determines that repayment of the unearned portion is appropriate due to a personnel policy or management objective, equity or good conscience, or it is in the best interest of the United States</td>
<td></td>
<td></td>
<td>will not be paid, unless the Secretary of the Military Department concerned makes a determination consistent with Rule 9, Column E.</td>
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<tr>
<td>4</td>
<td>the member continues in service in another capacity will not be sought if the Secretary of the Military Department concerned determines that to recoup the unearned portion would be contrary to a personnel policy or management objective, against equity or good conscience, or contrary to the best interest of the United States</td>
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<td>will not be paid, unless the Secretary of the Military Department concerned makes a determination consistent with Rule 9, Column E.</td>
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</table>
Table 2-1. Disposition of Unearned Portions of Bonuses, Special Pay, Educational Benefits, or Stipends (continued)

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>RULE</td>
<td>If a member under a written agreement for a pay or benefit and then repayment of the unearned portion of the pay or benefit and any unpaid portion of the bonus, special pay or student loan repayment under Title 10 or Title 37 United States Codes (U.S.C.)</td>
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<tr>
<td>5</td>
<td>Is an enlisted member paid a bonus or special pay and is discharged for immediate reenlistment or appointment in a Military Department for which no bonus or special pay is paid the term of the latter reenlistment or appointment includes the remaining period of service from the former enlistment will not be sought if the Secretary of the Military Department concerned determines that to recoup the unearned portion would be contrary to a personnel policy or management objective, against equity or good conscience, or contrary to the best interest of the United States will not be paid unless the Secretary of the Military Department concerned makes a determination consistent with Rule 9, Column E. (In this case, the member may be considered to have completed the full term of service on the former enlistment contract.)</td>
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<tr>
<td>6</td>
<td>Is directed by the Service concerned to transfer into another military specialty or assignment rotation the term of the latter reenlistment or appointment includes the remaining period of service from the former enlistment will not be sought will not be paid, unless the Secretary of the Military Department concerned makes a determination consistent with Rule 9, Column E.</td>
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<td>7</td>
<td>Is in a military occupational specialty or assignment that is phased out or eliminated, or otherwise affected by a force structure or other mission essential requirement the term of the latter reenlistment or appointment includes the remaining period of service from the former enlistment will not be sought will not be paid, unless the Secretary of the Military Department concerned makes a determination consistent with Rule 9, Column E.</td>
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<tr>
<td>8</td>
<td>Is separated from service under a hardship separation, or a sole survivor discharge the term of the latter reenlistment or appointment includes the remaining period of service from the former enlistment will not be sought will not be paid, unless the Secretary of the Military Department concerned makes a determination consistent with Rule 9, Column E.</td>
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</table>
Table 2-1. Disposition of Unearned Portions of Bonuses, Special Pay, Educational Benefits, or Stipends (continued)

<table>
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<tbody>
<tr>
<td>R U L E</td>
<td>If a member under a written agreement for a pay or benefit and then repayment of the unearned portion of the pay or benefit and any unpaid portion of the bonus, special pay or student loan repayment under <em>Title 10</em> or <em>Title 37</em> United States Codes (U.S.C.)</td>
<td>Does not fulfill the service conditions for the pay or benefit under any other circumstances will be sought, unless the Secretary of the Military Department concerned, at some point in the process makes a case-by-case determination that to require repayment of an unearned portion of the pay or benefit would be contrary to a personnel policy or management objective, against equity or good conscience, or contrary to the best interest of the United States</td>
<td>will not be paid unless the Secretary of the Military Department concerned, at some point in the process, makes a case-by-case determination that to refrain from paying an unpaid portion of the pay, benefit, or student loan would be contrary to a personnel policy or management objective, against equity or good conscience, or it is in the best interest of the United States.</td>
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USD (P&R) Memo, May 21, 2008
USD (P&R) Memo, February 6, 2009

0202 – GUIDANCE

37 U.S.C. 303a (e), 373
USD (P&R) Memo, May 21, 2008
USD (P&R) Memo, February 6, 2009

* 020203

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0203 – REPAYMENT AND NON-REPAYMENT CONDITIONS

USD(P&R) Memo, May 21, 2008
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* 020301.B

10 U.S.C. 1207

* 020303.B

10 U.S.C. Chapter 61

10 U.S.C. 1413a(e)

* 020303.E

10 U.S.C. 1171

* 020304.A

10 U.S.C. Chapter 61

Table 2-1

USD(P&R) Memo, May 21, 2008
USD(P&R) Memo, February 6, 2009

* Rule 2

10 U.S.C. Chapter 61

10 U.S.C. 1413a (e)
VOLUME 7A, CHAPTER 3: “SPECIAL PAY – OFFICERS ONLY”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated April 2013 is archived.

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<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
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<tr>
<td>0301</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
</tr>
<tr>
<td>030201.D</td>
<td>Duration of Authority for Nuclear Power Accession Bonus extended to December 31, 2014.</td>
<td>Revision</td>
</tr>
<tr>
<td>030202.E</td>
<td>Duration of Authority for Nuclear Qualified Officer Extending Period of Active Service extended to December 31, 2014.</td>
<td>Revision</td>
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<tr>
<td>030203.B.2</td>
<td>Duration of Authority for Nuclear Career Annual Incentive Bonus extended to December 31, 2014.</td>
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<td>030706</td>
<td>Duration of Authority for Accession Bonus extended for Officer Candidates to December 31, 2014.</td>
<td>Revision</td>
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<tr>
<td>030806</td>
<td>Duration of Authority for Accession Bonus for New Officers in Critical Skills extended to December 31, 2014.</td>
<td>Revision</td>
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<tr>
<td>030907</td>
<td>Duration of Authority for Retention Incentive for Critical Military Skills extended to December 31, 2014.</td>
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<td>031007</td>
<td>Duration of Authority for Incentive Bonus: Transfer Between Armed Forces extended to December 31, 2014.</td>
<td>Revision</td>
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<td>Army Referral Bonus removed from chapter; authority expired December 31, 2011.</td>
<td>Deletion</td>
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<tr>
<td>0310</td>
<td>Updated statutes.</td>
<td>Revision</td>
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CHAPTER 3

SPECIAL PAY – OFFICERS ONLY

*0301  GENERAL

The Secretaries of the Military Departments may pay a bonus or special pay to persons or officers, as appropriate, to support accession and retention efforts for a designated military specialty, career field, unit, grade, or to meet some other condition or conditions of service imposed by the Secretary of the Military Department concerned.

0302  SPECIAL PAYS FOR NUCLEAR QUALIFIED OFFICERS

*030201. Nuclear Power Accession Bonus Program

A. Eligibility

1. Nuclear Officer Accession Bonus. An accession bonus is payable to officers or prospective officers who are selected for officer naval nuclear propulsion training and execute a written agreement to participate in a program of training for duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants.

2. Nuclear Career Accession Bonus. Officers who are on active duty and who successfully complete the nuclear propulsion training program leading to qualification for duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants are entitled to payment of an accession bonus upon successful completion of the nuclear propulsion training program.

B. Payment. The bonus rates and effective dates for this program are contained in OPNAVINST 7220.11D, dated July 3, 2012.

C. Repayment. An officer who receives an accession bonus and does not commence or complete satisfactorily the nuclear power training will be subject to the repayment provisions of Chapter 2.

D. Duration of Authority. Unless otherwise authorized by the Congress, the provisions of section 0302 will be effective only in the case of officers who, on or before December 31, 2014, have been accepted for training for duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants.

*030202. Nuclear Qualified Officer Extending Period of Active Service (Continuation Pay)

A. Entitlement. The Secretary of the Navy may pay Nuclear Officer Continuation Pay (COPAY) to nuclear-qualified officers who agree to remain on active duty for an additional 3, 4, 5, 6, or 7 years beyond their existing service obligation.
B. **Eligibility.** Officers who meet the criteria as defined in OPNAVINST 7220.11D, dated July 3, 2012, are eligible to receive COPAY upon acceptance of their written agreement to remain on active duty in connection with supervision, operation, and maintenance of naval nuclear propulsion plants with the Secretary of the Navy.

C. **Payment.** The amount payable may not exceed $30,000 for each year of the active service agreement. The rates and effective dates are contained in the governing regulation, OPNAVINST 7220.11D, dated July 3, 2012.

D. **Repayment.** An officer who does not complete the period of active duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants that the officer agreed to serve will be subject to the repayment provisions of Chapter 2.

* E. **Duration of Authority.** Unless otherwise authorized by the Congress, the provisions of section 0302 will be effective only in the case of officers who, on or before December 31, 2014, execute the required written agreement to remain in active service.

*030203. Nuclear Career Annual Incentive Bonus

A. **Entitlement.** The Secretary of the Navy may pay Nuclear Career Annual Incentive Bonus (AIB) to nuclear-trained and nuclear-qualified officers who are on active duty and who complete their initial service requirement, and to nuclear-trained and nuclear-qualified limited duty and warrant officers who serve in an assignment with duties in connection with direct supervision, operation, or maintenance of naval nuclear propulsion plants.

B. **Eligibility**

1. Only officers in pay grades W-2 through W-5 and O-1 through O-6 are eligible for AIB. Officers serving in a period of obligated service associated with paragraph 030202 are not eligible for AIB during that period of their obligated service.

* 2. In order to be eligible for an annual bonus for any nuclear service year, a technically qualified officer must have been on active duty on the last day of that nuclear service year. For the purpose of this section, a “nuclear service year” is any fiscal year beginning before December 31, 2014.

C. **Payment.** The annual amount payable to all eligible officers on active duty may not exceed $22,000. Rates and payment procedures are contained in the governing regulation, OPNAVINST 7220.11D, dated July 3, 2012.

NOTE: An officer of the United States Navy who is not on active duty on the last day of a nuclear service year may be paid a bonus on a pro rata basis if otherwise qualified, unless termination of active duty or loss of technical qualifications was voluntary or was the result of his own misconduct.
0303 SPECIAL PAY FOR OFFICERS SERVING IN POSITIONS OF UNUSUAL RESPONSIBILITY AND OF A CRITICAL NATURE

030301. Entitlement

The Secretary concerned may designate positions of unusual responsibility that are of a critical nature to an Armed Force under his or her jurisdiction and authorize special pay to officers performing the duties of such a position. Officers billeted in a designated position and entitled to the basic pay for active duty or compensation for inactive duty in grade 0-6 and below are entitled to this special pay. This special pay will be referred to as responsibility pay.

030302. Rates Payable

The monthly rates of responsibility pay are:

<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-6</td>
<td>$150</td>
</tr>
<tr>
<td>0-5</td>
<td>$100</td>
</tr>
<tr>
<td>0-4 and below</td>
<td>$50</td>
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</table>

030303. Authorized Payees

Subject to other entitlement conditions and restrictions, officers are entitled to responsibility pay while serving as a commanding officer or commander of a unit listed in directives issued under the authority of the Secretary concerned. Responsibility pay will continue to accrue while on temporary duty, leave, or similar temporary absences from duty where there is no permanent relief. Responsibility pay accrues from the date the assignment begins through the date the assignment ends.

030304. Restrictions

Responsibility pay is not authorized for:

A. Officers temporarily in command,

B. Officers assigned in designated “Officer in Charge” billets unless specifically designated in directives issued under the authority of the Secretary concerned, and

C. More than one officer per designated billet, except for the dates of assumption of and relief from command.

0304 SPECIAL PAY: WARFARE OFFICERS EXTENDING PERIOD OF ACTIVE DUTY

030401. Defined

The term “special warfare officer” means an officer of a uniformed service who is:
A. Qualified for a military occupational specialty or designator identified by the Secretary of the Military Department concerned, as a special warfare military occupational specialty or designator, and

B. Serving in a position for which that specialty or designator is authorized.

030402. Retention Bonus Authorized

In addition to any other pay and allowances, a special warfare officer who meets the eligibility requirements specified in paragraph 030403, and who executes a written agreement to remain on active duty in special warfare service for at least 1 year, may upon the acceptance of the agreement by the Secretary of the Military Department concerned, be paid a retention bonus as provided in section 0304.

030403. Eligibility

A special warfare officer may apply to enter into an agreement if the officer:

A. Is in pay grade O–3, or is in pay grade O–4 and is not on a list of officers recommended for promotion, at the time the officer applies to enter into the agreement;

B. Has completed at least 6, but not more than 14, years of active commissioned service; and

C. Has completed any service commitment incurred to be commissioned as an officer.

030404. Amount

The amount of a retention bonus paid under section 0304 may not be more than $15,000 for each year covered by the agreement.

030405. Payment Methods

Upon acceptance of an agreement by the Secretary of the Military Department concerned, the total amount payable pursuant to the agreement becomes fixed. The amount of the retention bonus may be paid as follows:

A. The Secretary of the Military Department concerned may make a lump-sum payment equal to half the total amount payable under the agreement. The balance of the bonus amount will be paid in equal annual installments on the anniversary of the acceptance of the agreement.

B. The Secretary of the Military Department concerned may make graduated annual payments. The first payment is payable at the time the agreement is accepted by the
Secretary and subsequent payments are payable on the anniversary of the acceptance of the agreement.

030406. Repayment

An officer who, having entered into a written agreement under section 0304 and having received all or part of a bonus under section 0304, does not complete the period of active duty in special warfare service as specified in the agreement will be subject to the repayment provisions of Chapter 2.

0305 SURFACE WARFARE OFFICER CONTINUATION PAY

030501. Eligibility

In this section, the term “eligible surface warfare officer” means an officer of the Regular Navy or Navy Reserve on active duty who:

A. Is qualified and billeted as a surface warfare officer;

B. Has been selected for assignment as a department head on a surface vessel; and

C. Has completed any service commitment incurred through the officer’s original commissioning program or is within 1 year of completing such commitment.

030502. Special Pay Authorized

In addition to any other pay and allowances, an eligible surface warfare officer who executes a written agreement, to remain on active duty, and completes one or more tours of duty for which the officer may be ordered as a department head on a surface vessel may upon the acceptance of the agreement by the Secretary of the Navy be paid an amount not to exceed $50,000.

030503. Payment Methods

Upon acceptance of the written agreement by the Secretary of the Navy, the total amount payable pursuant to the agreement becomes fixed. The Secretary will prepare an implementation plan specifying the amount of each installment payment under the agreement and the number of installment payments.

030504. Repayment

An officer who, having entered into a written agreement under section 0305 and having received all or part of a bonus under section 0305, does not complete the period of active duty as a department head on a surface vessel, as specified in the agreement, will be subject to the repayment provisions of Chapter 2.
JUDGE ADVOCATE CONTINUATION PAY

Eligibility

The term “eligible judge advocate” means an officer of the Armed Forces on full-time active duty who:

A. Is qualified and serving as a judge advocate as defined in Title 10, United States Code (U.S.C.) section 801; and

B. Has completed the active duty service obligation incurred through the officer’s original commissioning program; or

C. In the case of an officer detailed as a student at law school, the active duty service obligation incurred as part of that detail.

Special Pay Authorized

In addition to any other pay and allowances, an eligible judge advocate who executes a written agreement to remain on active duty for a period of obligated service specified in the agreement may, upon the acceptance of the agreement by the Secretary of the Military Department concerned, be paid continuation pay under section 0306. The total amount paid to an officer under one or more agreements under section 0306 may not exceed $60,000.

Payment Methods

Upon acceptance of an agreement by the Secretary of the Military Department concerned, the total amount payable pursuant to the agreement becomes fixed. The Secretary of the Military Department concerned will prepare an implementation plan specifying the amount of each installment payment under the agreement and the number of installment payments.

Repayment

An officer who has entered into a written agreement, and has received all or part of the amount payable under the agreement but who does not complete the total period of active duty specified in the agreement, will be subject to the repayment provisions of Chapter 2.

ACCESSION BONUS FOR OFFICER CANDIDATES

Authorization

Under regulations prescribed by the Secretary of the Military Department concerned, a person who executes a written agreement may be paid an accession bonus under section 0307 upon acceptance of the agreement by the Secretary of the Military Department concerned.
030702. Amount

The amount of an accession bonus may not exceed $8,000.

030703. Eligibility

A written agreement referred to in paragraph 030701 is a written agreement by a person to:

A. Complete officer candidate school;
B. Accept a commission or appointment as an officer of the Armed Forces; and
C. Serve on active duty as a commissioned officer for a period specified in the agreement.

030704. Payment Method

Upon acceptance of a written agreement by the Secretary of the Military Department concerned, the total amount of the accession bonus payable under the agreement becomes fixed. The agreement will specify whether the accession bonus will be paid in a lump-sum or installments.

030705. Repayment

A person who, having received all or part of the bonus under a written agreement and does not complete the total period of active duty as a commissioned officer as specified in such agreement, will be subject to the repayment provisions of Chapter 2.

030706. Duration of Authority

Unless authorized by the Congress, no agreement under section 0307 may be entered into after December 31, 2014.

0308 ACCESSION BONUS FOR NEW OFFICER IN CRITICAL SKILLS

030801. Authorization

A person who executes a written agreement to accept a commission or an appointment as an officer of the Armed Forces and serve on active duty in a designated critical officer skill for the period specified in the agreement may be paid an accession bonus in an amount determined by the Secretary of the Military Department concerned.
030802. Eligibility

The Secretary of the Military Department concerned will designate the critical officer skills. A skill may be designated as a critical officer skill for an Armed Force under section 0308 if:

A. In order to meet requirements of the Armed Force, it is critical for the Armed Force to have a sufficient number of officers who are qualified in that skill, and

B. In order to mitigate a current or projected significant shortage of personnel in the Armed Force who are qualified in that skill, it is critical to access into that Armed Force in sufficient numbers persons who are qualified in that skill or are to be trained in that skill.

030803. Amount

The amount of an accession bonus may not exceed $60,000.

030804. Payment Method

Upon acceptance of a written agreement by the Secretary of the Military Department concerned, the total amount of the accession bonus payable under the agreement becomes fixed. The agreement will specify whether the accession bonus will be paid by the Secretary of the Military Department concerned in a lump-sum or installments.

030805. Repayment

A person who having received all or part of the bonus under a written agreement and does not complete the total period of active duty as a commissioned officer as specified in such agreement, will be subject to the repayment provisions of Chapter 2.

*030806. Duration of Authority

Unless authorized by the Congress, no agreement under section 0308 may be entered into after December 31, 2014.

0309 RETENTION INCENTIVE FOR CRITICAL MILITARY SKILLS

030901. Authorization

In addition to any other pay and allowances, an officer serving on active duty in a Regular Component, or in an active status in a Reserve Component, who is qualified in a critical military skill designated; or accepts an assignment to a high-priority unit, may be paid a retention bonus as provided if the officer executes a written agreement to remain on active duty for at least 1 year.
030902. Eligibility

The Secretary of Defense, and the Secretary of Homeland Security with respect to the Coast Guard when it is not operating as a part of the Navy, may designate a critical military skill or designate a unit as a high-priority unit regarding which a retention bonus will be provided to a member of the Armed Forces who agrees to accept an assignment to the unit.

030903. Payment Methods

A bonus under section 0309 may be paid in a single lump-sum or in periodic installments.

030904. Amount

An officer may enter into an agreement more than once to receive a bonus under section 0309; however, an officer may not receive a total of more than $200,000 (or $100,000 in the case of a Reserve Component officer) in payments under section 0309. This limitation on the total bonus payments does not apply with respect to an officer who is assigned duties as a health care professional.

030905. Repayment

An officer who having received all or part of the bonus under a written agreement and fails to remain qualified in the critical military skill or to satisfy the other eligibility criteria, for which the bonus was paid, will be subject to the repayment provisions of Chapter 2.

030906. Duration of Authority

Unless authorized by the Congress, no agreement under section 0309 may be entered into after December 31, 2014.

0310 INCENTIVE BONUS: TRANSFER BETWEEN ARMED FORCES

031001. Authorization

A bonus may be paid to an eligible officer of a Regular Component or reserve Component of an Armed Force who executes a written agreement to:

A. Transfer from such Regular Component or Reserve Component to a regular Component or Reserve Component of another Armed Force, and

B. Serve pursuant to such agreement for a period of not less than 3 years in the Component to which transferred.
031002. Eligibility

In addition to any other pay and allowances, an officer is eligible to enter into an agreement to transfer if, as of the date of the agreement, the officer is eligible to continue in service in a Regular or Reserve Component of the Armed Forces and has fulfilled the requirements for transfer to the Component of the Armed Force that are established by the Secretary of the Military Department having jurisdiction over such Armed Force.

031003. Limitation

An officer may enter into an agreement to transfer to a Regular Component or Reserve Component of another Armed Force only if the Secretary having jurisdiction over such Armed Force determines that there is a shortage of trained and qualified personnel in such Component.

031004. Amount and Payment of Bonus

The bonus amount may not exceed $10,000. The bonus will be paid by the Secretary of the Military Department concerned having jurisdiction of the Armed Force to which the member to be paid the bonus is transferring. The Secretary of the Military Department concerned paying the bonus will:

A. Disburse the bonus to the officer in one lump-sum when the transfer for which the bonus is paid is approved by the chief personnel officer of the Armed Force to which the member is transferring; or

B. Make annual installments in such amounts as may be determined by the Secretary of the Military Department concerned paying the bonus.

031005. Repayment

An officer who having received all or part of the bonus under a written agreement fails to satisfy the service or eligibility requirements, will be subject to the repayment provisions of Chapter 2.

031006. Regulations

The Secretaries of the Military Department concerned will prescribe regulations to carry out section 0310. Regulations prescribed by the Secretary of the Military Department concerned, under section 03010 will be subject to the approval of the Secretary of Defense.

*031007. Duration of Authority

Unless authorized by the Congress, no agreement under section 0310 may be entered into after December 31, 2014.
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0302 – SPECIAL PAY FOR NUCLEAR QUALIFIED OFFICERS

030201 – Nuclear Power Accession Bonus Program

* 37 U.S.C. 333
* Public Law 113-66, section 614 (3), December 26, 2013
  OPNAVINST 7220.11D, July 3, 2012

030202 – Nuclear Qualified Officer Extending Period of Active Service (Continuation Pay)

* 37 U.S.C. 333
  ASD(FMP) Memo, June 29, 1999
  37 U.S.C. 312(f)
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030203 – Nuclear Career Annual Incentive Bonus

* 37 U.S.C. 333
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  NAVADMIN 164/05 DTG 182025Z JUL 05
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0303 – SPECIAL PAY FOR OFFICERS SERVING IN POSITIONS OF UNUSUAL RESPONSIBILITY AND OF A CRITICAL NATURE

37 U.S.C. 306

0304 – SPECIAL PAY: WARFARE OFFICERS EXTENDING PERIOD OF ACTIVE DUTY

37 U.S.C. 318

0305 – SURFACE WARFARE OFFICERS CONTINUATION PAY

37 U.S.C. 319

0306 – JUDGE ADVOCATE CONTINUATION PAY

37 U.S.C. 321
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0307 – ACCESSION BONUS FOR OFFICER CANDIDATES

37 U.S.C. 330
* Public Law 113-66, section 615 (8), December 26, 2013

0308 – ACCESSION BONUS FOR NEW OFFICERS IN CRITICAL SKILLS

37 U.S.C. 324
* Public Law 113-66, section 615 (5), December 26, 2013

0309 – RETENTION INCENTIVE FOR CRITICAL MILITARY SKILLS

37 U.S.C. 355
* Public Law 113-66, section 614 (9), December 26, 2013

0310 – INCENTIVE BONUS: TRANSFER BETWEEN ARMED FORCES

37 U.S.C. 327
* Public Law 113-66, section 615 (7), December 26, 2013
VOLUME 7A, CHAPTER 5: “SPECIAL PAY AND BONUSES FOR MEDICAL AND OTHER HEALTH PROFESSIONAL OFFICERS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated April 2013 is archived.

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CHAPTER 5

SPECIAL PAY AND BONUSES FOR MEDICAL AND OTHER HEALTH PROFESSIONS OFFICERS

*0501 GENERAL

The Secretaries of the Military Departments may pay a health professions bonus and/or special pay to a person or officer, who is a graduate of an accredited school in a health profession, who; agrees to serve on active duty or in an active status, through the acceptance of a commission or appointment as an officer in a regular or reserve component, or remains on active duty or continue serving in an active status in a health profession in a regular or reserve component. The Secretary may also pay special pays to medical officers who serve on active duty or in an active status, in a designated health profession specialty or skill for each 12-month period.

0502 PROVISIONS

050201. Medical Corps Officer

A Medical Corps Officer is defined as an officer of the Medical Corps of the Army or Navy, or an officer of the Air Force designated as a medical officer, who is on active duty under a call or order to active duty for a period of not less than 1-year.

050202. Creditable Service

Creditable service includes periods of internship and residency while not active duty, provided such training was completed successfully, or if such training were to be terminated or interrupted as the result of military operational requirements. It also includes all periods of active service in the Medical Corps of the Army or Navy, as an officer of the Air Force designated as a medical officer, or as medical officer of the Public Health Service. Internship or residency in a foreign medical facility that is not acceptable under the credentialing criteria of an American medical or osteopathic specialty examining board may not be included in the computation of creditable service.

050203. Subspecialties

The subspecialties listed in Tables 5-1 and 5-2 are grouped for pay purposes into the following categories:

A. **Subspecialty Category I.** This category includes cardio-thoracic surgery, colon and rectal surgery, oncology surgery, pediatric surgery, plastic surgery, organ transplant, trauma/critical care surgery, vascular surgery and fellowship trained orthopedic surgeons.

B. **Subspecialty Category II.** This category includes nuclear medicine physicians.
C. **Subspecialty Category III.** This category includes Internal Medicine and Pediatric fellowship trained physicians in: allergy/immunology, nephrology, hematology/oncology, and neonatology.

D. **Subspecialty Category IV.** This category includes all internal medicine/pediatric subspecialties not listed in Subspecialty Category I or III or listed separately in Tables 5-1 and/or 5-2.

E. **Subspecialty Category V.** This category includes physicians who are fellowship trained in otolaryngology, obstetrics/gynecology, and urology.

050204. Residency

Residency is defined as the stage of Graduate Medical Education training recognized by the Accreditation Council for Graduate Medical Education (ACGME). During this stage a physician practices medicine under the supervision of fully licensed physicians.

050205. Specialty

A branch of medical science whereas the product of a structured educational experience in the field of medical practice following the completion of medical school that meets the ACGME program requirements in that field of medicine. (Specific medical specialty for which there is an Army area of concentration identifier, or identifying specialty skill identifier number, a Naval Officer Billet Classification number, or an Air Force Specialty Code.)

050206. Repayment

The Secretary of the Military Department concerned may terminate at any time an officer’s entitlement to special pays as defined in sections 0503, 0504, and 0506. If such entitlement is terminated, then the officer concerned will be subject to the repayment provisions of Chapter 2.

050207. References

A. Army: *Army Medical Corps Special Pay Plan.*

B. Navy: *(OPNAVINST 7220.17 and Annual FY Medical Special Pay Plan NAVADMIN.)*

C. Air Force: *Air Force Medical Officer Special Pay Plan.*

NOTE: The Air Force Medical Officer Special Pay Plan is accessible after requesting access from the Air Force Medical Service Knowledge Exchange.
0503 MULTIYEAR SPECIAL PAY (MSP)

050301. Authorization

A medical officer who executes a written agreement to remain on active duty for 2, 3, or 4 years after completion of any other active duty service commitment may, upon acceptance of the written agreement by the Secretary of the Military Department concerned, be paid a retention bonus.

050302. Entitlement

Subject to acceptance by the Secretary of the Military Department concerned, a medical officer with an existing MSP contract may terminate that contract to enter into a new MSP contract with an equal or longer obligation at the MSP annual rate in effect at the time of execution of the new MSP contract. Any unearned portion of the terminated contract will be recouped.

050303. Rates Payable

Annual payment amounts for multiyear contracts will be in the amounts indicated in Table 5-1. Officers may be paid at the rate for any one specialty for which they are currently credentialed, but the MSP and Incentive Special Pay (ISP) specialty must be the same.

050304. Eligibility Criteria

To be eligible for MSP under section 0503 a medical officer must:

A. Be below the grade of O-7;

B. Have a current, valid, unrestricted license or approved waiver;

C. Have completed all active duty service commitment incurred for medical education and training or has at least 8 years of creditable service;

D. Have completed initial residency training or is scheduled to complete initial residency training before October 1 of the fiscal year in which the officer enters into an agreement; and

E. Execute a written agreement to remain on active duty for 2, 3, or 4 years and the agreement is accepted by the Secretary of the Military Department concerned.

NOTE: Based on Service unique requirements, the Secretary concerned may decline to offer MSP to any specialty that is otherwise eligible or restrict the length of an MSP contract for a specialty to less than 4 years.
**050305. Service Obligation**

Active duty service obligations for MSP will be established as follows:

A. The officer must sign a written agreement to stay on active duty for either 2, 3, or 4 years, as applicable. The amount payable will be determined by the duration of the agreement.

B. Active Duty Service Obligations (ADSO) for education and training and previous MSP agreements will be served before serving the ADSO for MSP.

C. When no education and training ADSO exist at the time of an MSP agreement execution, the ADSO for MSP is served concurrently with the MSP agreement period. In addition, if the MSP agreement is entered into prior to the start date of fellowship training and the fellowship training period is less than the MSP ADSO, the ADSO may be served concurrently with the fellowship training and ADSO training. However, if the MSP agreement is executed on or after the start date of the fellowship training, the physician is obligated for the full fellowship period, and the MSP ADSO will begin one day after the fellowship ADSO is completed.

D. Obligation for Additional Special Pay (ASP) and ISP may be served concurrently with any other service obligation.

**0504 INCENTIVE SPECIAL PAY (ISP)**

**050401. Eligibility Criteria**

To be eligible for ISP under section 0504, a medical officer must:

A. Be below the grade of O-7;

B. Have a current, valid, unrestricted license or approved waiver;

C. Have completed their specialty qualification before October 1 of the fiscal year in which the officer enters into an agreement (except for cases listed in paragraph 050404);

D. Execute a written agreement to remain on active duty for a period of not less than 1-year, beginning on the date the officer accepts the award of ISP;

E. Be currently credentialed and privileged at a military treatment facility in the specialty for which ISP is to be paid, subject to acceptance by the Secretary of the Military Department concerned.
050402. Rates Payable

Annual ISP payments for contracts beginning on or after October 1, 2011, will be in the amounts indicated in Table 5-2. Unless otherwise listed, sub-specialties of the primary specialty are included with the primary specialty.

050403. Entitlement

A. Subject to acceptance by the Secretary of the Military Department concerned, a medical officer eligible for (but not under an MSP agreement) may enter into a new 1-year agreement at the 1-year rate listed in Table 5-2. To receive the multiyear ISP rate listed in Table 5-2 while eligible for MSP, an MSP contract must be executed. If the officer is not eligible for MSP due to a training obligation, then the 1-year ISP rate without MSP listed in Table 5-2 applies. Termination of a current ISP contract prior to its expiration can only be accomplished in conjunction with execution of a new MSP contract.

B. The Secretary of the Military Department concerned may approve recommendations for ISP payments to fully qualified physicians assigned to positions requiring a substantial portion of time performing military unique duties under adverse conditions or in remote locations outside of the continental United States or that preclude the ability to spend appropriate time in a clinical setting.

C. Medical Corps officers who enter an MSP contract at the rates stated in Table 5-1 may enter an ISP contract during fiscal year 2014 at the amount listed in Table 5-2 for the same specialty as stated on the MSP contract. The officer would continue ISP eligibility at that rate for each active year of the MSP contract. Should future reassessments cause an increase to the ISP rate for a specialty, the officer may take advantage of that increase only by signing a new MSP contract (at the annual rate in effect at the time the new contract is signed) with an equal or longer obligation.

050404. Limitation

ISP will not be paid during the same fiscal year in which the qualifying residency training is completed. If the qualifying training is completed out of cycle (at a time prior to the end of June) due to circumstances beyond the member’s control, the Surgeons General are delegated the authority to grant ISP during the same fiscal year in which the qualifying residency is completed. The effective date for ISP will be calculated from the completion of the qualifying training plus 3 months. This keeps all medical officers eligible for ISP consistent in how their eligibility date is calculated.
0505 VARIABLE SPECIAL PAY (VSP)

050501. Entitlement

An officer of the Medical Corps of the Army, the Navy, or an officer of the Air Force designated as a medical officer and who is on active duty under a call or order to active duty for a period of not less than 1-year is entitled to VSP.

050502. Rates Payable

VSP monthly rates are shown in Table 5-3.

0506 ADDITIONAL SPECIAL PAY (ASP)

050601. Entitlement

An officer who is entitled to VSP under section 0505 and who has a current, valid, unrestricted license or approved waiver is entitled to ASP.

050602. Eligibility

An officer may not be paid ASP for any 12-month period unless the officer first executes a written agreement where the officer agrees to remain on active duty for a period not less than 1-year, beginning the date the officer accepts the award of ASP.

050603. Rate Payable

The ASP amount payable will be $15,000 for each 12-month period during which the officer is not undergoing medical internship or initial residency training.

NOTE: Physicians who have recently completed internship training, but who are not presently in initial residency training, are also eligible with evidence of successful completion all three parts of the national licensing exam and submission of an application for licensure pending review and approval by a State licensing board.

0507 BOARD CERTIFIED PAY (BCP)

050701. Entitlement

An officer who is entitled to VSP under section 0505 and who has a current, valid, unrestricted license or approved waiver and is board certified in accordance with the Department of Defense (DoD) Instruction (DoDI) 6000.13 is entitled to BCP.

050702. Rates Payable

BCP monthly rates are shown in Table 5-4.
050703. Waiver

A. Medical officers eligible for BCP who are unable to schedule or complete board certification examinations because of assigned duty in support of a contingency operation may be eligible for BCP if the otherwise eligible officer:

1. Has completed all other requirements for board certification, including all residency training; and

2. Successfully completes all required certification examinations within 180 days after release from assigned duty in support of a contingency operation.

B. The period for completion of board certification or recertification requirements is the 180-day period beginning on the date on which the member is released from duty where the member was assigned in support of a contingency operation. The Secretary of Defense may extend the 180-day period as appropriate. Certification must be obtained before the medical officer receives payment.

0508 DIPLOMATE PAY FOR PSYCHOLOGISTS NON-PHYSICIAN HEALTHCARE PROVIDER BOARD CERTIFICATION PAY

050801. Eligibility

The Secretary concerned may authorize the payment of Diplomate Pay for Psychologists and Non-Physician Healthcare Provider Board Certification Pay (NPBCP) to an officer who must:

A. Be an officer in the Army, Navy, or Air Force designated as a psychologist or Non-Physician Healthcare Provider;

B. Be a healthcare provider in a clinical specialty that is privilegeable;

C. Possess a post-baccalaureate degree in the officer’s clinical specialty;

D. Be certified by a professional board in the officer’s clinical specialty; and

E. Be in one of the following fields:

1. Audiology/Speech pathology,

2. Biochemistry,

3. Dietitian,

4. Occupational Therapy,
5. Physical Therapy,
6. Physician Assistant,
7. Podiatry,
8. Psychology,
9. Public Health Officer,
10. Medical Physicist, or

050802. Rates Payable

NPBCP monthly rates are shown in Table 5-5.

050803. Restriction

An officer may not receive Diplomate Pay for Psychologists and Board Certification Pay for Non-Physician Healthcare Providers and the entitlements contained in section 0516 for the same activity, skill, or period of service.

050804. Waiver

A. Psychologists and Non-Physician Healthcare Providers eligible for NPBCP who are unable to schedule or complete board certification examinations because of assigned duty in support of a contingency operation may be eligible for NPBCP if the otherwise eligible officer:

1. Has completed all other requirements for board certification, including all residency training; and

2. Successfully completes all required certification examinations within 180 days after release from assigned duty in support of a contingency operation.

B. The period for completion of board certification or recertification requirements is the 180-day period beginning on the date on which the member is released from duty where the member was assigned in support of a contingency operation. The Secretary of Defense may extend the 180-day period as appropriate. Certification must be obtained before the Psychologists, and Non-Physician Healthcare Providers receive payment.
0509 SPECIAL PAY: RESERVE, RECALLED, OR RETAINED HEALTH CARE OFFICERS

050901. Entitlement

A Reserve medical officer described in paragraph 050201, and who has a current, valid, unrestricted license or an official waiver on active duty for less than 1-year is entitled to special pay at the monthly rate of $450 for each month of active duty for annual training, active duty for training, or active duty for special work. The amount will be prorated for periods less than 1-month. A member cannot receive any other type of medical pay under this provision.

050902. Active Duty for More than 30 Days but Less Than 1-Year, Other than Active Duty for Training

National Guard and Reserve medical officers who are called or ordered to active duty (other than training) for a period of more than 30 days, but less than 1-year, and have a current, valid, unrestricted license, are eligible to receive VSP, ASP, BCP and ISP at the rates established. Payments will be paid monthly, and amounts will be prorated for periods less than 1-month. National Guard and Reserve medical officers receiving ASP and ISP under this paragraph are not required to execute a written agreement to remain on active duty for at least 1-year. Reserve Component medical officers serving on active duty and receiving special pay under this paragraph are not entitled to the special pay under paragraph 050901.

050903. Active Duty of 1-Year or More

A National Guard and Reserve medical officer who is on active duty for other than training for 1-year or more or whose orders are amended to require continuous active duty for 1-year or more (from the date of the amendment) is eligible for the special pays provided in sections 0504, 0505, 0510, and 0511.

0510 ACCESSION BONUS: MEDICAL OFFICERS IN CRITICALLY SHORT WARTIME SPECIALTIES

051001. Eligibility

To be eligible for the Critically Short Wartime Specialty (CSWS) accession bonus, an individual must:

A. Be a graduate of an accredited school of medicine or osteopathy in a specialty designated by the Secretary of the Military Department concerned;

B. Have a full and unrestricted license and be fully qualified to remain a licensed physician in a designated specialty;

C. Be fully qualified for appointment as a commissioned officer in a Regular or Reserve Component of the Armed Forces;
D. Execute a written agreement to accept a commission as an officer of the Medical Corps of the Army or the Navy, an officer of the Air Force designated as a medical officer and remain on active duty for a period of not less than 4 consecutive years;

E. Have a CSWS designated specialty listed in Table 5-6; and

F. Maintain all licensing and specialty qualifications throughout the length of the written agreement.

051002. Limitation on Eligibility for Bonus

A medical officer may not be paid a bonus under paragraph 051001 when the officer:

A. Is already serving as a commissioned officer with a designated CSWS;

B. No longer holds an appointment as a commissioned officer, but is otherwise qualified and eligible;

C. Is in receipt of a bonus or special pay under Title 37, United States Code (U.S.C.), Chapter 5 Subchapter II for the same activity, skill or period of service; or

D. In exchange for an agreement to accept an appointment as an officer, received financial assistance from the DoD to pursue a course of study in medicine or osteopathy. This includes, but is not limited to, participants and former participants of the Armed Forces Health Professions Scholarship Program, Financial Assistance Program, and the Uniformed Services University of the Health Sciences.

051003. Amounts

Accession bonus amounts are shown in Table 5-6.

051004. Repayment

A person who, after executing an agreement is not commissioned as an officer of the Armed Forces; does not become licensed as a doctor or osteopath, or does not complete the period of active duty in a specialty specified in the agreement, will be subject to the repayment provisions of Chapter 2.

*051005. Duration of Authority

Unless authorized by the Congress, no agreement under section 0510 may be entered into after December 31, 2014.
0511 SPECIAL PAY: SELECTED RESERVE HEALTH CARE PROFESSIONALS IN CRITICALLY SHORT WARTIME SPECIALTIES

051101. Eligibility

To be eligible for the Special Pay Selected Reserve Health Care Professionals in Critically Short Wartime Specialties, an individual must:

A. Be an officer in a health care profession,
B. Be a member of a reserve component of the Armed Forces,
C. Execute a written agreement under which the officer agrees to serve in the Selected Reserve of an Armed Force, for a period of not less than 1-year nor more than 3 years, beginning on the date the officer accepts the award of special pay, and
D. Be qualified in a specialty designated by regulations as a critically short wartime specialty.

051102. Eligible Officers

An officer referred to in 051101 is an officer in a health care profession who is qualified in a specialty designated by regulations as a critically short wartime specialty.

051103. Payment

The amount of special pay may not exceed the annual rate of $25,000, and will be paid annually at the beginning of each 12-month period for which the officer has agreed to serve.

051104. Repayment

An officer who does not complete the period of service in the Selected Reserve specified in the agreement entered into under paragraph 051101 will be subject to the repayment provisions of Chapter 2.

*051105. Duration of Authority

Unless authorized by the Congress, no agreement under section 0511 may be entered into after December 31, 2014.

0512 EARLY CAREER INCENTIVE SPECIAL PAY (ECISP)

051201. Eligibility

An officer of the Medical Corps of the Army or an officer of the Air Force designated as a medical officer, who:
A. Is below the grade of O-7;

B. Has a current, valid, unrestricted license or approved waiver;

C. Is within 18 months of completing their medical education and training obligation;

D. Has completed initial residency training or is scheduled to complete initial residency training before September 30 of the fiscal year in which the officer enters into an agreement;

E. Executes a written agreement to remain on active duty for a period of not less than 4 years, beginning on the date for which the ECISP is to be paid;

F. Is in a specialty designated by the Service Surgeon General as eligible for this pay;

G. Is currently credentialed and privileged at a military treatment facility in the specialty for which ECISP is to be paid; and

H. Has completed specialty qualification before September 30 of the fiscal year in which the officer enters into an agreement, except for cases listed in subparagraph 051202.A.

051202. Limitations

A. ECISP will not be paid for the same fiscal year in which the qualifying residency training is completed. If the qualifying training is completed out of cycle (at a time prior to the end of June) due to circumstances beyond the member’s control, the Surgeons General are delegated the authority to waive the DoD policy and authorize ECISP during the same fiscal year in which the qualifying residency is completed. The effective date for ECISP will be calculated from the completion of the qualifying training plus 3 months. This keeps all medical officers eligible for ECISP consistent in how their eligibility date is calculated.

B. ECISP recipients are not precluded from transitioning into the regular multiyear special pay program, (i.e. the coupled Multiyear Incentive Special Pay (MISP) and MSP for the same specialty once they are eligible to do so).

C. ECISP is a one-time offer, and once a recipient enters into an ECISP agreement, the agreement cannot be terminated. If the individual becomes eligible for the coupled MISP and MSP program, then he or she can terminate the ECISP in order to enter into a coupled program that has an equal or longer obligation. The new active duty obligation (ADO) has to be at least as long as the time remaining on the original ECISP agreement.
D. An ECISP recipient, cannot receive a regular ISP, MISP, or MSP in addition to ECISP. Officers on an ISP that meet eligibility requirements for ECISP may terminate the ISP and apply for ECISP.

051203. Amounts

The annual ECISP amounts are shown in Table 5-7 for a 4-year agreement.

NOTE: The Secretary of the Military Department concerned may approve ECISP payments to fully qualified physicians assigned to positions requiring a substantial portion of time performing military unique duties under adverse conditions or in remote locations outside the continental United States, or that preclude the ability to spend appropriate time in a clinical setting.

051204. Repayment

An officer who fails to meet or maintain the eligibility requirement stated in paragraph 051201 will be subject to the repayment provisions of Chapter 2.

0513 SPECIAL PAY: HEALTH PROFESSION OFFICERS (HPO) ACCESSION BONUS

051301. Authorization

The Secretary concerned may pay a Health Profession Officers (HPO) Accession Bonus to an eligible individual who signs a written agreement on or after November 1, 2008, to serve on active duty or in an active status in exchange for receiving an accession bonus. The accession bonus may be paid in a lump-sum, in monthly payments, or in periodic installments as determined by the Secretary concerned. Based on Service-unique requirements, the Secretary concerned may decline to offer an accession bonus to any specialty that is otherwise eligible or may restrict the length of an accession bonus contract for a specialty to less than 4 years.

051302. Eligibility

To be eligible for an accession bonus, an individual must:

A. Be a licensed clinical psychologist, licensed clinical social worker, physician assistant, or public health officer (Air Force only);

B. Be a graduate of an accredited school(s) in his or her clinical specialty;

C. Be fully qualified to hold a commission or appointment as a commissioned officer in an Active or Reserve Component;

D. Execute a written agreement to accept a commission or appointment as an HPO of the Army, the Navy, or the Air Force to serve on active duty or in an active duty status for a period of not less than 2 consecutive years. An individual who currently holds an appointment as an HPO in either the Active or Reserve Component is not eligible for an
accession bonus. A former HPO who no longer holds an appointment or commission and is otherwise qualified and eligible must have been discharged from any uniformed service at least 24 months prior to execution of the written agreement to receive an accession bonus;

E. Have completed all mandatory service obligations if financial assistance were received from DoD in order to pursue a course of study as an HPO. This includes, but is not limited to, participants and former participants of the Reserve Officers Training Corps, Armed Forces Health Professions Scholarship Program, and Financial Assistance Program; and

F. Possess an unrestricted license (or an approved waiver) and be qualified in the officer’s specialty, if a clinical psychologist, clinical social worker, or physician assistant.

051303. Amounts

Accession bonus amounts are shown in Table 5-8.

051304. Repayment

An officer who fails to fulfill the service conditions specified in the written agreement for the accession bonus will be subject to the repayment provisions of Chapter 2.

*051305. Duration of Authority

Unless authorized by the Congress, no agreement under section 0513 may be entered into after December 31, 2014.

NOTE: During the discharge of the service obligation associated with an accession bonus, individuals are eligible for Incentive Pay and Board Certification Pay. Any additional obligation incurred by these pays will be served concurrently.

0514 SPECIAL PAY: HEALTH PROFESSION OFFICERS (HPO) INCENTIVE PAY

051401. Eligibility

To be eligible for Incentive Pay, an HPO must:

A. Be a licensed clinical psychologist, licensed clinical social worker, physician assistant or public health officer (Air Force only);

B. Completed specialty qualification before October 1, 2008;

C. Sign a written agreement to remain on active duty, or in an active status in the Selected Reserve of the Ready Reserve in a designated health profession specialty for a period of not less than 1-year, beginning on the date the contract is signed; and
D. Be a Health Care Provider (HCP), possess an unrestricted license (or approved waiver) and be qualified in his or her specialty. Social workers, clinical psychologists, physician assistants, or public health officer (Air Force only) have been designated as HCPs. Subject to acceptance by the Secretary concerned, an HCP must be currently credentialed and privileged at a military treatment facility in the specialty for which the incentive pay is to be paid.

NOTE: The Secretary concerned may also approve recommendations for incentive pay payments to fully qualified HCPs assigned to positions requiring a substantial portion of time performing military-unique duties under adverse conditions or in remote locations outside the United States, or that preclude the ability to spend appropriate time in a clinical setting.

051402. Amounts

The monthly incentive pay is shown in Table 5-9. The HPO incentive pay must be paid in monthly installments.

051403. Agreement

A. Not Under Retention Bonus Agreement. Subject to acceptance by the Secretary concerned, an HPO who is eligible for, but not obligated under, an existing retention bonus agreement and who is no longer obligated under a previous incentive pay agreement, may enter into a new 1-year incentive pay agreement at the rate expressed in paragraph 051402. Incentive pay agreements must be for at least 1-year and cannot be prorated. Termination of a current incentive pay contract prior to its expiration can only be done in conjunction with execution of a new retention bonus contract.

B. Under Retention Bonus Agreement. HPOs who enter a retention bonus contract may also enter an incentive pay contract for the same specialty at the amount in paragraph 051402. HPOs who elect this option will continue incentive pay eligibility at that rate for each active year of the retention bonus contract. Any renegotiation of either the retention bonus or incentive pay will require signing a new retention bonus contract at the annual rate in effect at the time the new contract is signed with an equal or longer obligation.

051404. Limitation

Incentive pay will not be paid during the same fiscal year in which the qualifying training is completed. If the qualifying training is completed out of cycle (at a time prior to the end of June) and it is not the fault of the HPO, the Secretary concerned may authorize its Surgeon General to approve incentive pay during the same fiscal year in which the qualifying training is completed. The effective date of incentive pay will be calculated from the completion of the qualifying training, plus 3 months.
051405. Repayment

An officer who fails to fulfill the service conditions specified in the written agreement for incentive pay will be subject to the repayment provisions of Chapter 2.

*051406. Duration of Authority

Unless authorized by the Congress, no agreement under section 0514 may be entered into after December 31, 2014.

0515 SPECIAL PAY: HEALTH PROFESSION OFFICERS (HPO) RETENTION BONUS

051501. Eligibility

To be eligible for a retention bonus, an individual must:

A. Be below the grade of O-7;

B. Be a licensed clinical psychologist, licensed clinical social worker, physician assistant, or public health officer (Air Force only);

C. Have at least 8 years of creditable service as an officer in the respective specialty; or have completed any active duty service commitment incurred for medical education and training; or have completed all active duty service obligations for an accession bonus;

D. Completed initial training before October 1, 2008;

E. Have signed a written agreement to remain on active duty as an HPO for a period of 2, 3, or 4 years and the agreement is accepted by the Secretary concerned; and

F. Have a current valid, unrestricted license or approved waiver and be credentialed and privileged if a clinical psychologist, clinical social worker, or physician assistant.

051502. Prior Multiyear Pay

Subject to acceptance by the Secretary concerned, an HPO with an existing multiyear pay pursuant to Title 37, U.S.C., Chapter 5 Subchapter II or with a retention bonus contract may request termination of that contract to enter into a new retention bonus contract with an equal or longer obligation at the retention bonus annual rate in effect at the time of execution of the new retention bonus contract. The new obligation period will not retroactively cover any portion or period that was executed under the old contract.
051503. Amounts

Annual payment amounts for retention bonus contracts are shown in Table 5-10. The retention bonus may be paid in a lump sum or periodic installments.

051504. Restriction

Based on Service-unique requirements, the Secretary concerned may decline to offer a retention bonus to any specialty that is otherwise eligible or may restrict the length of a retention bonus contract for a specialty to less than 4 years.

051505. Repayment

An officer who fails to fulfill the service conditions specified in the written agreement for the retention bonus will be subject to the repayment provisions of Chapter 2.

*051506. Duration of Authority

Unless authorized by the Congress, no agreement under section 0515 may be entered into after December 31, 2014.

0516 SPECIAL PAY: HEALTH PROFESSION OFFICERS (HPO) BOARD CERTIFICATION PAY

051601. Eligibility

To be eligible for board certification pay, an officer must:

A. Be a licensed clinical psychologist, licensed clinical social worker, physician assistant, or public health officer (Air Force only);  
B. Possess a post-baccalaureate degree in his or her clinical specialty; 
C. Be certified by a professional board in his or her clinical specialty; 
D. Have a current valid unrestricted license or approved waiver, if a clinical psychologist, clinical social worker or physician assistant; and 
E. Sign a written agreement to remain on active duty, or in an active status, in the selected reserves of the Ready Reserve in a designated health profession specialty for a period of not less than 1-year, beginning on the date the contract is signed.

051602. Certification Interrupted by Contingency Operations

A. An HPO whose attainment of board certification is interrupted by contingency operations is eligible for retroactive board certification pay when:
1. Eligibility requirements in paragraph 051601 are met, and

2. The HPO completes the board certification or recertification requirements before the end of the 180-day period following deployment (or any time adjustment directed by the Secretary of Defense).

B. The retroactive board certification pay will begin on the date on which the member was deployed in support of a contingency operation and will end on the date of obtaining the certification or recertification, or 180 days post-deployment, whichever is shorter.

051603. Amount

The monthly Board Certification Pay is $500.00.

051604. Restriction

An officer may not receive HPO Board Certification Pay and the entitlements contained in section 0508 for the same activity, skill, or period of service.

051605. Repayment

An officer who fails to fulfill the service conditions specified in the written agreement for board certification pay will be subject to the repayment provisions of Chapter 2.

*051606. Duration of Authority

Unless authorized by the Congress, no agreement under section 0516 may be entered into after December 31, 2014.
Table 5-1. Multiyear Special Pay (MSP) for Medical Officers

<table>
<thead>
<tr>
<th>RULE</th>
<th>A If the medical officer’s specialty is</th>
<th>B then multiyear special pay for a 2-year contract is</th>
<th>for a 3-year contract is</th>
<th>for a 4-year contract is</th>
</tr>
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<tbody>
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<td>Aerospace Medicine</td>
<td>$13,000</td>
<td>$19,000</td>
<td>$25,000</td>
</tr>
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<td>2</td>
<td>Anesthesiology</td>
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<td>3</td>
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<td>7</td>
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<td>8</td>
<td>General Surgery</td>
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<td>$40,000</td>
<td>$60,000</td>
</tr>
<tr>
<td>9</td>
<td>Internal Medicine</td>
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<td>$23,000</td>
<td>$35,000</td>
</tr>
<tr>
<td>10</td>
<td>Neurology</td>
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</tr>
<tr>
<td>11</td>
<td>Neurosurgery</td>
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<td>Phys Med</td>
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<td>$20,000</td>
</tr>
<tr>
<td>19</td>
<td>Prev/Occ Med</td>
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<td>$30,000</td>
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Table 5-2. Incentive Special Pay (ISP) for Medical Officers

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<th>Rule</th>
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<td>1</td>
<td>Aerospace Medicine</td>
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<td>Prev/Occ Med</td>
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<tr>
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<td>Urology</td>
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<td>$28,000</td>
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</table>

**NOTE:**
ISP rate for officers not MSP eligible still obligated for training or less than 8 years creditable service for, or MSP eligible but not executing an MSP, and all mobilized Reserve Component medical officers.
Table 5-3. Variable Special Pay (VSP) for Medical Officers

<table>
<thead>
<tr>
<th>RULE</th>
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<th>then the monthly payable rate is</th>
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<td>2</td>
<td>less than 6 years of creditable service and is not an intern</td>
<td>$416.66</td>
</tr>
<tr>
<td>3</td>
<td>at least 6 but less than 8 years of creditable service</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>4</td>
<td>at least 8 but less than 10 years of creditable service</td>
<td>$958.33</td>
</tr>
<tr>
<td>5</td>
<td>at least 10 but less than 12 years of creditable service</td>
<td>$916.66</td>
</tr>
<tr>
<td>6</td>
<td>at least 12 but less than 14 years of creditable service</td>
<td>$833.33</td>
</tr>
<tr>
<td>7</td>
<td>at least 14 but less than 18 years of creditable service</td>
<td>$750.00</td>
</tr>
<tr>
<td>8</td>
<td>at least 18 but less than 22 years of creditable service</td>
<td>$666.66</td>
</tr>
<tr>
<td>9</td>
<td>22 or more years of creditable service</td>
<td>$583.33</td>
</tr>
</tbody>
</table>

NOTE: If an officer is serving in a pay grade of O-7 and above, regardless of years of creditable service, the monthly rate is $583.33.

Table 5-4. Board Certified Pay (BCP) for Medical Officers

<table>
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<tr>
<th>RULE</th>
<th>A</th>
<th>then the monthly payable rate is</th>
</tr>
</thead>
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<td>1</td>
<td>less than 10 years of creditable service</td>
<td>$208.33</td>
</tr>
<tr>
<td>2</td>
<td>at least 10 but less than 12 years of creditable service</td>
<td>$291.66</td>
</tr>
<tr>
<td>3</td>
<td>at least 12 but less than 14 years of creditable service</td>
<td>$333.33</td>
</tr>
<tr>
<td>4</td>
<td>at least 14 but less than 18 years of creditable service</td>
<td>$416.66</td>
</tr>
<tr>
<td>5</td>
<td>18 or more years of creditable service</td>
<td>$500.00</td>
</tr>
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Table 5-5. Diplomate Pay for Psychologists and Board Certification Pay for Non-Physician Healthcare Providers

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<th>RULE</th>
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<th>B</th>
</tr>
</thead>
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<tr>
<td></td>
<td>If the officer has</td>
<td>then</td>
</tr>
<tr>
<td>1</td>
<td>less than 10 years of creditable service</td>
<td>the monthly rate payable is</td>
</tr>
<tr>
<td>2</td>
<td>at least 10 but less than 12 years of creditable service</td>
<td>$166.66</td>
</tr>
<tr>
<td>3</td>
<td>at least 12 but less than 14 years of creditable service</td>
<td>$208.33</td>
</tr>
<tr>
<td>4</td>
<td>at least 14 but less than 18 years of creditable service</td>
<td>$250.00</td>
</tr>
<tr>
<td>5</td>
<td>18 or more years of creditable service</td>
<td>$333.33</td>
</tr>
</tbody>
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NOTE: Creditable service, for purposes of NPBCP, is defined as all periods of active service after the officer was qualified in the healthcare provider specialty for which NPBCP is being received.

Table 5-6. Critical Wartime Skills Accession Bonus

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<thead>
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<th>Medical Specialties</th>
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</tr>
<tr>
<td>Neurosurgery</td>
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</tr>
<tr>
<td>Diagnostic Radiology</td>
<td>$364,000</td>
</tr>
<tr>
<td>General Surgery</td>
<td>$400,000</td>
</tr>
<tr>
<td>Vascular Surgery</td>
<td>$400,000</td>
</tr>
<tr>
<td>Pulmonary Medicine</td>
<td>$292,000</td>
</tr>
<tr>
<td>Orthopedics</td>
<td>$356,000</td>
</tr>
<tr>
<td>Otolaryngology</td>
<td>$252,000</td>
</tr>
<tr>
<td>Aerospace Medicine</td>
<td>$180,000</td>
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<tr>
<td>Emergency Medicine</td>
<td>$276,000</td>
</tr>
<tr>
<td>Family Practice</td>
<td>$252,000</td>
</tr>
<tr>
<td>Obstetrics/Gynecology</td>
<td>$240,000</td>
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<tr>
<td>Psychiatry</td>
<td>$272,000</td>
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<td>Urology</td>
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<tr>
<td>Ophthalmology</td>
<td>$200,000</td>
</tr>
<tr>
<td>Preventive Medicine</td>
<td>$220,000</td>
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<td>Pediatrics</td>
<td>$220,000</td>
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### Table 5-7. Early Career Incentive Special Pay

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<td>Dermatology</td>
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<tr>
<td>Emergency Medicine</td>
<td>$44,000</td>
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<td>Family Practice</td>
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<td>Gastroenterology</td>
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<td>General Surgery</td>
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</tr>
<tr>
<td>Internal Medicine</td>
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<tr>
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<tr>
<td>Neurosurgery</td>
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<tr>
<td>Obstetrics/Gynecology</td>
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<tr>
<td>Ophthalmology</td>
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<tr>
<td>Orthopedics</td>
<td>$63,000</td>
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<tr>
<td>Otolaryngology</td>
<td>$43,000</td>
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<td>$31,000</td>
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<td>Pediatrics</td>
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<tr>
<td>Physical &amp; Aerospace Medicine</td>
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<td>Preventive &amp; Occupational Medicine</td>
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<td>Pulmonary &amp; Critical Care</td>
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### Table 5-8. Health Professions Officers (HPO) Accession Bonus

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<th>3-Year Obligation</th>
<th>4-Year Obligation</th>
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<td>Physician Assistant</td>
<td>$12,500</td>
<td>$15,000</td>
</tr>
<tr>
<td>Licensed Clinical Psychologist</td>
<td>$12,500</td>
<td>$15,000</td>
</tr>
<tr>
<td>Licensed Clinical Social Worker</td>
<td>$6,250</td>
<td>$7,500</td>
</tr>
<tr>
<td>Public Health Officer (Air Force)</td>
<td>$7,500</td>
<td>$10,000</td>
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Table 5-9. Health Professions Officers (HPO) Monthly Incentive Pay

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<th>Fully Qualified</th>
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<td>Physician Assistant</td>
<td>$416.67</td>
<td>$416.67</td>
</tr>
<tr>
<td>Licensed Clinical Psychologist</td>
<td>$416.67</td>
<td>$416.67</td>
</tr>
<tr>
<td>Licensed Clinical Social Worker</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>Public Health Officer (Air Force)</td>
<td>$416.67</td>
<td>$416.67</td>
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Table 5-10. Health Professions Officers (HPO) Retention Bonus

<table>
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<th>Health Professions Officers (HPO) Retention Bonus</th>
<th>2-Years</th>
<th>3-Years</th>
<th>4-Years</th>
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</thead>
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<td>Physician Assistant</td>
<td>$10,000</td>
<td>$15,000</td>
<td>$20,000</td>
</tr>
<tr>
<td>Licensed Clinical Psychologist</td>
<td>$10,000</td>
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<tr>
<td>Licensed Clinical Social Worker</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
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<tr>
<td>Public Health Officer (Air Force)</td>
<td>$5,000</td>
<td>$6,250</td>
<td>$7,500</td>
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*BIBLIOGRAPHY

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050305
37 U.S.C. 302d(b)
ASD(HA) Memo, September 30, 2010

0504 – INCENTIVE SPECIAL PAY (ISP)

37 U.S.C. 302(b)
ASD(HA) Memo, September 30, 2010

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0506 – ADDITIONAL SPECIAL PAY (ASP)

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37 U.S.C. 302
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050703
37 U.S.C. 303b

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ASD(HA) Memo, March 9, 2009
050803
ASD(HA) Memo, July 23, 2009
37 U.S.C. 371
050804
37 U.S.C. 303b
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0516 – SPECIAL PAY: HEALTH PROFESSION OFFICERS (HPO) BOARD
CERTIFICATION PAY

37 U.S.C. 335
ASD(HA) Memo, July 23, 2009

* Public Law 113-66, section 614 (5), December 26, 2013

051604
37 U.S.C. 371

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VOLUME 7A, CHAPTER 6: “SPECIAL PAYS FOR DENTAL OFFICERS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.
Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated July 2013 is archived.

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<td>17</td>
</tr>
<tr>
<td>061204.</td>
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<td>17</td>
</tr>
<tr>
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CHAPTER 6

SPECIAL PAYS FOR DENTAL OFFICERS

*0601 GENERAL

This chapter establishes policy pertaining to bonuses and special pays for Dental Corps Officers of the Army and Navy and officers of the Air Force, designated as a Dental Officer.

0602 PROVISIONS

060201. Dental Corps Officer or Air Force designated Dental Officer

A dental corps officer is an officer of the Dental Corps of the Army or Navy, or an officer of the Air Force, designated as a Dental Officer, who is on active duty under a call or order to active duty for a period of not less than 1-year. The use of the term “Dental Corps Officer” throughout this chapter includes Dental Officers in the Army, Navy, Marines, and Air Force.

060202. Creditable Service

For purposes of this chapter, creditable service of an officer is computed by adding:

A. All periods, which the officer spent in dental internship or residency training during which, the officer was not on active duty; and

B. All periods of active service:

1. In the Dental Corps of the Army or Navy; or

2. As an officer of the Air Force designated as a dental officer; or

3. As a dental officer of the Public Health Service.

060203. References

The following hyperlinks detail entitlements, policies, and procedures for Special Pay for Dental Officers for each service:

A. Army: Army Dental Corps Special Pay Plan.

B. Navy: OPNAVINST 7220.17 and Annual Fiscal Year Dental Special Pay Plan NAVADMIN.

C. Air Force: Air Force Dental Officer Special Pay Plan.
NOTE: The Air Force Dental Officer Special Pay Plan is accessible after requesting access from the Air Force Medical Service Knowledge Exchange.

0603 ACCESSION BONUS

060301. Authorization

The Secretary of the Military Department concerned may pay a Dental Officer Accession Bonus to an individual, who executes a written agreement to serve on active duty for a period of not less than 4 years, which is accepted by the Secretary of the Military Department concerned. The agreement will provide that, consistent with the needs of the Armed Service concerned, the person executing the agreement will be assigned to duty, for the period of obligated service covered by the agreement, as an officer of the Dental Corps of the Army or the Navy or an officer of the Air Force designated as a dental officer.

060302. Amount

The Secretary of the Military Department concerned may award an accession bonus to an eligible individual in an amount not to exceed $75,000. Eligible individuals who sign a written agreement, on or after October 1, 2008, to serve on Active Duty in exchange for receiving the accession bonus, are authorized to receive the bonus.

060303. Limitation on Eligibility

A person may not be paid a bonus under paragraph 060301 if:

A. In exchange for an agreement to accept an appointment as an officer, received financial assistance from the Department of Defense (DoD) to pursue a course of study in dentistry;

B. The Secretary of the Military Department concerned determines that the person is not qualified to become and remain certified and licensed as a dentist; or

C. The person receives pay under sections 0611 – 0613 for the same activity, skill, or period of service.

060304. Repayment

A person who, after signing an agreement under paragraph 060301, is not commissioned as an officer of the armed forces, does not become licensed as a dentist, or does not complete the period of active duty specified in the agreement will be subject to the repayment provisions of Chapter 2.
*060305. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

0604 CRITICAL WARTIME SKILLS ACCESSION BONUS

060401. Eligibility

In order to be eligible for a bonus under this section, a person must:

A. Be a graduate of an accredited dental school in a dental specialty listed on Table 6-1; and

B. Execute a written agreement to accept a commission as an officer of the Dental Corps of the Army or the Navy, or as an Air Force officer designated as a Dental Officer, to serve on active duty for a period of not less than 4 consecutive years.

060402. Amount

The Secretary of the Military Department concerned upon acceptance of the written agreement, may pay an accession bonus to an eligible person in an amount as specified in Table 6-1 for a 4 year obligation in accordance with his/her specialty.

060403. Limitation

A person may not be paid a bonus under this section if:

A. The person, in exchange for an agreement to accept an appointment as an officer, received financial assistance from the DoD to pursue a course of study in dentistry;

B. The Secretary of the Military Department concerned determines that the person is not qualified to become and remain certified as a dentist in a specialty designated by regulations as a critically short wartime specialty; or

C. The person receives pay under sections 0611 – 0613 for the same activity, skill, or period of service.

060404. Coordination with Other Accession Bonus Authority

A. A person eligible to execute an agreement under either section 0603 or 0604 will elect under which authority to execute the agreement. A person may not execute an agreement under both sections 0603 and 0604.
B. A person eligible to execute an agreement under either section 0604 or 0609 will elect under which authority to execute the agreement. A person may not execute an agreement under both sections 0604 and 0609.

060405. Repayment

A person who, after signing an agreement under subparagraph 060401.B, is not commissioned as an officer of the armed forces, does not become licensed as a dentist, or does not complete the period of active duty specified in the agreement will be subject to the repayment provisions of Chapter 2.

*060406. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

0605 INCENTIVE SPECIAL PAY (ISP)

060501. General Eligibility Requirements

In order to be eligible for Incentive Special Pay (ISP), a person must:

A. Be a Dental Corps Officer who is an oral and maxillofacial surgeon;

B. Be below the grade of O-7;

C. Have a current, valid, and unrestricted license or approved waiver;

D. Have completed specialty qualification before October 1, of the fiscal year in which the officer enters into an agreement (except for cases listed in paragraph 060506);

E. Not have received pay under sections 0611 – 0613 for the same activity, skill or period of service; and

F. Meet the eligibility criteria of paragraph 060502 or 060503.

060502. Eligibility for Officers Serving on Active Duty for 1-Year or More

An officer on active duty under a call or order to active duty for a period of not less than 1-year is eligible for ISP if the officer executes a written agreement to remain on active duty for a period of 1-year or more beginning on the date the officer accepts the award of ISP.

060503. Eligibility for Officers Serving on Active Duty for Less than 1-Year

An officer is eligible for ISP if the officer is one of the following:
A reservist called to active duty for more than 30 days but less than 1-year, other than active duty for training;

B. An officer involuntarily retained on active duty;

C. A retired dental corps officer, recalled to active duty for more than 30 days; or

D. An officer who voluntarily agrees to remain on active duty for less than 1-year at a time when:
   1. Officers are involuntarily retained on active duty; or
   2. The Secretary of Defense determines that special circumstances justify the payment of special pay.

NOTE: Subject to acceptance by the Secretary of the Military Department concerned, a dental officer must be currently credentialed and privileged at a military treatment facility in oral and maxillofacial surgery.

060504. Amount

A Dental Corps Officer who enters into a 1-year agreement beginning on or after October 1, 2010 will be paid an ISP of $30,000. Oral and Maxillofacial Surgeons who enter a Dental Officer Multiyear Retention Bonus (DOMRB) agreement for 2, 3, or 4 years will be paid an annual ISP of $50,000 during the contracted period.

060505. Exception

The Secretary of the Military Department concerned may approve recommendations for ISP payments to fully qualified oral and maxillofacial surgeons assigned to positions requiring a substantial portion of time performing military-unique duties under adverse conditions or in remote locations outside the continental United States locations or that preclude the ability to spend appropriate time in a clinical setting.

060506. Limitations

ISP will not be paid during the same fiscal year in which the qualifying residency training is completed. If the qualifying training is completed out of cycle (at a time prior to the end of June), and due to circumstances beyond the member’s control, then the Surgeon Generals are delegated the authority to waive the DoD policy and grant ISP during the same fiscal year in which the qualifying residency is completed. The effective date for ISP will be calculated from the completion of the qualifying training plus 3 months. This keeps all dental officers eligible for ISP consistent with respect to how their eligibility date is calculated.
060507. Termination

The Secretary of the Military Department concerned will prescribe regulations to terminate an officer’s entitlement to ISP. Reasons for termination may include, but are not necessarily limited to, the following:

A. Loss of privileges;
B. Court martial convictions;
C. Violations of the Uniform Code of Military Justice;
D. Failure to maintain a current unrestricted license; or
E. Reasons that are in the best interest of the Military Department concerned.

NOTE: If the entitlement to ISP is terminated, then the officer will be paid, on a pro-rata basis, the portion served up to the official date of the ruling of the adverse action that is the reason for termination.

060508. Repayment

An officer who does not complete the period of active duty specified in the agreement referenced in subparagraph 060501.D; will be subject to the repayment provisions of Chapter 2.

0606 VARIABLE SPECIAL PAY (VSP)

060601. General Eligibility Requirements

In order to be entitled to Variable Special Pay (VSP), an officer of the Dental Corps of the Army or the Navy or an officer of the Air Force designated as a Dental Officer must:

A. Possess a current, valid, and unrestricted license or approved waiver;
B. Not have received pay under sections 0611 – 0613 for the same activity, skill or period of service; and
C. Meet the eligibility criteria of paragraph 060602 or 060603.

060602. Eligibility for Officers Serving on Active Duty for 1-Year or More

An officer on active duty under a call or order to active duty for a period of not less than 1-year is eligible for VSP.

060603. Eligibility for Officers Serving on Active Duty for Less than 1-Year

An officer is eligible for VSP if the officer is one of the following:
A. A reservist called to active duty for more than 30 days but less than 1-year, other than active duty for training;

B. An officer involuntarily retained on active duty;

C. A retired dental corps officer, recalled to active duty for more than 30 days; or

D. An officer who voluntarily agrees to remain on active duty for less than 1-year at a time when:

   1. Officers are involuntarily retained on active duty; or
   
   2. The Secretary of Defense determines that special circumstances justify the payment of special pay.

060604. Rates Payable

The monthly VSP rates are contained in Table 6-2.

0607 ADDITIONAL SPECIAL PAY (ASP)

060701. Eligibility

An officer entitled to VSP under subparagraphs 060601.A, and B and paragraph 060602, is entitled to Additional Special Pay (ASP) when the officer executes a written agreement to remain on active duty for a period of not less than 1-year, beginning on the date the officer accepts the award of ASP. An officer entitled to VSP under subparagraphs 060601.A, and B. and paragraph 060603 is not required to execute a written agreement to remain on active duty in order to be entitled to receive ASP.

NOTE: A General Dental Officer who receives pay under sections 0611 – 0613, is not authorized pay under section 0606 for the same activity, skill, or period of service.

060702. Rates

The ASP rates are contained in Table 6-3 and are paid annually at the beginning of the 12-month period for which the officer is entitled to such payment.

060703. Special Provisions

Subject to acceptance by the Secretary of the Military Department concerned a dental officer with an existing ASP service agreement may terminate that ASP agreement on or after the anniversary of his/her creditable service date to enter into a new 1-year ASP service agreement if the new agreement results in a higher ASP rate due to the number of years served.
060704. Termination

The Secretary of the Military Department concerned will prescribe regulations to terminate an officer’s entitlement to ASP. Reasons for termination may include, but are not necessarily limited to, the following:

A. Loss of privileges;
B. Court martial convictions;
C. Violations of the Uniform Code of Military Justice;
D. Failure to maintain a current unrestricted license; or
E. Reasons that are in the best interest of the Military Department concerned.

NOTE: If the entitlement to ASP is terminated, then the officer will be paid, on a pro-rata basis, the portion served up to the official date of the ruling of the adverse action that is the reason for termination.

060705. Repayment

An officer who does not complete the period of active duty specified in the agreement referenced in paragraph 060701 will be subject to the repayment provisions of Chapter 2.

0608 BOARD CERTIFICATION PAY (BCP)

060801. Eligibility

An officer entitled to VSP as defined in paragraph 060601, who is board certified is entitled to Board Certification Pay (BCP). BCP will be paid monthly.

NOTE: A General Dental Officer who receives pay under sections 0611 – 0613, is not authorized pay under section 0608 for the same activity, skill, or period of service.

060802. Rates

The monthly BCP rates are contained in Table 6-4.

060803. Waiver of Board Certification Requirement When Certification Interrupted by Contingency Operations

A. If the Secretary of Defense determines that an officer is unable to schedule or complete certification or recertification because of duty in support of a contingency operation, that officer will be paid BCP, beginning on the date the officer was assigned to duty in support of a contingency operation.
B. Unless extended by the Secretary of Defense, the completion of board certification or recertification requirements must be accomplished within 180 days from the date the officer returned from assignment in support of a contingency operation.

0609  DENTAL OFFICER MULTIYEAR RETENTION BONUS (DOMRB)

060901. Authorization

Dental Corps officers with a current, valid, and unrestricted license or approved waiver will be paid at the rates indicated for their specialty listed in Table 6-5 upon acceptance of the written agreement by the Secretary of the Military Department concerned. The amounts listed in Table 6-6 represent annual bonus payments to be paid on the anniversary date of the agreement.

060902. Eligibility Criteria

Eligibility criteria are satisfied by an officer of the Dental Corps of the Army, or the Navy, or an officer of the Air Force designated as a Dental Officer who:

A. Is below the pay grade of 0-7;

B. Has a current, valid, and unrestricted license or approved waiver;

C. Has at least 8 years of creditable service or has completed any active duty service commitment incurred for dental education and training;

D. Has completed initial residency training or will complete such training before October 1 of the fiscal year in which the officer enters into an agreement;

E. Executes a written agreement to remain on active duty for 2, 3, or 4 years, and the agreement is accepted by the Secretary of the Military Department concerned;

F. Has at least one of the Dental Specialties listed in Table 6-5; and

G. Does not receive pay under sections 0611 – 0613 for the same activity, skill or period of service.

NOTE: Based on Service unique requirements, the Secretary of the Military Department concerned may decline to offer a DOMRB to any eligible specialty or restrict the length of a DOMRB contract for a specialty to less than 4 years.

060903. Special Provisions

Subject to acceptance by the Secretary of the Military Department concerned, a dental officer with an existing DOMRB service agreement may terminate that agreement to enter into a new DOMRB service agreement at the annual rate in effect at the time of the execution of the new agreement. The length of the new DOMRB agreement period must be equal to or longer
than the original obligation period specified in the DOMRB agreement being terminated. Any unearned portion of the terminated agreement will be recouped.

060904. Termination

The Secretary of the Military Department concerned will prescribe regulations to terminate an officer’s entitlement to DOMRB. Reasons for termination may include, but are not necessarily limited to, the following:

A. Loss of privileges;
B. Court martial convictions;
C. Violations of the Uniform Code of Military Justice;
D. Failure to maintain a current unrestricted license; or
E. Reasons that are in the best interest of the Military Department concerned.

NOTE: If the entitlement to DOMRB is terminated, then the officer will be paid, on a pro-rata basis, the portion served up to the official date of the ruling of the adverse action that is the reason for termination.

060905. Repayment

An officer who does not complete the period of active duty specified in subparagraph 060902.E will be subject to the repayment provisions of Chapter 2.

060906. Coordination with Other Multiyear Accession Bonus Authority

A person eligible to execute an agreement under either section 0604 or 0609 will elect under which authority to execute the agreement. A person may not execute an agreement under both sections 0604 and 0609.

0610 SPECIAL PAY FOR ACTIVE DUTY OF RESERVE DENTAL OFFICERS

061001. Entitlement

A Reserve Dental Officer under a call or order to active duty for less than 1-year is entitled to special pay at the monthly rate of $350 a month for each month of active duty, including active duty in the form of annual training, active duty for training, and active duty for special work. The amount will be prorated for periods less than 1 month.
061002. Restrictions

A General Dental Officer who receives pay under sections 0611 – 0613, is not authorized pay under section 0610 for the same activity, skill, or period of service.

061003. Payments

Payments will be paid monthly, and amounts will be prorated for periods less than 1-month.

0611 SPECIAL PAY FOR GENERAL DENTISTS – ACCESSION BONUS (AB)

061101. Eligibility

To be eligible for an Accession Bonus (AB), an individual must:

A. Be a graduate of:

   1. An American Dental Association (ADA) accredited school of dentistry; and
   2. Possess a Doctor of Dental Surgery (DDS) or Doctor of Dental Medicine (DMD) degree;

B. Be fully qualified to hold a commission or appointment as a commissioned officer in an Active Component (will be appointed in the Dental Corps as a General Dentist);

C. Have a current, valid, unrestricted license or approved waiver;

D. Execute a written agreement to accept a commission or appointment as a dental officer of the Military Services to serve on active duty for a period of not less than 4 consecutive years. An individual who holds an appointment as a dental officer in either the Active or Reserve Component is not eligible for an AB. A former Dental Corps officer who no longer holds an appointment or commission and is otherwise qualified and eligible must have been discharged from any uniformed service at least 24 months prior to executing the written agreement to receive an AB;

E. At the time of commission or appointment, completed all mandatory service obligations if financial assistance was received from the DoD in order to pursue a course of study as a dentist. This requirement applies to, but is not limited to, participants and former participants of the Reserve Officers Training Corps, Armed Forces Health Professions Scholarship Program, Financial Assistance Program, and Uniformed Services University of the Health Sciences; and
F. Not have received the Accession Bonuses described in sections 0603 and 0604 for the same activity, skill, or period of service.

061102. Amount

General Dentists who meet the conditions described in paragraph 061101, are eligible for an AB payable for written agreements in the amount of $37,500 per year of the contract for a 4-year obligation.

061103. Service Obligations

During the discharge of the service obligation associated with AB, individuals are not eligible for a retention bonus.

061104. Repayment

An officer who fails to fulfill the service conditions specified in the written agreement for the AB will be subject to the repayment provisions of Chapter 2.

*061105. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

0612 SPECIAL PAY FOR GENERAL DENTISTS – INCENTIVE PAY (IP)

061201. Eligibility

A General Dentist is eligible for Incentive Pay (IP) if he or she:

A. Is serving as a General Dentist;

B. Executes a written agreement to remain on active duty beginning on the date the contract is executed:

1. For active duty for a period of not less than 1-year; or

2. For Reserve Component for a period of mobilization or Active Duty for Special Work exceeding 30 days;

C. Possesses an unrestricted license (or approved waiver) and is qualified as a General Dentist. Subject to acceptance by the Secretary of the Military Department concerned, a General Dentist must be currently credentialed and privileged at a military treatment facility as a General Dentist. The Secretary of the Military Department concerned may also approve recommendations for IP payments to General Dentists assigned to positions requiring a substantial portion of time performing military-unique duties under adverse conditions, or in
remote locations outside the United States, or that preclude the ability to spend appropriate time in a clinical setting; and

D. Does not receive pay under sections 0603 – 0610 for the same activity, skill or period of service.

061202. Amount

Monthly payments will be paid in the amount established by the Secretary of the Military Department concerned not to exceed $1,666.66.

061203. Not Under Retention Bonus (RB) Agreement

Subject to acceptance by the Secretary of the Military Department concerned, a General Dentist who is eligible for but not under an existing Retention Bonus (RB) agreement and who is no longer obligated under a previous IP agreement may enter into a new IP agreement. IP agreements must be for at least 1-year or as determined in the Health Affairs Special Pay Plan.

061204. Under Retention Bonus Agreement

General Dentists who enter a RB contract may also enter an IP contract. General Dentists who elect this option will continue IP eligibility for each active year of the RB contract. Any renegotiation of either the RB or IP will require signing a new RB contract (at the annual rate in effect at the time the new contract is signed) with an equal or longer obligation.

061205. Completion of Qualifying Training

The effective date of IP will be calculated from the completion of the qualifying training plus 3 months.

061206. Restriction

An officer may not receive IP and the entitlements contained in section 0605, 0606, and 0607 for the same activity, skill, or period of service.

061207. Repayment

An officer who fails to fulfill the service conditions specified in the written agreement for the IP will be subject to the repayment provisions of Chapter 2.

*061208. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.
0613 SPECIAL PAY FOR GENERAL DENTISTS – RETENTION BONUS (RB)

061301. Eligibility

To be eligible for a RB, a General Dentist must:

A. Be below the grade of O-7;

B. Have completed either:
   1. Any active duty service commitment incurred for dental education, training, or accession obligation; or
   2. The active duty service obligation for an AB. An individual eligible for an AB may decline the AB and accept the RB;

C. Have completed General Dentist qualification prior to the beginning of the fiscal year during which a written agreement is executed;

D. Have executed a written agreement, accepted by the Secretary of the Military Department concerned, to remain on active duty as a Dental Officer for 2, 3, or 4 years;

E. Have a current valid unrestricted license or approved waiver and be credentialed, privileged, and practicing as a General Dentist. The Secretary of the Military Department concerned may also approve recommendations for RB payments to General Dentists assigned to positions requiring a substantial portion of time performing military-unique duties under adverse conditions or in remote locations outside the United States, or that preclude the ability to spend appropriate time in a clinical setting; and

F. Not have received pay under sections 0603 – 0610, for the same activity, skill, or period of service.

061302. Service Unique Requirements

Based on Service unique requirements, the Secretary of the Military Department concerned may decline to offer a RB to General Dentists or may restrict the length of a RB contract to less than 4 years.

061303. Prior Multiyear Pay or Retention Bonus

Subject to acceptance by the Secretary concerned, a General Dentist with an existing Multiyear Pay or with a RB contract may request termination of that contract to enter into a new RB contract with an equal or longer obligation at the RB annual rate in effect at the time of execution of the new RB contract. The new obligation period will not retroactively cover any portion or period that was executed under the old contract.
061304. Active Duty Service Obligations (ADSOs)

Active Duty Service Obligations (ADSOs) for RB will be established in accordance with subparagraphs 061304.A through 061304.D.

A. ADSOs for education and training and previous Multiyear Pay agreements will be served before serving the RB ADSO.

B. When no education and training ADSO exist at the time of a RB contract execution, the RB ADSO will be served concurrently with the RB contract period and all non-education and training ADSOs. If the RB contract is executed before the start date of residency training and no other education and training ADSO exists, then the RB ADSO will be served concurrently with the RB contract period. However, if the RB contract is executed on or after the start date of residency, then the General Dentist is obligated for the full residency period, and the RB ADSO will begin 1 day after the fellowship ADSO is completed. Once a General Dentist has begun to serve a RB ADSO, he or she will serve it concurrently with any existing ADSO, including obligations for other special pay agreements or medical education and training obligations incurred after the execution date for that particular RB contract.

C. Obligations for RB may be served concurrently with any other service obligation, to include IP, Board Certified Pay, promotion, non-clinical doctorate, master’s degree, and non-clinical doctorate or master’s degree, and non-medical military schooling.

D. During the discharge of the service obligation associated with the Health Professional Loan Repayment Program (HPLRP), individuals are eligible for RB. The RB ADSO is consecutive to all HPLRP obligations.

061305. Amounts

Annual payment amounts for multiyear RB contracts will be:

A. $13,000 a year for a 2-year contract;

B. $19,000 a year for a 3-year contract; or

C. $25,000 a year for a 4-year contract.

061306. Repayment

An officer who fails to fulfill the service conditions specified in the written agreement for the RB will be subject to the repayment provisions of Chapter 2.

*061307. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.
Table 6-1. Critical Wartime Skills Accession Bonus

<table>
<thead>
<tr>
<th>Dental Specialties</th>
<th>Bonus Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oral and Maxillofacial Surgery</td>
<td>$300,000</td>
</tr>
<tr>
<td>Comprehensive Dentistry</td>
<td>$300,000</td>
</tr>
<tr>
<td>Endodontics</td>
<td>$300,000</td>
</tr>
<tr>
<td>Prosthodontics</td>
<td>$300,000</td>
</tr>
</tbody>
</table>

Table 6-2. Variable Special Pay (VSP) for Dental Officers

<table>
<thead>
<tr>
<th>If the officer</th>
<th>then the rate payable is</th>
</tr>
</thead>
<tbody>
<tr>
<td>is an intern or has less than 3 years of creditable service</td>
<td>$250.00</td>
</tr>
<tr>
<td>has 3 but less than 6 years of creditable service and is not an intern</td>
<td>$583.33</td>
</tr>
<tr>
<td>has 6 but less than 8 years of creditable service</td>
<td>$583.33</td>
</tr>
<tr>
<td>has 8 but less than 12 years of creditable service</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>has 12 but less than 14 years of creditable service</td>
<td>$833.33</td>
</tr>
<tr>
<td>has 14 but less than 18 years of creditable service</td>
<td>$750.00</td>
</tr>
<tr>
<td>has 18 or more years of creditable service</td>
<td>$666.66</td>
</tr>
<tr>
<td>is serving in a pay grade above 0-6, regardless of the years of creditable service</td>
<td>$583.33</td>
</tr>
</tbody>
</table>

Table 6-3. Additional Special Pay (ASP) for Dental Officers

<table>
<thead>
<tr>
<th>If a dental officer is eligible under paragraph 060701, has</th>
<th>then the rates payable for each 12 month period is</th>
</tr>
</thead>
<tbody>
<tr>
<td>less than 3 years of creditable service</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>at least 3, but less than 10 years of creditable service</td>
<td>$12,000.00</td>
</tr>
<tr>
<td>at least 10 or more years of creditable service</td>
<td>$15,000.00</td>
</tr>
</tbody>
</table>
Table 6-4. Board Certification Pay (BCP) for Dental Officers

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the officer has</td>
<td>then the monthly rate payable is</td>
</tr>
<tr>
<td>less than 10 years of creditable service</td>
<td>$208.33</td>
</tr>
<tr>
<td>10 but less than 12 years of creditable service</td>
<td>$291.66</td>
</tr>
<tr>
<td>12 but less than 14 years of creditable service</td>
<td>$333.33</td>
</tr>
<tr>
<td>14 but less than 18 years of creditable service</td>
<td>$416.66</td>
</tr>
<tr>
<td>18 or more years of creditable service</td>
<td>$500.00</td>
</tr>
</tbody>
</table>

Table 6-5. Dental Officer Multiyear Retention Bonus (DOMRB) Pay Levels

<table>
<thead>
<tr>
<th>Eligible Specialties</th>
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<td>Oral-maxillofacial surgeons</td>
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<td>Comprehensive/operative dentistry</td>
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<td>Prosthodontics</td>
<td>1</td>
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<tr>
<td>Orthodontics</td>
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<td>Temporomandibular Dysfunction (TMD)/Orofacial Pain</td>
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<td>Exodontia (Advanced Clinical Practice - ACP)</td>
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<td>Prosthodontics (ACP)</td>
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Table 6-6. Dental Officer Multiyear Retention Bonus (DOMRB) Pay Rates

<table>
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<tr>
<th>Length of Agreement</th>
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<td>$25,000</td>
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</tbody>
</table>
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CHAPTER 6 – SPECIAL PAYS FOR DENTAL OFFICERS

0602 – PROVISIONS

060201 37 U.S.C. 302b(a)(1)  
ASD(HA) Memo, September 30, 2010

060202 37 U.S.C. 302b(f)  
ASD(HA) Memo, September 30, 2010

0603 – ACCESSION BONUS

37 U.S.C. 302h  
ASD (HA) Memo, October 29, 2007

060303.C 37 U.S.C. 371

* 060305 Public Law 113-66, section 612 (5), December 26, 2013

0604 – CRITICAL WARTIME SKILLS ACCESSION BONUS

37 U.S.C. 302l  
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0605 – INCENTIVE SPECIAL PAY (ISP)

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060501.E 37 U.S.C. 371

060502 37 U.S.C. 302f

060503 37 U.S.C. 302f

* 060503.B 10 U.S.C. 12305

* 060503.C 10 U.S.C. 688


* 060503.D.2 37 U.S.C. 302f

0606 – VARIABLE SPECIAL PAY (VSP)

37 U.S.C. 302b (a) (2)  
ASD (HA) Memo, September 30, 2010


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37 U.S.C. 371

0608 – BOARD CERTIFICATION PAY (BCP)

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37 U.S.C. 371
060803
37 U.S.C. 303b

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37 U.S.C. 371

0610 – SPECIAL PAY FOR ACTIVE DUTY OF RESERVE DENTAL OFFICERS

37 U.S.C. 302b(g)
ASD (HA) Memo, September 30, 2010
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0611 – SPECIAL PAY FOR GENERAL DENTISTS – ACCESSION BONUS (AB)

37 U.S.C. 335
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061101.F
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* 061105
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37 U.S.C. 371
* 061208
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| Table 6-1 | ASD(HA) Memo, September 30, 2010 |
| Table 6-2 | ASD(HA) Memo, September 30, 2010 |
| Table 6-3 | 37 U.S.C. 301e  
ASD(HA) Memo, September 30, 2010 |
| Table 6-4 | 37 U.S.C. 302b(a)(6)  
ASD(HA) Memo, September 30, 2010 |
| Table 6-5 | 37 U.S.C. 302b(a)(5)  
ASD(HA) Memo, September 30, 2010 |
| Table 6-6 | 37 U.S.C. 3021  
ASD(HA) Memo, September 30, 2010 |
VOLUME 7A, CHAPTER 7: “SPECIAL PAY FOR PHARMACY OFFICERS, OPTOMETRISTS, AND VETERINARIANS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated May 2013 is archived.

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<th>PURPOSE</th>
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<td>0701</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
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<td>070201.E</td>
<td>Duration of Authority for Pharmacy Officer Accession Bonus extended to December 31, 2014.</td>
<td>Revision</td>
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<td>Removed Special Pay – Veterinarians, entitlement is covered in section 0705.</td>
<td>Deletion</td>
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<td>Revision</td>
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CHAPTER 7

SPECIAL PAY FOR PHARMACY OFFICERS, OPTOMETRISTS, AND VETERINARIANS

*0701 GENERAL

This chapter establishes policy guidance pertaining to bonuses and special pay for Pharmacy officers, optometrists, and veterinarians.

0702 PHARMACY OFFICERS

*070201. Accession Bonus

A. Eligibility. A person who is a graduate of an accredited pharmacy school and who executes a written agreement to accept a commission as an officer of a uniformed service and remain on active duty for a period of not less than 4 years, may upon acceptance of the agreement by the Secretary of the Military Department concerned, be paid an accession bonus in an amount determined by the Secretary concerned.

B. Eligibility Limitation. A person may not be paid an accession bonus if:

1. The person, in exchange for an agreement to accept an appointment as a warrant or commissioned officer, received financial assistance from the Department of Defense (DoD) or the Department of Health and Human Services to pursue a course of study in pharmacy; or

2. The Secretary concerned determines that the person is not qualified to become and remain licensed as a pharmacist.

C. Amount. The Secretary concerned may, upon acceptance of the written agreement, pay an accession bonus to an eligible person in an amount not to exceed $30,000.

D. Repayment. A person who, after signing an agreement under subparagraph 070201.A, is not commissioned as an officer of the armed forces, does not become and remain certified or licensed as a pharmacist, or does not complete the period of active duty specified in the agreement will be subject to the repayment provisions of Chapter 2.

* E. Duration of Authority. No agreement under this section may be entered into after December 31, 2014.

070202. Special Pay

A. Eligibility. A commissioned officer serving in a pay grade below O-7 who meets the following requirements is eligible to receive special pay starting on or after October 1, 2010:
1. Is a pharmacy officer in the Medical Service Corps of the Army or Navy, or the Biomedical Science Corps of the Air Force;

2. Is on active duty under a call or order to active duty for a period of not less than 2 years; and

3. Executes a contract to remain on active duty for a minimum of 2 years (exception that for those with an approved retirement date may be approved within Service policy).

NOTE: Anyone extended on active service (voluntary or involuntary) beyond a formally recorded separation or retirement date due to a national emergency may extend the contract under which they are currently serving on the date of extension (stop loss).

B. Amount. The amount paid to an officer for Pharmacy special pay will not exceed $15,000 per year for a 2-year obligation.

0703 OPTOMETRISTS

070301. Eligibility

The following officers are eligible for special pay:

A. A commissioned officer of the Regular Army, Regular Navy, or the Regular Air Force who is designated as an optometry officer;

B. A commissioned officer of a Reserve Component of the Army, Navy, or the Air Force who is designated as an optometry officer who is on active duty as a result of a call or order to active duty for a period of at least 1-year;

C. An optometry officer on active duty less than 1-year, other than active duty for training. This includes:

1. Reservists called to active duty for more than 30 days but less than 1-year, other than active duty for training;

2. Officers involuntarily retained on active duty under Title 10, United States Code (U.S.C.), 12305;

3. Officers who voluntarily agree to remain on active duty for less than 1-year at a time when officers are involuntarily retained on active duty under 10 U.S.C. 12305, or the Secretary of Defense determines that special circumstances justify the payment of special pay under 37 U.S.C. 302f; and
DoD 7000.14-R  Financial Management Regulation  Volume 7A, Chapter 7  
* June 2014

4. Any retired optometry officer recalled to active duty for more than 30 days under 10 U.S.C. 688; or

D. A general officer of the Army or the Air Force appointed, from any of the categories named in paragraphs 070301 in the Army, Air Force, or the National Guard.

070302. Regular Special Pay

An eligible officer is entitled to special pay at the rate of $100 a month for each month of active duty.

070303. Retention Special Pay

An eligible officer may be paid a retention special pay of not more than $15,000 for any 12-month period during which the officer is not undergoing an internship or initial residency training, provided the officer:

A. Is entitled to regular special pay under paragraph 070301;

B. Has completed any initial active duty service commitment incurred for education and training;

C. Is determined by the Secretary concerned to be a qualified as an optometrist; and

D. Either:

1. Executes a written agreement to remain on active duty for a period of not less than 2 years, beginning on the date the officer accepts the award of such special pay;

2. Is a reserve officer called or ordered to active duty for more than 30 days but less than 1-year, other than active duty for training;

3. Is involuntarily retained on active duty under 10 U.S.C. 12305;

4. Voluntarily agrees to remain on active duty for less than 1-year at a time when:
   a. Officers are involuntarily retained on active duty under 10 U.S.C. 12305; or
   b. The Secretary of Defense determines that special circumstances justify the payment of special pay under 37 U.S.C. 302f; or

5. Is a retired optometry officer recalled to active duty for more than 30 days under 10 U.S.C. 688.
070304. Repayment

An officer who does not complete the period for which the payment was made under subparagraph 070303.D will be subject to the repayment provisions of Chapter 2.

0704 NON-PHYSICIAN HEALTHCARE PROVIDER BOARD CERTIFICATION PAY

070401. Eligibility

The Secretary concerned may authorize the payment of Non-Physician Healthcare Provider Board Certification Pay (NPBCP) to an officer who is an officer in the Army, Navy, or an officer of the Air Force designated as a Non-Physician Healthcare Provider. The NPBCP may apply to a pharmacist, or optometrist. To be eligible for board certification pay, an officer must:

A. Be a health care provider in a clinical specialty that is privilegeable;
B. Possess a post-baccalaureate degree in their clinical specialty; and
C. Be certified by a professional board in their clinical specialty.

070402. Amount

The rate of NPBCP to which an officer is entitled will be paid in equal monthly amounts.

<table>
<thead>
<tr>
<th>Years of Creditable Service</th>
<th>Annual Payments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10 years</td>
<td>$2,000</td>
</tr>
<tr>
<td>At least 10 but less than 12 years</td>
<td>$2,500</td>
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<tr>
<td>At least 12 but less than 14 years</td>
<td>$3,000</td>
</tr>
<tr>
<td>At least 14 but less than 18 years</td>
<td>$4,000</td>
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<tr>
<td>18 or more years</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

070403. Restriction

Officers cannot receive the NPBCP and the entitlements contained in section 0705 for the same activity, skill, or period of service.

NOTE: Creditable service, for purposes of NPBCP, is defined as all periods of active service after the officer was qualified in the health care provider specialty for which NPBCP is being received.
0705 ACCESSION BONUS AND INCENTIVE PAY FOR OFFICERS IN HEALTH PROFESSION - VETERINARIANS

070501. Accession Bonus

A. Authorization. The Secretary concerned may pay Health Profession Officers Accession Bonus – Veterinarians to an eligible person who signs a written agreement on or after November 1, 2008, to serve on active duty or in an active status in exchange for receiving an accession bonus. Based on Service-unique requirements, the Secretary concerned may decline to offer an accession bonus to any specialty that is otherwise eligible or may restrict the length of an accession bonus contract for a specialty to less than 4 years.

B. Eligibility. To be eligible for an accession bonus, an individual must:

1. Be a graduate of an accredited school(s) in his or her clinical specialty;

2. Be fully qualified to hold a commission or appointment as a commissioned officer in an Active or Reserve Component;

3. Execute a written agreement to accept a commission or appointment as a veterinarian of the Army, or the Navy to serve on active duty or in active duty status for a period of not less than 2 consecutive years. An individual who currently holds an appointment as a veterinarian in either the Active or Reserve Component is not eligible for an accession bonus. A former veterinary officer who no longer holds an appointment or commission and is otherwise qualified and eligible must have been discharged from any uniformed service at least 24 months prior to execution of the written agreement to receive an accession bonus;

4. Complete all mandatory service obligations, if financial assistance were received from DoD in order to pursue a course of study as a veterinarian. This includes, but is not limited to, participants and former participants of the Reserve Officers Training Corps, Armed Forces Health Professions Scholarship Program, and Financial Assistance Program; and

5. Possess an unrestricted license (or an approved waiver) and be qualified a veterinarian.

C. Amount. An individual, who meets the conditions under subparagraph 070501.B, and signs a written agreement for 4 years is eligible for a $5,000 accession bonus. The accession bonus may be paid in a lump sum, in monthly payments, or in periodic installments as determined by the Secretary concerned.

D. Restriction. Officers cannot receive a Health Profession Officers Accession Bonus and the entitlements contained in section 0704 for the same activity, skill, or period of service.
NOTE: During the discharge of the service obligation associated with an accession bonus, individuals are eligible for Incentive Pay and Board Certification Pay. Any additional obligation incurred by these pays will be served concurrently.

070502. Incentive Pay

A. Eligibility. To be eligible for Incentive Pay, a veterinary officer must:

1. Have completed specialty qualification before October 1, 2008;

2. Sign a written agreement, to remain on active duty, or in an active status in the Selected Reserve of the Ready Reserve in a designated health profession specialty for a period of not less than 1-year, beginning on the date the contract is signed; and

3. Possess an unrestricted license (or approved waiver) and be qualified in his or her specialty. Subject to acceptance by the Secretary concerned, a veterinarian must be currently credentialed and privileged at a military treatment facility in the specialty for which the incentive pay is to be paid. The Secretary concerned may also approve recommendations for incentive pay payments to fully qualified veterinarians assigned to positions requiring a substantial portion of time performing military-unique duties under adverse conditions or in remote locations outside the United States, or that preclude the ability to spend appropriate time in a clinical setting.

B. Amount. A licensed veterinarian, who meets the conditions of subparagraph 070502.A and signs a contract beginning on or after July 23, 2009, is eligible for incentive pay in the annual amount of:

1. $2,500 for entry-level pay;

2. $2,500 while in training;

3. $5,000 when board eligible; or

4. $5,000 when fully qualified.

NOTE: The veterinarian incentive pay must be paid in monthly payments.

C. Agreement

1. Not Under Retention Bonus Agreement. Subject to acceptance by the Secretary concerned a veterinarian who is eligible for, but not obligated under, an existing retention bonus agreement and who is no longer obligated under a previous incentive pay agreement, may enter into a new 1-year incentive pay agreement at the rate expressed in subparagraph 070402. Incentive pay agreements must be for at least 1-year and cannot be prorated. Termination of a current incentive pay contract prior to its expiration can only be done in conjunction with execution of a new retention bonus contract.
2. Under Retention Bonus Agreement. Veterinarians who enter a retention bonus contract may also enter into an incentive pay contract for the same specialty at the amount in paragraph 070402. Veterinarians who elect this option will continue incentive pay eligibility at that rate for each active year of the retention bonus contract. Any renegotiation of either the retention bonus or incentive pay will require signing a new retention bonus contract at the annual rate in effect at the time the new contract is signed with an equal or longer obligation.

E. Completion of Qualifying Training. Incentive pay will not be paid during the same FY in which the qualifying training is completed. If the qualifying training is completed out of cycle (at a time prior to the end of June) and due to circumstances beyond the veterinary officer’s control, the Secretary concerned may authorize its Surgeon General to approve incentive pay during the same FY in which the qualifying training is completed. The effective date of incentive pay will be calculated from the completion of the qualifying training, plus 3 months.

070503. Retention Bonus

A. Eligibility. To be eligible for a retention bonus, a veterinary officer must:

1. Be below the grade of O-7;

2. Have at least 8 years of creditable service as an officer in the respective specialty; have completed any active duty service commitment incurred for medical education and training; or have completed all active duty service obligations for accession bonus;

3. Have completed initial training before October 1, 2008; and

4. Sign a written agreement to remain on active duty as a veterinarian for a period of 2, 3, or 4 years, and is accepted by the Secretary of the Military Department concerned.

NOTE: Based on Service-unique requirements, the Secretary of the Military Department concerned may decline to offer retention bonus to any specialty that is otherwise eligible or may restrict the length of a retention bonus contract for a specialty less than 4 years.

B. Prior Multiyear Pay. Subject to acceptance by the Secretary of the Military Department concerned, a veterinarian with an existing multiyear pay or with a retention bonus contract may request termination of that contract to enter into a new retention bonus contract with an equal or longer obligation at the retention bonus annual rate in effect at the time of execution of the new retention bonus contract. The new obligation period will not retroactively cover any portion or period that was executed under the old contract.

C. Amounts. Annual payment amounts for multiyear retention bonus contracts will be in the amounts of:

1. $2,500 for a 2-year obligation;
2. $3,750 for a 3-year obligation; or

3. $5,000 for a 4-year obligation.

NOTE: The retention bonus may be paid in a lump sum or periodic installments.

070504. Board Certification Pay

A. Eligibility. To be eligible for board certification pay, an officer must:

1. Possess a post-baccalaureate degree in his or her clinical specialty;

2. Be certified by a professional board in his or her clinical specialty;

and

3. Sign a written agreement, to remain on active duty, or in an active status, in the selected reserves of the Ready Reserve in a designated health profession specialty for a period of not less than 1-year, beginning on the date the contract is signed.

B. Amount. Veterinarians meeting the conditions in subparagraph 070504.A are eligible to receive board certification pay at the annual rate of $6,000 paid in equal monthly amounts.

070505. Repayment

An officer who receives a bonus or incentive pay under section 0705 and fails to fulfill the service conditions specified in the written agreement for the bonus or incentive pay will be subject to the repayment provisions of Chapter 2.

*070506. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

0706 REFERENCES

The following regulations detail entitlements, policies, and procedures for special pay for Pharmacy, Optometry, and Veterinary officers for each of the services:

070601. Army

Army Pharmacy and Optometry Special Pay Plan.

070602. Navy

OPNAVINST 7220.17 and Annual FY Pharmacy and Optometry Special Pay Plan.
070603. Air Force

*Air Force Biomedical Special Pay Plan.*

NOTE: The Air Force Biomedical Special Pay Plan is accessible after requesting access from the Air Force Medical Service Knowledge Exchange.
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070202  37 U.S.C. 302i
       ASD(HA) Memo, October 10, 2008
       ASD(HA) Memo, October 27, 2009

0703 – OPTOMETRISTS

070301  37 U.S.C. 302a(a)
070301.C.2  10 U.S.C. 12305
070301.C.4  10 U.S.C. 688
070302  37 U.S.C. 302a(a)
070303  37 U.S.C. 302a(b), 302f
070303.D.3  10 U.S.C. 12305
070303.D.4.a  10 U.S.C. 12305
070303.D.5  10 U.S.C. 688
070304  37 U.S.C. 303a(e), 373
       USD (P&R) Memo, May 21, 2008
       USD (P&R) Memo, February 6, 2009

0704 – NON-PHYSICIAN HEALTHCARE PROVIDER BOARD CERTIFICATION PAY

070401  37 U.S.C. 335
070402  37 U.S.C. 335
       ASD(HA) Memo, March 9, 2009
070403  37 U.S.C. 371

*0705 – ACCESSION BONUS AND INCENTIVE PAY FOR OFFICERS IN HEALTH PROFESSION - VETERINARIANS

* 070501  37 U.S.C. 335, 371
* 070501.C  ASD(HA) Memo, July 23, 2009
* 070506  Public Law 113-66, section 614 (5), December 26, 2013
VOLUME 7A, CHAPTER 08: “SPECIAL PAY - SPECIAL DUTY ASSIGNMENT PAY - ENLISTED MEMBERS”

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<td>080103.D, Bibliography</td>
<td>Added eligibility criteria for Special Operations Forces.</td>
<td>Update</td>
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CHAPTER 8
SPECIAL PAY - SPECIAL DUTY ASSIGNMENT PAY - ENLISTED MEMBERS

0801 ENTITLEMENT PROVISIONS AND POLICY

080101. Entitlement

A. General. An enlisted member entitled to basic pay may qualify for Special Duty Assignment Pay (SDAP) when the member performs duties designated by the Secretary concerned as extremely difficult or involving an unusual degree of responsibility. A member entitled to SDAP may receive such pay in addition to any other pay or allowances to which entitled. SDAP status is awarded according to the applicable regulations of the Military Service concerned.

B. Certification. Appropriate authorities annually review eligibility and payment authority for each member receiving SDAP. Payment stops automatically on the annual anniversary date if positive certification is not made that a member is still eligible for SDAP.

080102. Definitions

A. Military Specialty

1. A military specialty is an element of the enlisted classification structure (Military Occupational Specialty (MOS), Air Force Specialty Code (AFSC), Navy Enlisted Classification (NEC), career field subdivision, career management field, and occupational field, as appropriate to the Military Service concerned) that identifies an individual position or group of closely related positions on the basis of the similarity of the duties involved. It is also the primary identifier of individuals who possess the ability, knowledge and other occupational qualifications required for effective performance in such positions.

2. A military specialty provides occupational standards for procurement, training, classification, and career development; identifies military skills so closely related that a degree of interchangeability exists between members assigned to the military specialty; and provides a normal career progression pattern for members within that military specialty.

B. Special Duty Assignment. This is a duty assignment characterized by extremely demanding duties or duties demanding an unusual degree of responsibility.

C. Production Recruiter. This is an individual assigned to recruiting duties under regulations issued by the Military Services.
080103. Monthly Rates

A. SDAP is payable only at one of the below listed rates.

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<th>Special Duty Assignment</th>
<th>Monthly Rate</th>
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</thead>
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<tr>
<td>SD-1</td>
<td>$75</td>
</tr>
<tr>
<td>SD-2</td>
<td>$150</td>
</tr>
<tr>
<td>SD-3</td>
<td>$225</td>
</tr>
<tr>
<td>SD-4</td>
<td>$300</td>
</tr>
<tr>
<td>SD-5</td>
<td>$375</td>
</tr>
<tr>
<td>SD-6</td>
<td>$450</td>
</tr>
</tbody>
</table>

B. Designations of military specialties for SDAP are in the applicable regulations of the Military Service concerned. The criteria for designation of military specialties are in *Department of Defense Instruction (DoDI) 1304.27*, “Award and Administration of Special Duty Assignment Pay.”

C. SDAP levels for the following specialties are established by the Office of the Under Secretary of Defense (Personnel and Readiness) (P&R):

1. Production Recruiter: SD-6;
2. White House Communications Agency: SD-2 through SD-5, depending on position;
3. Defense Threat Reduction Agency: specified positions, SD-2;
4. Defense Courier Operations: specified positions, SD-1; and
5. Senior Enlisted Advisor (SEA) to the Joint Chiefs of Staff: based on the parent service’s SDAP rate for individuals serving as SEA to the Service Chief, not to exceed SD-6.

D. Effective March 1, 2013, Special Operations Forces (SOF) operators who serve in authorized Major Force Program (MFP) - 11 documented positions shall receive SDAP at a minimum SD-5 level. The only exception is for Navy Special Warfare Combatant Crewman operators who shall receive SDAP at a minimum SD-4 level. SOF operators are individuals with the critical specialties listed below:

1. Army: Special Operations (SpecOps) Weapons Sergeant (MOS 18B); SpecOps Engineer Sergeant (MOS 18C); SpecOps Medical Sergeant (MOS 18D); SpecOps Communication Sergeant (MOS 18E); Special Forces Assistant Operations and Intelligence Sergeant (MOS 18F); and Special Forces Senior Sergeant (MOS 18Z).
2. Navy: Enlisted SEAL Operations (NEC 5326) and Special Warfare Combatant Crewman (NEC 5352).
3. Air Force: Combat Control (AFSC 1C2XX), Pararescue (AFSC 1T2XX), Tactical Air Control Party (AFSC 1C4X1) and Special Operations Weather (AFSC 1W0X2).


0802 CONDITIONS OF ENTITLEMENT

080201. Eligibility Requirements

A member who meets the requirements in Table 8-1 may be awarded a special duty assignment rating under procedures in regulations of the Military Service concerned.

080202. Conditions Affecting Entitlement

Conditions affecting entitlement to SDAP are shown in Table 8-2.

080203. Date to Stop SDAP

Table 8-2 shows how to determine the last day on which special duty assignment pay accrues to a member. Stop SDAP on the date shown in this table, unless an earlier date is specified in the order terminating such pay status.

080204. Effect of SDAP on Other Computations

SDAP is not used in the computation for enlistment bonus, severance pay, separation pay, or cash settlement of accrued leave.

080205. Collection of Erroneous Payments

Collect from a member when a purported special duty assignment is revoked because assignment was made without original basis of authority.

080206. Removal From Rating Status Without Original Basis of Authority

Military Service administrative regulations allow certain authorities to revoke orders which removed a member from a special duty assignment if the removal was without original basis of authority. When orders are so revoked, the member is entitled to SDAP for the entire period involved if otherwise entitled to the pay.

080207. Tax

SDAP is subject to withholding of income tax, but not subject to withholding of Federal Insurance Contribution Act taxes.
Table 8-1. Eligibility Requirements for Special Duty Assignment Pay

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>When an enlisted member and meets other conditions of eligibility as prescribed by the Secretary of the Military Department</td>
<td>then the member may be awarded the prescribed monthly special duty assignment rate of pay.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>is an Active Component member in a pay status; is serving in pay grade E-3 or higher, is qualified for and serving in the designated special duty assignment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>is a Reserve Component member called or ordered to active duty (including active duty for training) in a pay status; is serving in pay grade E-3 or higher, is qualified for and serving in the designated special duty assignment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>is a Reserve Component member on inactive duty for training (IDT) in a pay status; is serving in pay grade E-3 or higher, is qualified for and serving in the designated special duty assignment</td>
<td></td>
<td>the member may be awarded SDAP at 1/30th of the prescribed monthly SDAP rate for the performance of each authorized period of IDT with pay.</td>
</tr>
<tr>
<td>4</td>
<td>attains eligibility under rules 1 to 3, before the date of termination of award in any special duty assignment designated for termination of award</td>
<td></td>
<td>the member may be awarded SDAP.</td>
</tr>
</tbody>
</table>
Table 8-2. Conditions Affecting Entitlement to Special Duty Assignment Pay

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>When a member receiving special duty assignment pay and then special duty assignment status and entitlement to special duty assignment pay</td>
<td>has SDAP rating withdrawn for any reason</td>
<td>is withdrawn</td>
<td>continues through the date stated in the order withdrawing the SDAP rating.</td>
</tr>
<tr>
<td>2</td>
<td>fails to maintain the minimum level of qualification required for satisfactory performance in the military skill</td>
<td>does not reenlist within 24 hours</td>
<td>is withdrawn on date of discharge</td>
<td>continues through the date of discharge (note 1).</td>
</tr>
<tr>
<td>3</td>
<td>is discharged or relieved from active duty</td>
<td>confinement is result of court-martial sentence or non-judicial punishment</td>
<td>will be withdrawn on the date of confinement resulting from a court-martial sentence or non-judicial punishment</td>
<td>continues through the day prior to the date of confinement resulting from a court-martial sentence or non-judicial punishment.</td>
</tr>
<tr>
<td>4</td>
<td>is confined</td>
<td>patient status is due to disease resulting from intemperate use of alcohol or habit-forming drugs</td>
<td>continues</td>
<td>stops during all of AWOL.</td>
</tr>
<tr>
<td>5</td>
<td>is absent without official leave (AWOL)</td>
<td></td>
<td>continues (note 2)</td>
<td>continues.</td>
</tr>
<tr>
<td>6</td>
<td>is reported in a missing status</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>is in a patient status, including convalescence leave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>patient status is not due to disease resulting from intemperate use of alcohol or habit-forming drugs, but exists for more than 12 months</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. Stops on the date established by the authority determining the level of qualification does not meet established standards.
2. Continues through the last day of the 12th month.
Table 8-2. Conditions Affecting Entitlement to Special Duty Assignment Pay (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>When a member receiving special duty assignment pay and receiving allowances under the Pay and Allowance Continuation Program (PAC) in Chapter 13</td>
<td>then special duty assignment status</td>
<td>and entitlement to special duty assignment pay</td>
<td>may continue for 1 year from the date the member was first hospitalized (unless stopped earlier by the PAC termination criteria in Chapter 13) continues through the last day of the 12th month (note 3).</td>
</tr>
<tr>
<td>10</td>
<td>is demoted grade to which reduced is below that for which either pay is authorized</td>
<td>will be withdrawn on the date of demotion</td>
<td>continues through the day prior to the date of demotion.</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>is on temporary duty (TDY) or temporary additional duty (TAD) is not performing duties requiring use of skills on which pay is based</td>
<td>continues for not more than 90 days</td>
<td>continues through 90th day of TDY or TAD.</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>is performing duties requiring use of the skills on which pay is based</td>
<td>continues during entire period of TDY or TAD</td>
<td>continues through entire period of TDY or TAD.</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>is reassigned permanent change of station (PCS) or permanent change of assignment (without PCS) or detailed to duty not requiring use of skills on which special duty assignment pay is based commanding officer determines the reassignment or detail is permanent (over 90 days)</td>
<td>is withdrawn</td>
<td>continues through the day prior to the date of departure from special duty assignment.</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>commanding officer determines the reassignment or detail is less than 90 days but it exceeds 90 days</td>
<td>is terminated on the 91st day of the reassignment or detail</td>
<td>continues through the 90th day of the detail or reassignment.</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>enters retraining status the military skill into which member is retraining is not designated for special duty assignment pay</td>
<td>is withdrawn</td>
<td>continues through the day prior to the date member enters retraining status.</td>
<td></td>
</tr>
</tbody>
</table>
Table 8-2. Conditions Affecting Entitlement to Special Duty Assignment Pay (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>When a member receiving special duty assignment pay and then special duty assignment status and entitlement to special duty assignment pay</td>
<td>is reclassified out of the military skill on which the pay is based the military skill to which reclassified is not designated for an award of special duty assignment pay</td>
<td>is withdrawn on the date of reclassification</td>
<td>continues through the day prior to the date of reclassification.</td>
</tr>
<tr>
<td>17</td>
<td>is attending a course of instruction the course of instruction is necessary for member’s continued qualification in the special duty assignment</td>
<td>continues</td>
<td>continues.</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>the course of instruction is not necessary to qualify the member for special assignment in the military skill, but the member will be reassigned to the military skill on which the pay is based upon completion of the training</td>
<td>continues for no more than 90 days</td>
<td>continues through the 90th day.</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>the course of instruction is not necessary to qualify the member for a special assignment in the military skill and the member will not be reassigned to the military skill on which the pay is based upon completion of training</td>
<td>is withdrawn on the date of departure for training</td>
<td>continues through the date of departure for training.</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>the course of instruction leads to commission or warrant officer status</td>
<td>is withdrawn</td>
<td>stops on the date of departure for entry into training.</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>is on authorized leave</td>
<td>continues</td>
<td>continues.</td>
<td></td>
</tr>
</tbody>
</table>
Table 8-2. Conditions Affecting Entitlement to Special Duty Assignment Pay (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>Condition</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>22</td>
<td>When a member receiving special duty assignment pay and then special duty assignment status continues at one-half rate for 1 year period following effective date of the termination (note 4).</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>is serving in military specialty designated for reduction of award</td>
<td>continues at rate for reduced award on the effective date of the reduction.</td>
</tr>
<tr>
<td>24</td>
<td>is reassigned PCS requiring use of skills on which pay is based</td>
<td>continues during leave en route, for periods of allowable travel time between assignments and for duty at new permanent duty station.</td>
</tr>
</tbody>
</table>

NOTES:
1. If a Navy member fails to reenlist on board, then SDAP continues through date of discharge or release from active duty.
2. SDAP may be awarded, withdrawn, increased, or decreased while member, otherwise eligible, is in a patient or missing status.
3. The Principal Deputy Under Secretary of Defense (Personnel and Readiness) may extend the 1 year termination date for members who are hospitalized for the treatment of a wound, injury or illness in 6-month increments under extraordinary circumstances.
4. The Principal Deputy Under Secretary of Defense (Personnel and Readiness) may waive the SDAP termination limits and prescribe other rates and time limits for specific situations.
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OUSD(P&R) Memo, April 9, 2002
OUSD(P&R) Memo, April 20, 2009

080102.C   DoDI 1304.27, April 10, 2009

080103.C   OUSD(P&R) Memo, April 20, 2009
            USD (P&R) Memo, March 29, 2012
            PDUSD (P&R) Memo, December 28, 2010

Table 8-1
Rule 1-3   DoDI 1304.27, April 10, 2009

Table 8-2
Rule 9   DoDI 1304.27, April 10, 2009
Note 3   DoDI 1304.27, April 10, 2009
Note 4   ASD(FMP) Memo, November 23, 1999
VOLUME 7A, CHAPTER 9: “ACTIVE DUTY ENLISTED MEMBERS ENLISTMENT, REENLISTMENT, AND RETENTION BONUSES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated August 2012 is archived.

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<th>PURPOSE</th>
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<td>Title</td>
<td>Modified to reflect contents of chapter.</td>
<td>Revision</td>
</tr>
<tr>
<td>0901</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
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<td>090201</td>
<td>Modified to reflect current Department of Defense policy.</td>
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<td>090205.B</td>
<td>Inserted provisions for early discharge.</td>
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<td>090206</td>
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<td>090301</td>
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<tr>
<td>0905</td>
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<td>Addition</td>
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<tr>
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<td>Revision</td>
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<tr>
<td>0907</td>
<td>Inserted Bonus for Transfer Between Military Services.</td>
<td>Addition</td>
</tr>
<tr>
<td>0908</td>
<td>Inserted Bonus for Transfer Between Components of a Military Service.</td>
<td>Addition</td>
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<tr>
<td>Previous 0904</td>
<td>Removed Army Referral Bonus from chapter, authority expired December 31, 2011.</td>
<td>Deletion</td>
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</tr>
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CHAPTER 9

*ACTIVE DUTY ENLISTED MEMBERS ENLISTMENT, REENLISTMENT AND RETENTION BONUSES*

*0901 GENERAL*

This chapter establishes policy guidance pertaining to active duty enlistment, reenlistment, and retention bonuses.

*0902 ENLISTMENT BONUS*

The Enlistment Bonus criteria contained in this section reflect the transition to Title 37 United States Code (U.S.C.), Chapter 5 Subchapter II effective October 1, 2013. Any contracts executed on or before September 30, 2013 should be paid under 37 U.S.C. Chapter 5, Subchapter I until the expiration of those respective contracts. Entitlement criteria for 37 U.S.C. Chapter 5, Subchapter I are outlined in the August 2012 version of Volume 7A, Chapter 9.

*090201. Eligibility*

An enlistment bonus is authorized for individuals who enlist in a Military Service for a specific period and, if applicable, for service in a military skill that is experiencing critical personnel shortages as designated by the Secretary of the Military Department concerned. The individual must:

A. Possess a high school diploma, a completion or attendance certificate in lieu of a high school diploma, or a General Educational Development program certificate;

B. Be an initial enlistee, a prior Military Service enlistee, or a reservist not on active duty who enlists in a Regular Component of the Military Service department concerned, as defined below:

1. **Initial/Non-prior Service Enlistee.** An Initial or Non-prior Service Enlistee is a person who has either never served or has served, and was released from such service before completing the basic training requirements of the Service of which the person was a member and the service was characterized as either honorable or uncharacterized.

2. **Prior Military Service Enlistee.** A Prior Military Service Enlistee is a person who has prior military experience but has not previously received an enlistment or reenlistment bonus or who currently is not entitled to a Selective Retention Bonus (SRB) under section 0903, or a Critical Skill Retention Bonus (CSRB) under section 0904, or a Prior Service Enlistment Bonus under section 0905;

C. Enlist for at least 2 years or extend an initial period of obligated service to a total of at least 2 years in a Regular Component of a Military Service and serve for a specified period of obligated service in at least one of the following categories:

9-4
1. A designated military skill, 
2. Career field, 
3. Unit, 
4. Grade, or 
5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned.

D. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus, 
2. Method of bonus payment - lump sum amount or periodic installments, 
3. Period of obligated service, 
4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

E. Not have previously received an enlistment or reenlistment bonus, a retention bonus, an affiliation bonus, or a transfer bonus for the same period of service;

F. Not have previously received and not be eligible to receive an SRB under section 0903 or a CSRB under section 0904;

G. Successfully complete training and become technically qualified in a designated skill if completion of such training and technical qualification forms the basis under which the bonus is paid; and

H. Meet any additional military service specific eligibility criteria and quality standards established by the Secretary of the Military Department.

090202. Amount

The Secretary of the Military Department concerned will determine the amount of the enlistment bonus awarded for a designated military skill. The bonus payment for a designated military skill or cumulative amount of enlistment bonuses to any individual is not to exceed $40,000.
090203.  Computation

The Secretaries of the Military Departments are required to establish rules of computation for enlistment bonuses.

090204.  Method of Payment

A.  The bonus may be paid either in periodic installments or a single lump sum.  The timing of the initial payment is at the discretion of the Secretary of the Military Department concerned, except that it must not be paid before the member completes basic recruit training.  For individuals enlisted for specialties requiring formal training, the Service concerned may withhold the initial payment until the individual completes the training and qualifies in the military skill, so that the bonus serves as an incentive to complete the training needed to qualify in the skill.

B.  Members with prior military service who do not require formal training to be technically qualified in the skill for which the bonus is being paid must be paid the first installment no earlier than 30 days after arrival at the first permanent duty station following re-entry to active duty.

C.  If paid in installments, after the initial payment, the remainder of the bonus must be paid in equal periodic installments.

*090205.  Repayment

A.  A member who does not complete the term of enlistment or extension of enlistment or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

B.  A member who is discharged 12 months or less before the expiration of enlistment or extension of enlistment may be considered to have completed the terms of enlistment or extension of enlistment for which the bonus was paid.  The Military Departments will determine and advise when repayment is required, since this 12-month rule is not applicable to all early discharges.

*090206.  Duration of Authority

Unless authorized by Congress, no agreement under this section may be entered into after December 31, 2014.

0903  SELECTIVE RETENTION BONUS (SRB)

The SRB criteria contained in this section reflect the transition to 37 U.S.C., Chapter 5 Subchapter II effective October 1, 2013.  Any contracts executed on or before September 30, 2013 should be paid under 37 U.S.C. Chapter 5, Subchapter I until the expiration of those
Entitlement criteria for 37 U.S.C. Chapter 5, Subchapter I are outlined in the August 2012 version of Volume 7A, Chapter 9.

*090301. Eligibility

An SRB provides a monetary incentive to retain sufficient numbers of qualified enlisted personnel in critical military skills, grades, or units for a specific period as designated by the Secretary of the Military Department concerned. The member must:

A. Serve in a pay grade E-3 or higher;

B. Reenlist for a period of at least 3 years or voluntarily extend an enlistment for a period of at least 1 year on active duty;

C. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus,
2. Method of bonus payment - lump sum amount or periodic installments,
3. Period of obligated service,
4. Designated military skill, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

D. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

1. A designated military skill,
2. Career field,
3. Unit,
4. Grade, or
5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned.

E. Meet skill qualification prior to payment of the SRB for a member transferring into a designated military skill;
F. Qualify under any additional eligibility criteria prescribed by the Secretary of the Military Department concerned; and

G. Not be in receipt of an enlistment bonus, a retention bonus, an affiliation bonus, or a transfer bonus for the same period of service.

NOTE: The Secretary of Defense may waive the eligibility requirements when a member of the Armed Forces reenlists or voluntarily extends enlistment as described in this section while serving on Active Duty in Afghanistan, Iraq, or Kuwait in support of Operation Enduring Freedom or Operation New Dawn.

*090302. Limitations

A. A re-entry or reenlistment must occur no later than 3 months (or within a lesser period if so prescribed by the Secretary of the Military Department concerned) after the date of discharge or release from active duty.

B. Veterans with more than a 3-month but less than a 4-year break in active duty may qualify for a broken service, or a prior service re-entry, SRB program in accordance with regulations prescribed by the Secretary of the Military Department concerned. For SRB purposes, a member who reenlists in the Navy more than 24 hours but less than 4 years after discharge or release from active duty must be considered a Navy veteran with broken service. The 24-hour period begins on the day following the date of discharge or separation. For reenlistees reentering active duty with a break in active duty greater than 24 hours, only the original Defense Department (DD) Form 214, Certificate of Release or Discharge from Active Duty, (copy 1 or copy 4) or a reproduction of the DD Form 214, with a certified true-copy stamp and appropriate Federal Government authenticating seal imprinted thereon, is acceptable documentation and identification.

C. Members with prior enlisted service and subsequent service as an officer, who were discharged or released from active duty and who, within 3 months after discharge or release from active duty as an officer, reenlist in the same Regular Component of a Military Service in which they previously served as an enlisted member may be eligible for an SRB. The individual must meet all other requirements established in paragraphs 090301 and 090302.

D. Two or more extensions may not be combined to gain eligibility for SRB. Additionally, eligibility gained through an extension may not be increased by future extensions.

E. Members who reenlist or voluntarily extend an enlistment to obtain sufficient obligated service to participate in a program leading to commissioned or warrant officer status are not eligible for SRB.

* F. A member is not eligible for an SRB if the member was discharged or released from active duty or service in an active status based upon a determination of misconduct, substandard duty performance, or moral or professional dereliction.
G. An SRB may not be paid to an enlisted member who has completed more than 20 years of active duty or service in an active status, or who will complete a total of 24 years of service before the end of the period of active duty or active status for which the bonus is offered.

H. Generally, a member may not use any preexisting period of obligated service to satisfy an obligated service requirement under an SRB agreement, unless such service is determined by the Secretary of the Military Department concerned to be consistent with the requirements of 37 U.S.C. § 371 and:

1. Such preexisting period of obligated service is necessary for the member to qualify for continuous submarine duty incentive pay and is service for which no bonus was previously authorized or payable; or

2. Such preexisting period of obligated service includes no more than a 2-year period of an unserved voluntary extension of enlistment for which no bonus was previously authorized or payable, and the member agrees to an additional 2-year period of obligated service in connection with the SRB.

*090303. Amount

The SRB may not exceed $25,000 for each year of obligated service in a Regular Component. The maximum amount for an SRB is $100,000.

A. The Secretary of the Military Department concerned must determine the amount of the SRB based on a business case model that targets the retention of adequate levels of enlisted personnel in a reenlistment or extension category.

B. Members may receive more than one SRB for a career, but the total combined SRB payments over a career must not exceed $200,000.

C. SRB amounts may be prorated for extension requests greater than one year and reenlistments greater than 3 years. The additional service time will be calculated on a monthly basis at a rate equal to 1/12th the annual amount. Total bonus amounts are limited to $100,000.

090304. Computation

The Secretaries of the Military Departments are required to establish and publish the rules for computing for SRB.

*090305. Method of Payment

The bonus may be paid either in periodic installments or a single lump sum. If the Secretary of the Military Department concerned elects to pay SRBs in installments:
*  
A. The installment amount will be at the discretion of the Secretary of the Military Department concerned, and may be paid at the time of reenlistment, or at the beginning of the member’s service commitment for the voluntary extension of enlistment. All payments must be made before the member completes a total of 24 years of service.

*  
B. An initial installment to a member who reenlists after a break in active duty service greater than 24 hours is to be made no earlier than 30 days after arrival at the first permanent duty station following reenlistment.

C. Where there is lost time, the subsequent installment payments will be delayed by the number of days of lost time.

D. Discharge for the purpose of immediate reenlistment does not affect a member’s entitlement to subsequent SRB installment payments.

090306. Additional Obligated Service

Additional obligated service is defined as any active service commitment beyond an existing contractual service agreement. Existing contractual service agreements include enlistments, extensions of enlistment, and reenlistments.

090307. Reduction and Termination of Awards

A. When a military specialty is designated for reduction or termination of an award, the effective date for reduction or termination of an award must be established and promulgated to the field at least 30 days in advance. Except as provided in subparagraph 090307.B, all awards on and after the effective date of the military specialty designated for reduction of an award will be at a reduced level, and no new awards will be made on or after the effective date in a military specialty designated for termination of award.

B. A member who agrees to train and reenlist for military service in a skill, that at the time of that agreement is designated for an award of an SRB, may be paid a bonus for that skill at the award level in effect at the time of agreement or the award level in effect at the time of reenlistment, whichever is higher, on completion of qualification training and reenlistment in that skill, if the member is otherwise qualified for the bonus, even if that skill is no longer designated for an award of the SRB at the time the member becomes eligible for payment of the bonus.

*090308. Repayment

A. A member who does not complete the term of reenlistment or extension of reenlistment or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

B. A member who is discharged 12 months or less before the expiration of reenlistment or extension of reenlistment may be considered to have completed the terms of
reenlistment or extension of enlistment for which the bonus was paid. The Military Departments will determine and advise when repayment is required, since this 12-month rule is not applicable to all early discharges.

*090309. Duration of Authority

Unless authorized by Congress, no agreement under this section may be entered into after December 31, 2014.

0904 CRITICAL SKILL RETENTION BONUS (CSRB)

090401. Eligibility

An enlisted member of the Armed Forces who is serving on active duty in a Regular Component, who is qualified in a critical military skill designated by the Secretary of Defense, may be paid a retention bonus as provided in this section; if the member is not serving on an indefinite enlistment, then the member reenlists or voluntarily extends the enlistment for at least 1 year.

NOTE: The member will not be paid a retention bonus if the member received a bonus or incentive pay under both 37 U.S.C. Chapter 5, Subchapter I and Subchapter II for the same activity, skill, or period of service.

090402. Limitations

A. A retention bonus may not be given under paragraph 090401 to a member of the Armed Forces who has completed more than 25 years of active duty or who must complete the 25th year before the end of the period of active duty or active status for which the bonus is offered. This limitation does not apply with respect to a member who is qualified in a skill related to special operations forces.

B. The Under Secretary of Defense for Personnel and Readiness (USD (P&R)) or the Principal Deputy Under Secretary of Defense for Personnel and Readiness (PDUSD (P&R)) may waive the 25-year service limitation on eligibility with respect to a member who, during a period of active duty or service in an active status, in a Reserve Component for which the bonus is being offered, is assigned duties in a skill designated as critical.

C. CSRB payments may not be made before the start of the active duty service period for which the CSRB is being awarded, unless specifically authorized by the PDUSD (P&R).

090403. Amount

A. A member may enter into an agreement, reenlist, or voluntarily extend enlistment more than once to receive a bonus under this section. However, a member may not receive a total of more than $200,000 in payments under this section.
B. A CSRB amount may not exceed $30,000 unless PDUSD (P&R) has granted an exception.

090404. Method of Payment

A bonus under this section may be paid in a single lump sum or periodic installments.

*090405. Repayment

A. A member who does not complete the terms of the retention bonus or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

B. A member who is discharged 12 months or less before the expiration of the terms of the retention bonus may be considered to have completed the terms of the retention bonus for which the bonus was paid. The Military Departments will determine and advise when repayment is required, since this 12-month rule is not applicable to all early discharges.

*090406. Duration of Authority

Unless authorized by Congress, no agreement under this section may be entered into after December 31, 2014.

0905 PRIOR SERVICE ENLISTMENT BONUS

090501. Eligibility

The Secretary of the Military Department concerned may pay an individual with prior military service who reenlists in a Regular Component of a Military Service after a break in active duty. The individual must:

A. Enlist in a Regular Component of a Military Service;

B. Reenlist for a period of at least 3 years or extend the initial period of obligated service to a total of 3 years;

C. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus,

2. Method of bonus payment - lump sum amount or periodic installments,

3. Period of obligated service,
4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

D. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

1. A designated military skill,
2. Career field,
3. Unit,
4. Grade, or
5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

E. Successfully complete training or re-training and become technically qualified in a designated military skill, when additional training is required;

F. Not be in receipt of an enlistment bonus, a retention bonus, an affiliation bonus, or a transfer bonus for the same period of service;

G. Provide the original DD Form 214 (copy 1 or copy 4), “Certificate of Release or Discharge from Active Duty,” or a reproduction of the DD Form 214 with a certified true-copy stamp and the appropriate Federal Government authenticating seal imprinted thereon for any period of prior military service, or other official documentation verifying member’s satisfactory participation for all periods of prior service in the Regular Component; and

H. Qualify under any additional eligibility criteria prescribed by the Secretary of the Military Department concerned.

090502. Amount

The Prior Service Enlistment Bonus or the cumulative amount of enlistment bonuses will not exceed $40,000.

090503. Method of Payment

A. The Secretary of the Military Department concerned must establish a method of payment for the bonus (lump sum or periodic installments). Payment should be disbursed based on training milestones, amounts, and length of enlistment. The Secretary of the Military Department concerned must not pay a person or member any portion of the bonus prior to completion of basic recruit training.
B. Members with prior military service who do not require formal training to be technically qualified in the skill for which the bonus is being paid will receive their first installment no earlier than 30 days after arrival at the first permanent duty station following entry on active duty.

090504. Repayment

A. A member who does not complete the term of enlistment or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

B. A member who is discharged 12 months or less before the expiration of enlistment may be considered to have completed the terms of enlistment for which the bonus was paid. The Military Departments will determine and advise when repayment is required, since this 12-month rule is not applicable to all early discharges.

090505. Duration of Authority

Unless authorized by Congress, no agreement under this section may be entered into after December 31, 2014.

0906 MILITARY OCCUPATIONAL SPECIALTY CONVERSION BONUS

*090601. Eligibility

The Secretary of the Military Department concerned may pay a conversion bonus to a member of the Armed Forces, who agrees to execute a written agreement to convert to, and serve for a period of not less than three years in, a military occupational specialty (MOS) for which there is a shortage of trained and qualified personnel. The member must:

A. At the time the agreement is executed, be serving in a pay grade E-6, with not more than 10 years of service, or be serving in a pay grade E-5 or below, regardless of years of service; and

B. Have completed all service obligations incurred for receipt of an enlistment bonus as prescribed in section 0902, a retention bonus as prescribed in section 0903, or CSRB as prescribed in section 0904.

C. Meet all eligibility requirements prescribed in section 090201.

D. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus,
2. Method of bonus payment - lump sum amount or periodic installments,

3. Period of obligated service,

4. Designated military skill, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned.

E. Not be in receipt of an enlistment bonus, a retention bonus, an affiliation bonus, or a transfer bonus for the same period of service.

090602. Amount

The bonus payment will not exceed $4,000.

090603. Method of Payment

The bonus will be disbursed in one lump sum when the member’s conversion to the MOS is approved by the chief personnel officer of the member’s Armed Force.

*090604. Repayment

A. A member who does not complete the terms of the conversion bonus or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

B. A member who is discharged 12 months or less before the expiration of the terms of the conversion bonus may be considered to have completed the terms of the conversion bonus for which the bonus was paid. The Military Departments will determine and advise when repayment is required, since this 12-month rule is not applicable to all early discharges.

*090605. Duration of Authority

Unless authorized by Congress, no agreement under this section may be entered into after December 31, 2014.

*0907 BONUS FOR TRANSFER BETWEEN MILITARY SERVICES

090701. Eligibility

The Secretary of the gaining Military Department may pay a bonus to an enlisted member who agrees to transfer and serve in another Military Service, for a specified period in a designated military skill, career field, unit, or grade, or to meet some other condition or conditions imposed by the Secretary of the gaining Military Department. The member must:
A. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus,
2. Method of bonus payment - lump sum amount or periodic installments,
3. Period of obligated service,
4. Designated military skill, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

B. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

1. A designated military skill,
2. Career field,
3. Unit,
4. Grade, or
5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

C. Not have failed to satisfactorily complete any term of enlistment in a Military Service;

D. Qualify for reenlistment in the Regular Component of the Military Service to which the member is transferring;

E. Prior to the transfer, fulfill the requirements established by the Secretary with jurisdiction over the Military Service to which the member is transferring;

F. Not be in receipt of an enlistment bonus, retention bonus, an affiliation bonus, or a transfer bonus for the same period of service.

090702. Amount and Method of Payment

The Secretary of the gaining Military Department may pay the transfer bonus in one $10,000 lump sum amount upon approval of the transfer by the Secretary of that Military Department. Alternatively, the bonus may be paid in annual installments, the total of which may not exceed $10,000.
090703. Repayment

A. A member who does not complete the terms of the transfer bonus or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

B. A member who is discharged 12 months or less before the expiration of the terms of the transfer bonus may be considered to have completed the terms of the transfer bonus for which the bonus was paid. The Military Departments will determine and advise when repayment is required, since this 12-month rule is not applicable to all early discharges.

090704. Duration of Authority

Unless authorized by Congress, no agreement under this section may be entered into after December 31, 2014.

*0908 BONUS FOR TRANSFER BETWEEN COMPONENTS OF A MILITARY SERVICE

090801. Eligibility

The Secretary of the Military Department concerned may pay a bonus to an enlisted member who agrees to transfer from the Regular Component to the Ready Reserve or vice versa of the same service. The member must:

A. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus,

2. Method of bonus payment - lump sum amount or periodic installments,

3. Period of obligated service,

4. Designated military skill, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

B. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

1. A designated military skill,

2. Career field,

3. Unit,
4. Grade, or

5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

C. Not be in receipt of an enlistment bonus, retention bonus, an affiliation bonus, or a transfer bonus for the same period of service;

D. Satisfactorily complete all terms of enlistment within their current component;

E. Qualify for reenlistment in the Regular Component of the Military Service to which the member is transferring.

090802. Amount and Method of Payment

The Secretary of the Military Department concerned must establish the amount and method of payment for the bonus (lump sum or periodic installments). The bonus for transfer between components of a Military Service may not exceed $10,000 and is payable upon approval of the Secretary concerned.

090804. Repayment

A. A member who does not complete the terms of the transfer bonus or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

B. A member who is discharged 12 months or less before the expiration of the terms of the transfer bonus may be considered to have completed the terms of the transfer bonus for which the bonus was paid. The Military Departments will determine and advise when repayment is required, since this 12-month rule is not applicable to all early discharges.

090805. Duration of Authority

Unless authorized by Congress, no agreement under this section may be entered into after December 31, 2014.
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**VOLUME 7A, CHAPTER 10: “SPECIAL PAY - DUTY SUBJECT TO HOSTILE FIRE OR IMMINENT DANGER”**

**SUMMARY OF MAJOR CHANGES**

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by **bold, italic, blue, and underlined font**.

The previous version dated March 2013 is archived.

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CHAPTER 10

SPECIAL PAY - DUTY SUBJECT TO HOSTILE FIRE OR IMMINENT DANGER

1001 ENTITLEMENT PROVISIONS

100101. Policy

A member may be paid special pay for duty subject to hostile fire or imminent danger for any month when the member, while entitled to basic pay for active duty or compensation for inactive duty, also meets the qualifying criteria of this chapter. A member is not authorized to receive concurrent payments for hostile fire and imminent danger duty.

A. Hostile Fire Pay (HFP). This entitlement is paid at the rate of $225 per month when, as certified by the appropriate commander, a member is:

1. Subjected to hostile fire or explosion of a hostile mine; or

2. On duty in an area in close proximity to a hostile fire incident and the member is in danger of being exposed to the same dangers actually experienced by other Service members subjected to hostile fire or explosion of hostile mines; or

3. Killed, injured, or wounded by hostile fire, explosion of a hostile mine, or any other hostile action.

B. Imminent Danger Pay (IDP). This entitlement is paid on a daily prorated basis not to exceed $225 per month when a member is on official duty in a designated IDP area (Figure 10-1).

100102. Payment

Effective December 31, 2011, IDP is payable on a prorated daily basis not to exceed a monthly rate of $225. It is payable in addition to all other pays or allowances, except when receiving HFP as stated in paragraph 100101. The proration does not apply to the 31st of a month for Active and Reserve component members who are on active duty for 30 days or more. HFP will not be prorated. Members will receive the maximum monthly rate of special pay for the month in which the hostile fire or hostile fire mine explosion event occurred. Payment will be made for the full month if a member is exposed to hostile fire or a hostile mine explosion on the 31st day of a month and the member had not already received credit for the full monthly allowance. The following examples for payment on the 31st are provided:

Example 1: A member on active duty for more than 30 days in an IDP area for the period March 31 through April 29 will receive IDP only for the period April 1 – 29.
Example 2: A member on active duty for more than 30 days in an IDP area for the period March 31 through April 29, and is exposed to hostile fire or a hostile mine explosion on March 31, will be entitled to HFP for the entire month of March and IDP for the period April 1 - 29.

Example 3: A member on active duty for less than 30 days in an IDP area for the period March 29 through April 20 will be entitled to IDP for the period March 29 through 31 and April 1 through 20 for a total of 23 days.

Example 4: A member on active duty for less than 30 days in an IDP area for the period March 29 through April 20, and is exposed to hostile fire or a hostile mine explosion on March 31, will be entitled to the full monthly amount of HFP of $225 for the month of March, and daily IDP for the period April 1 to 20.

1002 DETERMINATIONS OF FACT

100201. Eligibility

The appropriate commander will certify that the member has met the requirements for entitlement to HFP for a given month.

A. Certification of entitlement will be made at the lowest level of command that includes all the vessels, aircraft, or units subjected to the hostile fire or explosion of hostile mine incident. For example, in the case of a single vessel subjected to hostile fire or explosion of hostile mines, the vessel’s commanding officer should certify payment eligibility for all Service members on board. If two or more vessels are involved, then the commanding officer of the unit that includes all of the vessels should certify eligibility.

B. Certification will include the name and social security number of each member entitled to the hostile fire pay, a short description of the incident, and when and where it occurred. The certification should be forwarded directly to the servicing financial support office, with a copy to the cognizant regional combatant commander.

C. When the airspace is specifically included in an IDP area designation, members who perform official duty while flying over the area are eligible for IDP, even if they do not land in the area. When airspace is not specifically designated, members who perform duty over the area are not entitled to IDP unless they land in the area.

D. Members who perform duty on a vessel performing operational duty while in an area designated for IDP are eligible for IDP payments.

E. A death certificate or injury report may be substituted in place of the certification if the document establishes the cause of the death or injury was due to hostile fire or an explosion of a hostile mine.
F. A member is not considered to be on official duty in a designated IDP area and, therefore, is not eligible for IDP pay if the member is in the area:

1. On leave from a duty station outside the IDP area, even if the outside location is another IDP area; or

2. While merely transiting (as distinguished from performing official duty) by any means (including vessel, aircraft, and land conveyance) the IDP area as a consequence of traveling between two points, both outside the IDP; or


100202. Administration

Any determinations of fact made by commanders in the certification of hostile fire are conclusive. Such determinations are not subject to review by any officer or agency of the government, unless there has been fraud or gross negligence. Such determinations, however, may be changed on the basis of new evidence or for other good cause.

1003 SPECIAL SITUATIONS

100301. Member Captured or Missing

A member entitled to HFP/IDP immediately before entering a status of missing, missing-in-action, interned in a foreign country or captured by a hostile force will continue to be credited with HFP/IDP for each month while in such a status. (See Chapter 34 for more detailed instructions.)

100302. Hospitalization

A member entitled to HFP/IDP, who is hospitalized for a wound or injury incurred as a result of hostile action, or while in the line of duty, incurs a wound, injury, or illness in a combat operation or combat zone designated by the Secretary of Defense and is hospitalized outside of the theater of the combat operation or the combat zone for the treatment of the wound, injury, or illness, is entitled to HFP/IDP for each month hospitalization continues, up to an additional 3 months after the month in which the wound, injury or illness occurred.

100303. Absences

The following examples are provided for absences from the IDP area:

A. A member who takes leave in the IDP designated area that the member is assigned for duty remains entitled to the payment of IDP.

B. A member who takes leave in an IDP area that the member is not assigned for duty is not eligible for the payment of IDP. See subparagraph 100201.F.1.
C. A member who takes leave in an area not designated as an IDP area is not eligible for the payment IDP for the period of the absence.

D. A member assigned for duty in an IDP area who performs temporary duty in an area not designated as an IDP area is not eligible for the payment of IDP for the period of absence.
### Figure 10-1. Designated Hostile Fire or Imminent Danger Pay Areas (Notes 1 through 4)

<table>
<thead>
<tr>
<th>Area</th>
<th>Includes</th>
<th>Effective Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>From</td>
</tr>
<tr>
<td><em>Sea areas adjacent to the Arabian Peninsula to include:</em></td>
<td>The surface area of the following sea boundaries: Red Sea, Gulf of Aden, Gulf of Oman, and Arabian Sea north of 10°00’N latitude and west of 68°00’E longitude</td>
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</tr>
<tr>
<td>Chad</td>
<td>Land Area.</td>
<td>Aug 11, 2008</td>
</tr>
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<td>Land area.</td>
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<td>Cuba</td>
<td>Limited to Service Members performing duties within the Joint Task Force Guantanamo Bay Detention Facilities.</td>
<td>Dec 26, 2006</td>
</tr>
<tr>
<td>*East Timor</td>
<td>Land area</td>
<td>Nov 1, 2001</td>
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<td>Ethiopia</td>
<td>Land area.</td>
<td>Sep 13, 1999</td>
</tr>
<tr>
<td>*City of Jakarta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Provinces of: Central Java, East Kalimantan, Central Sulawesi and Papua</td>
<td></td>
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<td>*Region of Aceh</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Iraq</td>
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Figure 10-1. Designated Hostile Fire or Imminent Danger Pay Areas (Continued)

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<td>Libya</td>
<td>Mar 19, 2011</td>
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</tr>
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<td>*State of Sabah</td>
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<td>Land area.</td>
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<td>*Mali</td>
<td>Feb 5, 2013</td>
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<tr>
<td>Mediterranean Sea</td>
<td>Mar 19, 2011</td>
<td>Water area of the Mediterranean Sea extending from the North African Coast</td>
</tr>
<tr>
<td></td>
<td></td>
<td>northward into Mediterranean Sea, bounded on the east at 26° 00’ E longitude, extending north to 34° 35’ N latitude, extending west to the East Coast of Tunisia.</td>
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<tr>
<td>*Oman</td>
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<td>*Qatar</td>
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<td>*Saudi Arabia</td>
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<td>*Serbia</td>
<td>Jun 22, 1992</td>
<td>Land area and airspace (includes the province of Vojvodina).</td>
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<td>Somalia Basin (1)</td>
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<td>Land area and airspace.</td>
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<td></td>
<td>Water area of the Somalia Basin with coordinates: 1110N-5115E, 0600N-4830E, 0500N-5030E, 1130N-5334E, and 0500N-5030E, 0100N-4700E, 0300S-4300E, 0100S-4100E, 0600N-4830E.</td>
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<td>Mar 19, 2011</td>
<td>Land area and airspace.</td>
</tr>
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<td>Turkey</td>
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<td>Land area, excluding the Turkish Straits (i.e., the Dardanelles, the Sea of Marmara, and the Bosporus Straits) and including the limited airspace south of 37-45N and east of 43-00E.</td>
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<tr>
<td>*United Arab Emirates (UAE)</td>
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<td>*Uzbekistan</td>
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<td>Yemen</td>
<td>May 25, 1999</td>
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</table>
Figure 10-1. Designated Hostile Fire or Imminent Danger Pay Areas (Continued)

NOTES:
1. The designation of a land area encompasses all internal waters, unless otherwise noted. For HFP/IDP purposes, the term “internal waters” is defined as waters landward of the baseline drawn in accordance with international law.
2. The designation of a water area (such as the Persian Gulf) includes the territorial seas of those waters, but not the internal waters of the coastal lands. For example, all waters of the Persian Gulf seaward of the baseline of the coastal states, drawn in accordance with international law, would be included in the Persian Gulf designation.
3. Unless otherwise specifically indicated, airspace is NOT part of the included area. When airspace is specifically included, it will normally be that space directly vertically above the approved land or sea area.
4. This figure reflects all designated areas, which were active within the last ten years.
*BIBLIOGRAPHY

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1003 – SPECIAL SITUATIONS

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Figure 10-1

Afghanistan

Algeria

Arabian Peninsula and Adjacent Seas

Azerbaijan
<table>
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Kenya
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Kosovo
PDUSD(P&R) Memo, March 27, 2007
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Kuwait
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ASD(FM&P) Memo, August 6, 1990
APDUSD (P&R) Memo, December 31, 2013

Kyrgyzstan
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ASD(FMP) Memo, February 1, 2002
ASD(FMP) Memo, October 31, 2001
APDUSD (P&R) Memo, December 31, 2013

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ASD(MRA&L) Memo, September 30, 1990
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Sudan
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Syria
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United Arab Emirates
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VOLUME 7A, CHAPTER 11: “SPECIAL PAY - DIVING DUTY”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated August 2011 is archived.

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<td>The Chapter is certified as current. No policy changes were made.</td>
<td>Update</td>
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CHAPTER 11
SPECIAL PAY - DIVING DUTY

1101  ENTITLEMENT

110101.  Requirements

Members entitled to basic pay are entitled to special pay for diving duty for periods during which they are:

A.  Assigned by orders to diving duty;

B.  Required to maintain proficiency as a diver by frequent and regular dives;

and

C.  They are either:

   1.  Actually performing diving duty while serving in an assignment for which diving is a primary duty; or

   2.  Meeting the requirements to maintain proficiency as described in subparagraph 110101.B while serving in an assignment that includes diving duty other than as a primary duty.

110102.  Suspension

In time of war, the President may suspend diving duty pay.

110103.  Conditions

Conditions which further affect entitlement to diving duty pay are contained in Table 11-9.

1102  QUALIFICATIONS FOR DIVING DUTY

110201.  Army

Except as noted in Tables 11-1 and 11-2, an Army member must be a rated diver in accordance with Army Regulation (AR) 611-75 and be assigned to:

   A.  A Table of Organization and Equipment or Table of Distribution and Allowance position in Skill Classification/Military Occupational Specialty, Special Qualification Identifier, or Additional Skill Identifier (ASI) specified in AR 611-75; or
B. A position designated as diving duty by the Deputy Chief of Staff Personnel.

110202. Navy and Marine Corps

Members must be designated divers, be assigned to diving duty under competent orders, and maintain their qualifications for diving.

110203. Air Force

Members must:

A. Successfully complete an approved DoD course for underwater swimmers;

B. Be under orders for diving duty as authorized by the major air command; and

C. Meet the other qualification standards prescribed by current Air Force instructions.

1103 RATES PAYABLE

110301. Officers

Officers assigned to diving duty are entitled to special pay for diving duty at a rate of not more than $240 per month.

110302. Enlisted Members

Enlisted members assigned to diving duty are entitled to special pay for diving duty at a rate of not more than $340 per month.

110303. Specific Rates Payable

See Tables 11-1 through 11-8.

1104 RESTRICTION ON PAYMENT

110401. Diving Duty Pay and Hazardous Duty Incentive Pay

When assigned by orders to both diving duty and hazardous duty for the same period, a member may be paid special pay for diving duty and not more than two incentive payments for hazardous duty from among those listed in Chapter 22, section 2201 and Chapter 24.
110402. Lapsed Qualifications

No member is entitled to receive special pay for performing diving duty after diving qualifications have lapsed. Upon requalification, payments will not be made for the period of lapsed qualification.
Table 11-1. Diving Duty Pay Rates - Army Enlisted

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>assigned to diving duty under instruction at an approved Armed Services diving school (note 2)</td>
<td>$110</td>
</tr>
<tr>
<td>2</td>
<td>Master Diver</td>
<td>$340</td>
</tr>
<tr>
<td>3</td>
<td>Diver First Class</td>
<td>$215</td>
</tr>
<tr>
<td>4</td>
<td>Salvage Diver</td>
<td>$175</td>
</tr>
<tr>
<td>5</td>
<td>Diver Second Class</td>
<td>$150</td>
</tr>
<tr>
<td>6</td>
<td>Combat Diver (note 3)</td>
<td>$215</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Except as otherwise noted, entitlement commences on the date of assignment to diving duty under a listed category after graduation from the requisite diving course.
2. Entitlement commences on the date of first dive and continues through the date dropped from the course or the date of graduation, whichever is earlier.
3. The combat diver rating applies to members serving primarily in Special Operations Forces (SOF) units who are assigned to positions that require Special Forces Underwater Operations Systems qualifications and who hold a combat diver rating in accordance with *AR 611-75*.

Table 11-2. Diving Duty Pay Rates - Army Officers

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>assigned to diving duty under instruction at an approved Armed Services diving school (note 2)</td>
<td>$110</td>
</tr>
<tr>
<td>2</td>
<td>Marine Diving Officer</td>
<td>ASI 5V</td>
</tr>
<tr>
<td>3</td>
<td>Combat Diver (note 3)</td>
<td>$215</td>
</tr>
<tr>
<td>4</td>
<td>Diving Medical Officer</td>
<td>$215</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Except as otherwise noted, entitlement commences on the date of assignment to diving duty under a listed category after graduation from the requisite diving course.
2. Entitlement commences on the date of first dive and continues through the date dropped from the course or the date of graduation, whichever is earlier.
3. The combat diver rating applies to members serving primarily in SOF units who are assigned to positions that require Special Forces Underwater Operations Systems qualifications and who hold a combat diver rating in accordance with *AR 611-75*.
Table 11-3. Diving Duty Pay Rates - Navy Enlisted

<table>
<thead>
<tr>
<th>RULE</th>
<th>A If a Navy enlisted member is (note 1)</th>
<th>B with an Navy Enlisted Classification of</th>
<th>C then the member is entitled to diving pay at the monthly rate of</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>assigned to diving duty under instruction at an approved Armed Services diving school (note 2)</td>
<td></td>
<td>$150</td>
</tr>
<tr>
<td>2</td>
<td>Master Diver</td>
<td>5341</td>
<td>$340</td>
</tr>
<tr>
<td>3</td>
<td>Master Underwater Construction Technician Diver</td>
<td>5933</td>
<td>$340</td>
</tr>
<tr>
<td>4</td>
<td>Diver First Class</td>
<td>5342</td>
<td>$315</td>
</tr>
<tr>
<td>5</td>
<td>Advanced Underwater Construction Technician</td>
<td>5931</td>
<td>$215</td>
</tr>
<tr>
<td>6</td>
<td>Basic Underwater Construction Technician</td>
<td>5932</td>
<td>$150</td>
</tr>
<tr>
<td>7</td>
<td>Diver Second Class</td>
<td>5343</td>
<td>$215</td>
</tr>
<tr>
<td>8</td>
<td>Self Contained Underwater Breathing Apparatus (SCUBA) Diver</td>
<td>5345</td>
<td>$150</td>
</tr>
<tr>
<td>9</td>
<td>Fleet Marine Force (FMF) Reconnaissance Independent Duty Corpsman</td>
<td>8403</td>
<td>$215</td>
</tr>
<tr>
<td>10</td>
<td>FMF Reconnaissance Corpsman</td>
<td>8427</td>
<td>$215</td>
</tr>
<tr>
<td>11</td>
<td>Medical Deep Sea Diving Technician</td>
<td>8493</td>
<td>$215</td>
</tr>
<tr>
<td>12</td>
<td>Deep Sea Diving Independent Duty Corpsman</td>
<td>8494</td>
<td>$215</td>
</tr>
<tr>
<td>13</td>
<td>Explosive Ordnance Disposal (EOD) Mobile Unit Apprentice</td>
<td>5339</td>
<td>$150</td>
</tr>
<tr>
<td>14</td>
<td>Basic EOD Technician</td>
<td>5333</td>
<td>$215</td>
</tr>
<tr>
<td>15</td>
<td>Special Warfare Operator</td>
<td>5326</td>
<td>$215</td>
</tr>
<tr>
<td>16</td>
<td>Special Warfare Operator – Student</td>
<td>5320</td>
<td>$150</td>
</tr>
<tr>
<td>17</td>
<td>Senior EOD Technician</td>
<td>5335</td>
<td>$215</td>
</tr>
<tr>
<td>18</td>
<td>Master EOD Technician</td>
<td>5337</td>
<td>$215</td>
</tr>
<tr>
<td>19</td>
<td>SEAL Delivery Vehicle Pilot/Navigator</td>
<td>5323</td>
<td>$340</td>
</tr>
</tbody>
</table>

NOTES:
1. Except as otherwise noted, entitlement commences on the date of graduation from the requisite diving course with assignment to diving duty under a listed category.
2. Entitlement commences on the date of first dive.
Table 11-4. Diving Duty Pay Rates - Navy Officers

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If a Navy officer is assigned to diving duty under instruction at an approved Armed Services diving school (note 1) and has a designator of various</td>
<td>$150</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Diving Officer (SCUBA) (note 2)</td>
<td>various</td>
<td>$150</td>
</tr>
<tr>
<td>3</td>
<td>Diving Officer (note 3)</td>
<td>various</td>
<td>$240</td>
</tr>
<tr>
<td>4</td>
<td>Explosive Ordnance Disposal Officer (note 4)</td>
<td>114X, 119X, 648X, 748X</td>
<td>$240</td>
</tr>
<tr>
<td>5</td>
<td>Special Warfare Officer (note 5)</td>
<td>113X, 615X, 715X</td>
<td>$240</td>
</tr>
<tr>
<td>6</td>
<td>Special Warfare Officer – Student (note 1)</td>
<td>118X</td>
<td>$150</td>
</tr>
<tr>
<td>7</td>
<td>Medical (Diving Undersea) Officer (note 4)</td>
<td>210X</td>
<td>$240</td>
</tr>
<tr>
<td>8</td>
<td>Diving Chief Warrant Officer (note 5)</td>
<td>720X</td>
<td>$240</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Entitlement commences on the date of first dive.
2. Must have completed SCUBA course of instruction CIN A-433-0023.
3. Entitlement commences in accordance with paragraph 110101.
4. Except as otherwise noted, entitlement commences on the date of graduation from the requisite diving course with assignment to diving duty under a listed category.
5. Entitlement commences on assignment of the designator.

Table 11-5. Diving Duty Pay Rates - Marine Corps Enlisted

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If a Marine Corps enlisted member is assigned to diving duty under instruction at an approved Armed Services diving school (note 2) and has a special identifying code of 0324/0326/8024/8026</td>
<td>$150</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Combatant Diver</td>
<td>$215</td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**
1. Except as otherwise noted, entitlement commences on the date of assignment to diving duty under a listed category after graduation from the Combatant Diver course.
2. Entitlement commences on the date of first dive and continues through the date dropped from the course or the date of graduation, whichever is earlier.
Table 11-6. Diving Duty Pay Rates - Marine Corps Officers

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>If a Marine Corps officer is (note 1) and has a special identifying code of</td>
<td>then the member is entitled to diving pay at the monthly rate of $150</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>assigned to diving duty under instruction at an approved Armed Services diving school (note 2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Combatant Diver 8024/8026</td>
<td>$240</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Except as otherwise noted, entitlement commences on the date of assignment to diving duty under a listed category after graduation from the Combatant Diver course.
2. Entitlement commences on the date of first dive and continues through the date dropped from the course or the date of graduation, whichever is earlier.

Table 11-7. Diving Duty Pay Rates - Air Force Enlisted

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If an Air Force enlisted member is</td>
<td>then the member is entitled to diving pay at the monthly rate of</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>SCUBA Diver</td>
<td>$110</td>
</tr>
<tr>
<td>2</td>
<td>Para rescue Diver</td>
<td>$150</td>
</tr>
</tbody>
</table>

Table 11-8. Diving Duty Pay Rates - Air Force Officers

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If an Air Force Officer is</td>
<td>then the officer is entitled to diving pay at the monthly rate of</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>assigned to diving duty</td>
<td>$150</td>
</tr>
</tbody>
</table>
Table 11-9. Diving Duty Pay - Conditions of Entitlement

<table>
<thead>
<tr>
<th>Rule</th>
<th>When a member entitled to diving duty pay</th>
<th>Then diving pay</th>
<th>B and</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>is removed from diving duty or the member's diving qualifications lapse</td>
<td>ceases on the date of removal or lapse.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>is hospitalized as a result of a diving accident</td>
<td>accrues for not more than 90 days while hospitalized.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>is hospitalized not as a result of a diving accident</td>
<td>accrues for the first 30 days.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>is on leave in a pay status</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>is on Temporary Additional Duty (TAD)/Temporary Duty (TDY) other than diving duty</td>
<td></td>
<td>continues to accrue (note 1).</td>
</tr>
<tr>
<td>6</td>
<td>is on TAD/TDY for diving duty purposes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>is in confinement awaiting trial by court-martial is subsequently acquitted or charges are dismissed</td>
<td>accrues retroactively to date of confinement.</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>is in confinement under sentence of a court-martial</td>
<td>is subsequently convicted</td>
<td>does not accrue from first day of confinement through the day before the date restored to a full duty status.</td>
</tr>
<tr>
<td>9</td>
<td>is reassigned Permanent Change of Station (PCS) and no TDY is required en route to the new duty station is ordered to and actually performs diving duty at the new duty station</td>
<td>continues to accrue (notes 1 and 2).</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>is reassigned PCS and no TDY is required en route to the new duty station</td>
<td>is not ordered to diving duty at the new duty station</td>
<td>accrues through the date of detachment from the old duty station.</td>
</tr>
<tr>
<td>11</td>
<td>is reassigned PCS and TDY is required en route to the new duty station</td>
<td>PCS orders require diving duty at the TDY station and new duty station, and actually performs diving duty</td>
<td>continues to accrue (notes 1 and 2).</td>
</tr>
<tr>
<td>12</td>
<td>PCS orders require diving duty at the TDY station but not the new duty station</td>
<td>continues to accrue through the date of detachment from the TDY station (notes 1 and 2).</td>
<td></td>
</tr>
</tbody>
</table>
Table 11-9. Diving Duty Pay - Conditions of Entitlement (continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>When a member entitled to diving duty pay</td>
<td>and</td>
<td>then diving pay</td>
</tr>
<tr>
<td></td>
<td>is reassigned PCS and TDY is required en route to the new duty station</td>
<td>PCS orders do not require diving duty at TDY station</td>
<td>accrues through the date of detachment from the old duty station.</td>
</tr>
<tr>
<td>15</td>
<td>is a member of a Reserve Component</td>
<td>is released from active duty</td>
<td>ceases not later than the date the member departs for home from the last duty station.</td>
</tr>
<tr>
<td>16</td>
<td>is discharged and immediately reenlists at the same station without a break in service</td>
<td>diving duty orders are not specifically terminated</td>
<td>continues to accrue.</td>
</tr>
<tr>
<td>17</td>
<td></td>
<td>diving duty orders are specifically terminated</td>
<td>ceases on the date stated in the orders.</td>
</tr>
</tbody>
</table>

NOTES:

1. If the member is removed from diving duty, or the member's qualifications lapse during this period, then the member's entitlement to diving duty pay terminates on the date removed from diving duty or the date qualifications lapse.

2. If a member is reassigned PCS and takes leave en route, then diving duty pay will continue to accrue up to 30 days if the member has otherwise met the requirements for diving duty pay.
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37 U.S.C. 304

1103 - RATES PAYABLE

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OCNO Memo, November 1, 1999
ASA(M&RA) Memo, March 20, 2000

1104 - RESTRICTION ON PAYMENT

110402 Public Law 106-605, section 617, October 5, 1999

Table 11-2
Rule 4 HQDA, ODCSG-1 Memo, May 10, 2007
AR 611-75, July 20, 2007

Table 11-3
Rule 2 DoN (NPC) Memo, June 3, 2008
DoN (NPC) Memo, November 14, 2005
DoN (NPC) Memo, March 2, 2007
Rule 3 DoN (NPC) Memo, March 2, 2007
Rule 4 DoN (NPC) Memo, March 2, 2007
Rule 7 DoN (NPC) Memo, March 2, 2007

Table 11-4
Rule 4 DoN (BUPERS-3) Memo, June 18, 2009
NPC PERS401 Email, December 13, 2007

Table 11-5
Rule 2 HQUSMC (Compensation Policy) Email, August 14, 2007

Table 11-6
Rule 2 HQUSMC (Compensation Policy) Email, November 15, 2007
VOLUME 7A, CHAPTER 13: “ILLNESS OR INJURY PAYMENT PROGRAMS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated May 2012 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1301</td>
<td>Deleted Combat-Related Injury Rehabilitation Payment (CIP) Program as it terminated in 2008.</td>
<td>Deletion</td>
</tr>
<tr>
<td>1301</td>
<td>Created new General section.</td>
<td>Addition</td>
</tr>
<tr>
<td>130204.B and C</td>
<td>Deleted subparagraphs relating to CIP.</td>
<td>Deletion</td>
</tr>
<tr>
<td>130204.D, E, F and examples</td>
<td>Deleted subparagraphs and related examples about extensions for the Pay and Allowance Continuation Program since they applied only to 2008/2009 time frame.</td>
<td>Deletion</td>
</tr>
</tbody>
</table>
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CHAPTER 13

ILLNESS OR INJURY PAYMENT PROGRAMS

*1301 GENERAL

This chapter describes the payment programs authorized for military personnel, who, while serving in the line of duty, were either injured, wounded or became ill; or who have a permanent catastrophic injury or illness and require a caregiver.

1302 PAY AND ALLOWANCE CONTINUATION (PAC) PROGRAM

*130201. General

The Secretary of Defense authorized the continued payment of pay and allowances to service members of the Regular or Reserve Components under the PAC Program, effective May 15, 2008.

130202. Definitions

A. Hostile Fire. An event including hostile fire, an explosion of a hostile explosive device, or any other hostile action that involves an attack or other use of force perpetrated by a foreign individual(s) or entity against the United States or a member of its uniformed services, or other designated persons or property. It also includes force used directly to impede the mission and/or duties of the uniformed services, such as the recovery of U.S. personnel or vital U.S. Government property. Under such circumstances, it is reasonable to anticipate that a member may suffer a wound, injury, or illness as a result of an accident, mistake, or friendly fire directed at a hostile force or what it thought to be a hostile force.

B. Combat Operation. A military action that may involve carrying out a strategic, operational, or tactical mission against a hostile or unfriendly force, to include carrying on combat and any related movement, supply, attack, defense, or maneuvers needed to gain the objectives of a battle or campaign. Operations Enduring Freedom and Iraqi Freedom are examples of combat operations for purposes of this PAC program.

C. Combat Zone. An area designated by Executive Order under 26 United States Code (U.S.C.) 112, as an area in which U.S. Armed Forces are or have engaged in combat. An area becomes a combat zone or ceases to be a combat zone on the dates designated by Executive Order. For the purposes of the PAC program, direct-support areas certified by the Secretary of Defense will be treated as combat zones.

D. Line of Duty. A member will be considered as serving in the line of duty unless the wound, injury, or illness is the result of the member’s intentional misconduct or willful negligence, or is incurred during a period of unauthorized absence.
E. **Hospitalized.** The pay and allowances that are continued for eligible members under the PAC program are those the member is receiving at the time of hospitalization. A member may be initially admitted as an inpatient and later receive outpatient rehabilitation or some other form of appropriate medical care in a military treatment facility, a Department of Veterans Affairs (VA) or civilian hospital, or other treatment facility. The hospitalization related to a wound, injury, or illness that is the result of service in a combat operation or combat zone, service in a hostile fire area, or exposure to a hostile fire event, may occur immediately following such wound, injury or illness, or at a later time if the need for hospitalization is not initially evident.

F. **Medical or Patient Unit.** An organizational entity or functional division or facility associated with providing medical care to qualifying wounded, injured, or ill members. The phrase “medical or patient unit” may be subject to refinement, consistent with statute, by the Military Department concerned.

130203. **Entitlement**

A. Members of the Regular or Reserve Components who, in the line of duty, incurred a wound, injury, or illness while serving in a combat operation or a combat zone, while serving in a hostile fire area, or while exposed to a hostile fire event (regardless of location), and are hospitalized for treatment of the wound, injury, or illness, will continue to receive the pay and allowances he/she received at the time of hospitalization. These entitlements include special and incentive pays, bonuses, and the daily incidental expense portion of temporary duty allowance authorized for members deployed in a combat operation or combat zone.

B. Members serving on temporary, deployed, or attached duty of over 30 days duration in a designated hardship duty location for purposes of Hardship Duty Pay - Location (HDP-L), and who are wounded, injured, or become ill within the first 30 days of serving in the designated area, will be considered eligible for HDP-L at the time the wound, injury or illness is incurred.

130204. **Commencement of Payment**

Continuation of pay and allowances under the PAC began on May 15, 2008, or the date of the member’s eligibility, whichever occurred later.

130205. **Termination of Entitlement**

Members meeting the eligibility requirements for PAC will have the pay and allowances continued until the end of the first month beginning after the earliest of the following dates:

A. The date on which the member is returned for assignment to other than a medical or patient unit for duty;
B. The date on which the member is discharged, separated, or retired (including temporary disability retirement) from the uniformed services; or

C. One year after the date on which the member is first hospitalized for the treatment of the wound, injury, or illness. The Principal Deputy Under Secretary of Defense for Personnel and Readiness may extend the termination date in 6-month increments under extraordinary circumstances.

1303 SPECIAL COMPENSATION FOR ASSISTANCE WITH ACTIVITIES OF DAILY LIVING (SCAADL)

130301. General

The Secretary concerned may pay special compensation to eligible members of the Active or Reserve Components who have a permanent catastrophic injury or illness, incurred or aggravated in the line of duty, and require a caregiver who provides non-medical care, support, and assistance to the member. Detailed instructions and procedures for initiating the SCAADL entitlement are contained in the Department of Defense Instruction (DoDI) 1341.12, “Special Compensation for Assistance with Activities of Daily Living”, dated August 31, 2011.

130302. Eligibility

In order to receive the SCAADL compensation, the member must:

A. Be certified by a licensed Department of Defense or VA physician to have a permanent catastrophic injury and need assistance from another person to perform the personal functions required in everyday living or require constant supervision.

B. Be an outpatient. Individuals may be temporarily placed in an inpatient status during the month for tests, examinations, or treatment, and will remain eligible for the full monthly SCAADL payment provided they are in an outpatient status the majority of the month (i.e., more than 15 days a month).

C. Have a designated primary caregiver who provides assistance for at least one of the following because of the member’s:

1. Inability to dress or undress him or herself.

2. Inability to bathe or groom in order to keep self clean and presentable.

3. Frequent need of assistance adjusting any special prosthetic or orthopedic appliances.

4. Inability to toilet or attend to toileting without assistance.
5. Inability to feed him or herself.

6. Physical or mental incapacity which requires care or assistance on a regular basis to protect the service member from hazards or dangers incident to his or her daily environment.

D. Require continual medical management or be at high risk for personal safety and cannot live independently in the community without caregiver support.

E. Require hospitalization, nursing home or other institutional care if caregiver support is not provided for personal care services at home in an ongoing manner.

F. Not be provided concurrent services by another entity.

130303. Restrictions

The following restrictions apply:

A. Service members may not designate another military member as their primary caregiver for the purpose of receiving SCAADL.

B. SCAADL may not be paid to a qualified member if any other Federal Agency is providing outpatient or in-home services to assist with activities of daily living or supervision to avoid harm to self or others.

C. SCAADL may not be paid to a qualified member if the member’s primary caregiver is receiving a monthly caregiver stipend from the VA under 38 U.S.C. 1114(r)(2).

D. Service members who qualify for and accept in-home assistance with activities, with daily living paid with supplemental health care program funds and provided by a TRICARE-authorized home health agency, are not eligible for SCAADL.

130304. Monthly Compensation

The monthly compensation can be determined by accessing an on-line computation calculator provided by Office of Wounded Warrior Care and Transition Policy, Office of the Secretary of Defense. The calculator is located at: http://militarypay.defense.gov/Tools/scaadlintro.html. The military services will use Department of Defense (DD) Form 2948, Special Compensation for Assistance with Activities of Daily Living (SCAADL) Eligibility, to substantiate the member’s entitlement. The following guidelines apply:

A. Monthly compensation is computed based on the Bureau of Labor Statistics (BLS) wage rate for a home health aide, using the 75th percentile of the hourly wage rate in the Service member’s geographic area of residence. If there is more than one BLS wage rate within a specific metropolitan area, the higher rate will be used.
B. The amount of compensation will be based on a three-tier system recognizing the variation in complexity of care required by the service member and provided by the caregiver. The member’s primary care manager (PCM) will assess the member’s level of dependency. A point value corresponding to the number of hours of care the member requires each week will be assigned to the member. Based upon the evaluation, the member will be rated as follows:

1. **High Tier.** A member who scores 21 or higher will be presumed to require 40 hours per week of caregiver assistance.

2. **Medium Tier.** A member who scores 13-20 will be presumed to require 25 hours per week of caregiver assistance.

3. **Low Tier.** A member who scores 1-12 will be presumed to require 10 hours per week of caregiver assistance.

C. Members or their designated representatives may appeal a PCM’s determination of dependency level to their Service headquarters. The dependency level may also change if the member’s condition changes and a reevaluation of the member’s level of dependency is conducted.

130305. Payment Period

The following guidelines apply to the period that the SCAADL entitlement may be paid.

A. Members become eligible for the SCAADL entitlement on the date a licensed physician certifies that the member meets the eligibility criteria. If the certification is not on the 1st of the month, and the entitlement is continuous for more than 1 month, the first month will be prorated based on a 30-day month computation. The 31st day of the first month will be excluded.

B. Members entitled to SCAADL for a continuous period of less than 1 month will receive payment for the actual number of days at the rate of 1/30th of the monthly amount. The 31st day of a calendar month may not be excluded from this computation.

C. SCAADL entitlement stops on:

1. The last day of the month in which a 90-day period ends after the date the member separates or retires. (E.g., March 15 (separation date) + 90 days = June 13 (last day of entitlement is June 30);

2. The last day of the month a member dies;

3. The last day of the month a physician determines that a member is no longer afflicted with the catastrophic injury or illness; or
4. The last day of the month preceding the month the member begins receiving compensation under the VA caregiver program under 38 U.S.C. 1720G, or the member’s primary caregiver begins receiving a monthly caregiver stipend from the VA under 38 U.S.C. 1114(r)(2).
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37 U.S.C. 439
DoDI 1341.12, August 31, 2011
VOLUME 7A, CHAPTER 14: “INCENTIVE FOR QUALIFIED MEMBERS EXTENDING DUTY AT DESIGNATED LOCATIONS OVERSEAS”

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CHAPTER 14

INCENTIVE FOR QUALIFIED MEMBERS EXTENDING DUTY AT DESIGNATED LOCATIONS OVERSEAS

*1401 GENERAL

This chapter establishes policy pertaining to the incentive for qualified members extending duty at designated locations overseas.

1402 SPECIAL PAY OR BONUS

140201. Eligibility

Members of the Armed Forces may be entitled to a special pay or bonus if they:

A. Are entitled to basic pay;

B. Have a specialty that is designated by the Secretary of the Military Department concerned for the purposes of this entitlement;

C. Have completed a tour of duty (as defined in accordance with regulations prescribed by the Secretary concerned) at a location Outside the Continental United States (OCONUS) that is designated by the Secretary of the Military Department concerned for the purposes of this entitlement; and

D. Have completed that tour of duty and then execute an agreement to extend that tour for a period of not less than 1 year.

140202. Amount

When the Secretary of the Military Department concerned accepts the member’s agreement to extend the tour of duty, the member becomes entitled, subject to the restrictions identified in paragraph 140205, to receive one of the following benefits:

A. Special pay in monthly installments in an amount prescribed by the Secretary, but not to exceed $80 per month; or

B. An annual bonus in an amount prescribed by the Secretary, but not to exceed $2,000 per year. The Secretary may pay a bonus in either a lump sum or monthly installments.

140203. Selection

Not later than the date on which the Secretary of the Military Department concerned accepts the agreement described in subparagraph 140201.D providing for the extension of a
member’s tour of duty, the Secretary of the Military Department concerned will notify the member regarding whether the member will receive special pay or bonus. The payment rate for the special pay or bonus will be fixed at the time of the agreement and may not be changed during the period of the extended tour of duty.

140204. Repayment

A member, entering into a written agreement under this section and having received a bonus payment specified in subparagraph 140202.B, will be subject to the repayment provisions of Chapter 2 for not completing the extended tour of duty length specified in the agreement.

140205. Restriction

A member, who elects to receive one of the benefits specified in section 1403 as part of the extension of a tour of duty, is not entitled to the special pay or bonus authorized in this section for the period of extension of duty for which the benefit is provided.

1403 SPECIAL REST AND RECUPERATIVE (SR&R) ABSENCE

140301. Eligibility

A member who meets the eligibility requirements defined in paragraph 140201 may, in lieu of receiving the special pay or bonus, elect to receive one of the entitlements described in paragraph 140302.

140302. Entitlement

A member may elect, in lieu of a special pay or bonus, either:

A. A period of SR&R absence for not more than 30 days; or

B. A period of SR&R absence for not more than 15 days and round-trip transportation, at government expense, from the location of the extended tour of duty to the nearest port within the Continental United States (CONUS) or an alternate destination not to exceed the cost to the nearest CONUS port and return, for personnel completing an overseas duty tour of 12 months or less; or

C. A period of SR&R absence for not more than 20 days and round-trip transportation, at government expense, from the location of the extended tour of duty to the nearest CONUS port or an alternate destination not to exceed the cost to the nearest CONUS port and return, for personnel completing an overseas duty tour longer than 12 months.

NOTE: The period of SR&R absence will not be charged to the member’s leave account.
140303. Travel Time

Travel time from the CONUS port, or alternate destination, to the SR&R absence point, and return is included in the 15-day or 20-day SR&R absence. This period will begin the day after the member arrives at the aerial port of debarkation and continue until the day before the member returns to the designated port. The non-chargeable leave period will continue until the day before the date of return to the designated port. Travel time to or from the CONUS port, or alternate destination, and overseas location is non-chargeable and not included in the 15-day or 20-day SR&R.

140304. Limitations

The 15-day or 20-day SR&R absence and round-trip transportation option may not be combined with any Temporary Assigned Duty, Temporary Duty, or transportation entitlement that would result in the cost of the round-trip portion of the option exceeding the round-trip cost from the member’s duty station to the nearest CONUS port.

1404 SERVICE REGULATIONS

The following paragraphs provide hyperlinks for service entitlements, policies, and procedures for the previous prescribed incentives:

140401. Army

*AR 614-30*; or

140402. Navy

*MILPERSMAN 1306-300*; or

140403. Air Force

*AFI 36-2110*; or

140404. Marine Corps

*MCO P1300.8R*. 
CHAPTER 14 - INCENTIVE FOR QUALIFIED MEMBERS EXTENDING DUTY AT DESIGNATED LOCATIONS OVERSEAS

1402 – SPECIAL PAY OR BONUS

37 U.S.C. 314

* DoDI 1327.06, June 16, 2009, Incorporating Change 2, August 13, 2013

1403 – SPECIAL REST AND RECUPERATIVE (SR&R) ABSENCE

10 U.S.C. 705

* DoDI 1327.06, June 16, 2009, Incorporating Change 2, August 13, 2013
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CHAPTER 15

SPECIAL PAY – ASSIGNMENT INCENTIVE PAY

1501  GENERAL

150101. General Entitlement

A member of a uniformed service entitled to basic pay may be paid Assignment Incentive Pay (AIP) for performing service in an assignment designated by the Secretary concerned. The Secretary concerned has approval authority for AIP programs under $1,500 per month. Programs over $1,500 per month and all “blanket” AIP programs (applied to every member at a specific assignment location regardless of skill proficiency or fill rates) require approval by the Assistant Secretary of Defense (Readiness and Force Management).

150102. Eligibility

The member must be serving on active duty to be eligible for AIP. The Secretary concerned may require the member to enter into a written agreement in order to qualify for AIP. The written agreement will specify the period for which the incentive pay will be paid to the member and the monthly rate of pay.

150103. Payment

The maximum monthly rate of incentive pay payable to any member under this chapter is $3,000. Incentive pay paid under this section is in addition to any other pays and allowances to which the member is entitled, except as may be noted under each program. This payment may be made in a lump sum, installments or monthly increments as authorized for each program. The monthly pay will be prorated for partial months served, except as may be noted under each program.

*150104. Restrictions for All AIP Programs

The following restrictions, which affect the entitlement to AIP, apply to all programs listed in this chapter.

* A. AIP is payable pursuant to Title 37 United States Code (U.S.C.) section 307a which provides a termination of authority date. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 reauthorized this special pay on January 2, 2013. Any AIP agreement signed on January 1, 2013 was not valid for payment. The NDAA for FY 2014 reauthorized this special pay through December 31, 2014.

B. A member is not entitled to AIP during a period of terminal leave ending upon discharge or release of the member from active duty.
C. Service members are not authorized to receive more than one AIP simultaneously for the same period of service. If a Service member is eligible for more than one AIP, he or she will receive the higher of these AIPs.

D. Reserve Component members are not authorized AIP for assignments at their permanent duty station.

150105. Special Provisions

The service of a member in a designated assignment will be considered continuous during any period of temporary absence during which the member is performing temporary duty pursuant to orders or on authorized leave other than transition leave.

1502 NAVY ASSIGNMENT INCENTIVE PAY PROGRAMS

*150201. Pilot Program

A. The Navy was authorized a Pilot Program for AIP on May 29, 2003. The entitlement conditions are:

1. Entitlement begins upon reporting to the assigned duty and terminates when permanently detached from the assigned duty.

2. Payment rates are determined by negotiation between the member and the Navy and may be different for members in the same location. Payment will be prorated for partial months served in a designated assignment.

3. Payment for AIP may not be made to Navy members receiving a Selective Reenlistment Bonus for Location for the same assignment.

B. The Navy announced the Naval Special Warfare Development Group (NSWDG) AIP program on February 9, 2007. The entitlement conditions are:

1. Enlisted personnel must successfully complete the required NSWDG training.

2. Enlisted personnel must be assigned to NSWDG designated billets.

3. Enlisted personnel will sign an agreement or accept orders to voluntarily remain in an NSWDG billet for an additional 12 months from the date of the agreement or date of the first AIP payment, whichever is later.

4. Payment

a. Personnel who have been assigned to a designated NSWDG billet for less than 3 years since completion of the required training will receive AIP at
$750 per month.

b. Personnel who have been assigned to a designated NSWDG billet for 3 years or more since completion of the required training will receive AIP at $1,000 per month.

5. Payment of the AIP will terminate when the member permanently detaches from the assigned duty at NSWDG. AIP will not be paid to members in a disciplinary or not fit for operational duty status.

* C. On October 1, 2013, the Navy announced a new AIP for NSWDG personnel assigned to Combat Support (CS) positions. The program will remain in effect until rescinded by the Assistant Secretary of the Navy (Manpower and Reserve Affairs) or December 31, 2014, whichever occurs first.

1. Qualified CS personnel are eligible to receive a flat-rate AIP of $500 or $750 (for Explosive Ordnance Disposal personnel with more than 3 years of NSWDG service) per month for each month after completing initial qualification.

2. A written agreement is required to receive this AIP.

*150202. Sea Duty Incentive Pay (SDIP) Program

The Navy was authorized to implement Sea Duty Incentive Pay (SDIP) on December 6, 2006. The Navy implemented the program on March 15, 2007. The program terminated on December 31, 2008 and was reestablished on April 14, 2009. Any agreements entered into after December 31, 2008, and before April 14, 2009 are considered unauthorized. Agreements were authorized to be entered into from April 14, 2009 through December 31, 2011. The program was reauthorized by the Navy on January 11, 2012, with agreements being allowed through December 31, 2012. Any agreements entered into after December 31, 2011 and before January 11, 2012 are considered unauthorized. The program has been continued through December 31, 2014.

A. Programs

* 1. **Sea Duty Incentive Pay – Extension (SDIP-E).** SDIP-E is authorized for sailors who sign a written agreement to voluntarily extend their sea duty assignments on ships, submarines, or aviation squadrons by a minimum of 12 months and a maximum of 48 months (36 months for an assignment outside the continental United States, including Hawaii).

* 2. **Sea Duty Incentive Pay – Curtailment (SDIP-C).** SDIP-C is authorized for sailors who voluntarily curtail their shore duty assignments a minimum of 6 months prior to their original planned rotation date, and return to sea duty assignments on a ship, submarine, or at an aviation squadron for a minimum of 12 months and a maximum of 48 month (36 for an assignment outside the continental United States, including Hawaii).
3. **Sea Duty Incentive Pay – Back-To-Back (SDIP-B).** SDIP-B is authorized for sailors who voluntarily extend their sea duty when assigned to a Type 2/4 command for rotational purposes upon transfer to ships, submarines, or aviation squadrons by a minimum of 12 months and a maximum of 48 months, based upon Department of Defense area or minimum activity tour length requirements.

**B. Eligibility.** To be eligible for SDIP, the service member must:

1. **Be serving in or selected for advancement (including members who are frocked) in one of the eligible ratings, skills, and pay grades.** Subparagraph 150202.D is linked to the Navy website with this information.

2. **Be serving in a permanent duty assignment on a ship, submarine, or aviation squadron designated as sea duty for the purpose of rotation and home ported in the continental United States (CONUS), Hawaii, or overseas for SDIP-E.** Members considered to be assigned as excess of authorized billets are ineligible for SDIP-E.

3. **Be serving:**

   (a) **In a permanent shore duty assignment at an activity located in CONUS, Hawaii, Alaska, or overseas that is designated as shore duty for purposes of rotation for SDIP-C.** Members currently receiving AIP for their shore duty assignment are not eligible for SDIP-C; or

   (b) **In a permanent duty assignment on a Type 2/4 sea duty for purposes of rotation and transfer to a ship, submarine, or aviation squadron and home ported in CONUS, Hawaii, or overseas for SDIP-B.** Ships under construction that have not yet been delivered and commissioned are not eligible for SDIP.

4. **Incur sufficient obligated service to fulfill the service time required by the SDIP-E, SDIP-C, or SDIP-B agreement.** Additional obligated service will be incurred prior to payment of SDIP-E and SDIP-B, and prior to detachment from the shore duty unit/command for SDIP-C.

**C. Restrictions**

1. **Reserve Component sailors are not eligible for SDIP.**

2. **Payment of SDIP-E or C combined with any other AIP allowance will not exceed $3,000 per month or $36,000 per year.**

**D. Payment.** Monthly entitlement rates for this program vary by pay grade and skill/rating. The rates are determined by the Department of the Navy and change frequently. Current entitlement rates can be found on the SDIP Eligibility Chart located [here](#).
E. Recoupment and Repayment. Recoupment of unearned portions of the SDIP lump sum payment will be as follows:

1. Sailors who fail to complete the full period of additional sea duty service as required by their SDIP agreement will be required to repay the percentage of the SDIP lump sum payment representing the unexecuted portion of their required service. Situations requiring recoupment include, but are not limited to:

   a. Approved request for voluntary release from the written agreement if, due to unusual circumstances, it is determined that such release would clearly be in the best interests of both the Navy and the sailor.
   
   b. Approved voluntary request for relief from an SDIP assignment.
   
   c. Disability resulting from misconduct, willful neglect, or incurrence during a period of unauthorized absence.
   
   d. Removal from the SDIP assignment for cause, including misconduct.
   
   e. Separation for cause, including misconduct.
   
   f. Separation for weight control and/or physical readiness test failure.

2. If a sailor becomes ineligible for SDIP for any of the following reasons, recoupment of payments already received will not be required:

   a. Disability, injury, or illness, not the result of misconduct or willful neglect, or not incurred during a period of unauthorized absence.
   
   b. Separation from the naval service by operation of laws or regulations independent of misconduct.
   
   c. Death (see subparagraph 150202.E.3).
   
   d. Where the Secretary of the Navy determines repayment would be against equity and good conscience, or contrary to the best interests of the United States.

3. In the event a sailor dies before the SDIP is received or before the sailor completes the sea duty assignment/extension for which SDIP is payable (and death is not caused by the sailor’s misconduct), the unpaid /unearned balance of the SDIP will be payable in the settlement of the deceased sailor’s final military pay account. The unpaid SDIP will be payable in a lump sum. If death is determined to be voluntary or the result of the sailor’s own
misconduct, termination of any future payment and proration or recoupment of the SDIP, as applicable, will be made in accordance with procedures established for sailors whose inability to complete a contracted period of service is voluntary or the result of misconduct.

**1503 ARMY ASSIGNMENT INCENTIVE PAY PROGRAMS**

Headquarters, Department of the Army (HQDA), Office of the Deputy Chief of Staff G-1 authorizes AIP programs for Army personnel in amounts of $1,500 per month or less. All HQDA authorized programs have a termination date of September 30, 2014. No agreements may be entered into after this date without HQDA reauthorization of the programs. The programs listed in paragraphs 150301 through 150308 are HQDA programs and fall under these guidelines.

*150301. Korea Assignment Program*

A. **Eligibility**

1. Soldiers must be permanently assigned to Korea in the grades of E-4 and above.

2. Soldiers must not be serving in Command Select List positions.

3. Soldiers must be in good standing and not be under Uniform Code of Military Justice (UCMJ) action at the time of approval and must remain in good standing throughout the AIP tour.

4. Soldiers assigned to Korea for more than 40 months at the end of their current tour are not eligible to apply.

5. Soldiers serving on their initial assignment after graduating from initial entry training or newly appointed officers are not authorized to apply.

B. **Payment**

1. The maximum monthly rate payable is $500. The payment may be made monthly or in a lump sum payment.

2. Soldiers are limited to a maximum 24 monthly payments.

3. The Commander determines the monthly entitlement rate based on the needs of the Army and may be different for soldiers serving in similar positions at the same location but will not exceed the monthly rate of $500.
4. If a soldier elects a monthly payment to extend their current tour, AIP payments for the period of the extension will begin on the first month of the extension period.

5. Lump sum payments will be computed by multiplying the monthly rate authorized by the Commander at the time the soldier enters into the written agreement, by the number of continuous months for which the AIP is authorized. The payment will be paid upon approval of the AIP agreement.

*150302. Enlisted Explosive Ordinance Disposal (EOD) Program

A. Eligibility

1. Soldiers in grades E-6, E-7, and E-8 in Military Occupational Specialty (MOS) 89D, who graduate from the Naval School Explosive Ordnance Disposal and are assigned to EOD billets performing EOD duties may apply.

2. Soldiers must be in good standing and not be under UCMJ action at the time of approval and must remain in good standing throughout the AIP tour.

3. Soldiers must have a minimum of 12 months remaining in service.

4. Soldier must sign a written agreement to serve 1 to 3 years in an enlisted EOD billet.

B. Payment

1. The monthly AIP for an E-6 is $600.

2. The monthly AIP for an E-7 is $500.

3. The monthly AIP for an E-8 is $400.

*150303. Asymmetric Warfare Group (AWG) Incentive Program

A. Eligibility

1. Soldiers in grade E5 to E9, W2 to W4, and O2 to O4 serving in an authorized AWG billet may apply.

2. Soldiers must be in good standing and not be under UCMJ action at the time of approval and must remain in good standing throughout the AIP tour.

3. Soldier must sign a written agreement to serve 1 to 3 years in an AWG billet.
B. Payment

Soldiers with an approved written agreement to serve or accept an assignment for 12 to 36 months in an AWG billet will be paid a monthly rate of $400.

*150304. 780th Military Intelligence (MI) Brigade (BDE) Incentive Program

A. Eligibility

1. Enlisted personnel, warrant officers, and commissioned officers who volunteer to serve in an operator billet.

2. Soldiers must be in good standing and not be under UCMJ action at the time of approval and must remain in good standing throughout the AIP tour.

3. Soldiers must sign a written agreement to serve 3 years in a 780th MI BDE operator billet.

B. Payment

Soldiers with an approved written agreement to serve or accept an assignment for 36 months in a 780th MI BDE operator billet will be paid $300 monthly.

*150305. Special Mission Units (SMU) Incentive Program

A. Eligibility

1. Soldiers must be permanently assigned to a special mission unit major force program (MFP) -11 Operator billet.

2. Soldiers must be in good standing and not be under UCMJ action at the time of approval and must remain in good standing throughout the AIP tour.

3. Soldier must have less than 33 years of active federal service in order to qualify for continued payment.

B. Payment

1. The maximum monthly rate payable to any soldiers in the program is $1,000.

2. The Commander determines the monthly entitlement rate based on the needs of the Army and may be different for soldiers serving in similar positions at the same location but will not exceed the monthly rate of $1,000.
*150306. Army Special Operations Aviation (ARSOA) AIP Program

A. Eligibility

1. Aviation warrant officers, who volunteer for duty with the 160th Special Operations Aviation Regiment (SOAR), successfully complete “Green Platoon” training, and have an MOS of 152C, 153E, or 154E are eligible.

   2. Soldiers must be in good standing and not be under UCMJ action at the time of approval and must remain in good standing throughout the AIP tour.

   3. Soldiers must sign a written agreement to serve 48 months in the 160th SOAR.

B. Payment

Eligible aviation warrant officers serving on an initial assignment of not less than 48 months with the 160th SOAR may be paid a one-time lump sum payment of $10,000.

*150307. Career Management Field (CMF) 18 Program

A. Eligibility

1. Soldiers must be permanently assigned to an authorized Command Sergeant Major/Sergeant Major MFP-11 billet.

   2. Soldiers must be in good standing and not be under UCMJ action at the time of approval and must remain in good standing throughout the AIP tour.

   3. Soldiers must have less than 35 years of active federal service in order to qualify for continued payment.

B. Payment

1. The maximum monthly rate payable to any soldier is $1,250.

   2. The Commander determines the monthly entitlement rate based on the needs of the Army and may be different for soldiers serving in similar positions at the same location but will not exceed the monthly rate of $1,250.

*150308. Joint Special Operations Command (JSOC) Program

A. Eligibility

1. Soldiers must be permanently assigned to a JSOC SMU Operator billet.
2. Soldiers must be in good standing and not be under UCMJ action at the time of approval and must remain in good standing throughout the AIP tour.

3. Soldiers must have less than 35 years of active federal service in order to qualify for continued payment.

4. Soldiers must sign a written agreement to serve 1 to 3 years in a JSCO SMU Operator assignment.

B. Payment

1. SMU Operators with less than 25 years of active federal service may apply for the following:

   a. SMU Operators with less than 3 years of service in an SMU Operator billet may be paid $750 per month.

   b. SMU Operators with 3 years or more of service in an SMU Operator billet may be paid $1,000 per month.

2. SMU Operators with 25 years or more of active federal service may apply for the following:

   a. SMU Operators with 3 years or more of service in an SMU Operator billet may be paid $500 per month. Agreements will terminate at 28 years of active federal service.

   b. SMU Operators serving in a specified Key Leadership/Development position may be paid $1,000 per month. Agreements will terminate at 35 years of active federal service.

150309. Involuntary Extensions in Iraq, Afghanistan or Certain Theater Units Program

The Army issued clarifying guidelines for payment of AIP for involuntary extensions referenced in section 1506.

A. Active and Reserve Component soldiers deployed to Iraq (to include staging time in Kuwait), Afghanistan, or certain theater units, who have been involuntarily extended by the Secretary of Defense beyond 12 consecutive months boots on ground (BoG) or 12-months within a 15-month period (365 days of 450 days), are entitled to $800 in AIP and $200 for hardship duty pay (HDP) for each month or portion of a month served longer than 12-months BoG. The total monthly entitlement of HDP will not exceed $300. The Principal Deputy Under Secretary of Defense (Personnel and Readiness) (PDUSD (P&R)) changed the monthly $800 AIP and $200 HDP entitlements to a monthly $1,000 AIP entitlement for involuntary extensions effective December 1, 2008.
B. Certain theater units are defined as those units that routinely conduct operations or support units that conduct operations in Iraq or Afghanistan but are not based in Iraq or Afghanistan. The Combatant Commander specifies eligible units for these purposes.

C. Payment of AIP for individual soldiers and to the Company level is effective June 15, 2007.

1504 AIR FORCE ASSIGNMENT INCENTIVE PAY PROGRAMS

150401. Korea Assignment Incentive Program

On April 27, 2004, the Air Force was authorized AIP Korea assignment program. The PDUSD (P&R) provided permanent approval of this program on June 30, 2008. The OUSD (P&R) on April 6, 2009 modified the eligibility requirements based on tour length changes for Korea. All changes are subject to congressional reauthorization of 37 U.S.C. 307a or the Secretary of Defense implementation of 37 U.S.C. 352.

A. OUSD (P&R) Memorandum, dated June 30, 2008. This program is superseded by the OUSD (P&R) memorandum dated April 6, 2009 which is discussed in subparagraph 150401.B. Members will continue to receive their AIP payments until the end date specified in their agreements or their departure from Korea.

1. Eligibility

a. Airmen who volunteer to serve a 24-month unaccompanied or 36-month accompanied tour before arriving in Korea, and who enter such agreement prior to completion of the first 30 days in country, will receive $300 per month from the date of arrival through their new tour end date.

b. Additionally, there is a one-time application offer for airmen who have at least 6 months remaining on their tour in Korea or who have not received benefits under the overseas tour extension incentive program (OTEIP) or the in-place consecutive overseas tour (IPCOT) program. Airmen who volunteer to extend their tour length by 12 months and enter such an agreement will receive $300 per month from the date of signature through their new tour end date.

2. The AIP will be stopped upon termination of the contract or curtailment of the agreed tour of duty for any reason, either voluntary or involuntary. The entitlement to AIP will be terminated if the member is determined to be AWOL or enters confinement.

3. Airmen who elect AIP for Korea will not be eligible for Home basing, Follow-on Assignment, or concurrent OTEIP or IPCOT.
B. OUSD (P&R) Memorandum dated April 6, 2009. This memorandum establishes 3 categories of assignments applicable for AIP payments. All categories require a written agreement by the member. The categories are:

1. Members who volunteer for a 36-month initial assignment to Pyeongtaek, Osan, Daegu, Chinhae, or Seoul may be paid $300 per month in AIP, to be paid on a monthly basis, upon commencement of the assignment.

2. Members who volunteer for a 24-month initial assignment to Uijongbu or Dongducheon may be paid $300 per month in AIP, to be paid on a monthly basis, upon commencement of the assignment.

3. Members who accept an initial tour to Korea in any location and later elect to extend their assignment length for 12 or 24 months may be paid $300 per month, to be paid on a monthly basis, upon commencement of the tour with an extension agreement, or entering the extension, whichever is earlier.

C. Restrictions. No agreements will be entered into after September 30, 2014 with the programs remaining subject to congressional reauthorization of 37 U.S.C. 307a.

*150402. 724th Special Tactics Group Incentive Program

The Secretary of the Air Force (SAF) established this program on December 30, 2011 with a monthly payment of $1,000 being authorized to eligible personnel. The program terminated on September 30, 2012. The SAF reestablished the program on October 17, 2012. Any payment made for the period October 1 through October 16, 2012 is invalid. The program will terminate on December 31, 2014 unless extended by the SAF.

A. Eligibility

Enlisted SMU members are eligible for this program.

B. Payment

1. SMU Operators who have a cumulative assignment time of less than 48 months will be paid $750 per month.

2. SMU Operators who have a cumulative assignment time of 48 months or more will be paid $1,000 per month.

150403. Air Force Remote Piloted Aircraft (RPA) Aviation Incentive Pay (AVIP)

See chapter 22.
150404. Air Force Remote Piloted (RPA) Career Enlisted Aviation Incentive Pay (CEVIP)

See chapter 22.

*1505 MARINE CORPS ASSIGNMENT INCENTIVE PAY PROGRAM

*150501. Effective Dates

A. On November 28, 2007, the PDUSD (P&R) authorized the Marine Corps to establish an AIP program for Special Mission Units. The authority to enter contracts under the PDUSD(P&R) authorization ended December 31, 2011. The Secretary of the Navy reauthorized this program on February 17, 2012 with agreements being allowed through September 30, 2012. Any agreement entered into after December 31, 2011 and before February 17, 2012, is considered unauthorized.

B. The program was reestablished by the Assistant Secretary of the Navy (Manpower and Reserve Affairs) (ASN(M&RA)) on October 25, 2012 and ending September 30, 2013. Any agreement entered into after September 30, 2012, and before October 25, 2012 is considered unauthorized.

C. The program was reauthorized by the ASN(M&RA) on October 2, 2013 through November 30, 2013. Any agreement entered into on October 1, 2013 is considered unauthorized.

D. The ASN(M&RA) extended the program on November 26, 2013 through December 31, 2014.

*150502. Eligibility

A. For agreements entered into on and before September 30, 2012, only SMU enlisted Marines serving in operator billets are eligible.

B. For agreements entered into on and after October 2, 2012, qualified SMU operators are eligible after completing qualification requirements.

*150503. Payment

A. For agreements entered into on and before September 30, 2012, payment of $750 per month is authorized for Marines who have served in an SMU operator billet for less than 3 years.

B. For agreements entered into on and before September 30, 2012, payment of $1,000 per month is authorized for Marines who have served in an SMU operator billet for 3 or more years.
C. Effective October 25, 2012 through September 30, 2013, qualified SMU operators are eligible to receive a flat rate monthly payment up to $1,000.

D. Effective October 2, 2013 through November 25, 2013, qualified SMU operators are eligible to receive a flat rate monthly payment up to $1,000.

E. Effective November 26, 2013, qualified SMU operators with less than 3 years of SMU service are eligible to receive a monthly payment of $750.

F. Effective November 26, 2013, qualified SMU operators with more than 3 years of SMU service are eligible to receive a monthly payment of $1,000.

1506 ASSIGNMENT INCENTIVE PAY PROGRAMS FOR INVOLUNTARY EXTENSIONS IN AFGHANISTAN OR CERTAIN THEATER UNITS

The AIP program for involuntary extensions beyond 12-months BoG in Iraq, Afghanistan, or certain theater units entitled qualified members to $800 per month in AIP. There are 4 independent qualifying effective dates with criteria as follows:

150601. January 20, 2004 PDUSD (P&R) Memo

On January 20, 2004, AIP was authorized for members assigned or attached to specified units identified by the Combatant Commander as having been required to remain in Iraq beyond the normal 12-month rotation return date. Additionally, the individual member must have been deployed to Iraq (including staging time in Kuwait) and/or Afghanistan for 12-months within a 15-month period (365 days out of 450 days). (The authority issued on January 20, 2004, was rescinded but replaced by the policy issued on April 12, 2004, by memorandum with no material change).

150602. April 22, 2004 PDUSD (P&R) Memo

On April 22, 2004, AIP was authorized for members assigned to theater units not based in Iraq, who routinely conduct operations in Iraq or support units that conduct operations in Iraq. The only qualifying units are those specified by the Combatant Commander as having been involuntarily extended beyond the normal 12-month rotation return date. Additionally, the individual member must have been deployed to Iraq (including staging time in Kuwait) and/or Afghanistan and/or the location of the unit for 12 months within a 15-month period (365 days out of 450 days).

150603. June 24, 2005 PDUSD (P&R) Memo

On June 24, 2005, continued payment of AIP in effect under the April 12th and 22nd, 2004 memoranda for members in units involuntarily extended beyond 12-months BoG in Iraq was authorized. The program was also expanded to include Afghanistan and any individual member involuntarily extended beyond 12-months BoG in Iraq, Afghanistan or in certain theater units (units that routinely conduct operations or support units that conduct operations in Iraq or
in Afghanistan, but are not based in those countries). The authority issued on June 24, 2005, rescinded the April 12th and 22nd, 2004 memoranda referenced in subparagraphs 150601 and 150602.

150604. November 13, 2008 PDUSD (P&R) Memo

On November 13, 2008, the PDUSD (P&R) authorized the payment of $1,000 for AIP effective on and after December 1, 2008. Members will be provided a written statement specifying the period of the approved involuntary extension for which the AIP will be paid.

150605. Payment Exception

Payment will not be prorated for partial months, but rather will be paid in full for any partial month of qualification. This is an exception to the usual practice of prorating AIP.

1507 ASSIGNMENT INCENTIVE PAY IN LIEU OF POST-DEPLOYMENT/MOBILIZATION RESPITE ABSENCE (PDMRA) PROGRAM

The Secretary of Defense directed on January 19, 2007 that a program be established to recognize members who mobilize or deploy more frequently than established rotation policy goals. The PDMRA program was established to allow a member to earn days of administrative absence, not chargeable to the member’s accrued leave account, dependent on the length of time the member deployed beyond the rotation policy goals. The program also allows members to receive monetary compensation in lieu of administrative absence days in certain situations.

150701. May 24, 2007 Under Secretary of Defense (USD) Memorandum

The Under Secretary of Defense (Personnel and Readiness) authorized the Secretary concerned to offer the option of payment of AIP in lieu of taking administrative absence under the PDMRA program in certain situations. Reserve Component members (as described in paragraph 150701.A) may elect to receive AIP for PDMRA days earned instead of taking the administrative absence. The programs are not effective until the Services publish their implementation instructions.

A. Eligible Members. Reserve component members who are also federal, state, or local government civilian employees and precluded by law from being paid by two entities for simultaneously serving in a Reserve component status and in their civilian government jobs may elect the payment of AIP instead of taking administrative absence.

B. Requirement. The member must elect to receive the AIP instead of the PDMRA administrative absence days before the PDMRA days are earned.

C. Payment. Members electing to be paid the AIP will receive $200 for each PDMRA day earned. Members are not authorized to be paid for any PDMRA days earned before an election is made.
D. Restrictions

1. Payment of the AIP will not exceed the monthly limit of $3,000.

2. The PDMRA payment benefit is not eligible for combat zone tax exclusion.

E. Service Instructions. Effective dates for the implementation are:


3. Army: August 7, 2007


150702. Authority

Public Law 111-84, section 604, dated October 28, 2009, authorized the Secretary of Defense to prescribe regulations allowing the Secretary concerned to provide current and former members with payment for administrative absence days earned under the PDMRA program during the period January 19, 2007 through the date the Service implemented their respective PDMRA program. The OUSD (P&R) issued guidance on February 1, 2010, authorizing the Secretary concerned to issue implementing guidance. The discretionary authority to pay this benefit expires on October 28, 2010.

A. Eligible members

1. Former members who were discharged or released from the Armed Forces under honorable conditions.

2. Current active and reserve component members who, during the period described in paragraph 150702, qualified for PDMRA days.

B. Payment

1. Former members may receive $200 for each PDMRA day earned.

2. Current members who, during the period of January 19, 2007, through the date the member’s service implemented the PDMRA benefits as stated in subparagraph 150701.E, would have earned PDMRA days may receive either one day of administrative absence for each PDMRA day earned or payment not to exceed $200 per day for each PDMRA day earned during that time frame as directed by the Secretary concerned.
3. Payment may be paid in a lump sum or installments, at the election of the Secretary concerned.

C. Restrictions

1. Payment of the AIP will not exceed the monthly limit of $3,000 prescribed in 37 U.S.C. 307a.

2. The PDMRA payment benefit is not eligible for combat zone tax exclusion.

150703. Program Guidance for Qualifying Deployments and Mobilizations on or after January 19, 2007, but before October 1, 2011

A. Frequency Thresholds

1. Active Component (AC) members deployed in excess of 12 months during the most recent 36-month period qualify for PDMRA.

2. Reserve Component (RC) members mobilized in excess of 12 months during the most recent 72-month period qualify for PDMRA.

B. Creditable Time

1. Creditable time for AC members includes the day of the member’s arrival at the deployed location through departure of BoG.

2. Creditable time for RC members includes mobilizations under 10 U.S.C. 12301(a), 12302, or 12304. Mobilization for this purpose includes the day the member is mobilized through the date the mobilization is terminated.

3. The Secretary concerned may include other deployments or mobilizations in conjunction with an expanded program for the Service concerned.

4. For AC members, computation of creditable time commences 36 months prior to the member’s deployment and continues during the deployment.

5. For RC members, computation of creditable time commences 72 months prior to the member’s mobilization and continues during the deployment.

6. The Secretary concerned will establish policy on the crediting of time when court-martial or other adverse administrative actions have been initiated.

7. PDMRA days are authorized for each month or portion of a month that a member is deployed (AC) or mobilized (RC) beyond the frequency thresholds at subparagraph 150703.A. The number of PDMRA days awarded to AC and RC members are:
a. One day of administrative absence per month in excess of 12 months during the qualifying period.

b. Two days of administrative absence per month in excess of 18 months during the qualifying period.

c. Four days of administrative absence per month in excess of 24 months during the qualifying period.

8. The Secretary concerned may develop supplementary tables, including other non-monetary recognition programs, delivering comparable or greater benefits to members meeting the frequency thresholds at subparagraph 150703.A.

9. RC members must be on active duty during the days they take their earned PDMRA days.

C. Payment

1. Under current law, RC members who are also Federal, State, or local government civilian employees are not permitted to receive their civilian pay on the same days they are serving on active duty. Affected members may elect to receive assignment incentive pay at $200 for each day of absence that otherwise would have been authorized, not to exceed $3,000 monthly, in lieu of being awarded administrative absence days.

2. There is no option to cash in administrative absence days already earned. The AIP election must be made by the affected RC member prior to the days being earned.

150704. Program Guidance for Qualifying Deployments and Mobilizations on or after October 1, 2011, including that Portion of an Ongoing Deployment or Mobilization that Occurs on or after October 1, 2011

A. Deployment and Mobilization Frequency Requirements and/or Thresholds

1. AC members who, on the first day of their current deployment, had deployed in excess of 12 months out of the previous 36 months, and who meet the other eligibility criteria contained in this enclosure, qualify for PDMRA days.

2. RC members who, on the first day of their current qualifying mobilization, had been mobilized pursuant to 10 U.S.C. 12301(a), 12302, or 12304 in excess of 12 months out of the previous 72 months, and who meet the other eligibility criteria contained in this enclosure, qualify for PDMRA days. The 12 month qualifying period may include service pursuant to section 10 U.S.C. 12301(d) when designated by the Secretary concerned.

3. The Secretary concerned may utilize the deployment-to-dwell ratio of 1:2 for AC members or mobilization-to-dwell ratio of 1:5 for RC members as the qualifying
threshold for providing PDMRA benefits, as opposed to the requirements contained in paragraphs 150703.A and 150703.B.

B. 2 Days PDMRA Accrual Conditions

1. AC Service members accrue 2 administrative absence days per month when the deployment threshold established in paragraph 150704.A is exceeded, and the AC member is:

   a. Deployed to Iraq or Afghanistan; or

   b. Deployed to a combat zone tax exclusion (CZTE) area when the CZTE area has been designated as a 2-day per month PDMRA accrual location by the Secretary concerned.

2. RC Service members accrue 2 administrative absence days per month when the mobilization threshold established in paragraph 150704.A is exceeded, and the RC member is serving:

   a. In Iraq or Afghanistan pursuant to 10 U.S.C. 12301(a), 12302, or 12304;

   b. In Iraq or Afghanistan pursuant to 10 U.S.C 12301(d) when designated by the Secretary concerned; or

   c. In a CZTE area under the authority of 10 U.S.C. 12301(a), 12301(d), 12302, or 12304 when the CZTE area has been designated as a 2-day per month PDMRA accrual location by the Secretary concerned.

C. 1 Day PDMRA Accrual Conditions

1. AC members accrue 1 administrative absence day per month when the deployment threshold established in paragraph 150704.A is exceeded for deployments to a qualifying CZTE area when the CZTE area has been designated as a 1-day per month PDMRA accrual location by the Secretary concerned.

2. RC members accrue 1 administrative absence day per month when the mobilization threshold established in paragraph 150704.A is exceeded, and the RC member is serving:

   a. Outside of the United States pursuant to 10 U.S.C. 12301(a), 12302, or 12304;

   b. Outside of the United States pursuant to 10 U.S.C. 12301(d) when designated by the Secretary concerned; or
c. In a CZTE area pursuant to 10 U.S.C. 12301(d) when the CZTE area has been designated as a 1-day per month PDMRA accrual location by the Secretary concerned.

D. PDMRA Accrual Conditions

1. Service members, at a minimum, must meet PDMRA eligibility criteria contained in paragraph 150703 and 150704 for 30 consecutive days in order to begin accruing PDMRA days. Upon meeting the minimum 30 consecutive day requirement:

a. PDMRA accrual for AC members includes the day that the member arrives at the deployed location through the day that the member redeploys.

b. PDMRA accrual for RC members includes the day that the member is ordered to duty pursuant to 10 U.S.C. 12301(a), 12302, or 12304 through the date that the member’s service is terminated under that same authority.

2. When designated as qualifying for PDMRA by the Secretary concerned pursuant to subparagraphs 150704.B.2.b, 150704.B.2.c, 150704.C.2.a, or 150704.C.2.b, include the day that the member enters service pursuant to 10 U.S.C. 12301(d) through the date that the member’s service is terminated under that same authority.

E. Extensions of Mobilization Orders to Utilize Accrued PDMRA Days. The Secretary concerned may extend the mobilization orders of RC Service members, within statutory limitations, to allow these members to utilize PDMRA days accrued during the mobilization. RC members do not accrue PDMRA days during the time that mobilization orders are extended for the purpose of utilizing PDMRA days.

F. Election of Payment for PDMRA Days for Select RC Members. Under current law, RC members who are also Federal, State, or local government civilian employees are not permitted to receive their civilian pay while on active duty utilizing accrued PDMRA days. To resolve this pay restriction, the Secretary concerned may offer such RC members a special PDRMA payment which permits such members to elect to receive AIP pursuant to 37 U.S.C. 307a, in lieu of being awarded PDMRA administrative absence days. For this purpose, the AIP would be valued at a rate of $200 for each day of administrative absence that otherwise would have been authorized under the PDMRA program, not to exceed the statutory $3,000 monthly maximum limit of AIP payable to an individual member pursuant to 10 U.S.C. 307. If this option is offered, the AIP election must be made by the RC Service member prior to the PDMRA days being earned. This option may NOT be used to cash in administrative absence days already earned.

G. Crediting PDMRA Time. The Secretary concerned will establish policy on crediting PDMRA time when court-martial or other adverse administrative actions have been initiated.
H. RC Use of Administrative Absence Days. RC members must be serving pursuant 10 U.S.C. 12301(a), 12301(d), 12302, or 12304 in order to utilize the administrative absence days accrued under the PDMRA Program.


A. P.L. 112-120 clarified the entitlement to PDMRA days for RC members. The law allows for the Secretary of Defense to determine that provisions of entitlement outlined in Department of Defense Instruction 1327.06 will not apply to RC members whose qualified mobilization commenced before October 1, 2011 and continued on and after that date until the date the mobilization terminated.

B. The USD (P&R) issued implementation guidance for P.L. 112-120 on July 11, 2012. The guidance stipulated that:

1. Each Military Department Secretary will publish implementing guidance and establish an application process to allow qualifying current and former RC members to apply for benefits authorized by P.L. 112-120.

2. Benefits are only authorized for RC members who deployed outside the continental United States and whose qualified mobilization commenced before October 1, 2011.

3. Each military Department Secretary will provide qualifying applicants with a PDMRA day, or a payment of $200 for each PDMRA day that the individual would have qualified for had the October 1, 2011 guidance changes not applied to the individual.

4. Each Military Department’s application for benefits will require qualifying RC members to elect to receive either PDMRA day or payment of $200 for each qualifying PDMRA day. The application will caution members who are no longer mobilized in a status where they can use the PDMRA days and elect PDMRA days in lieu of payment that:
   a. The PDMRA days will be banked and cannot be used until the next qualifying period of service, and
   b. Banked PDMRA days will be lost if the member is separated from the military prior to using the PDMRA days. Banked PDMRA days cannot be subsequently sold.

5. Qualifying former RC members will only receive $200 per day for each PDMRA day.

6. Former RC members who were discharged or released from the Armed Forces under other than honorable conditions are not eligible for benefits.
7. Each Military Department Secretary may elect to pay qualifying individuals a lump sum payment or installments.

8. The authority to provided benefits under P.L. 112-120 expires on October 1, 2014. This expiration does not affect PDMRA days earned prior to but used or paid for after October 1, 2014. The member must have elected the payment option before October 1, 2014.


A. P.L. 112-239 allows for the payment of $200 per day to individuals who were eligible to participate as a member of the Armed Forces in the PDMRA program, but who did not participate in 1 or more days in the program due to Government error. Those individuals must apply for payment of PDMRA days with an application for the correction of their military records pursuant to 10 U.S.C. 1552, or other process as prescribed by the Secretary concerned.

B. A claim for a deceased individual, who would have been authorized to apply for the payment of $200 in subparagraph 150706.A, may be submitted by the deceased individual’s legal representative. Payment for a deceased member will be made pursuant to 10 U.S.C. 1552 (c)(2), or other process as determined by the Secretary concerned.
Table 15-1. Army Explosive Ordnance Disposal Assignment Incentive Pay

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<th>Pay Grade</th>
<th>Years of Qualified EOD Service</th>
<th>1 or less</th>
<th>Over 1</th>
<th>Over 3</th>
<th>Over 5</th>
<th>Over 8</th>
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CHAPTER 15—SPECIAL PAY – ASSIGNMENT INCENTIVE PAY

1501 – GENERAL ENTITLEMENT

150101

37 U.S.C. 307a
PDUSD (P&R) Memo, September 21, 2011
DAS (MPP), OASD Memo, August 5, 2013

150103

Public Law 109-163, section 628, January 6, 2006

* 150104

Public Law 113-66, section 615, December 26, 2013

* 150104.D

DoDI 1340.26, February 26, 2013

1502 – NAVY ASSIGNMENT INCENTIVE PAY PROGRAMS

150201

PDUSD (P&R) Memo, May 29, 2003
CNO NAVADMIN 161/03

* 150201.A

DON, OAS (M&RA) Memo, February 17, 2012

* 150201.C

DON, OAS (M&RA) Memo, October 1, 2013

150202

PDUSD (P&R) Memo, December 6, 2006
NAVADMIN 070/07, March 15, 2007
NAVADMIN 162/07, June 25, 2007
OUSD (P&R) Memo, April 14, 2009
PDUSD (P&R) Memo, December 22, 2010
DON, OAS (M&RA) Memo, January 11, 2012

* 150202.A

DON, OAS (M&RA) Memo, December 21, 2012
DON, OAS (M&RA) Memo, December 31, 2013
DON, OAS (M&RA) Memo, February 25, 2014

* 150202.E

CNO(N13) PDM, 006A-07, June 13, 2007

1503 – ARMY ASSIGNMENT INCENTIVE PAY PROGRAMS

150301

PDUSD (P&R) Memo, March 10, 2004
PDUSD (P&R) Memo, May 18, 2004
PDUSD (P&R) Memo, January 19, 2005
HQDA ALARAT 034/2004
MILPER Msg 07-048, March 5, 2007
MILPER Msg 09-001, January 5, 2009
DA ADCoS, G-1 Memo, December 16, 2011
DA DCoS, G-1 Memo, December 7, 2012
DA DCoS, G-1 Memo, January 8, 2013

* 150302

DA DCoS, G-1 Memo, December 24, 2013

PDUSD(P&R) Memo, March 7, 2007
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1504 – AIR FORCE ASSIGNMENT INCENTIVE PAY PROGRAMS
1505 – MARINE CORPS ASSIGNMENT INCENTIVE PAY PROGRAMS

* 150501.C DON, OAS (M&RA) Memo, October 2, 2013
* 150503.C DON, OAS (M&RA) Memo, October 25, 2012
* 150503.D DON, OAS (M&RA) Memo, October 2, 2013
* 150503.E DON, OAS (M&RA) Memo, November 26, 2013
* 150503.F DON, OAS (M&RA) Memo, November 26, 2013

1506 – ASSIGNMENT INCENTIVE PAY PROGRAM FOR INVOLUNTARY EXTENSIONS IN AFGHANISTAN OR CERTAIN THEATER UNITS

PDUSD (P&R) Memo, January 20, 2004
PDUSD (P&R) Memo, April 12, 2004
PDUSD (P&R) Memo, April 22, 2004
HQDA ALARACT 022/2004
PDUSD (P&R) Memo, February 11, 2004
PDUSD (P&R) Memo, March 30, 2004
PDUSD (P&R) Memo, January 31, 2005

150603 PDUSD (P&R) Memo, June 24, 2005
150604 PDUSD (P&R) Memo, November 13, 2008

1507 – ASSIGNMENT INCENTIVE PAY IN LIEU OF POST-DEPLOYMENT/MOBILIZATION RESPITE ABSENCE (PDMRA)

USD (P&R) Memo, April 18, 2007
USD (P&R) Memo, May 24, 2007
Public Law 111-84, section 604, October 28, 2009

150701.D OUSD (P&R) Memo, February 1, 2010
150703 DoDI 1327.06, Chg 1, September 30, 2011
* 150703.C 37 U.S.C. 307a
150704 DoDI 1327.06, Chg 1, September 30, 2011
150705 Public Law 112-120, May 25, 2012
USD (P&R) Memo, July 11, 2012
150706 Public Law 112-239, section 605, January 2, 2013

Table 15-1 MILPER Msg 07/076, March 30, 2007

15-30
VOLUME 7A, CHAPTER 17: “SPECIAL PAY - HARDSHIP DUTY”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by a * preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated August 2012 is archived.

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<th>PURPOSE</th>
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<tr>
<td>Figure 17-1,</td>
<td>Changed Hardship Duty Pay Location rates for various countries.</td>
<td>Update</td>
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<td>Table 17-1</td>
<td>Renumbered notes.</td>
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CHAPTER 17

SPECIAL PAY – HARDSHIP DUTY

1701 ENTITLEMENT

170101. General

Hardship Duty Pay (HDP) is payable to members entitled to basic pay, at a monthly rate not to exceed $1500, while the member is performing duty designated by the Secretary of Defense as hardship duty. The Secretary of Defense has established that HDP will be paid to members for performing a designated hardship mission and/or when assigned to a designated location. The approved HDP missions, locations, and the applicable HDP rates are provided in this chapter. HDP rates are payable in addition to all other pays and allowances, except as noted under restrictions.

170102. Mission Assignment Entitlement

Hardship Duty Pay for Mission Assignment (HDP-M) is payable to members, both officer and enlisted, for performing designated hardship missions. HDP-M is payable at the full monthly rate, without prorating or reduction, for each month, during any part of which, the member performs a specified mission. Active and Reserve Component members who qualify, at any time during a month, will receive the full amount of HDP-M regardless of the period of time on active duty or the number of days they receive basic pay during the month. A member assigned to, on temporary duty with, or otherwise under the operational control of the Defense Prisoner of War/Missing Personnel Office, the Joint Task Force-Full Accounting, or the Central Identification Lab-Hawaii may qualify for HDP-M based on performance of a hardship mission. Eligible members are entitled for each month in which they perform investigative or remains recovery duty in a remote, isolated area (including, but not limited to, areas in Laos, Cambodia, Vietnam and North Korea) for recovery of U.S. service member remains.

170103. Location Assignment Entitlement

Hardship Duty Pay for Location Assignment (HDP-L) is payable to members for either permanent change of station duty or temporary/deployed/attached duty of over 30 days duration in specified locations. This entitlement is payable to both officers and enlisted members when assigned for duty in the locations designated in Figure 17-1, under the conditions set forth in Table 17-1.

1702 RATES PAYABLE

170201. Mission Assignment Rates

HDP-M is payable to all members at the rate of $150 per month.
170202. Location Assignment Rates

HDP-L is payable to all members at the rates shown in Figure 17-1.

170203. Dual Payments

A member may receive dual payment of HDP-M and HDP-L during any 1 month provided the monthly statutory maximum rate of $1500 for HDP is not exceeded.

1703 RESTRICTIONS ON PAYMENT

170301. General Restrictions

A. The legal maximum total of HDP-L and HDP-M that may be paid to an individual member in any 1 month is $1500.

B. The maximum total HDP-M that may be paid to a member in any 1 month is $150.

C. The maximum total HDP-L that may be paid to a member in any 1 month is $150.

D. Effective February 15, 2007, the maximum total HDP-L that may be paid to a member in any 1 month who is also in receipt of Hostile Fire Pay/Imminent Danger Pay (HFP/IDP) is $100. The total entitlement of HDP-L plus HFP/IDP in any 1 month may not exceed $325.

170302. HDP-L Ending Dates

HDP-L entitlement ends:

A. On the day the member departs the station as a result of permanent change of station reassignment;

B. On the last day of the effective period as stated in Figures 17-1; or

C. On the day specified in Table 17-1 for specific situations.
**Figure 17-1. Hardship Duty Location Pay Areas (notes 1 to 3)**

<table>
<thead>
<tr>
<th>Designated Location</th>
<th><strong>Monthly Rates</strong></th>
<th><strong>Effective Dates</strong></th>
<th>From</th>
<th>Through</th>
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Figure 17-1. Hardship Duty Location Pay Areas (notes 1 to 3) (continued)

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## Figure 17-1. Hardship Duty Location Pay Areas (notes 1 to 3) (continued)

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*Figure 17-1. Hardship Duty Location Pay Areas (notes 1 to 3) (continued)*

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Figure 17-1. Hardship Duty Location Pay Areas (notes 1 to 3) (Continued)

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**Figure 17-1. Hardship Duty Location Pay Areas (notes 1 to 3) (continued)**

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<th>Designated Location</th>
<th>Monthly Rates</th>
<th>Effective Dates</th>
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<td><strong>Poland:</strong></td>
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<tr>
<td>Warsaw</td>
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</tr>
<tr>
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<td>June 1, 2012</td>
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<tr>
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<td></td>
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<td>Vieques Island</td>
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<td>April 1, 2012</td>
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<td>Other</td>
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<td>December 10, 2002</td>
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<td><strong>Qatar:</strong></td>
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<td></td>
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<tr>
<td>Al Udeid AB, Camp Snoopy and Camp As Syliyah</td>
<td>$50</td>
<td>April 1, 2002</td>
</tr>
<tr>
<td>Other</td>
<td>$50</td>
<td>April 1, 2012</td>
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<td>Cluj</td>
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<td>Other</td>
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<td>$100</td>
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<tr>
<td></td>
<td>$150</td>
<td>June 1, 2014</td>
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<tr>
<td><strong>Samoa (formerly Western Samoa, does not include American Samoa)</strong></td>
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<td>$150</td>
<td>April 1, 2012</td>
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<tr>
<td><strong>Sao Tome and Principe</strong></td>
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*Notes:*
- Various dates and rates for different locations are listed.
- Some locations have multiple rates and dates for different periods.
- The table includes locations such as Poland, Russia, the Philippines, and others, each with specific rates and effective dates.
- The table is color-coded for emphasis, with certain entries highlighted in blue.
*Figure 17-1. Hardship Duty Location Pay Areas (notes 1 to 3) (continued)*

<table>
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<tr>
<td><strong>Trinidad and Tobago</strong></td>
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<td><strong>Vietnam</strong></td>
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*Figure 17-1.  Hardship Duty Location Pay Areas (notes 1 to 3) (continued)

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<th>Designated Location</th>
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<tr>
<td>Other</td>
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<td>September 1, 2007</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. All members on qualifying duty at places within the listed country, state, or region are entitled to HDP-L. Only land areas are designated for hardship duty, except that any installations located on an ice shelf inside the Antarctic or Arctic Circle Regions are also included in the designation for that area.
2. The special pay is currently payable when ending date is not shown in “Through” column.
3. The HDP-L monthly entitlement decreases to a maximum payment of $100 when service members are authorized a concurrent payment of $225.00 for Hostile Fire Pay/Imminent Danger Pay. See paragraph 170301.D.
**Table 17-1. Hardship Duty Location Pay - Conditions of Entitlement**

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<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
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<tr>
<td>1</td>
<td>When a member and reports permanent change of station (PCS) to the area</td>
<td>starts on day of arrival for duty (note 1).</td>
<td></td>
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</tr>
<tr>
<td>2</td>
<td>leaves the area permanently</td>
<td>continues through day of departure (note 2).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>is discharged and immediately re-enlists at the same duty station</td>
<td>continues to accrue.</td>
<td></td>
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</tr>
<tr>
<td>4</td>
<td>is on authorized leave and remains within the area</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>5</td>
<td>is also entitled to payment of HFP/IDP during the same month</td>
<td>is limited to a maximum entitlement of $100.00 for that month effective February 15, 2007.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>official status is accompanied</td>
<td>leaves the area temporarily to perform more than 30 days of operational flight duty, temporary duty/temporary additional duty (TDY/TAD), or for hospitalization in one or more HDP-L areas</td>
<td>accrues at the higher area rate during the temporary assignment until return to the permanent duty station (PDS) (note 3).</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>official status is unaccompanied</td>
<td>leaves the area temporarily for reasons other than to perform more than 30 days of operational flight duty, TDY/TAD, or for hospitalization in one or more HDP-L areas</td>
<td>continues to accrue.</td>
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</tr>
<tr>
<td>8</td>
<td>official status is accompanied</td>
<td>leaves the area temporarily for reasons other than to perform more than 30 days of operational flight duty, TDY/TAD, or for hospitalization in one or more HDP-L areas</td>
<td>continues for first 30 days.</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>official status is unaccompanied</td>
<td>leaves the area temporarily for reasons other than to perform more than 30 days of operational flight duty, TDY/TAD, or for hospitalization in one or more HDP-L areas</td>
<td>accrues at the applicable area rate retroactive from the date of arrival (notes 1 and 4). Effective February 15, 2007, entitlement is limited to $100.00 when Hostile Fire Pay/Imminent Danger Pay is payable during the same month.</td>
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<td>10</td>
<td>is not assigned to permanent duty in a location listed in Figure 17-1 as a hardship duty area</td>
<td>is on operational flight duty, TDY/TAD, or hospitalized in one or more HDP-L areas for a continuous period of more than 30 days (including date of arrival and date of departure)</td>
<td>accrues at the applicable area rate retroactive from the date of arrival (notes 1 and 4). Effective February 15, 2007, entitlement is limited to $100.00 when Hostile Fire Pay/Imminent Danger Pay is payable during the same month.</td>
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</table>
Table 17-1. Hardship Duty Location Pay - Conditions of Entitlement (continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>When a member and leaves the area temporarily to perform more than 30 days of operational flight duty, TDY/TAD, or for hospitalization in one or more HDP-L areas</th>
<th>then hardship duty location pay</th>
<th>Notes</th>
</tr>
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<tbody>
<tr>
<td>11</td>
<td>is entitled to hardship duty location pay for temporary assignment in an area listed in Figure 17-1 under rule 10 above</td>
<td>accrues at the higher area rate during the first 30 days at the follow-on assignment and then continues at the follow-on area rate until return to the original temporary area or through day of departure, if not returning (notes 3 and 4).</td>
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<td>12</td>
<td>is entitled to hardship duty location pay for temporary assignment in an area listed in Figure 17-1 under rule 10 above</td>
<td>leaves the area temporarily for reasons other than to perform more than 30 days of operational flight duty, TDY/TAD, or for hospitalization in one or more HDP-L areas</td>
<td>continues for first 30 days.</td>
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<tr>
<td>13</td>
<td>leaves the area permanently</td>
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<td>14</td>
<td>is otherwise entitled to hardship duty location pay for assignment in an area listed in Figure 17-1 as a hardship duty area</td>
<td>is in confinement awaiting trial by court-martial and is acquitted or has charges dismissed</td>
<td>accrues retroactive to first day of confinement.</td>
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<tr>
<td>15</td>
<td>is in confinement awaiting trial by court-martial and is convicted</td>
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<tr>
<td>16</td>
<td>is in confinement as result of court-martial sentence</td>
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</tbody>
</table>

NOTES:

1. If already in a location when it is designated a hardship duty area, then the day of designation starts pay for those on permanent duty and begins the count towards the 30-day entitlement criteria for those on temporary duty. Absences from an HDP-L area of less than 24 hours do not break continuity. A member on operational flight duty, temporary duty, or hospitalized in an area on the date it becomes designated for HDP-L may count the number of consecutive days already served in that area immediately preceding the date of designation. Additionally the member may count the number of consecutive days served in a different designated area or areas if the member served in such area(s) immediately preceding arrival in the newly designated area. In any case, entitlement to payment for HDP-L cannot accrue for any area prior to the date it is designated.

2. Rule 3 applies when a medical evacuee has been reassigned on PCS from the designated area for medical treatment.

3. Any enroute TDY/TAD, travel time or leave will accrue hardship duty location pay at the PDS/prevailing area rate. Hardship Duty Pay terminates if more than 30 days pass before a member (other than a member with accompanied status at an HDP-L PDS) reports for duty in another designated area.

4. If time from more than one designated area is combined to meet the 30-day qualifying criteria, then pay the rate for the area at which the greatest time was earned during the first 30 days. After the first 30 days pay the applicable rate for the area in which duty is served, prorated if necessary.

5. Non-judicial punishment does not result in loss of hardship duty pay.
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PDUSD(P&R) Memo, June 24, 2005


170302  ASD(FMP) Memo, December 21, 2000

Figure 17-1  ASD(FM&P) Memo, December 21, 2000
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Alaska  ASD(FMP) Memo, October 31, 2001
ASD(FMP) Memo, July 11, 2002
ASD(FMP) Memo, September 26, 2002
OUSD (P&R) Memo, February 23, 2006
PDUSD (P&R) Memo, July 28, 2008
AUSD, (P&R) Memo, March 7, 2012

Albania  ASD(FMP) Memo, March 13, 2002
Algeria  PDUSD(P&R) Memo, August 29, 2007
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<td>APDUSD (P&amp;R) Memo, December 31, 2013</td>
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Table 17-1

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<td>5</td>
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<tr>
<td>Notes 1 &amp; 3</td>
<td>USD(P&amp;R) Memo, March 31, 2003</td>
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VOLUME 7A, CHAPTER 18: “SPECIAL PAY – CAREER SEA PAY”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated November 2013 is archived.

<table>
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<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
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<tr>
<td>1801</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
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<td>180402</td>
<td>Deleted agreement among Service Secretaries that CSP-P rate was $100.</td>
<td>Revision</td>
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<tr>
<td>Table 18-3</td>
<td>Increased the Career Sea Pay rates for Navy and Marine Corps.</td>
<td>Revision</td>
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<td>Memorandums updated.</td>
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CHAPTER 18

SPECIAL PAY – CAREER SEA PAY

*1801 GENERAL

This chapter establishes policy pertaining to Career Sea Pay (CSP) and Career Sea Pay Premium (CSP-P).

1802 PROVISIONS

180201. Entitlement

A member who is entitled to basic pay is entitled to CSP and CSP-P while serving on sea duty under regulations prescribed by the Secretary concerned and the provisions of this chapter.

180202. Definitions

A. CSP. Career Sea Pay is special pay for recognition of the greater than normal rigors of assignment to sea duty.

B. CSP-P. Career Sea Pay Premium is special pay that is in addition to CSP and is paid for unusually long periods of continuous sea duty. A member entitled to career sea pay who has served 36 consecutive months of sea duty is also entitled to CSP-P for the 37th consecutive month and each subsequent consecutive month of sea duty served.

C. Sea Duty. Sea Duty, for the purpose of entitlement to CSP and CSP-P, is a term that means duty performed by a member under orders meeting one of the following conditions:

1. While permanently assigned for duty to a ship, ship-based staff, or ship-based aviation unit and serving in a ship with a primary mission that is accomplished underway (includes ships designated as destroyer or submarine tenders). Periods when the member is on temporary duty, on leave, hospitalized, or otherwise temporarily absent under orders, not to exceed the first 30 consecutive days of each occurrence, are also counted;

2. While temporarily assigned for duty to a ship, ship-based staff, or ship-based aviation unit and serving in a ship with a primary mission that is accomplished underway (includes ships designated as destroyer or submarine tenders);

3. While permanently or temporarily assigned for duty to a ship or ship-based staff and serving in a ship with a primary mission that is accomplished in port, but only during that period while the ship is away from its homeport. A ship is considered to be away from its homeport whenever it is at sea or is in a port that is more than 50 miles from its homeport; or
4. While serving as a member of the off-crew of a two-crewed submarine.

D. **Cumulative Sea Duty.** Cumulative Sea Duty is the total time a member has been assigned to qualifying sea duty during their service career, regardless of pay grade. Additionally, it will include all time during which a member is assigned to a ship or ship-based staff and actually served in a ship with a primary mission that is accomplished in port, regardless of whether the ship is at sea or away from homeport.

E. **Ship.** Ship, for the purpose of entitlement to CSP and CSP-P, is a term that means a self-propelled vessel in an active status, in commission, or in-service.

1803 CONDITIONS OF ENTITLEMENT

180301. General Conditions

The general conditions of entitlement to CSP are listed in Table 18-1. Additionally, entitlement to and the rate of CSP is dependent upon the branch of service, pay grade, and total cumulative years of sea duty applicable to the member. All members in pay grades E-1 through O-6 are eligible for payment of CSP, except commissioned officers of the Army and Air Force with 3 or less years of cumulative sea duty and enlisted members of the Air Force in pay grades below E-4.

180302. Career Sea Pay – Premium Conditions

The conditions of entitlement to CSP-P require the member to first be entitled to CSP. The CSP-P is additional to CSP; however, for certain pay grades, it has been included in the CSP rate tables and is not payable as a separate item. When payable as a separate item, CSP-P accrues from the first day following the completion of the 36th month of consecutive sea duty, and will be prorated if beginning on other than the first day of a calendar month. For example, a member beginning a period of sea duty on January 15, 2011 would accrue CSP-P beginning January 15, 2014. The CSP-P is payable for the 37th and each subsequent consecutive month of sea duty regardless of the member’s pay grade when the sea duty began, provided the member is concurrently entitled to CSP.

A. The following members of the Navy and Marine Corps may become entitled to CSP-P as a separate item of pay:

1. All officers in pay grades O-1 through O-6;
2. All warrant officers;
3. All enlisted members in pay grades E-1 through E-4; and
4. All enlisted members in pay grades E-5 through E-9 with not over 8 years of cumulative sea duty.
B. The following members of the Army may become entitled to CSP-P as a separate item of pay:

1. All officers in pay grades O-1 through O-6; and
2. All enlisted members in pay grades E-1 through E-3.

C. The following members of the Air Force may become entitled to CSP-P as a separate item of pay:

1. All officers in pay grades O-1 through O-6;
2. All enlisted members in pay grade E-4; and
3. All enlisted members in pay grades E-5 through E-9 with not over 5 years of cumulative sea duty.

D. Members not addressed in subparagraphs 180302.A, B, and C have CSP-P already included in their applicable CSP rate table or are otherwise not eligible to receive a separate CSP-P payment.

1804 RATES PAYABLE

180401. Career Sea Pay

The Secretary concerned will prescribe the monthly rates for special pay applicable to members of each Military Service under the Secretary’s jurisdiction. The monthly rate may not exceed $750.

A. The monthly rates of CSP for members of the Army are in Table 18-2.

B. The monthly rates of CSP and CSP-P (for E-5 through E-9 with over 8 years of cumulative sea duty), for members of the Navy and Marine Corps are listed in Table 18-3.

C. The monthly rates of CSP for members of the Air Force are listed in Table 18-4.

*180402. Career Sea Pay – Premium

The Secretary concerned will prescribe the monthly rate for each pay applicable to members of each Military Service under the Secretary’s jurisdiction. The monthly rate may not exceed $350.
1805 RESTRICTIONS

180501. Enroute and Transport Restrictions

Do not credit time for sea duty and do not pay CSP or CSP-P to members enroute to or from ships outside the Continental United States (CONUS) or onboard a ship for transportation, regardless of the length of the period. This restriction applies to the periods prior to a member reporting for permanent duty and after being permanently detached from duty onboard a ship.

180502. Midshipmen and Cadet Members

Do not credit time for sea duty and do not pay CSP or CSP-P to midshipmen, aviation cadets, or academy cadets.

180503. Navy and Marine Corps Members

Do not pay CSP-P to Navy and Marine Corps members entitled to CSP in Table 18-3 for duty if in pay grades E-5 through E-9 with over 8 years of cumulative sea duty.

180504. Army Members

Do not pay CSP-P to Army members entitled to CSP in Table 18-2 for duty:

A. Between October 1, 2002 and June 30, 2003 if in pay grades E-5 through E-9; and

B. On or after July 1, 2003 if in pay grades E-4 through E-9 or W-1 through W-5.

180505. Air Force Members

Do not pay CSP-P to Air Force members entitled to CSP in Table 18-4 for duty if in pay grades E-5 through E-9 with over 5 years of cumulative sea duty.
Table 18-1. Career Sea Pay – Conditions of Entitlement

<table>
<thead>
<tr>
<th>RULE</th>
<th>When an eligible member is serving on a ship whose primary mission is accomplished underway and</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>reports for permanent duty defined as sea duty</td>
<td>starts on date of reporting.</td>
</tr>
<tr>
<td>2</td>
<td>member is onboard when ship departs from home port</td>
<td>accrues from departure date.</td>
</tr>
<tr>
<td>3</td>
<td>member reports onboard while ship is away from home port</td>
<td>accrues from day of reporting.</td>
</tr>
<tr>
<td>4</td>
<td>is detached from permanent duty defined as sea duty</td>
<td>terminates on date of detachment, provided member is otherwise entitled on that date.</td>
</tr>
<tr>
<td>5</td>
<td>immediately reenlists onboard</td>
<td>continues to accrue, provided member is otherwise entitled.</td>
</tr>
<tr>
<td>6</td>
<td>ship returns to home port</td>
<td>accrues through the date the ship returns to homeport.</td>
</tr>
<tr>
<td>7</td>
<td>is on Temporary Duty (TDY), Temporary Assigned Duty (TAD), temporarily based ashore, under orders, or hospitalized ashore</td>
<td>accrues during the first 30 days member is in such status.</td>
</tr>
<tr>
<td>8</td>
<td>temporarily based ashore, under orders, or hospitalized ashore (note 1)</td>
<td>accrues during the first 30 days member is in such status, provided member is otherwise entitled and ship remains away from its homeport (note 2).</td>
</tr>
<tr>
<td>9</td>
<td>on sea duty is on authorized leave</td>
<td>accrues for the first 30 days of leave if otherwise entitled. There is no accrual during terminal leave.</td>
</tr>
<tr>
<td>10</td>
<td>the type of duty is TAD or TDY</td>
<td>accrues from date of reporting through date of detachment (note 3).</td>
</tr>
<tr>
<td>11</td>
<td>accrues as indicated in rules 2 and 3, as applicable, and terminates as indicated in rule 6 or date of detachment if ship remains away from homeport.</td>
<td></td>
</tr>
</tbody>
</table>
Table 18-1. Career Sea Pay – Conditions of Entitlement (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>When an eligible member is serving on a ship whose primary mission is accomplished and then career sea pay</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12 is suspended or otherwise removed from duty or confined awaiting trial by court-martial</td>
<td>X</td>
<td>X</td>
<td>is acquitted or charges are dismissed</td>
<td></td>
<td>accretes retroactively from first day of confinement, suspension, or removal from duty, provided member is otherwise entitled.</td>
</tr>
<tr>
<td>13</td>
<td>X</td>
<td>X</td>
<td>is convicted</td>
<td></td>
<td>does not accrue beginning first day of confinement, suspension, or removal from duty through date prior to day of return to duty from any status above (note 4).</td>
</tr>
<tr>
<td>14 is confined as a result of court-martial</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>does not accrue beginning first day of confinement through date prior to date of release from confinement (note 4).</td>
</tr>
<tr>
<td>15 is permanently or temporarily assigned to duty on a ship which is undergoing alterations or repairs</td>
<td>X</td>
<td>X (note 5)</td>
<td>ship remains in an active status (in commission or in-service) (note 6)</td>
<td></td>
<td>continues to accrue.</td>
</tr>
<tr>
<td>16 is permanently or temporarily assigned to duty on a ship undergoing inactivation processing</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>stops when the ship reverts to inactive status.</td>
</tr>
<tr>
<td>17 is assigned to an FMF unit based on or stationed ashore</td>
<td>X</td>
<td></td>
<td>the type of duty is TAD or TDY</td>
<td></td>
<td>accrues from the date of embarkation through the date of debarkation (note 3).</td>
</tr>
</tbody>
</table>

**NOTES:**

1. “Temporarily based ashore” refers to a ship-based aviation unit or ship-based staff that has landed ashore with intent to return to a ship.
2. Entitlement terminates when the ship returns to the homeport.
3. Further Temporary Assigned Duty/Temporary Duty (TAD/TDY) ashore from ship will not interrupt Career Sea Pay entitlement for the first 30 days member is in such status, provided member is otherwise entitled and returns to the ship.
4. Where sentence is changed to restriction to ship and member performs duty, Career Sea Pay is resumed. Nonjudicial punishment does not result in loss of career sea pay.
5. Entitlement accrues only when the ship is away from the homeport.
6. **OPNAVINST 4700.8** series defines ship status assignments for United States Naval ships.
Table 18-2. Monthly Career Sea Pay Rates – Army
Effective October 1, 2002

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<th>Pay Grade</th>
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**Cumulative Years of Sea Duty**

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<th>Over 2</th>
<th>Over 3</th>
<th>Over 4</th>
<th>Over 5</th>
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**NOTE**: CSP-P is $200 per month. Do not pay CSP-P to pay grades E5 through E9 over 8 years of cumulative sea duty. CSP-P is included in their CSP.
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Effective May 1, 1988

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CHAPTER 18 – SPECIAL PAY – CAREER SEA PAY

1801 – GENERAL

180102 37 United States Code (U.S.C.) 305a (e)

1802 – CONDITIONS OF ENTITLEMENT

180202.B Army DAPE-PRC Memo, April 7, 2003

1803 – RATES PAYABLE

180302 37 U.S.C. 305a (c)

1804 – RESTRICTIONS

180401 37 U.S.C. 305a (d)

Table 18-2 ASA(M&RA) Memo, September 20, 2002
Army DCSPER Memo, August 20, 2002

*Table 18-3 OPNAVINST 7220.14, dated December 24, 2005
Office of the Secretary of the Navy Memo,
March 4, 2014
Office of the Assistant Secretary of the Navy
April 11, 2014

Table 18-4 Public Law 100-180, section 621
December 4, 1987
VOLUME 7A, CHAPTER 19: “FOREIGN LANGUAGE PROFICIENCY BONUS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated August 2012 is archived.

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CHAPTER 19
FOREIGN LANGUAGE PROFICIENCY BONUS

*1901 GENERAL

This chapter establishes policy pertaining to Foreign Language Proficiency Bonus (FLPB) for members of a regular or reserve component of the uniformed services.

1902 ENTITLEMENT

*190201. General Provisions

A. FLPB will be paid to a member, of an Active or Reserve Component of the uniformed services, that has been certified by the Secretary of the Military Department concerned, as proficient in one or more foreign languages or dialects identified on the Department of Defense (DoD) Strategic Language List (SLL) in the Immediate and Emerging category (see Table 19-1, Payment Category A).

B. FLPB may be paid to a member, of an Active or Reserve Component of the uniformed services, that has been certified by the Secretary of the Military Department concerned as proficient in one or more foreign languages or dialects:

1. Identified on the DoD or Service Secretary SLL in the Enduring category (Service Secretaries may choose to pay or not pay FLPB, see Table 19-1, Payment Category B); or

2. Not identified on the DoD SLL, but designated by the Secretary of the Military Department concerned as a foreign language or dialect for which proficient personnel are required to accomplish DoD Component specific missions (see Table 19-1, Payment Category B).

C. The Secretary of the Military Department concerned may not vary the criteria or rates for the proficiency bonus paid for officers and enlisted members.

*190202. Active Component (AC) Eligibility

A. The Secretary of the Military Department concerned will pay a FLPB to a member of an AC of the uniformed services who meets at least one of the following conditions:

1. Is qualified in a military career specialty requiring proficiency in a foreign language or dialect and is certified proficient in that foreign language or dialect;

2. Has received training, in accordance with regulations prescribed by the Secretary of the Military Department concerned, designed to develop proficiency in a foreign language or dialect;
3. Is assigned to military duties requiring a proficiency in a foreign language or dialect for which the DoD or the Secretary of the Military Department concerned has identified a need; or

4. Is certified proficient in a foreign language or dialect in accordance with paragraph 190204 for which the DoD or the Secretary of the Military Department concerned has identified a critical need.

* B. The member must execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of FLPB awarded;

2. Period for which the FLPB will be paid;

3. Initial certification or recertification necessary for the FLPB payment; and

4. Repayment provision of the unearned portion of any remaining FLPB if the member does not satisfy the eligibility and certification requirements for the length of the written agreement.

* C. The member must achieve a minimum of Interagency Language Roundtable (ILR) skill level 2/2 (ILR skill level 1/1 if authorized by the Secretary of the Military Department concerned) or higher in any two modalities of the Service’s determination on a DoD or Service Secretary SLL or Service-approved foreign language or dialect in order to receive FLPB, except as outlined in paragraphs 190206 and 190207.

*190203. Reserve Component (RC) Eligibility

A. In order to receive FLPB in a similar fashion as a member of an AC of the uniformed services, a member of the RC must:

1. Meet the eligibility certification requirements outlined in paragraph 190202, 190204, 190206, and 190207; and

2. Fulfill minimum annual service requirements for retirement eligibility, as defined in Title 10, United States Code (U.S.C.), section 12732 unless waived by Secretary of the Military Department concerned;

B. RC members must earn a minimum of 50 retirement points, regardless of the RC source, in each full anniversary year to have that year creditable towards verification of the total years of qualifying service for non-regular retired pay and payment of FLPB.
1. A partial qualifying year is any period of less than 12 full months during which the RC member earns a prorated share of 50 retirement points and an identical prorated share (or smaller percentage of full FLPB annual payment) of FLPB.

2. RC members who perform a partial qualifying year of less than 12 full months and earn less than 50 retirement points in a year will have their FLPB prorated at a value of 2 percent for each retirement point less than 50 points.

C. The total of FLPB paid to RC members who are in good standing and who have not been adjudicated as unsatisfactory performers in the previous 12 months must equal the annual FLPB paid to an AC member with the same certified language proficiency.

D. For RC members, the requirement to attain 50 points during a separation year is waived for an RC FLPB calculation if the member separates before 12 months in the anniversary year. The RC member will be paid the standard FLPB monthly allotment for months in good standing, with the last month prorated if separation occurs before the last day of the month. RC members in a separation year, which are no longer in good standing, will have their FLPB terminated in the month in which they fall from good standing. The exception to the 50-point standard in a separation year is an RC member who serves the entire anniversary year. The individual must earn 50 points to collect the last month of FLPB prior to separation.

190204. Certification

A. A member must be eligible and certified by the Secretary of the Military Department concerned as being proficient in a foreign language or dialect for which the bonus is offered.

B. The certification of members’ foreign language or dialect proficiency will expire at the end of the 1-year period beginning on the first day of the first month after the certification date. Members must test annually in each foreign language or dialect for which they are receiving FLPB in order to continue receiving FLPB, unless they are recertified under the conditions stipulated in paragraphs 190206 and 190207. Members may retest no earlier than 6-months from the last administration of a test in that foreign language or dialect unless the member has completed a significant language education or training event, (at least 150 hours of immersion training or 6 consecutive weeks of 5-hour-a-day classroom training, or other significant events as defined by the Secretaries of the Military Departments, Defense Agencies, and DoD Field Activities heads), in that foreign language or dialect.

C. A member must be certified as proficient in any combination of two of three modalities (reading, listening, and speaking) to receive FLPB, except as noted in Table 19-1, Note 2.
*190205. Amount and Method of Payment

A. The bonus rate of FLPB may not exceed $12,000 per 1-year certification period. The Secretary of the Military Department concerned may pay a bonus in monthly installments or a lump sum during the certification period.

B. The monthly rate will not exceed $500 per month for a single foreign language or dialect, or $1,000 per month for two or more foreign languages or dialects. The total annual FLPB amount may not exceed $12,000 for each 1-year period of certification.

C. To receive the maximum monthly bonus installment allowed in any payment category (A or B), members must acquire 3/3/3 proficiency in all three modalities or achieve an ILR skill level 4/4 or above in any two modalities (see Table 19-1).

D. The Secretary of the Military Department concerned:

1. May authorize FLPB at either Payment A or B rates (see Table 19-1) for DoD-approved languages not on the SLL and where there is a need to ensure sufficient number of proficient personnel to accomplish DoD Component specific missions;

2. May, in the case of foreign languages considered prevalent in the force, limit the payment of FLPB to those Service members whose duties require proficiency in such languages or as determined by the Military Secretary concerned; or

3. May authorize the payment of FLPB to Service members whose duties require an ILR skill below level 2 in the listening and reading or speaking modalities.

*190206. Waiver of Recertification of Proficiency

A. The Secretary of the Military Department concerned may waive the certification requirement and pay FLPB to a member who:

1. Is assigned to duty in connection with a contingency operation;

2. Is unable to schedule or complete the test for certification because of that assignment; and

3. Except for the lack of such certification, satisfies the eligibility requirements cited in paragraphs 190202 or 190203.

B. The Secretary of the Military Department concerned may treat the date the member was assigned to duty in connection with a contingency operation as equivalent to a certification date.

C. A member whose certification will expire during a contingency operation assignment or within 6 months following return to the continental United States or overseas
permanent duty station, the Secretary of the Military Department will authorize the Service member those 6 months after returning a mandatory grace period to recertify for FLPB.

D. If a member fails to obtain the required certification by the end of the 6-month period, then the Secretary of the Military Department concerned may require the Service member to repay all or a portion of the FLPB received in accordance with paragraph 190303.

E. The Secretary of the Military Department concerned may waive the annual certification in subparagraph 190204.B and the duration of certification requirements in paragraphs 190206 and 190207, if the Service FLPB regulation addresses the specific circumstances under which the Service Secretary may waive either or both of these certification requirements.

*190207. Exceptions to Recertification

The Secretary of the Military Department may elect to recertify a member’s foreign language or dialect proficiency using their last recorded DoD Language Proficiency Test (DLPT) scores when:

A. Members are assigned to duty outside the continental United States (excluding Alaska and Hawaii) at a location where web-delivered testing facilities are not available or accessible. In such cases, members may complete the recertification requirements provided in paragraph 190204, no later than 6 months after the date they are released from the duty assignment. The Secretary of the Military Department is responsible for determining which locations qualify for this recertification and the duration (not to exceed 6 months) of the Service recertification grace period.

B. Members’ certification expires while they are attending a significant language education or training event, (at least 150 hours of immersion training or 6 consecutive weeks of 5-hour-a-day classroom training, or other significant events as defined by the Secretaries of the Military Departments, Defense Agencies, and DoD Field Activities heads). Their next 1-year certification period will begin when they retest after they complete the significant language education or training event. The member’s FLPB will continue while they are in training up until they complete the course retest event. Further FLPB entitlement will be based on the results from that event.

C. Members who initially certify or recertify proficient through the DLPT system, at or above ILR skill levels 3/3 or 3/3/3 in a foreign language or dialect, must take an approved test within the DLPT system no less frequently than every 2 years for recertification, in which case recertification in the off year may be accomplished using a method selected by the Secretary of the Military Department.

1903 CONDITIONS OF ENTITLEMENT

190301. Requirements

The member must qualify under any additional eligibility requirements prescribed by the Secretary of the Military Department concerned, and is subject to Service specific certification requirements and amount of payment restrictions as outlined in:
A. DoD: DoDI 1340.27, Military Foreign Language Skill Proficiency Bonuses and DoDI 5160.71, DoD Language Testing Program;

B. Army: AR 11-6;

C. Navy: OPNAV Instruction 7220.7G;

D. Air Force: AFI 36-2605 AFGM4; or

E. Marine Corps: MCO 7220.52E.

NOTE: Pay authorizing officials must access the current DoD SLL and the Component’s unique foreign language bonus pay authorizations, additional eligibility rules, and certification requirements in order to ensure the correct FLPB payment is authorized.

190302. Tax

FLPB is an item of pay subject to federal withholding tax. It is not subject to the Federal Insurance Contributions Act tax.

190303. Repayment

A member who receives FLPB, but does not satisfy eligibility and certification requirements specified in section 1902 of this chapter will be subject to the repayment provisions of Chapter 2.

*190304. Relationship to Other Pay and Allowances

A member may not be paid more than one Skill Incentive Pay or Proficiency Bonus in any month for the same period of service and skill. A member may be paid skill incentive pay or the proficiency bonus in section 1903, in addition to any other pay and allowances to which the member is entitled, except that a member may not be paid skill incentive pay or a proficiency bonus and hazardous duty pay in accordance with Chapter 10 for the same period of service in the same career field or skill.

*190305. Duration of Authority

Unless authorized by the Congress, no FLPB agreement may be entered into after December 31, 2014.
NOTES:
1. All possible ILR skill level proficiency combinations are not depicted. In the case where a member’s certified proficiency falls between two skill levels depicted, the member must be paid at the next lower skill level depicted (if at or above ILR skill level 2/2) where both proficiencies meet or exceed that lowest depicted payment threshold.

2. The member must be certified as proficient using the proficiency skill levels shown in any combination of two of the three modalities (Listening (L), Reading (R), and Speaking (S)) of the Service’s determination in order to receive FLPB.

A. In the case of languages or dialects where there is only a single modality Office of the Under Secretary of Defense Personnel & Readiness (OUSD P&R)-approved test (L or R score), the Secretary of the Military Department concerned may:
   1. Require the member to also take a OUSD P&R-approved Oral Proficiency Interview (OPI) to achieve the requirement of two modality scores for FLPB eligibility; or
   2. Use a corresponding modality from a different dialect of the same language to serve as the second modality for FLPB eligibility (i.e., combine the Modern Standard Arabic R DLPT modality score with an L score from a different dialect of Arabic).

B. In the case of foreign languages or dialects where a DLPT or another test approved by the OUSD P&R does not exist but an OUSD P&R-approved OPI is available, the Secretary of the Military Department concerned may pay FLPB for the single S modality only.

3. Secretary of the Military Department concerned must pay Immediate and Emerging DoD SLL category languages (at ILR skill level 2/2 and above).

4. Secretary of the Military Department concerned may pay FLPB at the Category B scale to Service members who test proficient in an additional DoD or Service-approved dialect of a language for which they receive FLPB at the Category A rate.

5. Secretary of the Military Department concerned has discretion to pay FLPB at the ILR skill levels 1/1 and 1+/1+.

6. Secretary of the Military Department concerned has discretion to pay or not pay FLPB on the scale bounded by zero and the Category A rate and at any 25 dollar increment between those lower and upper FLPB pay limits.

**Table 19-1. Foreign Language Proficiency Bonus Installment Rates**

<table>
<thead>
<tr>
<th>Proficiency in any combination of the reading, listening, and speaking modality of the Service’s determination (note 2)</th>
<th>Payment Category A (A-rate) For Immediate and Emerging (note 3) DoD SLL Languages or Dialects (note 4)</th>
<th>Payment Category B (B-scale) For Enduring (note 5) Languages or Dialects and Languages and Dialects not on the DoD SLL (note 4)</th>
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<tr>
<td>ILR SKILL LEVELS</td>
<td>MONTHLY PAY</td>
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<tr>
<td>1/1 (note 5)</td>
<td>$100.00</td>
<td>$0 - $100.00</td>
</tr>
<tr>
<td>1+/1+ (note 5)</td>
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<td>$0 - $150.00</td>
</tr>
<tr>
<td>2/2 (note 3)</td>
<td>$200.00</td>
<td>$0 - $200.00</td>
</tr>
<tr>
<td>2/2+ (note 3)</td>
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<td>$0 - $250.00</td>
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<tr>
<td>2+/2+ or 2/3 (note 3)</td>
<td>$300.00</td>
<td>$0 - $300.00</td>
</tr>
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<td>2+/3 (note 3)</td>
<td>$350.00</td>
<td>$0 - $350.00</td>
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<td>3/3 (note 3)</td>
<td>$400.00</td>
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<td>3/3/3 or 4/4 (note 3)</td>
<td>$500.00</td>
<td>$0 - $500.00</td>
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</tbody>
</table>
**BIBLIOGRAPHY**

**CHAPTER 19 – FOREIGN LANGUAGE PROFICIENCY BONUS**

**1902 – ENTITLEMENT**

* 190201  
DoDI 1340.27, May 21, 2013  
37 U.S.C. 353(b)(1)&(c)(2)

* 190202  
DoDI 1340.27, May 21, 2013

* 190203  
DoDI 1340.27, May 21, 2013

* 190204  
37 U.S.C. 353(d)(1)&(2)

* 190205  
37 U.S.C. 353(c)

* 190206  
37 U.S.C. 353(d)(3)

* 190207  
DoDI 1340.27, May 21, 2013

**1903 – CONDITIONS OF ENTITLEMENT**

* 190303  
37 U.S.C. 353(g)

* 190304  
37 U.S.C. 353(h)

* 190305  
37 U.S.C. 353(i)

Public Law 113-66, section 614 (8), December 26, 2013

*Table 19-1  
DoDI 1340.27, May 21, 2013
VOLUME 7A, CHAPTER 20: “AVIATOR RETENTION BONUS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated July 2013 is archived.

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<th>PURPOSE</th>
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<td>2002</td>
<td>Duration of Authority for Aviator Retention Bonus extended to December 31, 2014.</td>
<td>Revision</td>
</tr>
<tr>
<td>Bibliography</td>
<td>Updated public laws.</td>
<td>Revision</td>
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CHAPTER 20

AVIATOR RETENTION BONUS

2001 GENERAL

An aviation officer, who executes a written agreement to remain on active duty in aviation service for at least one year may, upon acceptance by the Secretary concerned, be paid a retention bonus. An aviation officer eligible under this chapter is entitled to a retention bonus; in addition to any other pay and allowances, to which the officer is entitled.

2002 DURATION OF AUTHORITY

No agreement under this chapter may be entered into after December 31, 2014, unless this bonus authority is extended by the Congress.

2003 ELIGIBILITY REQUIREMENTS

200301. Qualifications

To qualify for an aviation bonus under this chapter, an officer must:

A. Be entitled to aviation career incentive pay (ACIP);

B. Be in a pay grade below O-7 (although the Secretary of the Military Department concerned may establish more restrictive requirements);

C. Be qualified to perform operational flying duty; and

D. Have completed any active duty service obligation for undergraduate aviator training, or be within one year of completing such commitment.

200302. Definitions

Definitions of select terms used in this chapter are as follows:

A. Aviation Service. Aviation service is a service performed by an officer (except a flight surgeon or other medical officer) while holding an aeronautical rating or designation or while in training to receive an aeronautical rating or designation.

B. Operational Flying Duty. See Glossary.

2004 AMOUNT

The amount of a retention bonus authorized under this chapter, for agreements submitted on or after October 1, 1999, may not be more than $25,000 for each year, covered by the agreement, to remain on active duty.
2005 PAYMENT

200501. Term

The term of the written agreement and the amount of payment may be prorated, so long as an agreement does not extend beyond the date on which the officer would complete 25 years of aviation service.

200502. Acceptance

Upon acceptance of the agreement by the Secretary of the Military Department concerned, the total amount payable becomes fixed and may be paid either in a lump sum or in installments.

200503. Death of a Member

If a member dies before receiving the full amount of the bonus due (including contracted future year anniversary payments) and death is not caused by the member’s misconduct, the remaining unpaid bonus balance is payable as a lump sum for inclusion in the settlement of the deceased member’s final military pay account. If death is determined to be the result of the member’s own misconduct, termination of future payments and proration or repayment of the bonus, as applicable, must be made in accordance with procedures established by the concerned Military Department for members whose inability to complete a contracted period of service is voluntary or the result of misconduct.

2006 REPAYMENT

An officer who fails to fulfill the service conditions specified in the written agreement for the retention bonus will be subject to the repayment provisions of Chapter 2.
*BIBLIOGRAPHY

CHAPTER 20 - AVIATOR RETENTION BONUS

2001 – GENERAL

37 U.S.C. 301b (a)

2002 – DURATION OF AUTHORITY

37 U.S.C. 301b

* Public Law 113-66, section 615 (1), December 26, 2013

2003 – ELIGIBILITY REQUIREMENTS

* 200302.A 37 U.S.C. 301b (j) (1)

2004 – AMOUNT

37 U.S.C. 301b (c)

2005 – PAYMENT

37 U.S.C. 301b (d), (e)

200503 ASD(FMP) Memo, June 29, 1999

2006 – REPAYMENT

37 U.S.C. 303a (e), 373
USD (P&R) Memo, May 21, 2008
USD (P&R) Memo, February 6, 2009
### VOLUME 7A, CHAPTER 21: “SPECIAL PAYS FOR NURSE CORPS OFFICERS”

**SUMMARY OF MAJOR CHANGES**

All changes are denoted by blue font.

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<td>2101</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
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<td>210205</td>
<td>Extended Duration of Authority for Registered Nurse Accession Bonus to December 31, 2014.</td>
<td>Revision</td>
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<tr>
<td>210307</td>
<td>Extended Duration of Authority for Incentive Special Pay (ISP) for Specialty Nurses to December 31, 2014.</td>
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<tr>
<td>210407</td>
<td>Extended Duration of Authority for Incentive Special Pay (ISP) for Certified Registered Nurse Anesthetist (CRNA) Bonus to December 31, 2014.</td>
<td>Revision</td>
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<tr>
<td>210501.E</td>
<td>Inserted Specialties eligible for Non-Physician Healthcare Provider Board Certification Pay.</td>
<td>Addition</td>
</tr>
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<td>Bibliography</td>
<td>Updated public law.</td>
<td>Revision</td>
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CHAPTER 21
SPECIAL PAYS FOR NURSE CORPS OFFICERS

*2101 GENERAL

This chapter establishes policy pertaining to bonuses and special pay for Nurse Corps Officers.

2102 REGISTERED NURSE ACCESSION BONUS

210201. Eligibility

To be eligible for the accession bonus, a person must:

A. Hold a baccalaureate of science degree in nursing (BSN) from an accredited school of nursing;

B. Be fully qualified to serve as a commissioned officer;

C. Execute a written agreement to accept a commission as an officer of the Nurse Corps of the Army or Navy, or an officer of the Air Force designated as a nurse, to serve on active duty for a period of not less than 3 years; and

D. Be qualified to become and remain a licensed BSN registered nurse as determined by the Secretaries concerned.

NOTE: A former nurse officer, who no longer holds an appointment and is otherwise eligible, must have been discharged from any Uniformed Service at least 2 years prior to execution of the written agreement to receive the accession bonus.

210202. Limitation on Eligibility

A person may not be paid a bonus if:

A. In exchange for an agreement to accept an appointment as an officer accepts financial assistance from either the Department of Defense or the Department of Health and Human Services to pursue a baccalaureate degree. This includes, and is not limited to, participants of the Armed Forces Health Professionals Scholarship Program and Financial Assistance Program;

B. The Secretary concerned determines that the person is not qualified to become and remain licensed as a registered nurse; or

C. The person holds an appointment as a Nurse Corps of the Army or Navy, or an officer of the Air Force designated as a nurse in either the Active or Reserve Component.
210203. Amount

The Secretary concerned may, upon acceptance of the written agreement, pay an accession bonus to an eligible person in an amount not to exceed:

A. $20,000 for a 3-year contract; or
B. $30,000 for a 4-year contract.

210204. Repayment

An individual receiving a Registered Nurse Accession Bonus, who fails to remain qualified as a licensed registered nurse for the duration of the agreed upon period, or who voluntarily terminates service on active duty before the end of the obligated period for which the payment is made, will be subject to the repayment provisions of Chapter 2.

*210205. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

2103 INCENTIVE SPECIAL PAY (ISP) FOR SPECIALTY NURSES

210301. General Eligibility Requirements

In order to be eligible for the Incentive Special Pay (ISP) for Specialty Nurses, a person must:

A. Be an officer of the Nurse Corps of the Army or Navy, or an officer of the Air Force designated as a nurse;

B. Be a fully qualified registered nurse with an active, full unrestricted license in a designated specialty of:

1. Perioperative nursing;
2. Critical-care nursing;
3. Emergency nursing;
4. Obstetrics/gynecological nursing;
5. Medical-Surgical nursing;
6. Psychiatric/Mental Health nursing;
7. Community/Public Health nursing;

8. Pediatric nursing;

9. Neonatal Intensive Care nursing;

10. Nurse Midwife; or

11. Any Nurse Practitioner.

C. Hold a nationally recognized certification in one of the clinical nursing specialties listed in subparagraph 210301.B;

D. Have completed a specialty nursing course approved by the Service Surgeon General or a graduate program in one of the clinical specialties listed in subparagraph 210301.B; and

E. Satisfy the eligibility criteria of paragraph 210302 or 210303.

210302. Eligibility for Officers Serving on Active Duty for 1-Year or More

An officer on active duty under a call or order to active duty for a period of not less than 1-year is eligible for ISP if the officer executes a written agreement to remain on active duty for a period of 1 year or more, which is accepted by the Secretary concerned.

210303. Eligibility for Officers Serving on Active Duty for Less than 1-Year

An officer is eligible for ISP if the officer is one of the following:

A. A reservist called to active duty for more than 30 days but less than 1-year, other than active duty for training;

B. An officer involuntarily retained on active duty under Title 10, United States Code (U.S.C.) 12305;

C. A retired nurse corps officer, recalled to active duty for more than 30 days under 10 U.S.C. 688; or

D. An officer who voluntarily agrees to remain on active duty for less than 1-year at a time when:

1. Officers are involuntarily retained on active duty under 10 U.S.C. 12305; or

2. The Secretary of Defense determines that special circumstances justify the payment of special pay under 37 U.S.C. 302f.
210304. Amount

The Secretary concerned may, upon acceptance of the written agreement, pay an eligible individual incentive pay in an annual amount not to exceed:

A. $5,000 a year for a 1-year contract;
B. $10,000 a year for a 2-year contract;
C. $15,000 a year for a 3-year contract; or
D. $20,000 a year for a 4-year contract.

NOTE: Based upon the Service-unique requirements, the Secretary concerned may decline to offer the Specialty Nurse ISP to any group that is otherwise eligible, or restrict the length of the contract for any or all eligible groups to less than 4 years. Each Secretary may establish separate rates for each specialty listed in subparagraph 210301.B. The Secretary may set rates for individuals with service obligations separately from those without any service obligations. The Secretary may restrict eligibility to individuals who have completed their initial service obligation.

210305. Termination of Entitlement

The Secretary of the Military Department concerned will prescribe regulations to terminate at any time a Nurse Corps officer’s entitlement to Specialty Nurse ISP. Reasons for termination may include, but are not necessarily limited to, the following:

A. Loss of privileges;
B. Courts Martial convictions;
C. Violations of the Uniform Code of Military Justice;
D. Failure to maintain a current, unrestricted license; or
E. Reasons that are in the best interest of the Military Department concerned.

NOTE: If the entitlement to ISP is terminated, then the officer will be paid, on a pro-rata basis, the portion served up to the official date of termination. Each Military Department will establish regulations that specify the conditions and procedures under which termination may take place. The regulations and conditions for termination will be included in the written agreement.
210306. Repayment

An officer in receipt of a special incentive pay who fails to maintain the eligibility requirements listed in paragraph 210301, and who voluntarily terminates service on active duty before the end of the obligated period for which the payment is made, will be subject to the repayment provisions of Chapter 2.

*210307. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

2104 INCENTIVE SPECIAL PAY (ISP) FOR CERTIFIED REGISTERED NURSE ANESTHETISTS (CRNA)

210401. Eligibility for Officers Serving on Active Duty for 1-Year or More

An officer on active duty under a call or order to active duty for a period of not less than 1-year is eligible for ISP if the officer:

A. Is an officer of the Nurse Corps of the Army or Navy, or an officer of the Air Force designated as a nurse;

B. Is a qualified CRNA with an active, full unrestricted license; and

C. Executes a written agreement to remain on active duty for a period of 1 year or more, which is accepted by the Secretary concerned.

210402. Eligibility for Officers Serving on Active Duty for Less than 1-Year

An officer is eligible for ISP if the officer:

A. Is an officer of the Nurse Corps of the Army or Navy, or an officer of the Air Force designated as a nurse;

B. Is a qualified CRNA with an active, full unrestricted license; and

C. Is one of the following:

1. A reservist called to active duty for more than 30 days but less than 1-year, other than active duty for training;

2. An officer involuntarily retained on active duty under 10 U.S.C. 12305;

3. A retired nurse corps officer recalled to active duty for more than 30 days under 10 U.S.C. 688; or
4. An officer who voluntarily agrees to remain on active duty for less than 1-year at a time when:

   a. Officers are involuntarily retained on active duty under 10 U.S.C. 12305; or
   b. The Secretary of Defense determines that special circumstances justify the payment of special pay under 37 U.S.C. 302f.

210403. Amount

The Secretary concerned may, upon acceptance of the written agreement, pay an eligible individual incentive pay in an annual lump-sum payable at the beginning of the 12 month period for which the officer is to receive the payment, in an amount not to exceed:

   A. $20,000 a year for a 1-year contract;
   B. $25,000 a year for a 2-year contract;
   C. $35,000 a year for a 3-year contract; or
   D. $50,000 a year for a 4-year contract.

NOTE: Each Secretary will set one rate for each category. The Secretary may set rates for obligated individuals separately from those without obligations within the above schedule.

210404. Monthly Payments

Payment of ISP to reserve, recalled or retained nurse corps officers for CRNA may be made on a monthly basis.

210405. Termination of Entitlement

See paragraph 210305.

210406. Repayment

An officer in receipt of special incentive pay who fails to maintain the eligibility requirements listed in paragraph 210401, and who voluntarily terminates service on active duty before the end of the obligated period for which the payment is made, will be subject to the repayment provisions of Chapter 2.

*210407. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.
2105 NON-PHYSICIAN HEALTHCARE PROVIDER BOARD CERTIFICATION PAY (NPBCP)

*210501. Eligibility

The Secretary concerned may authorize the payment of NPBCP to an officer who must:

A. Be an officer in the Nurse Corps of the Army or Navy, or an officer of the Air Force designated as a nurse;

B. Be a healthcare provider in a clinical specialty that is privilegeable;

C. Possess a post-baccalaureate degree in his/her clinical specialty;

D. Be certified by a professional board in his/her clinical specialty; and

E. Be in one of the following specialties:

1. Nurse Anesthetist;

2. Nurse Midwife;

3. Clinical Nurse Specialist;

4. Public Health Nurse;

5. Nurse Practitioner in:
   a. Adult Health;
   b. Family Health;
   c. Pediatric;
   d. Psychiatric/Mental Health;
   e. Acute Care;
   f. Primary Care; or
   g. Women’s Health Care.
The rate of NPBCP to which an officer is entitled will be paid in equal monthly amounts. Payment of NPBCP to a reserve, recalled, or retained Nurse Corps Officers may be made on a monthly basis.

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<thead>
<tr>
<th>Years of Creditable Service</th>
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<tr>
<td>Less than 10 years</td>
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<tr>
<td>At least 10 but less than 12 years</td>
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<td>At least 12 but less than 14 years</td>
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<td>At least 14 but less than 18 years</td>
<td>$4,000</td>
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<tr>
<td>18 or more years</td>
<td>$5,000</td>
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NOTE: Creditable service, for purposes of NPBCP, is defined as all periods of active service after the officer was qualified in the healthcare provider specialty for which NPBCP is being received.

2106 REFERENCES

The following source directives contain detail on entitlements, policies, and procedures for Special Pay for Nurse Corps Officers:

210601. Army

*Army Nurse Special Pay Plan.*

210602. Navy

*OPNAVINST 7220.17* and *Annual FY Medical Special Pay Plan NAVADMIN.*

210603. Air Force

*Air Force Nurse Special Pay Plan.*

NOTE: The Air Force Nurse Officer Special Pay Plan is accessible after requesting access from the Air Force Medical Service Knowledge Exchange.
CHAPTER 21 – SPECIAL PAYS FOR NURSE CORPS OFFICER

2102 – REGISTERED NURSE ACCESSION BONUS

* 210201  37 U.S.C. 302d
* 210202  ASD (HA) Memo, September 27, 2010
* 210205  Public Law 113-66, section 612 (b) (2), December 26, 2013

2103 – INCENTIVE SPECIAL PAY (ISP) FOR SPECIALTY NURSES

* 210301.A  37 U.S.C. 302e
* 210301.B  ASD (HA) Memo, September 27, 2010
  210302  37 U.S.C 302f
  210303  37 U.S.C. 302f
* 210307  Public Law 113-66, section 612 (b) (3), December 26, 2013

2104 – INCENTIVE SPECIAL PAY (ISP) FOR CERTIFIED REGISTERED NURSE ANESTHETISTS (CRNA)

* 210401  37 U.S.C. 302e (b) (2)
* 210403  ASD (HA) Memo, September 27, 2010
  210404  37 U.S.C. 302f
* 210407  Public Law 113-66, section 612 (b) (3), December 26, 2013

2105 – NON-PHYSICIAN HEALTHCARE PROVIDER BOARD CERTIFICATION PAY

  210501  37 U.S.C. 302c (d) (1)
*  210501  ASD (HA) Memo, March 9, 2009
  210502  37 U.S.C. 302f
VOLUME 7A, CHAPTER 22: “AVIATION INCENTIVE PAYS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated May 2013 is archived.

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<td>2201</td>
<td>Added “General” section and renumbered remaining sections accordingly.</td>
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<tr>
<td>2204 and 2206</td>
<td>Deleted sections 2204 and 2206 in May 2013 chapter version because programs were superseded with new program criteria outlined in new sections 2205 and 2206.</td>
<td>Deletion</td>
</tr>
<tr>
<td>2206 and 2208</td>
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<tr>
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<td>Extended the Aviation Incentive Pay (AVIP) Program through September 30, 2014.</td>
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<tr>
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CHAPTER 22

AVIATION INCENTIVE PAYS

*2201  GENERAL

This chapter describes the policies for hazardous duty incentive pay, aviation career incentive pay, career enlisted flyer incentive pay, remote piloted aircraft aviation incentive pay and remote piloted aircraft career enlisted aviation incentive pay.

2202  HAZARDOUS DUTY INCENTIVE PAY (HDIP) FOR FLYING DUTY

*220201.  General

Members required by competent orders to participate in regular and frequent aerial flights as crew or non-crew members, who otherwise meet the requirements of this section, are entitled to HDIP for flying duty.

A. Officers, including aviation cadets, entitled to Aviation Career Incentive Pay (ACIP) under section 2203 are not entitled to payments under this section for the same period of service.

B. Enlisted members receiving Career Enlisted Flyer Incentive Pay (CEFIP) under section 2204 are not entitled to payments under this section for the same period of service.

220202.  Monthly Rates

A. Rates

1. Crew members, except air weapons controller crew members, are shown in Table 22-1.

2. Air weapons controller crew members are shown in Table 22-2.

3. Non-crew members are $150.

B. Definitions

1. Aerial Flights. Aerial flights are flights in military aircraft or spacecraft, and also flights in nonmilitary aircraft when members are required by competent orders to fly in such aircraft. A flight begins when the aircraft or spacecraft takes off from rest at any point of support located on the surface of the earth and terminates when it next comes to a complete stop at a point of support located on the surface of the earth.

2. Aviation Accident. Aviation accident is an accident in which a member, who is required to participate frequently and regularly in aerial flights, is injured or otherwise incapacitated as the result. The injury or incapacitation, as certified by the appropriate
medical authority of the Uniformed Service concerned, may result from:

a. Jumping from, being thrown from, or being struck by, an aircraft or spacecraft, or any part or auxiliary thereof, or

b. Participation in any duty authorized aerial flight or other aircraft or spacecraft operations. This term also means an incapacity incurred as the result, as certified by appropriate medical authority, of performance of flying duty, even though such incapacity is not the result of an actual aviation accident.

220203. Flight Requirements

To be eligible for HDIP, a member must be required by competent orders to participate frequently and regularly in aerial flights, other than glider flights, and generally must complete 4 hours of aerial flight each month. Hours that are flown in excess of this requirement may be banked for application of up to 5 subsequent months where there may be deficiencies of flying hours. Additionally, a member who still has a shortage of flying hours after application of banked excess hours may, under certain conditions, enter a 3-month grace period wherein hours earned in future months may be retroactively applied to prior month requirements. Specific requirements for aerial flight performance are listed below.

A. Minimum Flying Time Each Month

1. During 1 calendar month - 4 hours of aerial flight are required. If a member does not fly 4 hours in any month, then any hours flown during the last 5 preceding months (which have not already been used to qualify for flight pay) may be applied to meet this 4-hour requirement.

2. During 2 consecutive calendar months when the requirements of subparagraph 220203.A.1, have not been met - 8 hours of aerial flight are required.

3. During 3 consecutive calendar months when the requirements of subparagraph 220203.A.2, have not been met - 12 hours of aerial flight are required.

B. Fractions of a Calendar Month. For fractions of a calendar month, calculate the percentage that the period in question is of the calendar month. The flying time required is that same percentage of the aerial flight time required for a full calendar month. (See Table 22-3.)

C. Fractions of 2 Consecutive Calendar Months. For fractions of 2 consecutive calendar months, consider the whole period in question. Calculate the percentage that the period in question is of the calendar month. The flying time required is that same percentage of the aerial flight time required for a full calendar month. (See Table 22-3.)

D. Application of Hours Flown. Hours flown in any month apply to the extent of hours available:
1. First, to meet flight requirements for that month;

2. Next, if the member has entered a grace period for meeting flight requirements, to the prior month or months, as applicable;

3. Next, in order, to the first, second, third, fourth, and fifth succeeding months, but only to the extent that the member fails, during each such month, to fly the required 4 hours. (Such hours available to meet requirements of later months are referred to as “excess” flight time.) See examples in Tables 22-4 and 22-5.

E. Military Operations or Unavailability of Aircraft. When, under authority conferred by the Secretary of the Military Department concerned, the commanding officer certifies that a member is unable to meet normal flight requirements because of military operations (combat or otherwise) or the nonavailability of aircraft in order to complete those requirements, the member may comply with the minimum flight requirements by performing 24 hours of aerial flight over a period of 6 consecutive calendar months. The commanding officer will certify that only those conditions specified in this subparagraph prevented completion of normal flight requirements. The 24-hour flight requirement may be met at any time during the 6-calendar-month period and in any combination of flights.

1. If the member is in a 3-calendar-month grace period when military operations or aircraft nonavailability prevents fulfillment of flight requirements, then the 6-calendar-month period for meeting the 24-hour flight requirement under this subparagraph begins on the first day of the grace period.

2. If the member is not in a 3-calendar-month grace period, then the first month in which military operations or aircraft nonavailability prevents fulfillment of flight requirements is the beginning of the 6-calendar-month period for meeting the 24-hour flight requirement under this subparagraph.

3. During the 6-calendar-month period, HDIP for flying may be paid for any single month, or for multiple months, when minimum requirements have been met.

4. At the end of the 6-calendar-month period, HDIP for flying may be paid for missed months in the period to the extent that the remaining hours flown are applicable. Excess hours are applied prospectively under subparagraph 220203.D if the member continues to fly under the same orders.

220204. Determination of a 3-Calendar-Month Period

A. When 3-Month Period Starts and Ends. The 3-calendar-month period in which flight requirements must be met begins with the first month in which flight requirements are not met. If the member flies enough time in the second month to cover the first and second months, then the period ends with the second month. If not, the period extends through the third month.
B. Deficiencies for a Fraction of a Month. If a member fails to qualify for a fraction of a month (because flying status or active duty began on an intermediate day of the month), then the 3-month period ends on the last day of the second full month following the fractional month.

C. When Next 3-Month Period Starts. A new 3-month period starts with the first month in which flight requirements are not met following a month in which flight requirements were met. For a new 3-month period to begin immediately after a prior 3-month period, flight requirements must have been met for the entire prior 3-month period, not merely for the last month. If the requirements for the entire prior 3-month period were not met, a new period does not begin until flight requirements are met for at least 1 month after the prior 3-month period. After a month when flight requirements are met, any month in which flight requirements are not met begins a new 3-month period. A new period may not start with the second or third month in which flight requirements are not met; nor may a new period start with the fourth month in which flight requirements are not met. There must be at least 1 month in which requirements are met before a new 3-month period begins. Tables 22-4 and 22-5 identify the application of the above rules.

220205. Entitlement to Pay When No Flights are Performed in the First Month of a 3-Month Period

Assume, for the purposes of this paragraph that the member had no excess flight time from prior months.

A. Second Month. If a member performs no aerial flights during the first month of a 3-month period and, in the second month, performs at least 4 hours but less than 8 hours, he or she is entitled to pay only for the second month. For example: In January, no aerial flights are performed; in February, 5 hours of aerial flight are performed. Flying pay is payable only for February.

B. Third Month. If a member performs no aerial flights during the first 2 months of a 3-month period, he or she must perform 12 hours of aerial flight in the third month to be entitled to incentive pay for all 3 consecutive months. For example: If flight requirements are met for January and a member performs no flights during the months of February and March, he or she must perform at least 12 hours in April to be entitled to receive the incentive pay for the period 1 February to 30 April. If the member performs 4 or more hours, but less than 12 hours in April, he or she is entitled to incentive pay only for April.

C. First and Third Months. If a member performs no aerial flights during the first month and, in the second month, performs only sufficient flights to qualify for the second month, then he or she must perform enough hours of flight to total 12 hours during the third month in order to qualify for the incentive pay for the first and third months of the 3-month period. For example: In January, no aerial flights are performed; in February, 5 hours of aerial flight are performed. The deficiency in January must be made up in March; that is if at least 7 hours are accomplished in March, then flying pay for January and March is payable. If only 6 hours are flown in March, then flying pay is payable only for March (the payment for February...
previously having been made) and incentive pay for January is lost.

**220206. Injury or Incapacity Resulting From Performance of Hazardous Duty**

**A. Flight Requirements.** When a member in a flying status is injured or otherwise incapacitated as a result of performance of flying or other hazardous duty to which ordered, he or she is considered to have met flight requirements during the incapacity, but not for longer than 3 months. Appropriate medical authority determines the cause of the incapacity and the date of recovery. If the member has met flight requirements for the month in which the incapacity occurs, then the 3-month period begins the first day of the following month. If the member has not met flight requirements for the month in which the incapacity occurs, the 3 month period begins the first day of the month in which the incapacity occurs.

**B. Change of Station for Medical Treatment.** When a member in receipt of flying pay under the terms of subparagraph 220106.A, is ordered to a medical facility on permanent change of station, temporary duty, or temporary additional duty orders, he or she is entitled to flying pay for the period of incapacity, but not longer than 3 months, notwithstanding the change of station, provided his or her continued flying status is not terminated.

**C. Incapacity Due to Shock, Derangement, or Exhaustion.** A member who becomes incapacitated for flying duty by reason of shock, derangement, or exhaustion of the nervous system, which can be attributed to an aviation accident or the performance of aerial flights, is deemed to have met the flight requirements for not more than 3 months following the date of the incapacity, as determined by appropriate medical authority. The 3-month period is determined under the provisions of subparagraph 220206.A. See also subparagraph 220202.B.

**D. Hazardous Duty for a Stated Period.** If a member has been placed on flying status for a definite period and is entitled to flying pay while incapacitated as a result of performance of flying duty, then flying pay is not normally payable beyond the ending date of duty period stated in the orders. If evidence is furnished that the member would have continued in a flying status, had it not been for the incapacity, then flying pay may be paid beyond the ending date of the duty.

**220207. Incapacity Not the Result of Performance of Hazardous Duty**

The right of a member on flying status to flying pay during an incapacity, which is not the result of performing hazardous duty, depends on fulfillment of flight requirements under paragraph 220203.

**220208. Right to Flying Pay Under Certain Conditions**

See Table 22-6.

**220209. Determinations Affecting Entitlement to Flying Pay**
A. Flying Pay From Date of Reporting for Duty. A member is entitled to flying pay on and after the date that he or she reports for and enters upon duty under competent orders, subject to meeting flight requirements. A member in a non-duty status (such as on leave or sick) at the time that flying status orders are issued is not entitled to flying pay for any period before he or she reports for and enters on duty under such orders.

B. Excess Flight Time. When authorized under paragraph 220203, flight time in excess of the time required or insufficient to qualify for a particular month, may be applied to a later month in which minimum requirements are not met provided that the orders under which flying time was logged remain in effect.

C. Change of Designation, Non-crew Member to Crew Member or Vice Versa. A member whose status changes from non-crew member to crew member (or vice versa) within a month or other qualifying period may not combine time flown in both categories for pay purposes. The member is entitled to flying pay as a non-crew member for the period of time member held that status if he or she met the pro rata requirements as a non-crew member. The member is entitled to flying pay as a crew member for the period of time he or she held that status if the pro rata requirements as a crew member were met.

D. Change From One Crew Member Status to Another Crew Member Status. Flights as one type of crew member may be combined with flights as another type of crew member if the member remains on continuous active duty and continuous flying status. Total requirements may be met in either crew member status or a portion may be met in each status.

Example: An aviation cadet is given a rating as a navigator and issued new flying status orders immediately following termination of his or her former orders.

E. Missing, Missing-in-Action. A member assigned to flying duty, who is declared missing by competent authority, is entitled to the incentive pay during the entire period of absence and, for any additional period not to exceed 1 year, required for hospitalization and rehabilitation after termination of missing status. Upon return from a missing status and completion of any required period of hospitalization and rehabilitation (not to exceed 1 year), entitlement to HDIP for flying duty will be contingent on a determination of continued eligibility under paragraph 220201, and the applicable flight requirement provisions of paragraph 220203. A new 3-month grace period does not start when the missing status and hospitalization ends; rather, it starts with the first month of deficiency, after entering a missing status. If the missing status and hospitalization goes beyond the 3-month grace period, the member must meet flight requirements for at least 1 month to become entitled to flight pay again. If the member does not meet flight requirements upon the completion of an authorized missing and hospitalization period, then he or she is entitled to pro rata HDIP for flying duty through the date of such authorized period.

F. Death

1. Death Due to Aviation Accident. If death occurs on the date of an aviation accident, then flying pay accrues to include the date of death. If, however, death occurs
2. Death Due to Other Causes. If death occurs from causes other than an aviation accident, then flying pay is payable to and including the date of death if the member has met pro rata flight requirements for the month of death and was on flying status.

220110. Suspensions From Flying Status, Effect on Flying Pay

A. Flying Pay for a Period of Suspension. Except under subparagraphs 220210.B and C, members are not entitled to flying pay for any period while suspended from flying status. Members are considered suspended on the effective date of suspension. Members are considered to be in a flying status on the day that the suspension is removed or terminated. Payment for a period of suspension cannot be made in any case until the suspension has been removed or terminated.

B. Suspension for Other Than Physical Incapacity for Members Required to Perform Minimum Flight Requirements. Members are entitled to flying pay for a period of suspension from flying status, provided the suspension is removed or terminated and they meet flight requirements as prescribed in paragraph 220203. If the member has excess flights performed before suspension, then the grace period specified in paragraph 220203 begins on the first month of the period of suspension not covered by excess flights.

Example: A member was suspended from flying status on February 1. He had 16 hours excess flying time as of January 31. Flying pay is stopped on January 31. The suspension subsequently is removed (or terminated) on June 30. He flew 12 hours in the month of July. After removal of the suspension, pay flying pay for February 1 through May on the basis of the 16 excess hours accumulated in the 5 months before February 1. The grace period, authorized as stated in paragraph 220203, started on June 1. The hours that were flown in July qualify the member for flying pay for June and July.

C. Suspension for Physical Incapacity of Members Subject to Minimum Flight Requirements. A member is entitled to flying pay during a period of grounding due to physical incapacity if he or she meets the flight requirements stated in paragraph 220203. The member also is entitled during a period of suspension, if the suspension is removed or terminated and flight requirements actually are met. There are no flight requirements during the first 3 months of a period of incapacity incurred as the result of performance of an assigned hazardous duty. See paragraph 220206.

D. Suspension Removed or Terminated. If a suspension is removed or terminated after the member can no longer qualify for flying pay under subparagraphs 220210.B or C, then there is loss of pay for any period that is not covered by paragraph 220203. Flying pay accrues after the suspension is removed or terminated for members required to meet minimum flight requirements from the date of reporting for flying duty after the suspension is removed or terminated, if flight requirements are met.
220211. Payment of Flying Pay and Incentive Pay for Other Hazardous Duty

A member who qualifies for flying pay and incentive pay for one or more other types of hazardous duty may receive the flying pay and incentive pay only for one other hazardous duty for the same period. Dual hazardous duty incentive pay is limited to those members required by orders to perform specific multiple hazardous duty necessary for successful accomplishment of the mission of the unit to which assigned.

A. Conditions of Entitlement. The hazardous duties for which dual incentive pay is payable must be an integral part of the member's assigned mission. Accomplishment of the assigned mission must require the member to perform specific multiple hazardous duties. A member must meet minimum requirements for each of the hazardous duties, except for injury or incapacity that results from the performance of hazardous duty.

B. Types of Duties That Qualify Member for Dual Payment of Hazardous Duty Incentive Pay (See also subparagraph 240203.A)

1. Air Force pararescue team members placed on orders to perform duties both as crew members and parachutists.

2. Other combinations of hazardous duties for which dual payments of incentive pay are authorized by the Military Services concerned.

C. Injury or Incapacity as a Result of Performance of Hazardous Duty or Dual Hazardous Duties. If a member, who is required to perform more than one hazardous duty, becomes injured or otherwise incapacitated as a result of any of the duties, he or she then is entitled to dual incentive pay during the incapacity, but for no longer than 3 months. If not entitled to dual incentive pay at the time of the incapacity, the member then is entitled to the type of incentive pay that he or she was receiving at the time of the incapacity. The beginning date of the 3-month period will be determined separately for each type of incentive pay. See paragraph 220206, or Table 24-1, as applicable, to determine the 3-month period separately for each incentive pay.

220212. Restriction on Payment of Flying Pay and Diving Duty Pay

See paragraph 110401.

220213. Restriction on Payment of Flying Pay and Aviation Officer Continuation Pay (AOCP)

No agreement to AOCP would be accepted by the Secretary of Defense after December 31, 1988.
220214. Authority to Issue Orders

Authority to issue orders requiring the performance of flying duty, granting waivers of performance requirements, or extending time periods during which requirements may be met is delegated by the Secretaries of the Military Departments to specific commanders within each Military Service. Such delegations are contained in the personnel administrative regulations of the respective Military Services.

2203 AVIATION CAREER INCENTIVE PAY (ACIP) FOR RATED OR DESIGNATED OFFICERS, AVIATION CADETS AND WARRANT OFFICERS

220301. Entitlement

A. Entitlement to ACIP will be restricted to regular and reserve officers who hold, or are in training leading to, an aeronautical rating or designation and who engage and remain in aviation service on a career basis. Entitlement to ACIP may be on a continuous or conditional (month to month) basis. Officers above pay grade O-6 with over 25 years of aviation service are not entitled to ACIP, either continuous or conditional.

1. Continuous ACIP. Qualification for entitlement to continuous ACIP is earned by completing a prescribed minimum number of operational flying years before reaching a specific control or gate year of aviation service. The detailed requirements are described below. Entitlement to continuous ACIP ceases for an officer (other than a warrant officer) upon completion of 25 years of aviation service. Flight surgeons and other medical officers are not entitled to continuous ACIP.

   a. An officer qualified for aviation service (except a flight surgeon or medical officer) is entitled to continuous ACIP starting when he or she enters flight training leading to the original rating or when appointed as an officer, whichever is later, and continues until he or she completes 12 years of aviation service.

   b. An officer qualified for aviation service (except a flight surgeon or other medical officer), who has performed at least 8 years of operational flying duty upon completion of 12 years of aviation service, is entitled to continuous ACIP for the first 18 years of aviation service.

   c. An officer qualified for aviation service (except a flight surgeon or other medical officer), who has performed at least 10 (but less than 12) years of operational flying duty upon completion of 18 years of aviation service is entitled to continuous ACIP for the first 22 years of aviation service.

   d. An officer qualified for aviation service (except a flight surgeon or other medical officer), who has performed at least 12 years of operational flying duty upon completion of 18 years of aviation service, is entitled to continuous ACIP for the first 25 years of aviation service.
e. The Secretary of the Military Department concerned may permit, on a case by case basis, an officer to continue to receive continuous monthly incentive pay despite the failure of the officer to perform the prescribed operational flying duty requirements during the prescribed periods of time, so long as the officer has performed those requirements for not less than 6 years of aviation service. The Secretary of the Military Department concerned may not delegate this approval authority.

2. Conditional ACIP. Qualification for entitlement to conditional ACIP is earned by completing a prescribed minimum number of operational or proficiency flying hours per month. The detailed flying hour requirements are described in paragraph 220303. Flight surgeons and other medical officers who have aeronautical ratings or designations and are qualified for aviation service, as well as other aviation officers who do not qualify for continuous ACIP because of missed gate year requirements or aviation duty in excess of 25 years, may qualify for entitlement to conditional ACIP.

B. A rated or designated officer qualified for aviation service, but not receiving continuous or conditional ACIP, may be required by competent orders to perform hazardous duty for flying as a crew member or non-crew member. When the minimum flight requirements are met under the provisions of section 2202, the officer is entitled to HDIP for flying. A member entitled to ACIP is not entitled to HDIP when flying as a crew member or non-crew member.

C. The provisions of this paragraph apply to Reserve Component officers so long as the requirements are met for an aviation service career (not on extended active duty) defined in the definitions.

220302. Rates and Definitions

A. Rates. The rates for continuous and conditional ACIP are identical and are listed in Table 22-7.

1. Warrant officers qualified for either continuous or conditional ACIP will continue to receive the rate prescribed for officers with over 14 years of aviation service, without reduction, when aviation service exceeds 22 years.

2. An officer in pay grade O-7 may not be paid ACIP at a rate greater than $200 per month. An officer in pay grade O-8 or above may not be paid ACIP at a rate greater than $206 per month. Officers above pay grade O-6 with over 25 years of aviation service may not be paid ACIP, either continuous or conditional.

3. In time of war, the President may suspend the payment of ACIP.

B. Definitions

1. The terms “aerial flights and aviation accident” are defined in subparagraph 220202.B.
2. **Aviation Service.** This term means service performed by an officer (except a flight surgeon or other medical officer) while holding an aeronautical rating or designation or while in training to receive an aeronautical rating or designation. For the purposes of Table 22-7, aviation service as an officer begins on the day, month, and year the officer first reports under competent flight orders to the aviation facility having aircraft in which the officer receives flight training leading to the award of an aeronautical rating or designation, and continues to accumulate from that date, without exception, so long as the flight rating remains in effect.

3. **Operational Flying.** Operational flying is flying performed by officers in training that leads to the award of an aeronautical rating or designation, and flying performed under competent orders by rated or designated officers while serving in assignments in which basic flying skills (as determined by the Secretary concerned) normally are maintained in the performance of assigned duties.

4. **Proficiency Flying.** Proficiency flying is flying performed under competent orders by rated or designated members while serving in assignments in which such skills normally would not be maintained in the performance of assigned duties.

5. **Aviation Cadet.** An aviation cadet is an enlisted member and designated as an aviation cadet under Title 10 United States Code section 6911 (10 U.S.C. 6911). Service as an aviation cadet on or after November 14, 1986, counts for entitlement to ACIP. Where the term “aviation cadet” is not specified in section 2203, the term “officer” includes members so designated.

220303. **Flight Requirements for Monthly (Conditional) ACIP**

An officer covered by subparagraph 220301.A must meet the minimum flight requirements of this subparagraph to be entitled to monthly (conditional) ACIP.

A. **Minimum Flying Time Each Month**

1. During 1 calendar month - 4 hours of aerial flight are required. If an officer does not fly 4 hours in any month, then the hours flown during the last 5 preceding months (which have not already been used to qualify for ACIP) may be applied to meet this 4-hour requirement.

2. During 2 consecutive calendar months when the requirements of subparagraph 220303.A.1, have not been met - 8 hours of aerial flight are required.

3. During 3 consecutive calendar months when the requirements of subparagraph 220303.A.2, have not been met - 12 hours of aerial flight are required.

B. **Fractions of a Calendar Month.** For fractions of a calendar month, calculate the percentage that the period in question is of the calendar month. The flying time
required is that same percentage of the aerial flight time required for a full calendar month. (See Table 22-3.)

C. Fractions of 2 Consecutive Calendar Months. For fractions of 2 consecutive calendar months, consider the whole period in question. Calculate the percentage that the period in question is of a calendar month. The flying time required is that same percentage of the aerial flight time required for a full calendar month. (See Table 22-3.)

D. Application of Hours Flown. Hours flown in any month apply to the extent of hours available:

1. First, to meet flight requirements for that month.

2. Next, if the officer has entered a grace period for meeting flight requirements, to the prior month or months as explained in paragraph 220305.

3. Next, in order, to the first, second, third, fourth, and fifth succeeding months, but only to the extent that the officer fails, during each such month, to fly the required 4 hours. (Such hours available to meet requirements of later months are referred to as "excess" flight time.) (See examples in Tables 22-4 and 22-5.)

E. Military Operations or nonavailability of Aircraft. When an officer is unable to meet normal flight requirements because of military operations (combat or otherwise) or the nonavailability of aircraft, he or she may comply with the minimum flight requirements by performing 24 hours of aerial flight over a period of 6 consecutive calendar months. The commanding officer will certify that only the conditions specified in this subparagraph prevented completion of normal flight requirements. The 24-hour flight requirement may be met at any time during the 6 calendar-month period and in any combination of flights.

1. If the officer is in a 3-calendar-month grace period when military operations or aircraft nonavailability prevents fulfillment of flight requirements, then the 6-calendar-month period for meeting the 24-hour flight requirement under this subparagraph begins on the first day of the grace period.

2. If the officer is not in a 3-calendar-month grace period, then the first month in which military operations or aircraft nonavailability prevents fulfillment of flight requirements is the beginning of the 6-calendar-month period for meeting the 24-hour flight requirement under this subparagraph.

3. During the 6-calendar-month period, monthly (conditional) ACIP may be paid for any single month, or for multiple months, when minimum requirements have been met.

4. At the end of the 6-calendar-month period, monthly (conditional) ACIP may be paid for missed months in the period to the extent that the remaining hours flown
are applicable. Excess hours are applied prospectively under subparagraph 220303.D, if the officer continues to fly under the same orders.

F. Flight Requirements for Reserve Component Personnel (Not on Extended Active Duty). Minimum monthly flight requirements are contained in Chapters 57 and 58.

220304. Determination of a 3-Calendar-Month Period for Entitlement to Monthly (Conditional) ACIP

A. First Month. The first month in which an officer fails to meet flight requirements marks the beginning of the initial 3-calendar-month grace period allowed for meeting flight requirements. Succeeding grace periods begin according to subparagraph 220304.D.

B. Second and Third Month. If the officer flies enough hours in the second month to cover the first and second months, then the grace period ends with the second month. If not, grace period extends through the third month.

C. Deficiencies for Fraction of a Month. If the officer fails to qualify for a fraction of a month because flying status or active duty began on an intermediate day of the month, then the 3-calendar-month period ends on the last day of the second full month following the fractional month.

D. When Next 3-Calendar-Month Period Starts. A new 3-calendar-month period starts on the first day of the month in which flight requirements are not met (month of failure). The foregoing is subject to the following limitations. (See Tables 22-4 and 22-5 for examples.)

1. If a month in which flight requirements are not met immediately follows a 3-calendar-month period in which all flight requirements were met (not merely for the last month), then a new 3-calendar-month period starts with the month in which those requirements were not met.

2. If a month in which flight requirements are not met immediately follows a 3-calendar-month period in which all flight requirements were not met, then a month in which those requirements were not met does not start a new 3-calendar-month period. The officer must meet flight requirements for at least 1 month after which a new 3-calendar-month period may start.

3. After any month in which flight requirements are met following a 3-calendar-month period, a new 3-calendar-month period starts with the next month in which flight requirements were not met, without regard to whether requirements were met for the most recent 3-calendar-month period.

220305. Entitlement to Monthly (Conditional) ACIP When No Flights Performed in First Month of 3-Calendar-Month Period
Assume, for the purpose of this paragraph, that the officer had no excess flight time from prior months.

A. **Second Month.** If an officer does not fly during the first month of a 3-calendar-month period and, in the second month, flies at least 4 hours but less than 8 hours, the officer is entitled to conditional ACIP only for the second month. For example: If 0 hours are flown in January and 7 hours flown in February, then conditional ACIP is due for February.

B. **Third Month.** If an officer does not fly during the first 2 months of a 3-calendar-month period, then he or she must fly at least 12 hours in the third month to be entitled to conditional ACIP for more than the third month. Example 1: 0 hours flown in January; 0 hours flown in February; 12 hours flown in March. Conditional ACIP is due for January, February, and March. Example 2: 0 hours flown in January; 0 hours flown in February; 10 hours flown in March. Conditional ACIP is due only for March. Excess hours flown in March are carried forward.

C. **First and Third Months.** If an officer does not fly during the first month and, in the second month, flies only enough hours to qualify for the second month, then he or she must fly enough hours in the third month to total 12 hours to qualify for conditional ACIP for the first and third months of the 3-calendar-month period. Example 1: 0 hours are flown in January; 5 hours are flown in February; and 7 hours are flown in March. Conditional ACIP is due for January, February, and March. Example 2: If 0 hours are flown in January; 5 hours are flown in February; and 6 hours are flown in March, then conditional ACIP is due only for February and March. Excess hours from February and March are carried forward.

**220306. Injury or Incapacity Resulting From Performance of Flying Duty**

An officer who is medically incapacitated will be considered qualified for aviation service until disqualified for aviation service. Effective December 15, 1994, disqualification due to medical incapacity will be effected on the first day following a period of 365 days that commenced on the date of incapacitation, or on the date a competent medical authority determines the medical incapacitation to be permanent, whichever is earlier (referred to as the "incapacitation period"). No entitlement to ACIP exists during a period of disqualification. Entitlement for the period of incapacity before medical disqualification is shown in subparagraphs A and B.

A. **Officer Entitled to Continuous ACIP.** When an officer, who is entitled to continuous ACIP, is injured or otherwise incapacitated as a result of flying or as a result of shock, derangement, or exhaustion of the nervous system attributed to an aviation accident or the performance of aerial flight, entitlement continues past the date of incapacitation and through the day before the date of disqualification for aviation service.

B. **Officer Entitled to Monthly (Conditional) ACIP.** Although a medically incapacitated officer, who is entitled to monthly (conditional) ACIP, remains qualified for aviation service during the incapacitation period described in paragraph 220306, entitlement for this period is based on the following:
1. **Flight Requirements.** When an officer in this category is injured or otherwise incapacitated as a result of the performance of flying duty to which ordered, he or she is considered to have met flight requirements during the incapacity; but for not longer than 3 months. Appropriate medical authority determines the date and cause of incapacity, and the date of recovery. If the officer has met flight requirements for the month in which the incapacity occurs, then the 3-month period begins the first day of the following month. If the officer has not met flight requirements for the month in which the incapacity occurs, then the 3-month period begins on the first day of the month in which the incapacity occurs. *After the 3-month period has ended,* the officer must log enough hours to meet minimum flight requirements for the remaining months of the period before disqualification. An officer may not use hours flown after a period of disqualification to meet minimum flight requirements for a period before disqualification.

2. **Change of Station for Medical Treatment.** When an officer, who is receiving monthly (conditional) ACIP as stipulated in subparagraph 220306.B.1, is ordered to a medical facility upon permanent change of station, temporary duty, or temporary additional duty orders, the entitlement to pay continues for the period of incapacity, but not longer than 3 months. (This is true in the case of a change of station provided the officer's orders to fly are not terminated.)

3. **Incapacity Due to Shock, Derangement, or Exhaustion.** An officer entitled to monthly (conditional) ACIP, who becomes incapacitated for flying duty by reason of shock, derangement, or exhaustion of the nervous system which can be attributed to an aviation accident or the performance of aerial flights, is considered to have met the flight requirements for not more than 3 months following the date of the incapacity, as determined by appropriate medical authority. The 3-month period is determined according to subparagraph 220306.B.1.

4. **Flying Duty for Stated Period.** When an officer, ordered to flying duty for a definite period, is entitled to monthly (conditional) ACIP while incapacitated as a result of performing flying duty, the entitlement normally does not extend beyond the ending date of the duty period stated in the orders. If evidence is furnished that the officer would have continued under orders to fly had it not been for the incapacity, then monthly (conditional) ACIP may be paid beyond the ending date of the duty but no longer than 3 months after the incapacity.

220307. **Incapacity Not the Result of Performance of Flying Duty**

An officer who is medically incapacitated *will* be considered qualified for aviation service until such time as he or she is disqualified for aviation service. Disqualification for medical incapacity *will* be effected on the first day following a period of 365 days that commenced on the date of incapacitation, or on the date a competent medical authority determines the medical incapacitation to be permanent, whichever is earlier. No entitlement to ACIP exists during a period of disqualification. Entitlement for the period of incapacitation before disqualification is shown in the following subparagraphs:

A. **Officer Entitled to Continuous ACIP.** When an officer, who is entitled to continuous ACIP, is incapacitated, not as the result of performing flying duty, entitlement
continues past the date of incapacitation and through the day before the date of disqualification for aviation service.

B. Officer Entitled to Monthly (Conditional) ACIP. When an officer, who is entitled to monthly (conditional) ACIP, is incapacitated, not as the result of performing flying duty, continuation of entitlement for the period before disqualification is dependent on the officer meeting the minimum flight requirements under paragraph 220303. The officer is not entitled to 3-month grace period under subparagraph 220306.B.1.

220308. Right to ACIP Under Certain Conditions

See Table 22-6.

220309. Determinations Affecting Entitlement to ACIP

A. From Date of Reporting for Duty (Not Applicable to Continuous ACIP). An officer, who is entitled to monthly (conditional) ACIP, is entitled to such pay on and after the date he or she reports for and enters upon duty under competent orders, subject to minimum flight requirements and the following qualification. An officer in a non-duty status (such as on leave or sick) at the beginning date for a period of flying under competent orders is not entitled to monthly (conditional) ACIP for any period before he or she reports for and enters on duty under such orders.

B. Excess Flight Time (Not Applicable to Continuous ACIP). When authorized under paragraph 220303, flight time in excess of the time required or insufficient to qualify a particular month for pay, may be applied against a later month in which minimum requirements are not met, provided that the aeronautical orders under which the flying time was logged remain in effect (that is, continuous flying status exists for member concerned).

C. Death Due to Aviation Accident

1. If death occurs on the date of an aviation accident, then ACIP (either continuous or conditional) is payable for the month of death through the date of death. (Note also the following subparagraph 220309.C.2.)

2. Entitlement to continuous ACIP for the period before the month in which an aviation accident occurs is continuous. Entitlement to monthly (conditional) ACIP for the period before the month, in which an aviation accident occurs, however, is subject to minimum flight requirements. Therefore, a situation may exist in which monthly (conditional) ACIP is payable according to subparagraphs 220309.C.1, C.3, or C.5, but not for the period immediately before the officer's aviation accident.

3. If death occurs within the 3-month grace period specified in paragraph 220306, then ACIP (either continuous or conditional) is payable from the month of medical incapacitation through the date of death.
4. If death occurs after the expiration of the 3-month grace period under paragraph 220306, but before the first day following the incapacitation period described in paragraph 220306, then continuous ACIP is payable through the date of death.

5. If death occurs after the expiration of the 3-month grace period under paragraph 220306, but before the first day following the incapacitation period described in paragraph 220306, then monthly (conditional) ACIP is payable through the 3-month period. It also is payable after the 3-month period through the date of death to the extent excess flying hours are available for application.

6. If death occurs on or after the first day following the incapacitation period described in paragraph 220306, then continuous ACIP is payable through the incapacitation period.

7. If death occurs on or after the first day following the incapacitation period described in paragraph 220306, then monthly (conditional) ACIP is payable after the 3-month period through the incapacitation period to the extent excess flying hours are available for application.

D. Death Due to Other Causes

1. If death occurs from causes other than an aviation accident and the date of death also is the date of medical incapacitation, then continuous ACIP is payable through the date of death. Monthly (conditional) ACIP is payable through the date of death, subject to minimum flight requirements.

2. If death occurs from causes other than an aviation accident and the date of death is before the first day following the incapacitation period described in paragraph 220306, then continuous ACIP is payable through the date of death. Monthly (conditional) ACIP is payable to the extent excess flying hours are available for application.

3. If death occurs from causes other than an aviation accident and the date of death is on or after the first day following the incapacitation period described in paragraph 220306, then continuous ACIP is payable through the incapacitation period. Monthly (conditional) ACIP is payable through the incapacitation period to the extent excess flying hours are available for application.

220310. Disqualification for Aviation Service, Suspension of Aviation Service

Periods of disqualification and/or suspension are established by competent orders.

A. Disqualification. An officer may be disqualified for aviation service for medical or professional reasons according to regulations of the Military Service concerned. In the case of disqualification for medical reasons, the following applies for all Military Services. Disqualification for medical incapacity will be effected on the first day following a period of 365 days that commenced on the date of incapacitation, or on the date a competent medical
authority determines the medical incapacitation to be permanent, whichever is earlier. ACIP is not authorized on any basis for any period during which an officer is disqualified for aviation service. After a period of disqualification, entitlement to ACIP resumes as follows:

1. **Officer Entitled to Continuous ACIP.** Entitlement resumes on the date that the officer again is qualified for aviation service. (For example, an officer who requalifies on the 20th of the month is entitled to 11/30 of ACIP for that month.)

2. **Officer Entitled to Monthly (Conditional) ACIP.** Minimum flight requirements must be met beginning with the date that the officer is again qualified for aviation service. (For example, an officer who requalifies on the 16th of the month, and flies 2 or more hours, is entitled to 15/30 of ACIP for that month.) An officer may not use hours flown after a period of disqualification to meet minimum flight requirements for a period before disqualification.

### B. Suspension

1. When the status of future aviation service is uncertain, the officer will be suspended by competent orders which will cause a temporary termination of aviation service.

2. When the officer is removed from suspended status, he or she either will be disqualified for aviation service or again qualified for aviation service.

### C. Entitlement to ACIP for a Period of Suspension Changed to Disqualified.

ACIP (continuous or conditional) to which an officer otherwise would be entitled is stopped during a period of suspension starting with the effective date of suspension in competent orders. If the suspended status is resolved so that the officer is disqualified for aviation service, then no entitlement to ACIP exists for the period of disqualification. (The effective date for disqualification must be the same as the effective date for suspension.)

### D. Entitlement to ACIP for Period of Suspension Changed to Qualified.

ACIP (continuous or conditional), to which an officer otherwise would be entitled, is stopped during any period of suspension starting with the effective date of suspension in competent orders. If the suspended status is resolved so that the officer is qualified for aviation service, then entitlement to ACIP is based on subparagraphs 220310.D.1 and D.2. (The effective date for qualification must be the same as the effective date for suspension.)

1. **Officer Entitled to Continuous ACIP.** The officer is entitled to continuous ACIP beginning with the date on which he or she again is qualified for aviation service.

2. **Officer Entitled to Monthly (Conditional) ACIP.** Subject to the minimum flight requirements of paragraphs 220303 and 220304, an officer is entitled to monthly (conditional) ACIP beginning with the date on which he or she again is qualified for aviation service.
220311. Concurrent Entitlement to ACIP and Hazardous Duty Incentive Pay (HDIP)

Officers, who are entitled to ACIP, also may be entitled to HDIP under the provisions of Chapter 24 if the conditions for entitlement have been met independently. Entitlement to HDIP is limited to no more than two payments for the same period of time that the officers qualify for more than one payment of that pay. (See paragraph 240103).

220312. Authority to Issue Orders

Authority to issue orders requiring performance of flying duty, granting waivers of performance requirements, or extending time periods during which requirements may be met, as appropriate, is delegated by the Secretaries of the Military Departments to specific commanders within each Military Service. Such delegations are contained in the personnel administrative regulations of the Military Services concerned.

220313. Missing, Missing-in-Action, Officer's Entitlement

A. General. An officer, who is receiving ACIP at the beginning of a period of missing status, is entitled to ACIP during the entire period of absence and also (if applicable) for the period, not to exceed 1 year, required for hospitalization and rehabilitation after missing status ends. (For the purpose of this paragraph, an officer entitled to conditional ACIP is considered to be receiving ACIP when under competent orders to perform flying duty whether or not the officer has met the minimum flight requirements.)

B. Officer Entitled to Continuous ACIP. Entitlement to continuous ACIP upon termination of the period of absence, or the termination of any period, not to exceed 1 year, that is required for hospitalization and rehabilitation, is contingent only upon continued eligibility under paragraph 220301.

C. Officer Entitled to Monthly (Conditional) ACIP. Entitlement to monthly (conditional) ACIP, upon termination of the entire period of absence or the termination of any period, not to exceed 1 year, that is required for hospitalization and rehabilitation, is contingent upon continued eligibility under paragraph 220301. In addition, the officer must again meet minimum flight requirements subject to the following:

1. The 3-calendar-month grace period for meeting minimum flight requirements does not start with the end of the period authorized under subparagraph 220313.A. Instead, it starts with the first month of missing status in which the officer does not fly. Therefore, if the officer has met flight requirements for the month in which the missing status begins, the next calendar month is designated as the first month of a 3-calendar-month grace period. If the officer has not met flight requirements for the month in which the missing status begins, then that month is designated as the first month of a 3-calendar-month grace period for meeting minimum flight requirements. (This applies even though under later application of paragraph 220304, the month so designated is considered to be a month in which requirements are met based on performance-free entitlement due to missing status.)

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2. If the missing status is terminated before the end of the 3-calendar-month period started according to subparagraph 220313.C.1, then the officer must meet flight requirements for the month(s) not covered by performance-free entitlement. If the officer fails to complete requirements for this entire 3-calendar-month period, then the officer must meet flight requirements for 1 month following that 3-calendar-month period before a new 3-calendar-month period may start.

3. If the missing status is terminated after or at the end of the 3–calendar-month period started according to subparagraph 220313.C.1, then the officer is considered to have met all flight requirements for the 3-calendar-month period plus any additional months of missing status by performance-free entitlement due to missing status. Therefore, a new 3–calendar-month period starts with the first month in which flight requirements are not met after the end of period authorized under subparagraph 220313.A.

D. Excess Flight Time. Excess flight time accumulated by the officer before having declared missing may be applied to months following the months covered by performance-free entitlement if the period authorized under 220313.A, is terminated within the 5–calendar-month period permitted by paragraph 220303.

220314. Air Battle Manager

An officer serving as an air battle manager, who is entitled to ACIP under this section and who, before becoming entitled to aviation career incentive pay, was entitled to HDIP as an air weapons controller under section 2202 of this chapter, will be paid the monthly incentive pay at the higher of the following rates:

A. The ACIP rate otherwise applicable to the officer under this section, or

B. The rate at which the officer was receiving HDIP under section 2202, immediately before the officer’s entitlement to ACIP under this section.

2204 CAREER ENLISTED FLYER INCENTIVE PAY (CEFIP) FOR CAREER AIRCREW MEMBERS

220401. Entitlement

An active or reserve component enlisted member of the armed forces is entitled to CEFIP if that member:

A. Is entitled to basic pay pursuant to 37 U.S.C. 204 or 37 U.S.C. 206;

B. Holds an enlisted military occupational specialty or enlisted military rating designated as a career enlisted flyer specialty or rating by the Secretary concerned, performs duty as a dropsonde system operator, or is in training leading to qualification and designation of such a specialty or rating or the performance of such duty;
C. Is qualified for aviation service under regulations prescribed by the Secretary concerned; and

D. Satisfies the operational flying duty requirements applicable under this section.

220402. Rates and Definitions

A. Rates

1. Monthly CEFIP rates for Air Force career aircrew members are shown in Table 22-8.

2. Monthly CEFIP rates for Navy career aircrew members are shown in Table 22-9, 22-10, and 22-11.

B. Definitions

1. Aviation Service. This term means participation in aerial flight performed, under regulations prescribed by the Secretary concerned, by an eligible career enlisted flyer.

2. Operational Flying Duty. This term means flying performed under competent orders while serving in assignments, including an assignment as a dropsonde system operator, in which basic flying skills normally are maintained in the performance of assigned duties as determined by the Secretary concerned, and flying duty performed by members in training that leads to the award of an enlisted aviation rating or military occupational specialty designated as a career enlisted flyer rating or specialty by the Secretary concerned.

220403. Eligibility

A. Incentive Pay Authorized. The Secretary concerned may pay monthly incentive pay to an eligible career enlisted flyer in an amount not to exceed the monthly maximum amounts specified in Tables 22-8, 22-9, 22-10, and 22-11. This incentive pay may be paid as continuous monthly incentive pay or on a month-to-month basis, dependent upon operational flying duty performed by the eligible career enlisted flyer as prescribed in subparagraph 220403.C.

B. Continuous Monthly Incentive Pay. This incentive pay may not be paid to an eligible career enlisted flyer after the member completes 25 years of aviation service. Thereafter, an eligible career enlisted flyer may still receive incentive pay on a month-to-month basis under subparagraph 220403.C. for the frequent and regular performance of operational flying duty.
C. **Operational Flying Duty**

1. An eligible career enlisted flyer must perform operational flying duties for 6 of the first 10, 9 of the first 15, and 14 of the first 20 years of aviation service, to be eligible for continuous monthly incentive pay under this section.

2. Upon completion of 10, 15, or 20 years of aviation service, an enlisted member who has not performed the minimum required operational flying duties specified in subparagraph 1 of this subparagraph during the prescribed period, although otherwise meeting the definition in paragraph 220401, may no longer be paid continuous monthly incentive pay except as provided in subparagraph 220403.C.3. Payment of continuous monthly incentive pay may be resumed if the member meets the minimum operational flying duty requirement upon completion of the next established period of aviation service.

3. For the needs of the Service, the Secretary concerned may permit, on a case-by-case basis, a member to continue to receive continuous monthly incentive pay despite the member’s failure to perform the operational flying duty required during the first 10, 15, or 20 years of aviation service, but only if the member otherwise meets the definition in paragraph 220401 and has performed at least 5 years of operational flying duties during the first 10 years of aviation service, 8 years of operational flying duties during the first 15 years of aviation service, or 12 years of operational flying duty during the first 20 years of aviation service. The authority of the Secretary concerned under this paragraph may not be delegated below the level of the Service Personnel Chief.

4. If the eligibility of an eligible career enlisted flyer to continuous monthly incentive pay ceases under paragraph A or paragraph B of this subparagraph, the member may still receive month-to-month incentive pay for subsequent frequent and regular performance of operational flying duty. The rate payable is the same rate authorized by the Secretary concerned under paragraph 220402 for a member of corresponding years of aviation service.

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*2205 AIR FORCE REMOTE PILOTED AIRCRAFT (RPA) AVIATION INCENTIVE PAY (AVIP) PROGRAM*

On December 30, 2011, the Secretary of the Air Force (SAF) authorized the continuation of the RPA incentive program and named it the AVIP program. The SAF reauthorized this program on October 17, 2012. There was no entitlement to AVIP benefits for the period October 1 through October 16, 2012.

**220501. Eligibility**

A. Active duty, Air Reserve, and Air National Guard members with an 18XX rated Primary Air Force Specialty Code (PAFSC) assigned as RPA pilots performing RPA pilot duties, or members assigned to RPA training in order to receive the 18XX PAFSC are eligible.
B. Eligible members must also meet the criteria applicable to aviators receiving aviation career incentive pay (ACIP) outlined in section 2203.

220502. Payment

Payment will be made for each full month served, with partial months being paid on a pro-rated basis. RPA Incentive pay is calculated based upon Years of Aviation Service established by an Aviation Service Date. Pay rates are the same as stated in Table 22-7.

220503. Restriction

Members will not receive RPA AVIP and ACIP at the same time.

220504. Concurrent AIP Payments

Officers may receive AIP for other approved AIP programs outlined in Chapter 15 concurrently with RPA incentive pay, provided the total amount received does not exceed the statutory limit of $3,000 per month.

*220505. Termination

A. Payment of this incentive pay will terminate when a member is reassigned to a non-flying aircrew position indicator billet.

* B. Authority for this program will continue until September 30, 2014, unless replaced earlier by the implementation of a revised RPA incentive pay program or extended by the SAF.

*2206 AIR FORCE REMOTE PILOTED AIRCRAFT (RPA) CAREER ENLISTED AVIATION INCENTIVE PAY (CEVIP) PROGRAM

On December 30, 2011, the SAF authorized the continuation of the RPA sensor operator incentive program and named it the CEVIP program. The SAF reauthorized this program on October 17, 2012. There was no entitlement to CEVIP benefits for the period October 1 through October 16, 2012.

220601. Eligibility

A. Active duty, Air Reserve, and Air National Guard members with an 1U0X1 AFSC assigned as RPA sensor operators performing RPA sensor operator duties, or members assigned to RPA training in order to receive the 1U0X1 AFSC are eligible.

B. Eligible members must also meet the criteria applicable to aviators receiving aviation career incentive pay (CEFIP) outlined in section 2204.
220602. Payment

Monthly CEFIP rates for Air Force career aircrew members are shown in Table 22-8.

220603. Restriction

Members will not receive RPA CEVIP and CEFIP at the same time.

220604. Concurrent AIP Payments

Enlisted members may receive AIP for other approved AIP programs outlined in Chapter 15 concurrently with RPA incentive pay, provided the total amount received does not exceed the statutory limit of $3,000 per month.

*220605. Termination

A. Payment of this incentive pay will terminate when a member is reassigned to a non-flying aircrew position indicator billet.

B. Authority for this program will continue until September 30, 2014, unless replaced earlier by the implementation of a revised RPA incentive pay program or extended by the SAF.
Table 22-1. Monthly Hazardous Duty Incentive Pay (HDIP) for Air Crew Members (Except for AWACS) (Effective October 1, 1998)

<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>Amount</th>
<th>Pay Grade</th>
<th>Amount</th>
<th>Pay Grade</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>O-10</td>
<td>$150</td>
<td>W-5</td>
<td>$250</td>
<td>E-9</td>
<td>$240</td>
</tr>
<tr>
<td>O-9</td>
<td>150</td>
<td>W-4</td>
<td>250</td>
<td>E-8</td>
<td>240</td>
</tr>
<tr>
<td>O-8</td>
<td>150</td>
<td>W-3</td>
<td>175</td>
<td>E-7</td>
<td>240</td>
</tr>
<tr>
<td>O-7</td>
<td>150</td>
<td>W-2</td>
<td>150</td>
<td>E-6</td>
<td>215</td>
</tr>
<tr>
<td>O-6</td>
<td>250</td>
<td>W-1</td>
<td>150</td>
<td>E-5</td>
<td>190</td>
</tr>
<tr>
<td>O-5</td>
<td>250</td>
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<td></td>
<td>E-4</td>
<td>165</td>
</tr>
<tr>
<td>O-4</td>
<td>225</td>
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<td>E-3</td>
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<tr>
<td>O-3</td>
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<tr>
<td>O-1</td>
<td>150</td>
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<td></td>
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</tr>
</tbody>
</table>
Table 22-2. Monthly Hazardous Duty Incentive Pay (HDIP) Rates for Air Weapons Controller Crewmembers (Effective February 18, 1997)

<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>2 or Less</th>
<th>Over 2</th>
<th>Over 3</th>
<th>Over 4</th>
<th>Over 5</th>
<th>Over 6</th>
<th>Over 8</th>
<th>Over 10</th>
<th>Over 12</th>
<th>Over 14</th>
<th>Over 16</th>
<th>Over 18</th>
<th>Over 20</th>
<th>Over 22</th>
<th>Over 24</th>
<th>Over 25</th>
</tr>
</thead>
<tbody>
<tr>
<td>O-7 &amp; Above</td>
<td>$200</td>
<td>$200</td>
<td>$200</td>
<td>$200</td>
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<td>$200</td>
<td>$200</td>
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<td>$200</td>
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<td>$200</td>
</tr>
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<td>O-6</td>
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<td>350</td>
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<td>350</td>
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<td>250</td>
<td>250</td>
<td>225</td>
</tr>
<tr>
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<td>350</td>
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<td>300</td>
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<tr>
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<td>156</td>
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<td>O-1</td>
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<tr>
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<td>188</td>
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<td>200</td>
<td>250</td>
<td>250</td>
<td>250</td>
<td>225</td>
<td>200</td>
<td>175</td>
<td>150</td>
<td>150</td>
<td>150</td>
</tr>
<tr>
<td>E-4 &amp; below</td>
<td>150</td>
<td>156</td>
<td>175</td>
<td>188</td>
<td>200</td>
<td>200</td>
<td>200</td>
<td>200</td>
<td>200</td>
<td>200</td>
<td>175</td>
<td>150</td>
<td>150</td>
<td>150</td>
<td>150</td>
<td>150</td>
</tr>
</tbody>
</table>
### Table 22-3. Time of Aerial Flight Required for Fractional Part of the Month

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours of Aerial Flight</th>
<th>Days</th>
<th>Hours of Aerial Flight</th>
</tr>
</thead>
<tbody>
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<td></td>
<td>Active Duty</td>
<td>Inactive Duty</td>
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</tr>
<tr>
<td>1</td>
<td>.2</td>
<td>.1</td>
<td>16</td>
</tr>
<tr>
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<td>.2</td>
<td>17</td>
</tr>
<tr>
<td>3</td>
<td>.4</td>
<td>.2</td>
<td>18</td>
</tr>
<tr>
<td>4</td>
<td>.6</td>
<td>.3</td>
<td>19</td>
</tr>
<tr>
<td>5</td>
<td>.7</td>
<td>.4</td>
<td>20</td>
</tr>
<tr>
<td>6</td>
<td>.8</td>
<td>.4</td>
<td>21</td>
</tr>
<tr>
<td>7</td>
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<td>.5</td>
<td>22</td>
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<td>.6</td>
<td>23</td>
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<td>.6</td>
<td>24</td>
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<td>1.4</td>
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</tr>
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<td>29</td>
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<td>15</td>
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<td>30-31</td>
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</table>
Table 22-4. Flight Examples Involving Basic 3-Month Grace Periods

<table>
<thead>
<tr>
<th>Month</th>
<th>Example 1 Hours</th>
<th>Example 1 Entitled</th>
<th>Example 2 Hours</th>
<th>Example 2 Entitled</th>
<th>Example 3 Hours</th>
<th>Example 3 Entitled</th>
<th>Example 4 Hours</th>
<th>Example 4 Entitled</th>
<th>Example 5 Hours</th>
<th>Example 5 Entitled</th>
<th>Example 6 Hours</th>
<th>Example 6 Entitled</th>
<th>Example 7 Hours</th>
<th>Example 7 Entitled</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>4</td>
<td>Yes (note 1)</td>
<td>4</td>
<td>Yes (note 1)</td>
<td>4</td>
<td>Yes (note 1)</td>
<td>4</td>
<td>Yes (note 1)</td>
<td>4</td>
<td>Yes (notes 1 - 7)</td>
<td>2</td>
<td>Yes (notes 7 - 9)</td>
<td>0</td>
<td>Yes (note 5)</td>
</tr>
<tr>
<td>February</td>
<td>0</td>
<td>No (note 2)</td>
<td>0</td>
<td>No (note 2)</td>
<td>0</td>
<td>Yes (notes 2 - 5)</td>
<td>0</td>
<td>Yes (notes 2 - 6)</td>
<td>0</td>
<td>Yes (note 9)</td>
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</tr>
<tr>
<td>March</td>
<td>4</td>
<td>Yes (note 1)</td>
<td>0</td>
<td>No</td>
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<td>0</td>
<td>Yes (note 9)</td>
<td>0</td>
<td>Yes (note 9)</td>
<td>12</td>
<td>Yes (note 1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>April</td>
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<td>No (note 3)</td>
<td>4</td>
<td>Yes (note 1)</td>
<td>12</td>
<td>Yes (note 1)</td>
<td>0</td>
<td>Yes (notes 2 - 5)</td>
<td>0</td>
<td>Yes (note 9)</td>
<td>0</td>
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<td>Yes (note 1)</td>
</tr>
<tr>
<td>May</td>
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<td>0</td>
<td>No (note 4)</td>
<td>0</td>
<td>Yes (notes 2 - 5)</td>
<td>0</td>
<td>Yes (note 5)</td>
<td>0</td>
<td>Yes (notes 2 - 5)</td>
<td>0</td>
<td>No (note 8)</td>
<td>0</td>
<td>No (notes 2 - 8)</td>
</tr>
<tr>
<td>June</td>
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<td>12</td>
<td>Yes (note 5)</td>
<td>0</td>
<td>Yes (notes 5)</td>
<td>7</td>
<td>Yes (notes 1 - 11)</td>
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<tr>
<td>July</td>
<td>4</td>
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<td>4</td>
<td>Yes (note 1)</td>
<td>12</td>
<td>Yes (note 1)</td>
<td>12</td>
<td>Yes (note 1)</td>
<td>11</td>
<td>Yes (notes 1 - 11)</td>
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<td>Yes (notes 1 - 11)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Entitled to incentive pay based on that month's flights.
2. Begins a 3-month grace period.
3. New 3-month period does not begin, since this is last month of first 3-month period.
4. New 3-month period does not begin, since flight requirements were not met for previous entire period.
5. Entitled to incentive pay based on 3-month period.
6. Entitled to incentive pay based on 2-month period.
7. Injured in aircraft accident.
8. Not entitled to incentive pay, unless sufficient flights performed in following 1 or 2-month period.
10. Two unused hours from January lost.
11. Excess hours available for application in 5 succeeding months as required.
Table 22-5. Flight Examples Involving 3-Month Periods and Excess Time

<table>
<thead>
<tr>
<th>Month</th>
<th>Hours Flown</th>
<th>Entitlement</th>
<th>Based on Hours Flown During</th>
<th>End of Month Excess and Unused Hours</th>
<th>Pertinent Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>That Month</td>
<td>Accumulated</td>
</tr>
<tr>
<td>16–31 Jan</td>
<td>3.3</td>
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<tr>
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</tr>
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<td></td>
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<tr>
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<td>0</td>
<td>No</td>
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<td>Mar</td>
<td>0</td>
<td>No</td>
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<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Apr</td>
<td>9</td>
<td>Yes</td>
<td>Apr</td>
<td>5</td>
<td>5</td>
</tr>
</tbody>
</table>

NOTES:
1. No excess hours available from previous 5 months and deficiency not made up within 2 following months.
2. Insufficient excess hours available from previous 5 months. New 3-month period does not begin since requirements were not met for entire 3-month period of August-October.
3. Payment made after the suspension ended.
4. Three-month grace period expired before suspension ended.
Table 22-6. Entitlement to HDIP, ACIP or CEFIP Under Certain Conditions

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>sick in line of duty</td>
<td>flying status orders remain in effect</td>
<td>member meets or has met flight requirements or flight requirements do not apply</td>
<td>continues for the period of illness.</td>
</tr>
<tr>
<td>2</td>
<td>on authorized leave in pay status</td>
<td></td>
<td></td>
<td>continues for the period of leave (note 1).</td>
</tr>
<tr>
<td>3</td>
<td>on TDY</td>
<td></td>
<td></td>
<td>continues for the TDY period.</td>
</tr>
<tr>
<td>4</td>
<td>in a travel status (including authorized delay en route) on change of station</td>
<td></td>
<td></td>
<td>continues for the period of travel.</td>
</tr>
<tr>
<td>5</td>
<td>a Reservist released from active duty of more than 30 days</td>
<td>orders are not issued directing relief from all assigned duties</td>
<td>member has met flight requirements</td>
<td>continues for the period of allowable travel time home (note 2).</td>
</tr>
<tr>
<td>6</td>
<td>discharged and immediately reenlists at the same station without a break in service</td>
<td>flying status orders are not specifically terminated</td>
<td></td>
<td>entitlement is determined as if there had been no discharge.</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>flying status orders are specifically terminated</td>
<td></td>
<td>ceases on the date stated in orders.</td>
</tr>
<tr>
<td>8</td>
<td>incapacitated as a result of performance of flying duty</td>
<td></td>
<td></td>
<td>is payable as indicated in paragraphs 220206 or 220306.</td>
</tr>
<tr>
<td>9</td>
<td>an enlisted crew member whose flight orders include a termination date</td>
<td>is involuntarily removed from flying duty (note 3)</td>
<td>was given less than 120 days of advance notice of removal from flying duty (note 4)</td>
<td>continues either for 120 days after the date on which notified of such removal or until original flight orders termination date, whichever occurs first, without regard to the flight requirements of paragraph 220203.</td>
</tr>
<tr>
<td>10</td>
<td>an enlisted crewmember whose flight orders do not include a termination date</td>
<td></td>
<td>was given less than 120 days advance notice of removal from flying duty (note 4)</td>
<td>continues for 120 days after the date on which notified of such removal without regard to the flight requirements of paragraph 220203.</td>
</tr>
</tbody>
</table>

NOTES:
1. Do not count flights performed while on leave for pay purposes.
2. Do not pay flying pay beyond the last day of the calendar month for which requirements are met.
3. A member is not considered to be involuntarily removed from flying duty upon separation, confinement, relief for cause, reduction in grade, medical unfitness, absence without leave, or transfer to ground duty at own request.
4. Advance notice of removal from flying duty will be issued by competent authority in writing. Advance notice may be provided verbally if a suitable memorandum for the record is made and is later followed by written notification.
Table 22-7. Monthly Aviation Career Incentive Pay (ACIP) Rates for Officers
(Effective October 17, 1998)

<table>
<thead>
<tr>
<th>Years of Aviation Service (Including Flight Training) as an Officer</th>
<th>Monthly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 or less</td>
<td>$125</td>
</tr>
<tr>
<td>Over 2</td>
<td>156</td>
</tr>
<tr>
<td>Over 3</td>
<td>188</td>
</tr>
<tr>
<td>Over 4</td>
<td>206</td>
</tr>
<tr>
<td>Over 6</td>
<td>650</td>
</tr>
<tr>
<td>Over 14</td>
<td>840</td>
</tr>
<tr>
<td>Over 22</td>
<td>585</td>
</tr>
<tr>
<td>Over 23</td>
<td>495</td>
</tr>
<tr>
<td>Over 24</td>
<td>385</td>
</tr>
<tr>
<td>Over 25</td>
<td>250</td>
</tr>
</tbody>
</table>

NOTES:
1. A rated officer in pay grade O-7 may not be paid incentive pay at a rate greater than $200 per month.
2. A rated officer in pay grade O-8 or above may not be paid incentive pay at a rate greater than $206 per month.
3. A rated officer in pay grade above O-6 may not be paid incentive pay after completion of 25 years of aviation service.
4. A rated warrant officer with over 22, 23, 24, or 25 years of aviation service, will continue to receive the rate prescribed for officers with over 14 years of aviation service.
Table 22-8. Monthly Career Enlisted Flyer Incentive Pay (CEFIP) Rates for Air Force Career Enlisted Flyers (Effective October 1, 1999)

<table>
<thead>
<tr>
<th>Years of Aviation Service</th>
<th>Monthly Rate</th>
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<tr>
<td>4 or less</td>
<td>$150</td>
</tr>
<tr>
<td>Over 4</td>
<td>225</td>
</tr>
<tr>
<td>Over 8</td>
<td>350</td>
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<tr>
<td>Over 14</td>
<td>400</td>
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<table>
<thead>
<tr>
<th>Years of Aviation Service</th>
<th>Monthly Rate</th>
</tr>
</thead>
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<tr>
<td>4 or less</td>
<td>$150</td>
</tr>
<tr>
<td>Over 4</td>
<td>190</td>
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<tr>
<td>Over 8</td>
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<td>Over 14</td>
<td>250</td>
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<table>
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<th>Monthly Rate</th>
</tr>
</thead>
<tbody>
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<td>4 or less</td>
<td>$150</td>
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<tr>
<td>Over 4</td>
<td>200</td>
</tr>
<tr>
<td>Over 8</td>
<td>260</td>
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<td>Over 14</td>
<td>300</td>
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<th>Years of Aviation Service</th>
<th>Monthly Rate</th>
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<td>4 or less</td>
<td>$150</td>
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<td>Over 4</td>
<td>225</td>
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<tr>
<td>Over 8</td>
<td>350</td>
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<td>Over 14</td>
<td>400</td>
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220201  37 U.S.C. 301(a)(1) and (4)
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220202  37 U.S.C. 301(b) and (c)
          Public Law 105-85, November 18, 1997

220203  EO 11157, June 22, 1964
        EO 11292, August 1, 1966

220204.B  25 Comp Gen 534
220204.C  37 Comp Gen 183
          4 Comp Gen 975
          9 Comp Gen 487

220206.A  EO 11157, June 22, 1964
220206.B  38 Comp Gen 83
220206.C  22 Comp Gen 1038
          Committee Action 1006, February 8, 1966
          23 Comp Gen 267

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220209.B  46 Comp Gen 776
220209.C  37 Comp Gen 322
220209.E  37 U.S.C. 552
          23 Comp Gen 948
          Public Law 92-482, October 12, 1972

220209.F.1  23 Comp Gen 449
220209.F.2  7 Comp Gen 476
          36 Comp Gen 57
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          39 Comp Gen 604
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220211.C  MS Comp Gen B-153331,
          December 11, 1964

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        February 10, 1996
2203 - Aviation Career Incentive Pay (ACIP) for Rated or Designated Officers, Aviation Cadets and Warrant Officers

220301

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220301.A.2

37 U.S.C. 301a
ASD(FMP) Memo,

220302

Public Law 105-261, section 615, October 17, 1998

220303

EO 11157, June 22, 1964
EO 11292, August 1, 1966

220304.B

25 Comp Gen 534

220304.C

37 Comp Gen 183
4 Comp Gen 975
9 Comp Gen 487

220306

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DoD Instruction 7730.67, December 12, 2011
OASD(M,I&L) Memo, February 15, 1985
ASD(FMP) Memo, December 15, 1994

220306.B

ASD(FMP) Memo, December 15, 1994

220306.B.2

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220306.B.3

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220309

2 Comp Gen 370

220309.A

2 Comp Gen 370

220309.B

46 Comp Gen 776

220309.C

23 Comp Gen 449
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220309.D

7 Comp Gen 476
36 Comp Gen 57
ASD(FMP) Memo, December 15, 1994

220310

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220311

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* SAF Memo, September 27, 2013
* Public Law 113-66, section 615,
  December 26, 2013

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  December 26, 2013

Table 22-1

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  November 18, 1997
Public Law 105-261, section 614,
  October 10, 1998

Table 22-3

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Rule 9            EO 11929, July 26, 1976
Rule 10           EO 11929, July 26, 1976
                   EO 11929, July 26, 1976
Note 3            EO 11929, July 26, 1976
Note 4            EO 11929, July 26, 1976

Table 22-4

Example 6 and Note 10 46 Comp Gen 776
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<td>Public Law 105-85, section 614,</td>
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VOLUME 7A, CHAPTER 23: “SUBMARINE DUTY PAY”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated February 2012 is archived.

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<th>PURPOSE</th>
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<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
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<td>230301</td>
<td>Changed the reference.</td>
<td>Revision</td>
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<td>Updated statutes.</td>
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CHAPTER 23

SUBMARINE DUTY PAY

*2301 GENERAL

A member of the Navy who is entitled to basic pay, but is not entitled to continuous monthly submarine duty incentive pay under section 2303, is entitled to submarine duty incentive pay for the frequent and regular performance of operational submarine duty required by orders (including a submarine of a foreign nation).

2302 INCENTIVE PAY FOR OPERATIONAL SUBMARINE DUTY

230201. Rates

A. The monthly rates of submarine duty pay for commissioned officers are in Table 23-1.

B. The monthly rates of submarine duty pay for warrant officers are in Table 23-2.

C. The monthly rates of submarine duty pay for enlisted members are in Table 23-3.

230202. Definitions

A. The term “operational submarine duty” means duty:

1. While attached under competent orders to a submarine;

2. While serving as an operator or crew member of an operational submersible (including an undersea exploration or research vehicle);

3. While undergoing training preliminary to assignment to a nuclear-powered submarine;

4. While undergoing rehabilitation after assignment to a nuclear-powered submarine; or

5. In the case of a member qualified in submarines, while attached as a member of a submarine operational command staff whose duties require serving on a submarine during underway operations:

   a. During 1 calendar month – 48 hours, except that hours served underway in excess of 48 hours as a member of a submarine operational command staff during any of the immediately preceding 5 calendar months and not already used to qualify for
incentive pay, may be applied to satisfy the 48-hour underway time requirements for the current month.

b. During any 2 consecutive calendar months when requirements of subparagraph 230202.A.5.a have not been met for the first month: 96 hours; or

c. During any 3 consecutive calendar months when requirements of subparagraph 230202.A.5.b have not been met for the first 2 months: 144 hours.

6. While receiving instruction to prepare for assignment to a submarine of advanced design; or

7. While receiving instruction to prepare for a position of increased responsibility on a submarine.

B. The term “submarine service” means the service performed under regulations prescribed by the Secretary of the Navy by a member. The years of submarine service are computed beginning with the effective date of the initial order to perform submarine service.

230203. Submarine Duty Pay Start and Stop Dates

See Table 23-4.

230204. Submarine Operational Command Staff Members

A. General rules for meeting underway time requirements, including determination of a 2- or 3-month grace period, are substantially the same as those for flying pay. (See Chapter 22.)

B. For the fractional part of a calendar month, or fractional parts of 2 consecutive calendar months (duty begins in 1 month and ends in the following month), the underway time required, based on the requirement of 48 hours for a calendar month, will be determined from Table 23-5.

230205. Temporary Additional Duty or Authorized Leave

A member who is entitled to submarine duty pay retains entitlement during periods of temporary additional duty or authorized leave. A submarine operational command staff member, however, is required to fulfill the underway time requirements to retain entitlement during such periods if not otherwise entitled to continuous monthly submarine duty pay in accordance with section 2302.

230206. Missing Status, Member’s Entitlement

A member receiving submarine duty pay when declared missing by a competent authority is entitled to submarine duty pay during the period of absence and for the period, not to exceed
1-year, required for hospitalization and rehabilitation after termination of missing status. The member’s entitlement to submarine duty pay upon termination of the period of eligibility will be contingent on a determination of continued eligibility under paragraph 2301.

230207. Restriction

An officer who fails selection for assignment as an executive officer or commanding officer of a submarine, or who declines to serve in either such position, may not be paid submarine duty pay except for periods during which such officer is serving on a submarine during underway operations.

2303 CONTINUOUS MONTHLY SUBMARINE DUTY PAY FOR SUBMARINE SERVICE MEMBERS

*230301. Entitlement

A member of the submarine service (as defined in subparagraph 230202.B) is entitled to continuous monthly submarine duty pay as follows:

A. Through 26 years of service (as computed under Chapter 1, section 0101), a member must perform operational submarine duties for at least 6 of the first 12 years, and at least 10 of the first 18 years, of submarine service. If a member, however, performs the prescribed operational submarine duties for at least 8 but less than 10 of the first 18 years of submarine service, then that member is entitled to continuous monthly submarine duty pay for the first 22 years of service (as computed under Chapter 1, section 0101).

NOTE: In the case of an officer, the period as an enlisted member before initial appointment as an officer is excluded.

B. If upon completion of either 12 or 18 years of submarine service it is determined that a member has failed to perform the minimum prescribed operational submarine duty requirements during the prescribed periods of time, then entitlement to continuous monthly submarine duty pay ceases. If entitlement to continuous monthly submarine duty pay ceases upon completion of 12 years of submarine service, then entitlement to that pay may again commence upon completion of 18 years of submarine service if the minimum operational submarine duty requirements have been met, and such pay shall continue for the period of time prescribed in this section. If, however, entitlement to continuous monthly submarine duty pay ceases in the case of any member at the completion of either 12 or 18 years of submarine service, or 26 years of service (as computed under Chapter 1, section 0101), then that member shall be entitled to that pay in the amount set forth in section 2302, for the performance of service as a member of a submarine operational command staff, if his duties require serving on a submarine during underway operations.

NOTE: In the case of an officer, any period as an enlisted member before initial appointment as an officer is excluded.
230302. Rates

The monthly rates of submarine duty pay are the same as indicated in paragraph 230201.

230303. Missing Status, Member’s Entitlement

The provisions of paragraph 230206 are also applicable to submarine duty pay entitlement under this section.

230304. Restriction

An enlisted member may not be paid continuous submarine duty pay while serving ashore between submarine sea duty assignments unless the member has a sufficient period of enlistment (including any extension of an enlistment) remaining to be reassigned to submarine sea duty.
Table 23-1. Monthly Submarine Duty Pay Rates – Commissioned Officers
Effective October 1, 2004

<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>2 or less</th>
<th>Over 2</th>
<th>Over 3</th>
<th>Over 4</th>
<th>Over 6</th>
<th>Over 8</th>
<th>Over 10</th>
<th>Over 12</th>
<th>Over 14</th>
<th>Over 16</th>
<th>Over 18</th>
<th>Over 20</th>
<th>Over 22</th>
<th>Over 26</th>
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<td>O–6</td>
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<td>595</td>
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<td>595</td>
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<td>790</td>
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<td>835</td>
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<td>O–4</td>
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<td>O–3</td>
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</tbody>
</table>

NOTE:
As of October 1, 2013, rates are still in effect.

Effective October 1, 2002

<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>2 or less</th>
<th>Over 2</th>
<th>Over 3</th>
<th>Over 4</th>
<th>Over 6</th>
<th>Over 8</th>
<th>Over 10</th>
<th>Over 12</th>
<th>Over 14</th>
<th>Over 16</th>
<th>Over 18</th>
<th>Over 20</th>
<th>Over 22</th>
<th>Over 26</th>
</tr>
</thead>
</table>

NOTE:
As of October 1, 2013, rates are still in effect.
Table 23-3. Monthly Submarine Duty Pay Rates – Enlisted Members  
Effective October 1, 2011

<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>2 or less</th>
<th>Over 2</th>
<th>Over 3</th>
<th>Over 4</th>
<th>Over 6</th>
<th>Over 8</th>
<th>Over 10</th>
<th>Over 12</th>
<th>Over 14</th>
<th>Over 16</th>
<th>Over 18</th>
<th>Over 20</th>
<th>Over 22</th>
<th>Over 26</th>
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</thead>
<tbody>
<tr>
<td>E-8</td>
<td>415</td>
<td>415</td>
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<td>415</td>
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<td>415</td>
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<td>550</td>
</tr>
<tr>
<td>E-7</td>
<td>405</td>
<td>405</td>
<td>405</td>
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<td>405</td>
<td>405</td>
<td>405</td>
<td>405</td>
<td>405</td>
<td>405</td>
<td>405</td>
<td>405</td>
</tr>
<tr>
<td>E-6</td>
<td>155</td>
<td>170</td>
<td>175</td>
<td>300</td>
<td>325</td>
<td>375</td>
<td>375</td>
<td>375</td>
<td>375</td>
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<td>375</td>
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<td>375</td>
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<tr>
<td>E-3</td>
<td>80</td>
<td>90</td>
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<td>75</td>
<td>75</td>
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</tr>
</tbody>
</table>

*NOTE:* 
As of October 1, 2013, rates are still in effect.
### Table 23-4. Submarine Duty Pay – Start and Stop Dates

<table>
<thead>
<tr>
<th>R U L E</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If member under orders for submarine duty is attached to a submarine and</td>
<td>day of reporting duty</td>
<td>through day of detachment.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>assigned as prospective crewmember of submarine under construction</td>
<td>day of reporting on-ship or off-ship crew for duty.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>attached to a nuclear-powered submarine manned by two crews or a crew and an augment crew (notes 1 and 2)</td>
<td>day of reporting on-ship or off-ship crew for duty</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>undergoing instruction to qualify for duty on a submarine of advanced design or for duty with increased responsibility (note 3)</td>
<td>day class convenes</td>
<td>through last day of instruction.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>injured or incapacitated as a result of performing submarine duty remains assigned to submarine duty</td>
<td>through date of detachment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>is transferred to a medical facility on temporary duty orders for treatment, rehabilitation or medical board review</td>
<td>for not more than 6 months after date of incapacity, as determined by medical authorities.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>is reassigned to limited duty for treatment or rehabilitation</td>
<td>for not more than 6 months after date of assignment to Limited Duty or until disqualifying condition is determined to be permanent, whichever is earlier.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**

1. Attachment to a submarine means duty as a crew member either on board the submarine or on duty ashore during periods of rehabilitation after reporting for permanent duty as a crew member, whether to the on-ship or off-ship crew.

2. When an off-crew member in a training and rehabilitation status performs travel in connection with a change of home port of the member's submarine by means other than the submarine, member's entitlement to submarine pay continues during period in transit.

3. This rule also applies to officers who previously qualified in submarines as enlisted members while attending the following:
   a. Submarine Officers' Basic Course or Submarine Officers' Indoctrination Course, for the specific purpose of preparing for a position in a nuclear-powered submarine, or
   b. A course of instruction, published in **OPNAV Instruction 7220.15 series**, specifically preparing them for positions of increased responsibility in nuclear-powered submarines.
Table 23-5. Submarine Operational Command Staff Members Underway Time Required for Fractional Part of Month

<table>
<thead>
<tr>
<th>Days</th>
<th>Underway Time</th>
<th>Days</th>
<th>Underway Time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Hours</td>
<td>Minutes</td>
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</tr>
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<td>1</td>
<td>36</td>
<td>16</td>
</tr>
<tr>
<td>2</td>
<td>3</td>
<td>12</td>
<td>17</td>
</tr>
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<td>4</td>
<td>48</td>
<td>18</td>
</tr>
<tr>
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</tr>
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<tr>
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</tr>
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<td>12</td>
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</tr>
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<td>20</td>
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</tr>
<tr>
<td>15</td>
<td>24</td>
<td>00</td>
<td>30-31</td>
</tr>
</tbody>
</table>
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CHAPTER – 23 SUBMARINE DUTY PAY

*2301 – GENERAL

37 U.S.C. 301c(a)(2)

2302 - INCENTIVE PAY FOR OPERATIONAL SUBMARINE DUTY

230202  37 U.S.C. 301c(a)(5)

* 230206  37 U.S.C. 552

230207  37 U.S.C. 301c(5)(c)(1)

2303 – CONTINUOUS MONTHLY SUBMARINE DUTY PAY FOR SUBMARINE SERVICE MEMBERS

230301  37 U.S.C. 301c(a)(1)
230301.A  37 U.S.C. 301c(a)(3)
230301.B  37 U.S.C. 301c(a)(4)
230304  37 U.S.C. 301c(a)(5)(c)(2)

Table 23-1  OPNAVINST 7220.15
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Table 23-3  OPNAVINST 7220.15
ASN (M&RA) Memo, August 30, 2011
Table 23-4  OPNAVINST 7220.15
Table 23-5  OPNAVINST 7220.15
VOLUME 7A, CHAPTER 24: “INCENTIVE PAY - HAZARDOUS DUTY OTHER THAN AERIAL FLIGHTS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated February 2009 is archived.

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</tr>
</thead>
<tbody>
<tr>
<td>Entire chapter</td>
<td>The chapter is certified as current. No policy changes were made.</td>
<td>Update</td>
</tr>
</tbody>
</table>
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CHAPTER 24

INCENTIVE PAY - HAZARDOUS DUTY OTHER THAN AERIAL FLIGHTS

2401  GENERAL PROVISIONS

240101.  Entitlement

A Military Service member entitled to basic pay is, in addition, entitled to incentive pay for performing any of the hazardous duties listed in subparagraph 240101.C when duty is performed under competent orders, and otherwise meets the requirements of this chapter.

A.  Member of the Regular Force.  When the requirements have been met, entitlement to hazardous duty incentive pay (HDIP) commences on the date the member reports for and enters on duty in compliance with competent orders.  Entitlement ceases on the effective date published in orders for termination of such duty or the date the member is detached from and no longer required to perform the hazardous duty, whichever occurs first.  When a member commences hazardous duty on a date other than the first day of a month, or terminates that duty on a date other than the 30th day of a month (28th or 29th of February, as appropriate) and otherwise meets the requirements of this chapter for the month, then he or she is entitled to a prorated portion of the rate of pay for the month.

B.  Member of the Reserve Components

1.  A member of the Reserve Components on extended active duty (EAD), who is ordered to perform any of the hazardous duties listed in subparagraph 240101.C, is entitled to pay based on the terms of this chapter.

2.  A member of the Reserve Components on active duty training (ADT), who is ordered to perform any of the hazardous duties listed below, is entitled to pay based on paragraphs 570302 and 570401 and the terms of this chapter as affected by Table 24-5, rules 9 through 13.

C.  Hazardous Duties List

1.  Duty involving parachute jumping as an essential part of military duty.

2.  Duty involving frequent and regular participation in flight operation on the flight deck of an aircraft carrier or ship other than aircraft carrier from which aircraft are launched.

3.  Duty involving the demolition of explosives as a primary duty, including training for such duty.

4.  Duty inside a high- or low-pressure chamber.
5. Duty as a human acceleration or deceleration experimental subject.

6. Duty as a human test subject in thermal stress experiments.

7. Duty involving the servicing of aircraft or missiles with highly toxic fuels or propellants.

8. Duty involving fumigation tasks utilizing highly toxic pesticides.

9. Duty involving laboratory work utilizing live dangerous viruses or bacteria.

10. Duty involving handling of chemical munitions.

11. Duty involving maritime visit, board, search and seizure operations.

12. Duty involving use of ski-equipped aircraft on the ground in Antarctica or on the Arctic Ice-Pack.

240102. Rates

A. Except for a High Altitude-Low Opening (HALO) parachutist, a member who qualifies for hazardous duty incentive pay under this chapter is entitled to such pay at monthly rate of $150. The monthly rate for a HALO parachutist who qualifies under this chapter is $225. Only one type of parachute duty payment (regular or HALO) is authorized for a qualifying period. When a member qualifies for both types of parachute duty, the higher rate of pay is authorized.

B. In the case of a member required by competent orders to perform both regular and HALO parachute jumps (paragraph 240201), the following applies: Unless otherwise restricted by Military Service regulations (for example, restrictions on manning classification), the difference between the monthly rate of $150 and $225 is authorized for payment to a member who later qualifies for the HALO rate for a month in which the member earlier qualified for the regular rate of parachute pay.

240103. Multiple Payments of Hazardous Duty Incentive Pay

Members who qualify for incentive pay for more than one type of hazardous duty may receive no more than two payments for the same period. Dual hazardous duty incentive pay is limited to those members required by orders to perform specific multiple hazardous duties necessary for successful accomplishment of the mission of the unit to which assigned. Members must meet minimum requirements for each hazardous duty, unless excepted as provided in subparagraph 240104.D.
A. Types of Duties That Qualify Member for Dual Payments of Hazardous Duty Incentive Pay. (See also subparagraph 220111.B.)

1. Members assigned to units who are required to perform parachute jumps in addition to and in connection with explosive ordnance demolition duties.

2. Air Force pararescue team members placed on orders to perform duties as both crew members and parachutists.

3. Other combinations of hazardous duties for which dual payment of incentive pay are authorized by the Secretary of the Military Department concerned.

B. Aviation Incentive Pays and Hazardous Duty Incentive Pay. Officers entitled to Aviation Career Incentive Pay (ACIP) and enlisted members entitled to Career Enlisted Flyer Incentive Pay (CEFIP), may receive not more than two types of HDIP under the provisions of this chapter provided the conditions for entitlement have been independently met. Officers and enlisted members entitled to HDIP for flying duty (in lieu of ACIP or CEFIP), may receive not more than one other HDIP under the provisions of this chapter provided the conditions for entitlement have been independently met.

C. Restriction with Regard to Parachute Duty. Only one type of parachute duty payment (regular or HALO) is authorized for a qualifying period. When a member qualifies for both types of parachute duty, the higher rate of pay is authorized.

D. Restriction with Regard to Flight Deck Duty. (See subparagraph 240301.D).

240104. Injury or Incapacity Resulting From Performance of Hazardous Duty

When a member, who is required to perform hazardous duty, is injured or otherwise incapacitated as a result of performing such duty, he or she is considered to have met the requirements for that duty during the incapacity, but for not longer than 3 months. Appropriate medical authority determines the cause of the incapacity and the dates thereof.

A. When To Start the 3-Month Entitlement Period. (See Table 24-1.)

B. Hazardous Duty for Definite Period. When a member has been placed on hazardous duty for a definite period and is entitled to incentive pay while incapacitated as a result of performance of such duty, incentive pay may not normally be paid beyond the ending date of the duty period stated in the orders. When evidence, however, is furnished that the member would have continued in the hazardous duty status had it not been for the incapacity, incentive pay may be paid beyond the ending date of the duty stated in the orders.
C. **Change of Station for Medical Treatment.** See Table 24-2 for effect of permanent change of station. Temporary duty or temporary additional duty orders which specify a member's return to a permanent station do not affect assignment or attachment to the hazardous duty. A member ordered to a medical facility under such orders continues to be entitled to incentive pay during incapacity for no more than 3 months.

D. **Injury or Incapacity While Performing Dual Hazardous Duties.** If members, required to perform more than one hazardous duty, are injured or otherwise incapacitated as a result of either of those duties, then they are entitled to dual incentive pay during the incapacity but for no longer than 3 months. If not entitled to dual incentive pay at the time of the incapacity, then they are entitled to the type of incentive pay they were receiving at the time of the incapacitation. The beginning date of the 3-month period must be determined separately for each type of incentive pay. Use paragraph 220106 or Table 24-1, as applicable, to determine the 3-month period separately for each incentive pay.

240105. Incapacity Not Caused by Hazardous Duty

A member’s right to incentive pay during incapacity, which is not the result of performing hazardous duty, depends on fulfillment of hazardous duty requirements.

240106. Authority to Issue Orders

Authority of the Military Departments to issue orders requiring performance of hazardous duty is delegated by the Secretaries to specific commanders within each Military Service. These delegations are contained in personnel administrative regulations of the respective Military Services.

240107. Missing Status - Member's Entitlement

A member receiving incentive pay of a type listed in paragraph 240101, when declared by competent authority to be missing (as defined in the Glossary) is entitled to such incentive pay during the period of absence and for any period, not to exceed 1 year, required for hospitalization and rehabilitation after termination of missing status. The member's entitlement to incentive pay of a type listed in paragraph 240101 upon termination of any required period of hospitalization and rehabilitation or the 1-year period after date of return from missing status, whichever is earlier, shall be contingent on a determination of continued eligibility under paragraph 240101 and the applicable incentive pay requirements of this chapter.

2402 PARACHUTE DUTY

240201. Entitlement

A. **General.** Qualified members are those who have received a designation as a parachutist or parachute rigger, or are undergoing training for such designations; who are required by competent orders to engage in parachute jumping from an aircraft in aerial flight, and who meet the minimum performance requirements of Table 24-3.
B. Military Free Fall or High Altitude-Low Opening (HALO)

1. Members must perform duty involving parachute jumping, as an essential part of such duty, in military free fall operations where parachute deployment by the jumper occurs without the use of a static line.

2. Qualifying members are those who have graduated from the United States Army Military Free Fall Course or a Military Service recognized equivalent course; have received a designation as a HALO parachutist, or are undergoing training for such designation; and are required by competent orders to engage in parachute jumping at high altitudes without use of a static line from an aircraft in aerial flight. Members shall meet the requirements of Table 24-3. Performance requirements must be satisfied by free fall jumps.

240202. Parachute Jumps-Leave, Permanent Change of Station (PCS), Temporary Duty/Temporary Active Duty (TDY/ TAD), or Active Duty Training (ADT)

A. General. Qualifying jumps for entitlement to parachute pay shall be performed during a period of duty requiring parachute jumping as established by competent orders. Parachute jumps performed under the following circumstances do not qualify a member for entitlement to parachute pay:

1. Parachute jumps performed by any member while on leave or during PCS or TDY/TAD not requiring parachute jumping as an essential part of the duty.

2. Parachute jumps performed by a member of a Reserve Component while on ADT that does not require parachute jumping as an essential part of the duty.

B. Examples (Not All Inclusive)

1. Leave

   a. Facts

      (1) A member is placed on parachute jump status by competent orders effective January 15. Member performs a jump on March 15.

      (2) The member is on leave for the period March 25 through April 25, and performs a jump on April 15 during the period of leave.

      (3) The member returns to the permanent duty station April 26 and performs a jump on July 15.

   b. Entitlements
(1) The member is entitled to parachute pay from January 15 through March 30 based on the jump performed March 15 (see Table 24-3, rule 1 and note 1).

(2) The member is entitled to parachute pay for May, June, and July based on the jump performed July 15 (see Table 24-3, rule 1, and Table 24-5, rule 2).

(3) The jump performed on April 15 is not a qualifying jump for parachute pay entitlement; thus, the member is not entitled to parachute pay for April.

2. Temporary Duty or Temporary Active Duty (TDY/TAD)

a. Facts

(1) The member is placed on parachute jump status by competent orders at permanent duty station. Member performs a jump on January 15.

(2) For the period January 25 through July 2, the member is assigned TDY/TAD where parachute jumping is not required by competent orders. The member performs a parachute jump on June 10 while on TDY/TAD.

(3) A member returns to permanent duty station on July 3 and performs a jump on: July 6, July 13, and August 6.

b. Entitlements

(1) The member is entitled to parachute pay for January, February, and March based on jump performed January 15 (Table 24-3, rule 1, and Table 24-5, rule 3).

(2) The member is entitled to parachute pay for May, June, and July based on jump performed July 6. The jump performed on July 13 is not applied for entitlement because it is one of multiple jumps performed in the same month. Only one jump per month is used for qualification to parachute pay (Table 24-3, rule 1).

(3) The member is entitled to parachute pay for August, September, and October based on jump performed August 6 (Table 24-3, rules 1 and 2).

(4) The jump performed on June 10 during TDY/TAD is not a qualifying jump for parachute pay entitlement (subparagraph 240202.A.1); no entitlement exists for parachute pay for April.

3. Active Duty Training (ADT) Less Than 20 Weeks, Reserve Component Member Assigned to a Unit
a. **Facts**

(1) A Reserve Component member is placed on parachute jump status at unit of assignment by competent orders. At the unit of assignment, the member performs inactive duty training (IDT) drills on January 14-15, February 12-13, and March 15-16. The member performs a parachute jump on January 15.

(2) The member is ordered to active duty training ADT for the period March 28 through May 22 (less than 20 weeks). The member is not placed on parachute jump status at ADT station, but the member performs a jump on April 5 while on ADT.

(3) The member returns to parachute duty at the unit of assignment upon completion of ADT and performs IDT on drills May 24-25, June 8-9, and July 9-10. He or she performs a parachute jump on July 10.

b. **Entitlements**

(1) The member is entitled to parachute pay for IDT drills in January, February, and March based on the jump performed January 15 (see Table 24-3, rule 1).

(2) The member is entitled to parachute pay for allowable travel time to the ADT station and for ADT days, March 28-30, also based on jump performed January 15 (see paragraph 580205; Table 24-3, rule 1; Table 24-5, rule 13).

(3) The member is entitled to parachute pay for ADT May 1-22 plus allowable travel time from ADT station based on the jump performed July 10 (see paragraph 580205; Table 24-3, rule 2; Table 24-5, rule 13).

(4) Also based on jump performed July 10, the member is entitled to parachute pay for IDT drills performed in May, June, and July.

(5) The jump performed April 5 is not a qualifying jump for entitlement to parachute pay. Thus, no entitlement exists for April (see subparagraph 240202.A).

4. **Active Duty Training (ADT) Any Number of Weeks, Reserve Component Member, With or Without Unit of Assignment**

a. **Facts**

(1) A Reserve Component member, if assigned to a unit, is not placed on parachute jump status at unit.

(2) The member is ordered to ADT, any number of weeks. He or she is placed on parachute jump status at the ADT station by competent orders.
(3) The member meets minimum performance requirements according to Table 24-3 by jumps performed during ADT.

b. **Entitlements.** The member is entitled to parachute pay for allowable travel time to and from the ADT station and for period of ADT (see Table 24-5, rules 9 and 11).

240203. Rates

See paragraph 240102.

240204. Performance Requirements

See Table 24-3.

240205. Table of Parachute Jumps

Table 24-4 gives examples of how minimum requirements are applied. This table does not necessarily cover all situations but is intended as a general guide. In each example, the member was required by orders to participate frequently and regularly in parachute jumps for the entire period. This table is not intended to show date of payment. In every case, the parachute duty requirements must be met before payment is made.

240206. Right to Pay Under Certain Conditions

See Table 24-5.

2403 FLIGHT DECK DUTY

240301. Entitlement

A. **Conditions of Entitlement.** A member is entitled to incentive pay for flight deck duty (flight deck hazardous duty incentive pay (FDHDIP)) when the member:

1. Serves on the crew of an eligible air capable ship or an aviation unit operating from such a ship; fixed-wing-aircraft carrier or an aviation unit operating from that type of carrier;

2. Is ordered by competent authority to duty in a billet which requires frequent and regular participation in flight operations; and

3. Participates, within a calendar month, in 4 days of flight operations or their equivalent on the flight deck of eligible air capable ships.

B. **Quotas and Billets.** The number of members entitled to FDHDIP is subject to the monthly quotas applicable to the eligible air capable ships and type or combination
of air units operating from such ships, as promulgated in Chief of Naval Operations (OPNAV) Instructions in the 7220.4J series.

C. **Members on Temporary Duty or Temporary Additional Duty.** Members on temporary duty or temporary additional duty in the crew of an eligible air capable ship or an aviation unit operating from such a ship may be ordered to flight deck hazardous duty billets (FDHDBs). When so ordered, they are entitled to FDHDIP for the actual period specified in the orders provided they meet the minimal participation requirements for an entire month (4 days of flight operations or their equivalent) within each calendar month.

D. **Dual Payments.** Members receiving incentive pay for any other type of hazardous duty are not entitled to FDHDIP for the same period.

240302. Specialized Terms

A. **Eligible Air Capable Ship.** A ship having a flight deck that has been certified to launch or land aircraft under Chief of Naval Operations ship or helicopter facility certification program.

B. **Flight Operations.** The period of time during which launch and recovery of aircraft are in progress on the flight deck of an eligible air capable ship. It includes the turnup and movement of aircraft preparatory to launch and the movement and shutdown of aircraft immediately following recovery.

C. **Day of Flight Operations.** One day of flight operations shall consist of a calendar day during which any combination of aircraft takeoffs and/or landings takes place, as specified for each ship by class in OPNAV Instruction 7220.4J series. Four days of such flight operations, or the equivalent thereof, shall constitute the basic calendar month qualification criteria.

D. **Equivalent of 4 Days of Flight Operations.** Any single day, or combination of days during a calendar month in which the number of aircraft take-offs and/or landing equals the monthly total requirement for that class ship in OPNAV Instruction 7220.4J series shall constitute the equivalent of 4 days of flight operations.

E. **Flight Deck Hazardous Duty Billet (FDHDB).** A billet that requires frequent and regular participation in flight operations on the flight deck of an eligible air capable ship as promulgated in OPNAV Instruction in the 7220.4J series.

F. **Participation.** Presence, during flight operations, at an assigned station in an FDHDB on the flight deck of an aircraft carrier or a ship other than an aircraft carrier from which aircraft are launched and recovered during flight operations.

240303. Rates

See paragraph 240102.
240304. Commencement and Termination of FDHDIP

Eligibility for entitlement to FDHDIP begins on the date a member is ordered to duty in a FDHDIP. Entitlement eligibility ends on the date the orders to such billet are revoked, or when a member is permanently detached from the aircraft carrier or aviation unit, whichever occurs first. Orders may be terminated for other reasons but not for the sole purpose of providing FDHDIP for additional members.

240305. Prorated FDHDIP

Personnel who otherwise meet entitlement criteria, but who do not participate in a full calendar month of flight operations, will receive a prorated FDHDIP payment. The prorated amount will be determined by multiplying 1/30th of the monthly FDHDIP rate by the number of days the member actually performed in a FDHDIP billet aboard ship for the partial month.

240306. Right to Pay Under Certain Conditions

See Table 24-5.

2404 DEMOLITION DUTY

240401. Entitlement

A. Condition of Entitlement. A member entitled to basic pay, who is required by competent orders to perform duty involving the demolition of explosives, as prescribed by Military Service regulations, as a primary duty (including training for that duty), is entitled to incentive pay under the conditions stated in this section. Incentive pay is payable for any full month, or is prorated under paragraph 240101 for any portion of a calendar month during which a member under competent orders performs demolition duty by use of live explosives.

B. Duty Involving Demolition of Explosives. Demolition duty is duty performed by members who engage in the following activities under competent orders and as a primary duty assignment:

1. Demolish by the use of explosives objects, obstacles, or other explosives, or recover and render harmless, by disarming or demolition, explosives that have failed to function as intended or which have become a potential hazard;

2. Participate as students or instructors in instructional training, including that in the field or fleet, for the duties described in subparagraph 240401.B.1 provided that live explosives are used in such training;

3. Participate in proficiency training, including that in the field or fleet, for the maintenance of skill in the duties described in subparagraph 240401.B.1 provided that live explosives are used in such training; or
4. Experiment with or develop tools, equipment, or procedures for the
demolition and rendering harmless of explosives, provided that live explosives are used.

240402. Rates

See paragraph 240102.

240403. Performance Requirements

A member, who is assigned to demolition duty by competent orders and performs such
duty during the month involved, is entitled to incentive pay for that duty provided live explosives
are used. Local commanders are responsible for ensuring that the finance officer is informed
when a member fails to perform the monthly demolition duty required for entitlement to the
incentive pay.

240404. Right to Pay Under Certain Conditions

See Table 24-5.

2405 EXPERIMENTAL STRESS DUTY

240501. Entitlement

A. Condition of Entitlement. A member on active duty who is required by
competent orders to perform experimental stress duty is entitled to incentive pay under the
conditions stated in this section. Incentive pay is payable for any full month, or is prorated in
accordance with paragraph 240101 for any portion of a calendar month, during which
experimental stress duty is performed under competent orders.

B. Duty Involving Experimental Stress. Experimental stress duties are
limited to the following:

1. Human Acceleration or Deceleration Experimental Subject. Duty
performed as human acceleration or deceleration experimental subjects utilizing experimental
acceleration or deceleration devices.

2. Thermal Stress Duty. Duty performed as human thermal
experimental subjects in thermal stress experiments.

3. Low-Pressure Chamber Duty. Duty performed within a low-
pressure (altitude) chamber at physiological facilities as human test subject, inside
instructor-observer or inside observer-tender.

4. High-Pressure Chamber Duty
a. Duty performed within a high-pressure (hyperbaric or recompression) chamber or hyperbaric complex as a:

(1) Human test subject for approved protocols applicable to the research, development, testing and evaluation of diving, hyperbaric and underwater-related tools, systems, equipment and procedures.

(2) Recompression chamber/hyperbaric complex inside instructor-observer or inside observer-tender during the conduct of protocols involving the use of human test subjects.

(3) Recompression chamber/hyperbaric complex inside instructor-observer or inside observer-tender during the conduct of hyperbaric treatment or hyperbaric therapy procedures which include, but are not limited to, treatment of ailments incidental to diving and hyperbaric/hypobaric exposure.

b. Navy Personnel Only. For a Navy member to qualify for this incentive pay as a human test subject, inside instructor-observer or inside observer-tender in a recompression chamber/hyperbaric complex, all of the following conditions must be met. The member must:

(1) Possess a Navy Enlisted Classification/Navy Officer Billet Classification (NEC/NOBC) listed below and is assigned by competent orders to a billet utilizing that NEC/NOBC:

<table>
<thead>
<tr>
<th>Enlisted:</th>
<th>NEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEAL (Basic)</td>
<td>5320</td>
</tr>
<tr>
<td>Swimmer Delivery Vehicle</td>
<td>5323</td>
</tr>
<tr>
<td>SEAL</td>
<td>5326</td>
</tr>
<tr>
<td>Basic Explosive Ordnance Disposal (EOD) Technician</td>
<td>5332</td>
</tr>
<tr>
<td>Basic EOD Technician (Parachutist)</td>
<td>5333</td>
</tr>
<tr>
<td>Senior EOD Technician</td>
<td>5334</td>
</tr>
<tr>
<td>Senior EOD Technician (Parachutist)</td>
<td>5335</td>
</tr>
<tr>
<td>Master EOD Technician</td>
<td>5336</td>
</tr>
<tr>
<td>Master EOD Technician (Parachutist)</td>
<td>5337</td>
</tr>
<tr>
<td>Master Diver</td>
<td>5341</td>
</tr>
<tr>
<td>First Class Diver</td>
<td>5342</td>
</tr>
<tr>
<td>Second Class Diver</td>
<td>5343</td>
</tr>
<tr>
<td>Advanced Underwater Construction Technician</td>
<td>5931</td>
</tr>
<tr>
<td>Basic Underwater Construction Technician</td>
<td>5932</td>
</tr>
<tr>
<td>Master Underwater Construction Technician</td>
<td>5933</td>
</tr>
<tr>
<td>Special Amphibious Reconnaissance Independent Duty Corpsman</td>
<td>8403</td>
</tr>
<tr>
<td>Fleet Marine Force Reconnaissance Corpsman</td>
<td>8427</td>
</tr>
<tr>
<td>Special Operations Independent Duty Corpsman</td>
<td>8491</td>
</tr>
<tr>
<td>Special Operations Technician</td>
<td>8492</td>
</tr>
<tr>
<td>Medical Deep Sea Diving Technician</td>
<td>8493</td>
</tr>
<tr>
<td>Medical Deep Sea Diving Technician</td>
<td>8494</td>
</tr>
</tbody>
</table>
(2) Be ordered to perform additional duty as a human test subject, inside instructor-observer or inside observer-tender as described in subparagraphs 240501.B.4.a., b, or c, or by the commanding officer having cognizance over the recompression chamber or hyperbaric complex, and;

(3) Either be instructing or operating Navy approved underwater breathing equipment, support systems, and recompression chambers; or observing the other individual(s) for symptoms of diving injuries/illnesses and providing appropriate treatment, as ordered by competent authority.

c. The following types of similar duties do not entitle Navy personnel to hazardous duty incentive pay as recompression chamber/hyperbaric complex inside instructor-observers or inside observer-tenders:

(1) Inside observer-tender and divers for surface decompression procedures incidental to the conduct of diving operations as this is considered a normal procedure related to the safe conduct of routine diving operations.

(2) Either under instruction inside instructor-observer, inside observer-tender or trainees. This includes saturation diving procedures and hyperbaric medical related training which is considered a normal requirement to establish or maintain proficiency and/or qualifications.

(3) Inside observer-tender or test candidates during conduct of pressure and/or oxygen tolerance tests.

(4) Inside observer-tender, technicians or others involved in recompression chamber or hyperbaric complex preventive or corrective maintenance or during the use of a chamber or complex for the purpose of conducting preventive or corrective maintenance procedures.

(5) Patients undergoing hyperbaric treatment or therapy.

C. Restriction. A member is entitled to only one payment of incentive pay for experimental stress duty during any 1 month.
240502. Rates
See paragraph 240102.

240503. Performance Requirements

A member is entitled to incentive pay for experimental stress duty when assigned to that duty by competent orders and performs such duty during the month involved. Competent medical authorities of the Military Service concerned must determine if the member is engaged in one or more stress experiments involving risk of experimental hazard.

240504. Right to Pay Under Certain Conditions
See Table 24-5.

2406 TOXIC FUELS (OR PROPELLANTS) DUTY

240601. Entitlement

A. A member is entitled to hazardous duty incentive pay (HDIP) for duty involving the servicing of aircraft or missiles with highly toxic fuels or propellants when this duty is performed as a primary duty according to the requirements set forth in subparagraphs 240602.A through D and G.

B. A member is entitled to HDIP for duty involving the servicing of aircraft or missiles with highly toxic fuels or propellants for the testing of aircraft or missile systems (or components of such systems) during which highly toxic fuels are used when this duty is performed as a primary duty according to the requirements listed below.

240602. Requirements

Primary duty under this section requires:

A. Removal, replacement, and servicing of the emergency power unit of an aircraft with H-70 propellant (30 percent water, 70 percent hydrazine).

B. Participation by those personnel performing duties in subparagraph 240602.A, who must also participate in an emergency response force, spill containment, or spill cleanup involving H-70 propellant (30 percent water, 70 percent hydrazine).

C. Handling and maintaining the liquid propellants (liquid oxidizer-nitrogen tetroxide; unsymmetrical dimethyl hydrazine) used in the Titan weapon system if such duty requires the qualification in the use of the rocket fuel handler's clothing outfit and involves:

1. Launch duct operations, including flow, pressurization, on-load, off-load, set-up, or tear down involving propellant transfer operations.
2. Set-up, installation, or tear down for fuel/oxidizer flow.

3. Decontamination of equipment, including but not limited to the rocket fuel handler's clothing outfit.

4. Venting or pressurizing missile fuel or oxidizer tanks.

5. Removing or replacing missile components while missile fuel and oxidizer tanks are loaded with such propellants.

6. Transferring propellants between commercial and military holding trailers; or between holding trailers and fuel/oxidizer pump rooms.

7. Normal preventive maintenance activities including but not limited to seal changes.

D. Handling and maintaining the propellants, unsymmetrical dimethyl hydrazine and inhibited red-fuming nitric acid used in the LANCE missile system.

E. Handling, transporting, or working with toxic fuels/propellants by members assigned to the Air Force Rocket Propulsion Lab (AFRPL) who:

1. Directly manage and inspect the activities of crew members conducting operations involving experimental rocket propulsion systems and components.

2. Directly monitor and set up measurement instruments in operational areas where contamination is suspected or may be physically present.

3. Install and remove instrumentation devices from propulsion systems and components.

4. Perform final test preparation and immediate safety inspection duties around pressurized, active systems during pre-run and post-run test periods.

5. Install and repair electrical systems.

F. Handling, loading/unloading, and transporting toxic fuels and oxidizers at the precision sled track while working with the liquid rocket sled which uses JP-X (a mixture of jet fuel (JP-4) and unsymmetrical dimethyl hydrazine) and red-fuming nitric acid and a propulsion.

G. Involvement with other toxic substances contained in missile or aircraft weapon system fuels or propellants as determined by the Secretary concerned.
240603. Rates

See paragraph 240102.

240604. Restriction

The entitlement to the pay under this section is based upon the performance of such duty which has the potential for accidental or inadvertent exposure to highly toxic fuels or propellants or related substances and not upon actual quantifiable exposure to such substances. Therefore, neither this construction of the term nor the receipt of the pay provided for in this section may be construed as indicating that any person entitled to such pay has been actually exposed to highly toxic fuels or propellants or related substances contrary to the provisions of any statute, executive order, rule, or regulation relating to health or safety which is applicable to the Uniformed Services.

2407 TOXIC PESTICIDES DUTY

240701. Entitlement

A member is entitled to HDIP for duty involving frequent and regular exposure to highly toxic pesticides when the member is assigned by competent orders to the entomology, pest control, pest management, or preventive medicine functions of a Uniformed Service for a period of 30 consecutive days or more.

240702. Requirements

A. Fumigation Duties. Members must perform fumigation duties during a calendar month to receive HDIP for the month. Duty under this section covers any fumigation task utilizing: (1) phosphine, sulfuryl fluoride, hydrogen cyanide, methyl bromide, or (2) a fumigant of comparable high-acute toxicity and hazard potential.

B. Restrictions. The use of solid fumigant formulations such as aluminum phosphide, magnesium phosphide, and calcium cyanide in the outdoor control of burrowing animals does not qualify a member for incentive pay under this section.

240703. Rates

See paragraph 240102.

2408 DANGEROUS VIRUSES (OR BACTERIA) LAB DUTY

240801. Entitlement

A member is entitled to HDIP for duty involving laboratory work that utilizes live dangerous viruses or bacteria as a primary duty.
240802. Requirements

Under this section members must perform primary duty while assigned by competent orders for a period of 30 consecutive days or more to participate in or conduct applied or basic research that is characterized by a changing variety of techniques, procedures, equipment, and experiments. Duty under this section is primary duty performed by members who work with microorganisms:

A. That cause disease:
   1. With a high potential for mortality; and
   2. For which effective therapeutic procedures are not available.

B. For which no effective prophylactic immunization exists.

240803. Rates.

See paragraph 240102.

2409 CHEMICAL MUNITIONS DUTY

240901. Entitlement

A member is entitled to HDIP for duty involving the handling of chemical munitions (or components of such munitions) as a primary duty.

240902. Requirements

A. **Primary Duties.** Primary duty under this section requires direct physical handling of:

   1. Toxic chemical munitions incident to storage, maintenance, testing, surveillance, assembly, disassembly, demilitarization, or disposal of said munitions;

   2. Chemical surety material defined by the Secretary of the Military Department concerned, incident to manufacture, storage, testing, laboratory analysis, detoxification, or disposal of said material;

   3. Toxic chemical munitions incident to the technical escort of shipments of said munitions; or

   4. Chemical surety material, defined by the Secretary concerned, incident to technical escort of shipments of said material.
B. Restrictions. HDIP under this section does not include the following duties:

1. Handling of the individual components of binary chemical agents or munitions.

2. User handling incident to loading, firing, or otherwise launching the toxic chemical munitions, or field storage operations during hostilities.

3. Handling of research, development, testing, and evaluation dilute solutions of toxic chemicals as defined by the Secretary concerned.

4. Handling of riot control agents, chemical defoliants and herbicides, smoke, flame and incendiaries, and industrial chemicals.

240903. Rates

See paragraph 240102.

240904. Restriction

The entitlement to the pay under this section is based upon the performance of such duty that has the potential for accidental exposure to chemical agents and not upon actual quantifiable exposure to such agents. Therefore, neither the construction of the term nor the receipt of pay provided for in this section may be construed as indicating that any person entitled to such pay actually has been exposed to chemical agents contrary to the provisions of any statute, executive order, rule, or regulation relating to health and safety which is applicable to the Uniformed Services.

2410 MARITIME VISIT, BOARD, SEARCH AND SEIZURE (VBSS) DUTY

241001. Conditions of Entitlement

A member of a uniformed service who is entitled to basic pay is also entitled to incentive pay for hazardous duty involving regular participation as a member of a team conducting visit, board, search, and seizure operations aboard vessels in support of maritime interdiction operations.

241002. Duty Involving Maritime VBSS

Navy has established that in order to qualify for HDIP for any month under this section a member must:

A. Be assigned for an entire month to a billet designated as requiring frequent and regular participation in visit, board, search and seizure operations.
B. Be properly trained for the VBSS billet.

C. Participate in a minimum of three boarding missions (excluding training exercises) during each month of qualification.

2411 POLAR REGION FLIGHT OPERATIONS DUTY

241101. Entitlement

A member of a uniformed service who is entitled to basic pay is also entitled to incentive pay for hazardous duty involving use of ski-equipped aircraft on the ground in Antarctica or on the Arctic Ice-Pack.

241102. Requirements

A member shall be eligible in any calendar month during which that member participated in a take-off from or landing on the ground in Antarctica or the Arctic Ice-Pack, or the servicing of, or the handling of cargo in connection with such aircraft on the ground in such a polar region. The appropriate commander shall certify those members who under competent orders perform such duty in a calendar month.

241103. Rates

See paragraph 240102.
Table 24-1. When to Start the 3-Month Entitlement Period for Incapacity Resulting from Performance of Hazardous Duty

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>When the type of duty is demolition, experimental stress, toxic fuels, toxic pesticides, dangerous viruses, or handling chemical munitions</td>
<td>and</td>
<td>then the 3-month period during which requirements are considered to have been met begins</td>
</tr>
<tr>
<td>2</td>
<td>parachute, flight deck, maritime visit, board, search and seizure, or polar region flight operations</td>
<td>performance requirements for the month of incapacity have been met</td>
<td>the first day of the month following the month in which the incapacity occurred.</td>
</tr>
<tr>
<td>3</td>
<td>polar region flight operations</td>
<td>performance requirements for the month of incapacity have not been met</td>
<td>the first day of the month in which the incapacity occurred.</td>
</tr>
</tbody>
</table>

Table 24-2. When Incentive Pay for Incapacity Resulting from Hazardous Duty Stops on PCS

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>When a member receiving incentive pay as a result of incapacity resulting from hazardous duty is ordered on permanent change of station to a medical facility for treatment during the 3-month entitlement period, and the hazardous duty involved is Parachute</td>
<td>incentive pay accrues after PCS through the end of the 3-month entitlement period.</td>
</tr>
<tr>
<td>2</td>
<td>flight deck, demolition, experimental stress, toxic fuels, toxic pesticides, dangerous viruses, handling chemical munitions, maritime visit, board, search and seizure, or polar region flight operations</td>
<td>through the date of departure from the old station.</td>
</tr>
</tbody>
</table>
### Table 24-3. Parachute Jumps-Incentive Pay for Parachute Duty-Performance Requirements

<table>
<thead>
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<th>RULE</th>
<th>A</th>
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<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>a jump is performed</td>
<td>any calendar month</td>
<td>member qualifies for parachute duty pay for that month and one preceding and succeeding month; or that month and 2 preceding months; or that month and 2 succeeding months (note 1).</td>
</tr>
<tr>
<td>2</td>
<td>jumps are made</td>
<td>2 or more consecutive months</td>
<td>new 3 consecutive-calendar-month period starts with each month a jump is made, except when rule 3 applies.</td>
</tr>
<tr>
<td>3</td>
<td>a member is unable to perform</td>
<td>a 3-month period</td>
<td>member may qualify for parachute duty pay on a 12-month basis. He or she may qualify for the 3-month period plus the following 9 consecutive-calendar-months by performing four jumps any time during the 9-month period (note 2).</td>
</tr>
<tr>
<td>4</td>
<td>a member is unable to perform</td>
<td></td>
<td>minimum jump requirements may be waived by the member's commanding officer (note 2).</td>
</tr>
<tr>
<td>5</td>
<td>a member begins parachute</td>
<td>a fractional part of a month</td>
<td>the month the training or duty begins becomes the first month of the 3 consecutive-calendar-month period (note 1).</td>
</tr>
</tbody>
</table>

**NOTES:**

1. Incentive pay for parachute duty may be paid, provided prescribed requirements are met, only from the date of reporting for duty or training. If that day is other than the first day of a month, then that month's rate of pay will be prorated in accordance with paragraph 240101.
2. Military operations, combat operations in a hostile fire area, or absence of jump equipment are the only authorized reasons for not complying with requirements over a 3-month period.
Table 24-4: Parachute Jump Examples

<table>
<thead>
<tr>
<th></th>
<th>Example 1</th>
<th>Example 2</th>
<th>Example 3</th>
<th>Example 4</th>
<th>Example 5</th>
<th>Example 6</th>
<th>Example 7</th>
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<tr>
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<td>Jumps</td>
<td>Entitled</td>
<td>Jumps</td>
<td>Entitled</td>
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<td></td>
<td></td>
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<td>0</td>
<td>Yes¹</td>
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<td>Yes¹</td>
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<td>Yes¹</td>
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<td>0</td>
<td>Yes¹</td>
<td>1</td>
<td>Yes²</td>
<td>1</td>
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<tr>
<td>20--</td>
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<td></td>
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<td>0</td>
<td>Yes¹</td>
<td>0</td>
<td>Yes¹</td>
<td>0</td>
</tr>
<tr>
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<td>0</td>
<td>Yes¹</td>
<td>0</td>
<td>Yes¹</td>
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<td>Yes¹</td>
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<td>2</td>
<td>Yes²</td>
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<td>Yes¹</td>
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<td>Yes¹</td>
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<td>Yes¹</td>
<td>0</td>
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<td>Yes¹</td>
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<td>Yes¹</td>
<td>1</td>
<td>Yes²</td>
<td>0</td>
</tr>
<tr>
<td>September</td>
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<td>4</td>
<td>Yes²</td>
<td>0</td>
<td>Yes¹</td>
<td>0</td>
</tr>
<tr>
<td>October</td>
<td>0</td>
<td>Yes¹</td>
<td>0</td>
<td>Yes¹</td>
<td>0</td>
<td>Yes¹</td>
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<td>December</td>
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<td>Yes¹</td>
<td>1</td>
<td>Yes²</td>
<td>2</td>
</tr>
</tbody>
</table>

NOTES:

1. Entitled to incentive pay for parachute duty based on jumps performed in 3 consecutive calendar months.
2. Entitled to incentive pay for parachute duty based on that month's jump.
3. No jumps performed because of absence of jump equipment or aircraft or on account of military operations.
4. Entitled to incentive pay for parachute duty based on jumps performed in 12 consecutive calendar months.
5. Incapacitated by reason of parachute accident.
6. No jumps performed because of incapacitation resulting from parachute accident.
7. Entitled to incentive pay for parachute duty-accident.
Table 24-5. Incentive Pay for Hazardous Duty-Entitlement Under Certain Conditions

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>sick in line of duty</td>
<td>any type of hazardous duty listed in paragraph 240101</td>
<td>orders to perform the hazardous duty involved remain in effect and the member performs the duty involved during the month involved, or when appropriate, performs the minimum performance requirements for the duty involved</td>
<td>continues for the period of the illness.</td>
</tr>
<tr>
<td>2</td>
<td>on authorized leave</td>
<td></td>
<td></td>
<td>continues for the period of leave (note 1).</td>
</tr>
<tr>
<td>3</td>
<td>on temporary duty or temporary additional duty</td>
<td></td>
<td></td>
<td>continues for the period of TDY or TAD.</td>
</tr>
<tr>
<td>4</td>
<td>reassigned PCS including temporary duty in conjunction with PCS</td>
<td>any type of hazardous duty listed in paragraph 240101</td>
<td>orders to perform hazardous duty involved are in effect at the TDY station only. Member meets minimum performance requirements at the TDY station</td>
<td>is not affected by the PCS (note 2).</td>
</tr>
<tr>
<td>5</td>
<td>on temporary duty or temporary additional duty</td>
<td>any type of hazardous duty listed in paragraph 240101</td>
<td>orders to perform hazardous duty involved are in effect at the TDY station only. Member meets minimum performance requirements at the TDY station</td>
<td>begins on the date of reporting for duty at the temporary duty location and exists for the period of temporary duty.</td>
</tr>
<tr>
<td>6</td>
<td>discharged and immediately reenlisted at the same station without a break in service</td>
<td>orders to perform hazardous duty involved are not specifically terminated</td>
<td></td>
<td>is determined as though there had been no discharge.</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>orders to perform the hazardous duty involved are specifically terminated</td>
<td></td>
<td>ceases on effective date shown in orders.</td>
</tr>
</tbody>
</table>
Table 24-5. Incentive Pay for Hazardous Duty-Entitlement Under Certain Conditions (continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>When a member under orders to perform hazardous duty is and the hazardous duty involved is removal is for cause, disqualification, or the member's own request then incentive pay entitlement</td>
<td>removal is for cause, disqualification, or the member's own request</td>
<td>ceases on the date that cause or disqualification is determined to exist or the date the member is removed per request, which will be the effective date established in orders terminating the hazardous duty. (See note 2 for pay proration.)</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>a member of a Reserve Component being released from active duty performed either: a. while member is part of strength accountability of the active military establishment (EAD). b. while member is accountable to a Reserve Component (ADT) (note 5) parachute orders are not issued directing relief from assigned duties and requirements have been met for the period involved continues for the period of allowable travel time (notes 3 and 5).</td>
<td>parachute</td>
<td>orders are not issued directing relief from assigned duties and requirements have been met for the period involved</td>
<td>continues for the period of allowable travel time (notes 3 and 5).</td>
</tr>
</tbody>
</table>
Table 24-5. Incentive Pay for Hazardous Duty-Entitlement Under Certain Conditions (continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td><strong>When a member under orders to perform hazardous duty is</strong></td>
<td>and the hazardous duty involved is</td>
<td>and</td>
<td>then incentive pay entitlement</td>
</tr>
<tr>
<td></td>
<td>being released from active duty performed either:</td>
<td>demolition, flight deck, experimental stress, toxic fuels, toxic pesticides, dangerous viruses, handling chemical munitions, maritime visit, board, search and seizure, or polar region flight operations</td>
<td>orders are not issued directing relief from assigned duties and requirements have been met for the period involved</td>
<td>ceases on detachment from last duty station.</td>
</tr>
<tr>
<td></td>
<td>a. while member is part of strength accountability of the active military establishment (EAD).</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. while member is accountable to a Reserve Component (ADT) (note 4)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>on ADT for any number of weeks (with or without a unit of assignment) (note 4)</td>
<td>any type of hazardous duty listed in paragraph 240101</td>
<td>orders to perform the hazardous duty involved are in effect at the ADT station. Member meets minimum performance requirements at ADT station</td>
<td>1. exists for the period of ADT. Entitlement for ADT is terminated per rules 9 or 10. 2. for IDT is determined under note 6.</td>
</tr>
<tr>
<td>12</td>
<td>on ADT for 20 weeks or more away from unit of assignment (note 4)</td>
<td>member is not ordered to perform the hazardous duty at the ADT station</td>
<td></td>
<td>1. does not exist for the period of ADT. 2. for IDT is determined under note 6.</td>
</tr>
</tbody>
</table>
Table 24-5. Incentive Pay for Hazardous Duty-Entitlement Under Certain Conditions (continued)

<table>
<thead>
<tr>
<th>Rule</th>
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<th>B</th>
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</thead>
<tbody>
<tr>
<td>13</td>
<td>When a member under orders to perform hazardous duty is</td>
<td>orders to perform the hazardous duty involved remain in effect at unit of assignment. Member is not ordered to perform hazardous duty at ADT station. Member meets minimum performance requirements during inactive duty training (IDT) at unit of assignment.</td>
<td>and</td>
<td>then incentive pay entitlement</td>
</tr>
</tbody>
</table>

1. Performance of hazardous duty while on leave cannot be counted for pay purposes.
2. Orders to perform hazardous duty remain in effect when member is being reassigned PCS successively to hazardous duty. If the member cannot be immediately assigned to a hazardous duty position at a new station, orders to perform such duty will be terminated effective the date of arrival at new duty station and incentive pay stopped as of that date. When successive assignment does not require hazardous duty as an essential part of military duty at the new permanent duty station, orders to perform such duty will be terminated effective the date of departure from old duty station (or TDY point if performance of hazardous duty is required as an essential part of military duty at the TDY point) and incentive pay stopped as of that date. When effective date in the orders terminating hazardous duty is other than the last day of a calendar month and that month's performance requirements have been met, the month's hazardous duty pay will be prorated per subparagraph 240101.A.
3. Parachute pay may not be paid beyond the last day of the calendar month for which requirements are met.
4. ADT includes annual training, special tours of active duty for training, school tours, and the initial tour performed by enlistees without prior military service.
5. Hazardous duty incentive pay entitlement for ADT includes time allowed for necessary travel from home to first duty station (paragraph 010205).
6. Hazardous duty incentive pay for inactive duty training (IDT) is paid per Chapter 58.
**BIBLIOGRAPHY**

**CHAPTER 24 - INCENTIVE PAY - HAZARDOUS DUTY OTHER THAN AERIAL FLIGHTS**

**2401 - GENERAL PROVISIONS**

<table>
<thead>
<tr>
<th>Section</th>
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<tr>
<td>240101</td>
<td>OUSD(P&amp;R) Memo, June 16, 2003</td>
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<td>EO13294, March 28, 2003</td>
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<td>240101</td>
<td>37 U.S.C. 301</td>
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<td>240102</td>
<td>37 U.S.C. 301(c)</td>
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<td>240103</td>
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<td>37 U.S.C. 301(e)</td>
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<td>240104.C</td>
<td>38 Comp Gen 83</td>
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**2402 - PARACHUTE DUTY**

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<td>37 U.S.C. 301(c)(1)</td>
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<td>Public Law 102-190, December 5, 1991</td>
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<td></td>
<td>OASD(FM&amp;P) Memo, March 5, 1992</td>
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<td>MS Comp Gen B-112720, February 3, 1953</td>
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**2403 - FLIGHT DECK DUTY**

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**2410 - MARITIME VISIT, BOARD, SEARCH AND SEIZURE**

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<td>241001</td>
<td>CNO Memo, November 3, 2003</td>
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          November 24, 2003  
          OUSD(P&R) Memo, August 25, 2004
VOLUME 7A, CHAPTER 25: “SUBSISTENCE ALLOWANCES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated July 2013 is archived.

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<th>PURPOSE</th>
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<td>Updated subsistence allowance rates effective January 1, 2014.</td>
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</tr>
<tr>
<td>Table 25-1</td>
<td>Updated meal collection rates effective January 1, 2014.</td>
<td>Revision</td>
</tr>
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<td>Updated regulations and memorandums.</td>
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CHAPTER 25
SUBSISTENCE ALLOWANCES

*2501  GENERAL

Each member of a uniformed service entitled to basic pay is entitled to a Basic Allowance for Subsistence (BAS) subject to the conditions set forth in this chapter.

2502  BASIC ALLOWANCE FOR SUBSISTENCE (BAS)

250201. Eligibility

Upon completion of initial basic military training, unless otherwise restricted as described in this chapter, a member becomes entitled to one of the following monthly BAS rates based upon their rank and circumstances.

A. Officer BAS. A single rate of BAS applies to all officers.

B. BAS for Enlisted Members. Enlisted members are entitled to one of the BAS rates listed below:

1. Enlisted BAS. This is the standard rate of BAS to be paid enlisted members unless they qualify for, and proper authority approves, a higher rate of BAS.

2. Enlisted BAS II. Enlisted members on duty at a permanent station and assigned to single (unaccompanied) Government quarters, which do not have adequate food storage or preparation facilities, and where a government mess is not available, and the government cannot otherwise make meals available, may be entitled to BAS II. The rate for BAS II is fixed at twice the rate for standard enlisted BAS. Effective February 10, 2006, the Navy authorized the payment of BAS II. Effective October 1, 2010; the Air Force authorized payment of BAS II to members at specific locations.

C. Continuity of Enlisted BAS Entitlement

1. Enlisted members continue their existing BAS entitlement without interruption upon discharge or retirement if reenlistment or recall to active duty is completed at the same station within 24 hours.

2. Enlisted members continue their existing BAS entitlement without interruption during weekends, holidays, administrative absence, pass, or liberty (not including leave).

D. Enlisted BAS in Specific Situations. The following policy will be used in determining the rate of BAS to apply in specific situations:
1. Enlisted BAS rates will be applied uniformly for all enlisted members under similar conditions permanently assigned to the same installation, station, base, or ship. The installation commander/commanding officer will ensure the uniform application of BAS rates for members under similar conditions, whether from a single Service or more than one Service. If there is conflict between Service directives that prevent uniform application of BAS, then the commander/commanding officer will report the differences, through appropriate channels, to the Secretaries of the Military Departments concerned, who will confer to ensure uniform determinations on the authorized BAS rate.

2. Enlisted members on authorized leave (including proceed time, authorized delays en route between duty stations chargeable as leave and convalescent leave) are entitled to the standard enlisted BAS rate, regardless of the BAS rate authorized at their permanent station.

3. Enlisted members performing permanent change of station (PCS) travel (including temporary duty travel or temporary additional duty (TDY/TAD enroute)) under orders away from their designated post of duty are entitled to the standard enlisted BAS rate, regardless of the BAS type authorized at their previous or subsequent permanent station.

4. Enlisted members receiving BAS II at their permanent station who are hospitalized or performing regular or permissive TDY/TAD (including field duty, sea duty, essential unit messing, or members traveling together with limited or no per diem travel) under orders away from their permanent station will revert to standard enlisted BAS for the period of absence from the permanent station.

*250202. Payment*

The BAS entitlement is paid as a monthly rate. Effective January 1, 2014, the rates for BAS are as follows:

A. The monthly BAS rate for officers is $246.24.

B. The monthly BAS rates for enlisted members are:

1. Enlisted BAS (standard) – $357.55; and

2. BAS II – $715.10.

C. Prorated Subsistence Allowances. Military members will not be provided meals or rations free of charge by or on behalf of the Government while entitled to BAS for the same period of service, except when a patient is in a hospital as defined in paragraph 250203.C. 1 and 2.

1. An enlisted member will be entitled to the standard enlisted BAS rate for any day they are under orders for leave or PCS travel. This includes the day of commencement and day of termination of the status under those orders.
2. An enlisted member who changes BAS status at the direction or by permission of a commander, under blanket authority, or at the member’s request will have the entitlement change take effect at the beginning of the day specified in writing by the commander.

250203. Restrictions

A. Military members are not entitled to BAS under the following conditions:

1. When undergoing Basic Military Training, including initial officer training (Officer Candidate School, Officer Training School) unless, they have continuous prior enlisted service (active or reserve) at the time they start such training. In such cases, the member will be subsisted-in-kind.

2. When in an excess leave status.

3. When in an absent-without-leave status, in excess of 24 hours, unless the absence is excused as unavoidable.

4. When on an approved educational leave of absence not exceeding 2 years.

5. When a member with no dependents is training for, attending, or participating in Pan American games, Olympic Games, or other specifically authorized international amateur sport competitions and the sponsoring agency subsists them during that period.

6. When serving a court-martial sentence that includes confinement and total forfeiture of pay and allowances. BAS will be stopped on the date the sentence is adjudged, and the member is confined, or when total forfeitures become effective. In such cases, the member will be subsisted-in-kind.

B. Enlisted BAS II is not authorized when a government mess is temporarily closed for less than 14 days or when a member is on leave, TAD/TDY away from the permanent station, or in the hospital.

C. Military members may not be provided meals or rations at no charge by or on behalf of the Government while entitled to BAS for the same period of service, except when a patient is in a hospital undergoing medical recuperation or therapy, or is otherwise in the status of continuous care, including outpatient care at a medical treatment facility for an injury, illness or disease incurred while the member was on active duty in:
1. Support of Operation Enduring Freedom or Operation New Dawn; or

2. Any other operation designated by the Secretary of Defense as a combat operation or in an area designated by the Secretary as a combat zone.

250204. Special Provisions

A. Meal Collections. A military member being paid BAS must pay for all meals or rations received from a Government mess or provided on behalf of the government (except when a patient is in a hospital as defined in paragraph 250203.C.1 and 2). This is a personal obligation of the individual. Meals or rations may be paid for with cash tendered to the government mess, by collection/reduction of otherwise entitled subsistence travel per diem (a member under orders for essential unit mission has no entitlement to subsistence travel per diem), or through pay account collection. When payment is made through pay account collection, it is not considered a deduction from or reduction of the entitled BAS; rather it is a collection for a debt owed to the government.

1. Members receiving BAS while in certain situations may have the payment for government-provided meals made by mandatory pay account collection. These are circumstances where it is not feasible to control dining access or collect cash due to operational constraints or where efficiency of operation requires collection for all meals. When a commander/commanding officer requires mandatory collection, the pay account collection will be made for all meals available, whether the meals are actually eaten or not. Mandatory collections are made day-for-actual-day, not a 30-day month basis. Unless the member is receiving a per diem for subsistence, the collection will be at the discount meal rate. Mandatory pay account collection may be required in the following situations:

   a. Field duty.
   b. Sea duty.
   c. Members traveling together with limited or no per diem travel.
   d. Accession Pipeline Military Training.
   e. Essential unit messing.
   f. Essential station messing.

2. Mandatory pay account collections for meals do not apply under the following conditions:

   a. Members on official leave, in a permanent change of station status, (including travel time and proceed time), in a hospital, or on TAD/TDY other than
temporary duty to another situation requiring mandatory pay account collection for meals will be exempt from mandatory collections. In these instances, pay account collections will be suspended or adjusted with a credit and the government mess will be responsible for collecting from the individual for any meals served.

b. Members who have missed meals certified by the commanding officer/commanders or their designee are exempt from mandatory collections, and pay account collections will be suspended or adjusted with a credit.

3. Pay account collections will be at 25-percent of the discount meal rate for the first and last day of assignment in situations requiring mandatory collection. A member transitioning directly between two mandatory meal collection situations will be treated as though the collection period were continuous and will not receive the 25-percent reduced charge for the transition. The 25-percent reduced meal charge does not apply for leave periods. Full collections will be made on the duty days before and after the leave period.

4. In circumstances other than those requiring mandatory pay account collection, members receiving BAS will pay for meals obtained from a Government mess or provided on behalf of the government by using cash or by collection/reduction of subsistence per diem from their travel claims. Members on Joint Task Force operations, under per diem travel orders, usually will have the subsistence portion of their per diem withheld or deducted from their travel reimbursement as payment for meals provided in theater. Members deployed on regular TAD/TDY travel, who receive deductible meals (meals at “no cost”), will have the subsistence portion of their per diem reduced as payment for meals provided by or on behalf of the government.

5. The standard meal rate applies unless there is a specific exception allowing application of the discount meal rate. Members actually paid subsistence per diem for meals must pay the standard meal rate unless the per diem is withheld or disallowed as payment for the meals.

6. Members being subsisted by or on behalf of the Government, where no other collection means exists or where normal collections were not made, may have a collection for meals made through their pay account at the appropriate rate upon proper documentation for a debt owed to the Government.

B. Meal Collection Disposition. Collections from individual pay accounts for meals and rations provided by the Government or on behalf of the Government will be credited to the appropriation specified by each Military Service.

C. Specialized Terms. The following definitions apply to specialized terms used in this chapter:

1. Essential Station Messing (ESM). Essential Station Messing is declared by the installation, base, or station commander responsible for the single government quarters that is essential to operate the government mess efficiently and economically, or that are
necessary for the health and safety of enlisted personnel permanently assigned to single quarters. Those categories of enlisted members included in ESM will be charged for all meals made available whether eaten or not, except for approved missed meals.

2. **Essential Unit Messing (EUM).** Essential Unit Messing is declared when members travel together with limited or no per diem. An appropriate authority declares essential for operational readiness, military operations, or effective training where members are required to use a government mess or meals provided on behalf of the government. Members will be in a travel status and are entitled to travel reimbursement for incidental expenses, but not for subsistence. Designation for essential unit messing will apply only to organizational units and to operational elements and detachments, not to individual service members. All members on duty under circumstances where EUM has been declared will be charged for all meals made available whether eaten or not, except for approved missed meals.

3. **Field Duty.** Field Duty are any maneuvers, war games, field exercises, or similar operations where a member is assigned to a unit being subsisted in a dining facility operated by, or on behalf of the U.S. Government, or with an organization drawing field rations. Members may be on per diem orders. All members on field duty will be charged for all meals made available whether eaten or not, subject to approved missed meals.

4. **Government Mess.** See the Glossary.

5. **Sea Duty.** Sea Duty is any service performed in a self-propelled vessel with berthing and messing facilities that is in an active status, in commission, or in service. This term applies to members who are either permanent party or aboard for temporary duty. All members on sea duty not a member of an authorized private mess will be charged for all meals made available whether eaten or not, subject to approved missed meals.

6. **Subsisted on Behalf of the Government.** Subsisted on behalf of the Government is a condition in which meals or rations are furnished without charge by a Government contractor or a foreign government, or through a fellowship, grant, or intern program, while a member is receiving basic pay, either under the terms of a contract or agreement or on a complimentary basis. Unless a member is entitled to be subsisted-in-kind, subsistence provided on behalf of the Government must be charged to the member.

7. **Subsisted-in-Kind.** Subsisted-in-Kind are meals or rations furnished by or on behalf of the Government at no charge when BAS or commuted rations are not otherwise payable to a member in a pay status.

D. **Advance Payments.** Specific circumstances for advance payment of BAS are contained in Chapter 32, section 320105.

E. **Effect on Overseas Station Allowances.** BAS will be paid in conjunction with the overseas cost-of-living allowances authorized by *Joint Federal Travel Regulations, Volume 1.*
250205. Service Instructions

A. Navy

1. General. MILPERSMAN 7220.140.

2. Specialized Terms. MILPERSMAN 7220.150.


6. BAS II. MILPERSMAN 7220.182.

7. Supplemental and Prorated Subsistence Allowance: MILPERSMAN 7220.190.

B. Air Force. AFMAN 65-116 Vol. 2, Chapter 6 Section 6B.

C. Marine Corps. Marine Corps Order 10110.47.

2503 FAMILY SUBSISTENCE SUPPLEMENTAL ALLOWANCE (FSSA)

250301. General Provisions

The Family Subsistence Supplemental Allowance (FSSA) program was established to supplement an individual’s basic allowance for subsistence to a level sufficient to remove that member’s household from or obviate the need for benefits under the United States Department of Agriculture (USDA) Supplemental Nutrition Assistance Program (SNAP), formerly known as the food stamp program. Officer and enlisted members entitled to BAS may also qualify for FSSA. FSSA is payable at a monthly rate as determined by the Military Service concerned under the guidance provided by the Secretary of Defense, and may not exceed $1,100. FSSA is a nontaxable allowance payable in addition to, all other pays and allowances.

250302. Eligibility

FSSA is payable to any officer or enlisted member of the Armed Forces who meets all of the following criteria:

A. Is serving on active duty and receiving BAS.

B. Has a gross household income that would make the member eligible for assistance under the USDA SNAP program for a given household size.
C. At least one person in the Service member’s household is a military dependent.

D. Has made an application for and been certified, at a specific payment level, by the appropriate office.

250303. Entitlement

FSSA is a monthly entitlement payable in whole dollar amounts not to exceed $1,100. It is not payable to any member, otherwise entitled, during periods in a non-pay status.

A. FSSA is payable in an amount that would bring the member’s gross household income to 130 percent of the Federal poverty line as established by the USDA.

B. For periods of less than a full month of entitlement, the FSSA will be prorated at 1/30 for each day of entitlement.

C. If an eligible member is receiving SNAP benefits, then the amount of the FSSA entitlement will be equal to the calculated FSSA or the SNAP allotment, whichever is higher, not to exceed $1,100 per month.

250304. Military Income

For the FSSA program, the sources of revenue that will be counted as “military income” are basic pay, BAS, basic allowance for housing, or cash equivalent for those that are living in Government–provided housing; overseas housing allowance, all bonuses, and all special and incentive pays except those that are excluded in subparagraph B.

A. The monthly amount of military income attributable to a bonus will be the amount of the bonus, prorated over the period of time to which bonus is applicable. When a Service member lives in Government quarters while stationed overseas, the amount of the housing allowance to count as income for that member is the overseas housing allowance ceiling for the local area.

B. The following sources of revenue will not be counted as military income: Hostile Fire/Imminent Danger Pay, Continental United States Cost of Living Allowance (COLA), overseas COLA, Family Separation Allowance, all travel, and transportation related allowances, entitlements, and clothing allowances.

250305. Application and Certification

Individual members must make application to the appropriate organizational element as designated by their respective Service. The appropriate Service organization will make all decisions regarding eligibility and the amount of entitlement and will provide final certification for payment to include the entitlement start date.
250306. Termination and Recertification

Certain events will cause the termination of entitlement unless reapplication and recertification are made. An eligible member may make reapplication up to 30 days prior to termination when an event that will require recertification is known in advance. Additionally, a member may make reapplication up to 30 days after an event that requires recertification without loss of continuity of entitlement. When reapplication is made within 30 days of an event that would cause termination, the recertification will have an effective date of the day following the event and any change in entitlement rate will be effective on that date. A reapplication will be treated as an initial application if more than 30 days lapse before the reapplication is made following the date of an event requiring recertification. In such cases, continuity of entitlement will be lost, and the date for termination of the entitlement will be the date of the event requiring recertification. Each of the following events requires reapplication and recertification or termination of entitlement:

A. When the monthly household income increases by $100 or more as compared to the household income used as the basis of the member’s current certified entitlement.

B. When there is any decrease to household size.

C. When the member is promoted. In the case of a promotion, the entitlement ends the day prior to the effective date of promotion.

D. When executing PCS move. In the case of a PCS move, the entitlement ends the day prior to the date the member officially reports for duty at the new duty station.

E. Annually on February 1.

250307. Recoupment

The difference between the amount of the current entitlement and the amount being recertified (if less) will be recouped if, during recertification, it is determined that the member’s gross household income increased by greater than $100 more than 30 days prior to reapplication. The amount to be recouped will be calculated on a pro rata basis for each day following the date the increased income exceeded $100 through the effective date of the recertification.
Table 25-1. Meal Collection Rates
Effective January 1, 2014 (Notes 1 & 2)

<table>
<thead>
<tr>
<th>R</th>
<th>U</th>
<th>L</th>
<th>E</th>
<th>A</th>
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<tr>
<td></td>
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<td>When a member receiving BAS also receives subsistence (meals or rations) from a government mess or provided on behalf of the Government at the</td>
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</tr>
<tr>
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<td>$11.85</td>
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NOTES:

1. Collections from a member’s pay account will be made when the member has not otherwise paid for meals provided by or on behalf of the Government (i.e., by cash, a personal check or charge, or by deduction/reduction of per diem). Collections from pay will be deducted from the member’s pay account and credited to the appropriation specified by the Military Service concerned.

2. For the prior year discount and standards rates, see Office of Secretary of Defense (Comptroller) website.

3. The discount meal rate applies to meals and rations provided by or on behalf of the U.S. Government to a member not paid per diem or other travel reimbursement for subsistence who is performing duty in a U.S. Government vessel, a U.S. Government aircraft, on maneuvers, war games, field exercises, or similar operations, members traveling together with limited or no per diem travel status, under essential unit messing or assigned essential station messing. The discount meal rate also applies to meals and rations provided to a member assigned to Joint Task Force operations (for other than training) at temporary U.S. installations, or through a temporary dining facility.

4. The standard meal rate applies to meals and rations provided to any member not authorized the discount meal rate. This includes any member being paid per diem for subsistence, except those on Joint Task Force operations as described in note 2. Generally, when the standard meal rate is applicable, it will be collected, in cash from the member, by the dining facility.
BIBLIOGRAPHY

CHAPTER 25 – SUBSISTENCE ALLOWANCES

*2501 – GENERAL

37 U.S.C. 402

2502 – BASIC ALLOWANCE FOR SUBSISTENCE (BAS)

  250201    DoD Directive 1418.05, October 6, 2003
  250201.B.2  MILPERSMAN 7220-182

  *  250202    OUSD(P&R)(MPP) Memo, December 2, 2013
  250202.B.2  DoD Directive 1418.05, October 6, 2003
  250203.A.5  37 U.S.C. 420(c)
  250203.A.6  10 U.S.C. 857, 858b
  250203.C    37 U.S.C. 402(h)
  250204    37 U.S.C. 1011
              DoD Directive 1418.05, October 6, 2003
              10 U.S.C. 2603
              5 U.S.C. 5536

2503 – FAMILY SUBSISTENCE SUPPLEMENTAL ALLOWANCE (FSSA)

  37 U.S.C. 402a
  DoD Instruction 1341.11, March 4, 2008

*  Table 25-1    OUSD(C) Memo, FY14 Reimbursable Rates, Tab G
VOLUME 7A, CHAPTER 27: “FAMILY SEPARATION ALLOWANCE (FSA)”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated August 2011 is archived.

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CHAPTER 27

FAMILY SEPARATION ALLOWANCE (FSA)

2701 ENTITLEMENT PROVISIONS

270101. Types Authorized

Family Separation Allowance (FSA) is payable only to members with dependents. FSA is payable in addition to any other allowance or per diem, to which a member may be entitled. A member, however, may not receive more than one payment of FSA for the same period, even though qualified for family separation allowance -- restricted (FSA-R), family separation allowance -- ship (FSA-S), and family separation allowance -- temporary (FSA-T).

270102. Definitions

A. Dependents. The term “dependents” has the same meaning as defined in the Volume 7A Glossary and is further defined below:

1. Child. A dependent child(ren) is an unmarried child(ren) of the member who is in legal custody of the member. Legal custody includes a circumstance in which the member has been awarded joint physical and legal custody of a dependent child(ren) as a result of a court ordered custody agreement or finalized divorce decree, which provides that the child(ren) physically reside with the member on an equal basis (no less than 14 days during a month) as compared to the time the child(ren) reside(s) with the spouse, and the member’s actual physical custody of the child(ren) is precluded due to an enforced family separation described under paragraph 270103. Such a custody arrangement must be stipulated in the signed court order or divorce decree, subject to the verification by the Secretary of the Military Department concerned. See subparagraph 270201.C.

2. Secondary – Parents. The term “Parents” is the same as defined in the Volume 7A Glossary.

NOTE: Generally, a member of a Uniformed Service may not be paid an allowance (including FSA) for a dependent during any period for which the dependent is entitled to active duty basic pay. This does not negate an entitlement to FSA to a couple comprised of a member married to another member with no other dependents. Such a couple is entitled to FSA.

B. Duty Station. The term “duty station” is the same as defined in the Volume 7A Glossary.

C. Permanent Duty Station (PDS). The term “permanent duty station” is the same as defined in the Volume 7A Glossary.

D. Household. This term means the same as “home” or “family.” It applies to a collection of persons living under one roof, having one head or manager who
controls and supervises the affairs of the family. For FSA purposes, this applies only to secondary dependents.

270103. Family Separation Allowance

FSA provides compensation for added expenses incurred because of an enforced family separation under one of the conditions in subparagraphs 270103.A.1 through 3. FSA is payable to qualified members serving inside or outside the United States. It is not authorized when a member performs duty at any station under permissive orders (except when subparagraph 270301.C applies).

A. When Payable. FSA is payable to a member serving in any grade as a member with dependents. A member must meet all general requirements and one of the following conditions:

1. Family Separation Allowance - Restricted (FSA-R)
   a. Transportation of dependents, including dependents acquired after effective date of orders (see Table 27-1 (FSA Commencement Dates), rules 8 and 9), is not authorized at government expense (see paragraph 270301); and the dependents do not live in the vicinity of the member’s homeport/PDS.
   b. If transportation of dependents is authorized at government expense, but member elects an unaccompanied tour of duty because a dependent cannot accompany the member to or at that homeport/ PDS due to certified medical reasons, regardless of the date on which the member first made the election to serve an unaccompanied tour.

2. Family Separation Allowance - Ship (FSA-S). The member is on duty aboard a ship, and the ship is away from the homeport continuously for more than 30 days.

NOTE: The dependents are not required to reside in the vicinity of the homeport.

3. Family Separation Allowance - Temporary (FSA-T). The member is on temporary duty (TDY) (or temporary additional duty (TAD)) away from the PDS continuously for more than 30 days, and the member’s dependents are not residing at or near the TDY station. This includes members who are required to perform a period of the TDY before reporting to their initial station of assignment

B. Amount Payable

Effective October 1, 2002, FSA is payable in a monthly amount of $250.

C. Conditions. For specific conditions of entitlement, see Tables 27-1 through 27-4.
D. Member Married to Member

1. FSA is payable to a member married to another member regardless of whether the member has any non-active duty dependents, when all other general conditions are met and provided members were residing together immediately before being separated by reason of execution of military orders.

   a. Except as provided in subparagraph 270103.D.2, not more than one monthly allowance may be paid with respect to a married military couple for any month. Each member may be entitled to FSA within the same month, but both cannot simultaneously be entitled. Payment shall be made to the member whose orders resulted in the separation. If both members receive orders requiring departure on the same day, then payment will go to the senior member.

   b. If a member meets the requirements for credit of FSA, but entitlement is precluded by an existing entitlement status of the spouse, then the second member may, if still qualified, immediately become entitled to FSA upon termination of the spouse’s status. The couple may qualify for sequential entitlements to FSA provided military orders keep them continuously separated.

   c. In order to qualify for a subsequent entitlement to FSA, a married member couple, no longer separated by reason of military orders, shall reestablish a joint household and reside together.

2. Effective October 1, 2008, FSA is payable to both married members when they reside together with their dependents immediately before being separated from dependents, by competent orders, to assignments prescribed in subparagraphs 270103.A.1 through 3. Each member’s entitlement is determined individually based on assignment and separation from dependents. The dual allowance shall continue until one of the members is no longer assigned to one of those duty assignments. The other member shall continue to receive the allowance until no longer assigned to one of those duty assignments. This is true even when both members are assigned to the same duty location away from their dependents.

2702 DEPENDENTS SEPARATION REQUIREMENTS

270201. Dependents

A member is not considered “a member with dependents” for FSA entitlement when:

   A. The sole dependent is placed in an institution for a known period of over 1 year or for an indefinite period, which may be expected to exceed 1 year;

   B. The sole dependent is a spouse legally separated or child(ren) in the legal custody of another person. The exception occurs when the member has joint physical and legal custody of the child(ren) and the child(ren) otherwise would reside with the member at least 14
days each month but for the current assignment, the member shall be considered as a “member with dependents” for FSA entitlement;

C. The member has been awarded joint legal and physical custody of the child(ren) as a result of a court ordered custody agreement or finalized divorce decree, which provides that the child(ren) physically reside with the member less than 14 days during the month.; or

D. The member’s dependent parent does not reside in a home, which the member controls, supervises, and maintains for mutual use when circumstances permit.

270202. Temporary Social Visits by Dependents

A. FSA-R. Credit continues to accrue while the member’s dependents visit at or near his or her PDS, but for no longer than 3 continuous months. Facts clearly must show that the dependents merely are visiting (not changing residence) and that the visit is temporary and not intended to exceed 3 months. If, for unforeseen reasons (due to illness or other emergency), a bona fide social visit extends beyond 3 months, then stop credit for FSA at the end of the 3-month period. If the visit initially is intended to exceed 3 months, then stop FSA credit the day before the dependents arrive at the member’s PDS. Credit is again authorized on and after the day that the dependents depart from the PDS. A member is entitled to FSA-R, even though one or more (but not all) dependents visit for longer than 3 months, if the member is entitled on behalf of the dependents who are not visiting the member.

B. FSA-S. Credit continues to accrue to the member whose dependents are visiting at or near the duty station (or any port) continuously for 30 days or less. Facts must show that the dependents merely are visiting. If the visit exceeds 30 days, then entitlement to FSA-S ends on the day preceding the date of dependent arrival, unless the visit is extended because of illness or other emergency. Under such circumstances, payment of FSA-S is limited to 30 days. Entitlement to FSA-S exists if one or more (but not all) of the dependents visit for longer than 30 days, if the member otherwise is entitled to FSA-S on behalf of the dependents who are not visiting the member.

C. FSA-T. Credit continues to accrue to a member whose dependents visit at or near the TDY continuously for 30 days or less. Facts must show that the dependents are merely visiting. If the visit exceeds 30 days, then the member is not entitled to FSA-T for any part of the period, unless the visit is extended because of illness or other emergency. Under such circumstances, payment of the allowance is limited to 30 days. Entitlement to FSA-T resumes on the day that the dependents depart the TDY, if the member’s TDY extends for more than 30 days from that date. Entitlement to FSA-T exists if one or more (but not all) of the dependents visit for longer than 30 days, if the member otherwise is entitled on behalf of the dependents who are not visiting the member.
270203. Dependents Reside Near Duty Station

FSA does not accrue to a member if all of the dependents reside at or near the duty station. If some (but not all) of the dependents voluntarily reside near the duty station, then FSA may accrue on behalf of those dependents who do not reside at or near the duty station. Consider dependents as residing near a duty station if the member actually commutes daily, regardless of distance. Also, consider dependents as residing near a duty station if they live within a reasonable commuting distance of that station, whether or not the member commutes daily. A distance of 50 miles, one way, is normally considered to be within reasonable commuting distance of a station, but the 50-mile rule is not inflexible. Unusual conditions may permit a determination that dependents do not live within a reasonable commuting distance, even though the distance involved is less than 50 miles one way. In a situation where the distance is less than 50 miles, but the time required to commute one way by commonly used route and method of transportation would exceed 1 and a half hours, the dependents shall be considered as not residing near the member’s duty station, unless the member actually commutes daily. If dependents are authorized concurrent travel with the member to the duty station and are subsequently authorized to reside at a point over 50 miles from the member’s duty station for personal reasons, rather than as a result of military restriction on dependents’ travel, then FSA entitlement does not accrue. In questionable cases, commanders may submit requests for determination through channels to the appropriate office listed below:

A. Army: Deputy Chief of Staff, G-1
   ATTN: DAPE-PRC
   300 Army Pentagon
   Washington, D.C. 20310

B. Navy: Chief of Naval Operations, (N130)
   Washington, D.C. 20370-2020

C. Air Force: Commander, HQ AFPC
   550 C Street West
   Randolph AFB, TX 78150-6421

D. Marine Corps: Commandant of the Marine Corps
   (Code FDD)
   Washington, D.C. 20380

2703 CONDITIONS OF ENTITLEMENT

270301. Entitlement Incident to Permanent Change of Station (PCS) Reassignments

A. Continental United States (CONUS) Assignments. This subparagraph applies to FSA entitlement incident to regular CONUS PCS reassignments and permissive PCS reassignments.
1. Entitlement to FSA upon regular PCS is authorized only when movement of a member’s dependents to the new PDS is not authorized at government expense.

2. Members are entitled to FSA-S when performing duty onboard a ship if the ship is away from the homeport for more than 30 continuous days. If, however, the ship arrives and remains at a port other than the homeport for a period of more than 30 days at a location where the member’s dependents reside, then payment of the FSA-S is precluded if the member resides with the dependents. A member is entitled to FSA-S for a redeployment if he or she returned to the homeport after the original deployment for a period of 30 days or less and redeployed for a period of more than 30 continuous days.

3. Members are entitled to FSA-T for TDY periods of over 30 continuous days if the dependents did not reside at or near the TDY station. A member is entitled to FSA-T for a redeployment if he or she returned to the PDS after the original TDY for a period of 30 days or less and redeployed for a period of more than 30 continuous days.

4. A member who is otherwise entitled to transportation of dependents at government expense, but who’s dependent cannot accompany the member to or at that homeport/PDS due to certified medical reasons, is entitled to FSA under this subparagraph.

5. A member who otherwise is authorized movement of dependents at government expense to PDS is not so authorized when he or she is voluntarily reassigned on PCS under permissive orders. Separation from dependents under these circumstances is not an enforced separation due to government requirements. The member, therefore, is not entitled to FSA under this subparagraph.

B. Waiver Provision. See subparagraph 270301.D. for circumstances in which waivers may be granted.

C. Overseas Assignments. Dependents are permitted in some areas overseas and not permitted in others (dependent-restricted areas). A member selected for PCS overseas to an area where his or her dependents are permitted must elect to serve either an unaccompanied or an accompanied tour.

1. Except as waived by the Secretary of the Military Department concerned, a member electing to serve an unaccompanied tour, in lieu of an accompanied tour at a PDS where his or her dependents are permitted, is not entitled to FSA-R for such a tour. A member who is in receipt of accompanied tour orders, and subsequently requests to serve an unaccompanied tour, to include a dependents-restricted tour, in lieu of an accompanied tour at a PDS where his or her dependents are permitted, is not entitled to FSA-R for such a tour. Secretarial waiver of this policy may be granted in situations where it would be inequitable to deny FSA-R to a member because of unusual family or operational circumstances.

2. See applicable procedures for tour elections and secretarial waiver in the appropriate individual Military Service regulation.
3. Refer to Table 27-2 (FSA-R, Overseas Assignment) for FSA entitlement for otherwise eligible members assigned PCS overseas.

4. A member who voluntarily is reassigned PCS (overseas) under permissive orders from a station where he or she already is entitled to FSA-R remains entitled if reassigned to an area overseas where dependents are not permitted (dependent-restricted tour) or under circumstances authorized by secretarial waiver.

D. Unusual Family or Operational Circumstances Defined. Unusual family or operational circumstances are defined as those in which the Secretary of the Military Department concerned determines that it is in the best interest of the government to permit payment of FSA to members who, through no fault of their own, must relocate in an unaccompanied status under certain circumstances.

1. The Military Services may waive provisions of subparagraphs 270301.A.1, 2, and 3 when it is in the best interest of the government to permit payment to members who, through no fault of their own, must relocate in an unaccompanied status for reasons of equity in unusual family or operational circumstances. Waiver under these circumstances is effective upon the date granted. This approval authority is hereby granted to:

   a. Service Secretaries or their designated representatives at the headquarters level which governs compensation policy, or
   
   b. Combatant commands and Service major commands.

   2. This waiver authority should be used prudently.

   3. Waiver under these circumstances is effective upon the date granted:

       a. When ordered to a new overseas duty station where terrorist activity would make it inappropriate for dependents to accompany the member;

       b. When ships in overhaul make temporary homeport changes; or

   4. Provided the requirements of subparagraph 270103.A are met, other than the requirement that the member’s dependents shall reside at the homeport or PDS, a waiver issued by the Secretary of the Military Department concerned shall apply for the entire period of deployment, interim period, and redeployment.

E. Delays Caused by the Government (Table 27-2, Note 4). The following are examples of delays in transportation of dependents due to government reasons:

   Example 1: On July 1, a member’s advance application for concurrent travel of dependents to the overseas station was disapproved by the CONUS commander due to
lack of available government-owned transportation facilities. The commander’s disapproval contained a statement that the anticipated delay for movement of dependents is more than 60 days. The member departed the old station on July 6 and arrived at the overseas station on July 7 where government quarters were not available. Dependents joined the member on September 26 having performed travel under orders dated September 10. The member was entitled to FSA for the period July 6 through September 25.

Example 2: The member applied for a dependency determination for his or her dependent mother on June 3 and was transferred overseas on September 14. After arrival overseas, the member received approval of the dependency application for his or her dependent mother retroactive to May 1. The mother was not authorized concurrent travel to the member’s PDS because the determination of dependency had not been made on the effective date of those orders. Delay in processing the dependency application was caused by the government. Before transfer overseas, the member had maintained quarters to be shared with his or her mother. An enforced separation resulted upon transfer overseas. Credit for FSA accrues from the date the member departed from the PDS or the first day of authorized travel time, whichever is later, through the day before the date that his or her dependent mother arrived at the overseas station.

F. Changes in Tour Elections. See Table 27-2, rules 12 and 13.

G. Dependents Evacuated. See Table 27-1, rule 16. A member is entitled to FSA if separated from dependents as a result of either an authorized evacuation or an ordered evacuation, provided that the requirements for FSA set forth in 37 U.S.C. 427(a) are otherwise met.

H. Dependents’ Travel Prohibited Under Immigration Laws. No entitlement to FSA-R accrues if a dependent is authorized transportation at government expense but is not eligible under immigration laws for entry into the United States before a member reports to the new PDS. (Entitlement to FSA-T or FSA-S is not affected by this subparagraph.)

270302. Unit Ordered on Exercise for More Than 30 Days

Otherwise qualified members of a unit are entitled to FSA-T when the unit is ordered on an exercise for more than 30 days.

270303. Family Separation Allowance During a Missing Status

FSA-T continues to accrue to a qualified member while in a missing status unless there is a change in the status of the dependents, which would terminate entitlement. See Table 27-3 (Date To Stop FSA). A member may qualify for FSA-T while in a missing status if a continuous period of more than 30 days is completed after entry into the missing status. See paragraph 270304.

Example: A member departed the PDS on TDY August 9, was downed by hostile fire while flying over enemy territory on September 2, remained in a missing
status until November 4, and returned to PDS on November 10. The member qualified for FSA-T on September 8. If otherwise qualified, then entitlement exists to FSA-T for the period August 9 to November 9.

270304. Computation of Single or Multiple Periods of More Than 30 Days

A. FSA-T for Single Periods. Credit for FSA-T may not be applied until the member has been on TDY or TAD away from his PDS continuously for more than 30 days. Compute this period as follows:

1. Count actual number of days in the month, including the day the member departs the PDS on TDY and the day of return to the PDS. Include the 31st day of the month in this computation, even though payment is made on a 30-day month basis, as prescribed in Chapter 1 section 0102.

2. Include days of authorized travel time to and from the TDY station. When there is no delay enroute chargeable as leave, count the day of departure from the PDS and the day of return to the PDS. When delay enroute chargeable as leave is authorized, count the constructive day of departure and the constructive day of return. Compute these days as follows:

   a. Constructive day of departure from the PDS either is the actual date of detachment plus days of authorized leave, proceed time, and/or permissive travel days used, or the first day of authorized travel, whichever is later.

   b. Constructive day of return to the PDS is the actual date of return minus number of days leave authorized and used, minus the number of permissive travel days actually used.

Example 1: The member permanently stationed at site A is ordered TDY to site B for training of approximately 30 days. Training is to begin June 1. The member is authorized travel by privately owned conveyance (POC) as more advantageous to the government, and 5 days of leave enroute. The member departs from site A on May 25 and uses 5 days of leave enroute to site B. The member completes the training on June 27, departs from site B on June 28, and returns to duty at site A on June 30. Constructive day of departure is May 30. The period of absence is 32 days (May 30 - June 30). If the member qualifies under paragraph 270104, then entitlement exists to FSA-T for 30 days (i.e., there is no entitlement for May 31 and June 30).

Example 2: Circumstances are the same as in Example 1, except that the member uses 5 days of leave after completion of training. The member departs from site A on May 30, completes training on June 27, departs from site B on June 28, and returns to duty at site A on July 5. The constructive day of return is June 30. The period of absence is 32 days, computed as in example 1. If the member otherwise qualifies, then entitlement exists to FSA-T for 30 days.
3. When TDY is authorized in conjunction with PCS, include days of authorized travel time to the TDY station and from the TDY station to the new duty station. When there is no delay enroute or proceed time involved, count the day of departure from the old duty station and the day of arrival at the new duty station. When delay enroute and proceed time are authorized and used, the day of departure from the old station and the day of arrival at the new station shall be constructed in the manner indicated in subparagraphs 270304.A.2.a and b. Proceed time authorized and used shall be included with the delay when making the computation. Consecutive assignments to TDY in conjunction with PCS may be combined in determining the 30-day period.

4. Under specific circumstances, when travel in connection with TDY is performed by POC for the convenience of the traveler, payment based on actual travel expenses may be more economical to the government than payment based on constructive travel time over a usually traveled route. In that case, the Joint Federal Travel Regulation (JFTR) authorizes travel payment based on the actual mode of transportation. In computing the more than 30 days required for entitlement to FSA-T under these circumstances, ensure that the computation is based on the mode of transportation, which governed payment of the particular member’s travel allowance. Computation for FSA-T entitlement under this subparagraph is not necessarily based on constructive travel time.

5. If a member’s TDY status is interrupted, then do not combine days before the interruption with those after the interruption to compute a continuous period of more than 30 days. Periods of leave, hospitalization, military confinement in a pay status, or short visits to the PDS do not interrupt the period unless the member is relieved from the attachment to the TDY station. A member who returns to the PDS to assume a duty status (such as participation in official flights) does interrupt a period of TDY. If leave enroute is authorized after detachment from the TDY station, then add constructive travel time from the TDY station to the PDS to the period of TDY in determining the 30-day period.

B. FSA-T for Multiple Periods of Deployment. Provided the conditions of subparagraph 270103.A.3 are met, the periods of FSA-T eligibility for multiple periods of TDY deployment, including the periods between such deployments, are calculated as follows:

1. Count. Although payment is made on a 30-day month basis, count the actual number of days in each applicable month, to include the 31st day of the month, as one of the actual days.

2. Computation. Calculate the FSA-T period of the initial TDY/TAD deployment to determine the initial deployment period as set forth in subparagraph 270304.A.

3. Interim and Redeployment Period

   a. The interim period begins on the day after the initial deployment through the day prior to redeployment. The interim period must be 30 days or less.
b. The redeployment period begins the day that the member departs the PDS and ends upon return to the PDS. The redeployment period must be more than 30 days and shall be added to the interim period.

Example 1: The member permanently stationed at site A is ordered to perform TDY at site B for 45 days, with departure from PDS on January 2 and return to PDS on February 15. The member departs from PDS on March 18 for redeployment of 35 days. Since the member qualified for FSA-T for the initial deployment, he or she is eligible for continued FSA-T for the total 65 days of interim/redeployment period (actual interim period of 30 days and redeployment of 35 days).

Example 2: The member permanently stationed at site A is ordered to perform TDY at site B for 60 days, with departure from PDS on March 1 and return to PDS on April 29. The member departs from PDS on May 31 for redeployment of 40 days. Although the member qualified for the initial 60-day period deployment, he or she is ineligible for the interim period. The actual interim period is 31 days (April 30 - May 30). The member would be entitled to FSA-T for the actual redeployment period (40 days).

Example 3: The member permanently stationed at site A is ordered to perform TDY at site B for 31 days, with departure from PDS on June 1 and returns to the PDS on July 1. The member departs from PDS on July 2 for redeployment of 41 days. Since the member qualified for FSA-T for the initial deployment of 31 days, he or she is eligible for the continued FSA-T for the interim/redeployment period (actual interim period is 0 days, actual redeployment period is 41 days).

C. FSA-S for Single Periods. Credit for FSA-S may not be applied until the member has been on duty onboard a ship away from the homeport of the ship for a continuous period of more than 30 days. Periods of leave, TAD, hospitalization, military confinement in a pay status, or short visits by the member (not the ship) to the homeport of the ship do not interrupt the qualifying period unless the member is detached (PCS) from the ship. Consecutive assignments to duty on board two or more ships away from the homeport may be combined to meet this requirement. See Example 5. In computing the continuous period of more than 30 days, count the actual number of calendar days (including the 31st day of the month) that the member was on duty onboard a ship while it was away from its homeport. Include in this computation the day of departure onboard a ship from its homeport (or the day the member joins or rejoins a ship away from its homeport, if applicable) and the day of return onboard a ship to its homeport. The following examples show how to compute the more-than-30-day period and the related amount of FSA-S payable.

Example 1: A member onboard a ship that departs its homeport on June 15 and returns on July 15 is entitled to FSA-S in the amount of $250 (actual period of 16 days in June and 15 days in July = 31 days; 16 days in June and 14 days in July = 30 days for payment).

Example 2: A member onboard a ship that departs its homeport on October 5 and returns on November 4 is entitled to FSA-S in the amount of $241.83 (actual
period of 27 days in October and 4 days in November = 31 days; 26 days in October and 3 days in November = 29 days for payment).

Example 3: A member onboard a ship that departs from its homeport on February 25 (non-leap year) and returns on March 26 is not entitled to FSA-S since the absence is not more than 30 days (actual period of 4 days in February and 26 days in March).

Example 4: A member who reports onboard a ship on May 25 while it is away from the homeport and returns with the ship to the homeport on June 30 is entitled to FSA-S in the amount of $291.67 (actual period of 7 days in May and 30 days in June = 37 days; 6 days in May and 29 days in June = 35 days for payment).

Example 5: A member onboard ship A that departed from its homeport on August 2 was transferred (PCS) to ship B on August 18 (detached and attached the same day) while ship B was away from its homeport. The member remains aboard ship B until it returned to the homeport on September 6. The member is entitled to FSA-S in the amount of $283.33 (actual period of 30 days in August and 6 days in September = 36 days; 29 days in August and 5 days in September = 34 days for payment).

D. FSA-S for Multiple Periods of Deployment. Provided the conditions of subparagraph 270304.A.2 are met, the periods of FSA-S eligibility for multiple periods of TDY deployment aboard a ship, including the period between such deployments, are calculated as follows:

1. Count. Although payment is made on a 30-day month basis, count the actual number of days in each applicable month by including the 31st day of the month as one of the actual days.

2. Computation. Calculate the FSA-S period of the initial deployment aboard a ship as set forth in subparagraph 270304.C.

3. Interim and Redeployment Period
   a. The interim period begins on the day after the initial deployment through the day prior to redeployment. The interim period must be 30 days or less.
   b. The redeployment period begins on the day that the member departs the ship’s homeport and ends upon returning to the homeport. The redeployment period must be more than 30 days and shall be added to the interim period.

Example 1: A member is onboard a ship that departed from the homeport on January 2 and returned to the homeport on February 15. The same member is onboard a ship that departed from the homeport on March 18 for a redeployment of 35 days. Since the member qualified for FSA-S for the initial deployment, the member is eligible for continued FSA-S for the total 65 days of interim/redeployment period (actual interim period of 30 days and redeployment of 35 days).
Example 2: A member is onboard a ship that departed from the homeport on March 1 and returned to the homeport on April 29. The member also was onboard a ship that departed the homeport on May 31 for a redeployment of 40 days. Although the member qualified for the initial 60-day deployment, the member is ineligible for the interim period. Consequently, the actual interim period is 31 days (April 30 through May 30). The member would be entitled to FSA-S for the actual redeployment (40 days).

Example 3: A member is onboard a ship that departed from the homeport on June 1 and returned to the homeport on July 1. The same member was onboard a ship that departed the homeport July 2 for a redeployment of 41 days. Since the member qualified for FSA-S for the initial deployment of 31 days, he or she is eligible for the continued FSA-S for the interim/redeployment period (actual interim period is 0 days, actual redeployment period is 41 days).

E. Restrictions. The following restrictions apply to subparagraphs 270304.A and B:

1. There are separate 30-day requirements to qualify for FSA-T or FSA-S, and periods of TDY and duty aboard ship while away from homeport may not be combined for the purpose of FSA entitlement.

2. Periods of hospitalization or TDY for more than 30 days by the member at a place residing with his or her dependents may not be included when calculating whether the 30-day requirement was met.

270305. Ship Moves From Homeport

When a ship moves from its homeport to another port within 50 miles of the homeport (or 1 and a half hours travel time as prescribed in paragraph 270203), those members attached to the ship, whose dependents do not reside at or near such homeport under the criteria of paragraph 270203, do not become entitled to FSA-S.

Example 1: A member, upon reassignment to a ship, moves the family to a location outside the current 50-mile (or 1 and a half hours travel time) limit from the homeport of the ship. When the movement of the ship is less than 50 miles (or 1 and a half hours travel time) from the homeport, FSA-S is not payable to those members. If, however, the ship moves more than 50 miles (or 1 and a half hours travel time) from the homeport, then FSA-S is payable if members otherwise are entitled.

Example 2: A member, upon reassignment to a ship, moves the family to a location outside the current 50-mile (or 1 and a half hours) limit of the ship’s homeport of the ship. Subsequently, the ship moves from the homeport and, on the 29th day, docks at a port inside the 50-mile (1 and a half hours travel time) limit of the homeport for 5 days. The ship then returns to the homeport. The docking of the ship within the 50-mile limit would, for purposes of this example, have the same consequence as if the ship had returned to its homeport since (a) the member’s dependents do not reside at or near the homeport, and (b) the ship did not
move to a location more than 50 miles (or 1 and a half hours travel time) from the port. Therefore, entitlement to FSA-S does not accrue.

**Example 3:** A member, upon reassignment to a ship, moves the family to a location outside the current 50-mile (or 1 and a half hours) limit of the homeport of the ship, but actually commutes. A movement of the ship from the homeport results in the member being unable to commute. In this example, the member’s dependents would be considered as being in the area of the homeport. Since, after movement of the ship to the new location, the member is unable to commute, the member would meet the requirement for FSA-S, provided the dependents resided more than 50 miles (or 1 and a half hours travel time) from the new location.

**Example 4:** A member, upon reassignment to a ship, moves the family to a location within the 50-mile (or 1 and a half hours travel time) limit, the movement of the ship resulting in the residence being located outside the 50-mile (or 1 and a half hours travel time) limit for some of the members, but not all. Those members whose dependents reside more than 50 miles (1 and a half hours travel time) from the ship’s new location and who do not commute, would fulfill the vicinity requirement for entitlement to FSA-S. Those members whose dependents reside within 50 miles (1 and a half hours travel time) of the ship’s new location of the ship would not become entitled to FSA-S by virtue of the ship’s movement.

270306. **Member Married to Member with Dependent Child(ren)**

In the case of a member married to another member, and the couple has a child that either parent can claim for Basic Allowance for Housing (BAH), one parent may claim the child for entitlement to BAH and the other parent, when otherwise entitled, may claim the child for entitlement to FSA. The FSA entitlement may alternate between parents based on the same dependent; however, FSA may not be paid simultaneously to both members on behalf of the same dependent, except as provided in subparagraph 270103.D.2. See subparagraph 270301.D.

270307. **Specific Conditions of Entitlement Family Separation Allowance**

**Table 27-1. FSA - Commencement Dates**

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>When an eligible member</strong></td>
<td><strong>and he or she</strong></td>
<td><strong>then FSA credit</strong></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>departs the PDS on PCS (not authorized FSA-R at old station), or TDY, including TDY in conjunction with PCS (note 1)</td>
<td>is not authorized proceed time or leave enroute</td>
<td>starts on date of detachment from old station (note 1).</td>
</tr>
<tr>
<td>2</td>
<td>is authorized proceed time or leave enroute</td>
<td>starts on the constructive date of detachment from the old PDS (either the actual date of detachment plus days of authorized leave and/or proceed time, or the first day of authorized travel, whichever is later) (note 1).</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>departs homeport aboard ship, including a ship in an inactive status</td>
<td>remains in this status continuously for more than 30 days</td>
<td>starts on date of departure (note 2).</td>
</tr>
<tr>
<td>4</td>
<td>joins or rejoins a ship away from homeport</td>
<td>remains on duty on board a ship away from its homeport continuously for more than 30 days</td>
<td>starts on first day that member boards ship away from its homeport (note 2).</td>
</tr>
<tr>
<td>5</td>
<td>acquires an initial dependent after the date of departure from old station enroute to PCS overseas, but no later than the effective date of the PCS order (FSA-R) (notes 3 and 4)</td>
<td>meets conditions of Table 27-2, rule 1</td>
<td>starts on the date that a member acquires a dependent or the constructive date of detachment from old station (Table 27-2, rule 2), whichever is later.</td>
</tr>
<tr>
<td>6</td>
<td>meets conditions of Table 27-2, rule 13, note 3, or rule 14</td>
<td>(if any) starts according to Table 27-2, rule 13, note 3, or rule 14.</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>acquires an initial dependent after the date of departure from old station enroute to PCS overseas (member is not entitled to FSA-R, at the overseas station), but no later than the effective date of the PCS order (note 3)</td>
<td>is on TDY enroute with 30 days or more remaining after the date dependent is acquired, and not within commuting distance of dependent's residence</td>
<td>for the period of TDY starts on the date the member acquires dependent (FSA-T) (note 1).</td>
</tr>
<tr>
<td>8</td>
<td>a. acquires a dependent after the effective date of the PCS order (note 3), but before member’s date of departure on subsequent reassignment PCS, and</td>
<td>is not on TDY/TAD</td>
<td>starts on date member acquires dependent.</td>
</tr>
<tr>
<td>9</td>
<td>b. dependent does not live at or near member’s PDS (FSA-R)</td>
<td>is on leave (co-resident with dependent or not)</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>is on TDY/TAD not within commuting distance of dependent's residence</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>is on TDY/TAD within commuting distance of dependent's residence</td>
<td>starts on member’s date of return to PDS</td>
<td></td>
</tr>
</tbody>
</table>
Table 27-1. FSA - Commencement Dates (Continued)

<table>
<thead>
<tr>
<th></th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>When an eligible member</strong></td>
<td><strong>and he or she</strong></td>
<td><strong>then FSA credit</strong></td>
</tr>
<tr>
<td></td>
<td>a. acquires dependent after the effective date of the PCS orders (note 3), but before member’s date of departure on subsequent reassignment PCS, and</td>
<td>is on TDY/TAD with 30 days or more remaining after the date dependent is acquired, and not within commuting distance of dependent’s residence</td>
<td>for the period of TDY starts on the date that the member acquires a dependent (FSA-T) (note 1).</td>
</tr>
<tr>
<td></td>
<td>b. dependent does not live at or near the member’s PDS (where member is not entitled to FSA-R)</td>
<td>remains away from homeport aboard ship for more than 30 days after the date the dependent is acquired</td>
<td>starts on the date that the member acquires a dependent (FSA-S) (note 1).</td>
</tr>
<tr>
<td>12</td>
<td>has newly acquired dependent who joins member at duty station at member's expense</td>
<td>confirms whether dependent is making change of residence or temporary social visit</td>
<td>is based on paragraph 270202 (temporary social visit) or paragraph 270203 (change of residence).</td>
</tr>
<tr>
<td>13</td>
<td>relocates dependent away from duty station at member's expense</td>
<td>starts on the date of a dependent’s departure from the duty station (note 5).</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>has dependent depart overseas duty station at government expense because of evacuation (other than medical), under determination of the Secretary concerned as being in national interest, or for other emergency reasons not personal or caused by dependent’s misconduct (note 6)</td>
<td>starts on the date of a dependent’s departure from the duty station.</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>reports on board ship after a change of homeport has been declared</td>
<td>does not reside with dependents at or near the current homeport of the ship</td>
<td>starts on the date the member reports on board ship (note 7).</td>
</tr>
</tbody>
</table>

NOTES:

1. Do not pay FSA-T or FSA-S until the member has been on TDY/TAD or on duty aboard ship away from homeport continuously for more than 30 days (or, if applicable, for more than 30 days after the date that a dependent is acquired). In computing the amount payable, the 31st day of any month should be excluded from the computation and February should be treated as if it actually had 30 days. (See paragraph 270304.)

2. Does not apply if the ship is in a port (other than its homeport) located within commuting distance of the residence of the member’s dependents continuously for more than 30 days. Also, see paragraph 270305.

3. The effective date of PCS orders is the date a member is required to begin travel from the old PDS or the last TDY, in order to arrive at the new PDS on the date authorized by the mode of transportation authorized. (*JFTR, Appendix A, Effective Date of PCS Orders*)

4. A member who acquired an initial dependent after the date of departure from old station enroute PCS to CONUS from overseas or enroute PCS within CONUS, but no later than the effective date of the PCS order, is entitled to travel for dependent at government expense based on *JFTR, Volume 1, Chapter 5*; therefore, the member is not entitled to FSA-R. (In this case, no tour election provision exists to overcome the travel provision.)

5. If already started under paragraph 270202, then entitlement continues upon departure of dependents from the duty station.
NOTES: (cont.)

*6. These circumstances are covered in *JFTR, volume 1*, paragraphs U5240-C, U5240-B. FSA does not accrue if evacuation under paragraph U5240-B was caused by the dependent’s misconduct. Entitlement to FSA does not accrue if dependents are returned for reasons indicated under JFTR, paragraph U5240-D.

Table 27-1. FSA - Commencement Dates (Continued)

*7. FSA-R does not accrue if the member was on board ship when the change in homeport was declared, except under paragraph 270301.
Table 27-2. FSA-R - Overseas Assignment

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If an eligible member is selected for PCS overseas</td>
<td>and the accompanied tour is not authorized</td>
<td>and</td>
<td>then the member('s) is entitled to FSA-R for the entire unaccompanied tour (notes 1 and 2).</td>
</tr>
<tr>
<td>2</td>
<td>elects the unaccompanied tour instead of the authorized accompanied tour</td>
<td>concurrent travel is authorized and dependents travel with member</td>
<td></td>
<td>is not entitled to FSA-R for the length of such tour, including tour extensions (note 3).</td>
</tr>
<tr>
<td>3</td>
<td>elects the accompanied tour</td>
<td></td>
<td></td>
<td>is not entitled to FSA-R.</td>
</tr>
<tr>
<td>4</td>
<td>is assigned to an automatic concurrent travel area or an advance application area</td>
<td>application for concurrent travel has been approved by the area commander</td>
<td></td>
<td>is entitled to FSA-R if dependents do not travel with the member for government reasons (notes 4 and 5).</td>
</tr>
<tr>
<td>5</td>
<td>in status covered by rule 4</td>
<td>dependents arrive at member's overseas station</td>
<td></td>
<td>FSA-R stops the day before date dependents arrive.</td>
</tr>
<tr>
<td>6</td>
<td>selected for PCS overseas to an advance application area</td>
<td>application for concurrent travel is disapproved by area commander</td>
<td></td>
<td>is entitled to FSA-R until dependents arrive at overseas station. (This rule is qualified by rules 7 and 8.)</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>member fails to comply with area regulations for entry of the dependents</td>
<td></td>
<td>FSA-R is stopped when timely action is not taken under applicable regulations (note 6).</td>
</tr>
<tr>
<td>8</td>
<td></td>
<td>there is a delay of more than 60 days in dependent's arrival (60-day period begins on date of orders)</td>
<td></td>
<td>entitlement to FSA-R continues through day before dependents arrive at overseas station, not to exceed 60 days from date transportation of dependents is authorized, unless additional delay is caused by the government (note 5).</td>
</tr>
<tr>
<td>9</td>
<td>assigned overseas</td>
<td>one or more of the dependents live at or near the overseas station</td>
<td>member qualifies for FSA-R for the dependents who are not authorized to travel to the overseas station</td>
<td>is entitled to FSA-R.</td>
</tr>
<tr>
<td>10</td>
<td>after arrival at overseas station, an accompanied tour is authorized (previously unavailable) and member elects the accompanied tour</td>
<td></td>
<td></td>
<td>entitlement to FSA-R continues through the day before dependents arrive at overseas station, not to exceed 60 days from date transportation of dependents is authorized, unless additional delay is caused by the government (note 5).</td>
</tr>
</tbody>
</table>
Table 27-2. FSA-R - Overseas Assignment (Continued)

<table>
<thead>
<tr>
<th>FSA-R, OVERSEAS ASSIGNMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RULE</strong></td>
</tr>
<tr>
<td>11 assigned overseas</td>
</tr>
<tr>
<td>12 has previously elected the accompanied tour, but concurrent travel is not performed</td>
</tr>
<tr>
<td>13 has failed to make a tour election before arrival at new duty station</td>
</tr>
<tr>
<td>14 elects accompanied tour after arrival at the overseas station</td>
</tr>
</tbody>
</table>

NOTES:
1. In all cases, entitlement exists only if dependents do not live at or near the duty station. (See paragraph 270203.) In areas where dependents are not permitted, member does not have to apply for transportation of dependents or to elect type of tour.

2. This includes dependent-restricted tours and situations where the member is not authorized to serve an accompanied-with-dependents tour in those locations where such tours are authorized.

3. The Secretary of the Military Department concerned may waive the provision in this rule to authorize FSA-R in cases where unusual family or operational circumstances exist for the member. See subparagraph 270301.D for conditions subject to waiver and individual Military Service regulations for procedures for requesting a waiver from the Secretary of the Military Department concerned.

4. Where dependents’ travel delay is not due to government reasons, but member is required to perform TDY enroute, family separation for period of TDY is considered to be due to military requirements and member is entitled to FSA-R under Table 27-4, rule 11.

5. Delays due to government reasons include:
a. lack of transportation facilities,
b. disapproval by CONUS commanders,
c. disapproval for reasons of health (pregnancy of wife, etc.), and
d. insufficient service retainability or time remaining in the overseas tour.

6. FSA-R continues if member acted timely to apply for transportation of the dependents and the application was disapproved because of the lack of service retainability or time remaining in the overseas tour.
Table 27-3. Date to Stop FSA

<table>
<thead>
<tr>
<th>RULE</th>
<th>IF A MEMBER</th>
<th>THEN FSA CREDIT CONTINUES THROUGH</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>has dependents who arrive at the duty station with intent to establish a</td>
<td>the day before dependents arrive</td>
</tr>
<tr>
<td></td>
<td>residence</td>
<td>(note 1).</td>
</tr>
<tr>
<td>2</td>
<td>on next reassignment, arrives at a station where member does not qualify</td>
<td>the day before the date on which</td>
</tr>
<tr>
<td></td>
<td>for FSA</td>
<td>the member arrives at new station</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(note 2).</td>
</tr>
<tr>
<td>3</td>
<td>returns from TDY (TAD) of more than 30 days</td>
<td>the day before date of the member’s</td>
</tr>
<tr>
<td></td>
<td></td>
<td>return from TDY (TAD) (note 3).</td>
</tr>
<tr>
<td>4</td>
<td>is in a non-pay status for any period</td>
<td>the day before the date entering</td>
</tr>
<tr>
<td></td>
<td></td>
<td>such status, except as provided</td>
</tr>
<tr>
<td></td>
<td></td>
<td>in subparagraph 010302.E.</td>
</tr>
<tr>
<td>5</td>
<td>has sole dependent in an institution, and if the stay in the institution</td>
<td>the day before 1 year from the</td>
</tr>
<tr>
<td></td>
<td>continues</td>
<td>date that the member’s sole</td>
</tr>
<tr>
<td></td>
<td></td>
<td>dependent entered an institution</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(note 4).</td>
</tr>
<tr>
<td>6</td>
<td>is on board a ship away from its homeport</td>
<td>the day before ship returns to</td>
</tr>
<tr>
<td></td>
<td></td>
<td>homeport or date of detachment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>from ship, whichever is earlier</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(note 5).</td>
</tr>
<tr>
<td>7</td>
<td>reports on board a ship after a change of homeport has been declared</td>
<td>the effective date of the change</td>
</tr>
<tr>
<td></td>
<td></td>
<td>of homeport.</td>
</tr>
<tr>
<td>8</td>
<td>has only secondary dependents who reside with relatives or friends</td>
<td>the day before the date the</td>
</tr>
<tr>
<td></td>
<td></td>
<td>dependents move to home of</td>
</tr>
<tr>
<td></td>
<td></td>
<td>relatives or friends.</td>
</tr>
<tr>
<td>9</td>
<td>completes period of TDY of more than 30 days in conjunction with PCS</td>
<td>the day before the date the member</td>
</tr>
<tr>
<td></td>
<td></td>
<td>arrives at the new station</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(note 3).</td>
</tr>
<tr>
<td>10</td>
<td>has dependent(s) who return to the PDS after departing in conjunction with</td>
<td>the day before the date dependent(s)</td>
</tr>
<tr>
<td></td>
<td>authorized or ordered evacuation</td>
<td>return.</td>
</tr>
</tbody>
</table>

NOTES:
1. See paragraph 270202 for temporary social visits.
2. If a delay enroute and/or proceed time is authorized and used, then use a constructive date of arrival. Constructive date will be computed by deducting the number of days' leave and/or proceed time authorized and used from the actual date of arrival.
3. If delay enroute and/or proceed time is authorized, then use the constructive date. (See subparagraph 270304.A.)
4. Applies when stay in the institution is initially not expected to exceed 1 year.
5. FSA-S continues if the member is detached and attached the same day to another ship away from its homeport.
**Table 27-4.** FSA - Conditions of Entitlement

<table>
<thead>
<tr>
<th>RULE</th>
<th></th>
<th>A</th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If a member</td>
<td>is on TDY, including TDY within the United States</td>
<td>and</td>
<td>the member is entitled to FSA-R when entering such status (note 1)</td>
<td>and</td>
<td>the member’s PDS remains unchanged</td>
</tr>
<tr>
<td>2</td>
<td>is hospitalized at or away from member’s PDS including hospitalization in the United States</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>is in military confinement or otherwise restricted by military authority</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>is on authorized leave (accrued or advance) at or away from member’s PDS, including leave in the United States</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>is on authorized leave (accrued or advance) at residence where member's dependents reside</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>is on any status covered by rules 1 through 4, or enters such status</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>is reassigned PCS from a PDS in the United States to a hospital for observation or treatment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>enters any status covered by rules 2, 3, and 4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Table 27-4. FSA - Conditions of Entitlement (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>If a member and and then</td>
<td>the member is not entitled to FSA-T.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>is on TDY for more than 30 days from member’s PDS</td>
<td>the member does not qualify for FSA-R at PDS</td>
<td>member’s PDS remains unchanged</td>
<td>the member is entitled to FSA-T for authorized travel time to and from TDY station and for duty at that station (note 4).</td>
</tr>
<tr>
<td>11</td>
<td>is performing recruit/basic training, school, Officer Candidate School (OCS), travel or TDY enroute to initial PDS</td>
<td>the member is entitled to FSA-R at new PDS (note 4)</td>
<td></td>
<td>the member is entitled to FSA-R for recruit/basic training, school, OCS, travel or TDY and authorized travel period (note 4).</td>
</tr>
<tr>
<td>12</td>
<td>is on TDY for more than 30 days enroute to a new permanent assignment</td>
<td>the member does not qualify for FSA-R at this new station</td>
<td></td>
<td>the member is entitled to FSA-T for authorized travel time to and from the TDY station and for duty at that station (note 4).</td>
</tr>
<tr>
<td>13</td>
<td>is on TAD</td>
<td>the member is entitled to FSA-S when entering such status (note 1)</td>
<td>member remains assigned to duty aboard a ship which is away from its homeport</td>
<td>FSA-S accrues during the entire period of TDY (note 5).</td>
</tr>
<tr>
<td>14</td>
<td>is hospitalized away from the ship</td>
<td></td>
<td></td>
<td>FSA-S accrues during the period of hospitalization (note 5).</td>
</tr>
<tr>
<td>15</td>
<td>is on authorized leave</td>
<td></td>
<td></td>
<td>FSA-S accrues during period of leave (note 5).</td>
</tr>
<tr>
<td>16</td>
<td>is in military confinement on or away from the ship or otherwise restricted by military authority from performing duty</td>
<td></td>
<td></td>
<td>FSA-S accrues during the period that the member is confined or restricted.</td>
</tr>
</tbody>
</table>
### Table 27-4. FSA - Conditions of Entitlement (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>17</td>
<td>If a member and the ship returns to homeport</td>
<td>and member is detached from the ship while it is away from homeport</td>
<td>then entitlement to FSA-S ends on the day before ship returns to homeport.</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>is in any status covered by rules 13 through 16 and member is detached from the ship while it is away from homeport</td>
<td>then entitlement to FSA-S ends on date of detachment from ship (note 6).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>member is detached from ship while it is away from homeport and is later reassigned to ship while it is away from its homeport</td>
<td>FSA-S accrues from date of reassignment to ship provided ship does not return to homeport in less than 31 days (note 6).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>is on TDY redeployment of more than 30 days following earlier TDY deployment of more than 30 days which qualified member for FSA-T</td>
<td>period between deployments is 30 days or less</td>
<td>member’s entitlement to FSA-T continues.</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>is on board a ship redeployed for more than 30 days following earlier deployment of more than 30 days which qualified member for FSA-S</td>
<td>period between deployments is 30 days or less</td>
<td>member’s entitlement to FSA-S continues.</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>meets the qualifying requirements of any of the rules 1 through 21 and the couple was residing together immediately before being separated by reason of military orders</td>
<td>the couple was residing together immediately before being separated by reason of military orders</td>
<td>member is entitled to FSA under the specific rule.</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>executes PCS orders causing a separation from the member’s spouse</td>
<td>member is married to another active duty member</td>
<td>member is entitled to FSA-R under the specific rule.</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>meets the qualifying requirements of any of the rules 1 through 21 and the member is married to another active duty member and the couple has dependents</td>
<td>the couple and dependents were residing together immediately before each member is separated by reason of military orders</td>
<td>each member is entitled to FSA under the specific rule. (note 7)</td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**
1. Must meet the requirements of paragraph 270103.
2. A new determination of entitlement is required if member’s PDS changes.
3. More than 90 days is prolonged hospitalization.
4. Members are not entitled to FSA-R or FSA-T during authorized leave enroute or proceed time (see Table 27-1, rules 1 and 2). See Table 27-3, rule 9 for date to stop FSA.
5. If the dependent’s residence is within commuting distance of the place where member is in such status, then FSA-S will continue for 30 days only.
6. Does not apply if member is detached and attached the same day to another ship away from its homeport (subparagraph 270304.B).
Table 27-4.  FSA - Conditions of Entitlement (Continued)

NOTES: (cont.)

7. Not more than one monthly allowance may be paid with respect to each member of a married military couple for any month. The dual allowance shall continue until one of the members is no longer assigned to one of those duty assignments. The other member shall continue to receive the allowance until no longer assigned to one of those duty assignments.
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270101 - Types Authorized
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270102.E. 46 Comp Gen 148

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270103.A.1-3 Public Law 103-337, section 625, October 5, 1994
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270103.A.3 Public Law 104-106, section 606,
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270103.B.2 Public Law 102-190, section 625,
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270201.C. 45 Comp Gen 170
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270202.A. 43 Comp Gen 596
270202.B. and C. 43 Comp Gen 332

270203 - Dependents Reside Near Duty Station
43 Comp Gen 332, (Question 26)
44 Comp Gen 572
44 Comp Gen 217
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52 Comp Gen 912
55 Comp Gen 991

2703 - CONDITIONS OF ENTITLEMENT

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270301.G  43 Comp. Gen. 332
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270303.B.  45 Comp Gen 633

270304 - Computation of Single or Multiple Periods of More Than 30 Days
270304.A.1  43 Comp Gen 596
          44 Comp Gen 537
270304.A.2  44 Comp Gen 537
270304.A.2.b. (Example 1)  44 Comp Gen 537
270304.A.5  43 Comp Gen 755
          43 Comp Gen 748
270304.B.  45 Comp Gen 838
          43 Comp Gen 748
270304.B.1-3  Public Law 103-337, section 625, October 5, 1994
270304.D.1-3  Public Law 103-337, section 625, October 5, 1994

270305 - Ship Moves From Homeport
          52 Comp Gen 912
          55 Comp Gen 991

270306 - Member Married to Member with Dependent Child(ren)
          60 Comp Gen 154

Table 27-1  37 U.S.C. 427
Rule 5  47 Comp Gen 67
Rule 7  43 Comp Gen 596
Rule 8  43 Comp Gen 332
Rule 9  43 Comp Gen 596
Rules 12-17  43 Comp Gen 332
Rule 22  Public Law 105-85, section 603, November 18, 1997
          37 U.S.C. 427(d)
Notes 2 and 4  43 Comp Gen 332
Note 6 45 Comp Gen 838

Table 27-2
Public Law 99-661, section 618,
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Table 27-3
Rule 1 43 Comp Gen 332
Rule 5 43 Comp Gen 596
Rule 10 43 Comp Gen 332
Note 3 43 Comp Gen 332

Table 27-4
Note 4 45 Comp Gen 838
VOLUME 7A, CHAPTER 29: “CLOTHING MONETARY ALLOWANCES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated March 2013 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>2901</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
</tr>
<tr>
<td>Tables 29-1, 29-2, 29-4, 29-6, 29-7, 29-8</td>
<td>Updated initial clothing and supplementary allowance rates effective October 1, 2013.</td>
<td>Revision</td>
</tr>
<tr>
<td>Bibliography</td>
<td>Updated Statutes.</td>
<td>Revision</td>
</tr>
</tbody>
</table>
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CHAPTER 29

CLOTHING MONETARY ALLOWANCES

*2901 GENERAL

The Secretary of Defense may on an annual basis by law and under Presidential Executive Order prescribe the quantity and kind of clothing to be furnished to an enlisted member of the Military Services and may prescribe the amount of cash allowance to be paid if clothing is not so furnished. It is Department of Defense (DoD) policy that the quantities and kinds of items of individual clothing to be furnished shall be prescribed by the individual Service Secretary or the Commandant of the Marine Corps under the parameters set by the Deputy Under Secretary of Defense (Military Personnel Policy).

2902 CLOTHING ALLOWANCE ENTITLEMENT

290201. Types of Allowances

There are three basic types of clothing allowances:

A. Initial Clothing Allowances are provided to enlisted members upon initial enlistment or upon other special qualification for entitlement to a prescribed outfitting of uniforms. The initial issue may be an in kind issue or a combination of in kind issue and cash payment.

B. Cash Clothing Replacement Allowances are provided to enlisted members upon the anniversary month each successive year following the provision of an initial clothing allowance. Cash clothing replacement allowances are for replacement of required uniform items based on a normal wear rate.

C. Extra Clothing Allowances are additional to initial and replacement allowances and do not reduce, replace or otherwise affect them. Extra clothing allowances provide for unusual circumstances when an enlisted member may require additional uniform items or when an officer (with a permanent duty station outside the United States) or enlisted member may require civilian clothes to perform their assigned duties.

290202. References

The following regulations detail the entitlements, policies, and procedures on the quantity and kind of clothing that must be provided, the cash allowance in lieu thereof, or the provisions for payment of clothing replacement allowances:

A. Army: Army Regulation 700-84;

B. Navy: Bureau of Naval Personnel Instruction 1020.11;

C. Air Force: Air Force Instruction 36-3014; and
2903 INITIAL CLOTHING ALLOWANCES


The Standard Initial Clothing Allowance mainly is provided as an in kind issue, although a cash payment may be made for items not furnished in kind. Each Service, as approved by the Deputy Under Secretary of Defense (Military Personnel Policy), may prescribe cash payments for items specifically designated to be purchased by the member rather than to be furnished in kind. Additionally, if any of the items of clothing normally prescribed to be furnished in kind are not available for issuance, then the initial allowance may be completed by paying the member the cash value of the balance remaining. The Standard Initial Clothing Allowance rates, including prescribed cash payments for personal purchase of specified items, are in Table 29-1.

A. The total monetary value of items furnished in kind, plus any cash payments, may not exceed the amounts for the total value of the applicable Standard Initial Clothing Allowance as established in Table 29-1.

B. If a Service member dies, is discharged, or is released from active duty within 6 months of entitlement to an initial allowance, then the value of the initial allowance must be reduced to the items of clothing already supplied or amount credited up to that date.

C. Enlisted members of the Army and Marine Corps entitled to a Standard Initial Clothing Allowance are furnished the allowance on an item or issue in kind basis without establishing a monetary credit. Payment of the amount prescribed in the initial allowance as a cash allowance may be made immediately. Shortages of items being furnished on an in kind basis must be recorded and issued when available to the Service member.

D. Enlisted members of the Navy and Air Force entitled to a Standard Initial Clothing Allowance are credited with the amount of the allowance against which the authorized clothing is furnished. Immediate payment of the amount prescribed in the initial allowance as a cash payment for personal purchase of specified items may be made. At the conclusion of the basic training period or within a period the Service considers appropriate; if any of the prescribed items of clothing to be furnished in kind against the established credit are not available for issuance then the initial allowance may be completed by paying the individual the remaining balance in cash.

290302. Standard Initial Clothing Allowance – Entitlement Criteria

Enlisted personnel (except those entitled to a Special Initial Clothing Allowance) must be furnished a Standard Initial Clothing Allowance, but only under the following circumstances:

A. Upon first enlistment in the Service, or reenlistment in the same branch of the regular Military Service, if 3 months has expired from the date of last discharge or release
from active duty and the member is not reporting from a Reserve component that requires the member to maintain uniform clothing;

B. Upon enlistment or reenlistment in a Service other than the one from which last discharged;

C. Upon reporting for or upon recall to active duty for more than 6 months, after 3 months have expired from the date of last discharge or release from active duty with the clothing required for service in a Reserve component. In these cases, the initial allowance must be reduced to a partial Standard Initial Clothing Allowance under regulations of the appropriate Service, to account for clothing required to be in the person’s possession upon call or recall to active duty;

D. Upon being restored to duty, after being sentenced to confinement and punitive discharge, to the extent needed to fill the individual’s clothing requirement;

E. Upon reenlisting within 3 months of last discharge or release from active duty, when the Service member did not receive the complete initial allowance or was required to turn in issued clothing. The amount allowed, will be the difference between the current initial clothing allowance and the current value of issued clothing that remained in the member’s possession upon the date of last discharge or release from active duty, further reduced by any prior cash clothing payments toward the initial clothing allowance. For the purposes of determining entitlement to replacement allowances, issues or payments under this subparagraph are not considered to be the last authorization of an initial allowance;

F. Upon recall to active duty after 3 months from the date of the last release from active duty or retired enlisted personnel (including Service members of the Fleet Reserve and the Fleet Marine Corps Reserve) recalled to active duty after 3 months from the date of the last release from active duty or retirement. Only one such allowance will be authorized during any period of four consecutive years;

G. Upon reversion to service on active duty commissioned officers or warrant officers under temporary appointments who enlisted or reenlisted, or who reverted to service on active duty in an enlisted (other than Chief Petty Officer) status, except for purposes of retirement. Only one such allowance is authorized in any period of 4 consecutive years; or

H. Upon reversion to enlistment in or reenlistment in the regular Navy, Naval officer candidates, and Naval Reserve Chief Petty Officers who revert to or are enlisted or reenlisted in the regular Navy in pay grade E-6 or below, except for purposes of retirement; provided they previously have not received a Standard Initial Clothing Allowance during their current period of continuous active duty.
290303. Special Initial Clothing Allowance – General Provisions

Enlisted members may be authorized a Special Initial Clothing Allowance if assigned to a tour of duty, or if they attain a status, requiring the wear of uniform clothing (other than special dress uniforms) of a style different from uniforms customary for most enlisted members of the same Service. Only one Special Initial Clothing Allowance is authorized during any period of continuous active duty. The Special Initial Clothing Allowance rates are in Table 29-2.

A. The Special Initial Clothing Allowance is provided in lieu of the Standard Initial Clothing Allowance when it is the first initial allowance qualified for and issued. The Special Initial Clothing Allowance supersedes and replaces the Standard Initial Clothing Allowance and is considered to be the last authorization of an initial clothing allowance when a member who previously received a Standard Initial Clothing Allowance subsequently qualifies for and is provided a Special Initial Clothing Allowance. The Special Initial Clothing Allowance may be issued in kind, paid as a monetary payment, or provided as a combination, as established by the Service concerned.

B. Examples of uses for Special Initial Clothing Allowance are when members in an enlisted status enter an officer training program, are advanced to Chief Petty Officer in the Navy, or are assigned to a military band with uniform styles different than those for others in their pay grade.

290304. Special Initial Clothing Allowance – Eligibility Criteria

Enlisted personnel will be furnished a Special Initial Clothing Allowance only under the following circumstances:

A. Upon selection and acceptance for specified officer-training programs;

B. In pay grade E-6 or below, upon assignment to either the United States Navy Band, Washington, DC, or the United States Naval Academy Band or selection for temporary appointment as a Limited Duty Officer in the Navy;

C. Upon first advancement to or first enlistment as a Chief Petty Officer in the Navy, while serving on active duty, provided no Special Initial Clothing Allowance has been previously paid. Effective October 1, 2009, Chief Petty Officers of the Naval Reserve who are assigned to Selected Reserve and Voluntary Training Units are entitled to a full Special Initial Clothing Allowance upon first advancement to Chief Petty Officer;

D. For Chief Petty Officers in the Naval Reserve who were advanced before October 1, 2009, upon first reporting for active duty for a period of 6 months or greater as a Chief Petty Officer of the Naval Reserve, provided no Special Initial Clothing Allowance has been previously paid either on active or inactive duty. If a Special Initial Clothing Allowance has been previously paid on inactive duty, then the Chief Petty Officer is entitled to a partial Special Initial Clothing Allowance in accordance with the Note at Table 29-2; or
E. Upon active duty reenlistment or receipt of orders to active duty as a Chief Petty Officer in the Navy, provided all of the following requirements are met:

1. Over 3 months has expired from the date of last discharge, release from active duty or retirement;
2. The enlistment or reenlistment period is for a period of more than 6 months;
3. Appointment to temporary officer status is not coincident with the enlistment or reenlistment; and
4. The member has not been paid a Special Initial Clothing Allowance within the last 4 years while on inactive duty.

290305. Partial Initial Clothing Allowances

Enlisted personnel will be paid a reduced or partial initial allowance when payment of a full Standard Initial Clothing Allowance or full Special Initial Clothing Allowance is not warranted due to an enlisted member reporting for or being recalled to active duty for more than 6 months, after 3 months have expired from the date of last discharge or release from active duty with the clothing required for service in a Reserve component.

2904 CASH CLOTHING REPLACEMENT ALLOWANCES

290401. General

Cash Clothing Replacement Allowances for uniform items will be paid to enlisted members to provide them funds for the replacement of military unique items required for wear. Enlisted members engaged in officer training programs or who are attending academy preparatory schools are not eligible for Cash Clothing Replacement Allowances. Specific entitlement rules are listed in Table 29-3. Cash Clothing Replacement Allowance rates are listed in Table 29-4.

290402. Basic Cash Clothing Replacement Allowance

Basic Cash Clothing Replacement Allowance is a preliminary replacement allowance for uniform items. It is used during the first 3 years of active service subsequent to receipt of a Standard Initial Clothing Allowance or a reduced or partial Standard Initial Clothing Allowance.

A. Basic Cash Clothing Replacement Allowance accrues to each enlisted member beginning with the first day of the month following the date of completion of 6 months of active duty without regard to time lost. At the end of the member’s anniversary month completing 1-year of uninterrupted active military service the first payment will be made in an amount equal to one-half the applicable fiscal year rate then in effect.
B. When authorized under regulations of the Service concerned, enlisted members of a Reserve component who received a reduced or partial Standard Initial Clothing Allowance may be authorized to accrue the Basic Cash Clothing Replacement Allowance beginning with the first day of the month following the date of call or recall to active duty in a pay status.

C. The Basic Cash Clothing Replacement Allowance continues for the first 3 years of continuous active duty. It is payable for the second and third years at the end of the member’s anniversary month using the applicable rate then in effect.

290403. Standard Cash Clothing Replacement Allowance

Standard Cash Clothing Replacement Allowance provides for replacement of uniform items after completion of 3 years of active service subsequent to receipt of a Standard Initial Clothing Allowance or a reduced or partial Standard Initial Clothing Allowance. It is also used as the preliminary replacement allowance during the first 3 years of active service subsequent to receipt of a Special Initial Clothing Allowance or a reduced or partial Special Initial Clothing Allowance.

A. When used as the follow-on to the Basic Cash Clothing Replacement Allowance, the Standard Cash Clothing Replacement Allowance accrues beginning with the first day of the month following the date the member completes 36 months active duty without regard to time lost. It continues during the remaining period of continuous active duty and is payable annually at the end of the Service member’s anniversary month using the applicable rate then in effect.

B. When used as the preliminary replacement allowance for the Special Initial Clothing Allowance, the Standard Cash Clothing Replacement Allowance accrues beginning with the first day of the month following the date the Special Initial Clothing Allowance or a reduced or partial Special Initial Clothing Allowance was authorized without regard to time lost. It is payable annually, for the first 3 years of continuous active duty, at the end of the Service member’s anniversary month using the applicable rate then in effect.

290404. Special Cash Clothing Replacement Allowance

Special Cash Clothing Replacement Allowance provides for replacement of uniform items after completion of 3 years of active service subsequent to receipt of a Special Initial Clothing Allowance. It accrues beginning with the first day of the month following the date the member completes 36 months active duty, subsequent to receiving a Special Initial Clothing Allowance or a reduced or partial Special Initial Clothing Allowance, without regard to time lost, and continues during the remaining period of continuous active duty. It is payable annually at the end of the Service member’s anniversary month using the applicable fiscal year rate then in effect. During the period for which the Special Cash Clothing Replacement Allowance is payable, the Service member is not entitled to any other cash clothing replacement allowance.
2905 EXTRA CLOTHING ALLOWANCES

290501. General

Extra Clothing Allowances are provided in addition to any other entitled clothing allowance. Entitlement to or payment of an Extra Clothing Allowance does not replace or reduce any other clothing allowance.

290502. Supplementary Clothing Allowances

In addition to any other clothing allowance authorized, an enlisted member may become entitled to a Supplementary Clothing Allowance. Supplementary Clothing Allowances may be authorized only for an enlisted member assigned to duty in a special organization or detail where the nature of the duty necessitates that he or she have, as a military requirement, additional quantities or special items of individual uniform clothing normally not required for most enlisted members in the same Service. Except for maternity uniforms, Supplementary Clothing Allowances may not exceed 30 percent of the current value of the Standard Initial Clothing Allowance.

A. Entitlement

1. A Supplementary Clothing Allowance may be provided as an in kind issue, as a cash payment, or as a combination of an in kind issue and a cash payment. Generally, Navy and Air Force members are provided Supplementary Clothing Allowances as cash payments, whereas Army and Marine Corps members are normally provided Supplementary Clothing Allowances as in kind issues.

2. On the anniversary of receipt of an initial Supplementary Clothing Allowance, a subsequent Supplementary Clothing Allowance may be authorized for a member remaining in the qualifying assignment, provided the member is projected to remain in the assignment for at least 6 additional months. A Service member who has received a Supplementary Clothing Allowance may not be authorized a subsequent supplementary allowance for the same items upon reassignment to duty, if less than 12 months have elapsed since the last payment. Under circumstances they deem appropriate, the Service Secretary or Commandant of the Marine Corps may waive this restriction.

3. As an exception to the above, an otherwise qualified member may not receive the Supplementary Clothing Allowance for maternity uniforms more often than once every 3 years.

B. Rates Payable

1. Army provides Supplementary Clothing Allowances as in kind issues that are described in AR 700-84.
2. Navy and Air Force provide Supplementary Clothing Allowances as cash payments. The Navy Supplementary Clothing Allowance rates are listed in Table 29-5. The Air Force Supplementary Clothing Allowance rates are listed in Table 29-6.

3. Marine Corps provides Supplementary Clothing Allowances as a combination of in kind issues and cash payments. The portion of Marine Corps Supplementary Clothing Allowances provided as cash payments are listed in Table 29-7.

290503. Civilian Clothing Allowances for Officers and Enlisted Personnel

In addition to any other clothing allowance authorized, Service members (officer or enlisted) directed by competent authority to dress in civilian clothing more than half the time when performing official duty, as a military requirement, may be authorized a Civilian Clothing Allowance. By law, an officer is authorized a Civilian Clothing Allowance only if his or her permanent duty station is outside the United States. During any period in which an enlisted member is on an assignment requiring the wear of civilian clothing, the applicable replacement allowance for uniform items continues to accrue. The Service Secretary or Commandant of the Marine Corps may prescribe reduced civilian clothing allowances, as appropriate for their respective Service, for personnel serving under conditions where the full authorized Civilian Clothing Allowances in Table 29-8 are not required.

A. Permanent Duty Civilian Clothing Allowances. The Permanent Duty Civilian Clothing Allowance has two parts: the Initial Civilian Clothing Allowance and the Replacement Civilian Clothing Allowance. The Initial Civilian Clothing Allowance is payable upon assignment to qualifying permanent duty when authorized by the Service concerned. When entitled, the Replacement Civilian Clothing Allowance is payable annually at the end of the service member’s anniversary month using the applicable rate then in effect. The rates payable for the Permanent Duty Civilian Clothing Allowances are in Table 29-8.

1. Initial Civilian Clothing Allowance. An Initial Civilian Clothing Allowance will not be paid more frequently than once in any 3-year period nor will it be paid if the member has been out of a qualifying assignment for less than 12 months. If the member receives a follow-on permanent assignment requiring the wear of civilian clothing within 3 years of receiving an Initial Civilian Clothing Allowance, or within 12 months of occupying a qualifying assignment, then he or she will receive the Replacement Civilian Clothing Allowance at the end of the original anniversary month.

2. Replacement Civilian Clothing Allowance. At the end of the anniversary month of the member commencing the qualifying assignment, a Replacement Civilian Clothing Allowance is payable if it is projected that he or she will serve at least 6 additional months in a qualifying assignment. The member becomes entitled upon authorization of the Service concerned. If it is projected that the member will remain in the assignment less than 6 months beyond the anniversary month, then no Replacement Civilian Clothing Allowance will be authorized. However, if the member then actually serves 6 or more months in the assignment past the anniversary month, then the replacement allowance will be paid.
3. **Lump-Sum Payments.** A Service may be given authority to pay the Initial Civilian Clothing Allowance and up to two Replacement Civilian Clothing Allowance payments in an up-front lump-sum to members when it is projected that they will continue to meet the eligibility criteria for a Civilian Clothing Allowance on a career basis. Such a lump-sum payment may be made only one time in a member’s career and that is when the member first becomes eligible for the allowance. On the first or second anniversaries after a lump-sum initial payment; if it is determined the member actually will not be remaining in a qualifying position for at least the next 6 months, then the annual unearned portion for the year(s) not served will be recouped from the member. At the end of the anniversary months for the third and subsequent years of eligibility, the member will be paid the Replacement Civilian Clothing Allowance.

4. **Prior Civilian Clothing Payments.** A member assigned to duty for which a Permanent Duty Civilian Clothing Allowance is authorized will have that allowance reduced by the prevailing value of any Temporary Duty Civilian Clothing Allowance received within the preceding 12 months.

B. **Temporary Duty Civilian Clothing Allowances.** Generally, the Temporary Duty Civilian Clothing Allowance is for use when the Permanent Duty Civilian Clothing Allowance is not applicable. The Temporary Duty Civilian Clothing Allowance has two maximum rates, one for temporary duty of at least 15 days within any 30 day period, and one for temporary duty of at least 30 days within any 36-month period. The total amount of all Temporary Duty Civilian Clothing Allowances payable in any 36-month period will not exceed the maximum allowed for temporary duty of at least 30 days. The amounts authorized by the Service concerned will be within the maximum rates established in Table 29-8.

1. **Temporary Duty of at Least 15 Days.** When competent authority determines the member will be on temporary duty at least 15 consecutive or accumulative days within a 30-day period, the maximum amount payable is that found in Table 29-8. The 15-day threshold requirement does not apply to Explosive Ordnance Disposal and Explosive Detector Dog Personnel on United States Secret Service Support Duty, Defense Courier Service couriers, or Defense Threat Reduction Agency military personnel. These personnel may be authorized up to the maximum payment for temporary duty of at least 30 days, upon their initial temporary duty assignment, regardless of the length of their temporary duty.

2. **Temporary Duty of at Least 30 Days.** When competent authority determines that a member will be on temporary duty at least 30 consecutive or accumulative days within a 36-month period, the maximum amount payable will be that found in Table 29-8, less any amount paid within the past 36-month period.

3. **Additional Temporary Duty Payments.** In exceptional circumstances, the appropriate official, or the designated official, may make an exception to the maximum allowance permitted in a 36-month period and may authorize an additional payment of a 15-day or 30-day allowance or some lesser amount. This authority may not be delegated below the level of an Assistant Secretary in the Army, Navy and Air Force, or the Deputy Chief of Staff for Manpower and Reserve Affairs in the Marine Corps.
2906 MISCELLANEOUS CLOTHING PROVISIONS

290601. Reserve Component Allowances

Generally, items of individual clothing required by Reserve Component personnel on active duty for periods of less than 6 months, or while on inactive duty, are furnished as in kind issues. The prescribed cash portion of the Standard Initial Clothing Allowance may be paid to the Reserve member at the time that their initial allowance is issued for items designated to be personally purchased and not issued in kind. Members of Reserve components on active duty for periods of less than 6 months or on inactive duty are not entitled to any Civilian Clothing Allowances. Further guidance for payment of clothing allowances for Reserve members is set forth in Chapters 57 and 58.

290602. Lost or Damaged Clothing

Service members will be compensated for clothing items destroyed, damaged, lost, abandoned, captured, or otherwise rendered unusable, or an incident to military training or service if the loss was not caused by any fault or negligence of the member. The Service concerned will prescribe procedures for such compensation.

290603. Clothing Price Adjustments

Enlisted members of the Navy and Air Force entitled to an Initial or Partial Initial Clothing Monetary Allowance upon entering the Service may require an adjustment to their pay records. When the entitlement date is on or before September 30, but all clothing items have not been issued prior to October 1, adjust the pay record to reflect the difference between old and new fiscal year prices of those items not issued.

290604. Settlement of Cash Clothing Allowances

Cash clothing replacement allowances always are paid on the last day of the anniversary month in which the member earned the entitlement, except when prorated as a result of discharge before the end of the anniversary month. Supplementary Clothing Allowances are paid when the entitlement is approved by the authorizing official. Other Cash Clothing Allowances will be settled as outlined in Table 29-9.
Table 29-1.  Standard Initial Clothing Allowances
Effective October 1, 2013

<table>
<thead>
<tr>
<th>RULE</th>
<th>Branch</th>
<th>Gender</th>
<th>Standard Initial Clothing Allowance</th>
<th>Partial Initial cash allowance for a member of the Reserves or Guard called to active duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Army</td>
<td>male</td>
<td>$1,567.43</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>female</td>
<td>$1,798.42</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Navy (E1-E6)</td>
<td>male</td>
<td>$1,850.14</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>female</td>
<td>$2,037.08</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Air Force</td>
<td>male</td>
<td>$1,490.92</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td>female</td>
<td>$1,700.28</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Marine Corps</td>
<td>male</td>
<td>$1,823.51</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td></td>
<td>female</td>
<td>$1,870.39</td>
<td></td>
</tr>
</tbody>
</table>
Table 29-2. Special Initial Clothing Allowances
Effective October 1, 2013

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>When an entitled enlisted member is in pay grade E-6 or below and assigned to the Navy Band, Washington, DC, or the U.S. Naval Academy Band or selected for temporary appointment as a Limited Duty Officer in the Navy</td>
<td>male</td>
<td>$1,096.21</td>
<td>$1,096.21</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>female</td>
<td>$927.50</td>
<td>$927.50</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>eligible to wear the uniform of a chief petty officer (E7-E9) (See Note 1)</td>
<td>male</td>
<td>$1,096.21</td>
<td>$1,096.21</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>female</td>
<td>$927.50</td>
<td>$927.50</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>selected for officer training in the Navy and enters Officer Candidate School (OCS), the Enlisted Commissioning Program (ECP), or the Seaman to Admiral Program</td>
<td>male</td>
<td>$1,872.57</td>
<td>$1,872.57</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>female</td>
<td>$2,002.47</td>
<td>$2,002.47</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>a direct civilian accession student to the Air Force Officer Training School (OTS)</td>
<td>male</td>
<td>$866.10</td>
<td>$866.10</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>female</td>
<td>$1,119.00</td>
<td>$1,119.00</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>an enlisted accession student to the Air Force Officer Training School (OTS)</td>
<td>male</td>
<td>$361.80</td>
<td>$361.80</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>female</td>
<td>$361.80</td>
<td>$361.80</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>assigned to the United States Air Force Academy Preparatory School</td>
<td>male</td>
<td>$949.80</td>
<td>$949.80</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>female</td>
<td>$949.80</td>
<td>$949.80</td>
<td>$0</td>
<td></td>
</tr>
</tbody>
</table>

NOTE:
Navy Reserve personnel advanced to Chief Petty Officer on or after October 1, 2009 are entitled to the full Special Initial Clothing Allowance. Chief Petty Officers in the Navy Reserve who were advanced before October 1, 2009 were only paid a partial Special Initial Clothing Allowance and are entitled to a Partial Initial Clothing Allowance when called to active duty for 6 months or more.
Table 29-3. Entitlement to Cash Clothing Replacement Allowances

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>When a member and is not missing, missing-in-action, captured, or detained in a foreign country; nor forfeiting total pay; nor in confinement under approved sentence providing a punitive discharge (Note 2); nor assigned to a command where clothing is replaced by an in kind issue; nor undergoing training leading to a commission or attending an academy preparatory school; nor terminated from the status for which a special initial clothing monetary allowance was awarded</td>
<td>basic cash clothing replacement allowance, accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. On completion of the 12th month of uninterrupted active duty, payment will be made for one-half the annual rate and the full annual rate thereafter. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date the special initial clothing allowance is awarded and continuing for the first 36 months of such active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
</tr>
<tr>
<td>2</td>
<td>completes 6 months of active duty after last entitlement to a standard initial, partial standard initial or reduced standard initial clothing allowance (Note 1)</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. On completion of the 12th month of uninterrupted active duty, payment will be made for one-half the annual rate and the full annual rate thereafter. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
</tr>
<tr>
<td>3</td>
<td>becomes entitled to a special initial, partial special initial or reduced special initial clothing allowance</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
</tr>
<tr>
<td>4</td>
<td>completes 6 months of active duty as an officer candidate (Note 1)</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
</tr>
<tr>
<td>5</td>
<td>completes 36 months of active duty after last entitlement to a standard initial, partial standard initial, or a reduced standard initial clothing allowance (Note 1)</td>
<td>standard cash clothing replacement allowance accruing from the first day of the month following the date of completion of 6 months active duty through the end of the 36th month of active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
<td>special cash clothing replacement allowance accruing from the first day of the month following the date of completion of 36 months active duty. Annual payments will be made at the end of the member’s anniversary month of active duty (Note 3).</td>
</tr>
</tbody>
</table>

NOTES:
1. The time period is computed without regard to lost time.
2. The term “approved sentence” means the date the sentence was approved by the convening authority.
3. If a member serves on this active duty less than 12 months or less than 12 months after the last annual payment, then a prorated amount will be paid, calculated at one-twelfth of the annual rate for each whole month or fractional month served. Example: A member on a 3-year enlistment leaves service after serving 2 years, 6 months, and 10 days. The final payment would be an amount equal to 7/12 of the annual amount.
Table 29-4. Cash Clothing Replacement Allowances
(See Note)
Effective October 1, 2013

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>When an entitled</td>
<td>and is</td>
<td>then the value of</td>
<td>and the value of</td>
<td>and the value of</td>
</tr>
<tr>
<td></td>
<td>enlisted member is</td>
<td>and is</td>
<td>the Basic Cash</td>
<td>the Standard Cash</td>
<td>the Special Cash</td>
</tr>
<tr>
<td></td>
<td>member is</td>
<td>and is</td>
<td>Clothing</td>
<td>Clothing</td>
<td>Clothing</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Replacement</td>
<td>Replacement</td>
<td>Replacement</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Allowance is</td>
<td>Allowance is</td>
<td>Allowance is</td>
</tr>
<tr>
<td>1</td>
<td>Army</td>
<td>male</td>
<td>$306.00</td>
<td>$439.20</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>female</td>
<td>$327.60</td>
<td>$468.00</td>
<td>$0</td>
</tr>
<tr>
<td>2</td>
<td>Navy</td>
<td>male</td>
<td>$334.80</td>
<td>$478.80</td>
<td>$637.20</td>
</tr>
<tr>
<td></td>
<td></td>
<td>female</td>
<td>$342.00</td>
<td>$489.60</td>
<td>$637.20</td>
</tr>
<tr>
<td>3</td>
<td>Air Force</td>
<td>male</td>
<td>$244.80</td>
<td>$349.20</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>female</td>
<td>$248.40</td>
<td>$352.80</td>
<td>$0</td>
</tr>
<tr>
<td>4</td>
<td>Marine Corps</td>
<td>male</td>
<td>$424.80</td>
<td>$604.80</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>female</td>
<td>$446.40</td>
<td>$637.20</td>
<td>$0</td>
</tr>
</tbody>
</table>

**NOTE:**
Members of the U. S. Naval Academy Band, the U.S. Navy Washington DC band and all Navy Chief Petty Officers receive these allowances as follow-on to the Special Initial Clothing Allowances.
Table 29-5. Navy Supplementary Clothing Allowances

<table>
<thead>
<tr>
<th>RULE</th>
<th>When a Navy enlisted member is assigned to</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>shore duty in a Bureau of Personnel (BUPERS) controlled recruiting billet or a recruiting support billet (Note 2)</td>
<td>then the supplementary clothing allowance to be paid in cash is</td>
<td>$220.00</td>
<td>and the frequency of payment is (note 1) annual.</td>
</tr>
<tr>
<td>2</td>
<td>the U.S. Navy Ceremonial Guard</td>
<td></td>
<td>$200.00</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>3</td>
<td>the Ceremonial Guard Unit, Naval Air Facility, Washington DC</td>
<td></td>
<td>$120.00</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>duty in the executive part of the Department of the Navy located at the seat of government (field activities excluded)</td>
<td></td>
<td>$15.00</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>duty in the Office of the Secretary of Defense including the Office of the Joint Chiefs of Staff</td>
<td></td>
<td>$15.00</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>duty as a recruit company commander at naval training centers or Naval Air Reserve training unit (Memphis) and meets eligibility requirements (Note 3)</td>
<td></td>
<td>$220.00</td>
<td>annual.</td>
</tr>
<tr>
<td>7</td>
<td>duty as a recruit drill instructor at naval training centers and meets eligibility requirements (Note 3)</td>
<td></td>
<td>$220.00</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>duty with Naval Administrative Unit, Washington DC</td>
<td></td>
<td>$125.00</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>9</td>
<td>the Chief of Naval Operations Retention Team</td>
<td></td>
<td>$220.00</td>
<td>annual</td>
</tr>
<tr>
<td>10</td>
<td>a unit of the armed forces police or permanent shore patrol</td>
<td></td>
<td>$50.00</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>11</td>
<td>duty as a member assigned to (1) Transient Monitoring Unit, Enlisted Personnel Management Center, New Orleans; (2) Personnel and Administrative Assistance Team, Atlantic; (3) Personnel and Administrative Assistance Team, Pacific; or (4) Reserve Personnel Management Assistance Team (RPMAT)</td>
<td></td>
<td>$185.00</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>duty as the Master Chief Petty Officer of the Navy (MCPON) or a Master Chief Petty Officer of a Fleet or Force</td>
<td></td>
<td>$220.00</td>
<td>annual</td>
</tr>
<tr>
<td>13</td>
<td>active duty or Selected Reserve duty and the individual’s condition requires the wearing of a maternity uniform</td>
<td></td>
<td>$225.00</td>
<td>once in 3 years.</td>
</tr>
<tr>
<td>14</td>
<td>duty as a musician with a Fleet/Area Band, U.S. Navy Band Washington DC or Naval Academy Band</td>
<td></td>
<td>$220.00</td>
<td>annual.</td>
</tr>
<tr>
<td>15</td>
<td>duty as a midshipmen company advisor in pay grade E7 – E9 at the United States Naval Academy</td>
<td></td>
<td>$220.00</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. The supplementary clothing allowances listed are, unless otherwise noted, payable upon initial assignment to a normal tour of the duties described at the frequency specified in this table. Allowances to be paid as annual allowances will be paid upon assignment and upon each subsequent anniversary date of the initial assignment or entitlement, provided the member is projected to remain in the assignment for at least additional 6 months. Allowances to be paid as once in 3-year allowances, will be paid after 36 months from the date of any prior payment provided the individual’s condition/duties continue to require the supplementary allowance and they are projected to remain in the assignment for at least 6 additional months. Allowances to be paid as only upon assignment allowances will be paid only when first assigned to the specified duty. A supplementary allowance may not be paid more frequently than once per year for similar duty even if at different locations or commands or for subsequent recalls to active duty within 1-year, except by special authority of the Service Secretary or his designee.
2. Recruiting or recruiting support duty means active duty assignment to: Navy recruiting areas, Navy recruiting districts, Navy recruiting “A” stations, Navy recruiting stations, Military Entrance Processing Stations, or to Naval Reserve activities. It also includes Naval aviation cadet procurement teams at Naval Air Reserve.
activities. It is payable to recruiters after reporting to the enlisted Navy Recruiter Orientation Course or upon completion of the Veteran Recruiter Orientation (VETRO). It is payable to recruiting support personnel upon receipt of orders to such duty. It is payable to members in BUPERS controlled recruiting billets or a recruit support billet upon initial assignment when specialized training is not required prior to the recruiting assignment.

3. Eligibility requires completion of Recruit Company Commander or Recruit Drill Instructor School.
**Table 29-6. Air Force Supplementary Clothing Allowances**

**Effective October 1, 2013**

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>When an Air Force enlisted member is assigned to</td>
<td>then the supplementary clothing allowance to be paid in cash is</td>
<td>and the frequency of payment is (note 1)</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>duty as an in-flight passenger service steward</td>
<td>$190.80</td>
<td>annual.</td>
</tr>
<tr>
<td>2</td>
<td>Detachment 1, 4950th Test Wing</td>
<td>$190.80</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>89th Air Wing Presidential Aircrew</td>
<td>$190.80</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Headquarters United States Air Force/Chief of Staff as member of the security police</td>
<td>$129.60</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>5</td>
<td>89th Air Wing as a member of the security police</td>
<td>$129.60</td>
<td>annual.</td>
</tr>
<tr>
<td>6</td>
<td>the United States Air Force Band, the Air Force Band of the Rockies, or a numbered Air Force band</td>
<td>$190.80</td>
<td>once in 3 years.</td>
</tr>
<tr>
<td>7</td>
<td>Hammer Ace</td>
<td>$190.80</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>8</td>
<td>duty as a basic military training instructor or manager</td>
<td>$244.50</td>
<td>annual.</td>
</tr>
<tr>
<td>9</td>
<td>duty as a cadet military training advisor at the United States Air Force Academy</td>
<td>$190.80</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>duty as a basic military training instructor at the United States Air Force Academy Preparatory School</td>
<td>$190.80</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>a recruiting group or squadron</td>
<td>$244.50</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>represent the Air Force as one the 12 Outstanding Airmen of the Year</td>
<td>$244.50</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>13</td>
<td>duty as a professional military education instructor</td>
<td>$244.50</td>
<td>annual.</td>
</tr>
<tr>
<td>14</td>
<td>duty at a Major Command (MAJCOM) as a member of the security police Elite Guard</td>
<td>$129.60</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>15</td>
<td>duty as a member of the security police Elite Gate Guards</td>
<td>$129.60</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>duty as a student at the Security Forces Specialist Course (Law Enforcement &amp; Security Specialist Students)</td>
<td>$104.10</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>duty as the Chief Master Sergeant of the Air Force</td>
<td>$244.50</td>
<td>annual.</td>
</tr>
<tr>
<td>18</td>
<td>duty as the Chief Master Sergeant of the Air Force Staff</td>
<td>$244.50</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>19</td>
<td>duty as a United States Air Force Academy radio maintenance work center technician</td>
<td>$159.30</td>
<td>once in 3 years.</td>
</tr>
<tr>
<td>20</td>
<td>a military entrance processing station</td>
<td>$159.30</td>
<td>annual.</td>
</tr>
<tr>
<td>21</td>
<td>active duty and the individual’s condition requires the wearing of a maternity uniform (Note 2)</td>
<td>$349.80</td>
<td>once in 3 years.</td>
</tr>
<tr>
<td>22</td>
<td>active duty and the individual’s condition requires the wearing of a maternity uniform when the individual is provided, as government issue, maternity working uniforms (e.g. hospital workers, Note 2)</td>
<td>$125.10</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>duty as a Military Training Leader (Technical Training Schools)</td>
<td>$244.50</td>
<td>annual.</td>
</tr>
</tbody>
</table>

**NOTES:**

1. The supplementary clothing allowances listed are, unless otherwise noted, payable upon initial assignment to a normal tour of the duties described and at the frequency specified in this table. Allowances to be paid as annual allowances will be paid upon assignment and upon each subsequent anniversary date of the initial assignment or entitlement, provided the member is projected to remain in the assignment for at least additional 6 months.
Allowances to be paid as once in 3-year allowances, will be paid after 36 months from the date of any prior payment provided the individual’s condition/duties continue to require the supplementary allowance and they are projected to remain in the assignment for at least 6 additional months. Allowances to be paid as only upon assignment allowances will be paid only when first assigned to the specified duty. A supplementary allowance may not be paid more frequently than once per year for similar duty even if at different locations or commands or for subsequent recalls to active duty within 1-year, except by special authority of the Service Secretary or his designee.

2. When the reduced maternity uniform allowance has been paid and the member subsequently qualifies for a full maternity uniform allowance within 3 years of the reduced payment, the member will receive only the difference between the two allowances. A member may not receive more than the full maternity uniform allowance value within any 36-month period. A reduced maternity uniform allowance may not be paid within 36 months of a full maternity uniform allowance.
Table 29-7. Marine Corps Supplementary Clothing Allowances
Effective October 1, 2013

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>male staff non-commissioned officer (SNCO) White Trousers (note 2)</td>
<td>$58.00</td>
<td>only upon assignment.</td>
</tr>
<tr>
<td>2</td>
<td>female SNCO White Skirt (note 2)</td>
<td>$65.00</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>female SNCO White Slacks (note 2)</td>
<td>$64.00</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>duty as a male student at the Naval Academy Preparatory School</td>
<td>$1,255.72</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>duty as a female student at the Naval Academy Preparatory School</td>
<td>$1,276.45</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Sergeant Major of the Marine Corps</td>
<td>$230.09</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. The supplementary clothing allowances listed are, unless otherwise noted, payable upon initial assignment to a normal tour of the duties described and at the frequency specified in this table. Allowances to be paid as annual allowances will be paid upon assignment and upon each subsequent anniversary date of the initial assignment or entitlement, provided the member is projected to remain in the assignment for at least additional 6 months. Allowances to be paid as once in 3-year allowances, will be paid after 36 months from the date of any prior payment provided the individual’s condition/duties continue to require the supplementary allowance and they are projected to remain in the assignment for at least 6 additional months. Allowances to be paid as only upon assignment allowances will be paid only when first assigned to the specified duty. A supplementary allowance may not be paid more frequently than once per year for similar duty even if at different locations or commands or for subsequent recalls to active duty within 1-year, except by special authority of the Service Secretary or his designee.

*2. Required for all SNCO whose approved duty assignment requires the white Skirt, Slacks and Trousers.
Table 29-8. Civilian Clothing Allowances for Officer and Enlisted Members
Effective October 1, 2013

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>permanent duty initial payment</td>
<td>$989.28</td>
</tr>
<tr>
<td>2</td>
<td>permanent duty annual replacement payment</td>
<td>$329.76</td>
</tr>
<tr>
<td>3</td>
<td>temporary duty of at least 15 days in a 30-day period (Note 3)</td>
<td>$329.76</td>
</tr>
<tr>
<td>4</td>
<td>temporary duty of at least 30 days in a 36-month period</td>
<td>$659.52</td>
</tr>
</tbody>
</table>

NOTES:
1. By law, an officer is authorized a civilian clothing allowance only if the officer’s permanent duty station is outside the United States.
2. Unless exception is given, the maximum amount payable for all temporary duty performed in any 36-month period will not exceed the maximum prescribed for duty of at least 30 days.
3. The 15-day qualification requirement does not apply to explosive Ordnance Disposal and Explosive Detector Dog personnel on United States Secret Service support duty, Defense Courier Service couriers, or Defense Threat Reduction Agency military personnel. These personnel may be authorized up to the maximum Temporary Duty Civilian Clothing Allowance for 30 days upon their initial temporary duty travel requirement.
Table 29-9. Settlement of Cash Clothing Allowances  
(See Note)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>When member is entitled to and is a member of the Army, Navy, Marine Corps, and Air Force, and has then</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>a Standard Initial Clothing Allowance, a reduced or Partial Standard Initial Clothing Allowance</td>
<td>X</td>
<td>completed 6 months of active duty (Note)</td>
<td>settle balance of allowance due.</td>
</tr>
<tr>
<td>2</td>
<td>X</td>
<td>X</td>
<td>drawn clothing equaling or exceeding the allowance</td>
<td>settle amount, collect amount due from member, if appropriate.</td>
</tr>
<tr>
<td>3</td>
<td>X</td>
<td>X</td>
<td>completed 30 days of active duty (Note)</td>
<td>settle balance of allowance due.</td>
</tr>
<tr>
<td>4</td>
<td>X</td>
<td>X</td>
<td>completed recruit training</td>
<td>settle balance of allowance due.</td>
</tr>
<tr>
<td>5</td>
<td>X</td>
<td>X</td>
<td>reenlisted in the same branch of the Regular Service subsequent to expiration of 3 months from date of last discharge or release from active duty</td>
<td>pay or credit amount authorized immediately.</td>
</tr>
<tr>
<td>6</td>
<td>a Special Initial Clothing Allowance or a reduced or Partial Special Initial Clothing Allowance</td>
<td>X</td>
<td>X</td>
<td>pay or credit amount authorized immediately.</td>
</tr>
<tr>
<td>7</td>
<td>an initial cash allowance for personal purchase of specified items</td>
<td>X</td>
<td>X</td>
<td>paid or credit amount authorized immediately.</td>
</tr>
<tr>
<td>8</td>
<td>a civilian clothing allowance</td>
<td>X</td>
<td>X</td>
<td>pay or credit amount authorized immediately.</td>
</tr>
</tbody>
</table>

**NOTE:**
On discharge, release from active duty, or death, before completion of 6 months of active duty (Navy), or 30 days (Air Force), reduce the monetary clothing allowance to amount of clothing already supplied.
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2902 – CLOTHING ALLOWANCE ENTITLEMENT

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DoDD 1338.5, March 9, 1998
DoDI 1338.18, January 7, 1998
PDUSD (P&R) Memo, April 18, 2008

2903 – INITIAL CLOTHING ALLOWANCES

290304.B DCNO(M&P) Memo, March 12, 2002

2904 – CASH CLOTHING REPLACEMENT ALLOWANCES

290402.A DoDI 1338.18, January 7, 1998
290403.A DoDI 1338.18, January 7, 1998

2905 – EXTRA CLOTHING ALLOWANCES

290502 ASD(FMP) Memo, March 31, 1998
OUSD(P&R) Memo, March 25, 2003

2906 – MISCELLANEOUS CLOTHING PROVISIONS

290602 DoD Instruction 1338.18, July 29, 1985

*Table 29-1

DoD Instruction 1338.18, July 29, 1985
Assistant Secretary of the Army, (Acquisition, Logistics, and Technology) Memo, October 15, 2013
Office of the Assistant Secretary of the Navy (Manpower and RES Affairs) Memo, October 31, 2013
Chief, Air Force Uniform Programs and Policy, HQ AF/AISO Memo, August 21, 2013

*Table 29-2

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Chief, Air Force Uniform Programs and Policy, HQ
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(Acquisition, Logistics, and Technology) Memo,  
October 15, 2013  
Office of the Assistant Secretary of the Navy  
(Manpower and RES Affairs) Memo,  
October 31, 2013  
Chief, Air Force Uniform Programs and Policy, HQ  
AF/A1SO Memo, August 21, 2013

Table 29-5  
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*Table 29-6  
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Chief, Air Force Uniform Programs and Policy, HQ  
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Rule 1  
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*Table 29-7  
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October 31, 2013

*Table 29-8  
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OUSD (P&R)(MPP) Compensation Memo,  
September 19, 2013
VOLUME 7A, CHAPTER 30: “OFFICERS’ UNIFORM AND EQUIPMENT ALLOWANCE”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

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<td>Entire Chapter</td>
<td>This chapter is certified as current. No policy changes were made.</td>
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CHAPTER 30

OFFICERS’ UNIFORM AND EQUIPMENT ALLOWANCE

3001 ENTITLEMENT

In accordance with guidance contained in this chapter, officers of the Armed Forces of the United States may be entitled to an initial uniform allowance and/or an additional active duty uniform allowance as reimbursement for the purchase of required uniforms and equipment.

3002 INITIAL UNIFORM ALLOWANCE

300201. General

Officers of the Armed Forces of the United States are entitled to an initial uniform allowance as provided in this section.

300202. When Payable

Except as provided in the NOTE in this paragraph, the initial uniform allowance is payable only once to an officer:

A. Upon first reporting for active duty (other than for training) for a period of more than 90 days. A member entering active duty as an officer in a Regular Component, upon Reserve Officer Training Corps (ROTC) graduation, is considered to have entered into active duty for more than 90 days.

B. Upon completing at least 14 days of active duty or active duty for training as a member of a Reserve Component.

C. Upon completing 14 periods of inactive duty training as a member of the Ready Reserve. Each period of inactive duty training must be of at least 2 hours’ duration.

D. Upon reporting for the first period of active duty required of a member of the Armed Forces Health Professions Scholarship Program.

NOTE: Upon transfer to another Reserve Component that requires a different uniform, a Reserve officer may receive another initial uniform allowance.

300203. Amount Payable

All officer personnel commissioned or appointed in the Regular or Reserve Components of the Army, Navy, Air Force, and Marine Corps are authorized $400 as reimbursement for the purchase of uniform and equipment, regardless the source of commission or previous enlisted status.
300204. Restrictions

A. If a member has received an initial uniform allowance in any amount as an officer under conditions other than those listed in subparagraphs 300202.A, B, C, or D, then the member cannot again be entitled to the initial uniform allowance.

B. Regular officers may not receive this allowance when transferring to another Military Service.

C. Only periods of duty that require wearing of the uniform are counted for entitlement to the initial uniform allowance.

D. An officer must be determined physically qualified for active duty before entitlement to an initial uniform allowance accrues.

3003 ADDITIONAL ACTIVE DUTY UNIFORM ALLOWANCE

300301. General

Officers of Reserve Components, officers of the Army or Air Force of the United States without specification of component, and ROTC graduates appointed in the Regular Components are entitled to an additional active duty uniform allowance as provided in this section.

300302. When Payable

A. This allowance is payable each instance of entry or reentry into active duty, or active duty for training (including authorized travel time) for more than 90 days. The period served may be under orders specifying active duty for more than 90 days, or under two or more orders requiring a continuous period of more than 90 days’ active duty.

B. An officer commissioned in a Regular Component, upon ROTC graduation, accrues entitlement to the allowance on commencement of duty as a Regular officer. The officer is considered then to have entered on active duty for more than 90 days.

300303. Amount Payable

The additional active duty uniform allowance is payable to qualified officers in the amount of $200 as reimbursement for the purchase of required uniforms and equipment.

300304. Restrictions

A. This allowance is not payable if the officer has received an initial uniform allowance of more than $400 during the current tour of active duty, or within 2 years prior to entering the current tour.
B. This allowance is not payable when the tour of duty for which payment is being considered began within 2 years after the end of a previous period of active duty, or active duty for training of more than 90 days. This applies whether or not a uniform allowance was paid for the previous tour of duty. It applies only if the prior service was performed as a Reserve officer, as an officer of the Army or Air Force of the United States, without specification of component, or as a Regular officer commissioned upon ROTC.

C. An officer of a Reserve Component or of the Army or Air Force of the United States, without specification of component, is not due this allowance solely because of appointment in or transfer to the Army, Air Force, or another Reserve Component.

D. A Reserve officer ordered to an indefinite tour of active duty, or active duty for training, is not entitled to this allowance until the member completes more than 90 days of that tour.

E. Only periods of duty requiring the wearing of the uniform are counted for entitlement to the allowance prescribed in this paragraph.

F. To be entitled under this paragraph, an officer must be determined physically qualified for active duty.

300305. Computation of 2-Year Period

Compute the 2-year period during which no active duty or active duty for training was performed as follows:

A. When an officer is ordered to active duty, or active duty for training, for a period of more than 90 days, the 2-year period begins on the day following the day of release from active duty or active duty for training.

Example 1: A Reserve officer was ordered to active duty for training under orders specifying a 92-day tour of duty to begin March 1, 2005, and to end May 31, 2005. The officer actually was released from active duty for training May 31, 2005. The 2-year period began on June 1, 2005. Entitlement to the next additional active duty uniform allowance accrues if the officer is called to active duty, or active duty for training, for a period of more than 90 days on or after June 1, 2007.

Example 2: If the officer in Example 1 served 35 days of a tour of active duty under orders specifying duty of more than 90 days, and was released from active duty for training April 4, 2005, then the 2-year period started April 5, 2005. Entitlement to the next additional active duty uniform allowance accrues if the officer is called to active duty, or active duty for training for a period of more than 90 days, on or after April 5, 2007. Refund of allowance or any portion thereof is not required since entitlement was based on reporting for active duty for a period of more than 90 days.
B. When an officer is ordered to active duty for training for an indefinite period, and serves more than 90 days, the 2-year period begins on the day following the day of release from active duty.

Example 1: A Reserve officer was ordered to active duty for training for an indefinite period to begin March 1, 2005. The officer was released from active duty July 1, 2005. On the 91st day of duty (May 30, 2005), the officer was entitled to the allowance as of the first day of duty (March 1, 2005) if other conditions of entitlement were met. The 2-year period starts July 2, 2005. Entitlement to the next additional active duty uniform allowance accrues if the officer is called to active duty, or active duty for training, for a period of more than 90 days on or after July 2, 2007.

Example 2: If the Reserve officer in Example 1 (this subparagraph) was released from active duty on April 4, 2005 after serving only 35 days, then he or she would not be entitled to the additional active duty uniform allowance for that period of active duty for training.

C. When an officer is separated from a Regular Component and is later appointed an officer in a Reserve Component and ordered to active duty, or active duty for training, for more than 90 days, the 2-year period restriction in subparagraph 300304.B does not apply. Exception: Regular officers appointed upon completion of ROTC training after October 12, 1994, are subject to the 2-year restriction.

Example: An officer was separated from a Regular Component on June 30, 2005, and was appointed an officer in a Reserve Component on July 1, 2005. The member reported for active duty for more than 90 days on May 1, 2007. The member was entitled to the additional active duty uniform allowance when reporting on the present tour of active duty, since the previous tour was as a Regular officer.

3004 DETERMINATIONS

300401. First Time Reporting for Active Duty and Allowances

An officer reporting for active duty for the first time, who meets the requirements for entitlement to the initial uniform allowance and the additional active duty uniform allowance, is entitled to receive both allowances subject to the restrictions of paragraphs 300204 and 300304.

300402. Received Initial Uniform Allowance

An officer who receives, or has previously received, an initial uniform allowance as an officer under any conditions other than those listed in subparagraphs 300202.A, B, C, or D is not eligible to receive the initial uniform allowance upon transfer to, or appointment in, another Reserve Component or the Army or Air Force of the United States, without specification of component.
300403. Reserve Officers’ Uniform Allowance Entitlements

A Reserve officer who receives, or has previously received, an initial uniform allowance under the conditions listed in subparagraphs 300202.A, B, C, or D, and again qualifies for the initial uniform allowance and/or the additional active duty uniform allowance by meeting the basic requirements of this chapter, is eligible to receive the initial and/or the additional allowance upon transfer to, or appointment in, another Reserve Component or the Army or Air Force of the United States, without specification of component, if the wearing of a different uniform is required.

300404. Reserve Officers’ Additional Allowance Entitlement

If otherwise eligible, a Reserve officer is entitled to be paid the additional active duty uniform allowance even if the member has not received an initial uniform allowance.

3005 CIVILIAN CLOTHING MONETARY ALLOWANCE

300501. Officers’ Civilian Clothing Allowance

Officers assigned to a permanent duty station outside the United States, who are required to wear civilian clothing all or a substantial portion of the time in the performance of official duty, may be authorized an allowance for civilian clothing.

300502. Entitlement and Rate for Civilian Clothing Allowance

Entitlement criteria and allowance rates for civilian clothing allowances are specified in Chapter 29, paragraph 290403.
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<td>300304.A 37 U.S.C. 416</td>
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<td>300304.B 43 Comp Gen 265</td>
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<td>300304.D 33 Comp Gen 242</td>
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<td>300305 42 Comp Gen 550</td>
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VOLUME 7A, CHAPTER 31: “PERSONAL MONEY ALLOWANCE”

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CHAPTER 31

PERSONAL MONEY ALLOWANCE

*3101  GENERAL

This chapter establishes policy pertaining to Personal Money Allowance.

3102  ENTITLEMENT

310201. Officers

Officers in the capacities listed in Table 31-1 (Personal Money Allowance — Amounts Payable) who are entitled to receive basic pay are also entitled to receive a personal money allowance. This allowance is in addition to any other pay or allowance authorized.

310202. Allowance for Certain Naval Officers

A naval officer assigned in a position listed in rules 5 through 9 of Table 31-1 and who simultaneously serves in the grade of Admiral or Vice Admiral is entitled to the Personal Money Allowance for the grade in addition to the one set forth for the position.

310203. Enlisted Members

An enlisted member, serving as the senior enlisted member of his or her Military Service, is also entitled to receive a personal money allowance. This allowance is in addition to any other pay or allowance authorized.

3103  MONTHLY AMOUNTS PAYABLE

See Table 31-1.

3104  TAXABILITY AND WITHHOLDING TAX

Personal money allowance is subject to Federal and state income tax withholding.
Table 31-1. Personal Money Allowance — Amounts Payable

<table>
<thead>
<tr>
<th>Rule</th>
<th>If the member is serving</th>
<th>Amount Payable</th>
<th>Monthly Rate</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>as Chairman of the Joint Chiefs of Staff, Vice Chairman of the Joint Chiefs of Staff,</td>
<td>$4,000 (note 2)</td>
<td>$333.33</td>
</tr>
<tr>
<td></td>
<td>Chief of Staff of the Army or Air Force, Chief of Naval Operations, Commandant of the</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Marine Corps, or Commandant of the Coast Guard (note 1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>as a senior member of the Military Staff Committee of the United Nations and entitled</td>
<td>$2,200 plus $500</td>
<td>$225.00</td>
</tr>
<tr>
<td></td>
<td>to the grade, pay, and allowances of a lieutenant general or vice admiral (note 1)</td>
<td>authorized in rule 4</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>in the grade of general or admiral</td>
<td>$2,200</td>
<td>$183.33</td>
</tr>
<tr>
<td>4</td>
<td>in the grade of lieutenant general or vice admiral</td>
<td>$500</td>
<td>$41.67</td>
</tr>
<tr>
<td>5</td>
<td>as the Director of Naval Intelligence (note 1)</td>
<td>$5,200</td>
<td>$433.33</td>
</tr>
<tr>
<td>6</td>
<td>as the Superintendent of the Naval Academy (note 1)</td>
<td>$1,000</td>
<td>$83.33</td>
</tr>
<tr>
<td>7</td>
<td>as the President of the Naval War College (note 1)</td>
<td>$800</td>
<td>$66.67</td>
</tr>
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<td>8</td>
<td>as the Commandant of Midshipmen at the Naval Academy (note 1)</td>
<td>$400</td>
<td>$33.33</td>
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<tr>
<td>9</td>
<td>as the Superintendent of the Naval Postgraduate School (note 1)</td>
<td>$2,000</td>
<td>$166.67</td>
</tr>
<tr>
<td>10</td>
<td>as the Sergeant Major of the Army, the Master Chief Petty Officer of the Navy, the</td>
<td>$1,000</td>
<td>$83.33</td>
</tr>
<tr>
<td></td>
<td>Chief Master Sergeant of the Air Force, the Sergeant Major of the Marine Corps, the</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Senior Enlisted Advisor for the Chairman of the Joint Chiefs of Staff, or the Master</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Chief Petty Officer of the Coast Guard (note 1)</td>
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**NOTES:**
1. This allowance is based on a specific duty assignment, and it does not accrue before the date member starts or after the date member is released from such duty assignment.
2. This amount is in place of any other personal money allowance authorized.
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CHAPTER 31 – PERSONAL MONEY ALLOWANCE

3102 – ENTITLEMENT

310201  37 U.S.C. 413-414
310202  37 U.S.C. 414(b)
310203  37 U.S.C. 414(c)

3103 – MONTHLY AMOUNTS PAYABLE

37 U.S.C. 414(a)

3104 – TAXABILITY AND WITHHOLDING TAX

Treas. Reg. 1.62-2
Treas. Reg. 31.3401 (a)-1
31 CFR 215.8

Table 31-1  37 U.S.C. 413-414

Rule 10  37 U.S.C. 414(c)
VOLUME 7A, CHAPTER 32: “ADVANCE, LOCAL, PARTIAL AND EMERGENCY PARTIAL PAY”

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CHAPTER 32

ADVANCE, LOCAL, PARTIAL AND EMERGENCY PARTIAL PAY

*3201 GENERAL

This chapter establishes policy pertaining to advance, local, partial and emergency partial pay for members of the active and reserve components.

3202 ADVANCE PAYMENTS

320201. Advance Pay for Permanent Change of Station (PCS)

A. Commander’s Responsibility. The member’s commander has a responsibility to ensure that the advance of pay is used only to help with the financial burden of a PCS. This financial burden can be complicated when a member files for bankruptcy. Commanders should be aware when a member has filed for bankruptcy and then makes a request for an advance pay. Some Bankruptcy Court jurisdictions hold that a creditor does not have the authority to recoup any post-petition debt, including advance pay, without permission from the Bankruptcy Court. This is true in cases when a member has filed a Chapter 13 bankruptcy. In such instances, the government may not be able to collect any amount of the advance pay unless the Defense Finance and Accounting Service (DFAS) receives approval from the court or after the bankruptcy is discharged or terminated. Additionally, in situations when DFAS has withheld funds for repayment of the advanced pay, DFAS will have to return the funds to the member. Accordingly, commanders should approach such advance pay requests fully aware that the government may not be able to collect the advance pay from the member even though the advanced pay was issued after the member filed for bankruptcy.

B. Entitlement. The conditions and amounts payable are contained in Table 32-1.

C. Repayment. Advances are repaid per Table 32-2.

D. Effect on Allotments. Do not pay an advance of pay in an amount that will require the stoppage of allotments for insurance or support of dependents. No allotment may be started after the advance is made if that allotment would prevent repayment of the advance of pay within the allowed period. If the separation of a member from the Service is imminent, then stop all allotments necessary to collect the advance.

E. Military Service Regulations. The following regulations provide additional guidance appropriate for the specified Military Service:

1. Army: AR 37-104-4;

3. Air Force: *AFMAN 65-116 VI*; and

4. Marine Corps: *MCO 7220.21E*.

**320202. Advance of Pay and Allowances**

An advance of pay is to ease hardships imposed by the lack of regular payments when a member is mobilized, ordered to duty at distant station, or deployed aboard ship for more than 30 days.

A. **Entitlement.** The conditions and amounts payable are contained in Table 32-1, rules 7 through 10.

B. **Repayment.** These advances are repaid per Table 32-2, rules 6 through 10.

**320203. Advance Pay for Assignment of 1 Year or More to Hostile Fire/Imminent Danger Pay Area**

A. **Entitlement.** A member may be paid an advance of basic pay not to exceed 3 months less deductions. The conditions and amounts payable are contained in Table 32-1, rule 3.

B. **Repayment.** This advance is repaid based on Table 32-2, rule 11; however, advance pays not fully collected prior to the death of a member will not be collected against the estate of a deceased member.

**320204. Advance Pay When Ordered to Indoctrination Center**

A. **Entitlement.** A member may be paid an advance of basic pay not to exceed 15 days. The conditions and amounts payable are contained in Table 32-1, rule 4.

B. **Repayment.** Collect the advance in full from the member’s next available payday.

**320205. Advance of Basic Allowance for Subsistence (BAS)**

A. **Entitlement.** An enlisted member may be paid an advance of BAS not to exceed 3 months if the member is entitled to BAS and the commanding officer authorizes the payment following a determination that it is necessary. Individual Military Service regulations may limit BAS advances to less than 3 months.

B. **Repayment.** This advance is repaid based on Table 32-2, rule 12.
320206. Advance Pay Upon Evacuation of Members or Dependents

The purpose of this advance is to give funds to evacuated members or dependents to cover costs of travel, food, and other needs.

A. **Entitlement.** The conditions and amounts payable are contained in Table 32-1, rule 5.

B. **Repayment.** The advances are repaid per Table 32-2, rule 13.

320207. Advance of Allotment(s) to Dependents

The purpose of this advance payment is to allow a member to be paid the amount of an allotment(s) to dependent(s) if the member is assigned or scheduled for assignment to sea duty or other duty with a unit or command deployed or to be deployed outside the United States and the allotment(s) is made by the member not more than 60 days before the scheduled date of the assignment of the member to this duty.

A. **Entitlement.** The conditions and amounts payable are contained in Table 32-1, rule 6.

B. **Repayment.** This advance is repaid per Table 32-2, rule 14.

320208. Advance Pay for Members of the Armed Forces Health Professions Scholarship Program (AFHPSP) on Active Duty

A. **Entitlement.** An advance of pay, not to exceed basic pay for 1 month, may be paid to a member of the AFHPSP when reporting for the annual 45-day active duty tour.

B. **Repayment.** Collect the advance in full by the end of the 45-day active duty tour.

320209. Military Paydays

A. Payday is the first calendar day of the month after the month in which the entitlement was earned.

B. Except for payrolls otherwise payable on October 1, if the payday falls on a Saturday, Sunday, or Federal legal holiday, payment is authorized on the preceding workday, but not more than 3 days before the scheduled payday. This exception applies to foreign holidays recognized abroad by United States Forces. It also applies to payments made to members upon separation from the Military Service through retirement or discharge when the last day of active duty falls on a Saturday, Sunday, or Federal legal holiday.

C. For payrolls otherwise payable on October 1, the Secretary of Defense will determine if the payroll may be dated in September.
320210. Advance of Housing Allowances

An advance of Basic Allowances for Housing and overseas housing allowance may be authorized under the terms and conditions in the *Joint Federal Travel Regulations (JFTR), Volume 1, Chapters 9, and 10.*

320211. Advance Pay for Senior Reserve Officer Training Corps (SROTC) Cadets and Midshipmen Ordered to Field Training or Practice Cruises

An advance of pay, not to exceed the entitlement for 1 month, or the amount the SROTC member will accrue for the training, whichever is less, may be paid to an SROTC member who is ordered to perform field training or a practice cruise. Collect the advance in full from the member’s field training or practice cruise entitlement.

3203 LOCAL, PARTIAL, AND EMERGENCY PARTIAL PAYMENTS

320301. Local and Partial Payments

These payments are authorized only for overseas areas where on-base military banking facilities are not readily available. Exceptions may be granted for members assigned to classified or contingency operations where the exigencies of their assignments may require local cash or partial payments. In this circumstance, the member’s commander may authorize immediate cash payments up to the amount of accrued entitlement to date, when deemed appropriate to the mission (see Table 32-3).

320302. Emergency Partial Payment

A. For members residing or assigned within the United States (including Alaska and Hawaii), this is a payment deemed time sensitive and required within 24 hours due to an unforeseen set of circumstances or the resulting state that calls for immediate action (see Table 32-3). Payment will be made in an expeditious manner, e.g., direct deposit or check payment. The supporting DFAS site may be able to affect overnight electronic funds transfer (EFT) payment if circumstances warrant.

B. The member’s commander, in coordination with the supporting finance office, may authorize emergency payments, up to the amount of accrued entitlement to date in the following circumstances:

1. Emergency pay and allowances earned to date as reflected on the member’s pay account, when no pay was received on a regular payday or when there is a major medical emergency or death in the member’s immediate family and payment is needed within 24 hours.

2. Emergency travel advance, when a traveler does not have a government travel charge card.
3. Discharge gratuity (as required by Chapter 35, Table 35-11), when payment is needed within 24 hours.

4. Payment of military death gratuity benefit to a beneficiary, when payment is needed within 24 hours.

5. Payment to military member of advance pay and allowances and/or evacuation allowance, when dependents must be evacuated as a result of a natural disaster or life threatening situations.

6. Payment to dependents, when forfeiture of pay and allowances is waived under conditions defined in Chapter 48, subparagraph 480306.C.
Table 32-1. Advance Payments - Eligibility and Amounts Payable

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A member in receipt of orders for (to) and when approved in writing by the member’s commanding or recruiting officer (including enlisted commandant of the Noncommissioned Officer (NCO) Academy) for grades E-3 and below (except as more restrictively prescribed in regulations of the Military Service concerned)</td>
<td>the member signs a form confirming that the intended uses of the funds are for the purposes stated in the form; and the PCS is not due to separation from service or trial by court-martial</td>
<td>may be paid an advance of basic pay of 1 month of basic pay, less deductions (note 3) to member’s financial institution not earlier than 30 days prior to departure (note 4); en route; first duty station or after beginning travel to first duty station after completion of physical examination; or within 60 days after arrival at new/first duty station (home port, note 4) (note 5).</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Reserve forces member in receipt of orders to active duty of 140 days or more -extended active duty (Reserve or retired members)</td>
<td>the member’s commanding or recruiting officer (including enlisted commandant of the NCO Academy)</td>
<td>not to exceed 3 months of basic pay, less deductions, if warranted and justified (notes 3 and 6) to member’s financial institution (note 8).</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>assignment for duty (permanent or temporary) for 1 year or more (or extended beyond 1 year) to an area where the member would receive hostile fire/imminent danger pay under United States Code (U.S.C.) 310</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTE 1 DFAS site (note 1).
Table 32-1. Advance Payments - Eligibility and Amounts Payable (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>A member in receipt of orders for (to) and when approved in writing by the center commander (including enlisted commandant of the NCO academy) may be paid an advance of basic pay in an amount to be paid by the supporting DFAS site (note 1) not to exceed 15 days of basic pay (notes 9 and 10) advances will be deposited, via Direct Deposit / Electronic Fund Transfer (DD/EFT) by the supporting DFAS site, to the basic trainee’s account at the designated financial institution.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>evacuation of member or dependents from a place outside the U.S. or other place as the Secretary of Defense designates (note 11) evacuation of member or all military dependents in the area is ordered by the area commander, the State Department, or other authorized U.S. official advance of basic pay, payable to member or to member’s dependents, in one or more installments as designated by the member, in a total amount of not more than 2 months of basic pay (net of any forfeiture and Montgomery G.I. Bill; no other deduction considered) paid as an emergency local payment at permanent station or any military disbursing office either overseas or in the United States.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>for assignment to sea duty or other duty with a unit or command deployed or to be deployed outside the United States (note 12) amount of an allotment(s) for dependent(s) equal to amount of the allotment(s) for 1 month (note 13)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>mobilization or recall to active duty under 10 U.S.C. 12301, 12302, 12303, 12304, or 688 has reported for duty but cannot be paid pay and allowances due within 14 days of reporting for that duty the member’s commander (including enlisted commandant of the NCO academy) advance of pay and allowances not to exceed 3 months of pay and allowances less deductions (note 3 and rule 4) to member’s financial institution or mailed from DFAS central site to an address.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 32-1. Advance Payments - Eligibility and Amounts Payable (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>8 assignment to a distant duty station</td>
<td>A member in receipt of orders for (to) and</td>
<td>when approved in writing by</td>
<td>may be paid an</td>
<td>in an amount</td>
<td>to be paid by the supporting DFAS site (note 1)</td>
<td></td>
</tr>
<tr>
<td>9 assignment to a distant duty station</td>
<td>pay and allowances cannot be paid regularly</td>
<td>the member’s commander (including enlisted commandant of the NCO academy)</td>
<td>advance of pay and allowances</td>
<td>not more than 3 months of basic pay and allowances, less deductions (note 3)</td>
<td>to member’s financial institution or mailed from DFAS central site to an address.</td>
<td></td>
</tr>
<tr>
<td>10 deployment aboard ship for more than 30 days (Navy-Marine Corps only)</td>
<td>pay and allowances cannot be paid regularly</td>
<td>the member’s commander (including enlisted commandant of the non-commissioned officer (NCO) academy.)</td>
<td>advance of pay and allowances</td>
<td>not more than the basic pay (plus submarine and sea duty pay for members attached to submarines) and allowances that will accrue during the period of deployment, less deductions (note 3)</td>
<td>to member’s financial institution or mailed from supporting DFAS site to an address.</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. For emergency payment exceptions, see paragraph 320302.
2. Temporary duty (TDY) en route does not preclude payment. An advance payment for a permanent change of station (PCS) move in the same geographical area of the member’s prior duty station or home port, or place from which ordered to active duty, is authorized only when movement of the member’s household at government expense is authorized per JFTR, chapter 5, part D.

32-10
Table 32-1. Advance Payments - Eligibility and Amounts Payable (Continued)

3. Deductions:
   a. For advance pay computation (rules 1 and 2) the following deductions will be made: (a) forfeitures; (b) Montgomery G.I. Bill; (c) Federal/state income tax withholding; (d) Federal Insurance Contribution Act; (e) Servicemembers Group Life Insurance; (f) Armed Forces Retirement Home; (g) Dependent Dental Plan; (h) TRICARE; (i) monthly repayment of a prior advance; (j) indebtedness to the U.S. or its instrumentalities, whether scheduled (monthly debt installment) or unscheduled (one-time collection); (k) garnishments; (l) statutorily-required support allotments in force; (m) court-ordered bankruptcy payments; and (n) Thrift Savings Plan (TSP) (basic pay designation only).
   b. For advance of pay and allowances computation (rules 6, 7, 8, 9) include total of all allotments in force and TSP designations i.e. special pay incentive pay, and bonuses (if paid monthly).

4. The “30-day window” may be expanded to not exceed 90 days prior, and the “60-day window” may be expanded to not exceed 180 days after, when justified for extenuating circumstances; requires written approval of the member’s commander (including enlisted commandant of the NCO academy). The member must provide written justification indicating the specific circumstances requiring the early or late advance payment.

5. Not later than 60 days after effective date of change or 60 days after vessel arrives at new home port/home yard, whichever is later.

6. The member must provide written justification clearly showing that accrual or anticipated out-of-pocket PCS expenses equal or exceed the amount of advance requested; requires written approval of the member’s commander. The advance payment may be made in 1, 2, or 3 installments.

7. Upon request, the member will be granted an advance payment equaling 1 month of basic pay. The Secretary concerned, at his discretion, may grant a request for up to 2 or 3 months of advanced basic pay if member can justify financial hardship.

8. The member may request the advance at any time during the period of assignment. The earliest that the member may apply and receive the advance is the effective or start date of the assignment, as specified in the member’s orders. This is generally when the member is authorized to begin travel to comply with the assignment order.

9. This advance is collected in full when the member receives their first regular pay.

10. For Army members only. Advance will be paid using services Stored Value Cards. An exception to the 15-day limit is authorized and an Army member may be advanced up to 21 days of basic pay for the purpose of paying the cost of round trip travel to the member’s home during annual holiday leave period (mid-December through early January). Collection of the advance will be made in the January processing cycle.

11. This advance is not payable for evacuation of individual dependents.

12. The advance payment may not be made more than 60 days before the scheduled date of the duty assignment.

13. Establish an allotment(s) for dependents in the member’s pay record simultaneous to paying the advance.
Table 32-2. Repayment of Advances

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>advance(s) of pay incident to a PCS</td>
<td>and</td>
<td>begin collecting (note 1)</td>
<td>and when approved in writing by</td>
<td>at the rate of</td>
</tr>
<tr>
<td></td>
<td>When a member was paid an</td>
<td></td>
<td>the first day of the month following payment of advance(s)</td>
<td>the member’s commander (including enlisted commandant of the non-commissioned officer (NCO) academy)</td>
<td>1/12 of the amount(s) advanced each month for the next 12 months (notes 2, 3, and 4)</td>
</tr>
<tr>
<td>2</td>
<td>when justified by the member that repayment within 12 months would create severe hardship (note 5)</td>
<td></td>
<td>immediately the remaining outstanding advance prorated over the remaining months of service</td>
<td></td>
<td>1/24 of the amount(s) advanced each month for the next 24 months (notes 2, 3, 6, and 7)</td>
</tr>
<tr>
<td>3</td>
<td>member’s separation is imminent (includes members unexpectedly forced to retire under the Selected Early Retirement Board (SERB) (note 8)</td>
<td></td>
<td>immediately the outstanding balance in full.</td>
<td></td>
<td>all unpaid pay and allowances, except enlisted separation advanced travel allowance, are used to collect the outstanding advance (notes 9 and 10)</td>
</tr>
<tr>
<td>4</td>
<td>member’s orders are revoked/cancelled</td>
<td></td>
<td>immediately the outstanding balance in full.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>member dies</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>advance(s) of pay and allowances (for duty at a distant station or deployed aboard ships for more than 30 days)</td>
<td></td>
<td>the first day of the month following payment of advance(s)</td>
<td></td>
<td>1/12 of the amount(s) advanced each month for the next 12 months (notes 2, 3, and 4)</td>
</tr>
<tr>
<td>7</td>
<td>duty ends earlier than expected</td>
<td></td>
<td></td>
<td></td>
<td>equal monthly installments of not less the 1/12 of the unliquidated amount advanced per month for 12 months (notes 2 and 3)</td>
</tr>
<tr>
<td>8</td>
<td>member’s separation is imminent (includes members unexpectedly forced to retire under the SERB (note 8)</td>
<td></td>
<td>immediately the remaining outstanding advance prorated over the remaining months of service</td>
<td></td>
<td>all unpaid pay and allowances, except enlisted advanced travel allowance, are used to collect the outstanding advance (notes 9 and 10)</td>
</tr>
<tr>
<td>9</td>
<td>member’s orders are revoked/cancelled</td>
<td></td>
<td>immediately the outstanding balance in full.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>member dies</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*July 2014*
Table 32-2. Repayment of Advances (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>When a member was paid an advance of basic pay when deployed in a combat zone for 1 year or more</td>
<td>and</td>
<td>the advance on the first day of the first month beginning on or after the date on which the member receives the advance pay</td>
<td>and when approved in writing by</td>
<td>at the rate of 1/12 of the amount(s) advanced each month for the next 12 months (notes 2, 11, and 12).</td>
</tr>
<tr>
<td>12</td>
<td>advance of BAS (enlisted members)</td>
<td></td>
<td>the first day of the first month beginning after the payment of the advance</td>
<td></td>
<td>the amount of BAS accruing to the member’s credit. If entitlement to BAS ends before repayment, then collect the balance due as an overpayment.</td>
</tr>
<tr>
<td>13</td>
<td>advance pay for evacuation of member or dependents</td>
<td></td>
<td>the first day of the month following payment of advance(s) (note 13)</td>
<td></td>
<td>1/12 of the amount(s) advanced (or remaining amounts if waiver applies) each month for the next 12 months (notes 2, 11, 13, and 14).</td>
</tr>
<tr>
<td>14</td>
<td>advance payment in the amount of an allotment(s) to dependents</td>
<td></td>
<td>the advance in the month following the month payment was made</td>
<td></td>
<td>1/6 of the amount(s) advanced each month for the next 6 months (notes 2 and 3).</td>
</tr>
<tr>
<td>15</td>
<td>advance of pay and allowances upon being mobilized or recalled under 10 U.S.C. 12301, 12302, 12303, 12304, or 688</td>
<td></td>
<td>the advance on the first day of the month after the payment of the advance</td>
<td></td>
<td>1/3 of the amount advanced each month for 3 months, or at the rate needed to repay the advance by the scheduled termination date of the orders, whichever is earlier.</td>
</tr>
</tbody>
</table>

NOTES:
1. The repayment period will, in all cases, be scheduled to repay the advance before the member’s expected date of separation. In unusual circumstances, the initiation of collection action may be delayed if the delay is approved by the Director, DFAS, or designee.
2. Upon the member’s request, repayment may be made in lump-sum or increased monthly amounts.
3. The repayment period will be scheduled to repay the advance before the member’s expected date of separation. Repayment should be scheduled for completion before the start of a subsequent PCS move.
4. When executing PCS orders of less than 12 months, Reserve Component recipients of advance pay must accept a repayment schedule that provides for repayment by termination date of orders.
5. The member must provide written justification clearly showing that a 12-month repayment schedule would create severe financial hardship. The request must be approved in writing by the member’s commander (including enlisted commandant of the NCO academy).
6. When request is disapproved, collection will be at the rate specified in rule 1.
7. When the repayment period is extended after the repayment schedule of less than 24 months is operating, repayment will be prorated per Military Service regulations, not to exceed the 24 months from the initial collection month.
Table 32-2. Repayment of Advances (Continued)

8. If the member immediately reenlists, then repayment of the advance pay may be continued into the new enlistment. To extend repayment of an advance into retired pay, projected SERB retirees must submit a written request to extend repayment into retired pay that clearly demonstrates the circumstances of their hardship. The requests will be submitted via the member’s chain of command to the servicing central site for review and approval on a case-by-case basis by DFAS-IN/SPR.

9. Uncollected advances are treated as accounts receivable in the accounts of the disbursing officer. Such amounts remain a debt owed the United States by the member.

10. If a member is entitled to separation payment under 10 U.S.C. 1174, 1174a, 1175, or 1175a and has a separation payment pending equal to or greater than the outstanding advance pay balance at separation, then the member may request that the repayment rate not be accelerated and the existing rate continue. That portion of the advance not collected prior to separation will be deducted from the separation payment.

11. The repayment period will, in all cases, be scheduled to repay the advance before the member’s expected date of separation.

12. The estate of a deceased member will not be required to repay any portion of the advanced pay paid to the member and not repaid before the death of the member.

13. The Secretary of the Military Service concerned is authorized to waive recovery of an advance of not more than basic pay for 1 month when such recovery would be against equity and good conscience or against the public interest.

14. The Secretary of the Military Service concerned is authorized to extend repayment period up to a 24 month schedule.
Table 32-3. Payment Procedures

<table>
<thead>
<tr>
<th>RULE</th>
<th>If payment type is a/an</th>
<th>OVERSEAS COMMAND is (note 1)</th>
<th>CONUS (includes Alaska and Hawaii) is</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>local partial payment</td>
<td>to pay bonuses, annual special pays, separation, death, unpaid pay and allowance, health and comfort, waiver of forfeitures for dependents.</td>
<td>not authorized.</td>
</tr>
<tr>
<td>2</td>
<td>an emergency partial payment</td>
<td>no local payment is made (note 3).</td>
<td>paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>3</td>
<td>advance PCS</td>
<td>to pay all pay grades 1 month pay (E-3 and below with CO’s approval), E-4 and above max 3 months pay with CO’s approval.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>advance basic pay</td>
<td>to pay not more than 15 days basic pay at training or indoctrination center or centrally via direct deposit (DD)/EFT as systems become available.</td>
<td>paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>5</td>
<td>advance basic allowance for subsistence</td>
<td>to pay a maximum of 3 months entitlement (note 2)</td>
<td>paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>6</td>
<td>advance dependent evacuation allowance</td>
<td>to pay a maximum of 2 months entitlement (note 2)</td>
<td>to pay a maximum of 2 months of basic pay paid locally as an emergency partial payment.</td>
</tr>
<tr>
<td>7</td>
<td>advance for an Armed Forces Health Profession Scholarship Program participant</td>
<td>to pay a maximum of 1 month of basic pay when reporting for 45 days active duty tour; paid centrally via DD/EFT.</td>
<td>to pay 1-month entitlement or the amount the member will accrue for the training; paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>8</td>
<td>advance for a person in the SROTC</td>
<td>to pay 1 year accrued allowances determined on the basis of housing expenses, and the authorized overseas housing allowance and interim housing allowance may be paid locally if required.</td>
<td>not applicable</td>
</tr>
<tr>
<td>9</td>
<td>advance overseas housing allowance</td>
<td>to pay all pay due for Navy and Marine Corps members. Not applicable to Army and Air Force members.</td>
<td>paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>10</td>
<td>advance basic allowance for housing</td>
<td>to pay a maximum of 3 months pay.</td>
<td>paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>11</td>
<td>advance for mobilization deployment of a member</td>
<td>to pay a maximum of 3 months basic pay and allowances.</td>
<td>paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>12</td>
<td>advance for shipboard deployment of a member</td>
<td>to pay all pay due for Navy and Marine Corps members. Not applicable to Army and Air Force members.</td>
<td>paid centrally via DD/EFT.</td>
</tr>
<tr>
<td>13</td>
<td>advance for distant duty</td>
<td>to pay a maximum of 3 months basic pay and allowances.</td>
<td>paid centrally via DD/EFT.</td>
</tr>
</tbody>
</table>

NOTES:
1. Payments may be paid locally when consistent with mission requirements and nonavailability of DoD military banking facilities.
2. Local payments are authorized with commander’s approval.
Table 32-3. Payment Procedures (Continued)

3. Emergency partial payment may be made when approved by the member’s commander and coordinated with the local finance office for the following circumstances:
   a. Pay and allowances earned to date on the Master Military Pay Account when no pay was received on regular payday or when there is a major medical emergency or death in the immediate family of the member.
   b. Emergency travel advance when the traveler does not have a government travel charge card.
   c. Discharge gratuity (as required by Table 35-11).
   d. Payment of death gratuity benefit to beneficiary and payment.
   e. Payment to military member of advanced pay and allowances and/or evacuation allowance to evacuate dependents as a result of a natural disaster or life threatening situation.
   f. Payment to dependents when a member’s forfeiture is waived in favor of those dependents.
BIBLIOGRAPHY

CHAPTER 32 – ADVANCE, LOCAL, PARTIAL AND EMERGENCY PARTIAL PAY

3202 – ADVANCE PAYMENTS

320201  37 U.S.C. 1006(a)
320202  37 U.S.C. 1006(b)
320203  37 U.S.C. 212
320205  37 U.S.C. 402(c)
320206  37 U.S.C. 1006(c)
320207  37 U.S.C. 1006(a)(2)
320208  37 U.S.C. 1006(i)
320209  37 U.S.C. 1006(h)
            5 U.S.C. 6103
320210  37 U.S.C. 403(a)
320211  37 U.S.C. 1006(j)

Table 32-1

Rule 3  37 U.S.C. 212
Rule 5  37 U.S.C. 1006(c)
Note 13 37 U.S.C. 212

Table 32-2

Rule 11  37 U.S.C. 212
Rule 13  37 U.S.C. 1006(c)
Note 6  MS Comp Gen B-144839, December 13, 1966
Note 12 37 U.S.C. 212
Note 13 37 U.S.C. 1006(c)
VOLUME 7A, CHAPTER 33: “PAYMENTS ON BEHALF OF MENTALLY INCOMPETENT MEMBERS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

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The previous version dated December 2012 is archived.

<table>
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<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>3301</td>
<td>Changed section name to “General”.</td>
<td>Revision</td>
</tr>
<tr>
<td>Table 33-1</td>
<td>Clarified office making payments in rule 3.</td>
<td>Revision</td>
</tr>
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</table>
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CHAPTER 33

PAYMENTS ON BEHALF OF MENTALLY INCOMPETENT MEMBERS

*3301 GENERAL

Members on active duty are entitled to active duty pay and allowances even though mentally incapable of managing their own affairs. This includes miscellaneous payments authorized on separation from the Military Service. See Chapter 35.

3302 PAYMENT

The appointment of a guardian, trustee, or other legal representative is a prerequisite to payment. For the designation of trustee and payment offices, see Table 33-1.

3303 MEMBER MENTALLY INCOMPETENT BEFORE ENTRY ON ACTIVE DUTY

When it is shown that a member was judicially declared mentally incompetent before induction or enlistment, the member is not entitled to pay and allowances. See Chapter 1.

3304 FINALITY OF PAYMENTS TO TRUSTEE

Any payments on behalf of a mentally incompetent member to a designated trustee(s) are a complete discharge of the obligation of the United States as to amounts paid.

3305 RESTRICTION AGAINST ACCEPTANCE OF FEES

A person serving in a legal, medical, fiduciary, or other capacity may not demand or accept a fee, commission, or other charge (except bonding fee) for any service performed in administration of a mentally incompetent member account.
# Table 33-1. Payment of Mentally Incompetent Members

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>a court of competent jurisdiction has not appointed a guardian, committee, or other legal representative</td>
<td>Army or Air Force</td>
<td>Director, DFAS-CL</td>
<td>DFAS-IN.</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>Navy or Marine Corps</td>
<td>DFAS-CL.</td>
<td></td>
</tr>
<tr>
<td>*3</td>
<td>a court of competent jurisdiction has appointed a guardian, committee, or other legal representative</td>
<td>Army, Air Force Navy, or Marine Corps</td>
<td>none required</td>
<td>appropriate office shown in rules 1 or 2 except as indicated in note.</td>
</tr>
</tbody>
</table>

**NOTE:** Army Only: Local disbursing officer servicing the member’s financial record may make payments.
BIBLIOGRAPHY

CHAPTER 33: PAYMENTS ON BEHALF OF MENTALLY INCOMPETENT MEMBERS

3301 - ENTITLEMENT

37 U.S.C. 601-604

Table 33-1

Deputy Secretary of Defense Memo, January 29, 1991
Comptroller of the Department of Defense Memo, February 1, 1991
Director, Defense Finance and Accounting Service Memo, August 26, 2010
Deputy Director, Operations, Defense Finance and Accounting Service Memo, September 9, 2010
VOLUME 7A, CHAPTER 34: “PAY ENTITLEMENT OF MEMBERS MISSING, MISSING IN ACTION, INTERRED, AND PAYMENTS TO DEPENDENTS”

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</tr>
</thead>
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<tr>
<td>3401</td>
<td>Added “General” section. Renumbered remaining sections accordingly.</td>
<td>Addition</td>
</tr>
<tr>
<td>3402</td>
<td>Section name changed to “Dependent” from “Definition”.</td>
<td>Revision</td>
</tr>
<tr>
<td>Table 34-2</td>
<td>Deleted Note 6 referring to payment of BAH for members E-4 and below who are absent without leave. Reference within Joint Travel Regulation has been deleted and payment is not authorized. Renumbered remaining notes accordingly.</td>
<td>Deletion</td>
</tr>
</tbody>
</table>
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3407 REVIEW OF CASE AFTER 12 MONTHS AND FINDING OF DEATH................... 5

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340703. Finding of Death................................................................................................. 5

340704. Change in Date of Death .................................................................................. 5

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CHAPTER 34

PAY ENTITLEMENT OF MEMBERS MISSING, MISSING IN ACTION, INTERNED, AND PAYMENTS TO DEPENDENTS

*3401  GENERAL

A member in a missing status is entitled to the pay and allowances to which the member was entitled when the missing status began or to which the member later becomes entitled. The right to a certain pay or allowance is not affected by the fact that the member did not receive payment before entering a missing status.

*3402  DEPENDENT

See Definitions at the end of this volume for the general definition of a dependent. For the purposes of this chapter, the term dependent also means a person designated as a dependent in the member’s official records, or a person determined to be a dependent by the Secretary of the Military Service concerned or the Secretary's designee.

3403  AUTHORITY TO MAKE OFFICIAL DETERMINATIONS UNDER THE MISSING PERSONS ACT

See Table 34-1.

3404  ENTITLEMENT TO PAY AND ALLOWANCES WHILE IN A MISSING STATUS

340401.  General

See Table 34-2 for a list of all pay and allowances.

340402.  Basic Allowance for Housing (BAH) and Basic Allowance for Subsistence (BAS) Entitlement

Members without dependents are entitled to BAH at the without-dependent rate. Enlisted members are entitled to BAS. Payments of these allowances are authorized from the beginning of the missing status, even though there was no housing or subsistence allowance entitlement before the missing status began.

3405  ALLOTMENTS FOR MEMBERS IN MISSING STATUS

Allotments in effect before a member enters a missing status may be continued. As directed by the Secretary of the Military Service concerned (or designee), allotments may be initiated, suspended, resumed, increased, decreased or discontinued where circumstances so warrant in the interests of the missing member, the dependents, or the government.
3406 TAX WITHHOLDING FOR MEMBERS IN MISSING STATUS

See Chapter 44, paragraph 440102 and subparagraph 440103.E.2.

3407 REVIEW OF CASE AFTER 12 MONTHS AND FINDING OF DEATH

340701. Review of Case After 12 Months

When a 12-month period (from starting date of the member’s absence) is about to end and the member has not been reported officially as dead, imprisoned or interned, the case is fully reviewed. After this review and when the 12-month period has ended (or following any later review warranted by information received or other circumstances), the Secretary of the Military Service concerned (or designee):

A. Directs continuance of the member’s missing status, if the member reasonably may be presumed to be living, or

B. Makes a finding of death.

340702. Continuance of Member’s Missing Status

When a member is continued in a missing status under subparagraph 340701.A, credit pay and allowances to his or her account. Allotments are continued, discontinued, increased or initiated as provided in Chapters 40 through 43. When the Secretary of the Military Service concerned (or designee) officially reports that a missing member is alive and in the hands of a hostile force or is interned in a foreign country, allotment payments are authorized. These payments on the member’s behalf continue through the date on which the Secretary of the Military Department concerned (or designee) receives evidence that the member is dead. When a member returns to Military Service control, the member resumes control of allotments.

340703. Finding of Death

A finding of death includes the date upon which death is presumed to have occurred for the purposes of stopping pay and allowances, settlement of accounts and payment of death gratuities. This date is the day following the day the member has been absent 12 months, unless the missing status is continued beyond that day. In this case, the date of death is the date determined by the Secretary of the Military Department concerned (or designee).

340704. Change in Date of Death

Payment of an account made following a report, determination, or finding of death may not be recovered and the case may not be reopened because of a later report or determination fixing an earlier date of death. If a later date of death is established, then the account is reopened and settled on the basis of the later date.
3408 CONCLUSIVENESS OF SETTLEMENTS

Settlements made under this chapter are conclusive upon the accounting officers of the government in effecting settlement of the accounts of a disbursement officer. The Secretary of the Military Department concerned (or designee) is authorized to settle members’ accounts for payment under the Missing Persons Act. In the absence of fraud or criminal intent on the part of the disbursing officer, credit is allowed for any erroneous payment or overpayment made by the disbursing officer under this chapter. No recovery may be made from any officer or employee who authorizes any payment under this chapter in the absence of fraud or criminal intent on the part of that officer or employee.

3409 PAYMENT OF DEATH GRATUITY

See Chapter 36 for payments when member in missing status is reported dead, or for whom a finding of death is made.

3410 ACCRUED LEAVE

341001. Accumulation

Members, while in a missing status, can accumulate leave without regard to any leave accrual limitations stated in Chapter 35, paragraph 350102.B. However, a member whose death is prescribed under section 3407 may, in addition to leave accrued before entering a missing status, accrue not more than 150 days of leave during the period of a missing status, unless the actual date of death is found to have occurred on a date when the member had accrued leave in excess of 150 days. Leave accumulated while in a missing status may not be taken but shall be paid.

341002. Settlement

Leave accumulated while in a missing status will be accounted for separately and settled as follows:

A. Return From Missing Status. Members will be paid for all leave accumulated while in a missing status as soon as possible after return from a missing status. Items to be included in the accrued leave payment are provided in Table 35-5. Computation will be based on the rates to which the member was entitled on the date that his or her name was removed from the missing status.

B. Death in a Missing Status. Notwithstanding the death of a member while in a missing status, leave will continue to accrue to his or her account through the date that the Secretary of the Military Department concerned (or designee) receives evidence that the member is dead or through the date of death as prescribed or determined under section 3407. Although leave will accrue for the entire missing status period, the actual accrued leave settlement will vary according to circumstances.
1. **Death Prior to Fifth Year Missing in Action (MIA) Status.** Payment for unused leave accrued to the member's credit while in a missing status is for 150 days, providing that he or she was continued in a missing status for 5 or more years. Payment for 150 days is made even though it later is found that member's actual death occurred within the first 5 years after entry into missing status or upon entry into such status. Settlement for accrued leave is based on the amount of leave accrued to the member's credit before entering the missing status and the 150 days of leave described in paragraph 341001. Items to be included in the accrued leave payment are identified in Chapter 35, Table 35-5. Computation is based on the rates to which the member was entitled on the date of death.

2. **Death Subsequent to Fifth Year MIA Status.** When it is found that the member's actual death occurred subsequent to the fifth year after entry into a missing status, payment for unused leave accrued to his or her credit while in a missing status is for the total accrued until death. Settlement for accrued leave is based on the amount of leave accrued to the member's credit before entering the missing status plus the accrual until death described herein. Items to be included in the accrued leave payment are identified in Chapter 35, Table 35-5. Computation is based on the rates to which the member was entitled on the date of death.

3. **Death, MIA Status Less Than 5 Years.** Payment for unused leave accrued to a member's credit while in a missing status, when he or she was continued in a missing status for less than 5 years, is for the total accrued through the date that the Secretary of the Military Department concerned (or designee) makes a finding of death. Settlement for accrued leave is based on the amount of leave accrued to the member’s credit before entering the missing status plus the accrual until finding of death described herein. Items to be included in the accrued leave payment are identified in Chapter 35, Table 35-5. Computation is based on the rates to which the member was entitled on the date of death.

4. **Special Conditions of Entitlement.** Settlement of accrued leave for a deceased member who was promoted while in a missing status is based on the amount of leave accrued to his or her credit before entering the missing status and the amount of leave accumulated in a missing status as provided in the applicable provisions of subparagraphs 341002.B.1, 2, or 3. Computation is based on the grade to which promoted and rate of pay in effect on the date of the presumed finding or the date of the determination of death. This will apply even though the Secretary of the Military Department (or designee) concerned later determines that the member died before the date of promotion. See Table 34-2, rule 6.

### 3411 REFERENCES

341101. Army

A. For casualty accounting, reporting, and notification see AR 600-8-1.

B. For transportation of dependents, household goods, and personal effects see the JTR, and DFAS-IN Regulation 37-1.
341102. Navy

A. For casualty accounting, reporting, and notification see MILPERSMAN 1770 series.

B. For transportation of dependents, household goods, and personal effects see the JTR, and MILPERSMAN 4050 and 4650 series.

341103. Air Force

A. For casualty accounting, reporting, and notification see AFI 36-3002.

B. For transportation of dependents, household goods, and personal effects see the JTR.

341104. Marine Corps

A. For casualty accounting, reporting, and notification see MCO 3040.4.

B. For transportation of dependents, household goods, and personal effects see the JTR, and Marine Corps Transportation Manual MCO P4600.7C.
### Table 34-1. Authority to Make Official Determinations Under the Missing Persons Act

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>If missing member is</td>
<td>authority to make all determinations is vested with the</td>
<td>who has delegated to</td>
<td>authority to make determinations</td>
<td>and all determinations</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Army or Air Force</td>
<td>Director, Defense Finance and Accounting Service</td>
<td>Deputy Director for Operations, Defense Finance and Accounting Service</td>
<td>pertaining to facts of dependency, starting, stopping, or changing allotments of pay, waiving recovery of erroneous payment or overpayment, and settling accounts of members affected</td>
<td>are conclusive in the absence of fraud or criminal intent.</td>
</tr>
<tr>
<td>2</td>
<td>Navy</td>
<td>Secretary of the Navy</td>
<td>Bureau of Naval Personnel, ATTN: PERS-13, 5720 Integrity Dr., Millington, TN 38055-6200</td>
<td>status of members and their dependents, of death, of essential dates, and facts of dependency</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Marine Corps</td>
<td>Head, Personal Affairs Branch, Human Resources Division, Manpower Department, U.S. Marine Corps, Washington, DC 20380-0001</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:** The approving authority pertaining to the disposition of net pay or deposits to the Savings Deposit Program for members held captive is the Secretary of the Military Service concerned (or designee).
Table 34-2. Pay and Allowances Which Accrue to Missing Members

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Army</td>
<td>missing, missing in action, interned in a foreign country, beleaguered or besieged by a hostile force, or detained in a foreign country against a member's will</td>
<td>entitled to receive or have credited to member's account the pay and allowances to which entitled when missing status began or to which member becomes entitled later, as follows: Basic pay, Special pay, Incentive pay for Hazardous duty, BAH (note 1), BAS (note 1), Family Separation Allowance (FSA), (note 2), Family Separation Housing (FSH) Station per diem allowances for not more than 90 days (note 3) Hostile Fire Pay if the member qualified immediately before entry to a missing status (note 4)</td>
<td>DFAS-IN</td>
<td>payments continue through date of receipt by the Military Service concerned of evidence of death of the member or date of presumption of death made by the Secretary of the Military Department concerned or Secretary's designee, or date of return to Military Service jurisdiction (note 5).</td>
</tr>
<tr>
<td>2</td>
<td>Navy</td>
<td>missing, missing in action, interned in a foreign country, beleaguered or besieged by a hostile force, or detained in a foreign country against a member's will</td>
<td>entitled to receive or have credited to member's account the pay and allowances to which entitled when missing status began or to which member becomes entitled later, as follows: Basic pay, Special pay, Incentive pay for Hazardous duty, BAH (note 1), BAS (note 1), Family Separation Allowance (FSA), (note 2), Family Separation Housing (FSH) Station per diem allowances for not more than 90 days (note 3) Hostile Fire Pay if the member qualified immediately before entry to a missing status (note 4)</td>
<td>DFAS-CL</td>
<td>DFAS-CL</td>
</tr>
<tr>
<td>3</td>
<td>Marine Corps</td>
<td>missing, missing in action, interned in a foreign country, beleaguered or besieged by a hostile force, or detained in a foreign country against a member's will</td>
<td>entitled to receive or have credited to member's account the pay and allowances to which entitled when missing status began or to which member becomes entitled later, as follows: Basic pay, Special pay, Incentive pay for Hazardous duty, BAH (note 1), BAS (note 1), Family Separation Allowance (FSA), (note 2), Family Separation Housing (FSH) Station per diem allowances for not more than 90 days (note 3) Hostile Fire Pay if the member qualified immediately before entry to a missing status (note 4)</td>
<td>DFAS-CL</td>
<td>DFAS-CL</td>
</tr>
<tr>
<td>4</td>
<td>Air Force</td>
<td>missing, missing in action, interned in a foreign country, beleaguered or besieged by a hostile force, or detained in a foreign country against a member's will</td>
<td>entitled to receive or have credited to member's account the pay and allowances to which entitled when missing status began or to which member becomes entitled later, as follows: Basic pay, Special pay, Incentive pay for Hazardous duty, BAH (note 1), BAS (note 1), Family Separation Allowance (FSA), (note 2), Family Separation Housing (FSH) Station per diem allowances for not more than 90 days (note 3) Hostile Fire Pay if the member qualified immediately before entry to a missing status (note 4)</td>
<td>DFAS-IN</td>
<td>DFAS-IN</td>
</tr>
</tbody>
</table>
Table 34-2. Pay and Allowances Which Accrue to Missing Members (Continued)

<table>
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<th></th>
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<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>Army, Navy, Marine Corps, or Air Force</td>
<td>officially determined to be absent without authority rather than in a missing status</td>
<td>not entitled to pay and allowances for any such period.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>an officer, warrant officer, or enlisted member who receives a promotion while in a missing status (note 6)</td>
<td>entitled to pay and allowances of the pay grade to which promoted from the date of orders announcing the promotion.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>in a missing status has a change of conditions upon which pay and allowances are based</td>
<td>entitled to the pay and allowances based on the changed conditions (note 7).</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>an enlisted member who continues in missing status after expiration of term of service</td>
<td>entitled to continuance of pay and allowances.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Army, Navy, Marine Corps, or Air Force</td>
<td>in receipt of or has placed to member's credit pay, wages, allowances, or other compensation from the hostile force</td>
<td>not charged or debited with any such amount against member's pay and allowances.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Members without dependents are entitled to BAH at the without-dependent rate. Enlisted members are entitled to BAS. See paragraph 340402.
Table 34-2. Pay and Allowances Which Accrue to Missing Members (Continued)

NOTES (Continued)

2. A member may qualify for FSA-T while in a missing status if the continuous period of more than 30 days is completed after entering the missing status. (See paragraphs 270303 and 270304.)

3. Travel per diem and clothing monetary allowances do not accrue during a missing status, even though member was entitled to them when missing status began.

4. See paragraph 440102 and subparagraph 440103.E.2 to determine possible Combat Zone Tax Exclusion implications.

5. When facts or events warrant, the Secretary of the Military Department concerned (or designee) may change or modify a prior determination.

6. This applies even though the Secretary of the Military Department concerned (or designee) is later made aware that the member died before the date of promotion.

7. For example, if the sole dependent of a missing member dies, credit for BAH at the with-dependents rate ceases and any allotment in force in the dependent's favor is stopped and deductions cease.
BIBLIOGRAPHY

CHAPTER 34 - PAY ENTITLEMENT OF MEMBERS MISSING, MISSING IN ACTION, INTERNEDED, ETC., AND PAYMENTS TO DEPENDENTS

3403 - AUTHORITY TO MAKE OFFICIAL DETERMINATIONS UNDER THE MISSING PERSONS ACT

37 U.S.C. 555

3404 - ENTITLEMENT TO PAY AND ALLOWANCES WHILE IN A MISSING STATUS

340302 52 Comp Gen 23

3405 - TAX WITHHOLDING FOR MEMBERS IN A MISSING STATUS

26 U.S.C. 112(d)

3406 - REVIEW OF CASE AFTER 12 MONTHS AND FINDING OF DEATH

37 U.S.C. 555 and 556

3407 - CONCLUSIVENESS OF SETTLEMENTS

37 U.S.C. 557

3410 - ACCRUED LEAVE

10 U.S.C. 701(g)

341002.A 37 U.S.C. 501(h)

341002.B.4 51 Comp Gen 759

Table 34-1 37 U.S.C. 551-557

Table 34-2 37 U.S.C. 551-557

Note 1 45 Comp Gen 633

Note 7 52 Comp Gen 23
VOLUME 7A, CHAPTER 35 “SEPARATION PAYMENTS”

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</tr>
</thead>
<tbody>
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<td>350102, Bibliography</td>
<td>Clarified ending dates for 75 day leave accrual.</td>
<td>Update</td>
</tr>
<tr>
<td>350403 Note,</td>
<td>Added point computation criteria for anniversary years on and after October 30, 2007.</td>
<td>Update</td>
</tr>
<tr>
<td>Bibliography</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3512 Bibliography</td>
<td>Added new section for Voluntary Retirement Incentive payments.</td>
<td>Add</td>
</tr>
</tbody>
</table>
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CHAPTER 35

SEPARATION PAYMENTS

3501 ACCRUED LEAVE PAY

350101. General Entitlement

A. A member who is discharged or separated under honorable conditions is entitled to payment of unused accrued leave unless the member continues on active duty under conditions that require accrued leave to be carried forward or, in the case of a Reserve Component member, the member elects to have the leave carried forward to the member’s next period of active service. An enlisted member who voluntarily extends their enlistment for the first time is also entitled to payment for unused accrued leave.

1. Conditions for Payment of Unused Accrued Leave. See Tables 35-1 through 35-4 for specific rules governing whether a member may be paid for unused accrued leave.

2. Career Leave Payment Limitation of 60 days

   a. Effective February 10, 1976, a military member is entitled to receive payment for no more than 60 days of accrued leave during a military career. Payments for unused accrued leave made before that date shall be excluded from this 60-day limitation.

   b. Effective July 14, 1976, a military member eligible for an unused accrued leave settlement is authorized an election with regard to payment or carryover of the leave. The member may elect to receive payment for a portion of the unused leave, not to exceed a career total of 60 days, and to have the remaining accrued leave carried forward to a new or extended enlistment. The total of paid and carried forward leave may exceed 60 days.

3. One-Time Leave Payment. An enlisted member of the Armed Forces who would lose accumulated leave in excess of the 120 days in subparagraph 350102.B.1 may elect to be paid for such leave up to 30 days. This election can only be taken once during a career. This leave payment does apply against the 60 days of leave paid during a career as stated in subparagraph 350101.A.2. This one-time payment exception applies to members who:

   a. Serve on active duty for a continuous period of at least 120 days in an area in which the member is entitled to hostile fire pay/imminent danger pay;

   b. Are assigned to a deployable ship or mobile unit or to other duty designated by the Secretary concerned as qualifying;

   c. On or after August 29, 2005, are performing duty designated by the Secretary of Defense as qualifying duty for the purposes of this subparagraph; or
d. Serve on active duty in a duty assignment in support of a contingency operation.

4. Exceptions to the 60-Day Career Leave Payment Limitation

a. Contingency Operations. The 60-day leave payment limitation does not apply with respect to leave accrued by a member of a Reserve Component or in the Retired Reserve or by a retired member of the Regular Army, Regular Navy, Regular Air Force, or Regular Marine Corps, or a member of the Fleet Reserve or Fleet Marine Corps Reserve during any period while the member also is:

(1) Serving on active duty in support of a contingency operation on or after December 5, 1991, or

(2) Serving on active duty in connection with the Persian Gulf conflict (other than for training) under authority of Title 10, United States Code (U.S.C.), sections 672, 688, 12302, 12304, 12306, or 12307, on or after August 2, 1990.

b. Active Duty of 31 to 365 Days. The 60-day leave payment limitation does not apply to leave accrued by a member of a Reserve Component while serving on active duty, full-time National Guard duty, or active duty for training during a period of more than 30 days, but not in excess of 365 days, beginning on or after October 1, 2001.

c. Death on Active Duty. The 60-day leave payment limitation does not apply to leave accrued by a member who dies while on active duty (or a member or former member who dies after retirement or discharge, but before receiving payment of accrued leave). Payment of accrued leave for a deceased member is based upon the unused accrued leave that he or she carried forward into the leave year in which deceased plus the unused leave that accrued during that leave year, beginning on or after February 10, 1996.

d. Career Leave Payment Total. Unused leave accrued specifically under the conditions of subparagraphs 350101.A.4.a through 350101.A.4.c is additional to the member’s career leave payment limitation of 60 days. Such unused excepted leave may be carried forward into a new contract period of active duty and later be eligible for payment in addition to other leave to which the 60-day career ceiling applies. See paragraph 350102 for rules that apply to accounting for accrued and used leave, and subparagraph 350103.B for calculating the payment amount and the possible application of the combat zone tax exclusion (CZTE).

Example: On January 1, 2001, a National Guard member on active duty, under **Title 32, U.S.C.**, is mobilized for 3 years with his unit under **10 U.S.C. 672**. Although previously paid for career leave of 48 days, the member has elected to carry forward all 32 days of accrued unused leave from the pre-mobilization period. On April 6, 2001, he is discharged and immediately ordered to active duty for another period of 3 years. The member used leave from April 2 through April 5, 2001 (4 days). He has 36 days accrued unused leave at discharge (32 days from his balance brought forward, plus 8 days of
accrued under the mobilization, minus the 4 days of leave used). He may elect to be paid for a maximum of 16 days of leave at discharge, which includes the 12 days up to the 60-day limitation, plus 4 days of excepted leave (earned 8 days of excepted leave less the 4 days used). The remaining balance of 20 days (or more, if he takes payment for less than the full 16 days of leave) may be carried forward into the new active duty period. If payment is made for 12 or less days, then 4 days of the carryover are an exception to the 60-day payment limitation and may be paid in the future if they remain unused.

B. Under regulations prescribed by the Secretary of the Military Department concerned, a member sentenced to unsuspended dismissal or unsuspended dishonorable or bad-conduct discharge by court-martial may be required to take leave pending review of the conviction (i.e., appellate leave) as provided by Article 76a, Uniform Code of Military Justice. Such member may elect to be paid in a lump sum for the leave accrued to his or her credit as of the day before the day the leave begins. Otherwise, each day of appellate leave shall be charged as a day of leave and the member paid accordingly until all of the member’s accrued leave is used. Payment shall be based on the rate of basic pay to which the member was entitled on the day before the day leave is to begin.

C. A member who is discharged under other than honorable conditions forfeits all accrued leave at the time of discharge and is not entitled to payment for accrued leave, regardless of the length of time the separated member has served.

D. Except as provided in subsection E below, a member who receives an uncharacterized discharge before completing 6 months of active duty will be considered as having received an honorable discharge with payment of accrued leave being authorized.

E. A member, who is discharged before completing 6 months of active duty because of failure to serve satisfactorily, forfeits all accrued leave at the time of discharge. Such forfeiture also applies to any member with prior military service who had a break in service of 90 or more consecutive days. The following constitute reasons for failure to serve satisfactorily.

1. Enlisted reasons:
   a. Defective enlistment and inductions (minority and fraudulent entry only);
   b. Entry-level performance and conduct;
   c. Unsatisfactory performance;
   d. Drug and/or alcohol abuse rehabilitation failure;
   e. Misconduct; moral and/or professional dereliction;
   f. Separation in lieu of trial by court-martial; and
2. Officers reasons:
   a. Separation for cause (e.g., officers separated for substandard performance of duty);
   b. Dropped from the rolls;
   c. Misconduct; moral and/or professional dereliction;
   d. Separation in lieu of trial by court-martial; and
   e. Security (unless the member receives an honorable discharge).

*350102. Leave Accounting

A. Accrued leave must be carefully accounted for and accurately identified as to the time and circumstances under which it was earned. The number of days accrued and value of unused leave that is to be sold depends upon the timeframe and circumstances under which it was earned.

1. Leave accrued on or before August 31, 1976 is valued using basic pay, basic allowance for housing, basic allowance for subsistence, and, if applicable to the individual, the personal money allowance. This leave is generally called “saved leave.”

2. Leave earned on or after September 1, 1976 is valued using only basic pay.

3. Leave accrued in a combat zone or qualified hazardous duty area or while hospitalized as a result of action in such a zone or area is generally known as CZTE leave. See paragraph 440103 for full descriptions of the circumstances under which such leave accrues. CZTE leave for enlisted members is exempt from Federal income tax. CZTE leave for officers is exempt from Federal income tax up to a specified limit. See subparagraph 350103.B for a discussion of tax exclusion limits. All leave earned during a month in which a member serves for any period of time in a combat zone or qualified hazardous duty area is CZTE leave. A single day of qualifying service in such circumstance qualifies all leave accrued in that month as CZTE leave.

*4. A member of a Reserve Component who accumulates leave during a period of active service may carry over any accumulated leave to the member’s next period of active service without regard to separation or release from active service if the separation or release is under honorable conditions. This accumulated leave is subject to fiscal year carry...
forward limitations (75 days during the period October 1, 2008 to September 30, 2015, and 60 days thereafter).

* B. Leave accrues to a service member serving on active duty for 30 days or more. It is accrued at the rate of 2½ days for each month of active service, excluding periods of absence from duty without or over leave, periods of confinement resulting from courts-martial, and periods of leave required to be taken pending review of court-martial conviction. For partial months, it accrues at the rate of ½ day for any period of 6 days or less. A member may not carry forward a leave balance of more than 60 days into a new fiscal year, except during the period October 1, 2008 through September 30, 2015, when 75 days may be carried forward or when entitled to Special Leave Accrual (SLA), as outlined in 350102.B.1, 350102.B.2, and 350102.B.3. Members with 75 days of leave under this provision will need to use 45 days of leave during the period from October 1, 2014 to September 30, 2015; otherwise, leave in excess of 60 days on September 30, 2015, will be lost.

* 1. A member who serves on active duty while entitled to hostile fire/imminent danger pay for a continuous period of at least 120 days may carry forward up to 120 days of SLA into the new fiscal year. Under this exemption, unused leave may be carried forward until the end of the third fiscal year following the fiscal year in which the service in the qualifying hostile fire/imminent danger area is terminated. If the 120 days of SLA were earned during the period October 1, 2008 through September 30, 2015, then unused leave may be carried forward until the end of the fourth fiscal year following the fiscal year in which the service in the qualifying hostile fire/imminent danger area is terminated.

* 2. On or after September 30, 1979, a member not qualifying for SLA for service in a hostile fire/imminent danger area may qualify and carry forward up to 120 days of unused leave when assigned to a designated deployable ship, mobile unit, or other similar prescribed duty. On or after August 29, 2005, a member may also qualify and carry forward up to 120 days of unused leave if he or she is performing qualifying duties as designated by the Secretary concerned. The duty assignment must be under conditions where operational mission requirements prohibit normal leave utilization as determined by the military service concerned or designated commander. Under this exemption, unused SLA leave may be carried forward until the end of the third fiscal year following the fiscal year in which the qualifying service is terminated. If the 120 days of leave were accumulated during the period October 1, 2008 through September 30, 2015, then unused leave may be carried forward until the end of the fourth fiscal year following the fiscal year in which the service in the qualifying assignment or other similar prescribed duty is terminated.

* 3. The maximum amount of SLA leave that may be carried forward is the leave balance at the end of the fiscal year following the end of the SLA period not to exceed 120 days. The maximum amount will be reduced to a new level whenever the leave balance drops below the previously set level. If at any time the leave balance drops to or goes below 60 days, or 75 days during the period October 1, 2008 to September 30, 2015, then there is no longer any SLA protected leave. Therefore, the actual maximum leave that can be carried forward into succeeding fiscal years is the lowest leave balance achieved following the completion of the SLA duty or the usual 60 days, or 75 days during the period October 1, 2008

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to September 30, 2015, whichever is greater. If the SLA qualifying period crosses a fiscal year, then the entire leave balance (not to exceed 120 days) will be carried forward and the leave accrued from the beginning of the new fiscal year through the end of the SLA qualifying period will be added to establish the maximum. Any portion of a leave balance in excess of 60 days which could have been taken before the end of the fiscal year had the member not been assigned to SLA qualifying duty will not be included in the carryover amount.

Example 1: On August 31, 2003, a member had a leave balance of 80 days. On September 15, 2003, he was assigned to duty qualifying for SLA as described in subparagraph 350102.B.1. Had the member not been assigned to SLA duty, he could have possibly taken 15 days leave from September 16 through September 30. If the member had taken leave during this period, then there would still have been a loss of 7.5 days (82.5 days accrued through September 30, less the 15 days potentially taken and the normal 60-day carryover restriction) at the end of the fiscal year. Therefore, since only the portion that potentially could have been taken is protected, the member may carry forward 75 days and will lose 7.5 days of leave.

Example 2: The member in example 1 continued on SLA duty until September 15, 2004. No leave was permitted during this period, and the member’s accrued leave totaled 105 days at the end of September. If the leave balance does not drop at any time below 105 days, then it may be carried forward for 3 fiscal years, until September 30, 2007. If the member took 30 days of leave from April 1 through April 30, 2005, then this would result in a leave balance of 92.5 days (105 days accrued through September, plus 17.5 days accrued from October through April, less the 30 days of leave taken) and a new maximum amount of leave that may be carried forward. If no further SLA is earned and the leave balance is not further reduced to a new lower level, then the maximum leave the member may carry forward into succeeding fiscal years (until September 30, 2007) is 92.5 days.

* 4. Effective January 28, 2008, active duty members who serve in duty assignments in support of a contingency operation are authorized to accumulate annual leave in excess of 60 days, or 75 days for the period October 1, 2008 through September 30, 2015, as shown on the end of month September Leave and Earnings Statement (LES). These members are authorized to retain up to 120 days until the end of the second fiscal year after the fiscal year in which such service on active duty is terminated.

C. Leave will be accounted for by crediting it sequentially in the chronological order in which it is accrued. Generally, when used, leave will be charged with the most recently accrued leave charged first. This method is known as Last In, First Out. As an exception, CZTE leave will be charged first regardless of when it was earned. Saved leave, described in subparagraph 350102.A.1, will be charged last.

Example 1: On August 31, 2001, a member had accrued 65 days of unused leave, 55 days of which had been accrued and remained unused from a period before September 1, 1976 (i.e., saved leave), 10 days of regular leave, and zero days of CZTE leave. The member took leave from September 5 through 24, 2001, a period of 20 days. The leave
taken is first applied to the 12 days accrued since September 1, 1976. This leaves 8 days to apply to the saved leave, reducing that balance to 47 days.

Example 2: On August 31, 2001, a member had accrued 75.5 days of unused leave, 55 days of which had been accrued and remained unused from a period before September 1, 1976 (i.e., saved leave), 13 days of regular leave, and 7.5 days of accrued unused CZTE leave. The CZTE leave had been earned for two separate periods, 5 days for active service from January 2 through February 6, 2001 in a combat zone, and 2.5 days for active service from August 7 through August 30, 2001 in a qualified hazardous duty area. The member took leave from September 5 through September 24, 2001, a period of 20 days. The leave taken is first applied to the 7.5 days of CZTE leave. This leaves 12.5 days to be applied to the non-CZTE leave earned since September 1, 1976, reducing that balance to 2.5 days as of September 24, 2001. The saved leave balance remains at 55 days.

350103. Leave Payments and Taxability

A. Payments for accrued leave are normally subject to taxation and income tax withholding. Payments for saved leave accrued before September 1, 1976, will also include non-taxable allowances. See Table 35-5 for determining the elements of pay to use in the computation of accrued leave payments.

B. Payments for CZTE leave are tax-exempt from Federal taxation and not subject to Federal or State income tax withholding up to the monthly limit specified by the Internal Revenue Service (IRS). That limit is different for enlisted members and officers. The limit is fully described in subparagraph 440102.A, summarized as follows:

1. Enlisted members (E-1 and above) and warrant officers (W-1 through W-5) have no limitation or ceiling on the value of payments exempt from Federal or State taxes and Federal tax withholding for any month in which they qualify for an exemption.

2. Officers (O-1 and above) are subject to a limit on the value of federal tax exempt payments and from exemption from federal and state tax withholding for each month in which they qualify for an exemption. Since November 21, 1995, the exemption amount for officers has been set at the value of the highest rate of enlisted basic pay plus the value of any hostile fire or imminent danger pay the officer may have been entitled to in that qualifying month. The applicable rate of enlisted basic pay would be that listed in Chapter 1, Table 1-10, Note 2, for the corresponding qualifying month. To determine whether the limitation will apply to a payment for accrued unused leave, the leave must be allocated to the months in which earned and for which the officer qualified for CZTE status. The value of the leave for each individual month must be added to any payments the officer has received for that tax exempt month and the total compared to the monthly limitation amount. Tax exemption may only be given for the value of that portion of the CZTE leave that does not exceed the limitation available. Any payments for CZTE leave value that exceed the limitation available will be treated as taxable income.
Example: A Reserve Component O-6 with over 12 years of service began active duty on March 25, 2012, and reported temporary additional duty to a designated combat zone on March 26, 2012. He departed the zone on May 2, 2012, and was separated from active duty and paid for unused accrued leave on May 4, 2012. The officer was entitled to monthly basic pay of $7,232.40 and to imminent danger pay of $225. The monthly basic pay for the most senior enlisted member in each military service was $7,489.80 per month during that period. The officer has been paid for his active duty service and is awaiting payment for his earned leave. He had previously sold back 58 days of leave at the end of other active duty periods. The officer earned .5 days of leave in March and in May and 2.5 days for April. This is a total of 3.5 days leave, and when added to the 58 days previously sold, would exceed the maximum of 60 days that may be sold in a career. This leave, however, is exempt from payment limitation since the Reserve officer was on active duty for a period of more than 30 but less than 366 days. Payment of the .5 days of leave for both March and May is fully exempt from income tax and income tax withholding since the prior tax-free payments for his basic pay and hostile fire/imminent danger pay in those 2 months was well below the tax exemption limitation value of $7,714.80 (senior enlisted basic pay of $7,489.80 and hostile fire/imminent danger pay of $225). However; only a portion of the 2.5 days of unused accrued leave attributable to April is exempt from income tax and income tax withholding. The officer has already received tax-exempt treatment of his April salary and imminent danger pay using all but $257.40 of his available exemption (exemption equals $7,714.80 and the amount used was the officer’s base pay of $7,232.40 plus the hostile fire/imminent danger pay of $225, equal to $7,457.40). The 2.5 days of leave is valued at $602.70, leaving $345.30 of the leave payment subject to tax and tax withholding.

350104. Leave Payments and Debts

Payments for accrued leave may be used to satisfy debts to the United States (U.S.) Government without restriction.

350105. Leave Payment to Beneficiaries

Payments for accrued leave owed at death will be paid to the eligible beneficiary or beneficiaries under the provisions of section 3602.

A. If a member dies while on active duty of 30 days or more, then the accrued leave is payable along with all other unpaid pay and allowances to the eligible beneficiary.

B. If a member or former member dies after retirement or discharge, but before receiving any or all compensation for accrued leave, then the balance is payable to the eligible beneficiary and claims for payment must be submitted to the appropriate following address:
3502 SEPARATION PAY (NONDISABILITY)

350201. Entitlement

A. Full Separation Pay. Beginning on June 20, 1991, full payment of non-disability separation pay has been authorized to Military Service members of the Regular and Reserve Components who have been involuntarily separated from active duty and have met each of the following four conditions:

1. The member has met one of the following criteria for active military service:

   a. The member is on active duty or full-time National Guard duty and has completed at least 6 years, but less than 20 years, of active service. Reserve members not on the active duty list when separated must have 6 years of continuous active duty or full-time National Guard duty immediately preceding separation. A period of active duty is considered continuous if any break in active service does not exceed 30 days.

   b. The member (other than a Regular enlisted member) was on active duty or full-time National Guard duty on November 5, 1990, and on that date had 5 or more, but less than 6, years of active service. Reserve members not on the active duty when separated must have 5 years of continuous active duty or full-time National Guard duty immediately preceding separation. A period of active duty is considered continuous if any break in active service does not exceed 30 days.
c. Effective December 1, 1993, a member who is a Regular officer and is separated under *10 U.S.C. chapter 36* (except under sections *630(1)(A)* or *643* of such chapter or under 10 U.S.C. *580* or *6383*) must have completed at least 6 years, but less than 20 years, of active service.

d. The member, who is a Regular officer and is separated under *10 U.S.C. chapter 36* (except under sections *630(1)(A)* or *643* of such chapter, or under 10 U.S.C. sections *580* or *6383*) must have completed 5 or more years, but less than 6 years, of active service on November 30, 1993.

2. The member’s separation must be characterized as “honorable” and none of the conditions apply that are listed in paragraph 350202.

3. A member who is separated involuntarily through either the denial of reenlistment or the denial of continuation on active duty or full-time National Guard duty must meet one of the following four specific conditions:

   a. The member must be fully qualified for retention but denied reenlistment or continuation. This includes a Military Service member who is eligible for promotion as established by the Secretary of the Military Service concerned, but is denied reenlistment or continuation on active duty under established promotion or high year of tenure policies.

   b. The member must be fully qualified for retention but involuntarily separated under a Reduction in Force by authority designated by the Secretary of the Military Service concerned.

   c. The member, if a Regular officer, commissioned or warrant, must be separated under *10 U.S.C. 580, 1165, or 6383*, or *Chapter 36*; if a Reserve commissioned officer other than a commissioned warrant officer must be separated or transferred to the retired Reserve under *10 U.S.C.* chapters *573* or *861*, or, if a Reserve commissioned officer on the active duty list or a Reserve warrant officer must be separated for similar reasons under Military Service policies.

   d. The member must be denied reenlistment or continuation on active duty or full-time National Guard duty under subparagraphs 350201.A.3.a through 350201.A.3.c, and have accepted an earlier separation from active duty.

4. The member must have entered into a written agreement with the Military Service concerned to serve in the Ready Reserve of a Reserve Component of the Armed Forces for a minimum period of 3 years following the separation from active duty.

   a. A member who enters into this written agreement and who is qualified for service in the Ready Reserve will, upon separation from active duty, be enlisted or appointed, as appropriate, as a Reserve member by the Military Service concerned. If the person has a service obligation under *10 U.S.C. 651* or any other law that is not completed at the
time of separation from active duty, then the 3-year obligation begins on the day after the day on which the member completes the prior obligation.

b. A member who enters into this written agreement and who is not qualified for enlistment or appointment in the Ready Reserves need not be enlisted or appointed by the Military Service concerned to be considered to have met this condition of eligibility for separation pay.

B. Sole Survivorship Discharge

1. A sole survivorship discharge is the separation of a member from the Armed Forces at the member’s request when the member is the only surviving child in a family in which:

   a. The father, mother, or one or more siblings served in the Armed Forces; and who was killed, died as a result of wounds, accident, or disease; or is in a captured or missing in action status; or is permanently 100 percent disabled or hospitalized on a continuing basis (and is not employed gainfully because of the disability or hospitalization); and

   b. The death, status, or disability did not result from the intentional misconduct or willful neglect of the parent or sibling and was not incurred during a period of unauthorized absence.

2. A member who receives a sole survivorship discharge shall be entitled to full separation pay even though the member completed less than 6 years of active service immediately before that discharge.

3. The amount of the full separation pay to be paid shall be based on the years of active service actually completed by the member before the member’s discharge.

4. These sole survivorship discharge provisions shall apply to any sole survivorship discharge granted after September 11, 2001.

5. Effective October 28, 2009, members who receive a sole survivorship discharge shall not be required to repay any unearned bonus, incentive pay, or similar benefit previously paid to the member.

6. Effective October 28, 2009, the Secretary concerned may grant an exception to the requirement to terminate the payment of any unpaid amounts of a bonus, incentive pay, or similar benefit if he determines that termination of the payment of the unpaid amounts would be contrary to a personnel policy or management objective, would be against equity and good conscience, or would be contrary to the best interests of the United States.

C. Half Separation Pay. Half payment of non-disability separation pay is authorized to members of the Regular and Reserve Components who are involuntarily separated from active duty and have met each of the following four conditions: (NOTE: In extraordinary
instances, the Secretary of the Military Service concerned may award full separation pay to a member otherwise eligible for half separation pay when the specific reasons for the separation and the overall quality of the member’s service have been such that denial of full separation pay would be clearly unjust.)

1. The member must meet one of the criteria for active service specified in subparagraph 350201.A.1.

2. The member’s separation must be characterized as “honorable” or “general,” and none of the conditions apply that are listed in paragraph 350202.

3. The member must be separated involuntarily by the Military Service concerned through either the denial of reenlistment or the denial of continuation on active duty or full-time National Guard Duty under one of the following specific conditions:

   a. The member is not fully qualified for retention and is denied reenlistment or continuation under any of the following conditions:

      (1) Expiration of service obligation; or
      (2) Selected changes in service obligation; or
      (3) Convenience of the government; or
      (4) Drug abuse rehabilitation failure; or
      (5) Alcohol abuse rehabilitation failure; or
      (6) Security; or
      (7) Weight control failure.

   b. The member must be separated under a Military Service specific program established as a half-payment level by the Secretary of the Military Service concerned.

   c. The member must be denied reenlistment or continuation on active duty or full-time National Guard duty under subparagraphs 350201.C.3.a and 350201.C.3.b, and accept an earlier separation from active duty.

4. The member must have entered into a written agreement with the Military Service concerned to serve in the Ready Reserve for a minimum period of 3 years following separation from active duty.

   a. A member who enters into this written agreement and is qualified for the Ready Reserve will, upon separation from active duty, be enlisted or appointed,
as appropriate, as a Reserve member by the Military Service concerned. If the person has a service obligation under 10 U.S.C. 651 or any other law that is not completed at the time of separation from active duty, then the 3-year obligation begins on the day after the day on which the member completes the prior obligation.

b. A member who enters into this written agreement and is not qualified for enlistment or appointment in the Ready Reserve need not be enlisted or appointed by the Military Service concerned to be considered to have met this condition of eligibility for separation pay.

350202. Limitations of Eligibility

Military Service members separated under the following circumstances are not eligible for separation pay:

A. The member is separated from active duty at the member’s own request. The following are considered to be separations at the member’s own request:

1. A member declines training that the Military Service offers to qualify for a new skill or rating as a precondition to reenlistment or continuation on active duty;

2. A member requests separation under regulations established by the Secretary of the Military Service concerned as provided for in Department of Defense (DoD) Directives 1332.14 and 1332.30; or

3. A Reserve officer declines a Regular appointment at the mandatory integration point when an all-regular career force program is implemented by the Secretary concerned;

B. The member is separated from active duty during an initial term of enlistment or an initial period of obligated service. The initial term of enlistment or initial period of obligated service is the active service obligation that the member incurred upon initial enlistment or upon enrollment in a commissioning program. This limitation also applies to a member who desires to reenlist or continue at the conclusion of the initial term of enlistment or an initial period of obligation and is denied by the Military Service concerned;

C. The member is released from active duty for training or from full-time National Guard duty for training;

D. The member is immediately eligible at separation for retired or retainer pay based upon his or her military service;

E. The member is a warrant officer whose appointment is terminated and who then elects to enlist;
F. The member is separated as a result of the execution of a court-martial sentence;

G. The member is being dropped from the rolls of the Military Service concerned;

H. The member is being separated under other than honorable conditions;

I. The member is an enlisted member who is separated for unsatisfactory performance or misconduct, as set forth in *DoD Directive 1332.14*, except when half-pay is authorized in subparagraph 350201.C;

J. The member is an officer who is separated for substandard performance or acts of misconduct or moral or professional dereliction, except when half-pay is authorized in subparagraph 350201.C.

K. The member is separated under a Military Service-specific program established as a no-payment level by the Secretary concerned.

L. A determination is made by the Secretary of the Military Department concerned in an extraordinary case that the conditions under which the member is separated do not warrant a separation payment. This authority is not to be delegated. It is intended that only sparing use will be made of this discretionary authority to deny payment.

M. A Regular officer having twice failed for selection for the promotion to the next higher grade is not entitled to separation pay if that officer, after such second failure of selection for promotion, is selected for, and declines, continuation on active duty for a period that is equal to or more than the amount of service required to qualify the officer for retirement; or

N. A Reserve officer who is not selected for promotion to the next higher grade for the second time and is to be discharged or released from active duty, and who after such failure of promotion, is selected for and declines continuation on active duty:

1. If the period of time for which the officer was selected for continuation on active duty is less than the amount of service that would be required to qualify the officer for retirement, then the officer’s discharge or release from active duty shall be considered to be involuntary.

2. If the period of time for which the officer was selected for continuation on active duty is equal to or more than the amount of service that would be required to qualify the officer for retirement, then the officer’s discharge or release from active duty shall not be considered to be involuntary.
350203. Computation of Active Service

Compute active service time as follows:

A. Qualifying years, except as noted in subparagraph 350201.A.1, do not have to be continuous; however, the last phase of the qualifying term must end immediately before the separation from active duty occurs.

B. Compute fractions of years in the following manner:

   1. **Separation Pay.** Beginning September 24, 1983, each full month of military service that is in addition to the number of full years of active service has been counted as 1/12 of a year. Disregard any remaining fractional part of a month.

   2. **Readjustment or Severance Pay.** Six months or more is counted as a whole year, and disregard any part less than 6 months. (NOTE: In computing readjustment pay, the minimum eligibility of 5 full years of continuous active duty must be met first.)

C. Periods for which a Military Service member previously has received separation pay, severance pay, or readjustment pay may be counted for eligibility purposes (to ensure the member meets the minimum required years of active duty), but may not be used in the multiplier to determine the amount of separation pay for a subsequent separation.

D. Count periods of active military service in a Regular or Reserve Component. Include active duty for training performed on or after August 10, 1956.

E. Do not include periods of absence without leave, confinement time awaiting trial that results in a conviction, confinement time while serving a court-martial sentence, and time lost while not in the line of duty. Count time in service to make up for lost time.

F. Do not include service as a cadet or midshipman while in a Military Service academy or a Reserve Officer Training Program.

350204. Computation of Separation Pay

A. Compute full separation pay at 10 percent of 12 times the amount of monthly basic pay to which entitled at the time of separation from active duty, times the active service time as computed in paragraph 350203. Table 35-6 also contains information related to computation of full separation pay.

B. Compute “half separation pay” at 50 percent of what the full separation pay would have been. Table 35-6 also contains information related to computation of half separation pay.
350205. Recoupment of Separation Pay From Retired or Retainer Pay or From Department of Veterans Affairs (VA) Disability Compensation

Except as provided under subparagraph 350205.C, military members who receive separation pay, severance pay, or readjustment pay under any provisions of law based on service in the Armed Forces, and, subsequently, either qualify for retired or retainer pay under 10 U.S.C., 14 U.S.C., or become eligible for disability compensation administered by the VA, are subject to the recoupment of the gross taxable separation, severance, or readjustment pay they received. Recoupment from retired pay, retainer pay, or VA disability compensation shall be completed as follows:

A. Retired Pay. Recoupment shall be accomplished through monthly deductions from each payment of retired or retainer pay payable to the retired member until the total amount of the deductions equals the gross taxable amount of separation, severance, or readjustment pay received by the member. (NOTE: See Volume 7B, Chapter 4 of the DoD FMR for guidance on the calculation of the recoupment.)

B. VA Disability Compensation. Recoupment shall be accomplished through a deduction from the VA disability compensation payable to the retired member in an amount that is equal to the gross taxable amount of separation, severance, or readjustment pay made after September 30, 1996. The amount to be deducted from the VA disability compensation shall be equal to the gross taxable amount of such separation, severance, or readjustment pay, less the amount of Federal income tax withheld from such pay at the flat withholding rate for supplemental payments prescribed under Publication 15, Department of the Treasury, Internal Revenue Service. This reduction, however, shall not apply to disability compensation for which the entitlement to that disability compensation is based on a later period of active duty than the period of active duty for which the separation pay, severance, or readjustment was received.

C. Repay Severance or Readjustment Pay. Notwithstanding subparagraphs 350205.A and 350205.B, members who received severance or readjustment pay before September 15, 1981, and who, on or after September 15, 1981, became entitled to retired or retainer pay under 10 U.S.C. or 14 U.S.C., are required to repay the severance or readjustment pay, in accordance with the laws in effect on September 14, 1981.

350206. Availability to Liquidate Debts

Separation pay under this section may be used to liquidate debts to the U.S. Government.

3503 SAVINGS PROVISIONS FOR READJUSTMENT AND SEVERANCE PAY (OTHER THAN DISABILITY)

350301. Basic Conditions of Entitlement

A. This section is applicable only to members who were on active duty (other than for training) on September 14, 1981, and after such date are involuntarily discharged or released from active duty. Members entitled to readjustment or severance pay under this section
and separation pay under section 3502 may not receive both, but shall elect which they will receive. If no election is made, then members will receive the amount that is most favorable to them.

B. With respect to members discharged or released on or after October 19, 1984, members have not been entitled to readjustment or severance pay if the Secretary of the Military Department concerned determines that the conditions under which the discharge or separation occurs do not warrant such pay. It is intended that this discretionary authority to deny payment will be sparingly used. This provision does not apply to Regular officers who have completed 5 or more, but less than 20 years of service, who are involuntarily discharged, or released from active duty because of failure to be selected for promotion.

350302. Effect on Retired Pay or VA Compensation

A. Procedures when received after September 14, 1981. See paragraph 350205 for procedures when readjustment or severance pay is received after September 14, 1981.

B. Refund Upon Retirement. A Reserve member who received a readjustment payment on separation after June 28, 1962 and before September 15, 1981, and who later qualified for retired or retainer pay under 10 U.S.C. or 14 U.S.C. (upon completing 20 years of active service), must refund 75 percent of the gross readjustment pay, without interest, by immediate deduction from retired or retainer pay. This was not required if readjustment pay had been waived or refunded under subparagraph 350302.C.

C. Waiver or Refund Before Retirement. A member may waive entitlement to readjustment pay. Also, the full amount of such pay may be refunded before retirement. Under either condition, the member shall receive retired or retainer pay immediately upon retirement or transfer to the Fleet Reserve or Fleet Marine Corps Reserve.

D. VA Disability Compensation. When a member who receives readjustment pay before September 15, 1981, becomes entitled to VA disability compensation, the VA has deducted 75 percent of the readjustment payment from future VA compensation. The VA does not make a deduction when VA disability compensation is based on a later period of service. A member who elected, on or before June 27, 1962, to receive readjustment pay in lieu of VA disability compensation may have been awarded disability compensation effective on and after June 28, 1962. The VA reduces the disability compensation by 75 percent of the readjustment payment, unless readjustment pay was waived or refunded.

350303. Entitlement to and Computation of Readjustment Pay

Conditions of entitlement are in Tables 35-7 and 35-8. Table 35-9 shows how readjustment pay is computed.
350304. Computation of a 5-Year Continuous Period

To compute the 5 years of continuous active duty needed to qualify for readjustment pay, follow these rules:

A. Breaks in Service. Breaks in service of 30 days or less do not destroy the continuity of active duty (even though two or more breaks total more than 30 days). The time covered by such breaks, however, must be excluded in computing the minimum 5 years of active duty.

NOTE: Do not consider absent without leave, confinement, time awaiting trial which results in conviction, time lost through intemperate use of drugs or alcohol, or time lost through disease or injury resulting from misconduct as “breaks in service.”

B. Active Duty for Training. Include active duty for training performed on and after August 10, 1956.

C. Service Component. Combine service in the Regular Component with service in a Reserve Component.

D. Officer or Enlisted Service. Combine duty as an enlisted member and as a commissioned or warrant officer.

E. Other Branch of Service. The 5-year period continuous active duty need not be performed in the same Military Service.

F. Home Awaiting Orders. Do not include time spent at home awaiting active duty orders.

350305. Computation of Active Service

See paragraph 350203.

350306. Entitlement to and Computation of Severance Pay (Other Than Disability)

See Table 35-10.

350307. Availability to Liquidate Debts

Readjustment and severance pay under this section may be used to liquidate debts to the U.S. Government.
3504 DISABILITY SEVERANCE PAY

350401. Entitlement

A member separated from the Military Service for physical disability is entitled to severance pay if qualified as prescribed in personnel regulations of the Military Service concerned. When a member is entitled to disability severance pay, separation orders specify this entitlement. Academy cadets and midshipmen may be entitled to severance pay if it is determined that they have a qualifying disability, and they have separated as a result of that disability.

350402. Disability Incurred During Non-pay Status

A member who incurs a disability while in a total pay forfeiture status is not entitled to disability severance pay. This is true even though the Secretary of the Military Service concerned remits the unexecuted portion of the sentence, including all uncollected forfeitures.

350403. Computation

A. Formula. To compute disability severance pay, multiply the sum of basic pay for 2 months by the number of combined years (but not over 19) of active service and inactive duty points. Do not include as basic pay the 25-percent increase prescribed under certain conditions for a Navy or Marine Corps member retained on active duty after enlistment expires.

B. Years of Service. There is no minimum amount of performed service time required to be eligible for disability severance pay. The member’s separation orders will specify the total combined years of active service and inactive duty points to be counted in computing severance pay. Round this total to the nearest whole year, with 6 months or more rounded up. The maximum number of years of service for computing the disability severance pay will be 19 years. The minimum number of years for computation purposes shall be:

1. Six years in the case of a member separated from the Armed Forces for a disability incurred in the line of duty in a combat zone (as designated by the Secretary of Defense) or incurred during the performance of duty in combat-related operations as designated by the Secretary of Defense, or

2. Three years in the case of any other member.

C. Grade at Which Disability Severance Pay is Computed. Compute severance pay on basic pay of the following highest grade or rank described:

1. The grade or rank in which the member is serving at separation;

2. The permanent Reserve grade held at separation;
3. The highest temporary or permanent grade or rank in which member served satisfactorily as determined by the Secretary of the Military Service concerned; or

4. For those selected for promotion, if the disability is found during a physical examination, then the grade or rank to which the member would have been promoted if there were no disability.

Example An E-6 has 11 years, 4 months, and 9 days of active service and 76 inactive duty training periods (“points”) on the date of separation for physical disability. Compute the entitlement as follows:

\[
\begin{align*}
\text{11 years, 4 months, 9 days} &= 11.3583 \text{ years} \\
76 \text{ “points”} / 360 &= 0.2111 \text{ years} \\
\text{Total Service} &= 11.5694 \text{ years}
\end{align*}
\]

Since it is a decimal greater than .5, round the total upward to 12 years. 12 years times 2 months of basic pay of an E-6 over 10 equals amount of disability severance pay.

*NOTE: For purposes of this calculation, the number of points that may be considered may not exceed 60 points for any 1 anniversary year that closed before September 23, 1996, 75 points for anniversary years that closed on or after September 23, 1996, but before October 30, 2000, 90 points for anniversary years that close on or after October 30, 2000, and 130 points for anniversary years that close on or after October 30, 2007.

350404. Taxability and Withholding

A. General. Disability severance pay is normally taxable income. However, it is not subject to tax withholding or reporting if at least one of the following three conditions exists:

1. On September 24, 1975, the individual was either a member of a Uniformed Service or was under a binding written commitment to become a member.

2. The entitlement resulted from combat-related injury or illness, as determined by the Secretary of the Military Service concerned (or designee), which happens as a result of any of the following activities:

   a. As a direct result of armed conflict;

   b. While actually performing extra-hazardous service, even if the service does not directly involve combat;

   c. Under conditions simulating war, including maneuvers or training;

   d. By an instrumentality of war, such as weapons; or
3. The member has official notification from the VA approving entitlement to disability compensation for the same illness or injury that caused the entitlement to disability severance pay.

B. **Withholding Taxes.** Withhold income taxes from all payments of disability severance pay unless the member qualifies for an exemption under subparagraph 350404.A. Finance or personnel officers should advise members that their taxable payments of disability severance pay will become nontaxable if, later in the same tax year or in a subsequent tax year, the VA awards the member disability compensation for the same illness or injury for which the member was paid disability severance pay. See subparagraphs 350404.C and 350404.D for how to obtain a refund of the income taxes withheld from disability severance pay that becomes non-taxable as a result of the VA’s award, at a later date, of VA disability compensation.

NOTE: The VA may award disability compensation in either the same tax year or a subsequent tax year in which a member is paid disability severance pay. Once a member is awarded disability compensation, a refund of the income taxes withheld may be requested as discussed in subparagraphs 350404.C and 350404.D.

C. **VA Disability Compensation Awarded in the Tax Year of the Disability Severance Pay Payment.** Finance or personnel officers should advise members that a refund of taxes withheld from the gross taxable amount of their disability severance pay payment may be obtained from the supporting Defense Finance and Accounting Service (DFAS) site if disability compensation from the VA is awarded in the same tax year in which the member received disability severance pay. To obtain a refund from the servicing DFAS site, the member’s tax refund request must be received and processed by December 31st of the year in which the disability severance pay payment was paid, along with documentation evidencing the VA’s award of disability compensation in the same year for the same injury or illness that established the member’s entitlement to disability severance pay. A corrected IRS Form W-2 (“Wage and Tax Statement”) reducing the member’s taxable wages by the gross amount of the disability severance payment amount may be issued when supporting documentary evidence of the same year VA award is received after the cutoff date.

D. **VA Disability Compensation Awarded in a Tax Year Subsequent to the Year of the Disability Severance Pay Payment.** Finance or personnel officers should advise members that a refund for income taxes withheld from their disability severance pay payment must be obtained from the IRS when the date of the VA’s award of disability compensation is in a calendar year subsequent to the year in which the member received disability severance pay. No prior year corrected TD Form W-2 may be issued to the member, since the member’s disability severance pay was taxable at the time of payment. The member should also be advised to submit the appropriate documentation from the VA along with related separation documents to claim a reduction in that year’s taxable income.
350405. Availability to Liquidate Debts
Disability severance pay may be used to liquidate debts to the U.S. Government.

350406. Recoupment From VA Compensation
The VA deducts disability severance compensation from any VA compensation for the same disability to which the member or member’s dependents become entitled under any law administered by the VA. There are two exceptions:

A. No deduction will be made in the case of disability severance pay received by a member for a disability incurred in the line of duty in a combat zone or incurred during performance of duty in combat-related operations as designated by the Secretary of Defense.

B. No deduction will be made from any death compensation to which a member’s dependents become entitled after the member’s death.

350407. Other Benefits and Claims
A member paid disability severance pay is not entitled to any payment from the Military Service for, or arising out of, service before separation. This does not prohibit payment if an amount is due the member on the date of separation or if a claim is allowed under law.

3505 CONTRACT CANCELLATION PAY AND ALLOWANCES

350501. Entitlement
Reserve members released from active duty (other than for training) without their consent before the end of their active duty agreement made under 10 U.S.C. 12311(a) are entitled to a special payment under 10 U.S.C. 12312. This payment is in addition to any pay and allowances to which the member is otherwise entitled.

350502. Computation
To compute the amount payable, multiply the number of years and fraction of years of the unexpired period of service under the contract by the sum of basic pay, special pay, and allowances for 1 month to which the member is entitled on the day of release. Count a fraction of a month that is 15 days or more as a whole month and disregard a fraction of a month that is less than 15 days. Separation orders show the number of years and months of unexpired service for which contract cancellation pay and allowances are payable.

350503. Restrictions
A member is not entitled to the special payment authorized by this section if:

A. Dismissed or discharged under the sentence of a court-martial;
B. Released because of an unexplained absence without leave of at least 3 months;

C. Released because of conviction and sentence to confinement in a federal or state penitentiary or correctional institution which sentence has become final;

D. Released because of a physical disability resulting from intentional misconduct or willful neglect;

E. Eligible for retired pay, separation pay, or severance pay under another provision of law (this restriction does not apply to readjustment pay);

F. Placed on a temporary disability retired list; or

G. Released to accept an appointment, or to be enlisted, in a Regular Component of an Armed Force.

350504. Withholding Tax

Contract cancellation pay is subject to withholding tax.

350505. Availability to Liquidate Debts

Contract cancellation pay may be used to liquidate debts to the U.S. Government.

3506 MISCELLANEOUS SEPARATION PAYMENTS

350601. Discharge Gratuity

See Table 35-11.

350602. Travel Allowance on Separation

See Joint Federal Travel Regulations (JFTR), paragraph U5125, and Volume 9 of the DoD FMR.

3507 SPECIAL SEPARATION BENEFIT (SSB)

350701. Entitlement

A member who separates voluntarily from a Military Service before December 31, 2001 could, under conditions prescribed by the Secretary concerned, elect to receive a special separation benefit (SSB). Such a member must have met each of the following conditions:

A. Time-in-service requirements:
1. A member separating prior to November 30, 1993 must have served for more than 6 years on active duty, full-time National Guard duty, or any combination thereof before December 5, 1991, but have less than 20 years of service creditable for retirement.

2. A member separating on or after November 30, 1993 must have served for more than 6 years on active duty, full-time National Guard duty, or any combination thereof, but less than 20 years of service creditable for retirement;

B. The member must have completed an initial term of enlistment or initial period of obligated service prior to separation;

C. The member must have served at least 5 years of continuous active duty, full-time National Guard duty, or any combination thereof immediately prior to the date of separation;

D. The member must not be eligible immediately for retired or retainer pay because of Military Service;

E. The Secretary of the Military Service concerned must approve the member’s application for voluntary separation before the member may receive payment;

F. The member must have entered into a written agreement to serve in the Ready Reserve for a period of not less than 3 years following separation. If the member had any other service obligation remaining unfulfilled at the time of separation, then the new 3 year period of obligated service began on the day after the day the member completed such period of prior obligated service;

G. The member’s separation must not have resulted from release from a period of active duty for training; and

H. The member must not have been approved for payment of variable separation incentive (VSI). (See section 3508.)

350702. Computation

Upon approval and upon receipt of the member’s election to receive SSB, pay the member a lump sum computed according to this formula: Multiply the rate of monthly basic pay on the date of separation times 12 times the years of active service times 0.15.

A. Compute years of active service according to the formula in subparagraphs 350203.B.1, D, E, and F. Do not count any period of prior military service for which the member has received separation pay, severance pay, or readjustment pay under any provision of law relating to members of the Uniformed Services. When computing partial years of service, round fractional parts of a year to the nearest 1/10 of 1 percent, or 3 decimal places. For example, if the member has 11 years and 5 months of service, then the year multiplier in the formula would be 11.417.
B. Withhold Federal and state taxes at the rate appropriate for one-time payments.

C. Deduct from the remaining balance any debt owed the United States.

D. Do not collect Federal Insurance Contributions Act (FICA) taxes.

E. Payment will be made on, but in no cases prior to, date of separation.

F. For separations after November 11, 1993, reduce the gross amount of the SSB payment by the gross amount of any of the following bonuses that the member received during the calendar year in which the member is separating with entitlement to SSB:

1. Multiyear special pay, section 0502;

2. Enlistment/reenlistment bonus of any type, section 0901 and paragraphs 570402, 570403, and 570404;

3. Nuclear officer career accession bonus, paragraph 030101;

4. Nuclear career annual incentive bonus, paragraph 030103;

5. Nuclear officer accession bonus, paragraph 030101;

6. Aviator retention bonus, Chapter 20;

7. Registered nurse accession bonus, section 2101; or

8. Bonus for critical acquisition positions (37 U.S.C. 317); but do not effect this reduction if the member separates within 1 year of the date of termination of the period for which the bonus has been paid. Do not reduce any payment to less than zero. The date the bonus is received means the date on which the bonus is payable. Reduction in SSB entitlement and collection of unearned bonuses because of failure to fulfill the contract under which the bonus was paid are two separate actions. If the reduction in SSB equals or exceeds the bonus recoupment required elsewhere in this volume, then no further action is necessary. If, however, the SSB reduction is less than the required bonus recoupment, then the difference remains as a debt owed by the member.

Example 1: On March 1, 1993, the member reenlisted for 4 years with entitlement to selective reenlistment bonus (SRB) in the amount of $18,000. The member received one-half of the bonus at reenlistment, with the remainder paid in three annual installments: $3,000 each on March 1, 1994, 1995, and 1996. The member separated under the SSB program on December 31, 1993, with a SSB entitlement in the gross amount of $28,000. Since the member received the bonus in the same calendar year in which separating under the SSB, the member’s gross SSB entitlement was reduced by $9,000, the gross amount of the bonus
paid. Since collection of the unearned SRB would have amounted to only $5,250, ($9,000 SRB paid minus the bonus earned for 10 months at $375 per month), no further collection was required.

**Example 2:** The facts are the same except the member separated on September 30, 1996. Since the separation event occurred within 1 year of the date of termination of the bonus period, no reduction was made from the SSB payment. Since the member did not complete 5 months of the period for which he received the bonus, however, she was indebted to the U.S. in the amount of $1,875 (unearned bonus for 5 months at $375 per month). This amount was collectible from any funds otherwise due at separation, including the SSB payment.

**Example 3:** The facts are the same except the member separates under the SSB program on December 31, 1994. Since the member separated during a year in which she had received an SRB installment, the first action was to reduce her SSB entitlement by the amount of the March 1, 1994: $3,000 installment. This reduced her SSB to $25,000 (before taxes); however, the member only served 22 months of the reenlistment, so she earned only $8,250 of the total bonus of $12,000 she had received (22 months at $375 per month). Her gross debt for the unearned bonus was $12,000 minus $8,250, or $3,750. That debt was reduced by the $3,000 reduction in her SSB entitlement, leaving a debt of $750 to be collected from final pay, including her net SSB entitlement.

350703. Forfeiture and Recoupment

A. A deduction shall be made from a member who has received SSB and later qualifies for retired or retainer pay. The deduction shall be a portion of such retired or retainer pay until an amount equal to the gross amount of such SSB has been deducted. See Volume 7B, Chapter 4, section 0407 of the DoD FMR for details of the recoupment formula.

B. A deduction shall be made from a member who has received SSB and qualifies for benefits under the law as administered by VA. The deduction from such benefits shall be the gross amount of SSB paid to the member. Effective for payments of SSB that are made after September 30, 1996, the amount subject to recoupment under this paragraph is the total gross amount of SSB paid, less the amount of Federal income tax withheld from such pay (such withholding being at the flat withholding rate for Federal income tax withholding, as in effect pursuant to regulations prescribed under *Publication 15, Department of the Treasury, Internal Revenue Service*). There shall be no such deduction, however, if the disability for which the member receives compensation was incurred or aggravated during a period of later active duty.

C. Subsequent receipt of basic pay for active or Reserve service, of muster duty allowance, or of compensation for a period of inactive duty training does not require the forfeiture of an SSB.

D. If the member does not complete the required 3 years of service in the Ready Reserve, for reasons other than through no fault of the member, then collect on a pro rata basis any unearned portion of the member’s SSB from the date of his or her failure to maintain
Reserve affiliation through the date of the 3-year commitment. The member’s Reserve Personnel Activity will certify when he or she does not complete the Reserve commitment through personal fault.

Example: A member separated on June 30, 1995 with an SSB entitlement of $64,000 and a commitment to serve in the Ready Reserve through June 29, 1998. Effective December 17, 1997, the member was separated from his Reserve unit, through fault of the member as certified by the servicing personnel activity. The member was credited with serving a total of 2 years and 6 months of Reserve service using the following computation method (if more than 14 days round up; if less than 15 disregard):

<table>
<thead>
<tr>
<th>YR</th>
<th>MO</th>
<th>DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>97</td>
<td>12</td>
<td>17</td>
</tr>
<tr>
<td>-95</td>
<td>06</td>
<td>30</td>
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<tr>
<td>02</td>
<td>05</td>
<td>17</td>
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<td></td>
<td>+ 01 (inclusive day)</td>
<td></td>
</tr>
<tr>
<td>02</td>
<td>05</td>
<td>18</td>
</tr>
</tbody>
</table>

The unearned portion of the SSB was 6/36 of $64,000, or $10,667. A debt against the member was established in that amount.

E. A member whose application for separation with entitlement to an SSB was approved by competent authority after September 30, 1994 forfeits all entitlement to the SSB payment if that member is employed in a civilian position in the DoD at any time before the expiration of 180 days following the date the member is released from active duty with entitlement to the SSB. This includes appointment to a position while on terminal leave if that appointment is not terminated prior to the date of the member’s separation. Upon receipt of notification of such employment, collection action must be instituted to recoup the gross amount of SSB paid to or on behalf of the member.

350704. Termination of Program

No member of the Armed Forces may be separated under this program after December 31, 2001.

3508 VOLUNTARY SEPARATION INCENTIVE (VSI)

350801. Entitlement

A member who separates voluntarily from Military Service before December 31, 2001 could, under conditions prescribed by the Secretary of the Military Department concerned, elect to receive a VSI. The member must meet each of the following conditions:

A. Time-in-service requirements:
1. Members separating prior to November 30, 1993 must have served more than 6 years on active duty, full-time National Guard duty, or any combination thereof before December 5, 1991, but have less than 20 years of service creditable for retirement;

2. Members separating on or after November 30, 1993 must have served more than 6 years on active duty, full-time National Guard duty, or any combination thereof, but have less than 20 years of service creditable for retirement;

B. The member must have completed initial term of enlistment or initial period of obligated service prior to separation;

C. The member must have served at least 5 years of continuous active duty, full-time National Guard duty, or any combination thereof immediately prior to the date of separation;

D. The member must not be immediately eligible for retired or retainer pay because of military service;

E. The Secretary of the Military Service concerned must approve the member’s application for voluntary separation before the member may receive payment;

F. The member must accept voluntary appointment or enlistment in, or transfer to the Ready Reserve, and must continue to serve in a Reserve Component during the entire period of eligibility for VSI. If the member does not continue to serve in the Ready Reserve, then the VSI installments terminate on the date of separation from the Reserve Component or transfer to the Retired Reserve. If the member becomes ineligible to serve for the following reasons, then VSI installments continue for the remaining period authorized if:

1. The separation or transfer is required by reason of the age or number of years of service of the member;

2. The separation or transfer is required by reason of failure of selection for promotion or medical disqualification of the member, except in a case in which the Secretary of Defense or Secretary of Transportation determines that the basis of the separation or transfer is a result of a deliberate action by the member with the intent to avoid retention in the Ready Reserve or Standby Reserve; or

3. In the case of separation, the member is separated from the Reserve Component for appointment or enlistment in or transfer to another Reserve Component of an Armed Force for service in the Ready Reserve or Standby Reserve of that Armed Force; and

G. The member has not been approved for payment of SSB. (See section 3507.)
350802. Computation

Upon approval, and upon receipt of the member’s election to receive VSI, pay the member a lump sum at separation computed according to the following criteria.

A. Multiply the rate of monthly basic pay on date of separation times the years of service times 12, times 0.025. When computing partial years of service, round fractional parts of a year to the nearest 1/10 of 1 percent, or 3 decimal places. For example, if the member has 11 years and 5 months of service, then the year multiplier in the formula would be 11.417.

B. So long as the member continues to serve in a Reserve Component, make annual payments on the anniversary date of the member’s separation from active service until the total number of payments made equals twice the number of years of active service used in computing the basic entitlement. See the following example in which the member’s years of active service are not a whole number.

Example: The member separates on June 30, 1992 with a total of 11 years, 3 months, and 11 days of active service, at which time the member is a major with more than 10 years of service. The initial installment of VSI, paid on the date of separation, is the member’s basic pay of $3,156.30, times 12 times .025, times 11-3/12 (only full months of service count), which equals $10,652.51. The member is due 22 of these payments (11-3/12 times 2). Make 21 more payments of $10,652.51, the last such full payment being due on June 30, 2013. On June 30, 2014, pay the member a final installment of $5,326.26, which is one-half the amount of the prior installments.

C. Compute years of service according to 10 U.S.C. 1405. Do not count any period of prior military service for which the member has received separation pay, severance pay, or readjustment pay under any provision of law relating to members of the Uniformed Services.

D. For separations after November 11, 1993, reduce the gross amount of the initial VSI payment (and any subsequent installments) until the total reduction equals the gross amount of any of the following bonuses which the member received during the calendar year in which the member is separating with entitlement to VSI:

1. Multiyear special pay (see section 0502);

2. Enlistment/reenlistment bonus of any type (see Chapter 9 and paragraphs 570402, 570403, and 570404);

3. Nuclear officer accession bonus (see paragraph 030101);

4. Nuclear officer career accession bonus (see paragraph 030101);

5. Aviator retention bonus (see Chapter 20);
6. Registered nurse accession bonus (see section 2101); or

7. Bonus for critical acquisition positions; see 37 U.S.C. 317. Do not, however, make a reduction if the member separates within 1 year of the date of termination of the period for which the bonus has been paid. Do not reduce any payment to less than zero. The date that the bonus is received means the date on which the bonus is payable. If the reduction in the initial VSI installment equals or exceeds the bonus recoupment required elsewhere in this volume, then no further action is necessary. If, however, the VSI installment reduction is less than the required recoupment, then the difference remains as a debt owed by the member.

**Example 1:** Member A reenlisted for 4 years on January 3, 1994 and received an SRB payment in the gross amount of $12,000. She separated on December 31, 1994 with entitlement to an initial gross VSI payment of $3,232. Since she received a VSI payment in the same calendar year in which a bonus was paid, reduce the initial VSI payment to zero; the member, however, still was liable for the unearned portion of the bonus, which must be collected from any payments that she otherwise is due, including any future VSI installment payments.

**Example 2:** The facts are the same as example 1, except member B separated under the VSI program on January 31, 1995. Since he did not receive a bonus during the calendar year 1995, there was no reduction in the amount of his VSI entitlement. However, the member still was liable for the unearned portion of the bonus, which must be collected from any payments otherwise due the member, including the initial and any future VSI installments.

**Example 3:** Member C reenlisted for 4 years on October 1, 1994 with entitlement to SRB in the total amount of $12,000. She received $6,000 at reenlistment, with the remainder to be paid in $2,000 installments on October 1, 1995, 1996, and 1997. On December 31, 1995, she separated with entitlement to 15 VSI payments of $3,453 each. Since the member separated during a calendar year in which she received an SRB installment, the gross VSI installment was reduced by the $2,000 received October 1, 1995. Also, the member had earned only $3,750 (15 months at $250 per month) of the SRB paid to her, though she had been paid a total of $8,000. The balance due for unearned SRB was $8,000, less the $3,750 earned and less the $2,000 by which her VSI initial installment was reduced. This left a debt of $2,250 to be collected from final pay. All final pay, including the remaining initial net VSI entitlement of $1,453, shall be used to liquidate the debt.

**Example 4:** The facts are the same as in example 3, except member D separated on October 31, 1996. Since the separation event occurred within 1 year of the date of the termination of the bonus period, no reduction was made from the VSI payment. (This included the initial and all annual payments.) Since the member did not complete 11 months of the period for which he received the bonus, he was indebted to the United States for $2,750. This amount must be collected from any funds otherwise due at separation, including the VSI payment.

**E.** A member who is in receipt of basic pay for active or Reserve service or inactive duty training compensation may elect to have his or her next VSI installment payment reduced by an amount no greater than the total amount of such pay or compensation received
since the prior VSI installment payment. Do not reduce the installment payment unless the
member provides a signed authorization which specifies the exact dollar amount by which to
reduce the installment payment. If the member fails to qualify for retired/retainer pay for any
reason, then the amounts that have been offset are not refundable. A member may not reduce
installment payments on account of muster duty allowances.

F. Withhold Federal and state taxes at the rate appropriate for onetime payments.

G. Deduct from the payment any debt owed the United States.

H. Do not collect FICA taxes.

I. Payment shall be made on, but in no cases prior to, date of separation.

350803. Forfeiture and Recoupment

A. A member who has received VSI later may qualify for retired or retainer pay through additional military service. See Volume 7B, Chapter 4, section 0406 for the requirement to reduce the member’s retired pay until total reductions equal the gross amount of VSI the member has received. The reductions in retired pay will include only the amounts of VSI the member has received. Do not include prior reductions the member may have elected under subparagraph 350802.E.

Example: A member separated on June 30, 1992 with entitlement to VSI of $8,000 per year for 16 years (a total of $128,000). During each of the next 8 years, the member drilled with a Reserve unit and authorized a reduction in VSI of $5,000 per year because of the Reserve training compensation she received. Thereafter, she received 7 more VSI anniversary payments in the full amount of $8,000 per year. When she became eligible for retired or retainer pay, the total reduction of such pay is $88,000 ($8,000 for the initial installment, plus $3,000 for each of the next eight installments, plus $8,000 for each of the next seven installments). The reductions in retired pay were equal to the gross amount that she received, including any taxes withheld from the VSI payment.

B. A member who receives VSI, and subsequently qualifies for disability compensation under laws administered by the VA, shall have the amount of disability compensation payable to the member offset from the next VSI payment.

1. The annual VSI payment shall be offset by the same amount of disability compensation received during the 12-month period immediately preceding the VSI payment. In no instance will the disability compensation offset exceed the annual VSI installment.

Example 1: The VSI recipient was separated from active service on September 30, 1992 and received an initial VSI payment in the amount of $7,000. On the VSI anniversary date of September 30, 1993 an annual payment of $7,000 was made. On
April 15, 1994, the member was paid a $1,800 retroactive disability compensation payment (for the period November 1992 through April 1994) and received $100 per month thereafter. The September 30, 1994 annual gross VSI payment will be offset by $2,300 ($1,800 retroactive payment plus $100 received per month from May 1994 through September 1994).

**Example 2:** Same as in example 1, except the member received a $6,000 retroactive payment on April 15, 1994, and $500 per month thereafter. The September 30, 1994 annual gross VSI installment of $7,000 will be completely offset with no payment due the member. Although the member received $8,500 in disability compensation during the immediate preceding 12-month period, the maximum deduction from the September 30, 1994 payment is $7,000. No collection action is required on the remaining $1,500, nor will it be carried forward to the September 30, 1995 payment.

**Example 3:** Same as in example 1, except through administrative oversight, $2,300 was not offset from the September 30, 1994, VSI installment. The $2,300 becomes a debt owed by the member and is subject to immediate collection action. If collection is not accomplished, then deduct $3,500 ($2,300 which should have been offset from the previous payment plus the current offset of $100 per month for 12 months) from the September 30, 1995, payment.

**Example 4:** Same as in example 2, except through administrative oversight $7,000 was not offset from the September 30, 1994 VSI installment. As in example 3, the $7,000 becomes a debt and requires immediate collection from the member. If collection action is not accomplished, then the $7,000 debt can be collected from future VSI payments. Since the member received $6,000 ($500 for 12 months) disability compensation during the immediate 12-month period prior to the next September 30, 1995 installment, collect the remaining $1,000 towards the $7,000 debt. In this case, carry the remaining $6,000 unpaid debt forward.

2. Do not deduct from the member’s VSI payment if the member is receiving VA disability compensation related to a period of service earlier than the period of service for which the member is receiving VSI.

C. If a member elected to have deducted any amount of basic pay for active or Reserve service or compensation for inactive duty training, then deduct the gross amount of such pay or compensation from the next installment of VSI due before computing tax withholding.

D. Do not pay any further installments to a former member who fails to maintain Reserve affiliation for reasons other than specified in subparagraph 350801.F, or whose Reserve Personnel Activity certifies the member was transferred to the Standby or Retired Reserve through fault of the member. Collect on a pro rata basis any unearned portion of the member’s VSI from the date of the member’s failure to maintain Reserve affiliation through the date the next installment would have been due.
Example: A member separated on July 31, 1995, with annual VSI entitlement of $7,500. Effective November 30, 1995, the member is separated from his Reserve unit because of usage of illegal drugs. The unearned portion of the VSI (see subparagraph 350703.D for computation method) is 8/12 of $7,500, or $5,000. Establish a debt against the member in that amount.

E. In the event a member becomes eligible for retired or retainer pay concurrently with annual VSI payments, both entitlements may continue to be paid (see Volume 7B, Chapter 4, subparagraph 040602.B). Retired/retainer pay is offset according to subparagraph 350803.A.

F. A member whose application for separation with entitlement to VSI was approved by competent authority after September 30, 1994 forfeits all entitlement to VSI payments, including the initial payment, if the member is employed in a civilian position in the DoD at any time before the expiration of 180 days following the date the member is released from active duty with entitlement to VSI. This includes appointment to a position while on terminal leave if that appointment is not terminated prior to the date of the member’s separation. Upon receipt of notification of such employment, institute collection action to recoup the gross amount of the first VSI installment. Do not pay any further VSI installments, even if the former member separates from such civilian employment during the period the member would otherwise be entitled to VSI installments.

350804. Death

Upon death of the member, VSI annual payments continue for the remaining period of the entitlement. Make payment to the beneficiary as designated by the member or as otherwise provided by law (see section 3602). See Volume 7B, Chapter 23, subparagraph 230403, for beneficiary payment procedures.

350805. Transfer or Assignment

The member may not transfer or assign the right to VSI payments to any person or entity, except as indicated in paragraph 350804.

350806. Termination of Program

The Secretary may not approve a request for voluntary appointment, enlistment or transfer to a Reserve Component under this program after December 31, 2001.

3509 VOLUNTARY SEPARATION PAY (VSP)

350901. Entitlement

A member who separates voluntarily may, under conditions prescribed by the Secretaries of the Military Departments concerned, be paid a VSP. The authority to separate a member in conjunction with VSP applies for the period October 17, 2006 through December 31, 2018.
350902. Eligibility

The Secretaries of the Military Departments may offer a member the opportunity to apply for VSP if the member:

A. Has served on active duty or full-time National Guard for more than 6 years but less than 20 years;

B. Has served at least 5 years of continuous active duty or full-time National Guard duty immediately preceding the date of separation from active duty;

C. Has not been approved for payment of voluntary separation incentive under section 3508 (10 U.S.C. 1175);

D. Upon separation is not immediately eligible for retired or retainer pay based upon his/her military service;

E. Meets such other requirements as the Secretaries of the Military Departments may prescribe, which may include requirements relating to years of service; skill; rating; military specialty; or competitive category, grade, or rank; remaining period of obligated service; or any combination of these factors; or

F. Requests separation from active duty or full-time National Guard duty.

350903. Initial Term of Obligated Service

Effective January 1, 2009, the member is required to complete the initial term of obligated service in addition to meeting requirements in paragraph 350902 prior to separation. Prior to January 1, 2009, a member’s obligation to complete an initial term of obligated service before separation shall be subject to the discretion of the Secretaries of the Military Departments. For the purpose of this section, “initial term of obligated service” means the initial period of required active-duty service incurred upon commissioning or enlistment, together with any additional period of required active-duty service incurred during the initial period of required active-duty service.

350904. Ineligible for VSP

The Secretaries of the Military Departments shall not offer a member the opportunity to apply for VSP if a member:

A. Does not meet the eligibility requirement of paragraph 350902;

B. Is discharged with disability severance pay under section 3504 (10 U.S.C. 1212);
C. Is transferred to the temporary disability retired list under 10 U.S.C. 1202 or 1205;

D. Is being evaluated for disability retirement under 10 U.S.C. chapter 61;

E. Had previously been discharged with VSP; or

F. Is subject to pending disciplinary action or is subject to administrative separation or mandatory discharge under any other provision of law or regulation.
350905. Application for VSP

A member may request and subsequently enter into a written agreement with the Secretary of the Military Department concerned to separate from active duty or full-time National Guard duty and accept an appointment or enlistment in, or transfer to, the Ready Reserve of a Reserve Component for a period of not less than 3 years, as a condition of receipt of VSP and benefits.

350906. Approval for VSP

The Secretary of the Military Department shall determine each year the number of military members to be separated, and provided separation pay and benefits during the fiscal year beginning in such year. Eligible members shall not be automatically entitled to receive VSP based solely upon request. The Secretaries of the Military Departments shall review all applications for voluntary separation and approve only those that meet the needs of the Military Departments. A member whose request is approved shall be separated from active duty.

350907. Computation of VSP

A. The Secretary concerned shall specify the amount of VSP to be paid to an individual, but the amount may not be greater than four times the full amount of separation pay that a member of the same pay grade and years of service would receive for an involuntary separation under 10 U.S.C. 1174.

B. Compute years of active service according to the formula in subparagraphs 350203.B.1, D, E, and F. Do not count any period of prior military service for which the member has received separation pay, severance pay, or readjustment pay under any provision of law relating to members of the Uniformed Services. When computing partial years of service, round the fractional parts of a year to the nearest 1/10 of 1 percent, or 3 decimal points. For example, if the officer has 10 years and 7 months of service, then the multiplier would be 10.583.

350908. Payment

VSP will be paid in a lump sum payment. The VSP gross amount cannot be greater than the amount computed in paragraph 350907.

350909. Repayment of VSP When a Member Qualifies for and Receives Retired Pay

A. A member who is paid VSP and later qualifies to receive retired pay shall have deducted from each payment of such retired pay a monthly installment as specified by the Secretaries of the Military Departments. The total amount of retired pay deductions shall equal the gross VSP amount paid to the member. More information can be found within Volume 7B, Chapter 4, section 0408.
B. The requirement to repay VSP following retirement from the Armed Forces does not apply to a member who is eligible to retire at the time the member applied for and was accepted for VSP benefits.

C. The Secretaries of the Military Departments may waive the requirement to repay VSP if it is determined that recovery would be against equity and good conscience and would be contrary to the best interests of the United States.

D. For exception, see paragraph 350911.

350910. Veterans Affairs Disability Compensation

A member who received the VSP and subsequently qualifies for disability compensation from the VA is subject to recoupment of the gross amount of VSP paid, less Federal income taxes withheld from such pay. The VA administers the recoupment program for affected members. If the disability for which the member receives VA compensation was incurred or aggravated during a period of later active duty, then no recoupment of VSP is required, regardless of when paid. The Secretaries of the Military Departments may waive the requirement to repay the VSP if it is determined that recovery would be against equity and good conscience and would be contrary to the best interests of the United States.

350911. Members Returned to Active Duty

A. Except for the provisions in subparagaph 350911.B and 350911.C, members who return to active duty in a Regular or Reserve Component for 180 days or more shall have deducted from each payment of basic pay a monthly installment amount specified by the Secretary of the Military Department concerned. The total amount of basic pay deduction shall equal the gross amount of VSP paid to the member.

B. Recoupment shall not be required for a member who is involuntarily recalled to active duty or full-time National Guard in accordance with sections 10 U.S.C. 12301(a), (b), (g); 12302; 12303; 12304, or 32 U.S.C. 502(f)(1).

C. Recoupment shall not be required for a member who is recalled or performs active duty or full-time National Guard duty, so long as the period of active duty is less than 180 consecutive days with consent of the member in accordance with 10 U.S.C. 101(d)(1), (2), (5); 12301(d); 12319; 12503, or section 32 U.S.C. 114; 115 or 502(f)(2).

D. The Secretary of Defense may waive, in whole or in part, repayment required under subparagraph 350911.A if the Secretary determines that recovery would be against equity and good conscience or would be contrary to the best interests of the United States. Requests for waiver under this authority should be forwarded to the Under Secretary of Defense for Personnel and Readiness.
3510 STOP LOSS SPECIAL PAY

351001. Authority

The Secretaries concerned may provide Stop Loss Special Pay to members of the Armed Forces (including members of the Reserve Components) who perform duty while subject to 10 U.S.C. 123 or 12305 or any other provision of law authorizing the President to extend an enlistment or period of obligated service, or suspend an eligibility for retirement, of a member of the uniformed services in time of war or of national emergency declared by Congress or the President (referred to as a “stop loss authority”). The Stop Loss Special Pay is payable to members:

A. Who serve on active duty while the members’ enlistment or period of obligated service is extended under a stop loss authority, or

B. Whose eligibility for retirement is suspended under a stop loss authority.

351002. Amount

The amount to be paid to or on behalf of an eligible member may not exceed $500 per month for each month or portion of a month during the period that the member was retained on active duty as a result of the stop loss authority. Effective October 1, 2009, an eligible member will be paid $500 per month for each month or portion of a month during the period that the member was retained on active duty as a result of the stop loss authority.

351003. Eligibility

October 1, 2008 through June 30, 2011 is the period of eligibility.

3511 RETROACTIVE STOP LOSS SPECIAL PAY COMPENSATION

351101. Authority

The Secretaries concerned shall provide Stop Loss Special Pay Compensation to members of the Armed Forces, including members of the Reserve Components, and former and retired members under the jurisdiction of the Secretary who at any time during the period beginning on September 11, 2001, and ending on September 30, 2009, served on active duty while subject to 10 U.S.C. 123 or 12305, or any other provision of law (commonly referred to as a “stop loss authority”) authorizing the President to extend an enlistment or period of obligated service, or suspend an eligibility for retirement, of a member of the uniformed services in time of war or of national emergency declared by Congress or the President. This compensation is payable to members:

A. Who served on active duty while the members’ enlistment or period of obligated service was extended under a stop loss authority, or

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B. Whose eligibility for retirement was suspended under a stop loss authority.

351102. Amount

The amount to be paid to or on behalf of an eligible member, retired member, or former member described in this section shall be $500 per month for each month or portion of a month during the period specified that the member was retained on active duty as a result of application of the stop loss authority.

351103. Limitation

Claims for retroactive Stop Loss Special Pay Compensation under this section shall be submitted to the Secretaries concerned no later than October 21, 2012, which is 3 years after the date the implementing rules issued by the Secretary of Defense took effect. The Secretaries concerned may not pay claims that are submitted more than 3 years after the date the implementing rules took effect.

351104. Treatment of Deceased Members

If an eligible member, retired member, or former member, described in paragraph 351101, dies before the payment required by this section is made, the Secretaries concerned shall make the payment in accordance with 10 U.S.C. 2771.

351105. Exclusion of Certain Former Members

A former member of the Armed Forces is not eligible for a payment under this section if the former member was discharged or released from the Armed Forces under other than honorable conditions.

351106. Relation to Other Stop Loss Special Pay

A member, retired member, or former member, may not receive a payment under this section and section 3510 for the same month or portion of a month during which the member was retained on active duty as a result of application of the stop loss authority.

351107. Effect of Subsequent Reenlistment or Voluntary Extension of Service

Effective December 19, 2009, service members who voluntarily reenlisted or extended their service after their enlistment or period of obligated service was extended, or after their eligibility for retirement was suspended; and who received a bonus for such reenlistment or extension of service are not eligible to receive the Retroactive Stop Loss Special Pay.
3512 VOLUNTARY RETIREMENT INCENTIVE

351201. Authority

The Secretary of Defense may authorize the Secretary of a military department to provide a voluntary retirement incentive (VRI) payment to an officer of the armed forces under that Secretary’s jurisdiction. Any authority provided the Secretary of a military department shall expire as specified by the Secretary of Defense, but not later than December 31, 2018. The total number of officers who may be provided a VRI payment may not exceed 675 officers.

351202. Eligible Officers

An officer of the armed forces is eligible for a VRI payment under this section if the officer:

A. Has served on active duty for more than 20 years, but not more than 29 years, on the approved date of retirement;

B. Meets the minimum length of commissioned service requirement for voluntary retirement as a commissioned officer in accordance with 10 U.S.C. 3911, 6323, or 8911;

C. On the approved date of retirement, has 12 months or more remaining on active duty service before reaching the maximum retirement years of active service for the member’s grade as specified in 10 U.S.C. 633 or 634;

D. On the approved date of retirement, has 12 months or more remaining on active duty service before reaching the maximum retirement age under any other provision of law; and

E. Meets any additional requirements for such eligibility as is specified by the Secretary concerned, including any requirement relating to years of service, skill rating, military specialty or competitive category, grade, any remaining period of obligated service, or any combination thereof.

351203. Ineligible Officers

The following officers are not eligible for a VRI payment under this section:

A. An officer being evaluated for disability under chapter 61 of title 10.

B. An officer projected to be retired under 10 U.S.C. 1201 or 1204.

C. An officer projected to be discharged with disability severance pay under 10 U.S.C. 1212.
D. A member transferred to the temporary disability retired list under 10 U.S.C. 1202 or 1205.

E. An officer subject to pending disciplinary action or subject to administrative separation or mandatory discharge under any other provision of law or regulation.

F. Any member serving a service related commitment due to an accession or retention bonus program.

351204. Payment

The amount of the VRI payment shall be an amount determined by the Secretary concerned, but not to exceed an amount equal to 12 times the amount of the officer’s monthly basic pay at the time of the officer’s retirement. The amount may be paid in a lump sum at the time of retirement.

351205. Members Returning to Active Duty

A. An officer who, after having received all or part of a VRI under this section, returns to active duty shall have deducted from each payment of basic pay, in such schedule of monthly installments as the Secretary concerned shall specify, until the total amount deducted equals the total amount of the VRI received.

B. The Secretary of Defense may waive, in whole or in part, repayment required under subparagraph 351205.A if the Secretary determines that recovery would be against equity and good conscience or would be contrary to the best interest of the United States. This authority may be delegated only to the Under Secretary of Defense for Personnel and Readiness and the Principal Deputy Under Secretary of Defense of Personnel and Readiness.

C. Members who are involuntarily recalled to active duty or full-time National Guard duty under any provision of law shall not be subject to repayment of this incentive.
Table 35-1. Payment of Accrued Leave – Officers and Enlisted Members – Separation Without Immediate Reentry on Active Duty (Note 1)

<table>
<thead>
<tr>
<th></th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>If a member has been on active duty for 30 or more consecutive days and</td>
<td>and</td>
<td>then accrued leave is</td>
</tr>
<tr>
<td>1</td>
<td>is discharged (including as a result of resignation)</td>
<td>separation is under honorable conditions (note 2)</td>
<td>payable (notes 3 and 9).</td>
</tr>
<tr>
<td>2</td>
<td>is released from active duty (note 4)</td>
<td></td>
<td>payable (notes 3, 5, 9, and 10).</td>
</tr>
<tr>
<td>3</td>
<td>retires</td>
<td></td>
<td>payable (notes 3, 6 and 9).</td>
</tr>
<tr>
<td>4</td>
<td>is transferred to Fleet Reserve or Fleet Marine Corps Reserve</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>is discharged for fraudulent enlistment after completing 6 months of active duty</td>
<td>discharge characterization is under other than honorable conditions</td>
<td>not payable (note 7).</td>
</tr>
<tr>
<td>6</td>
<td>is released from duty because of void enlistment or void induction due to erroneous enlistment or defective enlistment after completing 6 months of active duty</td>
<td>discharge characterization is under other than honorable conditions</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>is discharged from service as a cadet or midshipman at a Military Service academy, or as a midshipman elsewhere</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>dies on or after August 28, 1965, while on active duty</td>
<td>member is not put to death as lawful punishment for a crime or a military offense</td>
<td>payable to beneficiary with other unpaid pay and allowances as prescribed in section 3602 of this volume (notes 8 and 9).</td>
</tr>
<tr>
<td>9</td>
<td>receives a discharge that is not characterized before completing six months of active duty</td>
<td>separation is for failure to serve satisfactorily for any reason set forth in subparagraph 350101.E</td>
<td>not payable.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>separation is not for unsatisfactory performance or misconduct for any reason set forth in subparagraph 350101.E</td>
<td>payable.</td>
</tr>
</tbody>
</table>

NOTES:
1. Any member who is discharged under other than honorable conditions forfeits all accrued leave.
2. If member is discharged or relieved from active duty because of expiration of term of service (ETS), and is under investigation as an alleged security risk, then do not pay accrued leave until investigation is completed and the character of the discharge determined. If discharge is under honorable conditions, then accrued leave may then be paid.
3. The period when a member is home awaiting further orders in connection with physical evaluation board proceedings is charged as leave, to the extent that leave is available, beginning with the day after member arrives home or the day after constructive travel time ends, whichever is earlier. Limit payment to accrued leave remaining at time of retirement or discharge. (See note 4 for exception.) Authorized absence under these circumstances in excess of accrued leave is not chargeable as leave.
4. A period of active duty as a Reserve or National Guard member meets the 30-day requirement if it covers 30 or more consecutive days, even though it may be directed by more than one order covering unrelated duties.
Table 35-1. Payment of Accrued Leave – Officers and Enlisted Members – Separation Without Immediate Reentry on Active Duty (Note 1)(continued)

NOTES:

5. If a Reserve member is entitled to pay and allowances during a disability period after a specified tour of active duty has expired, then the period after that expiration date is not included in the period for which accrued leave is paid.

6. Member may not take accrued leave in lieu of payment beyond the effective date of retirement.

7. This rule does not apply when an individual inducted or enlisted into the Military Service is discovered by Military Service medical authorities to have been medically unfit for induction at the time of entrance into the Military Service and such individual is released from military control for such reason.

8. Accrued leave is payable retroactive to February 28, 1961 for a member in a missing status whose death is prescribed under section 3406. Payment is made according to section 3410.

9. On and after February 10, 1976, a member may be paid for a maximum of 60 days accrued leave during a military career. See subparagraph 350101.A.3 for exceptions.

10. Reserve members may elect to carry forward unused accrued leave to their next period of active duty.
Table 35-2. Payment of Accrued Leave – Officers – Separation With Immediate Reentry on Active Duty

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>an officer of any Military Service</td>
<td>retired</td>
<td>immediately reenters on active duty</td>
<td>not payable.</td>
</tr>
<tr>
<td>2</td>
<td>separated, on a day other than the end of the specified period of active duty, for the purpose of reentering on active duty in any status within any Uniformed Service (note 4)</td>
<td>transferred to a different Uniformed Service by separation and immediate reappointment</td>
<td>immediately enters on active duty with the other Military Service</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>separated for having failed selection to a higher grade</td>
<td></td>
<td>immediately reenters on active duty in an enlisted status</td>
<td>payable (notes 1 and 3).</td>
</tr>
<tr>
<td>4</td>
<td>a Reserve officer of any Military Service</td>
<td>released from active duty under honorable conditions under 10 U.S.C. 12313 or similar laws authorizing release of Reserve officers at convenience of government, not for the purpose of reentering active service</td>
<td>immediately reenters on active duty (including active duty in enlisted or warrant officer status) for the purpose of retirement</td>
<td>payable (note 3).</td>
</tr>
<tr>
<td>5</td>
<td>released from active duty under honorable conditions at end of a specified period of time member agreed to serve or was obligated to serve (notes 2 and 4)</td>
<td>immediately reenters on active duty (note 4)</td>
<td>payable (note 3 and 5).</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>a commissioned officer of any Military Service, who simultaneously holds a warrant officer appointment</td>
<td>released from active duty as a commissioned officer</td>
<td>reverts to warrant officer status and continues on active duty</td>
<td>not payable.</td>
</tr>
<tr>
<td>7</td>
<td>a temporary officer of the Navy or Marine Corps whose enlistment has expired</td>
<td>reverted to enlisted status and simultaneously discharged</td>
<td>immediately reenlists</td>
<td>payable at rate of pay of rank held at time of reversion (note 3).</td>
</tr>
</tbody>
</table>

NOTES:
1. Officers who, after notification of an impending discharge, resign for the purpose of continuing a military career are not entitled to payment of accrued leave.
2. A Reserve officer who remains on active duty beyond expiration date of initial obligation while awaiting Regular officer appointment is not entitled to payment of unused accrued leave as the separation to accept the appointment is not considered to be at the end of a specified period. The officer must be separated on the expiration date of the initial obligation for entitlement to exist.
3. On or after February 10, 1976, a member may be paid for a maximum of 60 days of accrued leave during a military career. See subparagraph 350101.A.3 for exceptions.
4. A National Guard member serving on active duty under Title 10 or Title 32, U.S. Code, who is ordered to active duty under the other title (Title 10 or Title 32) is considered to have met the obligated service period for which the member agreed to serve (for the purposes of accrued, unused leave payment only), regardless of the unexpired time remaining on that Title 10 or Title 32 obligation. The member is not considered separated for the specific purpose of reenlisting or reentering active duty. Accrued unused leave is payable.
5. Reserve members may elect to carry forward unused accrued leave to their next period of active duty.
Table 35-3. Payment of Accrued Leave – Enlisted Members – Separation With Immediate Reentry on Active Duty

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If an enlisted member of any Military Service has been on active duty for 30 or more consecutive days and on or after October 5, 1999, is discharged for the specific purpose of enlisting or reenlisting (note 5) and</td>
<td>immediately reenlists or immediately reenters on active duty</td>
<td>payable.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>prior to October 5, 1999, is separated under honorable conditions upon expiration of enlistment or is released from active duty under honorable conditions at the end of a specified period of time or was obligated to serve (notes 2, 4 and 6)</td>
<td>not payable.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>prior to October 5, 1999, is separated before expiration of normal term of service or obligated period of duty for the specific purpose of enlisting or reenlisting (notes 3 and 6)</td>
<td>not payable.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>is discharged for the purpose of accepting a commission or appointment as a warrant officer in any Uniformed Service</td>
<td>go to Table 35-4.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>enlistment is extended</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>extension of enlistment is canceled before or during service under the extension</td>
<td>continues on or is recalled to active duty</td>
<td>not payable.</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>is retired</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>accepts an appointment as a cadet or midshipman without being discharged from enlisted status</td>
<td>enters on duty as a cadet or midshipman</td>
<td>payable as though member was discharged on day before date appointment was accepted.</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>inducted under the Universal Military Training and Service Act, or enlisted in the Regular Army under that Act</td>
<td>is separated under honorable conditions at the end of the period member is required to serve</td>
<td>immediately enlists or reenlists</td>
<td>payable.</td>
</tr>
<tr>
<td>10</td>
<td>of the Army or Air Force who has more than 20 but less than 30 years’ service</td>
<td>is retired and transferred to the Reserve Component of member’s Military Service</td>
<td>is immediately ordered into active service</td>
<td>not payable.</td>
</tr>
<tr>
<td>11</td>
<td>of the Navy or Marine Corps</td>
<td>is transferred to the Fleet Reserve or Fleet Marine Corps Reserve</td>
<td>continues on active service without a break in active service</td>
<td></td>
</tr>
</tbody>
</table>
Table 35-3. Payment of Accrued Leave – Enlisted Members – Separation With Immediate Reentry on Active Duty (continued)

NOTES:
1. On or after February 10, 1976, a member may be paid for a maximum of 60 days of accrued leave during a military career. See subparagraph 350101.A.3 for exceptions.
2. A member is considered as discharged upon expiration of enlistment if discharged not more than 3 months before the normal expiration date of the enlistment (effective January 2, 1968). The date of normal expiration of enlistment is excluded in computing the 3-month period.
3. A member is not considered as having been discharged for the purpose of enlisting or reenlisting if discharge occurs not more than 3 months before the normal expiration of the extension period (effective January 2, 1968). The date of normal expiration of the extension period is excluded in computing the 3-month period.
4. An extension of the active duty obligation does not create an entitlement under this rule.
5. For these purposes, the term “discharge” means separation or release from active duty under honorable conditions, or termination of an enlistment in conjunction with the commencement of a successive enlistment (without regard to the date of the expiration of the term of the enlistment being terminated).
6. A National Guard member serving on active duty under Title 10 or Title 32, U.S.C., who is ordered to active duty under Title 10 or Title 32 is considered to have met the obligated service period for which the member agreed to serve (for the purposes of accrued unused leave payment only), regardless of the unexpired time remaining on that Title 10 or Title 32 obligation. The member is not considered separated for the specific purpose of reenlisting or reentering active duty. Accrued unused leave is payable.
Table 35-4. Payment of Accrued Leave – Enlisted Members – Extension of Enlistment: Discharge and Reenlistment Before Extension is Completed

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>any Military Service</td>
<td>has been on active duty for 30 or more consecutive days and</td>
<td>enlistment is involuntarily extended</td>
<td>continues on active duty in extension period</td>
</tr>
<tr>
<td>2</td>
<td>voluntarily first extends enlistment, regardless of duration of extension</td>
<td></td>
<td></td>
<td>payable on day before effective date of extension (leave accrued during extension is paid on discharge after extension is completed) (note 2).</td>
</tr>
<tr>
<td>3</td>
<td>any Military Service, whose enlistment has been involuntarily extended</td>
<td>is separated under honorable conditions upon expiration of the involuntary extension of enlistment</td>
<td></td>
<td>payable.</td>
</tr>
<tr>
<td>4</td>
<td>any Military Service, who has voluntarily extended enlistment</td>
<td>is separated under honorable conditions, before extension period expires, for purpose of reenlisting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>prior to October 5, 1999, extension is canceled before service under it begins and member is discharged under honorable conditions at normal expiration of enlistment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>prior to October 5, 1999, extension is canceled after service under it begins and member is discharged under honorable conditions, for purpose of reenlisting</td>
<td></td>
<td></td>
<td>not payable.</td>
</tr>
<tr>
<td>7</td>
<td>on or after October 5, 1999, extension is canceled after service under it begins and member is discharged under honorable conditions, for purpose of reenlisting</td>
<td></td>
<td></td>
<td>payable.</td>
</tr>
</tbody>
</table>

NOTES:
1. On and after February 10, 1976, a member may be paid for a maximum of 60 days of accrued leave during a military career. See subparagraph 350101.A.3 for exception.
2. No payment can be made on second or subsequent extensions.
### Table 35-5. Computation of Accrued Leave Payment (Note 1)

<table>
<thead>
<tr>
<th>Rule</th>
<th>If member is entitled to accrued leave payment under Table 35-1, 35-2, 35-3, or 35-4, and is an</th>
<th>and member has</th>
<th>the complete payment for the number of days accrued leave, but not more than 60 in a military career, to include: (note 2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>enlisted member in pay grades E-5 to E-9</td>
<td>dependents (note 4)</td>
<td>at rate applicable on date of separation (note 5) 70 cents per pay $1.25 per day none.</td>
</tr>
<tr>
<td>2</td>
<td>no dependents</td>
<td></td>
<td>none</td>
</tr>
<tr>
<td>3</td>
<td>enlisted member in pay grades E-1 to E-4</td>
<td></td>
<td>at rate applicable on date of separation (prorate for number of days of accrued leave) at rate contained in paragraph <a href="#">U10002.B, JFTR</a> for member with dependents on date of separation (notes 5 and 6) if officer was receiving this allowance on date of separation (limited to allowances listed in chapter 31). Compute at rate payable on that date (note 5).</td>
</tr>
<tr>
<td>4</td>
<td>officer</td>
<td>dependents (note 4)</td>
<td>at rate applicable on date of separation at rate contained in paragraph <a href="#">U10002.B, JFTR</a> for member without dependents on date of separation (notes 5 and 6)</td>
</tr>
<tr>
<td>5</td>
<td>no dependents</td>
<td></td>
<td>at rate contained in paragraph <a href="#">U10002.B, JFTR</a> for member without dependents on date of separation (notes 5 and 6)</td>
</tr>
</tbody>
</table>

### Notes:
1. Cash settlement of leave accrued as of August 31, 1976 will be on the basis of basic pay, BAS, BAH-II, and Personal Money Allowance, as appropriate. Cash settlement of leave accrued on and after September 1, 1976 will be on the basis of basic pay only for all grades, officer and enlisted. See subparagraph 350102 for examples.
2. When the final leave balance includes a one-half day total, compute the amount to be paid by crediting the member with one-half of a day entitlement. Round the total to the nearest penny.
3. Do not include in basic pay the 25-percent increase authorized certain Navy and Marine Corps members retained beyond normal ETS.
4. A dependent on active duty is not considered a dependent in determining right to BAH.
5. Date of separation is date of discharge, release from active duty, transfer to Reserve, or death; day before effective date of retirement; day before date of appointment as cadet or midshipman; or day before effective date of extension of enlistment.
6. Pay BAH even though the member is not receiving BAH on date of separation because public quarters are occupied or available.
Table 35-6. Separation Pay Entitlement and Computation

<table>
<thead>
<tr>
<th>R</th>
<th>U</th>
<th>L</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>E</td>
<td></td>
<td></td>
<td>If a member is</td>
<td>and is involuntarily discharged or released from active duty because of (note 1)</td>
<td>then compute separation pay at</td>
</tr>
<tr>
<td>1</td>
<td></td>
<td></td>
<td>an officer ( notes 2 and 3)</td>
<td>failure to be selected for promotion (note 4)</td>
<td>10 percent of 12 months of basic pay multiplied by years and fractions of a year based on additional full months of active service.</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td>a warrant officer separated during the 3-year probationary period</td>
<td>failure to be selected for promotion</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td>a warrant officer</td>
<td>second failure to be selected for promotion and does not enlist or the request to enlist is denied and is not retained on active duty in grade above W-4</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td>a Reserve member</td>
<td>non-selection for an additional tour of active duty for which member volunteered unconditionally</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
<td>a chaplain</td>
<td>failure to maintain professional qualifications</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td>a Reserve member</td>
<td>separation at any time prior to the completion of a specified period of active duty or indefinite period of active duty except separations for reasons shown in rules 8 and 9</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td>a warrant officer or Reserve officer</td>
<td>age (notes 6 and 7)</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
<td>an officer or Reserve enlisted member (note 5)</td>
<td>substandard performance of duty, moral or professional dereliction, unfitness or unsatisfactory performance, misconduct, unsuitability, drug abuse, to include drug rehabilitation failure, inability to perform prescribed duties, repetitive absenteeism, non-availability for worldwide assignment as a result of parenthood, or retention is not consistent with the interest of national security</td>
<td>one half of 10 percent of 12 months of basic pay multiplied by years and fractions of a year based on additional full months of active service.</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td>an officer</td>
<td>written notification that member must show cause for retention and who subsequently requests discharge or release from active duty</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Includes member’s acceptance of an earlier release before the scheduled involuntary separation date, as directed by the Secretary of the Military Service concerned.
2. Includes a Regular commissioned officer with less than 5 years of commissioned service.
3. Includes a Regular officer continued on active duty pursuant to 10 U.S.C. 637(a) or a Reserve officer continued on active duty after failure to be selected for promotion, upon expiration of the period of continuation on active duty, or upon separation if continuation is declined.
4. Includes officer not found qualified for promotion to grade of First Lieutenant or Lieutenant Junior Grade.
5. A warrant officer who is eliminated for unfitness or unsatisfactory performance of duty and elects to enlist is not entitled to separation pay.
6. Includes members separated after expiration of Secretarial retention period.
7. If the member is eligible for voluntary retirement, then the member is not entitled to separation pay even though the member does not apply for retirement concurrently with release from active duty.
Table 35-7. Entitlement to Readjustment Pay (Note 1)

<table>
<thead>
<tr>
<th>R</th>
<th>V</th>
<th>L</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>B</td>
<td>C</td>
<td>D</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Row</th>
<th>Description</th>
<th>Payable Conditions and</th>
<th>Elects to</th>
<th>Payable/Not Payable</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>involuntarily released from active duty for reason other than moral or professional dereliction (see Table 35-8 rulings on whether separation is “involuntary release”)</td>
<td>is immediately eligible for separation pay based on military service under some other law except 10 U.S.C. 12312 (note 3)</td>
<td>elects to receive readjustment pay (note 9)</td>
<td>payable.</td>
</tr>
<tr>
<td>2</td>
<td>involuntarily released from active duty for reason other than moral or professional dereliction (see Table 35-8 rulings on whether separation is “involuntary release”)</td>
<td>is immediately eligible for retired or retainer pay based solely on military service (including retired pay under title 10 U.S.C. chapter 1223 for non-regular service) (note 6)</td>
<td>elects to receive other separation pay (note 4)</td>
<td>not payable.</td>
</tr>
<tr>
<td>3</td>
<td>released from active duty because of moral or professional dereliction (note 5)</td>
<td>is eligible for VA disability compensation</td>
<td></td>
<td>payable but VA will deduct from future VA compensation (subparagraphs 350205.B and 350302.D).</td>
</tr>
<tr>
<td>4</td>
<td>released from active duty at own request (note 7)</td>
<td></td>
<td></td>
<td>not payable.</td>
</tr>
<tr>
<td>5</td>
<td>released from active duty upon completion of a specific tour of active duty</td>
<td>volunteers for an additional tour of active duty in keeping with current directives</td>
<td>is not accepted for the additional tour</td>
<td>payable.</td>
</tr>
<tr>
<td>6</td>
<td>released from active duty upon completion of a specific tour of active duty</td>
<td>volunteers for a shorter period of active duty than permitted in current directives</td>
<td>is not accepted for the additional tour</td>
<td>not payable.</td>
</tr>
<tr>
<td>7</td>
<td>released from active duty upon completion of a specific tour of active duty</td>
<td>volunteers for a period of active duty contingent on assignment to certain type of duty or location, or being tendered specific type of contract</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Members entitled to readjustment pay under section 3503 and separation pay under section 3502 may not receive both, but shall elect which one they will receive.
2. A period of active duty is continuous if it is not interrupted by a break in service of more than 30 days. Paragraph 350304 specifies how to compute the 5-year active duty period.
3. “Separation pay” means an amount paid in connection with separation from the Military Service when the person’s military status is terminated. This includes payments under sections 3502, 3503, 3504, and 3506.
4. A member may elect to receive either readjustment pay or other separation pay (as defined in note 3), but not both. A member who elects to receive readjustment pay may not later change the election to receive other separation pay.
5. A member dismissed or discharged as a result of trial by court-martial, dropped from the rolls of the Military Service concerned, or administratively discharged under other than honorable conditions is presumed to be separated because of moral or professional dereliction. An honorable discharge or a discharge under honorable conditions is presumed to be not due to moral or professional dereliction unless the Secretary of the Military Service concerned determines it to be such. Do not pay readjustment pay until character of discharge is determined.
6. If eligible for voluntary retirement under 10 U.S.C. 8911 or 3911, then a member is not entitled to readjustment pay even though such an election is made not to retire concurrently with involuntary release from active duty.
Table 35-7. Entitlement to Readjustment Pay (Continued)

7. Disapproval of a Reserve officer’s request to withdraw an application for separation will not change the release from “voluntary” for consideration of entitlement to readjustment pay.
8. Readjustment pay is not payable upon release from active duty for training or full-time training duty.
9. With respect to members discharged or released on or after October 19, 1984, the member is not entitled to readjustment pay if the Secretary of the Military Department concerned determines that the conditions under which the member is discharged or separated do not warrant such pay.
Table 35-8. Rules for Determining Whether Separation is Involuntary Release From Active Duty (Note 1)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>involuntarily released from active duty as a Reserve officer</td>
<td>immediately enlists in the Regular Component of any Military Service, or enters on active duty as a regular or Reserve officer in the same or a different Military Service</td>
<td>an actual involuntary release from active duty, regardless of reentry on active duty</td>
<td>entitlement to readjustment pay is determined under Table 35-7.</td>
</tr>
<tr>
<td>2</td>
<td>a commissioned officer serving in dual status and is released from active duty as a Reserve commissioned officer</td>
<td>reverts to a Regular warrant officer status</td>
<td>not an actual release from active duty</td>
<td>readjustment pay is not authorized.</td>
</tr>
<tr>
<td>3</td>
<td>serving under a temporary appointment as a Reserve commissioned or warrant officer and the appointment is terminated</td>
<td>reverts to a permanent Reserve enlisted or warrant officer status without a break in service</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>granted release from active duty at member’s request, before completion of tour of duty</td>
<td>requests release after offer to serve another tour of active duty was denied</td>
<td>at member’s own request</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>released from active duty upon reaching the mandatory age limit of 60</td>
<td>does not offer to serve another tour of active duty</td>
<td>an involuntary release from active duty</td>
<td>entitlement to readjustment pay is determined under Table 35-7.</td>
</tr>
<tr>
<td>6</td>
<td>a female officer and is involuntarily released from active duty for reasons of pregnancy or minor children</td>
<td>offer to serve another tour of active duty is denied</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>separation is under approved recommendation of board of officers (note 2)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. This table reflects the Comptroller General’s decision regarding what constitutes “involuntary release from active duty.” Do not consider the table all-inclusive.
2. A female officer may waive a hearing before the board without affecting her right to readjustment pay. The separation is still considered involuntary.
Table 35-9. Computation of Readjustment Pay

<table>
<thead>
<tr>
<th>Rule</th>
<th>If readjustment pay is authorized under Table 35-7 and separation is</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>compute readjustment pay on basis of</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>for any reason other than stated in rules 2 and 3 below</td>
<td>2 months of basic pay of grade in which member is serving when separated</td>
<td>but not over 12 computed under paragraph 350203</td>
<td>2 years of basic pay or $15,000, whichever is less</td>
<td>prior readjustment payments, unless they are refunded (note 1).</td>
</tr>
<tr>
<td>2</td>
<td>because performance of duty falls below standards prescribed by the Secretary of the Military Service concerned (note 2)</td>
<td>one-half month’s basic pay of grade in which member is serving when separated</td>
<td>but not over 18, computed under paragraph 350203</td>
<td>9 months of basic pay or $15,000, whichever is less</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>because retention is not clearly consistent with interests of national security (note 2)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. When prior readjustment payment is refunded, consider the period covered by the previous payment as a period for which no payment has been made.
2. See administrative regulations of the Military Service concerned to determine whether separation is in this category.
Table 35-10. Severance Pay Entitlement (Other Than Disability) and Its Computation (Note 1)

<table>
<thead>
<tr>
<th>Case</th>
<th>If a member is</th>
<th>and is discharged because</th>
<th>then compute severance pay at (note 6)</th>
<th>multiply by (note 2)</th>
<th>but do not pay more than</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>a Regular commissioned officer of any Military Service</td>
<td>of failure of selection for promotion to grade O-3 or above</td>
<td>2 months of basic pay of grade held at time of discharge</td>
<td>years of service, but not more than 12 (note 3)</td>
<td>2 years of basic pay or $15,000 whichever is less.</td>
</tr>
<tr>
<td>2</td>
<td>a woman officer of the Regular Navy or Regular Marine Corps in grade O-2</td>
<td>she is not on a promotion list and has completed 7 years of active commissioned service in the Navy or Marine Corps (note 5)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>a woman officer of the Regular Navy or Regular Marine Corps in grade O-3</td>
<td>she is not on a promotion list and has completed 13 years of active commissioned service in the Navy or Marine Corps</td>
<td>12 (note 3)</td>
<td>2 years of basic pay or $15,000, whichever is less.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>an ensign in the Navy or a second lieutenant in the Marine Corps</td>
<td>found not professionally qualified upon reexamination for promotion</td>
<td>years of active commissioned service in the Navy or Marine Corps</td>
<td></td>
<td>1 year of basic pay.</td>
</tr>
<tr>
<td>5</td>
<td>a Regular commissioned officer of the Army or Air Force</td>
<td>of substandard performance of duty</td>
<td>1 month of basic pay of grade held at time of discharge</td>
<td>years of active commissioned service but not more than 12 (note 3)</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>an officer of the Navy or Marine Corps with less than 20 years of service</td>
<td>of unsatisfactory performance of duty, as determined by selection board</td>
<td>2 months of basic pay of grade held at time of discharge</td>
<td>years of service, but not more than 12 (note 3)</td>
<td>2 years of basic pay or $15,000, whichever is less.</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>of unsatisfactory performance of duty, as determined by board in connection with temporary promotion in time of war or national emergency</td>
<td></td>
<td>years of service, but not more than 6 (note 3)</td>
<td>1 year of basic pay.</td>
</tr>
<tr>
<td>8</td>
<td>a Regular commissioned officer of the Army or Air Force</td>
<td>of moral or professional dereliction or in the interests of national security</td>
<td>1 month of basic pay of grade held at time of discharge</td>
<td>years of active commissioned service, but not more than 12 (note 3)</td>
<td>1 year of basic pay.</td>
</tr>
<tr>
<td>9</td>
<td>an officer of the Navy or Marine Corps</td>
<td>found not qualified, from cause arising from own misconduct, upon reexamination for promotion</td>
<td>number of months stated in separation orders</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**
- Note 1: Severance pay is calculated based on the member's years of service and the reason for discharge.
- Note 2: The years of service are multiplied by a specific factor to determine the amount of severance pay.
- Note 3: The maximum amount of severance pay is capped, not exceeding 12 years of service for some cases.
- Note 4: The number of months stated in separation orders is used as a basis for calculating severance pay for officers found not qualified.
- Note 5: Additional qualifications apply to women officers of the Navy or Regular Marine Corps.
- Note 6: Specific criteria for failure of selection apply to regular commissioned officers of any military service.

**References:**
- Financial Management Regulation Volume 7A, Chapter 35
- July 2013 Edition
Table 35-10. Severance Pay Entitlement (Other Than Disability) and Its Computation (Note 1) (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>a Regular warrant officer of any Military Service</td>
<td>and is discharged because of failure of selection for promotion, and member does not enlist or is not retained on active duty in the commissioned grade in which serving</td>
<td>then compute severance pay at 2 months of basic pay of grade held at time of discharge (note 6)</td>
<td>multiply by years of active service, but not more than 12 (note 3)</td>
<td>but do not pay more than 2 years of basic pay or $15,000 whichever is less.</td>
</tr>
<tr>
<td>11</td>
<td>a Regular warrant officer of any Military Service, who has more than 3 years of active service since original permanent appointment as a Regular warrant officer</td>
<td>of unfitness or unsatisfactory performance of duty, and member does not enlist</td>
<td>1 month of basic pay in the grade held at time of discharge</td>
<td>years of active service, but not more than 12 (note 3)</td>
<td>1 year of basic pay.</td>
</tr>
</tbody>
</table>

NOTES:
1. Members entitled to severance pay under sections 3503 and 3504 and separation pay under section 3502 may not receive both, but shall elect which they will receive.
2. Military Service administrative regulations govern computations of years of service for purposes of severance pay.
3. Count a fraction of a year that is 6 months or more as a full year. Disregard a fraction of a year that is less than 6 months. For Navy or Marine Corps officers, only years of commissioned service apply.
4. Count whole years only. Disregard any fraction of a year.
5. An officer retains entitlement to severance pay if discharged at the member’s request at any time during the fiscal year in which the member fails to appear on a promotion list and will have completed seven years of active commissioned service.
6. With respect to members discharged or released on or after October 19, 1984, the member is not entitled to severance pay if the Secretary concerned determines that the conditions under which the member is discharged or separated do not warrant such pay.
Table 35-11. Entitlement to Discharge Gratuity

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If an enlisted member of any Military Service.a prison released from confinement in a military or contract prison to parole, appellate review leave, or expiration of sentence has less than $25 in possession then pay the member the difference between funds in possession and $25 (note).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>discharged for fraudulent enlistment discharge is not for returning member to another branch of the Armed Forces on account of absence without authority from that branch the member is present to receive the discharge</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>discharged under other than honorable conditions</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>discharged from active duty because of void enlistment enlistment is void because contracted when member was under age</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>an enlisted member of any Military Service discharged from active duty because of void enlistment enlistment is void because contracted when member was mentally incompetent do not pay a discharge gratuity.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>discharged for minority with pay and allowances payable through date of discharge</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:**
Funds in the member’s possession include personal funds and any item paid at the time of discharge or release, excluding mileage and cash advanced incident to furnishing transportation in kind.
CHAPTER 35 – SEPARATION PAYMENTS

3501 ACCRUED LEAVE PAY

          Public Law 94-419, September 22, 1976
          Public Law 94-361, July 14, 1976
            PDUSD (P&R) Memo, June 24, 2008
350101.A.4.b  Public Law 107-107, section 651,
              December 28, 2001
350101.A.4  37 U.S.C. 501(b)(5)
350101.B  Public Law 98-525, October 19, 1983
          Public Law 97-81, November 20, 1981
350101.C  Public Law 98-525, October 19, 1983
          OASD Memo, February 8, 1985
          OASD(C-DFAS) Item A-16, April 8, 1991
350101.D  37 U.S.C. 501(e)(1)
          DoDI 1327.06, June 16, 2009, Incorporating
          Change 1, September 30, 2011
350101.E  37 U.S.C. 501(e)(1)
          DoDI 1327.06, June 16, 2009, Incorporating
          Change 1, September 30, 2011

350102  Public Law 94-361, July 14, 1976
          OASD(C-DFAS) Item A-16, April 8, 1991
350102.A  OASD(MPP) Memo, January 8, 1998
350102.A.4  DoDI 1327.06, June 16, 2009, Incorporating
              Change 1, September 30, 2011

          PDUSD (P&R) Memo, June 24, 2008
          Public Law 111-84, section 504, October 28, 2009
350102.B.1  Public Law 112-239, section 521, January 2, 2013
          OUSD (P&R) Memo, September 30, 2004
          PDUSD (P&R) Memo, June 24, 2008
350102.B.2  Public Law 109-163, section 682, January 6, 2006
            OUSD (P&R) Memo, April 7, 2006
            DoDI 1327.06, June 16, 2009, Incorporating
            Change 1, September 30, 2011
350102.B.5  OUSD (P&R) Memo, September 30, 2004
350102.B.5.b  PDUSD (P&R) Memo, June 24, 2008
350102.C DoDI 1327.06, June 16, 2009, Incorporating
DoDI 1327.06, June 16, 2009
DoDI 1327.06, April 22, 2005
DFAS Memo, February 19, 1997
350103
26 U.S.C. 112
IRS Rev. Rule 73-343 as amplified by IRS Rev.
Rule 73-187
Public Law 104-117, March 20, 1996
26 CFR 1.112-1 (b) (2)
350104
5 U.S.C. 5514
34 Comp Gen 504
350105
37 U.S.C. 501(d)
Public Law 102-25, section 309, April 6, 1991
350105.B
Public Law 101-510, section 1115,
November 5, 1990
OASD(FM&P) Memo, February 15, 1991
Public Law 102-25, section 314, April 6, 1991

3502 SEPARATION PAY (NONDISABILITY)

350201-350203 DoD Instruction 1332.29, September 20, 2011
350201.A
Public Law 103-160, section 501,
November 30, 1993
10 U.S.C. 1174 (a) (1)
350201.B
Public Law 110-317, sec 3 and 10, August 29, 2008
Public Law 111-84, sec 617, October 28, 2009
350201.C.3.a.(7) OASD(FM&P) Memo, March 10, 1992
350202.M
Public Law 106-398, section 508, October 30, 2000
10 U.S.C. 1174(a)
350202.N
Public Law 106-398, section 508, October 30, 2000
10 U.S.C. 1174(c)
39 Comp Gen 223, 226
350204 and 350205 DoD Instruction 1332.29, September 20, 2011
350205.B and C
Public Law 104-201, section 653,
September 23, 1996

3503 SAVINGS PROVISIONS FOR READJUSTMENT AND SEVERANCE PAY (OTHER THAN DISABILITY)

350301 Public Law 96-513, December 12, 1980
350301.B Public Law 96-513, December 12, 1980
Public Law 98-525, October 19, 1984
350304.A 36 Comp Gen 390
350304.B 39 Comp Gen 223
350304.C 43 Comp Gen 240
3504 DISABILITY SEVERANCE PAY

350401 10 U.S.C. 1203, 1206, 1217
350402 34 Comp Gen 65
350403.A 10 U.S.C. 1212
   Public Law 110-181, section 1646
   January 28, 2008
350403.B 10 U.S.C. 1208, 1212
   39 Comp Gen 291
   Public Law 110-181, section 1646
   January 28, 2008
350403.C 10 U.S.C. 1212
350403.C.2 38 Comp Gen 268
350403.C.3 46 Comp Gen 17
350403.C.4 Public Law 107-107, section 593,
   December 28, 2001
350403.D 10 U.S.C. 12733

* 350403 NOTE DoDI 1215.07, January 24, 2013
350404 26 U.S.C. 104
   St. Clair v. U.S. 778 F. Supp 894
350406 10 U.S.C. 1212(c)
   Public Law 104-201, Section 653,
   September 23, 1996
   Public Law 110-181, section 1646
   January 28, 2008
350407 10 U.S.C. 1213

3505 CONTRACT CANCELLATION PAY AND ALLOWANCES

350501 10 U.S.C. 12312

3507 SPECIAL SEPARATION BENEFIT (SSB)

350701.A 10 U.S.C. 1174a(c)(2), as amended by Public
   Law 102-484, Section 4422(a), October 23, 1992
   Public Law 103-160, section 502,
   November 30, 1993
350701.B 10 U.S.C. 1174(e)
350701.C 10 U.S.C. 1174a(g)
350701.C 10 U.S.C. 1174a(c)(3) and (4), as amended by
   Public Law 102-484, section 4422(a),
   October 23, 1992
350701.D  10 U.S.C. 1174(e)(2)(D)
10 U.S.C. 1174a(g)

350701.E  10 U.S.C. 1174a(e)(5)
Attach to OASD(FM&P) Memo, January 2, 1992, para C1d

350701.F  10 U.S.C. 1174a(e)

350701.G  10 U.S.C. 1174(e)(1)(A)
10 U.S.C. 1174a(g)

350701.H  10 U.S.C. 1174(e)(2)(c)
10 U.S.C. 1174a(g)

350702  10 U.S.C. 1174a(b)(2)(A)
Public Law 103-139, section 8127, November 11, 1993

350702.A  10 U.S.C. 1174a(g)
10 U.S.C. 1174(f)
Attach to OASD(FM&P) Memo, January 3, 1992, para C4b(1)

350702.B  DoDPM Para 70104a
350702.C  DoDPM para 70702b
350702.D  DoDPM para 70202

350703.A  10 U.S.C. 1174(h)(1)
10 U.S.C. 1174a(g)

350703.B  10 U.S.C. 1174(h)(2)
10 U.S.C. 1174a(g)
Public Law 104-201, Section 653, September 23, 1996

350703.C  Attach to OASD(FM&P) Memo, January 3, 1992, para C5c

350703.E  Public Law 103-335, section 8106a, September 30, 1994, amended by Public Law 104-6, section 105, April 10, 1995
ASD(FMP) Memo, February 6, 1995

350704  Public Law 106-398, section 571(b), October 30, 2000

3508 VOLUNTARY SEPARATION INCENTIVE (VSI)

350801.A  10 U.S.C. 1175(b)(1), as amended by Public Law 102-484, section 4422(b), October 23, 1992
Attach to OASD(FM&P) Memo, January 3, 1992, Para C1a

350801.A.2  Public Law 103-160, section 502, November 30, 1993

350801.B  Attach to OASD(FM&P) Memo, January 3, 1992, Para C1a
350801.C  10 U.S.C. 1175(b)(2), as amended by Public Law 102-484, section 4422(b), October 23, 1992
350801.D  Atch to OASD(FM&P) Memo, January 3, 1992, Para C1c
350801.E  10 U.S.C. 1175(b)(3)
350801.F  10 U.S.C. 1175(a)(2)
350801.G  Atch to OASD(FM&P) Memo, January 3, 1992, Para C1
350801.H  Public Law 105-261, section 563, October 17, 1998
350802.A  10 U.S.C. 1175(a)
350802.C  Public Law 103-139, section 8127, November 11, 1993
350802.D  42 U.S.C. 409(d)
350802.E  26 U.S.C. 3402(i)
350802.F  Public Law 100-180, section 633, December 4, 1987
350803.A  10 U.S.C. 1175(e)(3)
350803.B  10 U.S.C. 1175(e)(4)
350803.D  10 U.S.C. 1175(f)
350803.E  10 U.S.C. 1175(e)(3)(B)
350803.F  Public Law 103-335, section 8106a, September 30, 1994, amended by
Public Law 104-6, section 105, April 10, 1995
350806  ASD(FM&P) Memo, February 6, 1995

3509  VOLUNTARY SEPARATION PAY (VSP)

Public Law 109-163, section 643, January 6, 2006
Public Law 109-364, section 623, October 17, 2006
USD (P&R) Memo, January 8, 2007

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3510 STOP LOSS SPECIAL PAY

Public Law 110-329, section 8116, September 30, 2008

351002 Public Law 111-118, section 8108(b), December 19, 2009

351003 Public Law 111-84, section 620, October 28, 2009

3511 RETROACTIVE STOP LOSS SPECIAL PAY COMPENSATION

Public Law 111-32, section 310, June 24, 2009

OUSD (P&R) Memo, September 23, 2009


351107 Public Law 111-118, section 8108(d), December 19, 2009


*3512 VOLUNTARY RETIREMENT INCENTIVE

Public Law 112-81, sec 504, December 31, 2011

10 U.S.C. 638b

Table 35-1

Rule 2

Note 9 DoDI 1327.06, June 16, 2009, Incorporating Change 1, September 30, 2011

Rule 7 37 U.S.C. 504

Rule 8 37 U.S.C. 501(a)(1)(c)

Note 2 32 Comp Gen 348

Note 3 43 Comp Gen 802

Note 7 Public Law 92-596, October 27, 1972

Note 8 Public Law 94-361, July 14, 1976

Rule 9 DoDI 1332.14, August 28, 2008

Table 35-2

Rule 1 30 Comp Gen 328

35-67
Rule 2
31 Comp Gen 387
Public Law 94-361, July 14, 1976

Rule 3
10 U.S.C. 716
DoD Directive 1300.4, April 2, 1984

Rule 4
31 Comp Gen 668

Rule 6
35 Comp Gen 25
Note 2
MS Comp Gen B-176858, December 12, 1973
Note 3
Public Law 94-361, July 14, 1976
Note 4
OASD(FM&P) Memo, December 10, 1991
Note 5
DoDI 1327.06, June 16, 2009, Incorporating Change 1, September 30, 2011

Table 35-3
Rule 1
Public Law 106-65, section 671, October 5, 1999
Rule 2
30 Comp Gen 103
Public Law 94-361, July 14, 1976
Rule 8
36 Comp Gen 334
Note 1
Public Law 94-419, September 22, 1976
Public Law 101-510, section 1115, November 5, 1990
OASD(FM&P) Memo, February 15, 1991
Note 2
10 U.S.C. 1171
30 Comp Gen 280
42 Comp Gen 399
Note 3
10 U.S.C. 1171
30 Comp Gen 280
42 Comp Gen 399

Table 35-4
Rule 2
37 U.S.C. 906
48 Comp Gen 127
Rule 4
30 Comp Gen 531
Rule 5
42 Comp Gen 447
MS Comp Gen B-150737, March 27, 1963

Rule 6
42 Comp Gen 447
MS Comp Gen B-150737, March 27, 1963
Rule 7
Public Law 106-65, section 671, October 5, 1999
Note 1
Public Law 101-510, section 1115, November 5, 1990
OASD(FM&P) Memo, February 15, 1991
Public Law 94-419, September 22, 1976
Note 2
48 Comp Gen 127

Table 35-5
Note 4
28 Comp Gen 423

35-68
### Table 35-6
- **Rule 7**
  - 10 U.S.C. 1164, 3843, 3844, 3845, 6383(i), 6391, 8843, 8844, and 8845
- **Note 6**
  - 10 U.S.C. 672(d) and 6392

### Table 35-7
- **Rule 1**
  - Public Law 96-513, section 631, December 12, 1980
- **Rules 5 and 10**
  - 36 Comp Gen 390
- **Note 2**
  - Public Law 96-513, section 631, December 12, 1980
- **Note 4**
  - Public Law 96-513, section 631, December 12, 1980
  - MS Comp Gen B-130744, Apr 8, 1957
  - 36 Comp Gen 390
- **Note 9**
  - Public Law 96-513, section 633, December 12, 1980, as amended by Public Law 98-525, section 531, October 12, 1984
  - 10 U.S.C. 1174a
  - 10 U.S.C. 6383

### Table 35-8
- **Rule 1**
  - 37 Comp Gen 357
- **Rules 2, 5, and 6**
  - 36 Comp Gen 403
- **Rule 4**
  - 36 Comp Gen 129
- **Rule 7**
  - MS Comp Gen B-144605, January 27, 1961
  - 50 Comp Gen 229

### Table 35-9
- **Rules 1, 2, and 3**
  - Public Law 96-513, section 631, December 12, 1980

### Table 35-10
- **Rule 1**
  - 10 U.S.C. 3303, 6382 6383, 8303
- **Rule 2**
  - 10 U.S.C. 6402
- **Rule 3**
  - 10 U.S.C. 6401
- **Rule 4**
  - 10 U.S.C. 5865
- **Rule 5**
  - 10 U.S.C. Chapters 359 & 859
- **Rule 6**
  - 10 U.S.C. 6384
- **Rule 7**
  - 10 U.S.C. 6395
- **Rule 8**
  - 10 U.S.C. Chapters 360 & 860
- **Rule 9**
  - 10 U.S.C. 5864

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<tr>
<td>Rule 10</td>
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<td>Rule 11</td>
<td>10 U.S.C. 1166</td>
</tr>
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<td>Note 3</td>
<td>10 U.S.C. 3303, 3786, 3796, 6404, 8303, 8786, 8796</td>
</tr>
<tr>
<td>Note 4</td>
<td>10 U.S.C. 5865</td>
</tr>
<tr>
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</tr>
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Table 35-11

<table>
<thead>
<tr>
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<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rule 1</td>
<td>10 U.S.C. 956</td>
</tr>
<tr>
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<td>10 U.S.C. 1048</td>
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<td>39 Comp Gen 860</td>
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<td>39 Comp Gen 742</td>
</tr>
<tr>
<td>Rule 5</td>
<td>39 Comp Gen 860</td>
</tr>
</tbody>
</table>
VOLUME 7A, CHAPTER 36: “PAYMENTS ON BEHALF OF DECEASED MEMBERS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated January 2012 is archived.

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<tr>
<td>360106</td>
<td>Removed old amounts and dates.</td>
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<td>360204.D</td>
<td>Clarified illegitimate child.</td>
<td>Update</td>
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<td>Statutes updated.</td>
<td>Update</td>
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CHAPTER 36

PAYMENTS ON BEHALF OF DECEASED MEMBERS

3601 DEATH GRATUITY

360101. Members for Whom Payable

Death gratuity will be paid regardless of whether death occurred in the line of duty or as the result of a member’s misconduct to eligible beneficiaries of the following (except a temporary member of the Coast Guard Reserve):

A. A member who dies while on active duty or while traveling to or from such duty;

B. A former member who dies during the 120-day period beginning on the day following date of discharge or release, under honorable conditions, from active duty (including retirement for either disability or length of service). In this case, the Secretary of Veterans Affairs must determine that death resulted from disease or injury incurred or aggravated while the member was on active duty or while in authorized travel status to or from such duty.

C. Any person who dies either while traveling to, from, while at a place for final acceptance or for entry upon active duty (other than for training) in the Military Service; who has been ordered or directed to go to that place, and who has been:

1. Provisionally accepted for that duty; or

2. Selected, under the Military Selective Service Act, for duty in that Military Service.

D. A member whose death is determined by administrative finding under the Missing Persons Act.

E. A National Guard or Reserve member who dies while traveling directly to, from active duty for training, inactive training or while on inactive duty training (other than work or study in connection with a correspondence course of an Armed Force; or attendance, in an inactive status, at an educational institution under the sponsorship of an Armed Force or the Public Health Service).

F. Any member of a Reserve Officers’ Training Corps (ROTC) who dies while performing annual training duty under orders for a period of more than 13-days or while performing authorized travel to or from that annual training duty; or any applicant for membership in an ROTC who dies while attending field training or a practice cruise, or while performing authorized travel to or from the place where the training or cruise is conducted.
360102. Definitions

A. **Active Duty.** Active duty is full-time duty in the active service of a Uniformed Service, including active-duty training (full-time training duty, annual training duty, or attendance, while in the active service, at a school designated as a Military Service school by law or by the Secretary concerned). (The exception to this definition is noted in subparagraphs 360101.B and 360101.C.)

B. **Member.** A member of the Military Service is a person appointed, enlisted, or inducted into a branch of the Military Services, including Reserve Components and cadets or midshipmen of the Military Service academies.

C. **Reserve Components.** The Reserve Components are the following: the Army National Guard of the United States; Army Reserve; Navy Reserve; Air National Guard of the United States; Air Force Reserve; Marine Corps Reserve; and Senior ROTC (SROTC).

360103. Beneficiaries

A. **Designation.** A member may designate one or more persons, to receive a portion of the amount payable under paragraph 360106. If a member provides conflicting information regarding designation of beneficiaries and their proportionate shares of the death gratuity in blocks 11 and 14 of the Department of Defense (DD) Form 93, “Record of Emergency Data”, then payment will be made only to the extent that there are unambiguous designations. For example, if a member completes block 11 by designating his mother to receive 100-percent of the death gratuity, and also completes block 14 by designating his mother and his sister to each receive 50-percent of the death gratuity, there are conflicting designations. In this situation, 50-percent of the death gratuity would be payable to the mother and the remaining 50-percent would be paid in accordance with subparagraph 360103.B. The amount payable to the designee must be specified in 10-percent increments. The balance of the amount of the death gratuity, if any, will be paid in accordance with subparagraph 360103.B. Effective January 28, 2008, if a member has a spouse, but designates a person other than the spouse to receive a portion of the amount payable, then the Secretary of the Military Service concerned will provide notice of the member’s designation to the spouse.

1. Effective May 25, 2007 through June 30, 2008, a member may designate another person other than those on the survivor precedent list mandated by law at that time to receive up to 50 percent of the amount payable under paragraph 360106.

2. Effective July 1, 2008, a member may designate one or more persons to receive all or a portion of the amount payable under paragraph 360106.

B. **Distribution.** If a member does not make a designation under subparagraph 360103.A, or designates only a portion of the amount payable, then the remaining amount of the death gratuity not covered by a designation will be paid as follows:

1. To the surviving spouse of a member.
2. If there is no surviving spouse, then the child or children of the member and descendants of deceased children, by representation.

3. If none of the above, then the parents of the member, in equal shares, or to the surviving parent.

4. If none of the above, then the duly appointed legal representative of the member’s estate.

5. If none of the above, then the person(s) determined to be entitled under the laws of the state in which the member was domiciled.

C. Treatment of Parents. For the purpose of subparagraph 360103.B.3, only one father and one mother may be recognized in any case, and preference will be given to those who exercised a parental relationship on the date or most nearly before the date on which the member died.

D. Death of Eligible Survivor. If an eligible survivor dies before receipt of the death gratuity, it will be paid to the living survivor next in the order of precedence (see subparagraph 360103.B).

360104. Determining Eligible Beneficiaries

When officially notified that a member of his or her command has died, the commanding officer maintaining the member’s personnel or service records determines if an eligible death gratuity beneficiary exists in accordance with paragraph 360103 or the categories shown in Table 36-1. Legal assistance officers will aid in cases involving a question of law. Use the following evidence to establish whether an eligible beneficiary exists.

A. Lawful Spouse

1. Entitlement to Basic Allowance for Housing (BAH) or evidence of assignment of government quarters to a member and spouse; or

2. Documentary evidence of marriage and proof of termination of any prior marriage of either the beneficiary or decedent.

B. Children. If a decedent is survived by a child or children, but is not survived by a spouse:

1. Documentary evidence showing termination of any marriage, including a certified copy of the spouse’s death certificate, divorce, or annulment decree.

2. Entitlement to BAH for a child or children, or evidence of occupation of government quarters with the member before member’s death.
3. Base eligibility of child or children upon documentary proof of relationship, including:
   a. The original or certified copy of the original birth certificate.
   b. A certified court order of adoption in the case of a legally adopted child.

4. A certified copy of the appointment paper if a guardian of a minor child, or children, has been appointed by a court (as distinguished from being awarded physical custody).

5. If the death gratuity is $10,000 or less, then payment for a minor child may be made to the parent, including an adoptive parent, as natural guardian when all of the following conditions exist (and the parent provides a notarized statement attesting to all of these conditions):
   a. A legal guardian has not been appointed;
   b. The parent has custody of the minor child;
   c. The parent will hold the payment for the sole use and benefit of the minor until the minor reaches adulthood;
   d. The parent will account to the minor for such amount when the minor reaches adulthood; and
   e. The parent will hold the government harmless in the event the minor, when he/she reaches adulthood, brings any legal action challenging the government's payment to the minor's parent.

6. If the death gratuity is in excess of $10,000, then payment may only be made to the guardian or conservator appointed by a court to receive such payments for the minor's benefit, thereby providing the government a means of obtaining a good acquittance.

7. The relationship between a member and his or her stepchild can survive the end of the marriage from which it arose. If the marriage that created the relationship ended by death, then the relationship continues, absent evidence to the contrary. If the marriage ended by divorce, as distinguished from death, then the relationship ends unless clear and convincing evidence is furnished showing continuance of close family ties and intention to continue the prior relationship.

C. Parents. If the decedent is not survived by a spouse or child and has not officially designated any other individual(s) to receive the full death gratuity, then the parent beneficiary must furnish:
1. Documentary evidence that any marriage entered into by the decedent has been terminated.

2. A statement, witnessed by two individuals, that there are no living children.

D. In Loco Parentis. A person who stood in loco parentis (in the place of a parent) does not qualify for the death gratuity as a "parent" of the member. A member must designate such a person in order for that person to qualify as an eligible beneficiary.

E. Mentally Incompetent Beneficiary. If the beneficiary is mentally incompetent, then a photostatic or certified copy of the court order appointing a guardian, trustee, committee, or other such person is required.

F. Effect of a Will. A will does not constitute a legal designation for death gratuity since such payment is not money or debt due the member and thus cannot become part of the member’s estate.

360105. Determinations Affecting Entitlement

A. Death as Lawful Punishment. No death gratuity is payable in the case of a member whose death is the result of a lawful punishment for a crime or military offense, except when such death was inflicted by any hostile force with which the Armed Forces of the United States had engaged in armed conflict.

B. Member Killed by Beneficiary. No death gratuity is payable to a beneficiary or survivor who kills a member, unless there is evidence which clearly absolves such beneficiary or survivor of any felonious intent.

C. Unauthorized Absence or Desertion

1. Absence Without Leave (AWOL) or Absence Over Leave (AOL). A death gratuity is payable in the case of a member whose death occurs while he or she is in an unauthorized absence status, either AWOL or AOL, including being in custody of civil authorities, provided the date of death is prior to the normal expiration of contracted duty.

2. Desertion. No death gratuity is payable in the case of a member who is a declared deserter at the time of his or her death, unless it is later found that the declaration was in error.

360106. Amounts Payable and Exemptions

A. The amount of death gratuity is $100,000.
B. Death gratuity payments may not be used to satisfy indebtedness (including overpayments).

C. The death gratuity amount is excluded from gross income for tax purposes. Also, see Table 44-1, Rule 16 in Chapter 44.

360107. Expediting Payments

Immediate payment of a death gratuity (within 24 hours, if possible) will be made when the eligible beneficiary can be determined and there is no doubt as to the propriety of payment.

360108. Responsibility for Payment of Death Gratuity

See Tables 36-2 through 36-6.

360109. Erroneous Payment

An erroneous payment of death gratuity is one made to a person clearly not entitled to it because of administrative error and not because of statements of record made by the member.

A. Make a second payment to the rightful beneficiary when the error resulted from improper maintenance of records or administrative negligence. Do not delay this payment pending recovery of the erroneous payment from the ineligible recipient.

B. Do not make a second payment of death gratuity to a different person if the original payment was based on statements of record made by the member, and the government has no reason to doubt that the beneficiary’s status was as stated.

3602 SETTLING DECEASED MEMBERS’ ACCOUNTS

360201. General

Payment of any unpaid pay and allowances due on behalf of a deceased member of the Armed Forces will be made to the designated or non-designated beneficiary as defined in paragraphs 360203 or 360204. Unpaid pay and allowances includes:

A. Pay and allowances due and unpaid at death, including settlement of accrued leave (subject to limitation in paragraph Chapter 35 paragraph 350101, unless paragraph Chapter 34 paragraph 340901 applies). Entitlement restrictions apply for:

1. Family Separation Allowance (FSA). If a member dies within the first 30-days of qualifying duty, then the member is not entitled to FSA-S (Chapter 27 subparagraph 270103.A.2), or FSA-T (Chapter 27 subparagraph 270103.A.3). They will be excluded from the final settlement of the member’s military pay account.
2. **Hardship Duty Pay – Location (HDP-L).** If a member dies within the first 30-days of qualifying duty, then the member is not entitled to HDP-L (Chapter 17 paragraph 170103). It will be excluded from the final settlement of the member’s military pay account.

   B. Amounts due for travel, per diem, transportation of dependents, and shipment of household goods.

   C. Member’s savings deposits and interest thereon.

   D. If a member dies before receiving the full amount of the bonus due (including contracted future year anniversary payments) and if death is not caused by the member’s misconduct, then the remaining unpaid bonus balance is payable as a lump sum for inclusion in the settlement of the deceased member’s final military pay account. If death is determined to be the result of the member’s own misconduct, then termination of future payments and proration or recoupment of the bonus, as applicable, will be made in accordance with procedures established for members whose inability to complete a contracted period of service is voluntary or the result of misconduct.

   E. Proceeds of any checks for items in subparagraphs 360201.A through D, un-negotiated by the member before death.

360202. **Entitlement**

   A. Upon official notification of the death or finding of death, any amounts due the decedent are paid to the person(s) determined to be the eligible beneficiary or beneficiaries.

   B. Any payments made under this section prohibit recovery of those payments by any other person.

   C. When a minor child, otherwise eligible, is a designated or non-designated beneficiary, payment will be made according to the provisions of subparagraphs 360104.B.5 and 360104.B.6.

360203. **Designated Beneficiary**

   Current laws allow a member to designate anyone, related or not, to receive the member’s unpaid pay and allowances upon death. Designation of a beneficiary for unpaid pay and allowances must have been executed by the member and filed in accordance with regulations governing such designations. When more than one beneficiary has been named, the percentages specified by the member govern payment. If no percentages have been specified, then payment will be divided equally among designated beneficiaries.
360204. Non-designated Beneficiary

A. Order of Precedence. In cases of deceased members who have not designated a beneficiary, the following rules apply in determining the order of precedence:

1. The surviving spouse of a member.

2. If there is no surviving spouse, then the child or children of the member and descendents of deceased children, by representation.

3. If none of the above, then the parents of the member, in equal shares, or to the surviving parent.

4. If none of the above, then the duly appointed legal representative of the member’s estate.

5. If none of the above, then the person(s) determined to be entitled under the laws of the state in which the member was domiciled.

B. Adopted Child. An adopted child is a legal heir in every state and is, therefore, entitled to payment of unpaid pay, and allowances if otherwise proper. If the deceased member’s child is adopted by others, then the child is a beneficiary only in those states where an adopted child inherits from the child’s natural parent.

C. Stepchild. A stepchild is not an eligible beneficiary unless adopted by the deceased member.

D. Illegitimate Child. An illegitimate child may be paid the unpaid pay and allowances of a deceased member when:

1. The child has been acknowledged, in writing signed, by the decedent;

2. The child has been judicially determined, before the decedent’s death, to be the member’s child;

3. The child has been otherwise proved, by evidence satisfactory to the Secretary of Veterans Affairs, to be child of the decedent; or

4. The decedent had been judicially ordered to contribute support.

360205. Responsibility for Settlement of Accounts

Accounts of deceased members are settled as prescribed in the procedural instructions of the Military Service concerned.
360206. Tax Abatement

See Chapter 44 paragraph 440104 if the member’s death was caused by terrorist or military action overseas.

360207. Bonuses and Special Pays

If the decedent was receiving any bonuses and/or special pays, then the provisions of Chapter 2 shall apply.

360208. Advance of Pay

The following applies to a deceased member’s final pay computation:

A. Except for an advance pay paid under the provisions of Chapter 32 paragraph 320103, when a member is in a combat zone and receiving imminent danger or hostile fire pay, advance pays that have not been repaid prior to the death of the member remain a debt to the United States for the unliquidated amount. Advance pays paid under paragraph 320103 and not fully collected at the time of death will not be collected against the estate of a deceased member.

B. A member may receive an early payment of pay and allowances due to a regular payday falling on a weekend or legal holiday. If the member dies before the last day of that pay period, then no collection will be taken for any extra days of pay received.
Table 36 – 1. Eligible Beneficiaries - Death Gratuity

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>lawful spouse</td>
<td>a man or woman legally married to a member at the time of death.</td>
</tr>
<tr>
<td>2</td>
<td>child, or children, without regard to age or marital status, in equal shares (note 2)</td>
<td>a legitimate child.</td>
</tr>
<tr>
<td>3</td>
<td>a legally adopted child.</td>
<td>a stepchild if such child was a member of the decedent’s household. If the marriage that gave rise to the stepparent-stepchild relationship has ended, see subparagraph 360104.B.7 for guidance.</td>
</tr>
<tr>
<td>4</td>
<td>surviving parent(s) in equal shares (note 3)</td>
<td>an illegitimate child if the father acknowledged the child in writing signed by him; or was judicially ordered to contribute to the child’s support; or, was prior to his death judicially or otherwise shown by satisfactory evidence to be the father of the child; an illegitimate child of a female member as evidenced by birth certificate or other satisfactory evidence that member was mother of the child.</td>
</tr>
<tr>
<td>5</td>
<td>other person(s)</td>
<td>the natural father or mother.</td>
</tr>
<tr>
<td>6</td>
<td>the father or mother through adoption.</td>
<td>any next of kin of the member entitled under the laws of the domicile of the member at the time of the member’s death.</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:

1. A member may elect to designate one or more persons instead of or in addition to his/her spouse as beneficiary as defined in paragraph 360103. Unless a specific percentage is shown, payment is divided equally among all designated beneficiaries. If no designation was made, then the death gratuity is to be paid to the living survivor(s) first listed in column A. See paragraph 360103.

2. If any of the member’s children are deceased at the time of payment, payment is made to the deceased child(ren)’s descendants by representation. See subparagraph 360103.B.

3. Only one father or mother is recognized in any case. Give preference to those who exercised a parental relationship on the date, or most nearly before the date, on which the member died.
Table 36-2. Responsibility for Payment of Death Gratuity - General

<table>
<thead>
<tr>
<th>RULE</th>
<th>If the deceased</th>
<th>then payment is made by</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>was a member of the Army, Army National Guard, or Army Reserves (note 1)</td>
<td>DFAS-Indianapolis (IN) or the member's servicing finance center as specified in Table 36-3.</td>
</tr>
<tr>
<td>2</td>
<td>was a member of the Navy or Navy Reserves (note 1)</td>
<td>DFAS-Cleveland (CL) or the designated disbursing officer as specified in Table 36-4.</td>
</tr>
<tr>
<td>3</td>
<td>was a member of the Air Force, Air National Guard, or Air Force Reserves (note 1)</td>
<td>DFAS-IN or the finance office located nearest the beneficiary as specified in Table 36-5.</td>
</tr>
<tr>
<td>4</td>
<td>was a member of the Marine Corps or Marine Corps Reserve (note 1)</td>
<td>DFAS-CL as specified in Table 36-6.</td>
</tr>
<tr>
<td>5</td>
<td>is retired and dies within 120-days of retirement (note 2)</td>
<td>Retired and Annuitant Pay, DFAS-CL.</td>
</tr>
<tr>
<td>6</td>
<td>was discharged under honorable conditions, and dies within 120-days of separation (note 2)</td>
<td>the DFAS site responsible for servicing the deceased member's military pay account will be responsible for making payments to the member's beneficiaries.</td>
</tr>
<tr>
<td>7</td>
<td>is a member whose death is determined by administrative finding under the Missing Persons Act</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>was a member of a SROTC (note 3)</td>
<td>the DFAS site that would have maintained the individual's military pay account will be responsible for making payments to the member's beneficiaries.</td>
</tr>
<tr>
<td>9</td>
<td>is a person who dies while traveling to or from or while at a place for final acceptance, or for entry upon active duty (other than for training) in the Military Service, who has been ordered or directed to go to that place, and who has been provisionally accepted for that duty, or selected, under the Military Selective Service Act, for duty in that Military Service</td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**

1. Includes a National Guard or Reserve member who dies while traveling directly to or from active duty for training or inactive training.
2. Includes a former member who dies during the 120-day period beginning on the day following date of discharge or release, under honorable conditions, from active duty (including retirement for either disability or length of service). In this case, the Secretary of Veterans Affairs must determine that death resulted from disease or injury incurred or aggravated while the member was on active duty or while in authorized travel status to or from such duty.
3. Any member of a SROTC who dies while performing annual training duty under orders for a period of more than 13-days or while performing authorized travel to or from that annual training duty; or any applicant for membership in an ROTC who dies while attending field training or a practice cruise, or while performing authorized travel to or from the place where the training or cruise is conducted.
Table 36-3. Responsibility for Payment of Death Gratuity - Army

<table>
<thead>
<tr>
<th>R</th>
<th>If the beneficiary is a(n)</th>
<th>then death gratuity is settled by</th>
</tr>
</thead>
<tbody>
<tr>
<td>U</td>
<td>Adult</td>
<td>the deceased members' servicing finance office. (note 2)</td>
</tr>
<tr>
<td>L</td>
<td>Minor</td>
<td>DFAS-IN.</td>
</tr>
<tr>
<td>E</td>
<td>Doubtful case (note 1)</td>
<td>DFAS-IN.</td>
</tr>
</tbody>
</table>

NOTES:
1. Doubtful cases include:
   a. All cases coming under subparagraphs 360105.A, B, C, or any questionable cases under paragraph 360104.
   b. Common law widow or widower.
   c. A member’s minor child, an adopted child without properly certified court adoption papers, and an illegitimate child.
2. The deceased member’s servicing finance office will be responsible for making payment for all adult beneficiaries who fall within the established guides of paragraph 360103.
Table 36-4. Responsibility for Payment of Death Gratuity - Navy

<table>
<thead>
<tr>
<th>RULE</th>
<th>When eligibility of beneficiary or propriety of payment is</th>
<th>and determination is made that eligible beneficiary is</th>
<th>then death gratuity is paid by</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>not doubtful</td>
<td>a lawfully designated beneficiary</td>
<td>Navy Casualty Assistance (N135C) certifies beneficiary and payment amount DFAS-CL upon authorization from N135C.</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>beneficiary requests local payment. N135C certifies beneficiary, payment amount, the disbursing officer authorized by N135C to make payment.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>doubtful (notes 1, 2, and 3)</td>
<td>required to be determined by N135C</td>
<td>N135C certifies beneficiary and payment amount DFAS-CL upon authorization from N135C.</td>
</tr>
</tbody>
</table>

NOTES:
1. Doubtful cases include “common law widow or widower.”
2. All cases coming under subparagraph 360104.F and paragraph 360105 are doubtful cases.
3. Doubtful cases include a member’s minor child, adopted child without properly certified court adoption papers, and an illegitimate child.
Table 36-5. Responsibility for Payment of Death Gratuity - Air Force

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>not doubtful</td>
<td>a lawful spouse (notes 1 and 2); or adult child or children (notes 2 and 3); or a designated relative (notes 2, and 4). Minor children are paid by DFAS along with those identified in rule 3.</td>
<td>upon receipt of notification of death (note 5)</td>
<td>the finance officer located nearest the residence of the beneficiary.</td>
</tr>
<tr>
<td>2</td>
<td>a designated non-relative</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>doubtful</td>
<td>one of those listed in notes 1, 2, and 3</td>
<td></td>
<td>DFAS-IN.</td>
</tr>
</tbody>
</table>

NOTES:
1. DFAS-IN settles death gratuity payment to “common law widow or widower.”
2. DFAS-IN settles all cases coming under subparagraphs 360105.A, B, or C, and any questionable cases under subparagraph 360104.F.
3. DFAS-IN settles doubtful cases, including: all minor children, all adopted children without properly certified court adoption papers, and all illegitimate children.
4. Relatives consist of a member’s parents, brothers and sisters, or any combination thereof.
5. If death occurs while a member is on a Permanent Change of Station (PCS) move, then the “losing” home installation notifies.
Table 36-6. Responsibility for Payment of Death Gratuity - Marine Corps

<table>
<thead>
<tr>
<th></th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>R</td>
<td>When the Commanding Officer (CO) determines that the eligible beneficiary is</td>
<td>and eligibility of beneficiary or propriety of payment is</td>
<td>and</td>
<td>then death gratuity is paid by</td>
<td></td>
</tr>
<tr>
<td>U</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>L</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>E</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>a lawful spouse or a designated parent</td>
<td>not doubtful</td>
<td>the spouse or parent resides with the member at or near member’s duty station or in the vicinity of the member's home port</td>
<td>the disbursing officer has access to member’s pay and service records</td>
<td>DFAS-CL upon CMC (MHP-10) authorization</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>a lawful spouse, child or children, designated, or non-designated relatives (note 1)</td>
<td>doubtful</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td>not doubtful</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Relatives consist of a member's parents, brothers, sisters and other next of kin of the member entitled under the laws of domicile of the member at the time of the member's death.
2. Doubtful cases include “common law widow or widower.”
3. All cases coming under subparagraph 360104.F and paragraph 360105.
4. Doubtful cases include a member’s minor child, an adopted child without properly certified court adoption papers, and an illegitimate child.
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360104.E 21 Comp Gen 856
360105.B 34 Comp Gen 103
360105.C.1 29 Comp Gen 294
31 Comp Gen 645
360106 10 U.S.C. 1478
360109 37 Comp Gen 131

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Table 36-4 MILPERSMAN 1770-280, July 25, 2008
VOLUME 7A, CHAPTER 37: “BENEFITS FOR MEMBERS HELD AS CAPTIVES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated December 2012 is archived.

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<td>3701</td>
<td>Added a new “General” section. Renumbered remaining sections accordingly.</td>
<td>Addition</td>
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<td>3</td>
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<tr>
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</tr>
<tr>
<td><strong>BIBLIOGRAPHY</strong></td>
<td></td>
<td>5</td>
</tr>
</tbody>
</table>
CHAPTER 37

BENEFITS FOR MEMBERS HELD AS CAPTIVES

*3701 GENERAL

This chapter describes the policy provisions for benefits for members who are held as captives as determined by the Secretary of Defense (SecDef).

3702 FORMER CAPTIVE PAYMENT


A former captive is a member who was held in a captive status. Entitlement may only be authorized by the SecDef. Once the SecDef makes a "hostile action" determination, which is the authority for former captive payments, the Military Service Secretaries will provide the names and dates of entitlements to their respective Defense Finance and Accounting Services (DFAS) Center. Entitlement dates may not include any of the following without specific case by case approval of the SecDef:

A. Dates in a captive status which are not dates of actual physical custody by a hostile force (for example, dates evading capture where the presence of a hostile force prevented escape or rescue); or

B. Dates that are doubtful that the missing status was the result of hostile action or was the result of membership in the Uniformed Services. Commanders will forward any request with justification via the appropriate Military Service chain of command. When authorized, the DFAS Center concerned will make payment.

370202. Rates

A. For each day a member was held in a captive status, payment is 50 percent of the world-wide average per diem rate. Status beginning and ending days (for example, day of return to military control) are days of entitlement. Payment must be made within 1 year after the member's captive status ends. Rates will be obtained from the Office of the Under Secretary of Defense (Personnel and Readiness) (MPP/Comp), 4000 Defense Pentagon, Washington, D.C. 20301-4000.

B. Former captives may receive more than the 50 percent rate when specifically approved by the SecDef. Recommendations justifying a higher percentage will be forwarded through command channels via the appropriate Military Service Secretary.

370203. Death of Member

If a member dies while in a captive status, any amount due is considered pay and allowances for the purposes of Chapter 34.
370204. Exceptions

A. The SecDef may defer payment for anyone (within the 1-year payment window) charged with a captivity-related offense and may deny payment if the member is convicted. If convicted, whether or not payment has been made, commanders will forward the case to the SecDef with justified recommendations for payment determination. Previously-made payments later denied must be collected.

B. No payment is authorized when the Congress specifically provides for prisoner of war (POW) compensation for captivity periods. See section 3703.

370205. Taxability.

Payments to former captives generally are not taxable if the captive status resulted from the deprivation of personal rights, such as terrorist activity. However, if the captive status resulted from an engagement with another nation's armed forces, then payment may be taxable and is reported as taxable income. See Chapter 44, Table 44-1 for possible applicability of the combat zone tax exclusion.

3703 PRISONER OF WAR COMPENSATION

Payment authorized by the Congress for a specific period of captivity as a POW is made by the Secretary of the Treasury and is not considered to be a Uniformed Services pay and allowances entitlement. DFAS is not involved in payment procedures or tax reporting.

3704 SAVINGS ALLOTMENT

Military Service Secretaries may allot part or all of a captive's pay and allowances (except what is already allotted) to an interest-bearing savings fund that is maintained by the Secretary of the Treasury. Withdrawal procedures are established by the Secretary of the Treasury.
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Public Law 96-449, 14 October 1980
Executive Order 12598, 17 June 1987
OASD(FM&P) Memo, 18 August 1987
OASD(FM&P) Memo, 7 May 1991
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370204    37 U.S.C 559(a)(1)
370205    OASD(FM&P) Memo, 16 January 1987
          IRS Ltr, 24 June 1988
          OASD(FM&P) Memo, 18 November 1991

3703    Prisoner of War Compensation

50 U.S.C. App. 2005

3704    Savings Allotment

37 U.S.C. 559(b)
VOLUME 7A, CHAPTER 38: “SERVICE ACADEMY CADETS, MIDSHIPMEN, AND SERVICE ACADEMY PREPARATORY SCHOOL STUDENTS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

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</thead>
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<tr>
<td>3801</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
</tr>
<tr>
<td>Table 38-1</td>
<td>Inserted calendar year 2014 ration rates.</td>
<td>Revision</td>
</tr>
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<td>Bibliography</td>
<td>Updated citations and memorandums.</td>
<td>Revision</td>
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</tbody>
</table>
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CHAPTER 38

SERVICE ACADEMY CADETS, MIDSHIPMEN, AND
SERVICE ACADEMY PREPAREDATORY SCHOOL STUDENTS

*3801 GENERAL

This chapter establishes policy pertaining to the pay and allowances, for cadets at the United States Military Academy, the United States Air Force Academy, the Coast Guard Academy, and midshipmen at the United States Naval Academy.

3802 ENTITLEMENTS

380201. Monthly Pay

Cadets at the United States Military Academy, the United States Air Force Academy and midshipmen at the United States Naval Academy are entitled to pay at the monthly rate of 35 percent of the basic pay of a commissioned officer in the pay grade O-1 with less than 2 years of service. This monthly rate is prescribed in Chapter 1, Table 1-7.

380202. Rations

Cadets and midshipmen are entitled to commuted rations at the daily rate established by the Office of the Under Secretary of Defense (Comptroller) as prescribed in Table 38-1.

380203. Incentive and Special Pays

Cadets and midshipmen are not entitled to incentive pay for hazardous duty or special pay for duty subject to hostile fire or imminent danger.

380204. Start and Stop Dates

See Table 38-2.

380205. Continuance of Pay and Allowances

Pay and allowances continue to accrue to cadets or midshipmen while they are absent in an official missing or missing-in-action status. See Chapter 34. Cadets and midshipmen also are entitled to full pay while traveling under orders.

380206. Death Benefits

Death gratuity entitlement and settlement of unpaid pay and allowances instructions are contained in Chapter 36.
380207. Settlement for Unused Accrued Leave

Cadets and midshipmen do not earn leave; therefore, they are not entitled to lump-sum leave benefits.

3803 OTHER STUDENTS

380301. Service Academy Preparatory School Students

A. A student at the United States Military Academy Preparatory School, the United States Naval Academy Preparatory School, or the United States Air Force Academy Preparatory School, who was selected to attend the preparatory school from civilian life, is entitled to monthly student pay at the same rate as provided for cadets and midshipmen.

B. A student at the United States Military Academy Preparatory School, the United States Naval Academy Preparatory School, or the United States Air Force Academy Preparatory School, who, at the time of the student’s selection to attend the preparatory school, was an enlisted member of the Uniformed Services will receive the monthly basic pay at the rate prescribed for the student’s pay grade and years of service as an enlisted member or at the rate provided for cadets and midshipmen under section 3802, whichever is greater.

380302. Foreign Cadets and Midshipmen

Persons from a foreign nation, who are receiving instruction at the Military Service academies are entitled to the same pay, commuted rations, and travel and transportation allowances as are authorized for United States cadets and midshipmen.

3804 DEDUCTIONS FROM MONTHLY PAY

380401. Allotments

The Military Department concerned determines whether cadets and midshipmen may register allotments of pay.

380402. Collections of Indebtedness

For general policies and requirements relating to the collection of indebtedness, see Chapter 50. Private indebtedness for services (laundry, dry cleaning, shoe repair, e.g.) is not an indebtedness collectible under Chapter 50.

380403. Servicemembers’ Group Life Insurance (SGLI)

Academy cadets and midshipmen are eligible for SGLI coverage while on full-time duty as a cadet or midshipman at a Service academy. See Chapter 47. Details covering the administration of the SGLI program for cadets or midshipmen are contained in the pay procedural instructions of the Military Service academy concerned.
380404. Taxes

The basic pay of cadets and midshipmen is subject to Federal and state withholding tax (Chapter 44) and Federal Insurance Contribution Act tax (Chapter 45).

3805 ADVANCE PAY FOR CLOTHING AND EQUIPMENT PURCHASES

380501. General

The Secretary of the Military Department concerned prescribes the amount to be advanced each new cadet or midshipman to cover the cost of initial clothing and equipment. The amount advanced is deducted in regular installments from the cadet’s or midshipman’s monthly pay until fully collected. Any cadet or midshipman who is discharged (whether voluntarily or involuntarily) before graduation and before the total amount has been repaid, must turn in as much of the clothing and equipment of a distinctive military nature as is necessary to liquidate the balance owed.

380502. Discharge

If a cadet or midshipman is discharged and the value of the turned-in clothing and equipment does not cover the balance owed, then apply the value of the turned-in clothing and equipment to the balance owed and cancel the net remaining, regardless of reason for discharge.

3806 TRAVEL AND TRANSPORTATION ALLOWANCES

The travel and transportation allowances payable to cadets and midshipmen are prescribed in Joint Federal Travel Regulations, Volume 1, Chapter 7, Part A.
Table 38-1. Rations Rates

<table>
<thead>
<tr>
<th>Effective</th>
<th>Breakfast</th>
<th>Lunch</th>
<th>Dinner</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>October 1, 1999</td>
<td>$1.05</td>
<td>2.15</td>
<td>2.15</td>
<td>$5.35</td>
</tr>
<tr>
<td>October 1, 2000</td>
<td>$1.05</td>
<td>2.20</td>
<td>2.20</td>
<td>$5.45</td>
</tr>
<tr>
<td>October 1, 2001</td>
<td>$1.10</td>
<td>2.25</td>
<td>2.25</td>
<td>$5.60</td>
</tr>
<tr>
<td>October 1, 2002</td>
<td>$1.15</td>
<td>2.30</td>
<td>2.30</td>
<td>$5.75</td>
</tr>
<tr>
<td>October 1, 2003</td>
<td>$1.20</td>
<td>2.35</td>
<td>2.35</td>
<td>$5.90</td>
</tr>
<tr>
<td>October 1, 2004</td>
<td>$1.25</td>
<td>2.55</td>
<td>2.55</td>
<td>$6.35</td>
</tr>
<tr>
<td>October 1, 2005</td>
<td>$1.30</td>
<td>2.60</td>
<td>2.60</td>
<td>$6.50</td>
</tr>
<tr>
<td>October 1, 2006</td>
<td>$1.30</td>
<td>2.65</td>
<td>2.65</td>
<td>$6.60</td>
</tr>
<tr>
<td>October 1, 2007</td>
<td>$1.35</td>
<td>2.80</td>
<td>2.80</td>
<td>$6.95</td>
</tr>
<tr>
<td>October 1, 2008</td>
<td>$2.10</td>
<td>3.85</td>
<td>3.85</td>
<td>$9.80</td>
</tr>
<tr>
<td>January 1, 2009</td>
<td>$2.30</td>
<td>4.25</td>
<td>4.25</td>
<td>$10.80</td>
</tr>
<tr>
<td>January 1, 2010</td>
<td>$2.30</td>
<td>4.25</td>
<td>4.25</td>
<td>$10.80</td>
</tr>
<tr>
<td>January 1, 2011</td>
<td>$2.30</td>
<td>4.25</td>
<td>4.25</td>
<td>$10.80</td>
</tr>
<tr>
<td>January 1, 2012</td>
<td>$2.45</td>
<td>4.55</td>
<td>4.55</td>
<td>$11.55</td>
</tr>
<tr>
<td>January 1, 2013</td>
<td>$2.50</td>
<td>4.60</td>
<td>4.60</td>
<td>$11.70</td>
</tr>
<tr>
<td>*January 1, 2014</td>
<td>$2.55</td>
<td>4.65</td>
<td>4.65</td>
<td>$11.85</td>
</tr>
</tbody>
</table>

NOTE: If current year is not listed, see Reimbursable Rates at the [Office of the Under Secretary Defense (Comptroller)] Website.
**Table 38-2. Dates to Start and Stop Pay and Allowances**

<table>
<thead>
<tr>
<th>RULE</th>
<th>When a cadet or midshipman</th>
<th>then pay and allowances</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>has been admitted officially to one of the Service academies</td>
<td>start on the day of admission (note 1).</td>
</tr>
<tr>
<td>2</td>
<td>has been discharged and later reappointed to one of the Service academies</td>
<td>were stopped on date of discharge, and start again on day of reappointment (note 1).</td>
</tr>
<tr>
<td>3</td>
<td>has been dismissed by sentence of court-martial</td>
<td>stop on the date of termination of service as specified in orders directing dismissal.</td>
</tr>
<tr>
<td>4</td>
<td>has been dismissed from the academy by other than court-martial action before graduating</td>
<td>stop on date of dismissal.</td>
</tr>
<tr>
<td>5</td>
<td>dies before graduation</td>
<td>stop on the date of death.</td>
</tr>
<tr>
<td>6</td>
<td>is appointed a second lieutenant in the Army or Air Force upon graduation</td>
<td>stop on the day before the date of graduation.</td>
</tr>
<tr>
<td>7</td>
<td>is commissioned in the Regular Navy or Marine Corps</td>
<td>stop on the day before the date of formal acceptance of appointment.</td>
</tr>
<tr>
<td>8</td>
<td>is placed voluntarily in a leave without pay status</td>
<td>stop on the day before the member enters a leave without pay status. If the member is readmitted to the academy, then pay and allowances start again on the day of readmission.</td>
</tr>
<tr>
<td>9</td>
<td>is not appointed a second lieutenant in the Army immediately upon graduation</td>
<td>continue until the member is appointed a second lieutenant or is discharged (note 2).</td>
</tr>
</tbody>
</table>

**NOTES:**
1. An Oath of Allegiance must be taken before first payment is made.
2. In case of appointment, active duty pay is payable from date of graduation (Table 1-3, Rule 5); therefore, an adjustment is necessary between cadet pay received and active duty pay due.
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380302 10 U.S.C. 4344, 4345, 6957, 9344

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3805 – ADVANCE PAY FOR CLOTHING AND EQUIPMENT PURCHASES

10 U.S.C. 4350; 6960; 9350
DFAS DGD/DE Memo, May 21, 2002

*Table 38-1 OUSD(C) Memo, Calendar Year 2014 Reimbursable Rates, Tab G

Table 38-2 Rule 6 37 U.S.C. 204 (f)
Rule 8 46 Comp Gen 261
VOLUME 7A, CHAPTER 39 “PAY OF SERVICE ACADEMY OFFICIALS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated August 2012 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
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</thead>
<tbody>
<tr>
<td>3901</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
</tr>
<tr>
<td>Table 39-1 Bibliography</td>
<td>Removed Rule 12 and renumbered remaining rules accordingly.</td>
<td>Deletion</td>
</tr>
</tbody>
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3904 PERSONAL MONEY ALLOWANCES ................................................................. 3
3905 LIBRARIAN .......................................................................................................... 3
3906 LEAVE OF ABSENCE - FACULTY AND OTHER OFFICERS ....................... 3
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**CHAPTER 39**

**PAY OF SERVICE ACADEMY OFFICIALS**

*3901  GENERAL*

This chapter establishes policy guidance pertaining to the pay of service academy officials.

3902  PROVISIONS

A commissioned officer serving as an appointed official at a Military Service academy is entitled to the pay grade, pay, and allowances held by law for the position. A commissioned officer detailed as an official at a Military Service academy is not entitled to an increase in pay and allowances because of such detail, except as provided in this chapter. The leader of the Naval Academy Band has the pay grade prescribed for such positions by the Secretary of the Navy.

3903  PAY AND ALLOWANCES

The pay and allowances authorized for academy officials are indicated in Table 39-1 (Pay and Allowances - Academy Officials).

3904  PERSONAL MONEY ALLOWANCES

The personal money allowances authorized for the Superintendent of the United States Naval Academy, and the Commandant of Midshipmen may be spent at their discretion for the contingencies of their positions. See Chapter 31.

3905  LIBRARIAN

An officer of the Regular Army retired from active service may be detailed on active duty to serve as librarian of the United States Military Academy. While serving as librarian, the officer is entitled to the pay and allowances prescribed for the officer’s grade and years of service. Include the time spent in retirement in the computation of the officer’s cumulative years of service.

3906  LEAVE OF ABSENCE - FACULTY AND OTHER OFFICERS

Professors, assistant professors, instructors, and other officers at either the United States Military Academy or the United States Air Force Academy may be granted a leave of absence for the period of suspension of the ordinary academic studies. Such leave is allowed to be granted by the superintendent concerned without deduction of pay and allowances.
3907 TRAVEL AND TRANSPORTATION ALLOWANCES

Members serving as officials at Service academies are entitled to the travel and transportation allowances prescribed in the *Joint Federal Travel Regulations, Chapter 4.*
Table 39-1. PAY AND ALLOWANCES — ACADEMY OFFICIALS

<table>
<thead>
<tr>
<th>Rule</th>
<th>When officer is serving as</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>then the officer is entitled to the pay and allowances prescribed for</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Military Academy</td>
<td>Naval Academy</td>
<td>Air Force Academy</td>
<td>the officer’s military grade and cumulative years of service.</td>
</tr>
<tr>
<td>1</td>
<td>Superintendent</td>
<td>X</td>
<td>X</td>
<td></td>
<td>the officer’s military grade and cumulative years of service plus a personal money allowance of $5,200 per year.</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td>a brigadier general using the officer’s cumulative years of service.</td>
</tr>
<tr>
<td>3</td>
<td>Dean of the Academic Board</td>
<td>X</td>
<td></td>
<td></td>
<td>the officer’s military grade and cumulative years of service.</td>
</tr>
<tr>
<td>4</td>
<td>Dean of the Faculty</td>
<td></td>
<td></td>
<td>X</td>
<td>the officer’s military grade and cumulative years of service plus a personal money allowance of $800 per year (note 1).</td>
</tr>
<tr>
<td>5</td>
<td>Commandant of Cadets</td>
<td>X</td>
<td>X</td>
<td></td>
<td>a colonel using the officer’s cumulative years of service.</td>
</tr>
<tr>
<td>6</td>
<td>Commandant of Midshipmen</td>
<td></td>
<td></td>
<td>X</td>
<td>is serving as head of a department or has been a permanent professor for more than 6 years</td>
</tr>
<tr>
<td>7</td>
<td>Permanent Professor</td>
<td>X</td>
<td>X</td>
<td></td>
<td>a lieutenant colonel using the officer’s cumulative years of service (note 2).</td>
</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>is not serving as head of a department and has been a permanent professor for 6 years or less</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
<td>has over 36 years of creditable service for pay purposes</td>
</tr>
</tbody>
</table>

Note: The symbols “X” indicate that the officer is entitled to the pay and allowances prescribed for the respective position.
Table 39-1. Pay and Allowances — Academy Officials (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>When officer is serving as</strong></td>
<td>Military Academy</td>
<td>Naval Academy</td>
<td>Air Force Academy</td>
<td>then the officer is entitled to the pay and allowances prescribed for</td>
</tr>
<tr>
<td>10 Director of Admissions</td>
<td>X</td>
<td>X</td>
<td>has served as Director of Admissions for more than 6 years</td>
<td>a colonel using the officer’s cumulative years of service (note 4).</td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>has served as Director of Admissions for 6 years or less</td>
<td>a lieutenant colonel using the officer’s cumulative years of service (notes 2 and 4).</td>
</tr>
<tr>
<td>*12 Naval Academy Band Leader</td>
<td>X</td>
<td></td>
<td></td>
<td>the grade prescribed by the Secretary of the Navy (note 5).</td>
</tr>
<tr>
<td>*13 Second Naval Academy Band Leader</td>
<td>X</td>
<td></td>
<td></td>
<td>a warrant officer W-1 using the officer’s cumulative years of service.</td>
</tr>
</tbody>
</table>

**NOTES:**
1. See Chapter 31, Table 31-1, rule 8.
2. A person appointed from the Regular Army or the Regular Air Force as a permanent professor or the Director of Admissions, who has served in that position for 6 years or less, is entitled to the pay of a colonel after the date on which he or she would have been promoted had he or she been selected for promotion from among officers in the promotion zone.
3. Do not use the additional pay in computation of retired pay.
4. An officer detailed to serve as Director of Admissions, who is serving in a temporary grade higher than those shown in column D, rules 10 and 11, is entitled to the pay and allowances prescribed for the higher temporary grade in which the officer is serving.
5. Compute the applicable number of cumulative years of service as outlined in Chapter 1.
CHAPTER 39 – PAY OF SERVICE ACADEMY OFFICIALS

3902 – PROVISIONS

37 U.S.C. 207(e)
37 U.S.C. 424

3903 – PERSONAL MONEY ALLOWANCES

37 U.S.C. 414(b)

3906 – LEAVE OF ABSENCE - FACULTY AND OTHER OFFICERS

10 U.S.C. 4341
10 U.S.C. 9341

Table 39-1

<table>
<thead>
<tr>
<th>Rule</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Rule 1</td>
<td>10 U.S.C. 4334; 9334</td>
</tr>
<tr>
<td>Rule 2</td>
<td>37 U.S.C. 414(b)</td>
</tr>
<tr>
<td>Rule 3</td>
<td>10 U.S.C. 4335(b)</td>
</tr>
<tr>
<td>Rule 4</td>
<td>10 U.S.C. 9335</td>
</tr>
<tr>
<td>Rule 5</td>
<td>10 U.S.C. 4334; 9334</td>
</tr>
<tr>
<td>Rule 6</td>
<td>37 U.S.C. 414(b)</td>
</tr>
<tr>
<td>Rule 7</td>
<td>10 U.S.C. 4336(a); 9336(a)</td>
</tr>
<tr>
<td>Rule 8</td>
<td>10 U.S.C. 4336(a); 9336(a)</td>
</tr>
<tr>
<td>Rule 9</td>
<td>37 U.S.C. 203(b)</td>
</tr>
<tr>
<td>Rule 10</td>
<td>10 U.S.C. 4336(b); 9336(b)</td>
</tr>
<tr>
<td>Rule 11</td>
<td>10 U.S.C. 4336(b); 9336(b)</td>
</tr>
<tr>
<td>* Rule 12</td>
<td>37 U.S.C. 207(d); 424(d)</td>
</tr>
<tr>
<td>* Rule 13</td>
<td>37 U.S.C. 207(d); 424(d)</td>
</tr>
</tbody>
</table>

Note 2 | 10 U.S.C. 4336(a); 9336(a) |
Note 3 | 37 U.S.C. 203(b) |
Note 4 | 10 U.S.C. 4336(c); 9336(c) |
VOLUME 7A, CHAPTER 40: “GENERAL PROVISIONS GOVERNING ALLOTMENTS OF PAY (OTHER THAN CHILD AND SPOUSAL SUPPORT ALLOTMENTS REQUIRED BY LAW)”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

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<td>400302</td>
<td>New policy memo: &quot;Prohibition on the Use of Allotments for the Purchase, Lease and rental of Personal Property,” dated November 21, 2014. All Policy memos are available in the DoD FMR website, “Policy Memoranda” page.</td>
<td>Future Update</td>
</tr>
<tr>
<td>400103; 400802</td>
<td>Added information regarding administrative changes to allotments.</td>
<td>Add</td>
</tr>
<tr>
<td>All</td>
<td>Reviewed chapter for accuracy, formatting, and updated references and hyperlinks.</td>
<td>Update</td>
</tr>
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</table>
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CHAPTER 40

GENERAL PROVISIONS GOVERNING ALLOTMENTS OF PAY
(Other than Child and Spousal Support Allotments Required by Law)

4001 GENERAL

400101. Application

The provisions of this chapter do not apply to child and spousal support allotments required by law to be started when a member has failed to make periodic payments under a support order. See Chapter 41 for applicable provisions. For information on general allotments of pay, see Table 40-1.

400102. Authority

Under instructions issued by the Secretary of Defense, the personnel identified in section 4004, may authorize allotments from their pay for the purposes set forth in Chapters 40 through 43.

*400103. Policy

The allotment system is provided to help Military Service members adjust their personal and family finances to military service. Other than amount changes, administrative changes may be made at the request of the allottee without the member’s consent. Administrative changes are defined as financial institution name, address, account number, or routing transit number changes. These changes may be requested by the financial institution or insurance company allottee without the member’s consent. See paragraph 400802 for administrative stoppages.

4002 DEFINITIONS

See Glossary for the definition of allotment, allottee, allotter and financial organization.

4003 AUTHORIZED ALLOTMENTS

400301. General

Voluntary allotments of military pay and allowances by service members in active military service are limited to discretionary and non-discretionary allotments.

400302. Discretionary Allotments

Members are authorized no more than six discretionary allotments. The member shall certify that the allotment is within the limits of the law (e.g., allotments may not be used to repay gambling debts in a state where gambling is not permitted). Examples include, but are not restricted to, the following:

NOTE:
11/21/14 – Paragraph 400302 will change per policy memo "Prohibition on the Use of Allotments for the Purchase, Lease and rental of Personal Property” Click here.
A. Payment of premiums for commercial life insurance on the life of the member, the member’s spouse, or children. This includes United States Government Life Insurance, Army Mutual Aid Insurance, Navy Mutual Aid Insurance, dental and health insurance for the benefit of family, and vehicle insurance;

B. Voluntary payment to a dependent or other relative. This allotment may be made to a spouse, former spouse(s), other dependents, and/or relative(s) not legally designated as a dependent(s). Support allotments may be made payable directly to a court, a state agency, a court trustee, a welfare agency, or to a child’s guardian or custodian. This allotment may be made payable to a financial organization for credit to the account of the allottee;

C. Deposits to a financial institution, mutual fund company, or investment firm;

D. Payment of car loans;

E. Payment of mortgage or rent;

F. Payment of a loan to repay consumer credit, e.g., a loan or finance company;

G. Deposits into the Savings Deposit Program; or

H. Payments to the Air Force Enlisted Village for Air Force members only.

400303. Non-Discretionary Allotments

Non-discretionary allotments of military pay and allowances by members in active military service, including those contained in Table 40-1, are limited to the following:

A. Purchase of U.S. savings bonds through TreasuryDirect®;

B. Repayment of loans to the Army Emergency Relief, Navy and Marine Corps Relief Society, Air Force Aid Society, and American Red Cross;

C. Voluntary liquidation of indebtedness to the United States that includes the following:

1. Indebtedness incurred due to defaulted notes insured by the Federal Housing Administration or guaranteed by the Department of Veterans Affairs; or

2. Payment of amounts due under the Retired Serviceman’s Family Protection Plan, in the case of retired Military Service members serving on active duty;

D. Any other indebtedness to any department or agency of the United States Government (except to the Military Department that pays the member);
E. Any repayment of debts owed to an organization for funds administered on behalf of the United States Government and any such debts assigned to a collection agency;

F. Payment for pledges for charitable contributions to the following:

1. Combined Federal Campaign (CFC). Only one such allotment is authorized for any Military Service member.

2. Army Emergency Relief, Navy and Marine Corps Relief Society, or Affiliates of the Air Force Assistance Fund; only one such allotment is authorized for any Military Service member;

G. Allotments to the Department of Veterans Affairs for deposit to the Post-Vietnam Era Veterans Educational Assistance Program. The allotment must be divisible by $5 and with a minimum amount of $25 and not more than $100. Once authorized by the Service member, the allotment must run a minimum of twelve consecutive months, unless the member suspends participation or terminates enrollment due to personal hardship or release from active duty;

H. Payment of delinquent federal, state, or local income or employment taxes; or

I. Lease payments when members are assigned to privatized housing units under the Military Housing Privatization Initiative. See Chapter 43, section 4304.

4004 ELIGIBLE ALLOTTERS

400401. Members on Extended Active Duty

Members on extended active duty who may make allotments of pay include commissioned and warrant officers, and enlisted members.

400402. Allotments Continued to Retired Status

To aid personnel in the transition from active duty to retired status, all existing authorized discretionary allotments of members on active duty may be continued as approved allotments.

4005 PAY AND ALLOWANCES WHICH MAY BE ALLOTTED

400501. Maximum Amount for Allotment

Include the following items in computing the maximum amount of pay and allowances that may be allotted for members assigned within the continental United States:

A. Basic pay;
B. Basic allowance for housing for members with dependents and members without dependents including family separation housing;

C. Basic allowance for subsistence;

D. Incentive Pays:
   1. Aviation Career;
   2. Career Enlisted Flyer;
   3. Hazardous Duty; and
   4. Submarine Duty;

E. Special Pays:
   1. Assignment Incentive;
   2. Special Pays for Dental, Medical, Board Certified Nonphysician Health Care Provider, Nonphysician Health Care Provider, Nurse Anesthetists, Optometry, Reserve Health Care Professionals in Critically Short Wartime Specialties, Reserve Medical, Veterinary, and Pharmacy officers;
   3. Career Sea;
   4. Career Sea Pay Premium;
   5. Continuation Pays for Nuclear-Qualified, Engineering and Scientific, Judge Advocate, and Surface Warfare Officers;
   6. Designated Unit;
   7. Diplomate Pay for Psychologists;
   8. Diving Duty;
   9. Enlisted Members Extending at Designated Overseas Locations;
   10. Officers Holding Position of Unusual Responsibility and of Critical Nature; and
   11. Special Duty Assignment.
400502. Members Assigned Outside the Continental United States

Include the following pay and allowance items in addition to those listed in paragraph 400501:

A. Cost-of-Living Allowance;
B. Family Separation Allowance (FSA-R only);
C. Family Separation for Housing;
D. Hardship Duty Pay;
E. Hostile Fire/Imminent Danger (applies only to members in a designated area); and
F. Overseas Housing Allowance.

400503. Amounts Withheld from Pay and Allowances

The following amounts must be withheld from the maximum amount of pay and allowances that may be allotted:

A. Federal, state, and Federal Insurance Contributions Act taxes;
B. The repayment of debts properly chargeable against a member’s pay account (does not include repayments of advance pay);
C. Premiums of Servicemembers’ Group Life Insurance (SGLI) and Family SGLI; and
D. Montgomery GI Bill deduction.

400504. Commander’s Restriction

Commanders may restrict further the total amount a member may allot when necessary to help the member meet essential personal needs.

4006 PERIODS OF ALLOTMENTS

Allotments are made for indefinite periods except those made to Military Service relief organizations; to the American Red Cross; to the United States for either repayment of indebtedness or payment of delinquent federal income taxes; for CFC charity drive donations; or for payment of delinquent state or local income or employment taxes.
4007  ALLOTMENT PAYMENT OFFICES

400701. Army

Defense Finance and Accounting Service (DFAS)-Indianapolis, Indianapolis, IN 46249, pays all Army allotments except class X, which are paid locally.

400702. Marine Corps and Navy

DFAS-Cleveland, Anthony J. Celebrezze Federal Building, Cleveland, OH 44199, pays all Marine Corps and Navy allotments of pay.

400703. Air Force

DFAS-Indianapolis, Indianapolis, IN 46249, pays all Air Force allotments except class X, which are paid locally.

4008  RESTRICTIONS

400801. Establishment, Discontinuance, and Changes to Existing Allotments

A properly executed form (e.g., Department of Defense (DD) Form 2558, Authorization to Start, Stop or Change an Allotment) or a written request from a member (or from an agent acting under a specific power of attorney) or an automated data exchange (from specific organizations) may be used to establish, discontinue, or change an allotment. The DD Form 2558 is available in an electronic medium. Further, a service member’s written signature is not required to effect an allotment from pay when automated data exchange is utilized. Automated computer programs that allow members to establish, discontinue, or change an allotment using a personal identification number (PIN) are permitted. Allotments will be established, discontinued or changed only after the member’s identity has been validated.

*400802. Administrative Stoppage

An insurance allotment may be administratively stopped by a member’s servicing allotment payment office when it is notified by an insurance company that the member’s account has been cancelled or terminated. Any monies returned to the servicing allotment payment office by the insurance company will be immediately credited to the member’s pay account. The servicing allotment payment office will notify the member of the allotment stoppage.

400803. Minors

Allotments may not be made payable to children under 16 years of age. They may be made payable to the children’s guardian or custodian. Spouses of members may be named as allottees regardless of age.
400804. Mentally Incompetent Persons

Allotments may not be made payable to mentally incompetent persons. Allotments may be made payable to a guardian or to the institution where a mentally incompetent person is confined.

400805. Power of Attorney

The holder of a member’s special power of attorney may use that document to establish, change, or stop an allotment. The special power of attorney specifically must state the authority to establish, change, or stop allotments. A general power of attorney is not acceptable to establish, change, or stop an allotment.

400806. Member Awaiting Trial by Court Martial

A. Members may not register allotments between the date that a Court Martial is ordered and the date of the approval or disapproval of the sentence, except when instructed by the convening authority to establish an allotment for deferred forfeitures.

B. Discontinue allotments whenever:

1. Necessary to permit collection of the forfeiture in the monthly amount specified and within the time limitation stated in the Court Martial sentence; or

2. A member is sentenced to forfeit all pay and allowances due from the date the sentence is approved by the convening authority. This applies even though the convening authority defers the forfeitures and suspends the discharge when ordering the sentence into execution.

C. Allotments may be registered by a prisoner provided the amount of pay and allowances not forfeited is sufficient to cover allotment deductions.

400807. Returned Absentees, Deserters, and Prisoners

Allotments will not be registered for a returned absentee or deserter, unless the cognizant DFAS site has verified the member’s pay status.

400808. Fraudulent Enlistment

Pay and allowances may not be allotted when pay is suspended pending final action on determination of fraudulent enlistment.

400809. Reduced Pay of Allotter

When a reduction in grade or stoppage of pay does not leave sufficient funds for allotments in force, allotments will be discontinued.
4009 RIGHT TO ALLOTMENT IN CASE OF DEATH

400901. Death of Allotter

All allotments are revoked upon the death of the member. No further allotment payments may be made by the paying allotment office after receipt of notice of the member’s death. Deductions made from the member’s pay, but not paid to the allottee, become part of the member’s arrears of pay. Allotments paid after the member’s death may not be collected from the allottee, with two exceptions:

A. Allotments erroneously established after notice of death of the allottee; and
B. Unearned insurance premiums (insurance premiums paid 1 month in advance of the day payment is actually due). See Military Service procedural instructions for actions required by the disbursing officer maintaining the pay account. However, the issuance of a check for an allotment does not constitute payment until it is negotiated and the amount is collected by the payee. Accordingly, if a check is sent directly to an allottee and has not been negotiated, then recoupment action is appropriate.

400902. Death of Allottee

An allotment check, even though endorsed, does not become part of an allottee’s estate if it is not cashed or negotiated before the allottee’s death. It is not subject to any expense incurred by, or on behalf of, the allottee before or after death. All unnegotiated allotment checks will be returned to the office from which issued. Returned allotment checks shall be credited to the member’s account or paid in accordance with Military Service instructions if the member has been separated from the Military Service.

4010 ALLOTMENT OVERPAYMENT RESPONSIBILITIES

401001. Army and Air Force

A. If an allotment payment is made to an allottee before the disbursing office receives notice to stop the payment from the official required by regulation to furnish this notice, then payment is credited to the disbursing officer. Collection is made from the allottee, if possible. If an allotment is paid in error because the officer responsible failed to report either the death of the allotter or any other fact that makes the allotment not payable, then the amount of the payment not recovered from the allottee is collected, if practicable, from the officer who failed to report.

B. Any check or bond received for which entitlement does not exist must be returned immediately to the issuing office. When an allotment payment is made after deductions from the member’s pay have ceased, and the allottee does not return it to the office of issuance, the allottee should be required to submit a complete and detailed explanation. A determination of liability then shall be made.
401002. Navy and Marine Corps

A. The commanding officer is responsible for informing the disbursing officer of any facts which warrant the stoppage of an allotment and for any required follow-up action. The commanding officers of units or ships without disbursing officers have the same responsibility as do disbursing officers to initiate any necessary follow-up action regarding unacknowledged allotment requests.

B. The disbursing officer who registers an allotment for a member is held responsible for proper entry on the military pay record. If the initial entry is incorrect, then the field disbursing officer making the entry is responsible for all payments or overpayments of the allotment. Failure to transfer an active allotment from a closed pay account to a new pay account imposes a liability on the disbursing officer concerned for all payments or overpayments made by the allotment officer.
Table 40-1. Allotments of Pay – General

<table>
<thead>
<tr>
<th>RULE</th>
<th>When the purpose of an allotment is</th>
<th>A</th>
<th>B and Military Service letter designation is</th>
<th>C and member on active duty is</th>
<th>D and is an</th>
<th>E Allotments which may be continued to retired status (note)</th>
<th>F then the allotment period</th>
<th>G and payment is made by</th>
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<tbody>
<tr>
<td>1</td>
<td>purchase of United States Savings Bonds through TreasuryDirect®</td>
<td>D</td>
<td>D</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>2</td>
<td>charitable drive donation (Combined Federal Campaign)</td>
<td>C</td>
<td>C</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>3</td>
<td>repayment of loans to Army Emergency Relief, Navy and Marine Corps Relief Society, Air Force Aid Society, or American Red Cross</td>
<td>L</td>
<td>L</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>4</td>
<td>contribution to post-Vietnam Era Veterans Educational Assistance Program</td>
<td>S</td>
<td>E Navy V USMC</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Army only</td>
</tr>
<tr>
<td>5</td>
<td>payment of indebtedness to the United States</td>
<td>T</td>
<td>T</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>6</td>
<td>payment of delinquent taxes (federal, state, local, or employment taxes)</td>
<td>T</td>
<td>T</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>7</td>
<td>emergency payment to a dependent</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>8</td>
<td>remittance for Retired Serviceman’s Family Protection Plan for retired members on active duty</td>
<td>U</td>
<td>U</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>9</td>
<td>charitable contribution to Army Emergency Relief, Navy and Marine Corps Relief Society, or affiliates of Air Force Assistance Fund Army</td>
<td>F</td>
<td>C</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

NOTE: Includes members of the Fleet Reserve or Fleet Marine Corps Reserve when not on active duty.
GENERAL PROVISIONS GOVERNING ALLOTMENTS OF PAY (Other than Child and Spousal Support Allotment Required by Law)

4001 - GENERAL

37 U.S.C. 701

4003 - AUTHORIZED ALLOTMENTS

4003.03.G 38 U.S.C. 3201-3243

4009 - RIGHT TO ALLOTMENT IN CASE OF DEATH

B-225873.2, March 28, 1991
B-225873, September 25, 1987
B-169453, April 20, 1970
## VOLUME 7A, CHAPTER 41: “GARNISHMENTS AND OTHER INVOLUNTARY ALLOTMENTS”

### SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by **bold, italic, blue and underlined font**.

The previous version dated December 2012 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>4101</td>
<td>Added “General” section and renumbered remaining sections accordingly.</td>
<td>Addition</td>
</tr>
<tr>
<td>410203.A,</td>
<td>Deleted references to Veterans Educational Assistance (VEAP) Program and replaced with Montgomery GI Bill.</td>
<td>Revision</td>
</tr>
<tr>
<td>410207.A.4,</td>
<td></td>
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<tr>
<td>410306.D.4,</td>
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<tr>
<td>410508.A.1,</td>
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<td></td>
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<tr>
<td>410508.E.4</td>
<td></td>
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<tr>
<td>410207</td>
<td>Deleted the ‘Class” designation for allotments.</td>
<td>Deletion</td>
</tr>
<tr>
<td>410207.A.11</td>
<td>Deleted reference to National Service Life and United States Government Life Insurance as these are obsolete. Renamed subparagraph as “United States Government Insurance”.</td>
<td>Deletion and Revision</td>
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<tr>
<td>410208.B.1</td>
<td>New contact address for legal actions initiated by Federal Republic of Germany court system.</td>
<td>Revision</td>
</tr>
<tr>
<td>410209.B and C</td>
<td>Inserted the word “calendar” after 15 and 30 to clarify the number of days for garnishment processing.</td>
<td>Addition</td>
</tr>
<tr>
<td>410306.D</td>
<td>Deleted the ‘Class” designation for allotments.</td>
<td>Deletion</td>
</tr>
<tr>
<td>410306.D.6.f</td>
<td>Deleted references to National Service Life and United States Government Life Insurance as these are obsolete. Renamed subparagraph as ‘United States Government Insurance”.</td>
<td>Deletion and Revision</td>
</tr>
<tr>
<td>410508.E</td>
<td>Deleted the ‘Class” designation for allotments.</td>
<td>Deletion</td>
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CHAPTER 41

GARNISHMENTS AND OTHER INVOLUNTARY ALLOTMENTS

*4101 GENERAL

This chapter provides the policy for: garnishments assessed against members; allotments for child and spousal support; levies against member’s pay and allowances for child support obligations; and involuntary allotments of pay for debt collections other than child or spousal support.

4102 GARNISHMENT OF PAY FOR ENFORCEMENT OF CHILD SUPPORT AND ALIMONY OBLIGATIONS

410201. General

A. The processing of garnishment orders for child support and/or alimony from the pay of individuals receiving remuneration for employment from the United States is governed by Title 42, United States Code, section 659 (42 U.S.C. 659) and Title 5, Code of Federal Regulations, Part 581 (5 C.F.R. Part 581). The purpose of this section is to provide information unique to the collection of child support and/or alimony from the pay of active duty members and members of the Reserve Components. The provisions of 42 U.S.C. 659 and 5 C.F.R. Part 581 takes precedence when in conflict with this chapter.

B. Moneys due from or payable by the United States to active duty members and members of the Reserve Components not on active duty are subject to legal process to enforce a legal obligation to pay child support or alimony. Legal process issued by foreign courts may be honored under this authority if issued by a court of competent jurisdiction of a country with which the United States has an agreement which requires the United States to honor such process. Such an agreement has been reached with the Federal Republic of Germany. When the law of the state or foreign nation in which the issuing court is located conflicts with the federal law, the more restrictive law applies.

410202. Legal Process Defined

Legal process is any writ, order, summons, or other similar process in the nature of a garnishment action. Legal process may be issued by:

A. A court of competent jurisdiction within any state, territory, or possession of the United States;

B. A court of competent jurisdiction in any foreign country with which the United States has entered into an agreement that obligates the United States to honor such process; or
C. An authorized official according to an order of such a court of competent jurisdiction or pursuant to state or local law.

*410203. Pay Subject to Garnishment

Except for amounts excluded under paragraph 410204, all moneys due uniformed personnel, regardless of duty status or component, which are considered to be based upon remuneration for employment, are subject to garnishment. The items of pay and bonuses subject to legal process include the following:

* A. Basic pay (including Military Service academy cadet, academy officials, and midshipmen pay), but excluding reduction for educational benefits under the Montgomery G.I. Bill;

B. Special pay (including enlistment and reenlistment bonuses);

C. Incentive pay;

D. Accrued leave payments (basic pay portion only);

E. Readjustment pay;

F. Severance pay (including disability severance pay);

G. Lump-Sum Reserve bonus;

H. Inactive duty training pay; and

I. Separation pay, Voluntary Separation Incentive (VSI), Special Separation Benefit (SSB), Reservists’ Special Separation Pay (RSSP), and Reservists’ Involuntary Separation Pay (RISP).

410204. Pay and Allowances Not Subject to Garnishment

The following items of pay and allowances are not subject to legal process:

A. Basic allowance for subsistence;

B. Basic allowance for housing;

C. Family separation allowance;

D. Station allowances;

E. Clothing allowances-enlisted;
F. Uniform allowances—officer;

G. Personal money allowance;

H. Discharge gratuity;

I. Position pay (Navy only);

J. Reserve Officer Training Corps subsistence allowance;

K. Death gratuity;

L. Allowance for recruiting expenses;

M. Travel and transportation allowances; and

N. Armed Forces Health Professions Scholarship Program monthly stipend.

410205. Disposable Earnings

Disposable earnings are a member’s gross pay subject to garnishment less deductions for the following items which are not subject to legal process:

A. Amounts withheld in payment of debts owed to the United States, except that an indebtedness based on a levy for income tax under 26 U.S.C. 6331 will not be excluded in complying with legal process for the support of minor children if the legal process was entered prior to the date of the levy;

B. Regular Federal income tax withholding (FITW) and State income tax withholding (SITW):
   1. When required or authorized by law; or
   2. When amounts withheld are not greater than would be the case if the individual claimed all dependents to which he/she were entitled.

A deduction for additional FITW is authorized when the individual presents evidence of a tax obligation which supports the additional withholding.

C. Federal Insurance Contribution Act (FICA) tax;

D. Armed Services Retirement Homes;

E. Servicemember’s Group Life Insurance premiums;

F. Retired Serviceman’s Family Protection Plan premiums;
G. Survivor Benefit Plan premiums;
H. Thrift Savings Plan contributions; and
I. Other amounts required by law to be deducted (e.g., fines and forfeitures ordered by a court-martial or a commanding officer).

410206. Maximum Amount of Pay Subject to Garnishment

Unless a lower maximum garnishment limitation is provided by applicable State or local law, the maximum part of disposable earnings for any pay period which is subject to legal process will not exceed:

A. Fifty percent of disposable earnings if the member concerned asserts by affidavit or other acceptable evidence that he or she is providing over half of the support for a spouse or dependent child (other than a spouse or dependent child with respect to whose support the legal process is issued);

B. Sixty percent if the member concerned is not supporting a spouse or dependent child; or

C. If it appears from the face of the legal process that the member is in arrears for a period which is 12 weeks prior to the beginning of that pay period, then the maximum percentage under subparagraph 410206.A, is 55 percent and under subparagraph 410206.B, is 65 percent.

*410207. Allotments to Be Discontinued

A. The following allotments are subject to legal process. When possible, allow the member to determine which allotments are to be stopped. If the member refuses or is unable to advise which allotment should be stopped to permit compliance with the legal process, then the allotments will be involuntarily stopped in the following order:

1. Combined Federal Campaign (CFC) - Charity Drive;
2. US Savings Bond;
3. Financial organizations;
4. Montgomery GI Bill contributions;
5. Repay loans to Service Relief Agencies and Red Cross;
6. Payment to dependents/relatives;
7. Emergency payment to dependents;

8. Repay home loans;

9. Insurance-commercial life, health, and dental insurance;

10. Navy-Mutual Aid Insurance; and


B. The allotments of pay for the repayment of an indebtedness to the United States and repayment of delinquent federal taxes are not subject to legal process and should not be stopped.

410208. Agents Designated to Accept Legal Process

A. The Director, Garnishment Operations, or designated representatives, are responsible for receiving and processing all legal process concerning active duty members and members of the Reserve Components not on active duty. Any legal process for the purpose of enforcing an obligation to pay child support and/or alimony served on Department of Defense (DoD) entities, other than those served in accordance with subparagraph 410208.B, will be forwarded to the following designated address for processing.

Director, Garnishment Operations
DFAS Cleveland
PO Box 998002
Cleveland, OH 44199-8002

* B. In the case of active duty members stationed in the Federal Republic of Germany, all legal process issued by German courts are to be served in the manner prescribed by German law on the appropriate liaison agency listed for such members.

1. Army, Navy and Marine Corps
   Office of the Judge Advocate
   HQ USAREUR
   Postfach 42 02 24
   65103 Wiesbaden

2. Air Force
   HQ USAFE/JAIS
   Gegaude 527
   Ramstein-Flugplatz
   66877 Ramstein-Miesenbach

Legal process issued by German courts, and received by the liaison agencies listed above, will be reviewed to determine whether it complies with applicable German law. In addition, the liaison
agencies will determine whether the member was served notice and certification of Service issued in accordance with the provisions of Article 32(1)(a) of the German Supplementary Agreement in the prior German court proceeding which resulted in an order creating the member's obligation to pay child support or alimony. Once the appropriate liaison agency listed above determines that legal process issued by a German court is legally sufficient and that there has been compliance with the notice provisions of Article 32(1)(a), the legal process will be implemented or forwarded to the appropriate official designated in subparagraphs 410208.A for appropriate processing.

*410209. Implementing Legal Process

Once legal process has been served in the United States, the designated agent indicated in subparagraph 410208.A, will take or initiate the following actions:

A. Review the legal process to determine whether it is regular on its face, appears to conform to the laws of the jurisdiction from which it was issued, was issued to enforce a member’s legal obligation to provide child support and/or alimony, and contains sufficient information to accurately identify the member;

B. Notify the member within 15 calendar days after valid service of legal process. The written notification will explain the potential effect of the legal process on the member’s pay, including allotments, and advise the member that the member has the burden of raising any available defenses, such as lack of personal jurisdiction or failure to comply with the Servicemembers Civil Relief Act, in the appropriate court. A copy of the legal process will be included with the written notice. The notice will be sent to the member’s address of record in the military pay system. Where the designated agent has the capability to make notification through electronic means, such as E-mail, the notice will be made using those electronic means;

C. Within 30 calendar days of effective service, or such longer period as may be allowed by applicable State law:

1. Determine the amount of the member’s disposable earnings;

2. Where required, file an answer to the legal process with the court in which the proceeding was brought and answer any interrogatories regarding the pay and allowances due the member. The designated agent may use its standard answer form for this purpose; and

3. Pay the amount due pursuant to legal process. Governmental agencies, including DoD agencies, are not required to vary their pay or disbursing cycles to comply with legal process;

D. If the designated official is served with legal process concerning more than one legal obligation owed by the same member, then the legal obligations will be satisfied from the available funds in the following order of priority:
1. Legal process to enforce current support will have priority over legal process to enforce support arrearages;

2. Legal process to enforce current child support will have priority over legal process to enforce current alimony;

3. Legal process to enforce a child support and/or alimony obligation will have priority over involuntary allotments of pay to enforce commercial debts (see section 4105); and

4. If the legal process is to enforce more than one child support obligation, and there are not enough funds available to fully satisfy all legal process served, then the available funds will be allocated among the obligations in proportion to the amounts of current child support due. All other obligations will be satisfied on a first-come, first-served basis; and

E. Where notice is received that the member has appealed either the legal process or the underlying alimony and/or child support order, payment of moneys subject to the legal process will be suspended (continue to be withheld), but these amounts will be retained by the Government until Defense Finance and Accounting Service (DFAS) is ordered by a court, or other authority, to resume payments or otherwise disburse the suspended amounts. Pending the outcome of the appeal, payments will comply with the applicable laws of the jurisdiction where the appeal is filed.

410210. Indemnification

A. Neither the DoD, nor any officer or employee, will be liable for any payment made from moneys due from, or payable by, the DoD to any individual pursuant to legal process regular on its face, if such payment is made in accordance with 42 U.S.C. 659, 5 C.F.R. Part 581, and this section.

B. Neither the United States, nor any disbursing officer or any governmental entity, will be liable under this part to pay money damages for failure to comply with legal process.

4103 STATUTORY ALLOTMENTS FOR CHILD AND SPOUSAL SUPPORT

410301. General

A. The processing of statutory allotments for child support and/or alimony from the pay of active duty military members is governed by 42 U.S.C. 665 and 32 C.F.R. Part 54. These authorities take precedence when in conflict with this section.

B. Upon proper notification from an authorized person, DFAS will start a statutory child or child and spousal support allotment from the pay and allowances of a member.
on extended active duty when the member has failed to make periodic payments, under a support order, in an amount equal to the support payable for 2 months or longer.

410302. Definitions

The following definitions apply to this section.

A. Authorized Person. Any agent or attorney of any state having in effect a plan approved under 42 U.S.C. 651 et seq., who has the duty or authority to seek recovery of any amounts owed by a member as child or child and spousal support; and the court that has the authority to issue an order against a member for the support and maintenance of a child, or any agent of such court.

B. Child Support. Periodic payments for the support and maintenance of a child or children, subject to and in accordance with state or local law. This includes, but is not limited to, payments to provide for health care, education, recreation, and clothing, or to meet other specific needs of the child or children.

C. Designated Official. The designated official is the DFAS Site Director or designee authorized to receive and to process notices under this chapter. The DFAS designated official and address is:

Director, Garnishment Operations
DFAS Cleveland
PO Box 998002
Cleveland, OH 44199-8002

D. Notice. A notice is a court order, letter, or similar documentation issued by an authorized person providing notification that a member has failed to make periodic support payments under a support order.

E. Spousal Support. Periodic payments for the support and maintenance of a spouse or former spouse, in accordance with state or local law. It includes, but is not limited to, separate maintenance, alimony while litigation continues, and maintenance. Spousal support does not include any payment for transfer of property or its value by an individual to his or her spouse or former spouse in compliance with any community property settlement, equitable distribution of property, or other division of property between spouses or former spouses.

F. Support Order. Any order providing for child or child and spousal support issued by a court of competent jurisdiction within any state, territory, or possession of the United States, including Indian tribal courts, or in accordance with administrative procedures established under state law that affords substantial due process and is subject to judicial review.
410303. Disposable Earnings

A. Include the following items in computing the disposable earnings for members assigned within the continental United States:

1. Basic pay (including Military Service academy cadet and midshipmen pay);

2. Basic allowance for housing for members with dependents, and for members without dependents in the grade of E-7 or higher;

3. Basic allowance for subsistence for commissioned and warrant officers;

4. Career sea pay;

5. Diving pay;

6. Flying pay (all crew members);

7. Proficiency pay or special duty assignment pay;

8. Special pay for medical, dental, optometry, and veterinary officers; and

9. Submarine pay.

B. Include the following additional items in computing the disposable earnings for members assigned outside the continental United States:

1. Family separation allowance (FSA-R only);

2. Hardship duty pay – location;

3. Special pay for duty subject to hostile fire and imminent danger (applies only to members permanently assigned in a designated area);

4. Special pay for overseas extensions;

5. Overseas housing allowance; and


C. After including the items in subparagraphs 410303.A and B, subtract the following items to compute the final disposable earnings value:
1. Amounts the member owes the United States;

2. Deductions for the Armed Forces Retirement Home;

3. Fines and forfeitures;

4. Federal and state employment and income taxes to the extent that the amount deducted is consistent with the member’s tax liability;

5. Deductions for Servicemembers’ Group Life Insurance;

6. Advances of pay the member received before the date the designated official received notice of the support allotment; (In computing future advance pay requests, deduct the amount of the allotment required by law. See Chapter 32, Table 32-1.)

7. Amount of salary offset for travel charge card debt; and

8. Other amounts required by law to be deducted.

410304. Notice to Designated Official

A. An authorized person will send to the designated official a signed notice that includes:

1. A statement that delinquent support payments equal or exceed the amount of support payable for 2 months under a support order, and a request that an allotment be established;

2. A certified copy of the support order. If the support order, on its face, appears to conform to the laws of the jurisdiction from which it was issued, then the designated official will not be required to ascertain whether the authority that issued the order had obtained personal jurisdiction over the member;

3. The amount of the monthly support payment. Such amount may include arrearages, if a support order specifies the payment of such arrearages. The notice will indicate how much of the amount payable will be applied toward liquidation of the arrearages;

4. A statement that delinquent support payments are more than 12 weeks in arrears, if appropriate;

5. The following information that identifies the member:

   a. Full name;
41-14

b. Social security number; and

c. Military Service of the member;

6. The full name and address of the allottee. The allottee will be an authorized person, or designee, or the recipient named in the support order;

7. Any limitations on the duration of the support allotment; and

8. A certification that the official sending the notice is an authorized person.

B. The notice will be sent by mail or delivered in person to the designated official. The designated official will note the date and time of receipt on the notice.

C. The notice is effective when it is received in the office of the designated official.

410305. Notice to Member and Member’s Commanding Officer

A. Upon receipt of a notice of delinquent support payments, together with all required supplementary documents and information, the designated official will review the notice in order to identify the member from whom moneys are due and payable.

B. If the notice does not sufficiently identify the member, or if the member identified in the notice is not currently entitled to receive military pay, then the notice will be returned directly to the authorized person with an explanation of the reason for its return.

C. In cases where the designated official is able to identify the member, then as soon as possible, but not later than 15 calendar days after the date of receipt of the notice, the designated official will send to the member, at his or her duty station, a copy of the notice and other legal documentation served on the designated official, along with a letter informing the member of the following:

1. That notice has been received from an authorized person;

2. That the maximum limitations provided in 15 U.S.C. 1673, “Restrictions on Garnishments” apply, and a request that the member submit supporting affidavits or other documentation necessary for determining the applicable percentage limitation;

3. That the member may submit supporting affidavits or other documentation as evidence that the information contained in the notice is in error;

4. That by submitting supporting affidavits or other necessary documentation, the member consents to the disclosure of such information to the party requesting the support allotment;
5. The amount or percentage that will be deducted if the member fails to submit the documentation necessary to enable the designated official to respond to the notice within the prescribed time limits;

6. That a consultation with a judge advocate or legal officer will be provided by the Military Department concerned, if possible, and that the member should immediately contact the nearest legal services office; and

7. The date that the allotment is scheduled to begin.

D. The designated official will provide the member's commanding officer, or designee, with a copy of the notice and other legal documentation served on the designated official. The designated official will notify the member's commanding officer, or designee, of the need for consultation between the member and a judge advocate or legal officer.

E. The member's commanding officer, or designee, will confirm in writing to the designated official within 30 days of notice that the member received a consultation concerning the member's support obligation and the consequences of failure to make payments, or when appropriate, of the inability to arrange such consultation and the status of continuing efforts to fulfill the consultation requirement.

F. If, within 30 days of the date of the notice, the member has furnished the designated official affidavits or other documentation showing the information in the notice to be in error, then the designated official will consider the member's response. The designated official will return to the authorized person, without action, the notice for a statutory support allotment together with the member's affidavit and other documentation, if the member submits substantial proof of error, such as:

1. The support payments are not delinquent; or

2. The underlying support order in the notice has been amended, superseded, or set aside.

*410306. Payments

A. The designated official will establish a statutory allotment in an amount necessary to comply with the support order and to liquidate arrearages if provided by a support order, by the first end-of-month payday after the designated official is notified that the member has consulted with a judge advocate or legal official, or that a consultation was not possible, but not later than the first end-of-month payday after 30 days have elapsed from the date of notice to the member. However, the military pay offices will not be required to vary their normal pay and disbursement cycles to comply with notice under this section.

B. The maximum amount to be allotted under this section, together with any other moneys withheld for support from the member, will not exceed:
1. Fifty percent of the member’s disposable earnings for any month in which the member asserts by affidavit or other acceptable evidence that he or she is supporting a spouse, dependent child, or both, other than a party in the support order. When the member submits evidence, copies will be sent to the authorized person, together with notification that the member’s support claim will be honored. If the support claim is contested by the authorized person, then that person may refer the matter to the appropriate court or other authority for resolution;

2. Sixty percent of the member's disposable earnings for any month in which the member fails to assert by affidavit or other acceptable evidence that he or she is supporting a spouse, dependent child, or both; or

3. Regardless of the limitations in subparagraph 410306.B.1 and 2, an additional 5 percent of the member's disposable earnings will be withheld when the notice states that the total amount of the member's support payments is 12 or more weeks in arrears.

C. If several notices are sent with respect to the same member, then payments will be satisfied on a first-come, first-served basis within the amount limitations in subparagraph 410306.B.

D. Payment of statutory allotments will be enforced over other voluntary deductions and allotments when the member’s gross pay and allowances are not sufficient to permit all authorized deductions and collections. The member will be allowed to choose which discretionary allotments to cancel. If the member refuses or is unable to advise which allotments to cancel, then voluntary allotments will be cancelled in the following order:

1. CFC allotment;

2. Savings Bond allotment;

3. Discretionary allotment payable to a financial organization for deposit to the member’s account (includes allotments payable to a mutual fund or investment firm and allotments to pay for personal or car loans);

* 4. Montgomery GI Bill contributions;

5. Allotment to repay loans to Military Service relief agencies and the American Red Cross; and

6. Discretionary allotments in the following order:
   a. Payments to dependents/relatives;
   b. Emergency payment to dependents;
   c. Repayment of home loans and payment of rent;
d. Commercial life, health, and dental insurance;

e. Navy Mutual Aid Insurance; and

* f. United States Government Insurance.

E. The authorized person or allottee will notify the designated official promptly if the operative court order upon which the allotment is based is vacated, modified, or set aside. The designated official will also be notified of any events affecting the allottee’s eligibility to receive the allotment, such as the former spouse’s remarriage, if a part of the payment is for spousal support, and notice of a change in eligibility for child support payments under circumstances of death, emancipation, adoption, or attainment of majority of a child whose support is provided through the allotment.

F. A statutory allotment established under section 4103 will be adjusted or discontinued upon notice from the authorized person.

410307. Indemnification

Neither the DoD, nor any of its officers or employees, will be liable for any payment made from moneys due from, or payable by, the DoD to any individual pursuant to notice regular on its face, if such payment is made in accordance with 42 U.S.C. 659, 32 C.F.R. Part 54, and this section.

4104 LEVY ON PAY AND ALLOWANCES FOR ENFORCEMENT OF CHILD SUPPORT OBLIGATIONS

410401. Authority

The Secretary of the Treasury, upon receiving the certification of the Secretary of Health and Human Services, will assess and collect the amount certified as unpaid child support in the same manner as if the amount were a delinquent federal tax, the collection of which would be jeopardized by delay. (See Chapter 44, paragraphs 440201 and 440204.)

410402. Satisfaction of Levy

When the Secretary of the Treasury issues a notice of levy, satisfy the levy in the manner prescribed in Chapter 44, paragraph 440204. However, in the case of a first assessment against an active duty, retired (including members of the Fleet Reserve and Marine Corps Fleet Reserve), or Reserve member for unpaid child support, satisfaction of the levy will be stayed for a period of 60 days immediately following notice and demand. If a portion of such member’s pay is being withheld in garnishment or attachment pursuant to a judgment entered by a court of competent jurisdiction for the support of minor children, then the amount of pay withheld is exempt from the levy.
INVOLUNTARY ALLOTMENT OF PAY FOR DEBT COLLECTION OTHER THAN CHILD OR SPOUSAL SUPPORT

410501. Members Subject to Involuntary Allotments

Moneys due from, or payable by, the United States to an active duty member are subject to involuntary allotment to satisfy a judgment for a debt for other than child or spousal support owed to a third party and issued by a court of competent jurisdiction within any state, territory, or possession of the United States.

410502. Definitions

The following definitions apply to section 4105:

A. Designated Agent. The agent responsible for receiving and processing the involuntary allotment application for active duty members;

B. Active Duty Member. A regular member or any member of a Reserve Component on active duty pursuant to a call or order for a period in excess of 180 days at the time an application for involuntary allotment is received by the DFAS, excluding members in a prisoner of war or missing in action status and retired members;

C. Exigency of Military Duty. A military assignment or mission-essential duty that, because of its urgency, importance, duration, location, or isolation, necessitates the absence of a member of the Military Services from appearance at a judicial proceeding or prevents the member from being able to respond to a notice of application for an involuntary allotment. Exigency of military duty is normally presumed during periods of war, national emergency, or when the member is deployed; and

D. Final Judgment. A valid, enforceable order or decree, issued by a court from which no appeal may be taken, or from which no appeal has been taken within the time allowed, or from which an appeal has been taken and finally decided.

410503. References

The following source directives contain detail on entitlements, policies, and procedures for allotments for commercial debts:

A. Army: AR 37-104-4,

B. Air Force: AFI 36-2906, and

C. Marine Corps: DFAS-CL 7220.31R (APSM)
Involuntary Allotment Application

A. Designated Agent. The designated agent is responsible for receiving and processing the involuntary allotment application concerning active duty members. The member may contact the designated agent at the following address:

Garnishment Operations
DFAS Cleveland
P.O. Box 998002
Cleveland, OH 44199-8002
Telephone 1-888-332-7411

B. Creditor’s Application. The creditor initiates the Involuntary Allotment process by mailing a completed application package, which includes the original and three copies of the “Involuntary Allotment Application,” Department of Defense (DD) Form 2653, and a certified copy of the final judgment to the designated agent named in subparagraph 410504.A. The imaging date of the documents is used as the date of service.

C. Review of Application

1. The designated agent will first identify the pertinent member, and determine whether the member has any funds available for the involuntary allotment. If the designated agent is unable to identify the member, then the designated agent will return the application package directly to the applicant with an explanation of the deficiency.

2. If the member does not have funds available, then the designated agent will stop any further legal processing, and notify the creditor in writing of the reason why no funds are available, and that the creditor must re-serve the involuntary allotment application at a later date. The reasons that no funds are available may include the following:

a. The member has separated from military service and is no longer receiving military pay;

b. Involuntary allotments are honored on a first-come, first-served basis. If the designated agent is already implementing a previously-served involuntary allotment against the member’s pay, then no funds will be available until the previous involuntary allotment amount is satisfied; or

c. If the member’s pay is subject to a previously-served garnishment or statutory allotment for spousal or child support, and the amount of the spousal or child support deduction exceeds the maximum amount of pay subject to involuntary allotment (see subparagraph 410508.D.2), then no funds will be available for the involuntary allotment until the child support deduction is reduced to an amount that is less than the maximum amount of pay subject to involuntary allotment.
3. If the member has funds available for the involuntary allotment, then the designated agent will conduct a legal review of the application to ensure that it complies with the requirements of 32 C.F.R. Parts 112 and 113, to include compliance with the Servicemembers Civil Relief Act in the judicial proceeding resulting in the final judgment, and determining that the member’s pay could be garnished under applicable state law.

4. When the designated agent receives an application package based upon a final judgment, which on its face, appears to conform to the laws of the jurisdiction from which it was issued, the designated agent will not be required to ascertain whether the court that issued the judgment had obtained personal jurisdiction over the member.

5. If the designated agent rejects the creditor’s application after the legal review, then the designated agent will provide the creditor with a written notice of any deficiencies.

410505. Notice to Member and Member’s Commanding Officer

A. Notice Package

1. The designated agent will send a notification letter, along with a copy of the application package and a DD Form 2654, “Involuntary Allotment Notice and Processing,” to the pertinent member, and two copies to the member’s commanding officer, in care of the member’s unit address of record in the military pay system.

2. The notice letter to the member and the member’s commanding officer will state that the involuntary allotment will be established against the member’s pay if a response is not received within 90 calendar days from the original date of mailing, unless the member has been granted an extension to respond (see subparagraph 410506.A.2).

3. The DD Form 2654 itself provides step-by-step instructions for completing the form and returning it to the designated agent. Paragraph 410506 is a summary of the response process.

B. Final Notification Letter. If the designated agent has not received a response to the Notice Package within 60 days of the date the package was mailed, then the designated agent will send a letter to the member and the member’s commanding officer stating that if no response is received or request for extension granted within 90 calendar days from the original date the notice package was mailed, then the involuntary allotment will be established against the member’s pay.

410506. Response by Member and Member’s Commanding Officer to Notice of Involuntary Allotment
A. Commanding Officer’s Initial Actions

1. Upon receipt of the notice and accompanying documentation, the commander will determine whether the member is assigned to the commander’s unit and available to respond to the involuntary allotment application.

2. If the member is temporarily unavailable to respond, then the member’s commanding officer may grant a reasonable extension of time for the member’s response. The commanding officer will notify the designated agent, by completing Section II of DD Form 2654 and returning a copy of the form to the designated agent, that the member has been granted an extension of time to respond, the date the response is due, and the reason(s) for the extension. The commanding officer should provide appropriate documentation supporting the determination. In the absence of any additional correspondence from the member’s commanding officer, the involuntary allotment application may be automatically processed within 15 calendar days after the date a response was due, including any approved extension response date.

3. If the member is available for counseling, within 5 days of receipt of the application package and DD Form 2654, then the commanding officer will notify the member of the application, provide the member with a copy of the entire application package, and counsel the member using and completing Section III of DD Form 2654. The commanding officer’s counsel will include notifying the member that he or she has 15 calendar days from receipt of the commanding officer’s notice to complete Section IV of DD Form 2654 and return it to the commanding officer.

B. Member’s Response

1. After the commanding officer’s counsel, the member completes Section IV of DD Form 2654. In Section IV, the member may either acknowledge that the applicant’s judgment is valid and consent to the establishment of an involuntary allotment, or contest the involuntary allotment by asserting any of the following defenses, which the member must support with appropriate evidence:

   a. That the member’s rights under the Servicemembers Civil Relief Act were not complied with during the judicial proceeding upon which the application is based;

   b. That exigencies of military duty caused the member’s absence from appearance in a judicial proceeding forming the basis for the judgment upon which the application is sought;

   c. That information contained in the application is false or erroneous in material part;

   d. That the judgment has been fully satisfied, superseded, or set aside;
e. That the judgment has been materially amended, or partially satisfied; or

f. That there is a legal impediment to the establishment of the involuntary allotment. For example, the judgment debt has been discharged in bankruptcy, or the automatic stay of enforcement of debts applies because the member has filed for bankruptcy protection, or that the applicant is not the judgment creditor or a proper successor in interest to the creditor.

2. After completing Section IV, the member returns the DD Form 2654 to his or her commanding officer.

C. Commanding Officer’s Completion and Return of DD Form 2654

1. The member’s commanding officer completes Section V of DD Form 2654 and returns it to the designated agent, along with any supporting evidence provided by the member. In Section V, the commanding officer indicates one of the following:

   a. The member refused to respond by the authorized suspense date, and the form is returned without Section IV being completed by the member; or

   b. The member has completed Section IV, and the form is returned for appropriate action.

2. If the member has asserted an “exigencies of military duty” defense in Section IV of the DD Form 2654, then the commanding officer must determine whether the member has validly asserted this defense, and note his or her determination in Section V of the form.

3. If the commanding officer supports the member’s “exigencies of military duty” defense, then the commanding officer must provide the title and address of an appeal authority in Section V in case the applicant wishes to appeal the commanding officer’s determination. The appeal authority is the commander immediately superior to the commanding officer who made the determination. If the commanding officer does not designate an appeal authority, then the designated agent will return the DD Form 2654 to the commanding officer with instructions that this information must be provided in order to complete the form and support the member’s “exigencies” defense.

A. Member did not complete Section IV of DD Form 2654. If the member refused to complete Section IV of the DD Form 2654, then the designated agent will honor the application and implement deductions against the member’s pay to satisfy the judgment against the member.
B. **Member completes Section IV of DD Form 2654**

1. If the member completes Section IV of DD Form 2654 and has asserted the “exigencies” defense, and the member’s commanding officer has confirmed the “exigencies” defense and provided an appeal authority in Section V of the form, then the designated agent will reject the involuntary allotment application, and provide the applicant with written notice advising the applicant of the following:
   a. The reason for rejecting the application;
   b. The name and address of the appeal authority;
   c. The applicant has 60 days from the date of the designated agent’s notice to appeal the commanding officer’s “exigencies” determination to the appeal authority;
   d. The appeal must be in writing and contain sufficient evidence to overcome the presumption that the commander’s exigency determination was correct;
   e. The appeal authority will decide an appeal within 30 days of its receipt, and promptly notify the applicant of the decision. The 30 day decision period may be extended in times of deployment, war, national emergency or other similar situations;
   f. If the appeal is successful, then the applicant must submit a written request along with a copy of the appeal authority’s decision to the designated agent within 15 days of receipt of the decision; and
   g. Upon receiving notice of the successful appeal, the designated agent will continue the review of the application package and DD Form 2654.

2. If the member has completed Section IV of the DD Form, and has not asserted the “exigencies” defense, or has asserted it but the member’s commanding officer did not confirm it, or if the applicant has successfully appealed an “exigencies” determination, then the designated agent will determine whether the member has successfully asserted any other defenses against the involuntary allotment.

   a. If the designated agent determines that the member has successfully asserted one or more defenses against the involuntary allotment application, then the designated agent will reject the application, and notify the applicant in writing of the reason(s) for the rejection.
   b. If the designated agent determines that the member has not successfully asserted any defenses against the involuntary allotment, then the designated agent will implement deductions against the member’s pay to satisfy the judgment against the member.
410508. Pay Subject to Involuntary Allotment

A. Types of Pay Subject to Involuntary Allotment. Only the following types of pay are subject to the involuntary allotment process:

1. Basic pay (excluding the reduction for education benefits under the Montgomery GI Bill);

2. Special pay, to include:
   a. Health care professionals (Including optometrists, dental officers, psychologists, nonphysician health care providers, registered nurses, nurse anesthetists, nurse corps officers, and medical officers);
   b. Veterinarians;
   c. Diving duty;
   d. Foreign duty;
   e. Career sea pay;
   f. Responsibility pay;
   g. International military headquarters;
   h. Proficiency pay and special duty assignment pay for enlisted members;
   i. Reenlistment bonus;
   k. Enlistment bonus;
   k. Prior service enlistment bonus;
   l. Hostile fire or imminent danger pay;
   m. Nuclear-qualified officers extending period of active duty;
   n. Nuclear-trained and qualified enlisted members;
   o. Nuclear career accession bonus;
   p. Nuclear career annual incentive bonus;
q. Enlisted members extending duty at designated overseas locations;

r. Foreign language proficiency pay;

s. Officers in critical acquisition positions extending period of active duty;

t. Multi Year Special Pay;

u. Aviation Retention Bonus;

v. Continuation Pay for Engineering & Scientific Career; and

w. Selective Reenlistment Bonus;

3. Incentive pay, including:

a. Hazardous duty;

b. Aviation career; and

c. Submarine duty;

4. Accrued leave payments (basic pay portion only);

5. Readjustment pay; and

6. Severance pay, including disability severance pay.

B. Pay and Allowances Not Subject to Involuntary Allotment. Separation pay, VSI and SSB are not subject to the involuntary allotment. In addition, allowances paid under U.S.C. Titles 10 and 37, and other reimbursements for expenses incurred in connection with duty in the Military Service or allowances in lieu thereof, are not subject to the involuntary allotment.

C. Other Amounts Not Subject to Involuntary Allotment. After computing the pay subject to involuntary allotment, the following items must be deducted to compute the amount of disposable pay subject to involuntary allotment:

1. Federal and state income tax withholding (amount is limited to that which is necessary to fulfill the member's tax liability);

2. FICA tax;

3. Armed Forces Retirement Home;
4. Servicemember’s Group Life Insurance;

5. Indebtedness to the United States (including tax levies);

6. Fines and forfeitures ordered by a court-martial or a commanding officer; and

7. Amounts otherwise required by law to be deducted from a member’s pay (except payments for garnishments for child support, alimony or mandatory allotments for child or spousal support).

D. Maximum Amount of Pay Subject to Involuntary Allotment

1. The involuntary allotment will not exceed the lesser of 25 percent of a member’s pay subject to involuntary allotment or the maximum percentage of pay subject to garnishment proceedings under the applicable state law.

2. If the member’s pay is subject to a garnishment or statutory allotment for spousal or child support, in addition to the involuntary allotment application, then the combined amounts deducted from the member's pay will not exceed the lesser of 25 percent of a member’s pay subject to involuntary allotment or the maximum percentage of pay subject to garnishment proceedings under the applicable state law. If the maximum percentage allowed for involuntary allotments would be exceeded by both deductions, then garnishments and statutory allotments for spousal and child support take priority over the involuntary allotment.

E. Voluntary Allotments to be Discontinued. Payment of an involuntary allotment will be enforced over other voluntary deductions and allotments when the member’s net pay is not sufficient to permit all authorized deductions and collections. If necessary, voluntary allotments will be cancelled in the following order:

1. CFC;

2. Savings bonds;

3. Payment to a financial organization for deposit to the member’s account (includes allotments payable to a mutual fund or investment firm and allotments to pay for personal or car loans);

* 4. Montgomery GI Bill Program contributions;

5. Repay loans to Military Service relief agencies and the American Red Cross; and

6. Discretionary allotments in the following order:

   a. Payments to dependents/relatives;
b. Emergency payment to dependents;

c. Repayment of home loans and payment of rent;

d. Commercial life, health, and dental insurance;

e. Navy Mutual Aid Insurance; and

f. United States Government Insurance.

410509. Starting Involuntary Allotment Payments

A. The designated agent will begin involuntary allotment payments within 30 days after the designated agent has approved the application package. The designated agent will not be required to vary the normal military pay and disbursement cycles to comply with the application package.

B. Payment of involuntary allotments will be enforced over other voluntary deductions and allotments when the member’s net pay is not sufficient to permit all authorized deductions and collections. The member will be allowed to choose which discretionary allotments to cancel. If the member refuses or is unable to advise which allotments to cancel, then allotments will be cancelled in accordance with subparagraph 410508.E.

410510. Stopping Involuntary Allotment Payments

A. Involuntary allotment payments will continue until the amount specified in the judgment is collected, including interest as annotated by the applicant in Section I of DD Form 2653, “Involuntary Allotment Application.”

B. The designated agent will stop involuntary allotment payments prior to satisfying the judgment amount if one of the following conditions applies:

1. The member separates from active duty at which time the applicant will be informed that the allotment is discontinued because the member is no longer receiving military pay;

2. The applicant notifies the designated agent that the operative court order upon which the allotment is based has been vacated, modified, or set aside, or the designated agent is notified of an event affecting the applicant’s eligibility to receive the allotment; or

3. The applicant requests that the involuntary allotment be discontinued.

C. The applicant will refund directly to the member any amounts overpaid within 30 days of discovery or notice of overpayment.
**410511. Final Interest**

A. Within 30 days following collection of the amount of the judgment, including interest annotated in Section I of the DD Form 2653, the applicant may submit one final statement showing any unpaid balance due to interest that accrued during the payment period.

B. The final statement must be accompanied by a statement of account showing how the remaining interest was calculated.

**410512. Indemnification**

Neither the DoD, nor any officer or employee thereof, will be liable for failure to make payment or for any payment made from monies due from, or payable by, the Military Services to any individual pursuant to an application package that is regular on its face, if such payment is made in accordance with this section and 32 C.F.R. Parts 112 and 113.
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410208  NATO SOFA Supplementary Agreement
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4103- STATUTORY ALLOTMENTS FOR CHILD AND SPOUSAL SUPPORT

410301  42 U.S.C. 665
        32 C.F.R. part 54

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410508.C.7  42 U.S.C 659
        42 U.S.C. 665
VOLUME 7A, CHAPTER 42: “DISCRETIONARY ALLOTMENTS”

SUMMARY OF MAJOR CHANGES TO

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated October 2010 is archived.

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CHAPTER 42

DISCRETIONARY ALLOTMENTS

4201 RESTRICTIONS ON DISCRETIONARY ALLOTMENTS

420101. General

Military Service members are authorized no more than six purely discretionary allotments. Discretionary allotments are considered class D allotments, and examples are indicated in sections 4202 through 4206. Service members are authorized no more than one discretionary allotment to the same allottee.

420102. Savings Provision

All existing approved registered allotments of military pay and allowances from active duty and retired members that were authorized previously by this paragraph at the time registered may be continued as approved allotments. If any such allotments are discontinued, then they may not be reestablished except as a new allotment in accordance with the requirements of this paragraph. Any change in the allotment initiated by the member is considered to be a discontinuance, except those that are beyond the control of the member. Changes beyond the control of the member are administrative changes that are dictated by events incidental to the allotment, i.e., name and address changes, or mortgage payment changes because of a variable rate mortgage or changing escrow requirements. Although the changes in this paragraph do not constitute a discontinuance, such administrative changes that adjust the amount of the allotment shall be accepted only when the member initiates a new allotment request. Discontinuance occurs with any mortgage refinancing action.

420103. Allotments to Nonindividuals

Allotments shall be sent by direct deposit/electronic fund transfer.

4202 ALLOTMENTS TO DEPENDENTS OR RELATIVES

420201. Authorized Allottee

Officers and enlisted members of the Military Services may authorize allotments of pay to their dependents, relatives, or divorced spouse. These allotments may be authorized by the member or administratively initiated under procedures established by the Military Service concerned. It may be made payable to an individual or to a financial organization for credit to the account of the allottee, or a joint account of the allotter and allottee. The member may request to stop a dependent allotment administratively started.
420202. Locally Paid Dependent Allotment (Class X) – Army and Air Force Only

This allotment is locally paid and is authorized only in emergency circumstances which prevent the member from supporting the member’s dependent(s) by the usual means. It may be paid directly to the member’s dependent or made payable to a financial organization for credit to an account. This allotment is intended to be flexible enough to cope with the various types of emergencies that may arise. The following are examples where an Army or Air Force member may authorize a class X allotment:

**Example 1:** An Army member stationed overseas (including Alaska and Hawaii) with dependents residing in the same overseas area but in a different foreign country may authorize a class X allotment (Type I) for an indefinite period.

**Example 2:** An Army member, stationed anywhere, who is required to depart the permanent station in a timeframe which precludes normal arrangements for support of dependents may authorize a class X allotment (Type II) for a definite period not to exceed 6 months. If the member has not returned to the permanent station by the date the allotment is due to expire, then the commander may extend the allotment for another 6 months.

**Example 3:** An Air Force member stationed overseas (including Alaska and Hawaii) with dependents residing in the same overseas area may authorize a class X allotment for an indefinite period during periods the member is away from the permanent station.

**Example 4:** An Air Force member stationed anywhere, may authorize a class X allotment for a one-time emergency payment.

**Example 5:** An Air Force member stationed anywhere, who is in a temporary duty status for more than 30 days may authorize a class X allotment for a period not to exceed 6 months. If the member has not returned to the permanent station by the date the allotment is due to expire, then the accounting and finance officer or the appointed agent establishes a class D allotment to replace the class X allotment.

420203. Allotment or Deduction for Rent

An allotment or deduction of pay may be authorized by the appropriate Secretary of the Military Department concerned for the payment of rent of premises occupied for dwelling purposes by the spouse, children, or other dependents of a member. Such allotment or deduction will be processed in accordance with the procedural instructions of the Military Service concerned.

4203 INSURANCE ALLOTMENTS

420301. Purpose

Allotments are authorized to be made by all Military Service members for paying insurance premiums.
420302. Eligible Allottees

A. United States Government Life Insurance/National Service Life Insurance. The allottee for this allotment is:

Department of Veterans Affairs (VA)
Insurance Center
P.O. Box 8079
Philadelphia, PA 19101

A member may have only one National Service Life Insurance allotment. If the member has more than one policy in effect under one class of insurance, or a combination of United States Government Life Insurance and National Service Life Insurance, then the premium payments are combined into one allotment.

B. Commercial Insurers. Commercial insurers are eligible allottees. All new allotments for paying premiums on commercial insurance must be approved under the following Military Service regulations:

1. Army: AR 37-104-4 and AR 210-7
2. Navy and Marine Corps: SECNAVINST 1740.2E Series
3. Air Force: AF Supplement to DoDI 1344.07 AFI 36-2702

All payments to an insurer are made to the home office of the agency issuing the policy or to a branch office named by the home office. A member is not authorized to establish an insurance allotment to a financial institution where the allotment is established for and/or controlled by the insurance company. A member may have more than one allotment for commercial insurance. If the member has more than one insurance policy with the same company, then premium payments must be combined into one allotment to that company.

C. Navy Mutual Aid Insurance (Navy and Marine Corps only). The Navy Mutual Aid is an authorized allottee for the payment of life insurance. If the member has both the regular premium and the extra hazardous duty premium, then the payments must be combined into one allotment.

420303. Effective Dates for Starting, Changing, and Stopping Insurance Allotments

Tables 42-1, 42-2, and 42-3 prescribe effective dates to start, change, or stop insurance allotments.
420304. Mandatory Stoppages

A. When Required. Table 42-3 gives conditions which require stopping insurance allotments.

B. Temporary Indebtedness or Forfeitures

1. Navy and Marine Corps Members. Do not stop a National Service Life Insurance allotment because of temporary indebtedness due to a request for collection of pay, or because of an authorized advance of pay, or temporary forfeiture of pay imposed by sentence of court-martial.


C. Cash Deposit for Insurance. Navy or Marine Corps members in a nonpay status may make cash deposits to protect a National Service Life Insurance allotment.

4204 ALLOTMENTS TO FINANCIAL ORGANIZATIONS AND INVESTMENT FIRMS

Officers and enlisted members may authorize allotments of pay to financial organizations for credit to the account of the member. Allotments may be deposited to a financial organization for credit to a savings, checking, or trust account of the allotter without restricting the use of the funds allotted, or a mutual fund company or investment firm.

4205 ALLOTMENTS FOR PAYMENT OF MORTGAGE OR RENT

Authorized Allottee. Officers and enlisted members may authorize allotments of pay for mortgage or rent payment to a financial institution, mortgage company, and realtor, or to a landlord. See paragraph 420101 for restrictions that apply to this type of allotment.

4206 ALLOTMENT FOR THE SAVINGS DEPOSIT PROGRAM

Active duty officers and enlisted members may authorize an allotment into the Savings Deposit Program. Such allotment shall be processed in accordance with the procedural instructions of the Military Service concerned. However, the restrictions in Chapter 51 are applicable when starting this type of allotment.

4207 OTHER ALLOTMENTS

The restrictions in Chapter 40, section 4008 are applicable when starting an allotment for payment of car or personal loan or an allotment to the Air Force Enlisted Members Widow’s Home.
Table 42-1. Dates to Start Insurance Allotments

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If a member of the Army or Air Force authorizes a/an insurance allotment</td>
<td>then start allotment effective the first day of the month specified by the member, if authorization will reach the allotment office before the date specified in Military Service procedural regulations. May be effective with the month allottee enters on duty but only when an enlisted member, warrant officer, or graduate of a Service academy is commissioned, or when an enlisted member is appointed a warrant officer.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>If a member of the Navy or Marine Corps has a commercial insurance or a Navy Mutual Aid allotment</td>
<td>then start allotment effective the first day of the month specified by the member, if authorization will reach the allotment office before the date specified in Military Service procedural regulations.</td>
<td></td>
</tr>
</tbody>
</table>

Table 42-2. Dates to Change Insurance Allotments

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If a member of the Army or Air Force has a commercial insurance and the member or accounting and finance officer requests a change in the allotment</td>
<td>then start allotment effective the first day of the month specified in the allotment document, if authorization will reach the allotment office before the date specified in Military Service regulations</td>
<td>and start new allotment effective the first day of the month following the month old allotment is stopped.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>If a member of the Navy or Marine Corps has a commercial insurance, or a Navy Mutual Aid allotment</td>
<td>then start allotment effective the first day of the month specified in the allotment document, if authorization will reach the allotment office before the date specified in Military Service regulations</td>
<td>and start new allotment effective the first day of the month following the month old allotment is stopped.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Table 42-3. Dates to Stop Insurance Allotments

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Army or Air Force</td>
<td>commercial insurance allotment</td>
<td>the member requests the allotment to be stopped</td>
<td>month specified by the member, if authorization will reach the allotment office before the date specified in Military Service procedural regulations.</td>
</tr>
<tr>
<td>2</td>
<td>Navy or Marine Corps</td>
<td>commercial insurance, or a Navy Mutual Aid allotment</td>
<td>is absent without leave (AWOL) for 10 days or more</td>
<td>latest month in which enough pay accrues to satisfy deduction.</td>
</tr>
<tr>
<td>3</td>
<td>Army or Air Force</td>
<td>commercial insurance allotment</td>
<td></td>
<td>month before the month in which absence began if authorization will reach allotment office before the date specified in Military Service procedural regulations; otherwise, the month absence began.</td>
</tr>
<tr>
<td>4</td>
<td>Navy or Marine Corps</td>
<td>commercial insurance or Navy Mutual Aid allotment</td>
<td>is AWOL for 15 days (or less, if allotment discontinuance is necessary to prevent overpayment)</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Army or Air Force</td>
<td>commercial insurance allotment</td>
<td></td>
<td>latest month in which enough pay accrues to satisfy deduction.</td>
</tr>
<tr>
<td>6</td>
<td>Navy or Marine Corps</td>
<td>commercial insurance, or Navy Mutual Aid allotment</td>
<td></td>
<td>month before the month in which court-martial sentence is approved.</td>
</tr>
<tr>
<td>7</td>
<td>Army or Air Force</td>
<td>commercial insurance allotment</td>
<td>has insufficient “take home” pay to satisfy Internal Revenue Service (IRS) notice of levy</td>
<td>month before the month in which IRS notice of levy is received. (Stop insurance allotments only if discontinuance of other discretionary allotments will not satisfy levy.)</td>
</tr>
<tr>
<td>8</td>
<td>Navy or Marine Corps</td>
<td>commercial insurance, or Navy Mutual Aid allotment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Army or Air Force</td>
<td>commercial insurance allotment</td>
<td>has insufficient pay, because of reduction in grade, nonpay status, or stoppage of pay, to warrant continuance of allotment</td>
<td>latest month in which enough pay accrues to satisfy deduction. Avoid stopping allotment unnecessarily or earlier than required.</td>
</tr>
<tr>
<td>10</td>
<td>Navy or Marine Corps</td>
<td>commercial insurance, or a Navy Mutual Aid allotment</td>
<td>is separated, retires, or dies</td>
<td>(See procedural regulations of Military Service concerned.)</td>
</tr>
</tbody>
</table>
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DFAS Memo, July 22, 1992

4203 - INSURANCE ALLOTMENTS

420302 Public Law 104 - 201, section 651(a),
September 23, 1996
DoDI 1344.07, dated March 30, 2006

420302.C DoD(C) Memo, April 22, 1992
DFAS Memo, July 22, 1992
**VOLUME 7A, CHAPTER 43: “NONDISCRETIONARY ALLOTMENTS”**

**SUMMARY OF MAJOR CHANGES**

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by **bold, italic, blue and underlined font**.

The previous version dated August 2011 is archived.

<table>
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<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
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</thead>
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<tr>
<td>Entire Chapter</td>
<td>The chapter is certified as current. No policy changes were made.</td>
<td>Update</td>
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</tbody>
</table>
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CHAPTER 43

NONDISCRETIONARY ALLOTMENTS

4301 ALLOTMENTS FOR THE PURCHASE OF SAVINGS BONDS

The United States Department of the Treasury (Treasury) discontinued the purchase of paper savings bonds through federal payroll deduction effective October 1, 2010. Military members may purchase electronic savings bonds by establishing a personal TreasuryDirect account with the Treasury and then initiating a nondiscretionary allotment made payable to the Treasury at their TreasuryDirect account. Members are authorized one nondiscretionary allotment for the purchase of bonds.

430101. Establishment of Allotment

Members electing to purchase electronic savings bonds will first create a TreasuryDirect account at www.TreasuryDirect.gov. This account can be used to purchase multiple bonds. Once created, members must either log into myPay or contact their servicing finance office to establish an allotment to the TreasuryDirect account. The following information is required to initiate the allotment:

A. The routing transit number for TreasuryDirect is 051736158;
B. The TreasuryDirect account number provided by the Treasury; and
C. The specific dollar amount (as opposed to a percentage of pay) to be deducted monthly.

The myPay system also requires that the member designate an account type, either checking or savings, even though that designation is inapplicable to an allotment to a TreasuryDirect account.

430102. Change or Cancellation of Allotments

Members may change or cancel their allotments through myPay, or through their servicing finance office.

430103. Administration of Allotments

Details covering the administration of savings bond allotments are in the procedural instructions of the Military Service concerned.

430104. Safekeeping of Bonds

A. Bonds previously purchased by active duty members that are kept in safekeeping will remain in safekeeping as long as the member remains on active duty. Members separating or retiring must request their bonds from safekeeping. Bonds not withdrawn from
safekeeping within 120 days from the date of separation, discharge, or retirement shall be sent to the Bureau of Public Debt (BPD), Office of Investor Services, Current Income Services Division, HH/H Assistance Branch, Locator Section, P.O. Box 2968, Parkersburg, WV 26106-2968. The procedures for requesting bonds from safekeeping are also contained in Volume 5, Chapter 23, paragraph 230201.

B. To request bonds be released from safekeeping, members shall forward either a written request or a signed facsimile request to the applicable supporting DFAS site. This request must include the service member’s name, complete SSN, the address where the member would like the bonds to be mailed, a daytime telephone number, and the member’s signature. Requests may be mailed, faxed, or scanned and emailed to the applicable DFAS site.

Address for Army and Air Force members
Center Collection Mailbox
3801 Center Collection
P.O. Box 269490
Indianapolis, IN 46226-9490
Fax: 317-212-4339
Email: dfas-incdsbonds@dfas.mil

Address for Navy and Marine Corps members
DFAS-Cleveland Center
ATTN: CODE JDCAB
1240 East Ninth Street
Cleveland, OH 44199
Fax: 216-522-6358

Custodians of the bonds at the supporting DFAS site shall release Book Entry and/or hard copy bonds in their possession to a member upon receipt of the member’s request. Custodians of the bonds shall forward the member’s request to the BPD for release of those hardcopy bonds that the custodians no longer have in their possession. More information regarding safekeeping of bonds can be found in Volume 5, Chapter 23.

4302 CHARITABLE CONTRIBUTIONS

430201. General

A. Combined Federal Campaign (CFC). Annual solicitations for donations to various community charity drives have been coordinated into a single combined fund-raising campaign. The name of this campaign is the CFC for domestic areas or the DoD Overseas CFC for overseas areas. Basic information on the CFC is in the Manual on Fund-Raising Within the Federal Service for Voluntary Health and Welfare Agencies, and information for overseas areas is in appropriate Military Service regulations.

B. Service Relief Organizations. Members are authorized to make charitable contributions by allotment to the Army Emergency Relief, Navy and Marine Corps Relief Society, or affiliates of the Air Force Assistance Fund.
C. Allotment. Members meeting the requirements of this section may authorize a class C allotment for a charitable contribution to the CFC (domestic or overseas) or to any of the Military Service Relief Organizations (SRO) indicated in subparagraph 430201.B. All allotments authorized are paid centrally by the offices shown in Chapter 40, section 4007.

430202. Limitations

Allotments for CFC and SROs must be at least $1 per month, and each allotter is authorized only one CFC and one SRO allotment.

430203. Discontinuance (CFC Only)

Once an allotment is stopped it may not be reinstated during the current allotment period. (This does not apply to Navy or Marine Corps members when the allotment is stopped because of change in pay group.) Stop the allotment:

A. At the end of the authorized withholding period, or

B. Upon member’s written request, or

C. Upon separation (except when discharged and immediately reenlisted at the same station without a break in service), release from active duty, transfer to the Fleet Reserve or Fleet Marine Corps Reserve, retirement, or death.

430204. Transfer

Continue the allotment when a member participating in a CFC campaign is transferred, unless the member submits a written discontinuance request.

430205. Administration of Allotment

Details covering charitable contribution allotments are in the procedural instructions of the Military Department concerned.

4303 POST-VIETNAM ERA VETERANS EDUCATIONAL ASSISTANCE PROGRAM

430301. General

The Post-Vietnam Era Veteran's Educational Assistance Program provides education assistance on a contributory basis to those eligible members entering the Armed Forces on or after January 1, 1977 and before July 1, 1985, who might otherwise be unable to obtain a higher education.
430302. Contributions

Contributions by the member will be by allotment, payroll deduction, or lump-sum payment. The amount of the allotment or payroll deduction (Marine Corps only) will be not less than $25 or more than $100 and must be in $5 increments. Contributions by the participant are limited to a maximum of $2,700.

430303. Administration of Allotment or Payroll Deduction

Details covering the administration of this type of allotment or payroll deduction (Marine Corps only) and the method of remitting contributions to the Department of Veterans Affairs are contained in regulations issued by the Department of Defense, the Department of Veterans Affairs, and the Military Department concerned.

4304 NONDISCRETIONARY ALLOTMENT FOR PRIVATIZED HOUSING PAYMENT

430401. General

Public Law 104-106, section 2801, Military HousingPrivatization Initiative (MHPI), authorizes assignment of service members to privatized housing units. Under 10 U.S.C. 2882(b), service members assigned to privatized housing units are entitled to Basic Allowance for Housing (BAH). Title 10 U.S.C. 2882(c) prescribes that the member may be required to make lease payments for such housing in the form of an allotment. A member is authorized to initiate a nondiscretionary allotment for this payment.

430402. Restrictions

A. A member is authorized only one nondiscretionary allotment for the privatized housing payment.

B. A change to the member’s BAH allowance due to promotion, demotion, administrative or legislative action may require a change to the allotment amount. The service member is responsible for ensuring the allotment amount is changed under these or other circumstances.

C. The service member is responsible for reconciling overpayments or underpayments with the property manager.

D. This nondiscretionary allotment is restricted to lease payments to entities participating in the MHPI. An allotment to private individuals, corporations, firms, partnerships, companies, state or local government, or housing authority of a state or local government, not associated with the MHPI, is not authorized.
4305 NONDISCRETIONARY ALLOTMENT (SALARY OFFSET) FOR DELINQUENT TRAVEL CHARGE CARD DEBT

430501. Authority

Under the provisions of the “Travel and Transportation Reform Act of 1998,” heads of agencies may, upon written request of a federal contractor, collect by deduction from the amount of pay owed to an employee of the agency any undisputed amount of funds the employee owes to the travel charge card contractor that are delinquent. The Act defines the term ‘employee’ as an individual employed in or under an agency, including a member of any of the uniformed services. A member of one of the uniformed services is an employee of that uniformed service.

430502. Procedures

The due process procedures applicable to military members are the same as for civilian employees of the Department. Therefore, salary offset for a military member’s undisputed delinquent travel charge card debt shall follow the procedures contained in Volume 8, Chapter 8, paragraph 080902, “Salary Offset Requests From the Travel Charge Card Contractor.” Pay and allotment procedures are as provided in this chapter. The amount deducted from a member’s pay under this paragraph with respect to any pay period may not exceed 15 percent of disposable pay for the pay period, unless the member consents in writing to the deduction of a greater percentage of pay. Disposable pay shall be calculated in accordance with Chapter 41, paragraph 410203.
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        November 18, 1994
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43-8
VOLUME 7A, CHAPTER 44: “WITHHOLDING OF INCOME TAX”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated August 2011 is archived.

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<td>440102.B</td>
<td>Deleted “Missing Status” subparagraph relating to Vietnam as being outdated.</td>
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<tr>
<td>440102.C</td>
<td>Renumbered to 440102.B</td>
<td>Update</td>
</tr>
<tr>
<td>440103.A.2</td>
<td>Added the designation of Qualified Hazardous Duty Areas to some countries.</td>
<td>Update</td>
</tr>
<tr>
<td>440103.B</td>
<td>Deleted the “Qualified Hazardous Duty Area Defined” subparagraph as Bosnia-Herzegovina, Croatia, and Macedonia are not Imminent Danger Pay areas since 2007.</td>
<td>Delete</td>
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<tr>
<td>440103.C, D, E, F, and G.</td>
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<td>Update</td>
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<tr>
<td>440103.E.2.a</td>
<td>Deleted reference to Vietnam and renumbered to 440103.E.2</td>
<td>Update</td>
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CHAPTER 44

WITHHOLDING OF INCOME TAX

4401 WITHHOLDING FROM CURRENT PAY

440101. Wages Subject to Withholding of Federal and State Income Tax

The taxable pay (Table 44-1) of all Service members, except those listed in paragraph 440102, is subject to withholding of federal and state income tax. The taxable value of certain non-cash fringe benefits, in excess of statutory limitations that are provided to some members, is subject to federal and applicable state income taxes (see Table 44-1, rules 21 and 22).

440102. Wages Not Subject to Withholding of Federal and State Income Tax

Military pay of the following Service members is not subject to withholding of federal and state income tax:

A. Combat Zone Tax Exclusion

1. Prior to March 20, 1996. All of the compensation of members (officer or enlisted) for any month during any part of which such members performed active duty in a combat zone (CZ), which qualified them for the combat zone tax exclusion under subparagraph 440103.C, even though only $500 of the compensation of a commissioned officer (0-1 and above) was excluded from taxation.

2. Effective March 21, 1996. All of the compensation of an enlisted member or warrant officer for any month during any part of which such members perform active duty in a CZ or qualified hazardous duty area (QHDA) (defined in subparagraph 440103.B), qualify them for combat zone tax exclusion (CZTE) under subparagraph 440103.C. For commissioned officers, no more than an amount equal to the maximum CZTE in effect for any month during any part of which such officers perform active duty in a CZ or QHDA, qualify them for CZ or QHDA tax exclusion under subparagraph 440103.C.

3. Maximum CZTE. The amount of the maximum CZTE in effect for a qualifying month equals the sum of the highest rate of enlisted basic pay payable under Table 1-10, Note 2 and the amount of hostile fire/imminent danger pay actually payable to the officer for the qualifying month. Also see Column B of rules 1 through 4 under Table 44-1 and Chapter 10.

B. Puerto Rico. For members who claim Puerto Rico as their state of legal residence, Federal income tax withholding is precluded when military pay is properly subject to Puerto Rico tax withholding (when the member performs permanent duty outside the United States (U.S.)). Puerto Rico tax withholding is not required for military pay earned but unpaid at the date of death of a military member.

440103. Combat Zone Income Tax Exclusion for Active Service in a Combat Zone
or Qualified Hazardous Duty Area

A. Combat Zone Defined

1. Effective January 17, 1991, Executive Order 12744 designated the following areas (including air space and adjacent waters) as CZs: Persian Gulf; Red Sea; Gulf of Oman; Gulf of Aden; that portion of the Arabian Sea that lies north of 10 degrees N. Lat., and west of 68 degrees E. Long.; and the total land areas of Iraq, Kuwait, Saudi Arabia, Oman, Bahrain, Qatar, and the United Arab Emirates.

2. Effective March 24, 1999, Executive Order 13119 designated the following areas (including the airspace above) as a CZ: The Federal Republic of Yugoslavia (Serbia and Montenegro), Albania, the Adriatic Sea, and the Ionian Sea north of the 39th parallel. (Note: The CZ designation for Montenegro and Kosovo (previously a province within Serbia) under Executive Order 13119 remains in force even though Montenegro and Kosovo became independent nations since Executive Order 13119 was signed in March 1999.) Additionally, Public Law 106-21, dated April 19, 1999, designated these same areas as QHDAs.

3. Effective September 19, 2001, Executive Order 13239, December 12, 2001, designates Afghanistan, including the air space above, as an area in which Armed Forces of the U.S. are and have engaged in combat.

B. Qualification for Combat Zone Income Tax Exclusion for Active Service in a Combat Zone or Qualified Hazardous Duty Area. A member of the Armed Services is entitled to CZTE or QHDA exclusion for any month during any part in which he or she:

1. Performs active service in a CZ or QHDA designated in subparagraphs 440103.A. or 440103.B. Periods in the zone or area during which a member is absent from his or her duty assignment in the zone or area on account of sickness, wounds, internment by the enemy, or other lawful cause are periods of active service.

2. Becomes a prisoner of war or missing in action while in active service in a CZ or QHDA. (Note: Such personnel are deemed, for the purposes of this paragraph, to continue in active service in the CZ or area for the period for which they are entitled to such status for military pay purposes.)

3. Is granted official leave, or is authorized to depart from assigned duty in a zone or QHDA for other lawful cause on or after November 21, 1995, and is directed to perform temporary duty, and the departure or return is on any day of the month. Exception: In instances when the absence on leave, temporary additional duty (TAD), or temporary duty (TDY) extends over a period which includes a full calendar month, the tax exclusion may not be allowed for that calendar month.

4. Is present, however briefly, in the CZ or QHDA on official duty requiring presence in that zone or area. When the airspace over a CZ or QHDA is included as
part of the zone or area, a member who passes over or through the zone or area during the course of a trip between two points, both of which lie outside the zone or area, is entitled to an exclusion only if the member is assigned to official temporary duty to the airspace of the zone or area, or qualifies for hostile fire or imminent danger pay as a result of the flight. If the airspace is not designated for imminent danger pay (but is part of the designated zone or area), then a member must be assigned to perform duty in the airspace rather than flying over the zone or area as in an incidental part of the trip to qualify for the exclusion. The fact that most members are in an official duty status when flying through a designated airspace should not be construed to mean they are assigned to the airspace to perform duty and therefore entitled to the exclusion. The following examples apply:

**Example 1.** Member A is assigned as a navigator in an air unit stationed outside the CZ. On June 4, during the course of a flight between his home base and another base outside the CZ, the aircraft on which he serves as a navigator flies over a CZ (given that the airspace is part of the designated CZ). Member A is not on official temporary duty in the airspace of the CZ and does not qualify for hostile fire or imminent danger pay as a result of the flight. Accordingly, he is not deemed to have served in a CZ since he passes through the zone without either being on official duty to the CZ or qualifying for hostile fire or imminent danger pay.

**Example 2.** Same scenario as example 1, except that the airspace is not part of the designated zone and Member B is entitled to hostile fire or imminent danger pay as a result of the flight. Member B is deemed to have served in a CZ and is entitled to the CZTE if his duties are determined to be in direct support of the military operation in the zone.

**Example 3.** Member C is a navigator in an air unit stationed outside a CZ. On June 4, she is ordered to perform duty (execute a mission) in the airspace over the CZ (which is part of the designated zone) and return to her home station outside the CZ. Member C is not entitled to hostile fire or imminent danger pay as a result of the flight. She is, however, entitled to the CZTE for the month of June for performing official temporary duty in the airspace (CZ) during the period.

5. Performs military duties in areas outside the CZ or QHDA in direct support of military operations in the CZ or QHDA and qualifies for hostile fire or imminent danger pay under Chapter 10. (The hostile fire or imminent danger pay entitlement must be related to activities or circumstances in the CZ or QHDA.) Unit commanders who believe that their personnel qualify for CZ or QHDA treatment under this provision shall request certification from the applicable approval authority as designated by the Secretary of Defense.

   a. When members are entitled to tax exclusion under this paragraph, entitlement continues for periods of absence, prisoner or missing status, and temporary duty as stated for service in the actual CZ or QHDA in subparagraphs 440103.B.1, 2, 3, or 4.

   b. Military service is considered to be in direct support if it has the effect of maintaining, upholding, or providing assistance for those involved in military
operations in the CZ or QHDA. The following examples are provided to assist in determining whether personnel qualify for CZ or QHDA tax exclusion. In each case, personnel must be entitled to hostile fire pay or imminent danger pay:

(1) Since the act of transporting necessary supplies is a function included within the concept of providing direct support of military operations, services rendered on a supply vessel transporting supplies to a CZ or QHDA are in direct support of military operations in the CZ or QHDA.

(2) If an aircraft in a nearby country outside the CZ or QHDA is used to transport supplies and personnel into the CZ or QHDA, then the members of the ground crews who load the aircraft and the maintenance personnel who maintain the aircraft all qualify for CZ or QHDA tax exclusion. In addition, members who maintain and control the airstrip (e.g., as a meteorologist or air traffic controllers) are performing services in direct support of military operations in the CZ or QHDA qualify for the tax exclusion.

(3) Members of a unit or installation who support and assist other members of that unit or installation who serve in direct support of military operations in a CZ or QHDA are considered to be serving in direct support of military operations in the CZ or QHDA. Generally, all members who serve in support of operations at an installation where some members serve in direct support of military operations in a CZ or QHDA are considered to be serving in direct support of military operations in that CZ or QHDA (e.g., unit or installation personnel for an airstrip would qualify).

6. Is hospitalized or re-hospitalized any place as a result of wounds, disease, or injury incurred while serving in a CZ or QHDA or while serving in areas identified in subparagraph 440103.B.5. A member is considered as hospitalized or re-hospitalized until such time as status as a hospital patient ceases by reason of discharge from the hospital. Combat zone or QHDA tax exclusion under this subparagraph shall not apply to any months beginning more than 2 years after the date specified by the President in an Executive Order as the date of the termination of combatant activities in the CZ.

* C. Combat Zone Tax Relief for Personnel Serving in Direct Support of Theater Combat Operations. Figure 44-2 has the CZ tax relief areas and effective dates listed.

* D. Periods For Which Tax Exclusion Does Not Apply. Members who are in the CZ or QHDA merely for their own convenience, e.g., while on leave from a duty station not in the zone or area, are not entitled to the exclusion.

* E. Tax Abatement in Case of Death

1. A member who dies in a CZ or QHDA, or as a result of wounds, disease, or injury incurred while serving in the CZ or QHDA (Figure 44-2) is exempt from income tax for:

a. The taxable year in which death occurs.
b. Any prior taxable year ending on or after the first day served in a CZ or QHDA.

c. Any such tax for prior years that remains unpaid at date of death.

2. For missing members, the date of death is not earlier than the date on which a determination of death is made. The preceding sentence does not cause abatement of taxes for any taxable year beginning more than 2 years after the date designated under 26 United States Code (U.S.C.) 112.

F. Termination Date Other than Cases of Hospitalization. In no case shall the tax exclusion authorized in subparagraph 440103.B.1 through B.6, for active duty members extend beyond the effective date specified in an executive order terminating the designation of the CZ. In the case of QHDAs, the exclusion shall not extend beyond the effective date of the termination of imminent danger pay for the area.

440104. Tax Abatement for Death Caused by Terrorist or Military Action Overseas

A member whose death was caused by terrorist or military action overseas (excluding training exercises) qualifies for federal tax abatement under the provisions of 26 U.S.C. 692(c). The law forgives the deceased member’s tax liability for the year of death and for all prior tax year(s) for the period beginning with the tax year before the year the injuries or wounds were incurred. The deceased member’s survivors, executor, or administrator should contact the Internal Revenue Service for necessary guidance in claiming the tax exemption.

440105. Rate of Withholding

A. General. The withholding of federal and state taxes shall be in accordance with Treasury Department Circular E and Treasury Department regulations governing state income tax withholding as implemented in Military Service directives.

B. Additional Federal and State Withholding Tax. Consistent with his or her tax planning needs, a member may authorize an additional amount to be withheld monthly even though entitled to CZTE. A member, who becomes entitled to CZTE while on TAD or TDY, may authorize that regular withholding be continued. The member’s pay account must be adjusted for the CZ exclusion. See the applicable procedural instructions of the Military Service concerned for preparation of additional withholding tax requests and effective dates.

440106. State and Local Taxes

A. Tax Requirements. The state in which a member claims legal residence may tax compensation and other income regardless of the member’s location. Compensation for Military Service, however, is not taxable by any state, territory, possession, political subdivision, or district that is not the member’s legal residence.
B. **Legal Residence.** Each member must designate a legal residence and report any changes of legal residence. A member’s legal residence does not change because of change of permanent station. Legal residence at the time of entry into the Armed Forces remains the same until changed by the member. Notification of legal residence or change of legal residence must be accomplished by the member using a DD Form 2058, “State of Legal Residence Certificate.”

C. **Native Americans.** States are prohibited from taxing the military compensation of Native American service members who claim a federally recognized tribal reservation as their state of legal residence. Notification of a federally recognized tribal reservation as a state of legal residence must be accomplished by the Native American service member using DD Form 2058-2, “Native American State Income Tax Withholding Exemption Certificate.”

D. **Withholding.** Compensation for military service that is subject to federal taxation also is subject to the mandatory withholding of income taxes on behalf of those states (including the District of Columbia) that have entered into an agreement for the purpose of such withholding with the Secretary of the Treasury. See Figure 44-1 for the states have entered into such an agreement and the effective date to start state tax withholding.

E. **Disclosure of Withholding Information.** The furnishing of annual wage and tax information of military members to states (including the District of Columbia) that have a withholding agreement with the Treasury Department must comply with the Privacy Act of 1974. Based upon regulatory provisions pertaining to disclosure to the states, the wages of a member who claims exemption from withholding should not be reported to a state without the member’s consent. In lieu of reporting the wages of members who claim exemption from state tax withholding, name, social security number, and the member’s claimed basis for exemption shall be provided to the state. This rule applies to all Military Services and pay or personnel systems.

F. **Delinquent Taxes.** There is no authority for the involuntary collection of delinquent state tax liabilities of members.

440107. **Nonresident Aliens**

A. **Definition.** For the purpose of federal income tax withholding, a nonresident alien is an individual who neither is a citizen of the U.S. nor a resident of the U.S. An alien (non-citizen) is a resident of the U.S. if he or she is admitted lawfully to the U.S. for permanent residence, meets the substantial presence test, or makes an election to be treated as a resident during the first year of presence in the U.S., except as may be provided by tax treaty between the U.S. and the alien’s country of residence.

1. **Lawfully Admitted for Permanent Residence.** An alien is considered lawfully admitted for permanent residence when he or she first arrives in the U.S. after his or her immigration status is approved as a permanent residence. Status as lawfully
admitted for permanent residence continues, regardless of the alien’s location, until the alien is outside the U.S. after his or her immigration status as a permanent resident is revoked or is determined by a court or administrative body to have been abandoned. Nominal presence in the U.S. of 10 days or less after revocation or abandonment of permanent resident status will be disregarded if the alien is substantially connected to a foreign country during that time.

2. Substantial Presence Test. An alien meeting the substantial presence test is a resident from the first day of presence in the U.S. in a calendar year in which the test is met, except that nominal presence for less than 10 days while still substantially connected to a foreign country is disregarded, until the alien leaves the U.S. and establishes connections closer to a foreign country than to the U.S.. Nominal presence in the U.S. of 10 days or less after this point is disregarded. Also, days of presence in the U.S. during which the alien is unable to leave the U.S. due to a medical condition that arose while in the U.S. are disregarded in applying the substantial presence test. An alien meets the substantial presence test if:

a. He or she is present in the U.S. on at least 31 days of the calendar year; and

b. The sum of the days on which the individual was present in the U.S. during the current calendar year, 1/3 of the days on which the individual was present in the first preceding calendar year, and 1/6 of the days on which the individual was present in the second preceding calendar year, equals or exceeds 183. Individuals do not meet the substantial presence test for the current year if they are present on less than 183 days in the current year and have, in the current year, a tax home in a foreign country to which they have closer connections than to the U.S., provided that they have not applied for an adjustment of immigration status or otherwise taken steps toward lawful permanent residence in the U.S..

B. Tax Liability. A service member, who is a nonresident alien, is liable for U.S. income tax on pay attributable to service performed in the U.S., even if such pay is not subjected to federal income tax withholding because of the provisions in subparagraph 440107.C. A nonresident alien member’s pay attributable to service performed outside the U.S. is not subject to U.S. income tax. For purposes of this paragraph, service outside the U.S. means shore duty at a naval or other military installation outside the U.S. and the States of Alaska or Hawaii, or duty on board a seagoing vessel of the Navy (other than a vessel normally used only in coastal waters). Service in a possession of the U.S. is considered duty outside the U.S. A nonresident alien member is not disqualified from eligibility for any of the income exclusions or withholding exemptions set forth in Chapters 44 and 45 because of a nonresident alien status.

C. Income Tax Withholding. The pay of a nonresident alien for any period of service within the U.S. exceeding 60 calendar days is subject to federal income tax withholding. Such pay also may be subject to state income tax withholding, depending on the state residency status of the alien. Pay for periods of service within the U.S. of 60 calendar days or less, or for service outside the U.S., is not subject to federal or state income tax withholding. The nonresident alien member nevertheless is subject to federal income taxation, and may be subject to state income taxation, on pay for all days of service within the U.S. and is responsible
for reporting, and paying any tax due on, all such income. The fact that income tax is not withheld on pay attributable to a particular day does not prevent that day from being counted as a day of presence in the U.S. for purposes of subparagraph 440107.A.

440108. Advance Payment of Earned Income Credit Amounts

For taxable years beginning after December 31, 2010, the Advance Payment of Earned Income Credit has been repealed.

4402 COLLECTION OF DELINQUENT FEDERAL TAXES BY LEVY

440201. Authority

When a member does not pay any federal income tax due within 30 days after the Internal Revenue Service (IRS) has issued a notice and payment demand to the member, the IRS may collect the tax by levy on the member’s salary or other income. Receipt by the cognizant Military Service (or Defense Finance and Accounting Service (DFAS) Site) of a levy notice is the legal authority to commence collection of the delinquent federal income taxes after taking into consideration the appropriate exemptions.

440202. Levy Processing Procedures

A. The IRS serves the tax levy by mail. The IRS Form 668-W(c), “The Notice of Levy on Wages, Salary, and Other Income,” includes instructions for the employer (Military Service) and the employee (member).

B. Upon receipt of the levy, the disbursing officer immediately:

1. Completes part 3 and returns the levy to the IRS if no funds are due the member (for example, higher precedence deductions (Table 52-1) or in a status described in paragraph 440203); or

2. Forwards parts 2 through 5 to the member if funds are due or soon will become due.

C. The member certifies his or her filing status and number of personal exemptions and returns parts 3 and 4 to the disbursing officer within 3 days (or other period authorized by the IRS in coordination with the Military Service concerned and as established within Military Service regulations). If the member does not return parts 3 and 4, then the levy will be processed as if the member is “married filing a separate return with one personal exemption.”

D. The levy will continue in effect until the amount due in the levy notice is collected or until the levy is released by the IRS.
E. Forward a misrouted levy notice or levy release to the member’s cognizant DFAS Site.

440203. Effect on Members in a Combat Zone or Qualified Hazardous Duty Area

A. The disbursing officer immediately will complete part 3, with appropriate notations, and return the levy to the IRS if the member is:

1. Serving (performing official duties) in a designated CZ or QHDA for any period of time;

2. Serving (performing official duties) outside a designated CZ or QHDA, but in direct support of military operations in a CZ or QHDA, and in receipt of hostile fire or imminent danger pay as a result of duties performed in direct support of designated CZ or QHDA operations;

3. Continuously hospitalized as a result of service in a designated CZ or QHDA (limited to 5 years of hospitalization in the U.S.); or

4. In a missing status.

B. Levy deferment remains in effect for 180 days after a member no longer meets any of the above criteria. Entitlement begins anew (including a new 180-day clock) when a member re-qualifies for deferment (again meets one of the above criteria), with one exception. Re-hospitalization for a previously treated wound, illness, or injury does not re-qualify a member, nor does it stop/restart a 180-day clock.

440204. Attachment of Earnings and Payment to IRS

A. The member’s “take home pay,” minus exempt amounts claimed via the member’s certified claim on part 3 of the levy, shall be attached and sent to the IRS until the levy is satisfied or released by the IRS. The member’s usual pay deductions will continue while the levy is in effect.

B. When exemptions are equal to or exceed the member’s “take home pay,” the disbursing officer will so advise the IRS office that served the levy.

440205. Problem Cases

When the IRS determines that a member’s delinquent income tax is a “problem case,” that agency shall furnish with the levy notice:

A. A statement of amount of delinquent taxes, and

B. A statement that the member’s “take home pay” is not enough to pay the levy and all available accrued pay should be attached. In such cases, use all items of pay and
allowances including travel allowances and accrued leave settlement paid upon discharge, less exemptions (refer to Form 668-W(c)) and deductions and collections in Table 52-1, rules 1 through 12. Discontinue the member’s voluntary (non-discretionary) allotments (except for allotments for support of minor children that are authorized in compliance with court orders when entered prior to date of levy) as necessary to pay the levy. If the amount of the levy does not require stopping all voluntary allotments, then the member may select any allotments to be stopped. If the member does not make that selection, then the disbursing officer stops allotments as necessary, with insurance allotments the last to be stopped.

4403 INSTALLMENT COLLECTION OF DELINQUENT TAXES

440301. Agreement for Liquidation of Federal Tax Indebtedness by Payroll Deductions

A member may arrange with the IRS to pay delinquent taxes by monthly deductions from pay. Agreements are made on IRS Form 2159, “Payroll Deduction Agreement.” Once affected, a member may not cancel an agreement before the tax indebtedness is completely liquidated. The Military Services handle agreements as follows:

A. Army. Collect and pay to IRS as prescribed for payment of indebtedness to instrumentalities and agencies of the government.

B. Navy and Marine Corps. Process the agreement as a T allotment if the period of liquidation is 3 months or longer. If the period is less than 3 months, then the disbursing officer pays each month to IRS in the amount of the deduction.

C. Air Force. Process as class T allotment.

440302. Change of Member’s Status During Liquidation Period

See Table 44-2.
Figure 44-1. States That Entered Withholding Agreement With Treasury

<table>
<thead>
<tr>
<th>State</th>
<th>Effective Date To Start Withholding</th>
<th>State</th>
<th>Effective Date To Start Withholding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>July 1, 1977</td>
<td>Mississippi</td>
<td>July 1, 1978</td>
</tr>
<tr>
<td>Arizona</td>
<td>September 1, 1993</td>
<td>Missouri</td>
<td>January 1, 1993</td>
</tr>
<tr>
<td>Arkansas</td>
<td>March 30, 1981</td>
<td>Montana</td>
<td>October 29, 1977</td>
</tr>
<tr>
<td>California</td>
<td>February 1, 1978</td>
<td>Nebraska</td>
<td>September 1, 1977</td>
</tr>
<tr>
<td>Colorado</td>
<td>August 1, 1977</td>
<td>New Jersey</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>Connecticut</td>
<td>January 1, 1992</td>
<td>New Mexico</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>Delaware</td>
<td>July 1, 1977</td>
<td>New York</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>District of Columbia</td>
<td>August 1, 1977</td>
<td>North Carolina</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>Georgia</td>
<td>January 1, 1979</td>
<td>North Dakota</td>
<td>July 29, 1987</td>
</tr>
<tr>
<td>Hawaii</td>
<td>December 1, 1977</td>
<td>Ohio</td>
<td>September 1, 1978</td>
</tr>
<tr>
<td>Idaho</td>
<td>July 1, 1977</td>
<td>Oklahoma</td>
<td>September 1, 1977</td>
</tr>
<tr>
<td>Illinois</td>
<td>July 1, 1977</td>
<td>Oregon</td>
<td>November 1, 1977</td>
</tr>
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<td>Indiana</td>
<td>August 1, 1977</td>
<td>Pennsylvania</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>Iowa</td>
<td>July 1, 1977</td>
<td>Puerto Rico</td>
<td>February 15, 1998</td>
</tr>
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<td>Kansas</td>
<td>July 1, 1977</td>
<td>Rhode Island</td>
<td>August 1, 1977</td>
</tr>
<tr>
<td>Kentucky</td>
<td>September 1, 1977</td>
<td>South Carolina</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>Louisiana</td>
<td>September 1, 1977</td>
<td>Utah</td>
<td>July 1, 1977</td>
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<td>Maine</td>
<td>November 1, 1977</td>
<td>Vermont</td>
<td>January 1, 1990</td>
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<td>Maryland</td>
<td>August 1, 1977</td>
<td>Virginia</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>August 1, 1977</td>
<td>West Virginia</td>
<td>July 1, 1977</td>
</tr>
<tr>
<td>Michigan</td>
<td>July 1, 1977</td>
<td>Wisconsin</td>
<td>August 1, 1977</td>
</tr>
<tr>
<td>Minnesota</td>
<td>November 1, 1977</td>
<td></td>
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</tr>
</tbody>
</table>
Figure 44-2. Combat Zone Tax Relief Areas

<table>
<thead>
<tr>
<th>Location</th>
<th>Effective Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Djibouti – Personnel serving in Djibouti due to their</td>
<td>From: July 1, 2002</td>
</tr>
<tr>
<td>service in direct support of military operations in the Afghanistan CZ</td>
<td>Through:</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Egypt – Personnel serving in Egypt due to their service in direct</td>
<td>From: March 19, 2003</td>
</tr>
<tr>
<td>support of military operations in the Arabian Peninsula CZ</td>
<td>Through: April 20, 2003</td>
</tr>
<tr>
<td>Israel – Personnel serving in Israel due to their service in direct</td>
<td>From: January 1, 2003</td>
</tr>
<tr>
<td>support of military operations in the Afghanistan CZ</td>
<td>Through: July 31, 2003</td>
</tr>
<tr>
<td>Jordan – Personnel serving in Jordan due to their service in direct</td>
<td>From: September 19, 2001</td>
</tr>
<tr>
<td>support of military operations in the Afghanistan CZ</td>
<td>Through:</td>
</tr>
<tr>
<td>Jordan – Personnel in direct support of Operation Iraqi Freedom due to</td>
<td>From: March 19, 2003</td>
</tr>
<tr>
<td>their service in direct support of military operations in the Arabian</td>
<td>Through:</td>
</tr>
<tr>
<td>Peninsula CZ</td>
<td></td>
</tr>
<tr>
<td>Kyrgyzstan – Personnel serving in Kyrgyzstan due to their service in</td>
<td>From: September 19, 2001</td>
</tr>
<tr>
<td>direct support of military operations in the Afghanistan CZ</td>
<td>Through:</td>
</tr>
<tr>
<td>Mediterranean, Eastern (East of 30 degrees east longitude (sea area only)</td>
<td>From: March 19, 2003</td>
</tr>
<tr>
<td>Must be deployed to water area in support of Operation Iraqi Freedom)</td>
<td>Through: April 11, 2003</td>
</tr>
<tr>
<td>Mediterranean, Eastern (East of 30 degrees east longitude (sea area only)</td>
<td>From: April 11, 2003</td>
</tr>
<tr>
<td>Must be deployed to water area in support of Operation Iraqi Freedom)</td>
<td>Through: July 31, 2003</td>
</tr>
<tr>
<td>Pakistan – Personnel serving in Pakistan due to their service in direct</td>
<td>From: September 19, 2001</td>
</tr>
<tr>
<td>support of military operations in the Afghanistan CZ</td>
<td>Through:</td>
</tr>
<tr>
<td>Philippines – Personnel deployed in conjunction with Operation Enduring</td>
<td>From: January 9, 2002</td>
</tr>
<tr>
<td>Freedom based on their service in direct support of military operations</td>
<td>Through:</td>
</tr>
<tr>
<td>in the Afghanistan CZ</td>
<td></td>
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</table>
Figure 44-2  Combat Zone Tax Relief Areas (Continued)

<table>
<thead>
<tr>
<th>Location</th>
<th>Effective Dates</th>
</tr>
</thead>
</table>
| Somalia –  
1. Personnel serving in Somalia due to their service in direct support of military operations in the Afghanistan CZ  
2. Somalia airspace  
3. Water area of the Somali Basin including the following coordinates:  
   - 1110N3-05115E2, 0600N6-04830E5, 0500N5-05030E8, 1130N5-05334E5  
   - 0500N5-05030E8, 0100N1-04700E1, 0300S3-04300E7, 0100S1-04100E5, 0600N6-04830E5 | From January 1, 2004 Through January 1, 2007 |
| Syria – Personnel serving in Syria due to their service in direct support of military operations in the Afghanistan CZ | From January 1, 2004 Through January 1, 2004 |
| Tajikistan – Personnel serving in Tajikistan due to their service in direct support of military operations in the Afghanistan CZ | From September 19, 2001 Through September 19, 2001 |
| Turkey – Incirlik Air Base (Personnel deployed to Incirlik Air Base in support of Operation Enduring Freedom based on their direct support of operations in Afghanistan CZ | From September 21, 2001 Through December 31, 2005 |
| Turkey – Personnel serving in Turkey due to their service in direct support of military operations in the Arabian Peninsula CZ | From January 1, 2003 Through December 31, 2005 |
| Uzbekistan – Personnel serving in Uzbekistan due to their service in direct support of military operations in the Afghanistan CZ | From September 19, 2001 Through September 19, 2001 |
| Yemen – Personnel serving in Yemen due to their service in direct support of military operations in the Afghanistan CZ | From April 10, 2002 Through April 10, 2002 |
Table 44-1. Taxability of Items of Military Pay and Allowances

<table>
<thead>
<tr>
<th>RULE</th>
<th>If item is</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>basic pay (note 1)</td>
<td>taxable and subject to federal/state income tax withholding</td>
<td>taxable but not subject to federal/state income tax withholding</td>
</tr>
<tr>
<td>2</td>
<td>incentive pay for hazardous duty (see Chapters 22 through 24)</td>
<td>for any month CZ or QHDA exclusions do not apply (notes 2 and 13).</td>
<td>for pay earned by an enlisted member or warrant officer (W-1 through W-5) and beginning November 21, 1995, commissioned officers (O-1 and above) amounts up to the highest rate of pay payable to any enlisted member plus the amount of hostile fire/imminent danger pay that is actually payable to the officer for any month combat zone or qualified hazardous duty area tax exclusion applies (notes 2 and 7); or, for any member while in a missing status and authorized tax exclusion under the provisions of subparagraph 440102.A. For periods on or before November 20, 1995 for commissioned officers (O-1 and above), up to $500 per month of such pay is not taxable for any month combat zone tax exclusion applies.</td>
</tr>
<tr>
<td>3</td>
<td>special pay (see Chapters 3 through 21)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>lump-sum payment of accrued leave (basic pay portion)</td>
<td>if earned (reenlists, extends, signs agreement) in a month during which combat zone tax exclusion does not apply.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>a bonus entitlement (including installments)</td>
<td>if earned (reenlists, extends, signs agreement) in a month during which combat zone or qualified hazardous duty area exclusion applies, regardless if the act of earning the bonus takes place before entering or after returning from the combat zone or qualified hazardous duty area. (note 13)</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>National Call to Service Bonus (NCSB) or Student Loan Repayment Program (SLRP)</td>
<td></td>
<td>for the NCSB for only the actual months that are served in a combat zone or qualified hazardous duty area during the initial 15 month of service following initial entry training; and for the SLRP for only the actual months served in a combat zone or qualified hazardous duty area out of the 12-month period. (note 13 and note 15)</td>
</tr>
</tbody>
</table>

*Table 44-1. Taxability of Items of Military Pay and Allowances (Continued)*
Table 44-1. Taxability of Items of Military Pay and Allowances (continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>taxable and subject to federal/state income tax withholding</td>
<td>taxable but not subject to federal/state income tax withholding</td>
</tr>
<tr>
<td>7</td>
<td>separation pay, readjustment pay, or severance pay (except for disability)(note 6)</td>
<td>remains taxable income subject to reporting and withholding, even if paid during any month in which the combat zone exclusion applies.</td>
</tr>
<tr>
<td>8</td>
<td>contract cancellation pay</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>pay forfeited by court martial sentence or non-judicial punishment</td>
<td>and is loss of entitlement to pay in the amount of the forfeiture (however, remaining pay is subject to tax withholding (note 3)).</td>
</tr>
<tr>
<td>10</td>
<td>payment(s) in excess of actual travel and transportation costs incurred while carrying on business of U.S. Government (includes any temporary lodging entitlements)</td>
<td>and will not be reported on TD Form W-2 or 1099. The member will account for such payment(s) on individual income tax return.</td>
</tr>
<tr>
<td>11</td>
<td>incentive payment paid to member for do-it-yourself move per [JFTR, part D, Chapter 5]</td>
<td>at time of payment</td>
</tr>
<tr>
<td>12</td>
<td>muster duty allowance</td>
<td>at time of payment under the provisions of subparagraph 580106.C.</td>
</tr>
<tr>
<td>13</td>
<td>funeral duty allowance</td>
<td>at time of payment</td>
</tr>
</tbody>
</table>
Table 44-1. Taxability of Items of Military Pay and Allowances (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>If item is</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>personal money allowance</td>
<td>taxable and subject to federal/state income tax withholding and will be reported on Form W-2.</td>
<td>taxable but not subject to federal/ state income tax withholding</td>
</tr>
<tr>
<td>15</td>
<td>an allowance (Basic Allowance for Subsistence, Basic Allowance for Housing, Family Separation Allowance, clothing and uniform allowances, and overseas station allowances) (note 8)</td>
<td>taxable but not subject to federal/ state income tax withholding</td>
<td>not taxable</td>
</tr>
<tr>
<td>16</td>
<td>death gratuity</td>
<td>effective August 21, 1996 through September 10, 2001, to the extent the total payment for any death exceeds $3,000 and reported on TD Form 1099-Misc (see note 11)</td>
<td>effective September 11, 2001, total amount (see note 11).</td>
</tr>
<tr>
<td>17</td>
<td>otherwise taxable item of pay earned by member but unpaid at death</td>
<td>but will be reported on TD Form 1099-MISC when paid to beneficiary (note 4).</td>
<td>if death occurs in month member was entitled to CZ or QHDA exclusion.</td>
</tr>
<tr>
<td>18</td>
<td>special separation benefit or voluntary separation incentive</td>
<td>at the flat withholding rate (currently 25 percent) for FITW and at appropriate SITW rate for SSB payments and initial VSI payments. Withhold taxes from VSI installment payments at the annual withholding rate contained in IRS Circular E (note 12).</td>
<td></td>
</tr>
</tbody>
</table>
### Table 44-1. Taxability of Items of Military Pay and Allowances (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>If item is</td>
<td>then item is (notes 5, 9, and 10)</td>
</tr>
<tr>
<td></td>
<td>inactive duty training (IDT) pay</td>
<td>taxable and subject to federal/state income tax withholding</td>
</tr>
<tr>
<td></td>
<td>at time of the payment (CZTE does not apply to pay for IDTs).</td>
<td>taxable but not subject to federal/ state income tax withholding</td>
</tr>
<tr>
<td></td>
<td>former captive payment (see Chapter 37)</td>
<td>if payment is for former captive status resulting from a lawful action. Payment will be reported on IRS Form W-2 (note 4).</td>
</tr>
<tr>
<td></td>
<td>employer provided home-to-work transportation</td>
<td>even if transportation is provided for security reasons (note 14).</td>
</tr>
<tr>
<td></td>
<td>employer-provided parking</td>
<td>to the extent that the value exceeds the monthly exclusion limit (note 14).</td>
</tr>
<tr>
<td></td>
<td>Thrift Savings Plan</td>
<td>deferred until contributions are withdrawn.</td>
</tr>
<tr>
<td></td>
<td>waived portion of court martial forfeiture of taxable pay or pay and allowances (Chapter 48)</td>
<td>see subparagraph 480306.C</td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
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<td>21</td>
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<td>22</td>
<td></td>
<td></td>
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<tr>
<td>23</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### NOTES:

1. Excludes the reduction of basic pay for educational benefits under the “New Montgomery GI Bill” after December 31, 1985. Members wishing to increase their Montgomery G.I. Bill benefits may contribute up to $600, in accordance with 38 U.S.C. 3011(e). This contribution is not a reduction in basic pay and therefore, does not reduce a member’s taxable wages.

2. Add the payments (rules 1 through 6) made currently or at a later date for a commissioned officer (O-1 and above) to other pay for the month (up to the highest rate of pay payable to any enlisted member) to calculate the maximum amount to be applied for CZ or QHDA tax exclusion. (See subparagraph 350103.B.)

3. This does not apply to fines imposed by court martial or non-judicial punishments. Withhold tax from the member’s full pay credited before deducting the fine. Report the full amount of the pay credited, without deducting the fine, as taxable income.
Table 44-1. Taxability of Items of Military Pay and Allowances (Continued)

NOTES: (cont)

4. Report any otherwise taxable item of pay earned by member but unpaid at death in Box 3 of TD Form 1099-MISC. Enter Federal income tax withheld or backup withholding in Box 4 of the TD Form 1099-MISC. Exception is pay earned for any month CZ or QHDA exclusion applies. CZs and QHDAs are so designated by Executive Order or statute, respectively.

5. The susceptibility of items of military pay and allowances to state income taxes depends upon the law of the member’s state of legal residence. Items of pay and allowances, which are not subject to Federal Income Tax Withholding (FITW), however, will not be subject to State Income Tax Withholding (SITW). Items of pay and allowances subject to FITW will be subject to SITW if the member’s state of legal residence has entered into a withholding agreement with the Secretary of the Treasury. The total or partial exclusion by states of military pay from income will be recognized in the computation of the amount of state income tax to be withheld.

6. See paragraph 350404 of this volume for exceptions to the normally taxable payment of disability severance pay.

7. Only pay and allowances actually earned during any month in which a CZ or QHDA designation applies are excludable, even if paid in a later, non-qualifying month. Entitlements earned during any non-qualifying month, but paid in a month the exclusion applies, remain taxable. Accrued leave payments qualify only for that portion of days that were actually earned during a qualifying month.

8. Allowances considered nontaxable on September 9, 1986 remain nontaxable. Any allowance created after September 9, 1986 will be taxable for federal and state income tax purposes unless specified otherwise.

9. If a member receives an overpayment of a taxable pay item, then the overpayment should be reported in the year paid unless the CZ or QHDA tax exclusion is applicable. If recovery of the overpayment is waived, remitted, or canceled, then there is no additional tax reporting requirements. If the overpayment consists of a nontaxable pay item, then the overpayment should not be reported as taxable income if the resulting debt is waived, remitted, or canceled.

10. Taxable wages and withholding must reflect the debt in the year the payment was received. Collection action will reflect impact on taxable wages and withholding (if applicable) as collection is made, but only if made in the same year as the original payment.

11. Death gratuity is a qualified military benefit that is excluded from Federal taxation. This tax exclusion applies to any increases in the death gratuity amount that are made pursuant to a law enacted after September 9, 1986. See 26 U.S.C. § 134(b)(3)(C). Thus, the increases that have been made to the death gratuity amount since September 9, 1986, through various enacted laws are not taxable to the recipients.

12. SSB and VSI payments remain taxable even if a member signs the agreement to separate while serving in a CZ or QHDA.

13. Effective April 1, 1996 for CZ and QHDA tax exclusion for commissioned officers (O-1 and above), amounts over the highest enlisted grade (Sergeant Major of the Army, Master Chief Petty Officer of the Navy, Chief Master Sergeant of the Air Force, or Sergeant Major of the Marine Corps; (see Table 1-10, note 2, for clarification) plus the amount of hostile fire/imminent danger pay that is actually payable to the officer for that month are taxable and subject to federal and state tax withholding.

14. Home-to-work provided transportation and employer provided parking.
   a. Per DoD 4500.36-R, the USD(C) and USD (P&R) jointly will issue updated annual guidance concerning the valuation, on a monthly basis, of taxable government employer-provided home-to-work transportation fringe benefits provided to certain military members. Armed Forces Tax Council service representatives annually will distribute the updated guidance to the Military Services.
   b. Each DoD Component will determine the value, to be calculated on a monthly basis, of government employer-provided taxable parking fringe benefits provided to military members.
   c. Determination must be accomplished utilizing the provisions of the Internal Revenue Code (See IRS Publication 15-B) and Treasury Regulations and accordingly documented.

Each member’s Service shall:
(1) Identify members receiving government employer-provided home-to-work transportation and/or parking fringe benefits;
Table 44-1. Taxability of Items of Military Pay and Allowances (Continued)

NOTES: (cont)

(2) Certify fringe benefit was authorized, calculate and certify the value of the taxable fringe benefits, and submit the appropriate taxable gross income amounts to the servicing DFAS central site, no less often than once a year. Exception: When members receive taxable fringe benefits from active duty assignments outside their DoD Component, the agency providing the taxable fringe benefit (such as parking) calculates the value of the benefit provided, and the member’s Service verifies the correctness of the calculation;

(3) Keep members receiving such benefits advised of the tax liability annually accruing to them.

d. Each member’s certified taxable fringe benefit amount must be sent to the servicing DFAS central site no less often than annually and not later than December 15, each year, for processing to:

(1) Include the taxable non-cash benefit amounts in members’ gross income;

(2) Withhold and deduct appropriate federal and state income taxes (not FICA taxes);

(3) Generate a TD Form W-2 that reflects the adjusted gross income and withholding amounts. The military services’ field finance offices are not authorized to process taxable fringe benefits as additional taxable wages, to withhold applicable taxes, or to generate a manual TD Form W-2.

15. The tax exempt computation for the NCSB and SLRP will be the number of months in the CZ/QHDA divided by 15 months for the NCSB or 12 months for the SLRP. The resulting percentage will be multiplied against the bonus or loan amount. The result will be the tax exempt amount for the member.
Table 44-2. Collection of Delinquent Taxes by Installment - Change of Member’s Status

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>is discharged or released from active duty</td>
<td>immediately reenlists</td>
<td>deduct from member’s pay as agreed with IRS without interruption</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>does not immediately reenlist</td>
<td>deduct from final pay enough to liquidate the remaining indebtedness, or all available if the remaining indebtedness is more than is available</td>
<td>notify IRS of the member’s separation.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>enters a period of unauthorized absence for which pay and allowances are not payable</td>
<td>is a member of the Army or Air Force</td>
<td>deduct from member’s pay and pay to IRS for the month the absence begins the amount agreed to or as much as is available if less than agreed to</td>
<td>suspend further deductions and payments for tax indebtedness until member is restored to a pay status. If deductions and payments are suspended at the time additional payment is due, then notify IRS. Remove suspension when member is restored to a pay status. Deduct and pay for the month of restoration as much as is available if less than the agreed to amount.</td>
</tr>
<tr>
<td>4</td>
<td>is a member of the Navy or Marine Corps and a T allotment has not been established</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>is a member of the Navy or Marine Corps and a T allotment has been established</td>
<td>cancel the T allotment on the 15th day following the date absence began (or earlier if necessary to prevent allotment overpayment)</td>
<td>stop as prescribed by Navy and Marine Corps allotment procedures.</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>is retired from the Air Force</td>
<td>a T allotment has been established</td>
<td>allotment remains in effect</td>
<td>deductions required by allotment are made from retired pay.</td>
</tr>
<tr>
<td>7</td>
<td>is retired from the Army</td>
<td>an E allotment has been established</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 44-2. Collection of Delinquent Taxes by Installment - Change of Member’s Status (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>When a member who has arranged with the IRS for installment collection of delinquent taxes and</td>
<td>an E allotment has not been established</td>
<td>deduct for the month of retirement or transfer, as agreed with the IRS</td>
<td>notify member and the IRS that new agreement must be made.</td>
</tr>
<tr>
<td>9</td>
<td>is a Navy or Marine Corps member and is transferred to the Fleet Reserve, Fleet Marine Corps Reserve or retired list and not immediately recalled to active service</td>
<td>a T allotment has not been established</td>
<td>the T allotment remains in effect</td>
<td>deductions required by T allotment are made from retired pay or retainer pay.</td>
</tr>
<tr>
<td>10</td>
<td>has qualified for collection deferment because of service in a CZ or enters hospitalized/missing status as a result of service in a CZ (note)</td>
<td>a T allotment has been established</td>
<td>defer initiating collection effective the month entering such status</td>
<td>commence collection in accordance with paragraph 440203.</td>
</tr>
</tbody>
</table>

NOTE: Includes direct support of CZ operations.
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CHAPTER 44 - WITHHOLDING INCOME TAX

4401 - WITHHOLDING FROM CURRENT PAY

440101 Treasury Regulation 1.162-1(b)(5) and 1.262-2(e) 
 IRS Notice 94-3

440102.A 26 U.S.C. 3401a(1) 
 IRS Publication 3

440102.B 26 U.S.C. 112(d) 
440102.C OASD(FM&P) Memo, September 6, 1990

440103 Public Law 104-117, March 20, 1996, 109 Stat 827

440103.A and C 26 U.S.C. 112

* 440103.A.2 P.L. 106-21, dated April 19, 1999

440103.B PDUSD (P&R) Memo, March 27, 2007

440103.A.3 Executive Order 13002, May 13, 1996 
 26 U.S.C. 112 (c) (3)

440103.A.4 Executive Order 13119, April 13, 1999 
  Dir of Comp(MPP), OUSD(P&R), March 26, 2009

440103.A.5 Executive Order 13239, December 12, 2001 

440103.C.4 26 C.F.R. 1.112-1(f)(2) 
  USD (P&R) Memos, December 14, 2001 and, 
   February 5, 2002

440103.C.5 USD (P&R) Memos, December 14, 2001 and, 
  February 5, 2002

440103.C.6 OASD(M&RA)MPP Memo, March 26, 1974 
  Treasury Regulation 1.112-1(f)
  SECDEF(FM&P) MSG 141656Z, Mar 1991
  SECDEF(FM&P) MSG 282245Z, May 1991

440103.C.7 26 U.S.C. 112 
  Treasury Regulation 1.112-1(a)(2)

440103.D Treasury Regulation 1.112-1(k)

440103.E 26 U.S.C. 692

440103.F 26 U.S.C. 112


440106 TFM, Vol 1, Part 3, Chapter 5000

440106.B 50 U.S.C. App 574

440106.C TFM, Part 3, Chapter 5000 
  OASD/FMP Memo, March 6, 2001

440106.D TFM 3-5070 
  TFM, Part 3, Chapter 5000
440107 26 U.S.C. 871
440107.A.2 26 CFR 301.7701(b)-1
440108 26 U.S.C. 3507
Public Law 95-600, November 6, 1978
Public Law 111-226, August 10, 2010

4402 - COLLECTION OF DELINQUENT FEDERAL TAXES BY LEVY

440201 26 U.S.C. 6321(a)
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IR Manual, 53(10).6.1
Treasury Regulation 1.112-1(j)
Treasury Regulation 1.112-1(e)
440204 26 U.S.C. 6331, 6334
Public Law 100-647, November 10, 1988

Figure 44-2
Djibouti OUSD(P&R) Memo, November 21, 2002
Egypt OUSD (P&R) Memo, September 25, 2003
Israel OUSD(P&R) Memo, April 11, 2003
OUSD(P&R) Memo, July 30, 2003
Jordan OUSD(P&R) Memo, December 14, 2001
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ASD (FMP) Memo, February 5, 2002
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ASD (FMP) Memo, February 5, 2002
Yemen ASD (FMP) Undated Memo

44-25
Table 44-1

<table>
<thead>
<tr>
<th>Rule</th>
<th>Reference</th>
</tr>
</thead>
</table>
| 5 and 6 | Public Law 104-117, March 20, 1996, 109 Stat 827  
Treasury Regulation 1.112-1 |
| 7 | Public Law 104-117, March 20, 1996, 109 Stat 827  
Waterman v. Commissioner, 179 F.3d 123 (4th Cir. 1999) |
| 10 | Public Law 94-212, February 9, 1976 |
| 11 | Revised Rule 77-350, Int Rev Bulletin No. 40,  
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Armed Forces Individual Income Tax Council  
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Treasury Regulation 1.62-2  
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31 CFR 215.8 |
| 14 | Public Law 104-188, section 1402, August 20, 1996  
10 U.S.C. 1475-1480  
26 U.S.C. 134 |
| 15 | Public Law 108-121, section 102,  
November 11, 2003 |
| 17 | OASD(FM&P) Memo, January 15, 1987  
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| Note 1 | Public Law 106-419, section 105,  
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| Notes 2 and 4 | Public Law 104-117, March 20, 1996, 109 Stat 827  
EO 11968, Jan 31, 1977 |
| Note 5 | 26 U.S.C. 112 |
| Note 7 | IRS Rev. Rul. 71-343 as amended by IRS Rev.  
Rul. 73-187 |
| Notes 9 and 10 | IRS Rev Rul 79-311  
Treasury Regulation 1.61-12  
IRS, April 18, 1960  
DoD(C) Memo, January 28, 1984 |
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| Note 14 | Armed Forces Tax Council Memo, July 24, 1996  
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IRS Publication 15-B |

Table 44-2

<table>
<thead>
<tr>
<th>Rule</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>26 U.S.C. 7508</td>
</tr>
<tr>
<td>Note 1</td>
<td>IRS Notice 951 (February 1991)</td>
</tr>
</tbody>
</table>
VOLUME 7A, CHAPTER 45: “FEDERAL INSURANCE CONTRIBUTIONS ACT (FICA)”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated July 2013 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Table 45-1</td>
<td>Updated FICA percentages, maximum taxable wages, and maximum tax to reflect 2014 rates.</td>
<td>Add</td>
</tr>
</tbody>
</table>
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CHAPTER 45

FEDERAL INSURANCE CONTRIBUTIONS ACT (FICA)

4501 GENERAL

The Federal Insurance Contributions Act (FICA) requires Federal Agencies to withhold FICA (Social Security and Medicare) taxes from the basic pay of military members covered by the Social Security Act and to pay matching FICA taxes to the Social Security Administration. See Table 45-1 for the FICA tax component for old age, survivors, and disability insurance (OASDI) tax, also called Social Security tax, and the FICA tax component for hospital insurance (HI) tax, also called Medicare tax. The OASDI tax rate applies only to those basic pay payments that do not exceed the annually variable OASDI wage base. There is no cap on wages subject to the withholding of Medicare tax.

4502 REQUIREMENTS

450201. Members Subject to FICA

Any member appointed to, enlisted in, or inducted into any Military Service is subject to FICA tax. This includes members serving in:

A. The Military Service academies (excluding foreign nationals);

B. An aviation cadet status; or

C. A combat zone.

450202. Taxable Wages

The following wages are subject to FICA withholding:

A. Basic pay (excluding reduction for educational benefits under the Montgomery G.I. Bill);

B. Inactive duty compensation;

C. Taxable amounts earned but unpaid at the date of death (subject to the maximum earnings tax) if paid to the beneficiary during the same calendar year in which the member’s death occurs;

D. Basic pay or compensation earned when absence is the result of injury, sickness, or hospitalization;

E. Taxable amounts received prior to the Government’s voidance of the member’s enlistment contract; and
F. Waived portions of forfeitures of basic pay payable to dependent(s) of a confined member as prescribed in Chapter 48, paragraph 480306.C.

4503 DEDUCTION OF FICA TAX

450301. Amount

See the “Contribution and Benefit Base” at Social Security Online or Table 45-1 for the withholding percentage rate and the total maximum tax.

450302. Maximum Tax

Discontinue deductions when the member’s total active duty basic pay plus inactive duty compensation equals the annual maximum earnings subject to FICA withholding, and when the maximum tax has been deducted.

450303. Effect of Punishment, Absence, and Non-Pay Status

See Table 45-2.

450304. More Than One Employer

Deduct FICA taxes regardless of any amounts previously or currently being deducted by another employer. Each Military Service is considered a separate employer; however, cross-servicing of a member’s pay account between the Military Services does not constitute a change of employer. A break in service of any length within the same Military Service does not constitute a change of employer. Consider all FICA tax withheld during the calendar year in determining the total amount withheld. If the application of the above results in withholding in excess of the maximum tax, then the member may claim the excess from the Military Service concerned, and adjustments will be made accordingly.

450305. Retroactive Entitlements and Deductions

Adjustments will be considered as affecting the pay for the year in which made and will be reflected in the quarter in which paid. Adjust during the quarter in which the retroactive entitlement or deduction of basic pay is entered in the member’s pay account. All retroactive payments are subject to FICA withholding at the rates in effect at the time of payment. If the member has been discharged, separated, or retired, then issue an Internal Revenue Service (IRS) Form W-2 (Wage and Tax Statement).

450306. Indebtedness

FICA taxes previously withheld may not be used to offset any indebtedness.
*Table 45-1. FICA Percentages, Maximum Taxable Wages, and Maximum Tax

<table>
<thead>
<tr>
<th>Year</th>
<th>Social Security (OASDI) Tax</th>
<th>Medicare Hospital Insurance (HI) Tax</th>
<th>Maximum FICA Wages</th>
<th>Maximum Tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>2000</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$76,200</td>
<td>$4,724.40</td>
</tr>
<tr>
<td>2001</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$80,400</td>
<td>$4,984.80</td>
</tr>
<tr>
<td>2002</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$84,900</td>
<td>$5,263.80</td>
</tr>
<tr>
<td>2003</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$87,000</td>
<td>$5,394.00</td>
</tr>
<tr>
<td>2004</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$87,900</td>
<td>$5,449.80</td>
</tr>
<tr>
<td>2005</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$90,000</td>
<td>$5,580.00</td>
</tr>
<tr>
<td>2006</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$94,200</td>
<td>$5,840.40</td>
</tr>
<tr>
<td>2007</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$97,500</td>
<td>$6,045.00</td>
</tr>
<tr>
<td>2008</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$102,000</td>
<td>$6,324.00</td>
</tr>
<tr>
<td>2009</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$106,800</td>
<td>$6,621.60</td>
</tr>
<tr>
<td>2010</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$106,800</td>
<td>$6,621.60</td>
</tr>
<tr>
<td>2011</td>
<td>4.20%</td>
<td>1.45%</td>
<td>$106,800</td>
<td>$4,485.60</td>
</tr>
<tr>
<td>2012</td>
<td>4.20%</td>
<td>1.45%</td>
<td>$110,100</td>
<td>$4,624.20</td>
</tr>
<tr>
<td>2013</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$113,700</td>
<td>$7,049.40</td>
</tr>
<tr>
<td>*2014</td>
<td>6.20%</td>
<td>1.45%</td>
<td>$117,000</td>
<td>$7,254.00</td>
</tr>
</tbody>
</table>

**NOTE:** If the current year is not listed, see the “Contribution and Benefit Base” at Social Security Online.
Table 45-2. Effect of Punishment, Absence, and Non-Pay Status

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>is fined by court-martial and the fine is deducted from pay</td>
<td>the amount of the fine is subject to FICA tax.</td>
</tr>
<tr>
<td>2</td>
<td>is required to forfeit pay as the result of court-martial or nonjudicial punishment</td>
<td>the forfeiture is a loss of entitlement to the basic pay involved, and the lost amount is not subject to FICA tax. (note)</td>
</tr>
<tr>
<td>3</td>
<td>has pay detained under court-martial or nonjudicial punishment</td>
<td>the amount detained is not subject to FICA tax until it is actually paid to the member.</td>
</tr>
<tr>
<td>4</td>
<td>is absent without leave</td>
<td>the amount of basic pay deducted for the period is not subject to FICA tax.</td>
</tr>
<tr>
<td>5</td>
<td>is confined by civil authorities under conditions that require loss of pay</td>
<td></td>
</tr>
</tbody>
</table>

NOTE: The waived portion of a forfeiture is taxable income to the confined member and is subject to FICA under Chapter 48, subparagraph 480306.C and subparagraph 450202.F.
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4501 – GENERAL

42 U.S.C. 410(1)

4502 – REQUIREMENTS

450201 42 U.S.C. 410(1)

26 U.S.C. 3121(m)

450202 42 U.S.C. 409(d)

4503 – DEDUCTION OF FICA TAX

450301 26 U.S.C. 3101; 3102

450304 26 U.S.C. 3101

450305 26 U.S.C. 3102

26 U.S.C. 6205

Table 45-1 42 U.S.C. 430

“Contribution and Benefit Base”, Social Security Online

IRS Notice 1036

Table 45-2

Rule 2 36 Comp Gen 79

Rule 3 26 U.S.C. 451

Armed Forces Income Tax Council Opinion,

April 1, 1963
VOLUME 7A, CHAPTER 46: “DEDUCTIONS FOR THE ARMED FORCES RETIREMENT HOMES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by a * preceding the section, paragraph, table or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by underlined, italic, blue font.

The previous version dated July 2012 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
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<tbody>
<tr>
<td>4601</td>
<td>Renamed section “General”.</td>
<td>Revision</td>
</tr>
<tr>
<td>4602</td>
<td>Renamed section “Amount”. Edited section for clarity.</td>
<td>Revision</td>
</tr>
<tr>
<td>460302.C</td>
<td>Deleted “Coast Guard (when it is not operating as a Military Service in the Navy)” as being redundant.</td>
<td>Deletion</td>
</tr>
<tr>
<td>460302.D</td>
<td>Deleted “Selective trainees inducted into federal service” as being obsolete.</td>
<td>Deletion</td>
</tr>
<tr>
<td>4604</td>
<td>Deleted section “Precedence Over Other Deductions and Collections” as not applicable to the chapter.</td>
<td>Deletion</td>
</tr>
</tbody>
</table>
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DEDUCTIONS FOR THE ARMED FORCES RETIREMENT HOMES

*4601 GENERAL

The Armed Forces Retirement Home (AFRH) is an independent establishment in the executive branch. The purpose of the Retirement Home is to provide residences and related services for retired and former members of the Armed Forces who meet the eligibility requirements of the AFRH. The AFRH includes the Armed Forces Retirement Home – Washington (Soldiers’ and Airmen’s Home) and the Armed Forces Retirement Home – Gulfport (Naval Home).

*4602 AMOUNT

The Secretary of Defense sets the monthly deduction from pay in an amount not to exceed $1.00. The deductions of pay, which are not prorated for partial months of service, are deposited in the AFRH Trust Fund.

4603 APPLICABILITY

460301. Members Subject to Deductions

A. Regular enlisted members.
B. Warrant officers.
C. Limited duty officers (LDO) of the Armed Forces.
D. Coast Guard members (when it is operating as a Military Service in the Navy).

*460302. Members Not Subject to Deductions

A. Reserve Component members.
B. Commissioned officers.
C. Members in a non-pay status for the entire calendar month.
*BIBLIOGRAPHY

CHAPTER 46 - DEDUCTIONS FOR THE ARMED FORCES RETIREMENT HOMES

4601 - GENERAL

24 U.S.C., Chapter 10

* 4602 - AMOUNT

37 U.S.C. 1007(i)

4603 - APPLICABILITY

37 U.S.C. 1007(i)
VOLUME 7A, CHAPTER 47: “SERVICEMEMBERS’ GROUP LIFE INSURANCE (SGLI) PROGRAM”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated February 2014 is archived.

<table>
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<th>PARAGRAPH</th>
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<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>470501</td>
<td>Incorporated the premium increase of 7 cents per $1,000.</td>
<td>Revision</td>
</tr>
<tr>
<td>Bibliography</td>
<td>Memorandums updated.</td>
<td>Revision</td>
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</tbody>
</table>

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CHAPTER 47

SERVICEMEMBERS’ GROUP LIFE INSURANCE (SGLI) PROGRAM

4701 GENERAL

The Servicemembers’ Group Life Insurance Program is administered by the Department of Veterans Affairs (DVA). Eligible members, who receive basic pay for 1 or more days per month or members of the Reserves who drill for points are responsible for the payment of SGLI and Family Servicemembers' Group Life Insurance (FSGLI) premiums, unless the eligible member elects to waive coverage. Coverage and premiums are discussed in sections 4702 and 4705, respectively.

4702 COVERAGE

470201. Full- and Part-Time Coverage

A. Full-Time Coverage. Full-time coverage automatically insures eligible members against death in the amount of $400,000 when a member is performing active duty or active duty for training for an ordered period of more than 30 days, or while on full-time duty as a cadet or midshipman at a Service Academy. All members of the Ready Reserve and National Guard, who are assigned or attached to a unit or position, that may require performing active duty or active duty for training; and will be scheduled to perform at least 12 periods of inactive duty for training annually, also are covered full-time (includes, but not limited to training and retired categories A, B, C, D, F, H, L, P, Q, T, and U). Members may elect coverage for an amount less than $400,000, in $50,000 increments, or may elect to waive coverage.

B. Part-Time Coverage. Part-time coverage is provided for the following members while performing active duty or active duty for training for an ordered period of less than 31 days:

1. Commissioned, warrant, or enlisted members of the Army, Navy, Air Force, Marine Corps and Coast Guard Reserves;

2. Members of the Individual Ready Reserve during 1-day call-ups;

3. Members of the Army and Air National Guard performing duty:
   a. At rifle ranges for the training of civilians in the use of military arms;
   b. Required drills;
   c. Field exercises;
   d. National Guard Schools;
e. Small arms competitions; and

4. Cadets, or midshipmen of the Senior Reserve Officers Training Corps while attending field training or practice cruises.

The eligible member is insured during the days of actual duty performed and becomes eligible for full-time coverage when the member performs active duty or active duty for training for an ordered period of more than 30 days.

C. Changes in Coverage. A member, which is covered for an amount less than maximum SGLI coverage, may apply later for increased coverage in writing in an amount of up to maximum SGLI coverage with proof of good health.

470202. Periods of Coverage

See Table 47-1.

470203. Forfeiture of Coverage

Any person, guilty of mutiny, treason, spying, desertion, or who, because of conscientious objections, refuses to serve in the Armed Forces of the United States (US), or refuses to wear the uniform of the Armed Forces, forfeits all rights to any coverage. This insurance is not payable for death inflicted as a lawful punishment for crime or for military or naval offense, except when inflicted by an enemy of the US.

4703 MARRIED MEMBER’S DESIGNATION OF A BENEFICIARY OTHER THAN THE SPOUSE

When a member designates a beneficiary for SGLI coverage other than his or her current lawful spouse or child(ren), or makes an election for reduced or no coverage, the Secretary concerned will notify the spouse in writing, that the member has designated another person to receive payment of SGLI, or has made an election for reduced coverage or no coverage. The advisory must be made as quickly as possible or within 30 days from the date of such election. The notification will not include the name(s) of the actual designated beneficiary(ies). A good faith effort to satisfy the requirement to provide notification to the spouse at the last address in the records of the Secretary concerned.

4704 APPELLATE LEAVE

When placed on appellate leave following confinement with total forfeiture of pay and allowances (during which coverage had been properly stopped, see Table 47-1, rule 9), coverage is not reinstated. If appellate leave is followed by a restoration to duty with pay, then coverage is reinstated on the date the member returns to full duty status and continues during the period of excess leave. Coverage is reinstated at the amount in effect on the day prior to its stoppage.
4705 SGLI PREMIUMS

*470501. Premium Rates

Effective July 1, 2014, the premium rates are as follows:

* A. Full-Time Coverage. For members who meet the requirements for full-time coverage, the premium rate is 7 cents per month per $1,000 of coverage, $3.50 monthly for each $50,000, or $28.00 monthly for $400,000 of coverage. An additional $1 is charged each month for Traumatic Injury Protection under Servicemembers' Group Life Insurance (TSGLI). TSGLI coverage is automatic for those insured under basic SGLI and can be declined only by refusing basic SGLI coverage. When a member no longer meets the requirements for full-time SGLI coverage, the member’s Service must notify the member of the pending termination of benefits. For rules concerning starting and stopping deductions, see Table 47-1. Monthly deductions are not prorated for partial months of service. Deduct the full monthly premium for any month in which a member is covered for at least 1 day. During months in which coverage amounts change, deduct the full month’s premium for the higher coverage rate.

* B. Part-Time Coverage. The premium rate for part-time coverage is $28.00 per year for $400,000 of coverage. An additional $1 charged for TSGLI. The annual premium is collected from the member’s pay account during the first period of duty in which the member is in a pay status. Members of the Individual Ready Reserve will be charged $1.00 for $400,000 of coverage for 1-day call-ups.

470502. Non-Pay Status

During any month in which a member is assigned to the Ready Reserve of a Uniformed Service, and is insured under a policy of insurance purchased by the Secretary concerned, the Uniformed Service concerned will contribute from the appropriation for active duty pay, the share of the cost attributable to insuring such member under this policy. Any amounts so contributed on behalf of the member will be collected by DoD by deduction from the member’s pay or otherwise which may include establishing a debt against the member’s pay account, and will be credited to the appropriation from which the contribution was made.

470503. Direct Remitters

Each Service must have clearly established programs to identify members who are required to make a direct remittance of premiums. Services must notify members at least 30 days in advance of the date the direct remittance is due. The notice will include the amount of the payment, the date it is due, and the Service’s address to which the payment should be sent. The member must make remittance within 30 days from the date of the notice.
470504. Failure to Make Remittance Within 60 Days

When the Secretary concerned determines that a member has failed to make direct remittance within 60 days of the due date, the Secretary concerned will send a “Notice of SGLI Termination” to the member’s official address. The notice must clearly state that effective 60 days from the date of such notice the member’s SGLI will be terminated. Termination of the insurance may be vacated if, before the expiration of 60 days from the date of the “Notice of SGLI Termination,” the member remits all amounts past due for SGLI coverage and can justify the failure to make timely remittance to the Secretary concerned.

4706 REFUNDS

Refunds will not be made of amounts deducted before the effective date of any election for reduced or waived coverage. When the Office of Servicemembers’ Group Life Insurance (OSGLI) rejects a request for reinstatement of coverage or increased coverage, any increase in premiums withheld pending OSGLI rejection will be credited to the member's pay account.

4707 EXTRA HAZARD COSTS

470701. Cost

In addition to a deduction from the member’s pay, each Military Service contributes from its appropriations an amount (determined by the DVA) attributable to the extra hazard cost of SGLI. This premium reflects the cost of death claims in excess of the level of death claims that would result from normal peacetime service.

470702. Payment

The Military Services centrally pay the premium for extra hazard costs, along with the member premiums to the DVA.

4708 SETTLEMENT OF SGLI CLAIMS

Death claims are filed with the OSGLI. The order of precedence for payment is the same as prescribed in subparagraph 471010.C. The OSGLI will reduce the insurance proceeds by the amount of any member premiums not paid. Effective July 1, 2011, the SGLI Form 8283, Claim for Death Benefits, and SGLI Form 8283A, Claim for Family Coverage Death Benefits, were updated to reflect electronic funds transfer as a settlement payment option for the beneficiaries.

4709 FAMILY COVERAGE UNDER SGLI (FSGLI)

470901. Eligibility

FSGLI automatically covers spouses and dependent children (insurable dependents) of Uniformed Service members. In order for the spouse and children to be eligible for family coverage, the service member will be enrolled in the full-time SGLI coverage. Enrollment for
members of the Uniformed Services is based on dependent information in the Defense Enrollment Eligibility Reporting System (DEERS). For Marine Corps members, enrollment is based on dependent information on the Marine Corps Total Force System (MCTFS).

NOTE: Effective October 10, 2008, coverage was expanded to include the member's stillborn child.

470902. Spousal Coverage

The spouse of an eligible member automatically is covered for $100,000. Coverage of a spouse, however, cannot exceed the member’s SGLI coverage if such coverage is less than $100,000. For example, if the member’s SGLI coverage is $50,000, then the coverage for the spouse cannot exceed $50,000.

470903. Cost

The premiums are based on the age and the amount of coverage. The premium rates for the spouse are as follows:

<table>
<thead>
<tr>
<th>Age</th>
<th>Monthly Rate (Per $1,000)</th>
<th>Monthly Cost (Per $100,000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 35</td>
<td>$0.05</td>
<td>$5.00</td>
</tr>
<tr>
<td>35 – 39</td>
<td>$0.065</td>
<td>$6.50</td>
</tr>
<tr>
<td>40 – 44</td>
<td>$0.085</td>
<td>$8.50</td>
</tr>
<tr>
<td>45 – 49</td>
<td>$0.13</td>
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<tr>
<td>50 – 54</td>
<td>$0.25</td>
<td>$25.00</td>
</tr>
<tr>
<td>55 – 59</td>
<td>$0.37</td>
<td>$37.00</td>
</tr>
<tr>
<td>60 and Over</td>
<td>$0.50</td>
<td>$50.00</td>
</tr>
</tbody>
</table>

470904. Children’s Coverage

Each child is covered in the amount of $10,000 at no cost to the member. The member may not decline coverage or elect to insure any child for less than $10,000. In the case of a member married to another member, a child may not be insured by more than one member. The child will be insured by the coverage of the member whose eligibility for insurance occurred first, except in cases where the senior member does not have legal custody of the child. In such cases, the child will be insured under the coverage of the member who has custody of the child.

470905. Member Married to Member

A member married to another member is eligible for coverage under this program. Members who were married on or before January 1, 2013 were automatically enrolled for FSGLI when their marriage was reported to DEERS/MCTFS. Members married on and after
January 2, 2013 who want the FSGLI coverage must complete the FSGLI enrollment documentation through their servicing personnel offices.

470906. Effective Date

Family coverage under SGLI is effective with regard to dependents of a member on the latest of the following dates:

A. The date member enrolled in SGLI;

B. In the case of the spouse, the date of marriage; or

C. In the case of the child, the date of birth. If a child is not a natural child of the member, then the date in which the child acquires status as dependent of the member.

470907. Reinstatement or Increase in Coverage

The member must complete the SGLI 8286A, Request for Family Coverage to increase or reinstate FSGLI if coverage was previously reduced or declined. Proof of good health is required. If the good health requirement is met, then the effective date of reinstatement or increase of coverage is the date the application is received by the member’s branch of service.

470908. Termination of Coverage

Family coverage under SGLI will stop:

A. On the last day of the member's SGLI coverage;

B. On the earliest date of 120 days after:

1. The date of an election made in writing by the member to terminate the coverage (a premium is due for the month in which the election is received; no further premiums are due);

2. Date of the member’s death;

3. Member separates from the Service; or

4. Termination of the dependent status as an insurable dependent of the member.

470909. Refunds

See section 4706.
470910. Beneficiary

The member is the primary beneficiary for family coverage. For the settlement of a claim, refer to section 4708.

4710 TRAUMATIC INJURY PROTECTION PROGRAM (TSGLI)

471001. Definitions

The following definitions are applicable only to this section.

A. **Traumatic Event.** A traumatic event occurs during the application of external force, violence, chemical, biological, or radiological weapons, or accidental ingestion of a contaminated substance causing damage to a living being. A traumatic event does not include cases involving adverse reactions to vaccinations, surgical trauma, or adverse outcomes of medical procedures.

B. **Traumatic Injury Protection.** Traumatic injury protection provides for the payment of a specified benefit amount to a member insured by SGLI who sustains a traumatic injury directly resulting in a scheduled loss.

471002. Eligibility

The TSGLI under the auspices of the SGLI program provides payments to severely injured members who suffer a scheduled loss as a direct result of serious trauma incurred under conditions in subparagraph 471001.A, such as loss of an arm or leg. If a member suffers more than one such qualifying loss as a result of traumatic injury from the same traumatic event, then payment will be made for a single loss providing the highest payment. This monetary assistance helps the member and his/her family through an often long and arduous treatment and rehabilitation period. In order for a member to be eligible for TSGLI benefits, the member must meet the following requirements:

A. Be a member of the Uniformed Services and insured by SGLI under paragraph 470201 on the date of the traumatic event. For this purpose, the member will be considered a member of the Uniformed Services until midnight on the date of termination of the member’s duty status in the Uniformed Services that established eligibility for SGLI, notwithstanding an extension of SGLI coverage under Table 47-1;

B. Must suffer a scheduled loss (e.g., an arm, a leg) as a direct result of a traumatic injury and no other cause;

C. Must survive a period of not less than 7 full days from the date of the traumatic injury. The 7-day period begins on the date and Zulu (Greenwich Meridian) time of the traumatic injury and ends 168 full hours later; and
D. Must suffer a scheduled loss (e.g., an arm, a leg) within 2 years of the traumatic injury occurred.

471003. Limitations

A benefit will not be paid if a scheduled loss is due to a traumatic injury caused by:

A. The member’s attempted suicide, while sane or insane;
B. An intentionally self-inflicted injury or an attempt to inflict such injury;
C. Medical or surgical treatment of an illness or disease; or
D. Willful use of illegal or controlled substance, unless administered or consumed on the advice of a medical doctor.

471004. Other Limitations

A benefit will not be paid for a scheduled loss resulting from:

A. A physical/mental illness or disease, whether or not caused by a traumatic injury, other than a pyogenic infection or physical illness or disease caused by biological, chemical, or radiological weapons or accidental ingestion of a contaminated substance; or
B. A mental disorder whether or not caused by a traumatic injury.

471005. Exclusion

For the purposes of this section, if the member is insured under SGLI only as an insurable dependent of another service member, then the insurable dependent will not be considered a member insured under TSGLI.

471006. Effective Date

All members covered by the SGLI program will be automatically covered under TSGLI. Members must decline SGLI coverage in order to cancel TSGLI.

471007. Amount of Coverage

Members who suffer a loss from a traumatic injury are eligible to receive monetary compensation of not less than $25,000 and not more than $100,000.

471008. TSGLI Premium

Deduct a monthly premium of $1.00 in addition to SGLI premium from the member’s pay the month the member’s SGLI coverage begins. There is no cost for TSGLI coverage for a
member while performing funeral honors and muster duties.

471009. Termination of TSGLI

A. TSGLI coverage terminates at midnight of the last day of the month that the member is no longer covered under SGLI or at midnight of the date of the member’s separation from service, whichever occurs first.

B. TSGLI coverage is not in effect during the 120-day post-separation period or during the 2-year SGLI disability extension.

C. TSGLI cannot be converted to Veterans’ Group Life Insurance or commercial coverage.

471010. Payment of Traumatic Injury Protection Benefit

The payment of traumatic injury protection benefit will be paid to the member who suffered the scheduled loss except under the following circumstances:

A. If the member is legally incapacitated, then the member’s legal guardian; agent or attorney acting under a valid Power of Attorney will be paid the benefit on behalf of the member.

B. If no guardian, agent, or attorney is authorized to act as the member’s legal representative, then a military trustee who has been appointed will be paid the benefit on behalf of the member. The military trustee will report the receipt of the traumatic injury benefit payment and any disbursements from that payment to the Department of Defense per subparagraph 471103.D.

C. If a member who is eligible for payment of TSGLI benefits dies before payment is made, then the beneficiary or beneficiaries will be paid the benefit in the following order of precedence:

1. Beneficiary designated by the member in writing, if the designation is received by the Military Department concerned before the member’s death;

2. Surviving spouse;

3. Children and their descendants, by representation. The term “children” includes the following:

   a. Legitimate Children;

   b. Legally Adopted Children;

   c. Illegitimate Children. The illegitimate child of a female
member is an eligible beneficiary. An illegitimate child of a male member is an eligible beneficiary only if:

1. The member acknowledged the child in a writing signed by the member;
2. The member has been judicially ordered to contribute to the child’s support;
3. The member has been, before his death, judicially decreed to be the father of such child;
4. Proof of paternity is established by a certified copy of the public record of birth or church record of baptism showing that the insured was the informant and was named as father of the child; or
5. Proof of paternity is established from service department or other public records, such as school or welfare agencies, which show that with his knowledge the insured was named as father of the child;

Note: A stepchild is not an eligible beneficiary unless adopted by the deceased member.

4. Father and mother in equal parts or, if either is dead, then the survivor;
5. Legal representative of the deceased member’s estate; or
6. Person entitled under the law of the domicile of the deceased member.

471011. Taxability

All benefits paid under any law administered by the DVA are exempt from taxation. SGLI is a benefit administered by the DVA; therefore, all benefits paid are not taxable. If an overpayment occurs and the overpayment is not returned, then the benefit may be taxable.

471012. Settlement of Claims

The member must complete Part A of the Application for TSGLI Benefits Form, sign and submit the form to his/her Service representative for review and certification. Once the claim is approved, the Service representative will forward the claim to OSGLI for payment.

471013. Appeal of Eligibility Determination

To appeal the denial of a claim for TSGLI benefits, an appeal of eligibility determination must be submitted in writing by the member or member's legal representative, or by the
beneficiary or the beneficiary's legal representative, within 1-year of the date of the denial of eligibility. The appeal must be submitted to the office of the Uniformed Service identified in the decision regarding the member's eligibility for the benefit.

4711  DESIGNATION OF FIDUCIARY OR TRUSTEE UNDER TSGLI

471101. Authority

The Secretary concerned, in consultation with the Secretary of Veterans Affairs, will develop a process for the designation of a fiduciary or trustee of a member of the Uniformed Services who is insured against traumatic injury under section 4710. The trustee will receive payment for a qualifying loss under section 4710 in the event that the member becomes medically incapacitated or experiences an extended loss of consciousness.

471102. Appointment of Fiduciary or Trustee

If a member is legally incapacitated and has no legal guardian, agent, or attorney acting on his or her behalf, then a fiduciary or trustee may be appointed to act on the member’s behalf. The authority to appoint military trustees has been delegated to the Director, Defense Finance and Accounting Service (DFAS) Cleveland.

A. The fiduciary or trustee appointed by the Director, DFAS Cleveland, has the authority to receive, expend, and account for monies received from the military and, specifically under this section, TSGLI benefits. The trustee must use the monies received for the benefit of the incompetent member.

B. All applications to appoint a trustee and related documentation should be submitted to:

Defense Finance and Accounting Service
Retired Pay Department
P.O. Box 998021, Room 1579
Cleveland, OH 44199-8021

C. The Director, DFAS Cleveland may designate one of the following persons as trustee for an incompetent military member if the trustee is 21 years of age or over:

1. Lawful spouse (not subject to age requirement);

2. Children:
   a. Legitimate Child; or
   b. Adopted Child;

3. Father and mother;
4. Head of an institution, if member is a patient; or
5. Any other person or persons if in the best interest of the member.

471103. Authority of Fiduciary or Trustee

The fiduciary or trustee:

A. Will submit a Department of Defense Form 2827, Application for Trusteeship, as verification of appointment as trustee of the member;

B. Has the ability to gain access to the Prudential’s Alliance Account after providing written confirmation of his or her appointment of fiduciary or trustee by DFAS;

C. Can access the Prudential’s Alliance Account and choose how to disburse the member’s TSGLI benefit payment. The designated trustee must furnish a suitable bond when the amount received may exceed $1,000. The required bond must have as the surety, a company approved by the US Government and is in an amount stipulated by the Director, DFAS Cleveland. If a bond is required, then only the premium fee charged by the bonding company may be paid from funds received on behalf of the member. Other expenses incurred when securing the bond will not be paid with member funds; and

D. Must provide an annual accounting of any disbursements, including the TSGLI payments, to the Director, DFAS Cleveland. The report must show all funds received all expenditures made on behalf of the member and a statement of the condition of the trustee’s account at the time the report is submitted. Upon request, the trustee may be required to provide receipts, cancelled checks, voucher accounts, savings account passbook, and other supporting financial documents of the trustee account.

4712 REIMBURSEMENT ALLOWANCE FOR SGLI PREMIUM DEDUCTION

471201. General

The Secretary concerned will pay an allowance to a member of the Armed Forces based on the SGLI premium of the SGLI coverage held by a member while serving in the theater of operations for Operation Enduring Freedom (OEF) or Operation Iraq Freedom (OIF) at any time during the month. In order to qualify for this allowance, a member must be deployed outside of the US and serving in the theater of operations for OEF or OIF and have SGLI coverage.

471202. Premiums

The reimbursement is the monthly premium for the first $150,000 of SGLI coverage plus the cost for TSGLI of $1.00, which is automatically extended to any member covered under the SGLI program. The allowance is equal to the SGLI premium for the SGLI coverage the member elected, not to exceed $400,000 plus TSGLI of $1.00. The member must complete an SGLI Form 8286, SGLI Election and Certificate to increase or decrease SGLI coverage. See
the following example to determine the amount of the allowance.

Example: A member deployed in August 2014 to the theater of operations for OEF/OIF chooses to retain coverage of $400,000. That member’s August 2014 premium would be $28.00 ($3.50 for $50,000 of coverage times 8, plus $1.00 for TSGLI). If a member chooses to retain coverage of $400,000, then the allowance reimbursement would equal the premium of $28.00.

471203. Tax Implication

The premium amount for the first $50,000 of coverage is excluded from taxable income. Therefore, and based on the example in paragraph 471202, the member’s taxable amount is $24.50 ($28.00 less $3.50). The $24.50 amount may also be excludable from taxable income if the amount is earned while serving in a Combat Zone Tax Exclusion area. For officers, however, the exclusion of the allowance from taxable income is subject to application of the monthly maximum Combat Zone Tax Exclusion. Also, see paragraph Chapter 44, paragraph 440102.
### Table 47-1. Effective Dates of SGLI Coverage and Deductions (Full-Time and Part-Time)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
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<tbody>
<tr>
<td>1</td>
<td>When a member required</td>
<td>then the effective date of coverage is the first day of entry on such duty (note 2). Maximum basic coverage is automatically in effect until the member elects reduced coverage or waives coverage (note 3)</td>
<td>starts the month of the date of entry.</td>
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<td>580106, 580107, or 580702</td>
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<td>enters such duty</td>
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<td>3</td>
<td>resumes the obligation</td>
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<td>or reenters on such</td>
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<td>on such duty</td>
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<td>6</td>
<td>elects not to be</td>
<td>termination is the first day of the month following receipt by the United States Air Force of the member's election, entered on SGLI Form 8286 or, if applicable, DA Form 41 (note 6)</td>
<td>starts the month of the date the application is received by the Military Service.</td>
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<td>on such duty</td>
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<td>7</td>
<td>is covered full-time</td>
<td>termination is 120 days after separation (note 8)</td>
<td>stops at the end of the month of separation.</td>
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<td>and is separated and</td>
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<td>does not reenter</td>
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<td>immediately resumes</td>
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<td>part-time coverage</td>
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<td>8</td>
<td>is covered on a part-</td>
<td>termination is the day active duty or active duty for training ends, or the hour inactive duty ends (notes 3, 9 and 10)</td>
<td>see paragraph 580706.</td>
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<td>time basis and qualified period of duty ends</td>
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<td>9</td>
<td>is a member of a Reserve Component not covered on a full-time basis and is called to extended active duty, Active Duty for Special Work, or mobilization</td>
<td>coverage is the first day of active duty (maximum basic coverage is automatic unless a member applies for reduced or no coverage).</td>
<td></td>
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</tbody>
</table>

*Note 1: Deduction refunds, see section 4706.*
Table 47-1. Effective Dates of SGLI Coverage and Deductions (Full-Time and Part-Time) (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
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</thead>
<tbody>
<tr>
<td>9</td>
<td>When a member required to perform duty described in section 4702, or paragraphs 580106, 580107, or 580702</td>
<td>then the effective date of and SGLI deduction (note 1)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>is covered full-time and is Absent Without Leave, confined by civil authorities under a sentence adjudged by a civilian court, or confined by military authorities under a court-martial sentence involving total forfeiture of pay and allowances</td>
<td>termination is at the end of the 31st continuous day of such status (note 11)</td>
<td>stops at the end of the month in which the 31st day of such status is reached.</td>
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<tr>
<td>10</td>
<td>forfeits rights to SGLI under the provisions of section 4702 and paragraph 580708</td>
<td>termination is the end of the day before the date of conviction, refusal to perform service, or refusal to wear the uniform (note 12)</td>
<td>stops at the end of the month in which coverage is terminated.</td>
</tr>
</tbody>
</table>

NOTES:
1. Members in an excess leave status normally remain eligible for coverage. (See section 4704 for the appellate leave exception.) Establish monthly premiums in such cases as deductions against member pay accounts or collect as cash according to procedures of the Military Service concerned.
2. First-time enlistees in the Selected Reserves are eligible for coverage on the date of enlistment when assigned to a Ready Reserve unit, regardless if they are or are not required to participate in periods of inactive duty training and have not yet been called to their initial active duty period. This does not apply to delayed entry active duty enlistees.
3. Elections made by Reserve Component members continue in effect during continuous obligation to perform duty in the same Uniformed Service. Reserve Component members are not required to reelect or reapply for their desired level of coverage each time they perform duty. For the exception, see rule 8.
4. A new period of coverage begins and new elections must be submitted when a member resumes an obligation to perform duty or reenters on duty in the same Uniformed Service more than 1 day following termination of previous obligation; or when a member assumes an obligation to perform duty and enters on duty in a different Uniformed Service at any time. A member entering active duty after a break in service is automatically covered by the maximum basic coverage, until the member elects otherwise, even though the member may have converted former SGLI coverage to an individual policy following last discharge or release from active duty. A former member, insured under the Veterans Group Life Insurance (VGLI) Program, who declines SGLI coverage solely to maintain VGLI coverage, upon termination of VGLI, will be automatically insured under maximum basic coverage if the member otherwise is qualified.
Table 47-1. Effective Dates of SGLI Coverage and Deductions (Full-Time and Part-Time) (Continued)

5. Any previous election for less than $400,000 is canceled. Maximum basic coverage is automatically in effect unless member again chooses a reduced amount.
6. For members covered on a part-time basis, an election for reduced or no coverage is effective at the end of the last day of the duty period being performed. If the election is made outside a duty period, then the reduced or waived coverage is effective when the election is received by the Military Service.
7. Increase or reinstatement of coverage is contingent upon written application by the member on SGLI Form 8286, Request for Insurance, and approval by the OSGLI.
8. In the case of members totally disabled on the date of separation from such duty, the insurance will cease 1 year after the date of separation or on the date the insured ceases to be totally disabled, whichever is earlier, but in no event prior to the expiration of 120 days after separation.
9. Part-time coverage is in effect only on the days of active duty, active duty for training, and while remaining overnight immediately before the commencement of inactive duty training, or while remaining overnight between successive period of inactive duty training, at or in the vicinity of the site of the inactive duty training, if the site is outside reasonable commuting distance from the member’s residence and, including periods of travel to and from such duty.
10. Coverage continues for 120 days after the period of duty if the member, during that duty period, incurs or aggravates a disability and the disability renders the member uninsurable at standard premium rates according to good health standards approved by the VA and as determined by the OSGLI.
11. Members carried in an AWOL or confined status, except for an offense listed in section 4703, remained eligible for coverage. Insurance terminated under the provisions of rule 9, together with any elections made, will be automatically reinstated as of the date the member is restored to duty with pay. Start premium deductions at the appropriate rate on the month of the date the member is restored to duty with pay.
12. Members restored to duty under conditions, which, in effect, result in a remission of sentence may apply for reinstatement of coverage under rule 4.
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38 CFR Part 9

4702 – COVERAGE

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4703 – MARRIED MEMBER’S DESIGNATION OF A BENEFICIARY OTHER THAN THE SPOUSE

38 U.S.C. 1967(f)

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DVA Memo March 27, 2006

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4710  TRAUMATIC INJURY PROTECTION UNDER SGLI

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4712  REIMBURSEMENT ALLOWANCE FOR SGLI PREMIUM DEDUCTION

         37 U.S.C. 437

471202  OUSD(P&R) Memo, April 17, 2006
         26 U.S.C. 79

471203  26 U.S.C. 134

Table 47-1
         Note 5 VA Handbook, Chapter 4, paragraph 4.01
VOLUME 7A, CHAPTER 48: “COURT-MARTIAL SENTENCES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated December 2012 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
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</thead>
<tbody>
<tr>
<td>480104</td>
<td>Deleted paragraph as no longer relevant.</td>
<td>Delete</td>
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<tr>
<td>480105</td>
<td>Renamed, renumbered and moved to 480306.</td>
<td>Update</td>
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<tr>
<td>480306-480307</td>
<td>Renumbered to 480307 and 480308.</td>
<td>Update</td>
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<td><strong>480308 Bibliography</strong></td>
<td>Clarified that forfeitures will not be collected during appellate leave or from lump sum accrued leave payments.</td>
<td>Update</td>
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<tr>
<td>480602.C</td>
<td>Clarified the collection for fines during appellate leave or from lump sum accrued leave payments.</td>
<td>Update</td>
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CHAPTER 48

COURT-MARTIAL SENTENCES

4801 EFFECT OF SENTENCES ON PAY AND ALLOWANCES

480101. Forfeitures

A. A sentence to partial forfeiture of pay deprives a member of the amount of pay stated in the sentence. The sentence applies for the number of months or days expressly stated.

B. Forfeitures apply to pay (and allowances if total forfeitures of pay and allowances are specifically adjudged) becoming due on and after the date forfeitures are effective (see paragraph 480502), unless the convening authority suspends or remits the forfeiture.

480102. Fines

A fine is in the nature of a judgment. It makes a member pecuniary liable to the United States for the amounts specified in the sentence. Fines are not self-executing. They are debts to the government until:

A. Paid in cash by the member;

B. Collected by deduction from the member’s current pay; or

C. Collected by deduction on settlement of a member’s pay account at discharge.

480103. Forfeiture of Allowances

Allowances are forfeited only when a sentence by a general court-martial includes forfeiture of all pay and allowances.

4802 REQUIREMENT FOR REDUCTION IN GRADE UNDER CERTAIN COURT-MARTIAL SENTENCES

Unless otherwise provided in regulations of the Military Service concerned, a court-martial sentence, as approved by the convening authority which includes dishonorable or bad conduct discharge, confinement, or hard labor without confinement, by operation of law requires reduction of an enlisted member to pay grade E-1 effective on the date of that approval. If the sentence of a member who is thus reduced in pay grade is set aside or disapproved, or, as finally approved, does not include any of the above punishment, all rights and privileges denied the member because of the reduction are restored. The member is entitled to the pay and allowances to which member would have been entitled, for the period the reduction was in effect, had the
grade reduction not been applied. The Military Services apply reduction in this instance as follows:

480201. Army

An accused member may be retained in the grade held at the time of the sentence or in any intermediate grade if the convening or higher authority, taking initial action on the case, suspends all elements of the sentence which would otherwise require reduction to pay grade E-1 by operation of law and provides for retaining the member’s present or intermediate grade as set forth in Army Regulation (AR) 600-8-19. When the action set forth in AR 600-8-19 is not taken, the member is reduced to pay grade E-1 effective on the date the sentence is approved by the convening authority.

480202. Navy and Marine Corps

Exercising sole discretion, the convening authority or supervisory authority may retain the accused member in the pay grade held at the time of sentence or an intermediate pay grade and suspend the automatic reduction to pay grade E-1 which would otherwise be affected. The automatic reduction may be suspended without regard to whether any part of the approved sentence was suspended. Additionally, the convening authority may direct that the accused serve in pay grade E-1 while in confinement but be returned to the pay grade held at the time of sentence or an intermediate pay grade upon release from confinement. If, however, the adjudged sentence included a reduction in pay grade, the reduction should be suspended for the same period as the automatic reduction is suspended. Failure of the convening authority to address automatic reduction will result in the automatic reduction to pay grade E-1 on the date of the convening authority’s action.

480203. Air Force

Reductions in grade must be expressly stated in the court-martial sentence. If the sentence includes an approved reduction, as well as punitive discharge, confinement at hard labor, or hard labor without confinement, the member will be reduced under Article 58a, Uniform Code of Military Justice (UCMJ), at the time of action by the convening authority. The reduction, if approved, will not be delayed until completion of appellate review under Article 71(c), UCMJ.

480204. Effective Date of Automatic Reduction in Grade

If an enlisted member is reduced by operation of law to pay grade E-1, the effective date of the reduction is the date on which the sentence is approved by the convening authority.

480205. Reduction in Grade as a Result of Court-Martial Sentence

A reduction in grade that is imposed as part of a court-martial sentence takes effect on the date the sentence is approved by the convening authority, or on the 14th day after the sentence is adjudged, whichever is earlier.
4803 FORFEITURES

480301. Pay Subject to Forfeiture

Forfeitures, other than total forfeitures apply to:

A. Basic pay, based on the member's years of service, and
B. Career sea pay or hardship duty pay, provided such pay continues to accrue after the effective date of the sentence, and
C. An allotment made voluntarily.

480302. Pay Not Subject to Forfeiture

Forfeitures, other than total forfeitures, do not apply to special (other than sea or hardship duty pay) or incentive pay.

480303. Taxes

A forfeiture is a loss of entitlement to the pay involved. Consequently, forfeitures are not taxed. Compute the amount of pay to be forfeited before withholding for federal and state income and Federal Insurance Contribution Act (FICA) taxes. Compute taxes from the remaining pay not forfeited.

480304. Reduction in Grade

If a member’s sentence includes or requires a reduction in grade, apply forfeitures to the pay of the grade to which reduced.

480305. Concurrent Forfeitures

When two or more sentences require forfeitures for a concurrent period, the amount stated in each sentence is forfeited only for the specified period. If each forfeiture results from a court-martial under which the maximum forfeiture which could be imposed is two-thirds of the pay subject to forfeiture, then collect only two-thirds of the pay subject to forfeiture for the concurrent period. Following the concurrent period, pay is forfeited under the remaining sentence at the rate specified in the sentence for the time remaining in that sentence.

*480306. Non-Collection of Ordered Forfeitures

If any amount ordered forfeited is not actually withheld or collected during the period specified by the approved sentence, such amount may be collected involuntarily as an erroneous payment as provided in Table 50-1, rule 3, at a rate not to exceed the maximum authorized by Table 50-6, rule 2.
Forfeiture of Pay or Allowances During Certain Court-Martial Confinements

A. General Court-Martial. A member automatically forfeits all pay and allowances while in confinement or in a parole status when the member is sentenced to:

1. Death;
2. Confinement for more than six months; or
3. Confinement of any length and either a dishonorable discharge, a bad conduct discharge, or a dismissal.

B. Special Court-Martial. The forfeiture provisions in subparagraph 480307.A also apply for sentences adjudged by special court-martial. However, automatic forfeitures are limited to two-thirds of all pay.

C. Waiver of Forfeitures in Favor of Dependents. The convening authority or a person acting under 10 United States Code (U.S.C.) 860 may waive any or all of the forfeitures of pay and allowances that were imposed by operation of law (“automatically”). The portion waived is payable to the accused member’s dependent(s) as directed by the convening authority or person taking action.

1. Intent of Waiver and Taxability of Waived Forfeiture Amount. Direct payments to dependents, of the waived portion of a forfeiture are intended to provide transitional compensation and direct financial assistance for a period not to exceed six months. Because the waived portion of the forfeiture remains wages generated by the member’s military status, it is taxable income to the accused member, even though paid to the member’s dependents. Therefore, after appropriate federal, state, and FICA taxes are withheld from the taxable portion of the waived forfeiture amount, and the remaining (net) waived amount is paid to the member’s dependent(s), as directed. See Table 44-1, rule 24.

2. Other Deductions and Collections. The UCMJ contains no provisions for the deduction of any of the items appearing in Table 52-1 from the waived forfeiture of pay and allowances. Therefore, only applicable taxes listed in subparagraph 480307.C.1, may be deducted from the waived portion of pay and allowances that would otherwise be forfeited, with the remaining amount paid to the member’s dependent(s), as directed by the convening authority. See Table 44-1, rule 24, and Table 45-2, rule 2.

3. Effective Date of Payments. The effective date of any payment is the date directed by the convening authority or, if not specifically stated, the date of the convening authority action on the waiver.

D. Effect of Disapproval, Set Aside, or Reduction of Punishment. If the sentence of a member who forfeits pay and allowances is set aside, disapproved or, as finally approved, does not provide for a punishment listed in subparagraph 480307.A, then pay the
member the pay and allowances that the member would been paid except for the forfeiture, for the period during which the forfeiture was in effect. The payment to the member should be reduced by the amount of any payments made to the member’s dependents under subparagraph 480307.C.

NOTE: The net refundable automatic forfeiture amount to be paid to eligible members (see subparagraphs 480307.A and 480502.B) is current year taxable income subject to appropriate withholding of federal, state, and FICA taxes.

*480308. No Collection of Forfeitures of Pay During Appellate Leave

A member who has accrued leave before entering an appellate leave status will use his/her accrued leave for the period of appellate leave, unless the member elects to be paid for such accrued leave in a lump sum. Forfeitures will not be deducted from these leave payments in either situation.

4804 EXECUTION OF COURT-MARTIAL SENTENCES, APPELLATE REVIEW REQUIREMENTS

See Table 48-1.

4805 EFFECTIVE DATES OF FINES AND FORFEITURES

480501. Fines

Begin collection of fines on the date the convening authority orders execution of the sentence.

480502. Forfeitures

A. Forfeitures of pay or pay and allowances start on the date the convening authority approves that part of the sentence establishing the forfeiture, or on the 14th day after the date the sentence was adjudged, whichever is earlier.

B. Upon application by the accused, the convening authority may defer the start of the forfeiture until the date the convening authority approves the sentence. The convening authority may revoke the deferment at any time.

C. A convening authority may defer the execution of a forfeiture until a prior forfeiture is executed.
4806 COLLECTION

480601. Forfeitures

Since court-martial forfeitures constitute a loss of entitlement to the pay or pay and allowances concerned, they constitute a reduction of pay that takes precedence over all debts. (See Table 52-1, rule 1).

*480602. Fines

Fines constitute indebtedness to the United States. Collect fines as follows:

A. Current Pay. Fines may be collected involuntarily from the current pay of all members. They are collected after all other prior indebtedness for the period involved has been collected. If prior deductions reduce the member’s pay by two-thirds of gross pay for any month, no pay accrues against which fines may be applied. In such case, defer collection of fines until pay accrues against which they may be applied.

B. Final Pay. Fines may be collected involuntarily from the final pay of all members. They are collected after all other indebtedness. Collections will not reduce pay received by enlisted members of the Army or Air Force to less than one-third of gross pay. Separation travel allowances and donations on discharge will not be used to liquidate an indebtedness for enlisted members. Otherwise, all final pay and amounts due the member at separation may be collected involuntarily. See Table 50-6, rule 2.

* C. Appellate Leave. Fines may be collected involuntarily from the member while the member is on appellate leave, or from any lump sum payment of accrued leave paid at the commencement of appellate leave.

480603. Rate of Collection

Charge forfeitures of pay against a member’s pay at the rate required by the sentence until the sentence is fully satisfied. Forfeitures of pay are considered as collected from day to day as pay accrues. Prorate the monthly rate of forfeiture on a daily basis for a portion of a month. The amount of forfeiture or fine is governed by the language of the sentence. For example, a sentence to forfeit $20 per month for 6 months means a forfeiture of $120 to be collected at $20 per month. Pay cannot be forfeited by implication. For example, a sentence reading “to be confined for 2 months and to forfeit $60 of his or her pay for a like period,” does not mean a forfeiture of $60 per month for 2 months, or a total of $120, but means a forfeiture of only $60.

480604. Non-Pay Status

During periods when a member is in a non-pay status, pay does not accrue against which forfeitures or fines can apply. Do not count such periods in computing the time during which pay is forfeited for a specific period.
480605. Restoration to Duty

A member restored to duty following a non-pay status is again entitled to pay against which forfeitures or fines may apply.

480606. Service Beyond Estimated Term of Service (ETS) for Medical Care

The pay and allowances of an enlisted member retained beyond ETS for medical care or hospitalization are subject to forfeitures and fines.

480607. Non-Collection Due to Administrative Error

Collect court-martial forfeitures not collected due to administrative error when the error is discovered. Collection may be made for the court-martial forfeiture or for erroneous payments made during the period covered by the sentence. Indebtedness of this type cannot be remitted under statutes authorizing remission of indebtedness.

480608. Pay Due or Accrued

Pay of a member subject to forfeiture by sentence of court-martial is pay which is earned on and after the effective date of the forfeiture. See section 4805.

480609. Forfeiture Based on Reserve Status in Certain Circumstances

All punishments (as the result of any offense committed on or after March 12, 1987) remaining unserved (A) at the time a member of a Reserve Component is released from active duty or (B) at the end of a period of active duty training or the end of any normal period of inactive duty training may be carried over to subsequent periods of inactive duty training or active duty. A forfeiture of pay may be collected from active duty and inactive duty training pay during subsequent periods of duty. See section 4812.

4807 REMISSION, SUSPENSION, AND CANCELLATION OF FORFEITURES

480701. Death or Separation

A. The death or discharge of a member under a suspended sentence operates as a complete remission of any unexecuted or unremitting part of a sentence.

B. Discharge, release from active duty (except under paragraph 480609), or death of a member under an unsuspended sentence to forfeiture cancels any uncollected portion of the forfeiture which would extend beyond the date of discharge, release, or death.

480702. End of Term of Service, Unauthorized Absence, or Desertion

The end of term of service of a member in military confinement, unauthorized absence or desertion of a member, stops collections of uncollected forfeitures since no pay accrues against
which forfeitures can operate. If an unauthorized absentee or deserter is restored to pay status, then resume otherwise proper collections.

480703. Extension of Enlistment

When an enlisted member begins a voluntary extension of enlistment, uncollected forfeitures attributable to the collection period that would extend beyond the normal expiration of term of service are cancelled. Involuntary extensions of enlistment do not interrupt collection of forfeitures.

480704. Restoration to Duty

If a member who was sentenced to a dishonorable or bad conduct discharge, total forfeitures and confinement, is released from confinement and restored to duty, (s)he is entitled to pay and allowances from the date restored to duty, and the forfeiture becomes inoperative thereafter. This applies even though no other action may have been taken to suspend, remit, or mitigate the sentence to total forfeiture. A restoration to duty to serve out an incomplete enlistment, from which an enlisted member has received a sentence of dishonorable or bad conduct discharge, revives partially unsatisfied forfeitures.

480705. Effective Date

An order remitting, mitigating, or suspending the unexecuted portion of a sentence is effective from the date of the order, except when a later date is specified. Such an order relieves the member of the unexecuted portion of the forfeiture or fine on and after the effective date.

480706. Results of Remission or Suspension

When an unexecuted portion of a sentence to forfeiture or fine is remitted or suspended, the member is no longer subject to the unexecuted forfeiture or fine.

480707. Vacation of Suspension

When a suspension of a forfeiture or fine is vacated, the uncollected forfeiture or fine is revived and proper for collection.

4808 SENTENCES DISAPPROVED OR SET ASIDE

480801. When New Trial or Rehearing Is Not Ordered

When a court-martial sentence is set aside or disapproved and a new trial or rehearing is not ordered, all rights, privileges, and property affected by the executed part of the sentence are restored to the member. Such restoration includes any executed forfeiture and any pay and allowances lost as a result of an executed reduction in grade.
480802. New Trial or Rehearing Ordered

A. When an executed court-martial sentence which includes a forfeiture is set aside or disapproved, and a new trial or rehearing is ordered that results in an approved sentence to forfeiture, credit the member with the amount of any forfeiture affected under the first sentence. When an unexecuted court-martial sentence which includes a forfeiture is set aside or disapproved and a rehearing is ordered, the member is entitled to full pay and allowances (subject to other proper deductions) for the period from the convening authority’s action on the original sentence until the convening authority's action on the subsequent sentence. Entitlement to pay and allowances thereafter depends on the terms of the new sentence.

B. When a previously executed dishonorable or bad conduct discharge is not imposed by a new trial, the member is entitled to the pay and allowances which the member would have received had the dishonorable or bad conduct discharge not been executed. When a previously executed dismissal of an officer is not imposed by a new trial, an administrative discharge is substituted. The President may reappoint the officer to the grade and rank the officer would have attained if the officer had not been dismissed. The total time between the dismissal and reappointment is considered as actual service for all purposes, including pay and allowances.

4809 REIMBURSEMENT OF PAY WITHHELD UNDER ILLEGAL SENTENCES

A member is entitled to reimbursement for pay withheld under an illegal sentence of a court-martial.

4810 PAY AND ALLOWANCES WHILE ON PAROLE

A member released on parole from a disciplinary barracks is considered to be in an authorized leave status and is entitled to pay and allowances to the extent the member has unused accrued leave to the member's credit, less any fines and forfeitures still remaining in effect. Once the member's accrued leave has been used, the member is considered to be in an excess leave or leave without pay status and is not entitled to pay and allowances during this period unless, upon appellate review, the conviction is completely overturned or set aside. If the member is subject to a new trial or rehearing, however, apply the provisions of paragraph 480802.

4811 DISPOSITION OF COURT-MARTIAL FORFEITURES AND FINES

Armed Forces (regular and Reserve) court martial forfeitures and fines of enlisted members, warrant officers, and limited duty officers in excess of government indebtedness will be transferred to the Armed Forces Retirement Home Trust Fund. For purposes of this paragraph only, the term “government indebtedness” refers to an amount due from the member for reimbursement to the government. For example, the repayment of an advance of pay is a reimbursement but, an amount due to the Internal Revenue Service, while considered a debt to the government, is not a “reimbursement” or “government indebtedness,” for purposes of this paragraph.
481101. Separation From Service Not Involved

When enlisted members, warrant officers or limited duty officers have been sentenced by court-martial to forfeit all or part of their pay, no part of the forfeiture is creditable to the Armed Forces Retirement Home Trust Fund until amounts equal to all outstanding indebtedness to the government have been withheld. Transfer only those amounts forfeited that are in excess of any government indebtedness or amounts owed any individuals. In addition, for the purposes of this paragraph, the term “amounts owed any individuals” refers to amounts owed from a member’s pay by direction of a commanding officer pursuant to Article 139 of the UCMJ.

481102. Members Who Are Being Separated From Service

A court-martial forfeiture of a limited duty officer, warrant officer, or enlisted member is not credited to the Armed Forces Retirement Home Trust Fund when the member has unsatisfied indebtedness at date of separation, except as shown in paragraph 481103. Such forfeitures remain in the military personnel appropriation. If the unsatisfied debt at separation is less than the forfeiture, credit the difference between the aggregate unsatisfied debt and the forfeiture to the Armed Forces Retirement Home Trust Fund. (For example: If the uncollected indebtedness is $500 and forfeiture is $600, credit to the Armed Forces Retirement Home Trust Fund the difference of $100 between the unsatisfied indebtedness and the forfeiture.) Transfer amounts collected afterward to counterbalance the indebtedness not to exceed the aggregate forfeiture, less amounts previously credited to the Armed Forces Retirement Home Trust Fund.

481103. Indebtedness After Forfeiture Becomes Effective

If debts occur to enlisted members, warrant officers or limited duty officers after a court-martial has been executed and before credit of the forfeiture has been made to the Armed Forces Retirement Home Trust Fund, such debts will not affect the disposition of the forfeiture. Credit the forfeiture to the Armed Forces Retirement Home Trust Fund as if the indebtedness did not exist.

481104. Remission of Indebtedness

If a court-martial forfeiture of enlisted members, warrant officers or limited duty officers is not credited to the Armed Forces Retirement Home Trust Fund due to outstanding debts, and the unliquidated portion of the debts are thereafter remitted or cancelled, do not credit the forfeiture that equals the amount of indebtedness remitted or cancelled to the Armed Forces Retirement Home Trust Fund. That amount remains in the military personnel appropriation.

481105. Commissioned Officers

Credit court-martial forfeitures and fines of commissioned officers (except limited duty officers and warrant officers) to the appropriation to which the member’s pay is properly chargeable.
4812 FORFEITURE SENTENCES CARRIED OVER TO SUBSEQUENT RESERVE COMPONENT DUTY

481201. General

In the case of a forfeiture sentence carried forward according to paragraph 480609, convert the stated amount of forfeiture to a percentage using the monthly rate of basic pay in Table 1-7 through 1-10 for the member’s grade and length of service on the date the forfeiture sentence is approved. Apply that percentage to the pay for every period of duty the member actually performs during the stated period of the forfeiture sentence.

481202. Collection

The forfeiture sentence is satisfied by collection from however few periods of duty the member performs during the stated period of forfeiture. With regard to collection, apply the following:

A. If a member performs periods of duty without forfeiture collection, the amount not collected on the basis of paragraph 481103 becomes an amount due the United States.

B. Otherwise, collect the forfeiture at the percentage rate computed according to paragraph 481201 from all periods of duty during the stated period of forfeiture.

481203. Time Restriction

Note that the forfeiture sentence is satisfied by collection from duty performed during the stated period of forfeiture only. If a member performs no duty during the stated period of the forfeiture sentence, no further collection action is necessary.

Example

A. A member, E-4, receives a sentence which includes a forfeiture (either nonjudicial punishment or court-martial sentence) of $200 a month for 2 months ($400).

B. The member's monthly rate of pay is $912.60.

C. Convert the original forfeiture to a percentage, \( \frac{200}{912.60} = 21.92\% \).

D. For each period of duty performed during the stated period of the sentence, collect 21.92% of the member's pay from active duty and inactive duty training pay.
Table 48-1. Execution of Court-Martial Sentences, Appellate Review Requirements

<table>
<thead>
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<th>B</th>
<th>C</th>
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<tr>
<td>1</td>
<td>When a court-martial sentence involves dismissal of a commissioned officer, a cadet, or midshipman</td>
<td>the sentence to dismissal, dishonorable or bad conduct discharge may (note 1)</td>
<td>who will approve the sentence or any part or commuted form of the sentence, as the Secretary or designee sees fit. The Secretary or designee may suspend execution of any part of a sentence which the Secretary or designee approves.</td>
</tr>
<tr>
<td>2</td>
<td>includes a dismissal, dishonorable or bad conduct discharge and the appellate review is not waived or an appeal is not withdrawn</td>
<td>not be executed until reviewed by the Court of Criminal Appeals</td>
<td>will provide a final judgment of the legality of the proceedings.</td>
</tr>
<tr>
<td>3</td>
<td>includes a dismissal, dishonorable or bad conduct discharge and the appellate review is waived or appeal is withdrawn</td>
<td>not be executed until reviewed by the Judge Advocate.</td>
<td></td>
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Note:

1. Any part of a court-martial sentence other than death, dismissal, dishonorable discharge or bad conduct discharge may be ordered executed by the convening authority or under regulations of the Secretary concerned, a commissioned officer commanding for the time being, a successor in command, or any person exercising general court-martial jurisdiction in place of the convening authority.
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4806 - COLLECTION

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4807 - REMISSION, SUSPENSION, AND CANCELLATION OF FORFEITURES

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4808 - SENTENCES DISAPPROVED OR SET ASIDE

10 U.S.C. 875

4810 - PAY AND ALLOWANCES WHILE ON PAROLE

59 Comp Gen 12

4811 - DISPOSITION OF COURT-MARTIAL FORFEITURES AND FINES

24 U.S.C. 419 (a) (4)
10 U.S.C. 2772

4812 - FORFEITURE SENTENCES CARRIED OVER TO SUBSEQUENT RESERVE COMPONENT DUTY

MCM 2008, Part II, Rule 204

Table 48-1

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<tr>
<th>Rule</th>
<th>10 U.S.C. 871(b)</th>
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<td>10 U.S.C. 871(c)(1)</td>
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<td>Rule 3</td>
<td>10 U.S.C. 871(c)(2)</td>
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VOLUME 7A, CHAPTER 49: “NON-JUDICIAL PUNISHMENT”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by **bold, italic, blue and underlined font**.

The previous version dated July 2012 is archived.

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<td>4901</td>
<td>Changed section name from “Authority” to “General”.</td>
<td>Revision</td>
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<tr>
<td>4905</td>
<td>Deleted reference to Air Force Instruction 51-202.</td>
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CHAPTER 49

NON-JUDICIAL PUNISHMENT

*4901 GENERAL

Under authority of Article 15, Uniform Code of Military Justice (UCMJ), authorized commanders may impose non-judicial punishment for minor offenses without resorting to courts-martial.

4902 AUTHORIZED PUNISHMENTS AFFECTING PAY

Non-judicial punishments which affect pay are forfeiture of pay, reduction in grade, or a combination of these. Except as provided in this chapter, provisions of Chapter 48 relating to forfeiture of pay and reduction in grade by courts-martial also apply when such penalties are imposed as non-judicial punishment.

4903 LIMITATIONS

490301. Maximum Forfeiture of Pay

The maximum forfeiture of pay which may be imposed under Article 15, UCMJ, is outlined in the Manual for Courts-Martial, United States (2012 Edition), part V and 10 United States Code 815.

490302. Concurrent Courts-Martial and Non-Judicial Forfeitures

When non-judicial forfeitures run concurrently with partial courts-martial forfeitures which are subject to the two-third’s limitation, the maximum total amount collectible is two-thirds of the pay subject to forfeiture.

490303. Reduction in Grade

When punishment includes both a reduction in grade, whether or not suspended, and a forfeiture of pay, the forfeiture is based on the grade to which reduced.

4904 SUSPENSION, REMISSION, AND MITIGATION

See Table 49-1.

4905 EXECUTION OF PUNISHMENT DURING APPEAL PROCEDURES

A member who incurs non-judicial punishment considered unjust or out of proportion to the offense may, through proper channels, appeal to the next higher authority. The member may be required to undergo the adjudged punishment pending determination of the appeal.
4906  EFFECTIVE DATES

Forfeitures and reduction in grade, if unsuspended, are effective on the date the commander imposes the punishment. (For Navy and Marine Corps members, however, non-judicial forfeitures do not run concurrently. If such forfeiture is imposed while a prior forfeiture is still in effect, it will not commence until the prior forfeiture is completed.) Pay accrued by a member before the imposition of the punishment is not subject to forfeiture. When a forfeiture of pay is suspended, the suspension takes effect on the date of the action. When a member is restored to a higher grade by suspension of a reduction, the member is entitled to pay of the higher grade only from the date of suspension. If, however, a reduction or forfeiture is set aside and all rights, privileges, and property affected by it are restored, then the member is entitled to pay as though the reduction had never been imposed. When the suspension of a punishment is vacated, the effective date for pay purposes is the date of the vacation.

4907  DISPOSITION OF FORFEITURES COLLECTED BY NON-JUDICIAL PUNISHMENT

Disposition of forfeitures as a result of non-judicial punishment is treated the same as those as a result of court-martial action. Refer to Chapter 48, section 4811 for disposition policies.
Table 49-1. Suspension, Remission, Setting Aside, and Mitigation of Non-Judicial Punishment

<table>
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<td>aside, or mitigate it to a</td>
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<tr>
<td>2</td>
<td>forfeiture of pay</td>
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<td>remit or set the forfeiture</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>aside (in whole or in part) or</td>
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<td>mitigate it to lesser forfeiture.</td>
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<tr>
<td>3</td>
<td>reduction in grade</td>
<td>been executed</td>
<td>only within 4 months after</td>
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<td></td>
<td></td>
<td></td>
<td>imposition</td>
<td>whole or in part or mitigate it</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>to forfeiture (note 2 and 3).</td>
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<tr>
<td>4</td>
<td>forfeiture</td>
<td></td>
<td></td>
<td>set the punishment aside in</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>whole or in part (note 3).</td>
</tr>
</tbody>
</table>

NOTES:

1. An uncollected forfeiture of pay is considered to be unexecuted during the period for which it was imposed. Upon the expiration of the forfeiture period all unsuspended forfeitures, whether or not collected, are fully executed.

2. If mitigated, the amount of forfeiture or detention may not be greater than the amount that could have been imposed initially by the officer who imposed the reduction in grade.

3. Usually, this is done within 4 months after the punishment has been executed.
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10 U.S.C. 815

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10 U.S.C. 815

4906 - EFFECTIVE DATES
10 U.S.C. 815
Part V, MCM 2012

4907 - DISPOSITION OF FORFEITURES COLLECTED BY NON-JUDICIAL PUNISHMENT
10 U.S.C. 2772

Table 49-1
10 U.S.C. 815
VOLUME 7A, CHAPTER 50: “STOPPAGES AND COLLECTIONS OTHER THAN COURTS-MARTIAL FORFEITURES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

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<td>500201.B</td>
<td>Clarify Exchange Command collection process for Reserve personnel.</td>
<td>Update</td>
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CHAPTER 50

STOPPAGES AND COLLECTIONS OTHER THAN COURTS-MARTIAL FORFEITURES

5001 VOLUNTARY AND INVOLUNTARY COLLECTIONS

500101. Collection With Member’s Consent

Members indebted to the United States will be encouraged to discharge their indebtedness through lump-sum cash payment when possible. When the amount of the debt relative to the member’s ability to repay indicates that lump-sum settlement would create financial hardship for the member, installment payments will be accepted. Members will be encouraged to accept liability for their indebtedness and to agree to a repayment schedule which adequately protects the interests of both the United States and the member.

500102. Collection Without Member’s Consent

A. Current Pay

1. Current pay is available for repayment of an indebtedness without the member’s consent only if such recovery is authorized expressly by statute.

2. Where Tables 50-1 through 50-5 authorize collection to be made “involuntarily,” there is a statute authorizing such collection. When the indebtedness is a type for which there is no statute authorizing collection from pay, the tables authorize the collection “with the member’s consent.”

B. Final Pay. When a member receives final pay on separation, indebtedness to the United States may be collected under the general rule of offset without specific statutory authority, subject to the limitations in paragraph 500104.A.2 and Table 50-6. Under this rule, debts which may be collected from current pay only with the member’s consent may be collected from final pay and allowances without the member’s consent. Amounts owed to a Service relief society (i.e., Army Emergency Relief, the Navy Relief Society, the Air Force Aid Society, or the Coast Guard Mutual Assistance) also may be collected from final pay without the member’s consent (Title 37, United States Code (U.S.C.), section 1007(c) and (h)).

500103. Limitation on Collections

A. Current Pay. Some of the laws authorizing collection of indebtedness from a member’s pay impose restrictions on the amount that may be collected, on the items that may be collected, or on the items of pay from which collection may be made. These limitations are shown in Tables 50-1 through 50-6. When a member voluntarily authorizes collection, a rate of collection agreeable to the member and the disbursing officer is determined within guidelines shown in the referenced tables; however, collection in greater amounts may be authorized or requested by the member.
B. Final Pay. Table 50-6 shows which items of final pay and allowances are available for offset of debts. The items shown as not available are specifically exempted by statute.

C. Gross Pay. Compute gross pay by adding together basic pay, all special and incentive pays, and all reenlistment bonuses. Gross pay does not include allowances or reductions in pay, such as forfeitures and the Montgomery GI Bill.

D. Disposable Pay. Disposable pay, when used to calculate maximum allowable deduction, is computed by deducting the following from gross pay of active duty members: Federal Insurance Contributions Act (FICA); Armed Forces Retirement Home; Federal Income Tax Withholdings (FITW); Servicemembers’ Group Life Insurance (SGLI) (including Family SGLI (FSGLI) and Traumatic SGLI (TSGLI)); and State Income Tax Withholdings (SITW). For reservists, the deductions to calculate disposable pay are: FICA; FITW; SITW; and SGLI (including FSGLI and TSGLI).

500104. Installment Deduction for Indebtedness to the United States

Statutory authority to collect indebtedness to the United States by deductions from the member’s pay exists under 37 U.S.C. 1007(c) and 5 U.S.C. 5514. Other statutes authorize the collection of specific classes of debts. Debts administratively determined to be owed the United States or any of its instrumentalities, other than the Department of Defense (DoD), will be collected under 5 U.S.C. 5514. Court judgments against a member in favor of the United States may not be collected under Public Law 97-276, October 2, 1982.

A. Collections Under 37, U.S.C., section 1007(c). This statute authorizes the deduction from a member’s pay of amounts that the Secretary of the Military Department concerned administratively determines to be owed the United States or any of its instrumentalities. Pursuant to this section, two-thirds of the member’s disposable pay is the maximum amount that may be deducted from his/her monthly pay. Where a member of one Military Service owes a debt to another Military Service, and the creditor Service makes an administrative determination of indebtedness, the creditor Service may forward that determination, along with a certification of compliance with the appropriate procedures set forth in this section, to the cognizant finance/disbursing activity servicing the member for collection action.

1. Categories of Debt

   a. Due Process Debt. Administrative debts greater than $50 and any non-administrative debt regardless of amount requiring formal notification in the form of a due process letter from the servicing finance/disbursing office will be processed pursuant to subparagraph 500104.A.3.

      (1) Fault of the Member. An overpayment of pay or allowances determined to be caused by the fault of the member will be recovered in monthly installments not to exceed two-thirds of the member’s disposable monthly pay. The field office
will initiate formal due process notification to the member after receipt of a management notice from the pay system and initiate debt collection based on an appropriate liquidation schedule. A greater percentage may be deducted with the member’s consent.

(2) No Fault by the Member. An overpayment of pay or allowances determined to be through no fault of the member will be recovered in monthly installments. For overpayments described in this subparagraph that are made on or after October 29, 2009, the Secretary concerned is required to provide a reasonable opportunity for the member to request a delay in the imposition of the repayment requirement to recover the overpayment. Before beginning collection efforts, the Secretary concerned will consider the reasons provided by the member for the requested delay, including the financial ability of the member to repay the indebtedness, and the hardship that immediate collection would impose on the member and the member’s dependents.

(a) If the overpayment was made to member on or before October 28, 2009, then the overpayment will be recovered in monthly installments not to exceed 20 percent of the member’s disposable pay for each month.

(b) If the overpayment was made to member on or after October 29, 2009, then the overpayment will be recovered in monthly installments not to exceed 15 percent of the member’s disposable pay for each month.

NOTE: The field office will initiate formal due process notification to the member after receipt of a management notice from the pay system, and initiate debt collection based on an appropriate liquidation schedule. A greater percentage may be deducted with the member’s consent.

b. Combat Zone/Combat Operation Debts. If a member of the Uniformed Services, through no fault of the member, incurs a wound, injury, or illness while in the line of duty in a combat operation or combat zone designated by the President or the Secretary of Defense, then any overpayment of pay or allowances made to the member while the member recovers from the wound, injury, or illness may not be deducted from the member’s pay until:

(1) The member is notified of the overpayment; and

(2) The later of the following occurs:

(a) The end of the 180-day period beginning on the date of the completion of the tour of duty of the member in the combat operation or combat zone.

(b) The end of the 90-day period beginning on the date of the reassignment of the member from a military treatment facility or other medical unit outside of the theater of operations.

However, after receiving notification of the overpayment, a member may request initiation of collection action at an earlier date. The field finance/disbursing office will determine the
appropriate rate of collection pursuant to subparagraph 500104.A.1.a.(2). See subparagraph 500104.A.3 for due process procedures.

2. Collecting Debt from Final Separation Pay

   a. An amount due from an enlisted member of the Army or Air Force may be deducted from their final separation pay. The appropriate rate of collection in subparagraph 500104.A.1.a applies to the collection from the member’s final separation payment.

   b. There is no limitation on the amount that may be deducted from an officer of any service or an enlisted member of the Navy or Marine Corps from their final separation pay.

3. Due Process Procedures. Before initiating any collection action other than routine adjustments as defined in subparagraph 500104.B.3, the member will be given at least 30 days written notice of the indebtedness. These procedures do not apply when the member has previously consented to the collection of the debt. The notice will stipulate:

   a. The nature and amount of the debt due the United States, and the intent to commence collection through deductions from pay.

   b. That the member has the opportunity to inspect and copy government records related to the debt.

   c. That the member has an opportunity for review of all the decisions related to the debt.

   d. That the member has an opportunity to enter into a written agreement with the Secretary of the Military Service concerned under terms agreeable to both parties to establish a schedule for repayment of the debt.

   e. That any portion of the debt remaining uncollected at the time of the member’s separation will be collected from the member’s final pay and allowances.

   f. That the member has the right to seek a waiver or remission/cancellation of the debt, if appropriate.

NOTE: The procedures specified in subparagraph 500104.B.3 need not be completed prior to commencement of collection action if the time remaining before the member’s estimated date of separation is not sufficient to complete collection and the Government would be substantially prejudiced in its ability to collect the debt.
B. Collections Under 5 U.S.C. 5514

1. Heads of Federal Agencies. A Federal agency, other than the DoD, may determine that a military member is indebted to the United States and that collection action against the member’s monthly pay under the authority of 5 U.S.C. 5514 is warranted. In such cases, the agency should forward the collection request to the following office:

Defense Finance and Accounting Service (DFAS)-Cleveland
DFAS-CL/JDCBB
1240 E. 9th Street
Cleveland, OH  44199-8002

2. Collections. Collections may be made in monthly installments or at established pay intervals not to exceed 15 percent of disposable pay for any pay period, unless a greater percentage is authorized by written consent of the member. Unsatisfied debts at discharge or retirement will be deducted from subsequent payments of any nature due the member. The collection of a debt owed to departments and agencies, other than DoD, its instrumentalities, or other Uniformed Services resulting from a court judgment, is included under this authority. The creditor agency is responsible for providing due process to member debtors and for certifying to the Secretary of Defense that due process rights have been provided when requesting collection action.

3. Routine Administrative Adjustment. Routine administrative adjustments consist of administrative adjustments that correct overpayments resulting from clerical or administrative errors, delays in processing pay documents, or an automated pay system error, which is discovered and collected within no more than 2 monthly pay periods after the date of overpayment, or adjustments of $50 or less (regardless of when discovered or collected).

   a. The requirement for due process does not apply to routine administrative adjustments of pay. However, the member will be provided with notice of adjustment when it is made, or as soon thereafter as practicable. The notice should provide a point of contact at the creditor agency for any questions or disputes the member may have.

   b. To prevent hardship to the member, a “no pay due” management notice will be generated to the servicing field office when a debt creates a “no pay due” situation for that member.

500105. Interest, Penalties, and Administrative Costs

A. With respect to collections other than routine adjustments, the Secretary of the Military Department concerned will charge a minimum annual rate of interest on an outstanding debt to the United States that is equal to the average investment rate for the Treasury tax and loan accounts for the 12-month period ending on September 30 of each year, rounded to the nearest whole percentage point.
B. Interest will accrue from the date on which notice of debt and the interest requirements are first mailed or hand delivered to the debtor or such date as specified in the notice.

C. Interest may not be charged if the amount due on the claim is paid within 30 days after the date from which interest accrues in subparagraph 500105.B.

D. The Secretary concerned will assess charges to cover administrative costs of processing and handling a delinquent debt.

E. A penalty charge not to exceed 6 percent a year will be assessed for failure to pay a part of a debt more than 90 days past due. The charge will be calculated on the 91st day of delinquency, but will accrue from the date the debt became delinquent.

F. Interest does not accrue on charges assessed under subparagraphs 500105.D and 500105.E. However, if the member defaults on a repayment agreement, then uncollected interest, administrative costs, and penalty charges will be added to the principal to be repaid.

G. The Secretary concerned may prescribe regulations identifying circumstances appropriate to waiving collection of interest and charges under subparagraphs 500105.A, 500105.D, and 500105.E.

500106. Collection From Retired Pay

Conditions for collection of active duty debts from retired pay are in Volume 7B, Chapter 28.

500107. Indebtedness Incurred in National Guard or Reserve

When a member reenters active military service, collect for unsatisfied indebtedness incurred in a National Guard or Reserve status.

500108. Early Payment

Payday payments made in advance in accordance with paragraph 320107 are not considered “indebtedness” if the member dies before the date through which the pay was computed and paid.

500109. Pay Not Affected by Civil Process

An officer or enlisted member may not be deprived of pay by civil process, except as follows:

A. Garnishment for child support or alimony (see Chapter 41).
B. Levy for delinquent Federal income taxes (see Chapter 41).

C. Levy for child support (see Chapter 41).

D. Statutorily required child or child-and-spousal support allotments (see Chapter 41).

5002 CENTRALIZED PROCESSING OF INVOLUNTARY WITHHOLDING OF MEMBER PAY FOR THE SERVICES‘ EXCHANGE COMMANDS

*500201. General Provisions

A. Authority. Under 37 U.S.C. 1007(c) and regulations prescribed by the Secretary of the Military Department concerned, an amount that a member of the Uniformed Services is administratively determined to owe the United States or any of its instrumentalities may be deducted from the member’s pay in monthly installments. After the deduction of pay forfeited by the sentence of a court-martial, if any, or otherwise authorized by law to be withheld, the deductions authorized by this section may not reduce the pay actually received for any month to less than one-third of the pay.

B. Purpose. This section provides the policy and procedures for collecting in-service debts for the Army and Air Force Exchange Service (AAFES), the Navy Exchange Command (NEXCOM), and the Marine Corps Exchange Command (referred to collectively as “The Exchange Commands”). It applies when active duty, Reserve, and retired military members are delinquent in repayment of a dishonored check or in their credit plan. Through an automated Department of Defense (DD) Form 139 (Pay Adjustment Authorization) process, DFAS deducts payment from active duty, Air Force and Army Reserve, and retired members. A manual DD Form 139 will be processed for Navy and Marine Corps Reserve members.

C. Policy. When a member is indebted to a service exchange, under the authority of 37 U.S.C. 1007(c), the creditor agency (AAFES, NEXCOM, and Marine Corps Exchange) may forward to DFAS such determination. DFAS will honor the request based on certification from the creditor that it complied with appropriate debt collection procedures noted in subparagraph 500104.B. Under debt collection procedures, if the debt has not been paid within 60 days after the date that the first notice is sent to the member, then the crediting agency may submit the debt for collection action to DFAS. The initiation of the pay deduction by DFAS will be in accordance with the rules of precedence of pay deductions and collections noted in Table 52-1.

500202. Applicability and Scope

A. These procedures apply to the pay of Army, Navy, Air Force, and Marine Corps members serviced by the Defense Joint Military Pay System or the Marine Corps Total Force System.
B. DFAS will collect the amounts requested on monthly submissions, as long as the total monthly amount collected, including the amounts collected under 5 U.S.C. 5514, does not exceed two-thirds of the member’s disposable pay. Monthly collection amounts are reduced when the pay due a member is insufficient to cover authorized deductions or collections. Debt collection is subject to the priority of deductions and collections presented in Table 52-1.

500203. General Procedures

A. Exchange Commands must certify that the member was provided due process in accordance with subparagraph 500104.A.3 and Table 50-5. Exchange Commands will maintain “due process” documentation (demand letters) on individual delinquent debt accounts.

B. Collection of any portion of the debt remaining uncollected at the time of a member’s separation will be subject to subparagraph 500104.A.2.

C. Exchange Commands may collect delinquent debts at a maximum deduction rate of two-thirds of the disposable pay.

D. When a member enrolls in a credit plan, the Exchange Command will advise the member of the maximum deduction for delinquent accounts. DFAS or field finance/disbursing offices are responsible for ensuring that collections do not exceed two-thirds of the member’s disposable monthly pay.

E. DFAS or the field finance/disbursing office will override the debt amount by inputting a transaction to change the deduction. This applies in cases where the repayment amount exceeds the maximum deduction limitation.

F. DFAS or the field finance/disbursing office will answer inquiries from the member on how exchange debt transactions are reflected on the Leave and Earning Statement.

500204. Certification

A. Exchange Commands will handle telephone inquiries from a member concerning his or her debts and deduction amounts.

B. Exchange Commands may not deduct from a member’s pay account money for a dishonored check written by a dependent without consent of the member.

C. Exchange Commands use a listing of basic pay rates plus income data received from the member to determine the amount that is equal to or less than two-thirds of the member’s pay.

D. If a member separates from active duty, or if retired pay is suspended, then any uncollected amount is returned to the Exchange Commands for collection.
E. Exchange Commands are responsible for overpaid debts. When a member has overpaid a debt, the Exchange Commands will issue a refund immediately to the member for the overpayment.

F. Exchange Commands will honor an agreement in which a member voluntarily agrees to repay the debt. If the member voluntarily repays the debt (off-line), then the Exchange Command cancels the offset request and notifies DFAS immediately.

G. For audit purposes, Exchange Commands will maintain and ensure the availability of all documentation pertaining to these debts.

500205. System Overview

A. Once a collection action is deemed necessary, the determining Exchange Command will transmit a monthly update transaction requesting a pay deduction. The input should be applied to the pay account in the appropriate sequence (see Table 52-1).

B. DFAS provides new basic pay rates or other pay data to the Exchange Command as it becomes available.

C. During a processing month, Exchange Commands submit the electronic pay-adjustment transaction, with name, Social Security Number, total debt, and the deduction amount for the month. Exchange Commands electronically submit the information in time to adjust in the payment processing update.

D. The Exchange Command input identifies the balance due and the monthly collection amounts. If the debt is collected off-line after submitting the input, then the exchange is responsible for the refund.

E. If the deduction amount input by the Exchange Command is greater than two-thirds, then DFAS or field finance/disbursing offices either change the deduction amount or return the debt to the Exchange Command to process. After the deduction is processed, DFAS notifies the Exchange Command of any adjustments.

F. The Exchange Command manages the entire debt amount internally. Exchange Commands are responsible for notifying the member of the debt balance and encouraging the member to voluntarily submit payments. DFAS provides management notices (listing) to the servicing finance/disbursing office, if applicable, which identifies the member’s pay account to which the deduction is charged.

G. Rejects are downloaded to the Exchange Commands after each update. Exchange Commands are required to work rejects on a daily basis.

H. At the end of each processing month, DFAS sites wire-transfer the amounts deducted via electronic funds transfer to a central processing location for each Exchange Command identifying the affected members.
5003 REMISSION/CANCELLATION OF INDEBTEDNESS

500301. Authority

If the Secretary of the Military Department considers it to be in the best interest of the United States, then the Secretary may remit or cancel any part of the indebtedness of a military member, to the United States, or any instrumentality of the United States that was incurred while the member was serving on active duty as a member of the applicable Military Department. This authority may be exercised with respect to any debt incurred on or after October 7, 2001.

500302. Restriction for Reserve Component Personnel

Remission/cancellation of indebtedness is not applicable for Reserve Component personnel performing inactive duty training or active duty for training, except as stated in subparagraph 500302.A and B.

A. Army. An enlisted member of the Army National Guard who is charged with liability for government property that is lost, damaged, or destroyed on or after October 1, 1980, may have such liability remitted or cancelled under regulations prescribed by the Secretary of the Military Service concerned.

B. Air Force. Any member of the Air National Guard (officer or enlisted member) who is charged with liability for government property that is lost, damaged, or destroyed on or after October 1, 1980, may have such liability remitted or cancelled under regulations prescribed by the Secretary of the Military Service concerned.

500303. Indebtedness Which May Be Remitted

A. Debts to United States. Generally, any indebtedness may be considered for remission/cancellation (including those listed in Tables 50-1, 50-2, 50-3, and 50-4). Debts for erroneous payments may be processed for remission/cancellation if relief action has been denied under the appeal provisions referenced in section 5004 of this chapter; however, debts arising from erroneous payment of basic pay due to noncollection of courts-martial forfeitures may not be remitted or cancelled.

B. Debts Within Jurisdiction of Military Service Concerned. The debt must be one over which the Military Department concerned has jurisdiction. For example, a Secretary of one Military Department may not remit a member’s indebtedness because of liability for damage to property of another Military Service.

500304. How to Apply

Process applicants for remission/cancellation of indebtedness as prescribed in procedural regulations of the Military Service concerned.
5004 APPEALS

500401. Right of Appeal

When it is established that a member is indebted to the United States because of an erroneous payment made by any Military Service within DoD, the member has the right to appeal. A member may appeal the validity of the debt, the amount, or liability for that debt. A member may also request a review of the rate of collection on the basis of undue hardship, or upon proof that the rate of the collection is inequitable.

500402. Processing Appeals

Process appeals as prescribed in procedural regulations of the Military Service concerned.

500403. Claim for Refund

A member may file a written claim for any amounts considered erroneously collected from the pay account. The claim is sent to the disbursing officer or, if separated, to the cognizant DFAS site. If the claim is denied, in whole or in part, then an appeal should be submitted to Defense Office of Hearings and Appeals under the procedures set forth at Title 32, Code of Federal Regulations (C.F.R.), Part 282, Appendix E.

5005 WAIVER OF CLAIMS FOR ERRONEOUS PAYMENTS OF PAY AND ALLOWANCES

When a member applies for waiver of a claim by the United States arising out of erroneous payments under 10 U.S.C. 2774, forward such applications through the member’s servicing finance office to DFAS-IN, Department 3300 (Waiver/Remission), 8899 East 56th Street, Indianapolis, IN 46249-3300. Requests to suspend collection pending action on a waiver request will be processed under Volume 5, Chapter 28, paragraph 281304.

5006 VALIDATION OF PAYMENTS BASED ON PURPORTED MARRIAGES

500601. Authority for Validation

Payment of allowances based on a purported marriage and made under Title 37, United States Code, or prior laws, before the marriage is annulled or terminated, are valid if:

A. A court of competent jurisdiction adjudges or decrees that the military member entered the marriage in good faith.

B. In the absence of such judgment or decree, a finding of good faith is made by the Secretary of the Military Service concerned or a person designated by the Secretary of the Military Department concerned to investigate the matter.
500602. Responsibility for Validation

Findings of good faith under subparagraph 500601.B are submitted to the DFAS offices listed in the Joint Federal Travel Regulation (JFTR), subparagraph U10104.G.3, Member’s Marriage Status Determination. Purported marriages requiring such findings as listed in the JFTR, paragraph, U10104.G.

500603. Payments Not Validated

Payments based on invalid marriages are considered erroneous payments or overpayments unless validated.

5007 BOARD OF CORRECTION OF MILITARY RECORDS OFFSET

Earnings received from civilian employment, self-employment, or any income protection plan for such employment during any period for which active duty pay and allowances are payable will be deducted from the settlement. To the extent authorized by law and regulation, amounts found due will be reduced by the amount of any existing indebtedness to the Government arising from military service.

5008 BANKRUPTCIES

500801. General Information

A. A member may file a petition of bankruptcy under 11 U.S.C., Chapters 7 or 13 of the Bankruptcy Code. The law waives the United States Government’s sovereign immunity for purposes of compliance with payroll deduction orders issued by the bankruptcy courts. Accordingly, DFAS will honor the bankruptcy orders.

B. When the amount of indebtedness owed to the United States is incurred prior to the filing date of the petition, the debt is termed pre-petition indebtedness. Such debt may be collected by offset from the member’s pay account only through the day prior to the date the bankruptcy petition is filed.

C. Continuing deductions from the member’s pay after the filing of a petition in a bankruptcy is improper and violates the automatic stay provisions of the bankruptcy statute. All voluntary deductions to liquidate the listed indebtedness must be discontinued promptly upon notice or actual knowledge of the filing of the bankruptcy petition. Amounts withheld after the date the bankruptcy petition is filed must be refunded to the member.

D. Upon notice or actual knowledge of the filing of a bankruptcy petition, when the member has listed the U.S. Government as a creditor, the military pay office will file a proof of claim with the Federal court concerned.

E. If the bankruptcy petition is approved, and the list of debts discharged, then the listed indebtedness to the United States is discharged. The bankruptcy proceedings have no
bearing on the liquidation of any new item of indebtedness discovered after the filing of a petition in bankruptcy and not included in the petition.

F. If the court subsequently dismisses a bankruptcy case, then collection is permitted by offset if otherwise authorized.

500802. Chapter 7, Bankruptcy

A. Upon notice or actual knowledge of the filing of a bankruptcy petition, when the debtor has listed the U.S. Government as a creditor, the DFAS-Cleveland Site, Garnishment Operations, will request that the appropriate pay office file a claim with the Federal court concerned, or

B. If the bankruptcy petition is approved for discharge of debts, then the debts listed as indebtedness to the United States may be discharged. The bankruptcy proceedings usually will have no bearing on the liquidation of any new item of indebtedness incurred after the filing of a petition in bankruptcy and not included in the original bankruptcy petition.

500803. Chapter 13, Wage Earner’s Plan Under the Bankruptcy Act

A. A member may file a petition with the court to enter into a “Chapter 13 Plan” under the Bankruptcy Code. Under Chapter 13, a member must submit a proposed repayment plan to the bankruptcy court that provides, among other things, that all or a specified amount of future income as is necessary to pay priority claims under the plan will be sent to the control of the bankruptcy trustee.

B. When the plan is confirmed by the court, its provisions are binding upon the member and all creditors of the member, regardless of whether they are affected by the plan or have been included in the plan.

C. Once the bankruptcy court confirms a plan, it usually orders the employer to pay a specific amount of a member’s income to the trustee named in the order.

D. The pay of a member is subject to payment to the trustee appointed by the court, pursuant to Chapter 13 of the Bankruptcy Act. The payment by DFAS of part of the member’s pay in response to a court order issued under a Chapter 13 Wage Earner’s Plan case does not violate 31 U.S.C. 3713 (Priority of Government Claims). Compliance with such a court order gives the Government a valid acquittance against the member since the court order is binding on the member.

E. If the United States is both the employer and creditor when the member files a Chapter 13 Wage Earner’s Plan, then the Government’s priority under 31 U.S.C. 3713 (Priority of Government Claims) may be asserted in the absence of a judicial determination to the contrary. This is done through a filing of the proof of claim by the appropriate pay office.
500804. Procedures

A. Bankruptcy withholding orders should be submitted or faxed to:

DFAS-Cleveland
Garnishment Operations
P.O. Box 998002
Cleveland, OH 44199-8002
Commercial Fax: (877) 622-5390
(216) 522-6960
DSN Fax: 580-6960

B. The following information should be included with the bankruptcy order:

1. Full name.
2. Full Social Security number.

C. The bankruptcy notice is effective when it is signed by the court and the provisions of the automatic stay are effective with that date.

D. When the notice does not sufficiently identify the member, it will be returned directly to the person who submitted the order, with an explanation of the deficiency.

E. Upon receipt of an effective bankruptcy order, together with all the required information, the Garnishment Operations (office of the designated official) will review the case to determine if there are any involuntary allotments or garnishments that need to be terminated as a result of the automatic stay (child support, alimony, and child-support arrears are not terminated unless the bankruptcy order specifically states so). The Garnishment Operations will then establish the withholding against the member’s pay to comply with the bankruptcy order within 30 days. Withholdings will continue until the amount specified in the order is collected, or the order is cancelled or suspended.

1. Within 30 calendar days after the date of receipt of the order, the designated official will send notice to the member stating this fact.
2. The letter will inform the member of the date that the withholding is scheduled to begin and the amount or percentage that will be deducted.
3. When the member identified in the order is found not to be entitled to money due from, or payable by, DFAS, the designated official will return the order to the person who submitted it and advise him or her that no money is due from, or payable by, DFAS to the named individual. When it appears that amounts are exhausted temporarily or are otherwise unavailable, the authorized person will be told why and for how long any money is unavailable, if known.
F. Proof of claims will be submitted by the appropriate pay office when the Government has a debt that can be properly collected under proof of claim.
Table 50-1. Indebtedness Due to Erroneous Payments, GAO Disallowances, and Notices of Exception

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>officer or enlisted member of any Military Service</td>
<td>is indebted to the United States for payment disallowed by Government Accountability Office (GAO) in accounts of a disbursing or certifying officer</td>
<td>and</td>
<td>involuntarily (note 1)</td>
<td>at monthly rate not to exceed that shown in this table or in rule cited</td>
<td>disposable pay (see subparagraph 500103.D).</td>
</tr>
<tr>
<td>2</td>
<td>debt cited in GAO notice of exception or informal inquiries (note 2)</td>
<td>erroneous payment (including allotments the member knew or reasonably should have known were erroneous) made to or on behalf of the member of any Uniformed Service (note 3)</td>
<td></td>
<td></td>
<td>Table 50-6, rule 2.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>officer or enlisted member recovering from a wound, injury or illness incurred through no fault of the member in the line of duty in a combat operation or zone</td>
<td>an overpayment of pay or allowances through no fault of the member incurred on or before October 28, 2009</td>
<td>the Secretary of the Military Department concerned or the Secretary’s designee has determined the indebtedness is valid</td>
<td>after a 90 day delay or member’s consent (see subparagraph 500104.A.1. b)</td>
<td>Table 50-6, rule 5.</td>
<td></td>
</tr>
</tbody>
</table>
Table 50-1. Indebtedness Due to Erroneous Payments, GAO Disallowances, and Notices of Exception (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>officer or enlisted member recovering from a wound, injury or illness incurred through no fault of the member in the line of duty in a combat operation or zone</td>
<td>any Military Service</td>
<td>an overpayment of pay or allowances through no fault of the member incurred on or after October 29, 2009</td>
<td>the Secretary of the Military Department concerned or the Secretary’s designee has determined the indebtedness is valid</td>
<td>after a 180 day delay or member’s consent (see subparagraph 500104.A.1. b)</td>
<td>at monthly rate not to exceed that shown in this table or in rule cited</td>
</tr>
<tr>
<td>6</td>
<td>an officer</td>
<td>a Military Department</td>
<td>erroneous payment of allotment caused by failure to report, as required, the death of the allottee or any other fact making the allotment not payable</td>
<td>appropriate investigation is made, and the overpaid amount is not recovered from the allottee</td>
<td>with officer’s consent; or with approval of the Secretary concerned</td>
<td>amount applicable.</td>
</tr>
</tbody>
</table>

NOTES:
1. This does not change rules on collections of indebtedness of accountable, certifying, or disbursing officers.
2. If notice of exception covers erroneous payment by a Uniformed Service, then rule 3 will be applied.
3. When a member’s pay is not promptly reduced to allow for court-martial forfeiture, the resulting indebtedness is considered an erroneous payment within this rule.
Table 50-2. Indebtedness Due to Loss of Public Funds

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>accountable officer (note 1)</td>
<td>the Armed Forces</td>
<td>arrears in accounts because of failure to account for funds entrusted to the member</td>
<td>debt is admitted by officer (note 4)</td>
<td>involuntarily</td>
<td>disposable pay (see subparagraph 500103.D).</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td>debt is shown by the judgment of a court</td>
<td></td>
<td>rate directed by special order of Secretary of the Military Department concerned (all pay excluding allowances, or lesser amount).</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td>debt is shown by special order issued by the Secretary of the Military Department concerned</td>
<td></td>
<td>disposable pay (see subparagraph 500103.D).</td>
</tr>
<tr>
<td>4</td>
<td>accountable enlisted member (note 2)</td>
<td>any Military Service</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>officer or enlisted member</td>
<td>public funds obtained or converted to own use through fraud, larceny, embezzlement, or other unlawful means</td>
<td>the mis-appropriation of funds is admitted by the member</td>
<td>involuntarily, or as prescribed by regulations of the Military Department concerned</td>
<td></td>
<td>Table 50-6, rule 2 (note 3).</td>
</tr>
</tbody>
</table>

NOTES:

1. Applies to officers who hold in trust sums or balances of public money for which they are required to account, such as disbursing officers and deputies or agents to disbursing officers.
2. Applies to enlisted members who are entrusted with public funds. It includes military postal clerks and members who, though not bonded, are entrusted with public funds for small purchases.
3. If exact amount of debt is not known at the time the loss is discovered, then establish the debt at the amount then known and adjust when investigation is completed.
4. A mere acknowledgment or report of a shortage in accordance with Military Service regulations is not an admission for the purpose of this rule. The phrase “debt is admitted” means either a written statement made by the accountable officer acknowledging indebtedness, acknowledged or witnessed before a person authorized to administer oaths or, another person designated by higher authority, or if the accountable officer refuses to sign a statement, then a certification by a commissioned officer that the accountable officer clearly and unequivocally admitted the indebtedness is sufficient to authorize the withholding from officer's current pay.
Table 50-3. Indebtedness Due to Loss or Damage to Public Property or Supplies

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
<th>G</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If an accountable officer of the Army or Air Force is indebted to the United States for loss or damage to military supplies, upon final settlement of accounts of officer charged with issue of the supplies, the officer fails to show satisfactorily that the loss or damage of property was not due to any fault on the officer’s part, then collect from current pay at monthly rate not to exceed that shown in this table or in rule cited involuntarily disposable pay (see subparagraph 500103.D).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>the Navy or Marine Corps loss or damage to public property entrusted to the officer, such as stores, supplies and receipts from sale of public property, the Commander, Naval Supply Systems Command or the Commandant of the Marine Corps (Installation and Logistics) renders determination the officer is found pecuniary liable by a report of survey or by a board of officers, and findings are approved by the Secretary concerned</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>an officer or enlisted member of the Army or Air Force damage or cost of repairs to arms or equipment the member had the care of, or was using the property when damaged negligence or abuse in care or use of property is established by a board of officers or on a report of survey, and findings are approved by Secretary concerned</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>a non-accountable officer or enlisted member any Uniformed Service loss of or damage to government property liability is established under regulations of the Military Service concerned case is not within the scope of rule 3 Table 50-6, rule 2.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>an officer or enlisted member of the Armed Forces damage to or failure to satisfactorily clean assigned housing or damage to or loss of equipment or furnishings of such housing the damage, loss or requirement for cleaning was caused by the abuse or negligence of the member, the member’s dependent(s) or a guest of either the member or the member’s dependent(s) negligence or abuse is established by administrative determination under regulations of the Military Service concerned.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 50-4. Miscellaneous Indebtedness to United States

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>an enlisted member</td>
<td>enlistment or reenlistment bonus for period unserved</td>
<td>involuntarily</td>
<td>Table 50-6, rule 2.</td>
</tr>
<tr>
<td>2</td>
<td>an officer or enlisted member</td>
<td>unpaid hospital bills for medical services furnished a dependent</td>
<td>involuntarily or pursuant to Military Service regulations</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>excess cost of shipment of household goods</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>a medical officer</td>
<td>compensation or stipend payments received from state, county, municipal, or privately owned hospitals for medical service</td>
<td></td>
<td>amount received.</td>
</tr>
<tr>
<td>5</td>
<td>an officer or enlisted member</td>
<td>jury duty fees (as distinguished from expenses) from any court, except while on authorized leave, and receiving active duty pay and allowances</td>
<td>involuntarily</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td>amount due the DoD, its instrumentalities, or other Uniformed Services by reason of court judgment</td>
<td></td>
<td>Table 50-6, rule 2.</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>a debt determined valid from a federal agency outside DoD or other Uniformed Service including debts resulting from court judgments</td>
<td></td>
<td>Table 50-6, rule 3.</td>
</tr>
<tr>
<td>8</td>
<td></td>
<td>a travel advance in excess of entitlements (note)</td>
<td>involuntarily or pursuant to Military Service regulations</td>
<td>Table 50-6, rule 2.</td>
</tr>
</tbody>
</table>

NOTE:
If the member has not filed a claim on a timely basis as defined by Military Service regulations, then the entire amount of the advance is considered to be in excess of entitlements.
Table 50-5. Indebtedness to Individuals and Government Instrumentalities and Agents

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
<th>G</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>an officer or enlisted member of any Military Service</td>
<td>any person</td>
<td>willfully damaging or wrongfully taking property of that person</td>
<td>the commander has convened a board to investigate complaint, and board has assessed damages, and commander has approved an amount of assessment</td>
<td>involuntarily</td>
<td>amount approved by commander not to exceed disposable pay (see subparagraph 500103.D)</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>the Army or Air Force</td>
<td>member’s spouse, former spouse or child</td>
<td>Court-ordered child support or alimony</td>
<td>(see Chapter 41, section 4102)</td>
<td>Disposable pay</td>
<td>(see subparagraph 500103.D)</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>the Navy or Marine Corps</td>
<td>a commissary</td>
<td>an uncollectible check which member or member’s authorized agent has issued or endorsed to the commissary (notes 1 and 3)</td>
<td>involuntarily or pursuant to Military Service regulations</td>
<td>Table 50-6, rule 2.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>the Armed Forces</td>
<td>other appropriated fund activity or office</td>
<td>an uncollectible check endorsed or issued by member or member’s agent (note 1)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>any Military Service</td>
<td>a nonappropriated fund activity</td>
<td>any indebtedness by member or member’s agent</td>
<td>the custodian of the nonappropriated fund instrumentality has tried all means for direct collection from member, and a request has been sent to member’s commander for assistance in obtaining direct payment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>the Internal Revenue Service</td>
<td>delinquent income taxes or court-ordered child support (note 2)</td>
<td>IRS Notice of Levy is served</td>
<td>(see Chapter 41, section 4103 and Chapter 41, section 4102)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 50-5. Indebtedness to Individuals and Government Instrumentalities and Agents (Continued)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
<th>G</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>an officer or enlisted member</td>
<td>any Military Service</td>
<td>a military banking facility overseas</td>
<td>an uncollectible check endorsed or issued by the member or a defaulted loan made to the member</td>
<td>military banking facility overseas has complied with required procedures</td>
<td>involuntarily</td>
<td>Table 50-6, rule 2.</td>
</tr>
</tbody>
</table>

NOTES:
1. Generally, an agent is one who has been given a power of attorney by the member.
2. Upon certification from Department of Health and Human Services to the Department of the Treasury, an Internal Revenue Service Notice of Levy may be issued for delinquent child support. (See Chapter 41, section 4103)
3. Effective February 1, 1999, collection of dishonored checks written by the member or the person who presented the check based upon their status and relationship to the member as well as costs associated with that check may be collected involuntarily.
### Table 50-6. Rates of Collection

<table>
<thead>
<tr>
<th>Rule</th>
<th>If</th>
<th>A is indebted for</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>officer or enlisted member of any Military Service</td>
<td></td>
<td></td>
<td>then the Military Service may authorize or approve liquidation by monthly installments that</td>
<td>and if debt remains at time of separation, collect from final pay</td>
<td>and if total debt is not liquidated from final pay, establish collection from</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>and if debt remains at</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>time of separation, collect</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>from final pay</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>and if total debt is not liquidated from final pay, establish collection from</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>do not exceed limitations set forth in chapter section 4102</td>
<td>as directed by court order</td>
<td>retired pay, retainer pay, or pay in new enlistment and limited by Chapter 41, paragraph 410106.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>do not exceed limitations set forth in chapter section 4102</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>an administratively determined indebtedness to the United States or its instrumentalities</td>
<td></td>
<td></td>
<td>do not exceed maximum limitation specified in subparagraph 500104.A</td>
<td>unpaid pay and allowances, separation payments under Chapter 35, (except donation); Reservists’ Involuntary Separation Payment; amounts deducted for United States savings bonds including undelivered bonds; separation travel allowance for officers; reimbursement for transportation of household goods, dislocation and trailer allowance (for enlisted members, do not collect from separation travel allowance, or donation on discharge). If member is retiring, then see paragraph 500106 (notes 1, 2, 5 and 6)</td>
<td>retired pay (see paragraph 500105) or pay in new enlistment.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>do not exceed maximum limitation specified in subparagraph 500104.A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>an administratively determined indebtedness to the United States excluding the DoD and its instrumentalities or other Uniformed Services</td>
<td></td>
<td></td>
<td>do not exceed 15 percent of disposable pay for that month (see subparagraph 500104.B)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>do not exceed 15 percent of disposable pay for that month (see subparagraph 500104.B)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

50-26
Table 50-6. Rates of Collection (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>If</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>an officer or enlisted member of any Military Service</td>
<td>any indebtedness incurred on or after December 4, 1987, to a Service relief society, (Army Emergency Relief, Air Force Aid Society, Navy Relief Society, or Coast Guard Mutual Assistance)</td>
<td>do not exceed 15 percent of disposable pay for that month (see subparagraph 500104.B)</td>
<td>involuntarily or pursuant to Military Service regulations (note 3)</td>
<td>retired pay (see paragraph 500105) or pay in new enlistment.</td>
</tr>
<tr>
<td>5</td>
<td>an overpayment of pay or allowances through no fault of the member (for overpayments made on or after October 17, 2006 through October 28, 2009)</td>
<td>do not exceed 20 percent of disposable pay for that month</td>
<td>involuntarily or pursuant to Military Service regulations (note 3)</td>
<td>retired pay (see paragraph 500106) or pay in a subsequent period of military service.</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>an overpayment of pay or allowances through no fault of the member (for overpayments made on or after October 29, 2009)</td>
<td>do not exceed 15 percent of disposable pay for that month</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. For Army and Air Force enlisted members do not exceed the maximum limitation specified in subparagraph 500104.A. This limitation does not apply to enlisted members whose accounts are being settled on discharge for fraud, desertion, or because of mental incompetence.
2. For enlisted members, travel allowances remaining due after the completion of separation travel may be collected.
3. Do not exceed maximum limitation specified in subparagraph 500104.A.1.a.
4. In unusual circumstances, the initiation of collection action of travel advances pursuant to a consent agreement may be delayed if the delay is approved by the Director, Defense Finance and Accounting Service (or designee). However, the repayment period will, in all cases, be scheduled to repay the advance before the member's expected date of separation.
5. For members transferring to the Retired Reserve and receiving Reservists' Special Separation Pay (RSSP), the entire amount of the RSSP payment(s) is available for offset.
6. If indebtedness is a result of an unfulfilled bonus agreement, and separation is under the Special Separation Benefit (SSB) or Voluntary Separation Incentive (VSI) program, then see subparagraph 350702.F for SSB or 350802.D for VSI.
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              3 Dig Ops, Pay and Allowances, section 101.1

500102.A.2  37 U.S.C. 1007(c)

500102.B  
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          December 4, 1987

500103.C  
          5 U.S.C. 5514

500104 and 500104.A  
          MS Comp Gen B-230865, October 17, 1990

500104.A.1  
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500104.A.1.d(2)  
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500104.A.2  
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            December 4, 1987

500104.A.3  
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500104.B  
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500104.B.3  
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500109  
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500110  
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500302  
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        ASD(M&RA) Memo, March 12, 1982  
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500303.A  
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Rule 5 37 U.S.C. 1007
Rule 6 31 U.S.C. 3727
37 U.S.C. 701(d)
Rule 14 IRS Ltr, February 18, 1993
Notes 11, 12 IRS Ltr, February 18, 1993

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Rule 4 5 U.S.C. 5512
37 Comp Gen 344
Rule 5 37 U.S.C. 1007(c)

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Rule 6    10 U.S.C. 2775

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Rule 6    37 U.S.C. 1007(c)

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VOLUME 7A, CHAPTER 51: “SAVINGS PROGRAMS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue and underlined font.

The previous version dated October 2012 is archived.

<table>
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<th>PURPOSE</th>
</tr>
</thead>
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<td>511003, 511004, and 511005</td>
<td>Updated annual contribution limits.</td>
<td>Update</td>
</tr>
</tbody>
</table>
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CHAPTER 51

SAVINGS PROGRAMS

5101 SAVINGS DEPOSIT PROGRAM (SDP)

510101. Definitions

A. Geographic Areas

1. Persian Gulf Area. Arabian Gulf area as defined in Figure 10-1.

2. Operation Joint Endeavor Area. The area of operations is the total land area of Bosnia-Herzegovina, Croatia, Serbia, Montenegro, Slovenia, Macedonia, Hungary and the air space thereover, or the waters of the Adriatic Sea north of 40N; plus forces operational control/tactical control to Supreme Allied Commander, Europe for the purpose of executing Operation Joint Endeavor (e.g., SOCIFOR, DECISIVE EDGE, and DETERMINED EFFORT).

3. Operation Joint Guard and Operating Joint Forge Area. The area of eligibility consists of the total land area of Bosnia-Herzegovina, Croatia, Serbia, Montenegro, Slovenia, Macedonia, Hungary, and the airspace thereover, or the waters of the Adriatic Sea north of 40 degrees N.

4. Operation Enduring Freedom. The area of eligibility consists of the total land area of Afghanistan, Pakistan, Kazakhstan, Kyrgyzstan, Tajikistan, Turkmenistan, and Uzbekistan, the waters consisting of the Red Sea, Gulf of Aden, Gulf of Oman, and Arabian Sea (portion north of 10 degrees north latitude and west of 68 degrees east longitude), or in the air space thereover. Effective February 1, 2003 the area of eligibility was expanded to any area that has been designated a combat zone or an area designated in direct support of a combat zone. See paragraph 510205.

B. Permanent Duty Assignment. For the purposes of this chapter only, effective July 1, 1991, any active duty assignment that contemplates duty in the designated area as a permanent change of station (PCS) or for more than 30 days on temporary additional duty (TAD), temporary duty (TDY), or with a deployed ship or unit.

C. Unallotted Current Pay and Allowances. The amount of money a member is entitled to receive on the payday immediately before the date of deposit, less authorized deductions and allotments (e.g., for dependents or insurance). Pay and allowances include special continuation pay, reenlistment bonus, travel allowance on discharge, and pay and allowances for unused accrued leave. Advance pay and travel allowance on PCS and TDY may not be deposited.
D. Persian Gulf Conflict. The period beginning on January 16, 1991 and ending on the date prescribed by presidential proclamation or by law.

5102 AUTHORITY AND ELIGIBILITY

510201. Persian Gulf Conflict

Members of the Armed Forces serving outside the United States or its possessions under arduous conditions (as determined by the Secretary of Defense) in connection with the Persian Gulf Conflict (e.g., Operation Desert Shield, including Desert Storm) or on permanent duty assignment outside the United States or its possessions in support of a contingency operation (as defined in the Definitions) are authorized to make deposits of unallotted current pay and allowances and earn interest. See Table 51-1 for specific eligibility to make deposits.

510202. Operation Joint Endeavor

Effective January 1, 1996, members serving outside the United States or its possessions on Operation Joint Endeavor became authorized to participate in the SDP by making deposits of unallotted pay and allowances payable after January 1, 1996. This includes units reassigned to the area of operations from outside the United States such as ships or mobile units.

510203. Operation Joint Guard

Effective January 1, 1997, members of the Armed Forces serving on Operation Joint Guard outside the United States or its possessions became authorized to make deposits of unallotted current pay and allowances payable after January 1, 1997.

510204. Operation Joint Forge

Effective June 20, 1998, any member assigned to Operation Joint Forge became authorized to participate in the SDP, provided that he or she had served for at least 30 consecutive days or at least 1 day in each of 3 consecutive months in the Operation Joint Forge area of eligibility.

510205. Operation Enduring Freedom

A. Effective November 1, 2001, any member assigned to Operation Enduring Freedom became authorized to participate in the SDP, provided that he or she had served for at least 30 consecutive days or at least 1 day in each of 3 consecutive months in the Operation Enduring Freedom area of eligibility.

B. Effective February 1, 2003, any member serving in an assignment outside the United States or its possessions in support of Operation Enduring Freedom in an area that has been designated a combat zone or is in direct support of a combat zone is eligible to participate in the SDP after the member has served in that assignment for at least 30 consecutive days or at least 1 day for each of 3 consecutive months.
510206. Member in a Missing Status

The Secretary of the Military Department concerned may, in the interest of a member who is in a missing status (see Glossary) or his dependents, initiate, stop, modify, and change allotments for deposit of unpaid pay and allowances accruing in a missing member's pay account, and authorize withdrawal of deposits made under this chapter, even though the member had an opportunity to make deposits and elected not to do so. Compute interest as prescribed by this chapter, from January 1, 1991, or the day the member enters a missing status, whichever is later. The $10,000 limitation on the amount that interest is payable does not apply to deposit accounts of members in a missing status.

Examples:

1. A member entered a missing status on February 1, 1991. Unpaid pay and allowances have been accruing in his pay account at the rate of $100 per month since that date. An account was opened for the member on May 1, 1991, with an initial deposit of $300 (February, March, and April). His account was credited with $100 per month on June 1, 1991, and the first day of each month thereafter while he remains in a missing status, or until modified, stopped, or repaid at the direction of the Secretary of the Military Department concerned. Interest accrued from February 1, 1991.

2. A member entered a missing status on February 18, 1991. The amount of unpaid pay and allowance due to the member on the payday following February 18, 1991, determined the amount of the initial deposit. The member's account was opened on March 1, 1991, with the initial deposit and his account was credited with his unallotted pay and allowances monthly on the first day of each month thereafter as prescribed in example 1. Interest accrued from February 18, 1991.

5103 LIMITATIONS ON AMOUNTS OF DEPOSITS

510301. Amounts

Amounts up to $10,000 can be deposited with interest accrual at the rate of 10 percent per annum. The maximum amount on which 10 percent interest is computed is $10,000 (principal and accrued interest combined). Deposits may not be more than the amount defined as unallotted current pay and allowances in subparagraph 510101.C. When, however, the member can establish to the satisfaction of his commanding officer that he or she was unable to make a deposit in the normal manner, unallotted pay in excess of current pay and allowances may be deposited. Members may not accumulate back pay prior to departure to a covered geographic area or on permanent duty assignment outside the United States or its possessions in support of a contingency operation (as defined in the definitions) for deposit after arrival in the area. When members arrive in a covered geographic area, or on permanent duty assignment outside the United States or its possessions in support of a contingency operation (as defined in the definitions), they may deposit the amount they could have, or did, accrue during the month of arrival, less authorized deductions. Members who are paid twice monthly may combine pay accrued at midmonth and pay accrued at end-of-month, or combine end-of-month pay with pay
accrued on the following midmonth payday for a single deposit, provided the total amount deposited in a one month period does not exceed the amount they are entitled to be paid for 1 month.

510302. Eligible Members

Active duty officers and enlisted members may make deposits into the SDP by allotment. Such allotment shall be processed in accordance with the procedural instructions of the Military Service concerned. However, the restrictions of this chapter are applicable when starting this type of allotment.

510303. Power of Attorney

An agent with a power of attorney from the member may make deposits, either by allotment or by cash, into the SDP on behalf of the member, if the power of attorney states the authority to establish, change, or stop allotments. When accepting a cash deposit from the agent on the member's behalf, the disbursing officer must ensure that the amount deposited does not exceed the member's unallotted pay and allowances for the period involved.

5104 INTEREST ON DEPOSITS

510401. Accrual of Interest

See Table 51-2.

510402. Computation of Interest

Deposits made on or before the 10th of the month accrue interest from the 1st of the month. Deposits made after the 10th of the month accrue interest from the first day of the following month. The effective date of deposit is the date the deposit is made to the disbursing officer, finance officer, or any other designated officer of the Uniformed Service. Compute interest at the rate of 10 percent per annum, compounded quarterly, according to calendar quarter. Compute quarterly interest on the average quarterly balance on deposit. Ten percent is compounded quarterly on amounts less than $10,000. Once $10,000 is on deposit, simple interest will be computed on the $10,000. No interest is paid on amounts exceeding $10,000, except on amounts for a member who is in a missing status.

510403. Taxability of Interest Paid

Interest paid on the amounts deposited into the SDP is taxable.

510404. Computing Average Quarterly Balance

A. If there were no emergency withdrawals during the quarter, determine the average quarterly balance by adding amounts on deposit on the 10th day of each month of the quarter, and divide the total by three.
Example 1:

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount On 10th</th>
<th>Deposits</th>
<th>Deposits</th>
<th>Day of</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 5</td>
<td>$20.00</td>
<td>$20.00</td>
<td>Jan</td>
<td></td>
</tr>
<tr>
<td>Feb 3</td>
<td>20.00</td>
<td>40.00</td>
<td>Feb</td>
<td></td>
</tr>
<tr>
<td>Feb 20</td>
<td>20.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mar 10</td>
<td>20.00</td>
<td>80.00</td>
<td>Mar</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>$140.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

$140.00 divided by 3 = $46.67 average quarterly balance.

Example 2:

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount On 10th</th>
<th>Deposits</th>
<th>Deposit</th>
<th>Day of</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan</td>
<td>$0.00</td>
<td>$0.00</td>
<td>Jan</td>
<td></td>
</tr>
<tr>
<td>Feb 3</td>
<td>20.00</td>
<td>20.00</td>
<td>Feb</td>
<td></td>
</tr>
<tr>
<td>Feb 20</td>
<td>20.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mar 3</td>
<td>20.00</td>
<td>60.00</td>
<td>Mar</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>$80.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

$80.00 divided by 3 = $26.67 average quarterly balance

B. Emergency withdrawals at any time during a quarter reduce the average quarterly balance on which interest accrues.

Example:

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount On 10th</th>
<th>Deposits</th>
<th>Withdrawals</th>
<th>Deposit</th>
<th>Day of</th>
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<tbody>
<tr>
<td>Apr 1</td>
<td>$147.12</td>
<td>$0.00</td>
<td>(Bal Fwd)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Apr 3</td>
<td>20.00</td>
<td>$167.12</td>
<td>Apr</td>
<td></td>
<td></td>
</tr>
<tr>
<td>May 15</td>
<td>10.00</td>
<td>--</td>
<td>May</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jun 4</td>
<td>30.00</td>
<td>--</td>
<td>Jun</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jun 15</td>
<td>$80.00</td>
<td>127.12</td>
<td>$461.36</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

$461.00 divided by 3 = $153.79 average quarterly balance
C. Except for amounts on deposit in the case of a member who is in a missing status, the maximum amount upon which 10 percent interest is payable is $10,000 (principal and accrued interest combined).

Example:

<table>
<thead>
<tr>
<th>Date</th>
<th>Quarterly Interest</th>
<th>Amount on Deposit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 10</td>
<td>-0-</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>Apr 1</td>
<td>250.00</td>
<td>10,250.00</td>
</tr>
<tr>
<td>July 1</td>
<td>250.00</td>
<td>10,500.00</td>
</tr>
</tbody>
</table>

510405. Special Determinations

See Table 51-2.

5105 CONDITIONS UNDER WHICH DEPOSITS, PLUS INTEREST, ARE REPAID

See Table 51-3.

5106 PAYMENT OF INTEREST UPON FINAL SETTLEMENT OF DEPOSIT ACCOUNT

510601. General

Except when the 90-day limitation applies, interest will stop at the end of the month in which full repayment is made to the member or member's heirs.

510602. Ninety-Day Limitation Period After Eligibility to Make Deposits Terminates

In no case shall interest accrue for a period longer than 90 days (computed on a day-for-day basis of actual elapsed time) after the member's eligibility to make deposits terminates. For the Persian Gulf Conflict, the 90-day limitation period begins on the day after the member's entitlement terminates for Imminent Danger Pay (IDP) in the Persian Gulf area. Should the 90-day limitation period end on any day other than the last day of a month, interest will accrue through the last day of the preceding month. If the 90-day limitation period ends on the last day of a month, interest accrues for that month. In determining when the 90-day limitation period terminates, the last day of the month is February 28 (February 29 in leap year), the 30th of a 30-day month, or the 31st day of a 31-day month.

510603. Computation of Interest at 10 Percent Rate

Repay deposits, plus interest, under the conditions shown in Table 51-2. Compute interest at the rate of:

1 Month-1/12 of 10 percent or .00833…
2 Months-2/12 of 10 percent or .01666…
Example 1: Member's Request

A member has $355 (principal plus compounded interest as of June 30, 1991) on deposit when IDP terminates on July 30, 1991. He requested repayment on August 12, 1991. The member was repaid $355 plus interest of $5.92 for the months of July and August (.01666… \times $355) or $360.92.

Example 2: Ninety-Day Rule

Same example as 1, above, except the member requested repayment on October 15, 1991. The member was repaid $355 plus interest of $8.88 for the months of July, August, and September (.025 \times $355) or $363.88. Interest for October 1-15, 1991, was not allowed since the 90-day limitation period ended on October 12, 1991 (a day other than the last day of the month).

Example 3: Member Discharged

Same example as 1, above, except the member was discharged overseas for his or her own convenience on July 15, 1991. The member was repaid $355 plus interest of $2.96 for the month of July (.00833… \times $355) or $357.96, assuming full repayment was in effect in the month of July.

Example 4: Member Dies

On March 8, 1991, the member had on deposit the maximum amount of $10,000 (principal plus simple interest) and made no new deposits. While in the Persian Gulf area, the member died on November 15, 1991, and settlement of unpaid pay and allowances was made to member's heir(s) on December 15, 1991. The amount repaid was $10,000 plus simple interest of $833.33 for period March 1 through December 31, 1991 (.00833… \times 10), or $10,833.33.
510703. Discharge While Eligible to Make Deposits

Members, eligible to make deposits, who are discharged and immediately reenlist, extend their enlistments, or who are discharged to accept a commission may not withdraw their deposits.

510704. Accounts Which Have Reached $10,000

In situations where the member's principal and interest on deposit reaches $10,000, any amounts representing interest accruing in the account subsequent to that time which causes the $10,000 total to be exceeded, may be withdrawn quarterly at the member's request.

510705. Automatic Refund

Accounts will accrue interest no more than 90 days after a member leaves a designated SDP area. Members should withdraw their funds after the 90-day period. If no withdrawal is made within 120 days after the qualifying duty terminates, the Defense Finance and Accounting Service will automatically transfer the funds to the military pay account of the SDP account owner.

5108 APPLICATION TO INDEBTEDNESS OR FORFEITURE

Savings deposits and interest thereon are exempt from liability for member's debts except for levies issued by the Internal Revenue Service in problem cases. This includes any indebtedness to the United States Government or its agencies. Deposits are not subject to forfeiture by sentence of court-martial, and are not forfeited by desertion.

5109 LIABILITY OF DISBURSING OFFICERS

A disbursing officer who fails to properly process a deposit into his account is liable for the amount of the deposit, plus interest, from the effective date of the deposit to date of withdrawal or repayment.

5110 THRIFT SAVINGS PLAN (TSP)

511001. General

TSP is a Government-sponsored retirement savings and investment plan. Congress established the plan as part of the Federal Employees' Retirement System Act. Participation in the plan for military members was allowed by the National Defense Authorization Act for Fiscal Year 2000 as amended by the National Defense Authorization Act for Fiscal Year 2001 and was effective October 9, 2001. The traditional TSP offers tax deferral advantages similar to those offered by private corporations to their employees under 401(k) plans. There is also a Roth TSP option, which offers the opportunity to make after-tax contributions. The Federal Retirement Thrift Investment Board (Board), which operates the plan solely for the benefit of the participants and their beneficiaries, administers the plan. The Agency Technical Services (ATS) staff processes TSP data submissions from the submitting payroll offices. The Board issues TSP
regulations via *5 Code of Federal Regulations (CFR), part 1600* and bulletins providing necessary guidance relating to TSP operations.

511002. Definitions

A. Member means:

1. A member of the Uniformed Services serving on active duty; or
2. A member of the Ready Reserve in any pay status.

B. Basic pay means basic pay payable under *37 United States Code (U.S.C.) 204* or inactive duty pay compensation payable under *37 U.S.C. 206*, which is paid at the rate of 1/30 of the basic pay authorized to a member of a Reserve Component who is not entitled to basic pay under *37 U.S.C. 204*.

C. Military Services refer to the Uniformed Services as defined (see Glossary).

*511003. Participation

A. When to Begin TSP Deductions. Any member of the Uniformed Services may elect to participate in the TSP. The payroll deduction will commence the first full pay period after the service accepts the TSP Election Form (TSP-U-1).

B. Contribution Limitations. During the initial start up of the program, contribution limitations applied. The maximum amount a member could contribute by year through 2005 is listed below. Effective 2006, a member is authorized to contribute from 1 to 100 percent of their basic pay. If a member is contributing to the TSP from basic pay, the member is also authorized to contribute incentive or special pay (including bonus pay) under *37 U.S.C. chapter 5* (See Figure 51-1). Under no circumstance will the contribution for any given year exceed the limitation under title *26 U.S.C. sections 402(g)* and *415(c)* of the Internal Revenue Code.

<table>
<thead>
<tr>
<th>Pay Period in Year</th>
<th>Maximum Percentage Allowable</th>
<th>Maximum Dollar Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002</td>
<td>7</td>
<td>$11,000</td>
</tr>
<tr>
<td>2003</td>
<td>8</td>
<td>$12,000</td>
</tr>
<tr>
<td>2004</td>
<td>9</td>
<td>$13,000</td>
</tr>
<tr>
<td>2005</td>
<td>10</td>
<td>$14,000</td>
</tr>
<tr>
<td>2006</td>
<td>100</td>
<td>$15,000</td>
</tr>
<tr>
<td>2007 through 2008</td>
<td>100</td>
<td>$15,500</td>
</tr>
<tr>
<td>2009 through 2011</td>
<td>100</td>
<td>$16,500</td>
</tr>
<tr>
<td>2012</td>
<td>100</td>
<td>$17,000</td>
</tr>
<tr>
<td>2013</td>
<td>100</td>
<td>$17,500</td>
</tr>
</tbody>
</table>
C. Member Transfers

1. When members transfer between components or branches of the Uniformed Services, their TSP contributions may be continued. The member will notify their gaining servicing organization of their existing TSP contribution rates in order to continue TSP contributions and or loan payments without interruption.

2. If a member separates from the service and rejoins after a break in service of 31 days or more, the member may sign up immediately to contribute to TSP.

3. If a member separates from the service and rejoins after a break in service of less than 31 days, and the member had been contributing to the TSP, contributions to the TSP should resume the first pay period after rejoining the service.

4. A member of the Uniformed Service who is also a Federal civilian employee may contribute under both programs to the TSP. The yearly contribution limitations in subparagraph 511003.B will apply to the combined accounts and not to each account separately.

D. All TSP contributions must be made through payroll deduction. Lump-sum contributions for special, incentive, and bonus payments are permitted only through payroll deductions.

E. The choice to stop contributing to TSP is permitted at any time. It is effective at the end of the pay period in which that election is accepted by the member's servicing activity. If basic pay contributions are terminated, TSP deductions for special, incentive and bonus pays will also be terminated with the same effective date.

*511004 Roth TSP

Members may elect to contribute to a Roth TSP account instead of, or in addition to, a traditional TSP account. Any member eligible to contribute to a traditional TSP account may also contribute to a Roth TSP account.

A. Payroll Deductions. Roth TSP contributions are taken after-tax. In the same manner as a traditional TSP account, the payroll deduction will begin the first full pay period after the service accepts the TSP Election Form (TSP-U-1). Roth TSP contributions must be made through payroll deduction. Lump-sum contributions for special, incentive, and bonus payments are permitted only through payroll deductions.

B. Maximum Contribution Limits. The same maximum contribution limits that apply to traditional TSP also apply to Roth TSP. The contribution limit is $17,500 in 2013. If a member elects to contribute to both traditional TSP and Roth TSP, the maximum contribution limits apply to the combined accounts, not to each account separately.
511005. Catch-Up Contributions

A TSP participant age 50 years or older may make catch-up contributions to both traditional and Roth TSP accounts. Only deductions from basic pay are allowable. The amount of the catch-up will not exceed the annual limit of $5,500. To participate in the catch-up contribution, a member must self-certify on the Catch-Up Contribution Election Form (TSP-U-I-C) that he/she expects to contribute the maximum amount to the TSP or other eligible employer plans. That amount is $17,500 in 2013. Future catch-up amounts will be set by the IRS and announced by the Thrift Investment Board. The website is http://www.tsp.gov. If a member elects to contribute catch-up contributions to both traditional TSP and Roth TSP, the maximum contribution limits apply to the combined accounts, not to each account separately.

511006. Matching Contributions

The Secretary concerned may enter into an agreement with a member to make matching contributions to the traditional TSP for the benefit of the member if the member is in a specialty designated as critical to meet wartime or peacetime requirements. The member shall commit to serve on active duty in that specialty for a period of 6 years.

A. The Secretary concerned will make these contributions for each pay period of the 6-year period that the member makes contributions.

B. Contributions are matched dollar for dollar for the first 3 percent of basic pay contributed per pay period, and the 50 cents on the dollar for the next 2 percent of pay. Therefore, the member will not receive matching contributions for amounts contributed above 5 percent.

C. Participants in Roth TSP will be eligible for matching contributions, but those contributions will be applied to a traditional TSP account, not to a Roth TSP account.

511007. TSP Loan Program

A. General. All TSP participants are eligible to obtain a TSP loan. Members may borrow only from their own contributions and earnings. The minimum amount a member can borrow is $1,000. A member may have a total of two loans outstanding, one of each type listed below. The total outstanding loans cannot exceed $50,000. When a member has both a civilian TSP account and a military TSP account, the maximum loan amount applies to the combined accounts and not to each account separately.

B. Types of Loans. Loans can be made for the following purposes:

1. Residential; or

2. General purpose.

C. Interest Rate. The interest rate shall be the posted rate for the G Fund at the time that the loan application is processed by the TSP. The rate is fixed at that level for the
life of the loan, and the interest paid on the loan shall go back to the member's own TSP account and is not tax deductible.

D. **Tax Exempt Amount.** When a participating member has contributions that are made from tax exempt pay as well as from tax deferred pay, the loan principal will be made and repaid on a pro rata basis from these funds. For additional information, see *TSP Loans* (June 2006).

511008. **Breakage (Lost TSP Earnings) Due to Agency Error**

A. **Authority.** *Title 5 U.S.C. 8432a* provides statutory authority for employing agencies to pay to the TSP amounts representing breakage (lost earnings) resulting from certain agency errors. If a member receives pay from which member contributions should have been deducted, but as a result of agency error, all or any part of those deductions were not made, then even if the member makes up those member contributions, the belated member contributions shall not be subject to lost earnings. *Title 5 CFR, part 1605* provides guidance on those errors that require payment of breakage. The following are applicable conditions that require payment of breakage:

1. **Delayed or Erroneous Contributions When Member Received Pay**
   a. If a member receives pay, but as a result of an agency error all or any part of the agency matching contribution associated with that pay are not timely received by the TSP record keeper, the agency belated contributions shall be subject to breakage.
   b. If a member receives pay where contributions were properly deducted but, as a result of an agency error, all or any part of the associated agency matching contributions were not timely received by the TSP record keeper, then the belated contributions will be subject to breakage.
   c. If a member receives pay where contributions were properly deducted but, as a result of an agency error all or any part of those member contributions were not timely received by the TSP record keeper, the belated contributions will be subject to breakage.

2. **Agency Delay in Basic Pay, Special Pay, Incentive Pay and Bonus.** Where, as the result of an agency error, a member does not timely receive all or any part of pay to which entitled, all such belated member contributions and agency matching contributions shall be subject to breakage.

3. **Late Payroll Submissions.** All contributions contained in a payroll submission received by the TSP record keeper more than one pay period after the pay date associated with that payroll submission shall be subject to breakage.
4. **Loan Allotments.** Loan allotments deducted from a member's pay but not timely received by the TSP record keeper due to agency error shall be subject to breakage.

B. **Minimum Dollar Amount.** Breakage on loan allotments and late contributions shall be calculated by the TSP system only for those contributions and loan allotments that are $1 or more.

C. **Agency Responsibility.** The employing agency whose error caused a late or erroneous investment of money in the TSP is responsible for payment of any breakage resulting from that error. The paying office that submitted payment records or loan allotments that are subject to breakage is also responsible for submitting the appropriate payment records relating to those submissions. The amount of breakage that is calculated shall be charged to the TSP clearing account of the submitting paying office. Where another employing agency caused the late or erroneous submission by the submitting paying office, the paying office that was charged for the amount of breakage calculated should seek reimbursement from the other employing agency.

D. **Detailed Information on Breakage.** For detailed information concerning the breakage (lost earnings) process, refer to TSP regulations in 5 CFR, part 1605 or TSP Bulletins. The TSP bulletins are available under Info for TSP Representatives on the TSP’s Web site at [http://www.tsp.gov](http://www.tsp.gov).
Figure 51-1. Pay Entitlements Available for TSP Contributions

<table>
<thead>
<tr>
<th>PAY ENTITLEMENTS AVAILABLE FOR TSP CONTRIBUTIONS</th>
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<tbody>
<tr>
<td><strong>37 U.S.C. §</strong></td>
</tr>
<tr>
<td>302(h)</td>
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<td>302(i)</td>
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<tr>
<td>302(d)</td>
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<td>308(h)</td>
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<td>308(f)</td>
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<td>318</td>
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<td>327</td>
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Figure 51-1. Pay Entitlements Available for TSP Contributions (Continued)

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<tr>
<th>PAY ENTITLEMENTS AVAILABLE FOR TSP CONTRIBUTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>37 U.S.C. §</td>
</tr>
<tr>
<td>335(a)</td>
</tr>
<tr>
<td>335(a)</td>
</tr>
<tr>
<td>335(a)</td>
</tr>
</tbody>
</table>

**Incentive Pays**

| 301(a) | 2202 | Aviation Career Incentive Pay |
| 320 | 2203 | Career Enlisted Flyer Incentive Pay |
| 301(c) | 24 | Hazardous Duty Incentive Pays |
| 301(c) | 23 | Submarine Duty |
| 335(b) | 0513 | Health Professions Officer Incentive Pay (Medical) |
| 335(b) | 0705 | Health Professions Officer Incentive Pay (Veterinarian) |
| 335(c) | 0515 | Health Professions Officer Board Certification Incentive Pay |

**Special Pays**

| 307(a) | 15 | Assignment Incentive Pay |
| 302(c)(d) | 0507 | Board Certified Pay for Non-Physician Health Care Providers |
| 305(a)(a) | 180102.A | Career Sea Pay |
| 305(a)(c) | 180102.B | Career Sea Pay Premium |
| 328 | 13 | Combat-Related Injury Rehabilitation Pay |
| 312 | 030102 | Continuation Pay for Nuclear-Qualified Officers Extending Period of Active Service |
| 302(b)(a)(4) | 0606 | Dental Additional Special Pay |
| 302(b)(a)(5) | 0607 | Dental Board Certified Pay |
| 302(b)(a)(2) | 0605 | Dental Variable Special Pay |
| 302(b)(6) | 0604 | Oral or Maxillofacial Dental Surgeon Incentive Special Pay |
| 302(b)(b) | 0609 | Reserve Dental Officers Special Pay |
| 308(d) | 580108 | Designated Unit Pay |
| 302(c)(c) | 0507 | Diplomate Pay for Psychologists |
| 304 | 11 | Diving Duty |
| 315 | 0304 | Engineering and Scientific Career Continuation Pay |
| 314(b)(1) | 140201.A | Enlisted Members Extending Duty at Designated Locations Overseas |
| 305 | 17 | Hardship Duty Pay |
| 310 | 10 | Hostile Fire and Imminent Danger Pay |
| 302(e) | 2102 | Incentive Special Pay for Nurse Anesthetists |
| 321 | 0305 | Judge Advocate Continuation Pay |
| 302(a)(4) | 0505 | Medical Additional Special Pay |
| 302(a)(5) | 0506 | Medical Board Certified Pay |
| 302(b) | 0503 | Medical Incentive Special Pay |
| 302(a)(2) | 0504 | Medical Variable Special Pay |
Figure 51-1. Pay Entitlements Available for TSP Contributions (Continued)

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
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<td><strong>302(a)(b)</strong></td>
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<tr>
<td><strong>307(d)</strong></td>
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<td><strong>319</strong></td>
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<tr>
<td><strong>303(a)</strong></td>
</tr>
<tr>
<td><strong>305(b)</strong></td>
</tr>
</tbody>
</table>
Table 51-1. Eligibility for Making Deposits in the Savings Deposit Program (SDP)

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>serving outside the United States or its possessions under arduous conditions in connection with the Persian Gulf conflict (notes 2 and 3)</td>
<td>is serving on an active duty assignment for more than 90 days and is entitled to hostile fire pay/imminent danger pay (HFP/IDP) for the Persian Gulf area</td>
<td>(note 4).</td>
</tr>
<tr>
<td>2</td>
<td>is entitled to HFP/IDP for duty in the Persian Gulf area for 3 consecutive months (note 7)</td>
<td>for subsequent periods the member is also entitled to HFP/IDP for duty in the Persian Gulf area (notes 5 and 8).</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>is assigned to duty contemplating presence in the Persian Gulf area for a period of at least 30 days</td>
<td>for subsequent periods the member is entitled to HFP/IDP for duty in the Persian Gulf area (note 5).</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>serving outside the United States or its possessions in support of Operation Enduring Freedom</td>
<td>has served at least 30 consecutive days or at least 1 day in each of 3 consecutive months in the area of operations</td>
<td>(note 12).</td>
</tr>
<tr>
<td>5</td>
<td>has served at least 30 consecutive days or at least 1 day in each of 3 consecutive months in an area that has been designated as a combat zone or in direct support of a combat zone</td>
<td>for subsequent periods of service outside the United States or its possessions in support of a Operation Enduring Freedom. (note 13)</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>serving on permanent duty assignment (see paragraph 510101.B) outside the United States or its possessions in support of a contingency operation (as defined in Definitions) (notes 9, 10, and 11)</td>
<td>has served on an active duty assignment in the designated area for more than 30 days. (This includes units reassigned to the area of operations from outside the United States, such as ships or mobile units.)</td>
<td>for subsequent periods of service outside the United States or its possessions in support of a contingency operation (note 6).</td>
</tr>
<tr>
<td>7</td>
<td>is entitled HFP/IDP for duty in the designated area of the contingency operation for 3 consecutive months</td>
<td>for subsequent periods the member is also entitled to HFP/IDP for duty in the designated area of the contingency operation (note 6).</td>
<td></td>
</tr>
</tbody>
</table>
NOTES:

1. Amounts deposited shall be accounted for in the same manner as public funds. The amount of the deposits is limited to "unallotted" current pay and allowances and will be in multiples of $5.
2. The period concerned is contained in section 5101.
3. Members eligible to make deposits may continue to do so when on TAD or TDY, provided the account was started while the member was in the Persian Gulf area.
4. Applicable to deposits made before July 1, 1991. The amount of the deposits will be in multiples of $5.
5. Applicable to deposits made on or after July 1, 1991.
6. Eligibility to make deposits will be determined on a month-by-month basis in accordance with guidelines issued by the Secretary of Defense.
7. See section 5101 regarding areas in the Persian Gulf Area that are no longer designated areas.
8. The amount of money that may be deposited will not be greater than the unallotted pay and allowances the member accrued on the paydays, during the month in which member qualified for hostile fire pay.
9. See subparagraph 510101.A.2 and paragraph 510202 for Operation Joint Endeavor effective date and eligibility criteria.
10. See subparagraph 510101.A.3 and paragraph 510203 for Operation Joint Guard eligibility criteria and effective date.
11. See subparagraph 510101.A.3 and paragraph 510204 for Operating Joint Forge effective date and eligibility criteria.
12. See subparagraph 510101.A.4 and paragraph 510205.A for Operation Enduring Freedom effective date and eligibility criteria.
Table 51-2. Savings Deposits, Special Determinations on Accrual of Interest

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>When an eligible member has a savings deposit account in effect and member</td>
<td>and</td>
<td>then interest</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>was in a deserter status</td>
<td>is returned to military control</td>
<td>accrues to the end of the month before the month the member entered a deserter status and resumes the first of the month after the month the member returns to military control (note 1).</td>
</tr>
<tr>
<td>2</td>
<td>returns to military control after desertion</td>
<td>has personnel records corrected to remove a mark of desertion</td>
<td>accrues during the period the member was originally considered to be a deserter (note 2).</td>
</tr>
<tr>
<td>3</td>
<td>is separated or discharged</td>
<td>repayment of deposits is delayed for any reason (note 3)</td>
<td>accrues to the end of the month in which repayment is made, not to exceed 90 days after eligibility to make deposits terminates.</td>
</tr>
<tr>
<td>4</td>
<td>does not request repayment after termination of eligibility to make deposits</td>
<td>within 90 days is again entitled to make deposits</td>
<td>continuously accrues.</td>
</tr>
<tr>
<td>5</td>
<td>is in a missing status</td>
<td>the Secretary of the Military Department concerned (or designee) directs repayment of total amount of deposit</td>
<td>accrues to the end of the month in which repayment is directed.</td>
</tr>
<tr>
<td>6</td>
<td>a finding of death is made</td>
<td></td>
<td>accrues to the end of the month in which repayment is made not to exceed 90 days after the date pay and allowances terminate.</td>
</tr>
<tr>
<td>7</td>
<td>is assigned to duty in the Persian Gulf area or on permanent duty assignment outside the United States or its possessions in support of a contingency operation (as defined in Definitions) (notes 5, 6, and 7)</td>
<td>is on TDY or TAD away from (a) the Persian Gulf area or (b) permanent duty assignment outside the United States or its possessions in support of a contingency operation (as defined in Definitions) for a period of 90 days (notes 5, 6, and 7)</td>
<td>accrues for the first 90 days of TDY or TAD, but not after 90 days (note 4).</td>
</tr>
</tbody>
</table>

NOTES:
1. Interest does not accrue on deposits during the period a member is in a desertion status.
2. Interest will be computed and retroactively credited.
3. Delays in repayment of deposits include withholding of issued discharge certificates pending release from confinement when sentenced to dishonorable discharge.
4. Interest would again accrue upon return to the Persian Gulf area or permanent duty assignment outside the United States or its possessions in support of a contingency operation (as defined in the definitions).
5. See subparagraph 510101.A.2 and paragraph 510202 for Operation Joint Endeavor contingency operation designation, effective date, and eligibility criteria.
6. See paragraph 510101.A.3 and paragraph 5102043 for Operation Joint Guard contingency operation designation, effective date, and eligibility criteria.
7. See subparagraph 510101.A.3 and paragraph 510204 for Operation Joint Forge contingency operation designation, effective date, and eligibility criteria.
Table 51-3. Savings Deposits, Conditions Under Which Deposits, Plus Interest Are Repaid.

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>When an eligible member has a savings account and member</td>
<td>then all deposits, plus interest will be repaid upon</td>
</tr>
<tr>
<td>1</td>
<td>departs the Persian Gulf area or is no longer on permanent duty assignment outside the United States or its possessions in support of a contingency operation (as defined in the definitions)</td>
<td>the member's request upon departure from the permanent duty assignment outside the United States or its possessions or 90 days after the permanent duty assignment in the area of operations terminates (see note). For the Persian Gulf area, all deposits, plus interest, will be repaid upon the member's request, 90 days after IDP for the Persian Gulf area terminates, or 90 days after permanent duty assignment in the Persian Gulf area terminates. For contingency operations, all deposits, plus interest, will be repaid upon the member's request 90 days after the permanent duty assignment outside the United States or its possessions terminates.</td>
</tr>
<tr>
<td>2</td>
<td>is discharged or separated overseas (not for reentry into the Military Service)</td>
<td>discharge or separation from the Military Service or not to exceed 90 days thereafter.</td>
</tr>
<tr>
<td>3</td>
<td>is in a missing status</td>
<td>direction of the Secretary concerned or designee.</td>
</tr>
<tr>
<td>4</td>
<td>dies</td>
<td>settlement of member's unpaid pay and allowances as provided in Chapter 36 (note).</td>
</tr>
</tbody>
</table>

NOTE:
Interest on deposits stops at the end of the month in which full repayment is made. Do not continue interest beyond 90 days after the date of the member's death, when hostile fire/imminent danger pay for the Persian Gulf area terminates, or when a member's permanent duty assignment outside the United States or its possessions in support of contingency operation (as defined in definitions) terminates, whichever is earlier. See Table 51-2, Rule 6, for death cases where a missing status is involved.
CHAPTER 51 – SAVINGS DEPOSIT PROGRAM

5101 – SAVINGS DEPOSIT PROGRAM (SDP)

510101.A. OASD Ltr, February 7, 1074
10 U.S.C. 1035


OASD (FM&P) Memo, August 14, 1998

510101.A.4 ASD(FMP) Memo, November 26, 2001

SECDEF Memo, January 29, 1991
OASD (FM&P) Memo, July 30, 1991
Public Law 102-190, section 639,
December 5, 1991

510101.C Public Law 102-25, section 310
April 6, 1991

510101.E Public Law 102-190, section 639
December 5, 1991

5102 - AUTHORITY AND ELIGIBILITY

OASD(FM&P) Memo, January 29, 1991

510201 - Persian Gulf Conflict
10 U.S.C. 1035
Public Law 102-190, section 639, December 5, 1991
OASD(FM&P) Memo, January 29, 1991
OASD(FM&P) Memo, July 30, 1991
Public Law 102-190, section 639,
December 5, 1991

510202 - Operation Joint Endeavor
OASD(FM&P) Memo, January 8, 1996

510203 - Operation Joint Guard
OASD(FM&P) Memo, March 20, 1997

510204 - Operation Joint Forge
OASD(FM&P) Memo, August 14, 1998

510205 - Operation Enduring Freedom
10 U.S.C. 1035(e)
*BIBLIOGRAPHY (continued)

510205.A  ASD(FMP) Memo, November 26, 2001

5103 - LIMITATIONS ON AMOUNTS OF DEPOSITS

Public Law 102-25, section 310, April 6, 1991

5104 - INTEREST ON DEPOSITS

510402 - Computation of Interest
Public Law 102-25, section 310, April 6, 1991

5107 - WITHDRAWAL OF DEPOSITS

510705 - Automatic Refund
OUSD (Comp) Memo, April 16, 2008

5108 - APPLICATION OF INDEBTEDNESS OF FORFEITURE

10 U.S.C. 1035(d)

5110 - THRIFT SAVINGS PLAN (TSP)

Public Law 99-335 & 106-65, section 661, October 5, 1999 as amended by Public Law 106-398, section 661, October 30, 2000
5 Code of Federal Regulations, Chapter VI

511001  5 U.S.C. 8431-8440
511004  Public Law 111-31, section 103, June 22, 2009
5 U.S.C. 8432d
511005  26 U.S.C. 402(g)
26 U.S.C. 414(v)
511007.A  5 U.S.C. 8433 (g)

Figure 51-1  37 U.S.C. Chapter 5

Table 51-1
Rule 4  ASD(FMP) Memo, November 26, 2001
Rule 5  PDUSD (P&R) Memo, February 24, 2003
**VOLUME 7A, CHAPTER 52: “PRIORITY OF PAY DEDUCTIONS AND COLLECTIONS”**

**SUMMARY OF MAJOR CHANGES**

All changes are denoted by **blue font**.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by **bold, italic, blue and underlined font**.

The previous version dated August 2011 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter name</td>
<td>Changed chapter name to Priority of Pay Deductions and Collections</td>
<td>Update</td>
</tr>
<tr>
<td>5201</td>
<td>Added new section clarifying the authority central site and field military pay operations have in effecting voluntary deductions from a member’s pay account when dealing with debts.</td>
<td>Revision</td>
</tr>
<tr>
<td>Rule 13, Table 52-1</td>
<td>Moved TSP Catch Up deductions ahead of TSP and Roth TSP deductions.</td>
<td>Revision</td>
</tr>
</tbody>
</table>
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*Table 52-1. Priority of Deductions and Collections .............................................................................. 4

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CHAPTER 52

PRIORITY OF PAY DEDUCTIONS AND COLLECTIONS

*5201 GENERAL

The purpose of this chapter is to provide the policy for military service central site pay operations and field military finance/disbursing offices, henceforth referred to as “finance offices”, concerning the order in which they must make deductions and collections from a member’s military pay entitlements when the member does not have sufficient pay. Finance offices must review a member’s military pay entitlements to determine if the member has sufficient pay to offset all deductions and debt collections. If a member does not have enough pay, Table 52-1, Priority of Deductions and Collections, states which deduction/collection will be collected first from the current pay. If a member has voluntary deductions for Thrift Savings Plan (TSP) contributions and/or discretionary allotments which prevent the finance office from collecting debts owed to the United States, or to the other entities listed in Table 52-1, the finance office has the authority to stop those voluntary deductions in order to process the debt collection. The finance office will notify the member that he/she has 30 days to voluntarily change their TSP contribution or discretionary allotment amounts and that if those changes are not made, then the finance office will initiate the required stoppages and specify when those changes will appear on the member’s military pay account. None of the above actions will substitute for, but may be included in, any indebtedness notification required by Chapter 50.
Table 52-1. Priority of Deductions and Collections

<table>
<thead>
<tr>
<th>Rule</th>
<th>When the amounts due a member are not enough to cover authorized deductions or collections, collect applicable amounts shown in the following sequence:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Reduction of pay entitlement</td>
</tr>
<tr>
<td></td>
<td>Losses of pay entitlement take precedence over all items for deduction or collection:</td>
</tr>
<tr>
<td></td>
<td>a. Forfeiture. (note 1)</td>
</tr>
<tr>
<td></td>
<td>b. Reduction for educational benefit under &quot;Montgomery G.I. Bill&quot; (note 1)</td>
</tr>
<tr>
<td>2</td>
<td>Reimbursement to United States</td>
</tr>
<tr>
<td></td>
<td>Amounts collected for deposit to the credit of the United States Treasury, in the following order:</td>
</tr>
<tr>
<td></td>
<td>a. Federal Insurance Contribution Act tax</td>
</tr>
<tr>
<td></td>
<td>b. Deductions for Armed Forces Retirement Homes</td>
</tr>
<tr>
<td></td>
<td>c. Federal Income Tax Withholding (this includes any amounts voluntarily authorized by member in excess of the minimum withholding required)</td>
</tr>
<tr>
<td></td>
<td>d. Deductions for Servicemembers’ Group Life Insurance (SGLI), Family SGLI, and Traumatic SGLI</td>
</tr>
<tr>
<td>3</td>
<td>State income tax withholding</td>
</tr>
<tr>
<td>4</td>
<td>Involuntary repayment of indebtedness to United States</td>
</tr>
<tr>
<td></td>
<td>a. Routine pay adjustment as defined in subparagraph 500104.A.1.</td>
</tr>
<tr>
<td></td>
<td>b. Repayment of advances of pay/allowances or advances of travel</td>
</tr>
<tr>
<td></td>
<td>c. Other collections (overpayments of pay or allowances outside the scope of a routine pay adjustment).</td>
</tr>
<tr>
<td></td>
<td>d. Repayment of public funds entrusted to an accountable member or funds obtained by any member through fraud, larceny, embezzlement, or other unlawful means</td>
</tr>
<tr>
<td></td>
<td>e. Clothing allowance charges</td>
</tr>
<tr>
<td></td>
<td>f. Transportation charges</td>
</tr>
<tr>
<td></td>
<td>g. Subsistence charges</td>
</tr>
<tr>
<td></td>
<td>h. Government property lost or damaged. (note 2)</td>
</tr>
<tr>
<td></td>
<td>i. Telephone or telegraph charges</td>
</tr>
<tr>
<td></td>
<td>j. Damage to assigned housing due to negligence or abuse</td>
</tr>
<tr>
<td></td>
<td>k. Indebtedness to a Commissary, DoD contracted Military Banking Facility overseas, or other appropriated fund activity for an uncollectable check or defaulted loan</td>
</tr>
<tr>
<td></td>
<td>l. Unpaid hospital bills for medical services furnished to a dependent</td>
</tr>
<tr>
<td></td>
<td>m. Compensation or stipend payments received by a medical officer from state, county, municipal, or privately owned hospitals for medical services</td>
</tr>
<tr>
<td></td>
<td>n. Jury duty fees received by a member</td>
</tr>
<tr>
<td></td>
<td>o. Amounts due other Uniformed Services or departments or agencies outside DoD, including court judgments</td>
</tr>
<tr>
<td>5</td>
<td>Garnishment for alimony and child support payments</td>
</tr>
</tbody>
</table>
Table 52-1. Priority of Deductions and Collections (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>When the amounts due a member are not enough to cover authorized deductions or collections, collect applicable amounts shown in the following sequence:</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>Statutorily-required child and spousal support allotments</td>
</tr>
</tbody>
</table>
| 7    | Reimbursement to individuals and agencies Remittances to an individual or agency by disbursing officer making deductions as follows:  
a. Deductions for rental of premises occupied by dependents  
b. Deduction for payment for damages to private property |
| 8    | Court-ordered bankruptcy payments under Chapter 13 of the revised Bankruptcy Act (note 3)                                                                                            |
| 9    | Indebtedness to a nonappropriated fund activity                                                                                                                                               |
| 10   | Amounts due Service relief society (Army Emergency Relief, Air Force Aid Society, Navy-Marine Corps Relief Society, or Coast Guard Mutual Assistance) only at final separation                                                                 |
| 11   | Voluntary repayment of indebtedness to United States In order specified by the Military Service member (note 4)                                                                            |
| 12   | Involuntary allotment for commercial debts (note 5)                                                                                                                                          |
| 13   | Thrift Saving Plan (TSP) Payments to TSP in the following order:  
a. TSP loan repayments  
b. TSP catch-up deductions  
c. TSP deductions  
d. Roth TSP deductions |
Table 52-1. Priority of Deductions and Collections (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>Allotments</td>
</tr>
<tr>
<td></td>
<td>Payments made to an allottee by the United States are to be disbursed in the following order:</td>
</tr>
<tr>
<td></td>
<td>a. Emergency support of dependent</td>
</tr>
<tr>
<td></td>
<td>b. Government insurance (discretionary allotment)</td>
</tr>
<tr>
<td></td>
<td>c. Repayment of individual indebtedness or for payment to an individual or financial organization for disposition as authorized by the allotter (discretionary allotment)</td>
</tr>
<tr>
<td></td>
<td>d. Purchase of United States savings bonds</td>
</tr>
<tr>
<td></td>
<td>e. Donation to charity drives</td>
</tr>
<tr>
<td></td>
<td>f. Other discretionary allotments (note 5)</td>
</tr>
<tr>
<td>15</td>
<td>Internal Revenue Service levy for delinquent Federal income taxes</td>
</tr>
<tr>
<td></td>
<td>(See Chapter 44, section 4402) (note 5)</td>
</tr>
<tr>
<td>16</td>
<td>Court-Martial fines</td>
</tr>
</tbody>
</table>

NOTES:
1. Gross pay to which the Military Service member would otherwise be entitled must be reduced by the amount of the forfeiture. The forfeiture is subtracted to determine a new, reduced gross pay amount. Deductions based on gross pay will be computed on the reduced gross pay.
2. This is a voluntary indebtedness for members of the Navy or Marine Corps who fall under Table 50-3, rule 5.
3. In cases where the United States Bankruptcy Court has mandated that a sum be deducted monthly, the court order will be followed as prescribed in Military Service regulations. The above order of precedence will apply unless otherwise specified in the court order in which case the court’s order prevails.
4. Upon separation, these become involuntary and fall under rule 4.
5. If the date of a tax levy is earlier than the effective date of a voluntary allotment or an involuntary allotment for commercial debts, then the tax levy should be collected before either allotment.
**BIBLIOGRAPHY**

**CHAPTER 52 – PRECEDENCE OF PAY DEDUCTIONS AND COLLECTIONS**

Table 52-1

<table>
<thead>
<tr>
<th>Rule</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>1(a)</td>
<td>36 Comp Gen 79</td>
</tr>
<tr>
<td>1(b)</td>
<td>38 United States Code (U.S.C.) 3011(b)(3)</td>
</tr>
<tr>
<td>2(a)</td>
<td>26 U.S.C 3102 and 3121</td>
</tr>
<tr>
<td>2(b)</td>
<td>37 U.S.C. 1007(i)</td>
</tr>
<tr>
<td>2(c)</td>
<td>26 U.S.C. 3402</td>
</tr>
<tr>
<td>2(d)</td>
<td>38 U.S.C. 1969</td>
</tr>
<tr>
<td>3</td>
<td>5 U.S.C. 5517</td>
</tr>
<tr>
<td>4</td>
<td>37 U.S.C. 1007c</td>
</tr>
<tr>
<td></td>
<td>5 U.S.C. 5514</td>
</tr>
<tr>
<td></td>
<td>31 U.S.C. 3716</td>
</tr>
<tr>
<td>4(n)</td>
<td>5 U.S.C. 5537</td>
</tr>
<tr>
<td>5</td>
<td>42 U.S.C. 659</td>
</tr>
<tr>
<td>6</td>
<td>42 U.S.C. 665</td>
</tr>
<tr>
<td>7(b)</td>
<td>10 U.S.C. 939</td>
</tr>
<tr>
<td>8</td>
<td>11 U.S.C. 1325(c)</td>
</tr>
<tr>
<td>9</td>
<td>37 U.S.C. 1007(c)</td>
</tr>
<tr>
<td>12</td>
<td>5 U.S.C. 5520a</td>
</tr>
<tr>
<td></td>
<td>DoD Instruction 1344.9, 8 Dec 2008</td>
</tr>
<tr>
<td></td>
<td>DoD Instruction 1344.12, 11 Jul 1996</td>
</tr>
<tr>
<td>13</td>
<td>37 U.S.C. 701, 703, 704 and 706</td>
</tr>
<tr>
<td></td>
<td>5 U.S.C. 8432d</td>
</tr>
<tr>
<td>14</td>
<td>26 U.S.C 6331 and 6334</td>
</tr>
<tr>
<td>Note 5</td>
<td>Internal Revenue Service Letter, 25 Sep 1978</td>
</tr>
</tbody>
</table>
VOLUME 7A, CHAPTER 54: “TRICARE DENTAL PROGRAM”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

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<table>
<thead>
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<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
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<tbody>
<tr>
<td>5401</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
</tr>
<tr>
<td>540208</td>
<td>Updates premium rates.</td>
<td>Revision</td>
</tr>
<tr>
<td>Bibliography</td>
<td>Updated statutes.</td>
<td>Revision</td>
</tr>
</tbody>
</table>
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540202. Individuals Who Are Not Eligible for TDP Coverage ........................................ 3
540203. Enrollment Period ............................................................................................... 4
540204. Enrollment Form .................................................................................................. 4
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CHAPTER 54

TRICARE DENTAL PROGRAM (TDP)

*5401 GENERAL

The TRICARE Dental Program (TDP), administered by MetLife, is a worldwide dental care plan offered to eligible beneficiaries by the Department of Defense (DoD) through the TRICARE Management Activity.

5402 TRICARE DENTAL PROGRAM (TDP)

540201. Enrollment Eligibility

The TDP is a voluntary dental plan available to eligible family members of all Active Duty Uniformed Service personnel and to Selected Reserve and Individual Ready Reserve (IRR) members and/or their eligible family members. The TDP is offered by the DoD through the TRICARE Management Activity. To be eligible for the TDP, the sponsor must have at least 12 months remaining on his or her service commitment with the parent Service at the time of enrollment. Individuals eligible to enroll in the TDP include the following:

A. Selected Reserve and IRR service members; and

B. Family members of active duty, Selected Reserve, and IRR service members. This includes spouses and unmarried children (including stepchildren, adopted children, and wards) under the age of 21. Family members will be eligible up to the end of the month in which they turn 21. Family members may be eligible after 21 if:

1. They are enrolled full time at an accredited college or university and are more than 50 percent dependent on the sponsor for their financial support. These students are eligible to the end of the month in which they turn age 23. If the student terminates his or her education prior to turning 23, then eligibility ends at the end of the month in which education terminates; or

2. They have a disabling illness or injury that occurred before their 21st birthday or between the ages of 21 and 23 enrolled as a full-time student at the time of illness or injury, and they were more than 50 percent dependent on the sponsor for financial support.

540202. Individuals Who Are Not Eligible for TDP Coverage

Active duty service members are not eligible for the TDP. In addition, former spouses, parents, in-laws, disabled veterans, foreign personnel, and retirees and their families are not eligible for TDP benefits.
540203. Enrollment Period

All new enrollees must remain enrolled in the TDP for at least 12 months. Enrollment may continue on a month-to-month basis after completing the 12-month minimum enrollment lock-in period. Anyone who fails to pay premiums or dis-enrolls for other than a valid dis-enrollment reason is prohibited from re-enrolling in the program for 12 months.

540204. Enrollment Form

Enrollment must be initiated by the sponsor and is accomplished by completing a TDP Enrollment Form. If the sponsor is not available to complete and sign the form, an individual with a Power of Attorney (POA) can initiate enrollment, providing the POA allows the individual to enter into contracts. Forms are available by visiting the local military dental treatment facility, TRICARE Service Center, Health Benefits Advisor/installation point of contact, or accessing the TRICARE Web site, http://www.tricare.mil.

540205. Effective Date of Coverage

In most cases, coverage is effective the first day of the month after the month in which the completed form and one (1) month’s premium payment is received by the TDP contractor. TDP Enrollment Forms must be received by the 20th of the month for coverage to begin on the first day of the next month. For applications received after the 20th of the month, coverage may not become effective until the first day of the second month.

540206. Dis-enrollment

New enrollees must remain enrolled in the TDP for a minimum of 12 months. Anyone who dis-enrolls from the program prior to completing his/her 12-month "lock-in" period is responsible for payment of all remaining premiums, unless dis-enrolling for a valid reason. The following are valid reasons for dis-enrolling from the TDP prior to completion of the mandatory 12-month enrollment:

A. When a sponsor or family member loses Defense Enrollment Eligibility Reporting System eligibility due to death, divorce, marriage of a child, end of entitlement, or when a family member reaches age 21 (or 23 if enrolled full-time at an accredited college or university);

B. When TDP-enrolled members relocate outside the continental United States service area, the service members may elect (within 90 calendar days of the relocation) to dis-enroll their family members and/or themselves from the TDP;

C. When an active duty member, transfers with enrolled family members to a duty station where space-available dental care for the enrolled members is readily available at the local Uniformed Service dental treatment facility, the active duty member may elect (within 90 days of the transfer) to dis-enroll his family members from the TDP; or
D. When an active duty, Selected Reserve or IRR member is transferred to the Standby Reserve or Retired Reserve.

540207. Other Dis-enrollment Situations

The TDP contractor will notify the sponsor of the dis-enrollment and explain the enrollment/dis-enrollment options and any associated premium changes and time limitations for the following situations:

A. If one member in a marriage of two service members leaves the Uniformed Services and has family members assigned to him, then the family members can be re-enrolled to the other service member without incurring a new 12-month lock-in period;

B. When an active duty Component member transfers to the Reserve Component (Selected Reserve, Guard/Reserve on active duty, or IRR). The enrolled family members are dis-enrolled from the TDP;

C. When a member of the Reserve Component transfers to an active duty Component, the enrolled member and/or family members are dis-enrolled from the TDP;

D. When the sponsor changes from one branch of service to another;

E. When a member of the Selected Reserve, (National Guard/Reserve) or IRR (Special Mobilization Category), changes status to IRR (other than Special Mobilization Category), the enrolled member and/or family members are dis-enrolled from their current plan and automatically re-enrolled into the appropriate plan. The enrolled member/family members may elect to dis-enroll from the TDP if desired; or

F. When a member of the Selected Reserve (National Guard/Reserve) or IRR is called to active duty for more than 30 days, the member is dis-enrolled effective on the first day of the active duty orders. Enrolled family members remain enrolled in the current TDP plan until the last day of the month in which the sponsor changes status. Family members are automatically re-enrolled in the program as active duty family members with the lower premium rate under the existing lock-in period.

*540208. Premium Amounts

Effective February 1, 2014; the single beneficiary TDP premium rate is $10.96 per month, and the family beneficiary TDP premium rate is $32.89 per month.

540209. Premium Billing Allotments

If the member has a payroll account and if sufficient funds are available at the time of collection, then the Government will collect the member’s share of the premium, in advance, through a Uniformed Service finance office or site. Members must monthly verify that the correct dental allotment appears on their Leave and Earnings Statement.
540210. Direct Billing Process

If there are insufficient funds or no payroll account is available at the time of collection, then the member must pay the premium costs by means of direct billing. When this occurs, premium collection will transfer, from the Uniformed Service finance office or site payroll allotment to direct billing by the TDP contractor. Once the TDP contractor direct bills this payment process will continue, until the member requests the TDP contractor to restart the payroll allotment. The TDP contractor will immediately direct bill for premiums due from IRR service members and from Selected Reserve and IRR family members.
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CHAPTER 54 – TRICARE DENTAL PROGRAM (TDP)

*5401 – GENERAL

TRICARE Dental Program Benefit Booklet, August 2012

*5402 – TRICARE DENTAL PROGRAM (TDP)

10 U.S.C. 1076a

* 540208 OASD (HA) Memo, November 15, 2013
VOLUME 7A, CHAPTER 55: “RESERVE INCOME REPLACEMENT PROGRAM”

SUMMARY OF MAJOR CHANGES

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Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

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Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated July 2013 is archived.

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CHAPTER 55

RESERVE INCOME REPLACEMENT PROGRAM

5501 GENERAL

This chapter establishes policy guidance pertaining to the Reserve Income Replacement Program (RIRP) for members of the National Guard and Reserve Component.

5502 DEFINITIONS

550201. Average Monthly Civilian Income

The Average Monthly Civilian Income amount is determined by the Secretary concerned based on either:

A. The member’s total earned income for the 12 full months immediately preceding the member’s current mobilization, divided by 12, or

B. The member’s earned income reported on the most recent federal income tax filing that covers a 12-month period prior to mobilization, divided by 12.

550202. Earned Income

Earned Income is defined as wages, salaries, tips, professional fees, other compensation received for personal services and employee compensation that are included in gross income, plus any net earnings from self-employment for the taxable year. Earned Income includes taxable compensation received by members of the Reserve Components (to include the National Guard) for the performance of Reserve duties. Employee pay is earned income if it is taxable. Nontaxable employee pay, such as certain dependent care benefits and adoption benefits, is not earned income. Earned Income is shown in box 1 of an individual’s Internal Revenue Service (IRS) Form W-2, Wage and Tax Statement, and is reported on line 7 of IRS Form 1040, U.S. Individual Income Tax Return, or line 1 of IRS Form 1040EZ, U.S. Income Tax Return for Single and Joint Filers With No Dependents.

550203. Involuntary Active Duty

Involuntary Active Duty is defined as an order to duty under 10 United States Code, (U.S.C.), 688, 12301(a), 12301(g), 12302, 12304, 12304a, 12304b, or 14 U.S.C. 712 without the consent of the member or order to full-time National Guard duty under 32 U.S.C. 502(f)(1).

550204. Month

For the purposes of this entitlement, the term “month” has the following meanings:
A. RIRP eligibility is a period of a month computed by determining the beginning date in a month and the end date in the next month or months, using the number of days for the month with the beginning date. Example: If the duty began on February 15, 2007, a one-month period would end on March 14, 2007. As an additional example, if a Reserve Component member serves involuntarily from February 15, 2007 to August 14, 2008 (18 months), the first month period would be counted from August 15 through September 14, 2007 (based on the calendar, there are 31 days in August). The use of months to determine eligibility will only be based on increments of consecutive days that are the equivalent of a month. Periods of less than a month that involve time gaps between periods will not be used in determining eligibility.

B. A Reserve Component member is entitled to payment of RIRP on the first day of a full calendar month (e.g., January, February, and March) after performing a preceding full calendar month of active duty service after completing the requisite eligibility period described in section 5503.

550205. Monthly Active Duty Income Differential

This differential is between the average monthly civilian earned income of the member and the member’s total monthly military compensation, when the member’s average monthly civilian income exceeds the total monthly military compensation.

550206. Regular Military Compensation

Regular military compensation (RMC) is the sum of basic pay, basic allowances for housing, basic allowance for subsistence (BAS) and the Federal income tax advantage that accrues from allowances that are not subject to Federal income tax (i.e. housing allowances and BAS). See 37 U.S.C. 101 (25). RMC does not include the tax advantage that accrues because of the Combat Zone Tax Exclusion.

550207. Total Monthly Military Compensation

The total monthly military compensation (TMMC) is the amount computed on a monthly basis, using the member’s regular military compensation and the amount of any special pays, incentive pays, and allowances, (not included in regular military compensation) that are paid on a monthly basis, (e.g., Foreign Language Proficiency annual bonus that may be paid in monthly installments). Bonuses paid in a lump sum or anniversary installments, such as enlistments, reenlistment and affiliation bonuses, will not be included in the TMMC. Cost of living allowances will be included in TMMC. Per diem, to include Meals and Incidental Expenses, will not be included in TMMC.
5503 ELIGIBILITY REQUIREMENT

550301. General Requirements

An eligibility period may begin before August 1, 2006. A member of the Selected Reserve, Individual Ready Reserve, Standby Reserve, or Retired Reserve who is serving on active duty may be eligible for RIRP payments if the member was involuntarily mobilized and is currently serving on involuntary active duty as defined in section 5502, and the member meets one of the following criteria:

A. On or after August 1, 2006, completed 18 continuous months of service on active duty under involuntary orders. Continuous active duty may be accumulated through successive orders to active duty, provided no break in service has occurred. Full calendar months will be used for determining eligibility.

Example: If continuous service on active duty began on February 1, 2005, the member would meet the 18 continuous months of service at midnight July 31, 2006. The first payment for the August entitlement would be paid on September 1, 2006.

B. Completed 24 cumulative months of involuntary active duty during the past 60 months. A member must be on active duty for the entire calendar month; partial months will not be credited. For the purposes of RIRP, the 60-month period will begin on or after August 1, 2001. Thirty days of service is considered to be a month. Partial months will be combined into 30-day increments, and the total number of days on active duty during partial months will be divided by 30 to determine the number of months.

C. Is serving on involuntary active duty for a period of 180 days or more, which commenced within 6 months, following the member’s separation from a previous period of involuntary active duty for a period of 180 days or more. For the purposes of the 180-day criterion, it is a day-for-day count of all days on continuous active duty. For the purposes of the six-month interim period, full calendar months will be used to determine this period.

Example: A calendar month that begins on February 14 will end at midnight on March 13.

550302. Date of Service Requirement

Effective January 29, 2008, the criteria listed in paragraph 550301 changed from months and days to just days. The member must meet one of the following criteria rules:

A. On or after August 1, 2006, completed 547 continuous days of service on active duty under involuntary mobilization orders. Continuous active duty may be accumulated through successive orders to active duty, provided no break in service has occurred.

Example: If continuous service on active duty began on February 1, 2008, the 547 days to establish eligibility would end at midnight on July 31, 2009. Under the circumstances, the
member would meet the eligibility requirement for RIRP on August 1, 2009, and would be entitled to RIRP payment on September 1, 2009, for the month of August 2009; if the member served on active duty for the entire month of August.

B. Completed 730 cumulative days of active duty under involuntary mobilization orders during the past 1,826 days.

C. Was involuntarily mobilized to serve on active duty for a period of 180 days or more which commenced within 180 days following the member’s separation from a previous period of active duty for a period of 180 days or more. For the purposes of the 180-day criterion, it is a day-for-day count of all days on continuous active duty.

550303. Active Duty Requirement

A member must be on active duty for an entire month following completion of the requisite eligibility service requirement under paragraph 550301.

550304. Special Conditions

Effective January 29, 2008, the entitlement will commence, or if previously commenced, will continue if the member satisfies the number of days on active duty specified in paragraph 550301 or is, following an involuntary mobilization, retained on active duty under 10 U.S.C. 12301(h)(1)(A) or (B) because of an injury or illness incurred or aggravated while the member was assigned to duty in an area for which special pay under 37 U.S.C. 310 is available.

5504 RESTRICTIONS

550401. Ineligibility for Payment

Effective January 1, 2011, a member of a Reserve Component who is also a civilian employee of the Federal Government is not entitled to a payment under this chapter for any period for which the employee is entitled to:

A. A civilian pay differential payment under section 5 U.S.C. 5538 or DoD FMR Volume 8, chapter 3 subparagraph 030509; or

B. A comparable civilian pay benefit under an administratively established program for civilian employees absent from a position of employment with the Federal Government in order to perform active duty in the Uniformed Services.

5505 PAYMENT

550501. Frequency

Entitlement to RIRP payments is based on each full month of active duty, following the date on which the member meets the eligibility criteria. Changes in pay grade, longevity,
number of dependents, and special pays will be taken into account in calculating the RIRP payment in the month following the change.

550502. Limitation

A member who realizes a monthly active duty income differential greater than $50 is entitled to RIRP. The maximum RIRP payment will not exceed $3,000 per month.

*550503. Termination of Payment

Payment will terminate when one of the conditions in Table 55-1 is met. In addition, unless the RIRP authority is extended by Congress, the RIRP will terminate on December 31, 2014, and no payments will be made after December 31, 2014, unless the payment liquidates RIRP entitlement for periods prior to that date.

5506 TAXABILITY

550601. Federal and State Tax Deduction

RIRP payments are subject to deduction for federal and state income tax.

550602. Federal Insurance Contribution Act (FICA)

Payments are not subject to FICA deductions.
Table 55-1. Date To Terminate RIRP Payment

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<td></td>
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<td>1</td>
<td>When the member is released from a qualifying period of active duty</td>
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<td>2</td>
<td>member no longer meets eligibility requirements due to changes in total military monthly compensation</td>
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<td>3</td>
<td>member’s monthly active duty income differential decreases to $50 or less due to changes in current military compensation.</td>
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<td>member’s orders change his or her duty status from involuntary to voluntary</td>
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5501 – GENERAL

* DoDI 1241.05
37 U.S.C. 910
ASD (RA) Memo, July 24, 2006

5502 – DEFINITIONS

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VOLUME 7A, CHAPTER 56: “READY RESERVE ACCESSION, AFFILIATION, ENLISTMENT, AND RETENTION BONUSES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by *bold, italic, blue, and underlined font*.

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CHAPTER 56

READY RESERVE ACCESSION, AFFILIATION, ENLISTMENT, AND RETENTION BONUSES

5601 GENERAL

This chapter establishes policy guidance pertaining to the accession, affiliation, enlistment, and retention bonuses for members of the Ready Reserve.

5602 OFFICER ACCESSION AND AFFILIATION BONUS

560201 Officer Accession Bonus

A. Conditions of Entitlement. An accession bonus may be paid to an officer who enters into an agreement with the Secretary concerned:

1. To accept an appointment as an officer in the Armed Forces.

2. To serve in the Selected Reserve of the Ready Reserve in a designated skill for the period specified in the agreement.

B. Skills Designation. The Secretary concerned will designate the officer skills to which the authority under this subparagraph is to be applied. A skill may be designated for an Armed Force if it is critical to increase the number of members accessed into that Armed Force who are qualified in that skill or are to be trained in that skill, or to mitigate a current or projected significant shortage of personnel in that Armed Force who are qualified in that skill.

560202 Officer Affiliation Bonus

A. Conditions of Entitlement. The Secretary concerned may pay an affiliation bonus to an eligible officer who enters into an agreement with the Secretary to serve for a specified period in the Selected Reserve of the Ready Reserve. The officer must enter into an agreement:

1. To serve in a critical officer skill designated by the Secretary concerned.

2. To meet a manpower shortage in:

   a. A unit of that Selected Reserve.

   b. A particular pay grade in that Military Department.

B. Eligibility Criteria. An officer is eligible for an affiliation bonus under this section if the officer either:
1. Serves on active duty for a period of more than 30 days, or
2. Is a member of a Reserve Component not on active duty, and if the member formerly served on active duty, then was released from active duty under honorable conditions; and
3. Is not entitled to retired or retainer pay.

C. Critical Skills Designation. The Secretary concerned will designate for an Armed Force under their jurisdiction the critical officer skills to which the bonus authority under this subsection is to be applied. A skill may be designated as a critical officer skill for an Armed Force if it is critical for that Armed Force to have a sufficient number of officers who are qualified in that skill.

560203. Period of Obligated Service

An agreement entered into with the Secretary concerned under this paragraph will require the person entering into that agreement to serve in the Selected Reserve for a specified period. The period specified in the agreement will be any period not less than 3 years that the Secretary concerned determines appropriate to meet the needs of the Reserve Component in which the service is to be performed.

*560204. Bonus Amount

A. Effective January 6, 2006 through January 1, 2013, the amount of a bonus under section 5602 may be any amount, not in excess of $10,000 that the Secretary concerned determines appropriate; and

B. Effective January 2, 2013, the amount of a bonus under section 5602 may be any amount, not in excess of $20,000 that the Secretary concerned determines appropriate.

560205. Payment

A. Upon acceptance of a written agreement by the Secretary concerned, the total amount of the bonus payable under the agreement becomes fixed. The agreement will specify whether the bonus is to be paid in one lump sum or installments.

B. A person entitled to a bonus who is called or ordered to active duty will be paid, during that period of active duty, any amount of the bonus that becomes payable to the member during that period of active duty.

560206. Relation to Other Accession Bonus

A person may not receive an affiliation bonus or accession bonus and financial assistance under Title 37, United States Code (U.S.C.), section 302g, or 10 U.S.C., Subtitle E, Part IV, chapters 1608, 1609, or 1611 for the same period of service.
5603 CRITICALLY SHORT WARTIME HEALTH SPECIALIST IN THE SELECTED RESERVE

560301. Authorization

An officer of a Reserve Component who executes a written agreement to serve in the Selected Reserve of an Armed Force for a period of at least 1-year but not more than 3 years, beginning on the date the officer accepts the award of special pay, may be paid special pay at an annual rate not to exceed $25,000.

560302. Eligible Officers

An officer referred to in paragraph 560301 is an officer in a health care profession who is qualified in a specialty designated by Department of Defense (DoD) regulations as a critically short wartime specialty.

560303. Payment

Special pay under this section will be paid annually at the beginning of each 12-month period for which the officer has agreed to serve.

560304. Repayment

An officer who does not complete the period of service in the Selected Reserve as specified in paragraph 560301 will be subject to the repayment provisions of Chapter 2.

*560305. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

*5604 ENLISTMENT BONUS

The Enlistment Bonus criteria contained in this section reflect the transition to the consolidated bonus pay authorities at \textit{37 U.S.C. Chapter 5 Subchapter II} effective October 1, 2013. Any contracts executed on or before September 30, 2013 should be paid under \textit{37 U.S.C. Chapter 5, Subchapter I} until the expiration of those respective contracts. Entitlement criteria for 37 U.S.C. Chapter 5, Subchapter I are outlined in the July 2013 version of Volume 7A, Chapter 56.

560401. Eligibility

An enlistment bonus is authorized for individuals who enlist in a Reserve Component for a specific period and, if applicable, for service in a military skill that is experiencing critical personnel shortages as designated by the Secretary of the Military Department concerned. The individual must:
A. Possess a high school diploma, a completion or attendance certificate in lieu of a high school diploma, or a General Educational Development program certificate;

B. Be an initial enlistee, a prior Military Service enlistee, or a reservist not on active duty who enlists in a Reserve Component of the Military Service department concerned, as defined below:

1. Initial/Non-prior Service Enlistee. An Initial or Non-prior Service Enlistee is a person who has either never served or has served, but was released from such service before completing the basic training requirements of the Service of which the person was a member and the service was characterized as either honorable or uncharacterized.

2. Prior Military Service Enlistee. A Prior Military Service Enlistee is a person who has prior military experience but has not previously received an enlistment or retention bonus or who currently is not entitled to a Selective Retention Bonus under section 5608;

C. Enlist for at least 2 years in a Reserve Component of a Military Service and serve for a specified period of obligated service in at least one of the following categories:

1. A designated military skill,

2. Career field,

3. Unit,

4. Grade, or

5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

D. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus;

2. Method of bonus payment - lump sum amount or periodic installments;

3. Period of obligated service;

4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;
E. Not be in receipt of an enlistment bonus, a retention bonus, an affiliation bonus, or a transfer bonus for the same period of service;

F. Not have previously received or be eligible to receive a Selective Retention Bonus under section 5608 or a Critical Skills Retention Bonus;

G. Successfully complete training and become technically qualified in a designated skill if completion of such training and technical qualification forms the basis under which the bonus is paid; and

H. Meet any additional military service specific eligibility criteria and quality standards established by the Secretary of the Military Department.

NOTE: Reservists currently obligated to a Military Service under a delayed entry program are not eligible for an enlistment or affiliation bonus from another Military Service.

560402. Amount

The bonus amount to be paid will:

A. Be fixed upon acceptance of the agreement by the Secretary of the Military Department concerned;

B. Be paid in a lump sum or in periodic installments.

C. Not exceed $20,000 for a minimum 2-year period of obligated service for an enlistment described in paragraph 560401.

560403. Repayment

A member who enters into an agreement and receives all or part of the bonus under the agreement, but who does not commence to serve in the Selected Reserve or does not satisfactorily participate in the Selected Reserve for the total period of service specified in the agreement, will be subject to the repayment provisions of Chapter 2.

*560404. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

*5605  ENLISTED AFFILIATION BONUS

560501. Eligibility

The Secretary of the Military Department may pay an affiliation bonus to an enlisted member who:
A. Is currently serving on active duty or has served on active duty and is discharged or released under honorable conditions;

B. Has less than 20 years of total military service;

C. Provides the original Department of Defense (DD) Form 214 (copy 1 or copy 4) or a reproduction with a certified true-copy stamp and the appropriate Federal Government authenticating seal imprinted thereon for each period of prior military service;

D. Executes an agreement to serve in the Selected Reserve of the Ready Reserve of a Military Service, for a period of not less than 2 years, in a:

1. Skill;

2. Unit; or

3. Pay grade designated after being discharged or released from active duty under honorable conditions;

E. Executes a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus;

2. Method of bonus payment - lump sum amount or periodic installments;

3. Period of obligated service;

4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

F. Is not in receipt of an enlistment, retention, or transfer bonus for the same period of time as an affiliation bonus; and

G. Has not previously received an affiliation bonus in the Selected Reserve.

560502. Amount

The bonus amount to be paid will:

A. Be fixed upon acceptance of the agreement by the Secretary of the Military Department concerned;

B. Be paid in a lump sum or in periodic installments;
C. Not exceed $20,000 for a minimum 2-year period of obligated service for an affiliation described in paragraph 560501.

560503. Repayment

A member who enters into an agreement and receives all or part of the bonus under the agreement, but who does not commence to serve in the Selected Reserve or does not satisfactorily participate in the Selected Reserve for the total period of service specified in the agreement, will be subject to the repayment provisions of Chapter 2.

560504. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

*5606 PRIOR SERVICE ENLISTMENT BONUS

560601. Eligibility

The Secretary of the Military Department concerned may pay an individual with prior military service who reenlists in a Reserve Component of a Military Service after a break in reserve duty. The individual must:

A. Enlist in a Reserve Component of a Military Service;

B. Reenlist for a period of at least 2 years or extend the initial period of obligated service;

C. Execute a written agreement with the Secretary of the Military Department concerned to serve as an enlisted member in a Reserve Component that specifies the:

   1. Amount of the bonus,

   2. Method of bonus payment - lump sum amount or periodic installments,

   3. Period of obligated service,

   4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

D. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

   1. A designated military skill,
2. Career field,
3. Unit,
4. Grade, or
5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

E. Successfully complete training or retraining and become technically qualified in a designated military skill, when additional training is required;

F. Provide the original DD Form 214 (copy 1 or copy 4), “Certificate of Release or Discharge from Active Duty,” or a reproduction of the DD Form 214 with a certified true copy stamp and the appropriate Federal Government authenticating seal imprinted thereon for any period of prior military service, or other official documentation verifying member’s satisfactory participation for all periods of prior service in the Regular Component; and

G. Qualify under any additional eligibility criteria prescribed by the Secretary of the Military Department concerned.

H. Possess a high school diploma, a completion or attendance certificate in lieu of a high school diploma, or a General Education Development program certificate.

I. Be an initial enlistee, a prior Military Service enlistee, or a reservist not on active duty who enlists in a Reserve Component of the Military Service department concerned, as defined in section 560401.B.

560602. Limitations

A member may not be paid a Prior Service Enlistment Bonus if he/she:

A. Has previously received an enlistment bonus;
B. Has previously received or is currently entitled to a Selective Retention Bonus;
C. Has previously received or entitled to a Critical Skill Retention Bonus;
D. Has more than 16 years of total military service;
E. Was released or is being released from active duty for the purpose of enlistment in a Reserve Component; or
F. Is not projected to occupy a position for which the member previously served successfully and has completed training or retraining in the critical specialty for the position.

560603. Amount

The bonus amount to be paid will:

A. Be fixed upon acceptance of the agreement by the Secretary of the Military Department concerned; and

B. Not exceed $40,000.

560604. Method of Payment

A. The Secretary of the Military Department concerned must establish the method of payment for the bonus (lump sum or periodic installments). Payment should be disbursed based on training milestones, amounts, and length of enlistment. The Secretary of the Military Department concerned must not pay a person or member any portion of the bonus prior to completion of basic recruit training.

B. Members with prior military service who do not require formal training to be technically qualified in the skill for which the bonus is being paid will receive their first installment no earlier than 30 days after arrival at the first permanent duty station following entry on active duty.

560605. Repayment

A member who does not complete the term of enlistment or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

*560606. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

5607 NONAVAILABILITY

560701. Ready Reserve

Members of the Ready Reserve who incur a period of authorized nonavailability (such as temporary overseas residence, missionary obligation, overseas employment obligation) will have their incentive suspended. During the period of nonavailability, those persons will not be entitled to incentive payments. If subsequently assigned to the Reserve status and skill that they had previously contracted for, then the members may be reinstated in the incentive program if
they extend their term of service, or contract for service, to be able to serve the full original incentive contract period. Entitlement to subsequent payments will resume on the adjusted anniversary date of satisfactory and creditable Reserve Service, as appropriate. The date will be adjusted for that period of nonavailability. Failure to meet reinstatement criteria in a capacity for which previously contracted will result in termination of the incentive and recoupment, as appropriate.

560702. Selected Reserve

Members of the Selected Reserve may incur a period of authorized nonavailability of up to 1-year for valid personal reasons as determined by the Secretary concerned. These members will be transferred to the Individual Ready Reserve (IRR) or the Inactive National Guard (ING), as appropriate, during the period of nonavailability, and will be suspended from their incentive. During the period of nonavailability, the member will not be entitled to subsequent incentive payments or any incentives available to members of the Ready Reserve, not in the Selected Reserve. If, within 1-year, members are subsequently reassigned to a Selected Reserve skill or unit type that they had previously contracted for, then the members may be reinstated in the incentives program if they extend their term of service, or contract for service, to be able to serve the full original incentive contract period. Entitlement to subsequent payments will resume on the adjusted anniversary date of satisfactory creditable Selected Reserve service. The date will be adjusted for that period of nonavailability. Failure to meet reinstatement criteria in a capacity for which previously contracted will result in termination of the incentive and recoupment, as appropriate.

*5608 SELECTIVE RETENTION BONUS

The Selective Retention Bonus criteria contained in this section reflect the transition to the consolidated special, incentive and bonus pay authorities 37 U.S.C., Chapter 5 Subchapter II effective October 1, 2013. Any contracts executed on or before September 30, 2013 should be paid under 37 U.S.C. Chapter 5, Subchapter I until the expiration of those respective contracts. Entitlement criteria for 37 U.S.C. Chapter 5, Subchapter I are outlined in the July 2013 version of Volume 7A, Chapter 56.

560801. Eligibility

A Selective Retention Bonus is authorized for members who reenlist in a Military Service for a specific period and, if applicable, for service in a military skill that is experiencing critical personnel shortages as designated by the Secretary of the Military Department concerned. The individual must:

A. Serve in a pay grade E-3 or higher;

B. Reenlist for a period of at least 3 years or voluntarily extend an enlistment for a period of at least 1 year in an active status;
C. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus,
2. Method of bonus payment - lump sum amount or periodic installments,
3. Period of obligated service,
4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

D. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

1. A designated military skill,
2. Career field,
3. Unit,
4. Grade, or
5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

E. Meet skill qualification prior to payment of the Selective Retention Bonus for a member transferring into a designated military skill; and

F. Qualify under any additional eligibility criteria prescribed by the Secretary of the Military Department concerned.

560802. Limitations

A. A re-entry or reenlistment must occur no later than 3 months (or within a lesser period if so prescribed by the Secretary of the Military Department concerned) after the date of discharge or release from active duty.

B. Veterans with more than a 3-month but less than a 4-year break in active status may qualify for a broken service, or a prior service re-entry, Selective Retention Bonus program in accordance with regulations prescribed by the Secretary of the Military Department concerned.
C. The original DD Form 214 (copy 1 or copy 4), a reproduction of the DD Form 214 with a certified true-copy stamp and appropriate Federal Government authenticating seal imprinted thereon, or other official documentation verifying the member’s satisfactory participation for all periods of prior service in the active component and selected reserve are acceptable documentation of prior active duty service for a break in active duty service greater than 24 hours.

D. Members with prior enlisted service and subsequent service as officers who were discharged or released from active duty and who, within 3 months after discharge or release from active duty as an officer, reenlist in the same Reserve Component of a Military Service in which they previously served as an enlisted member may be eligible for a Selective Retention Bonus. The individual must meet all other requirements established in paragraphs 560801.

E. Two or more extensions may not be combined to gain eligibility for a Selective Retention Bonus. Additionally, eligibility gained through an extension may not be increased by future extensions.

F. Members who reenlist or voluntarily extend an enlistment to gain sufficient obligated service to participate in a program leading to commissioned or warrant officer status are not eligible for Selective Retention Bonus.

G. A member is not eligible for a Selective Retention Bonus if the member was discharged or released from active duty or service in an active status based upon a determination of misconduct, substandard duty performance, or moral or professional dereliction.

H. A Selective Retention Bonus may not be paid to an enlisted member who has completed more than 20 years of active duty or service in an active status, or who will complete a total of 24 years of service before the end of the period of active duty or active status for which the bonus is offered.

I. Generally, a member may not use any preexisting period of obligated service to satisfy an obligated service requirement under a Selective Retention Bonus agreement, unless such service is determined by the Secretary of the Military Department concerned to be consistent with the requirements of 37 U.S.C. § 371 and:

1. Such preexisting period of obligated service is necessary for the member to qualify for continuous submarine duty incentive pay and is service for which no bonus was previously authorized or payable; or

2. Such preexisting period of obligated service includes no more than a 2-year period of an unserved voluntary extension of enlistment for which no bonus was previously authorized or payable, and the member agrees to an additional 2-year period of obligated service in connection with the Selective Retention Bonus.
560803. Amount

The Selective Retention Bonus may not exceed $10,000 for each year of obligated service in a Reserve Component. The maximum amount for a Selective Retention Bonus is $40,000.

A. The Secretary of the Military Department concerned must determine the amount of the Selective Retention Bonus based on a business case model that targets retention of adequate levels of enlisted personnel in a reenlistment or extension category.

B. Members may receive more than one Selective Retention Bonus at a time, but the total combined Selective Retention Bonus payments over a career must not exceed $80,000.

C. Selective Retention Bonus amounts may be prorated for extension requests greater than one year and reenlistments greater than 3 years. The additional service time will be calculated on a monthly basis at a rate equal to 1/12th the annual amount. Total bonus amounts are limited to $40,000 per Selective Retention Bonus and $80,000 over a career.

560804. Method of Payment

The Retention Bonus may be paid either in installments or in a single lump sum. If the Secretary of the Military Department concerned elects to pay Selective Retention Bonuses in installments:

A. The initial payment must not be less than 50 percent of the total bonus, paid at the time of reenlistment, or when the Service member begins serving in the extension. The remainder is paid in equal annual installments. If necessary, the Military Service concerned must make appropriate adjustments to the amounts so that all payments are made before the Service member completes 24 years of active service.

B. The initial payment to a Service member who reenlists with a break in active duty greater than 24 hours is to be made no earlier than 30 days after arrival at the first permanent duty station following reenlistment, although the bonus is computed from the actual date of reenlistment.

C. Where there is lost time, the subsequent installment payments will be delayed by the number of days of lost time.

D. Discharge for the purpose of immediate reenlistment does not affect a member’s entitlement to subsequent Selective Retention Bonus installment payments.
560805. Repayment

A member who does not complete the term of enlistment within the element of the Selected Reserve for which the bonus was paid to the member under this section will be subject to the repayment provisions of Chapter 2.

*560806. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

5609 MILITARY OCCUPATIONAL SPECIALTY CONVERSION BONUS

*560901. Eligibility

The Secretary of the Military Department concerned may pay a conversion bonus to a member of the Armed Forces who agrees to convert to, and serve for a period of not less than 3 years in, a military occupational specialty (MOS) for which there is a shortage of trained and qualified personnel. A member must:

A. At the time the agreement is executed, be serving in a pay grade E-6, with not more than 12 years of service;

B. Have completed all service obligations incurred for receipt of an enlistment bonus as prescribed in section 5604, a retention bonus as prescribed in 5608, or a critical skills retention bonus;

C. Meet all eligibility requirements prescribed in section 5604;

D. Execute a written agreement with the Secretary of the Military Department concerned that specifies:

1. Amount of the bonus,

2. Method of bonus payment - lump sum amount or periodic installments,

3. Period of obligated service,

4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

560902. Amount

The bonus payment will not exceed $4,000.
*560903. Payment

The bonus may be payable in a lump sum, upon approval and completion of the conversion training.

560904. Repayment

A member who does not convert and complete the period of service in the MOS specified in the agreement will be subject to the repayment provisions of Chapter 2.

*560905. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

*5610 TRANSFER BETWEEN COMPONENTS OF A MILITARY SERVICE BONUS

561001. Eligibility

The Secretary of the Military Department concerned may pay a bonus to an enlisted member who agrees to transfer from the Regular Component to the Ready Reserve or vice versa of the same service. The member must:

A. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:

1. Amount of the bonus,

2. Method of bonus payment - lump sum amount or periodic installments,

3. Period of obligated service,

4. Designated military skill or specialty, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

B. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

1. A designated military skill,

2. Career field,

3. Unit,
4. Grade, or

5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

C. Not be in receipt of an enlistment bonus, retention bonus, an affiliation bonus, or a transfer bonus for the same period of service;

D. Satisfactorily complete all terms of enlistment within their current component;

E. Qualify for reenlistment in the Regular or Reserve Component of the Military Service to which the member is transferring.

561002. Amount

The bonus for transfer between components of a Military Service may not exceed $10,000 and is payable upon approval of the Secretary concerned.

561003. Method of Payment

The Secretary of the Military Department concerned must establish the method of payment for the bonus (lump sum or periodic installments).

561004. Repayment

A member who does not complete the terms of the transfer bonus or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

561005. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.

*5611 TRANSFER BETWEEN MILITARY SERVICES BONUS

561101. Eligibility

The Secretary of the gaining Military Department may pay a bonus to an enlisted member who agrees to transfer and serve in another Military Service for a specified period in a designated military skill, career field, unit, or grade, or to meet some other condition or conditions imposed by the Secretary of the gaining Military Department. The member must:

A. Execute a written agreement with the Secretary of the Military Department concerned that specifies the:
1. Amount of the bonus,

2. Method of bonus payment - lump sum amount or periodic installments,

3. Period of obligated service,

4. Designated military skill, career field, unit, or grade, or such other condition or conditions of service imposed by the Secretary of the Military Department concerned;

B. Agree to serve for a specified period in at least one of the following reenlistment or extension categories:

1. A designated military skill,

2. Career field,

3. Unit,

4. Grade, or

5. To meet some other condition or conditions imposed by the Secretary of the Military Department concerned;

C. Not have failed to satisfactorily complete any term of enlistment in a Military Service;

D. Qualify for reenlistment in the Reserve Component of the Military Service to which the member is transferring;

E. Prior to the transfer, have fulfilled the requirements established by the Secretary with jurisdiction over the Military Service to which the member is transferring;

F. Not be in receipt of an enlistment bonus, retention bonus, an affiliation bonus, or a transfer bonus for the same period of service.

561102. Amount and Method of Payment

The Secretary of the gaining Military Department may pay the transfer bonus in one $10,000 lump sum amount upon approval of the transfer by the Secretary of that Military Department. Alternatively, the bonus may be paid in annual installments, the total of which may not exceed $10,000.
561103. Repayment

A member who does not complete the terms of the transfer bonus or who is not technically qualified in the skill for which the bonus was paid will be subject to the repayment provisions of Chapter 2.

561104. Duration of Authority

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.
# BIBLIOGRAPHY

## CHAPTER 56 – READY RESERVE ACCESSION, AFFILIATION, ENLISTMENT, AND RETENTION BONUSES

### 5602 – OFFICER ACCESSION AND AFFILIATION BONUS

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*5610 – TRANSFER BETWEEN COMPONENTS OF A MILITARY SERVICE BONUS

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*5611 – TRANSFER BETWEEN MILITARY SERVICES BONUS

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SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated October 2012 is archived.

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<tr>
<td>5701</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
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<td>Previous 570504.B.5</td>
<td>Removed provision denying leave accrual to disabled members awaiting separation or retirement.</td>
<td>Deletion</td>
</tr>
<tr>
<td>Bibliography</td>
<td>Updated Statutes.</td>
<td>Revision</td>
</tr>
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CHAPTER 57

RESERVE ENTITLEMENTS FOR ACTIVE DUTY (NOT EXTENDED)

*5701 GENERAL

This chapter establishes the policy guidance pertaining to reserve entitlements for active duty (not extended).

5702 PROVISIONS

570201. Entitlements

A. Active Duty With Pay. A member of a Reserve Component serving on active duty with pay is entitled to receive pay according to the member’s years of service and the grade in which the member is serving.

NOTE: As used in this chapter, the term “active duty” includes active duty training; active duty for training; full-time training duty; annual training duty; active duty for operational support, and attendance while in active service at a school designated as a Service school by law or the Secretary of the Military Department concerned; temporary active duty when the pay is chargeable to a Reserve appropriation or; in the case of the National Guard; full-time training; and other full-time duties. It does not mean extended active duty. Extended active duty (EAD) is defined as active duty performed by a member of a Reserve Component when strength accountability passes from the Reserve Component to the active military establishment.

B. Active Duty Without Pay. A member of a Reserve Component may, with his or her consent, be ordered to active duty without pay when authorized by the Secretary of the Military Department concerned. See subparagraphs 570601.B for entitlement to allowances.

C. Combination Active Duty and Inactive Duty. A member of a Reserve Component may be paid the equivalent total of more than 360 days of pay in a year, when so directed, if this total is based on a combination of active duty pay and inactive duty training pay.

D. Effective Date of Promotion for Increase in Pay and Allowances Reserve and National Guard Officers. See Table 57-1.

E. Effective Date of Promotion for Increase in Pay and Allowances, Enlisted Members of the Reserve Components. Table 1-4, rules 8 through 14, applies to these members.

570202. Saved Pay

The provisions of Chapter 1, paragraph 010203, apply to members of Reserve Components.
570203. Limitation

A member of a Reserve Component cannot be paid inactive duty pay on any day that he or she is entitled to active duty pay.

570204. Waiver of Benefits

A member of a Reserve Component who is drawing a pension, disability compensation, retainer pay, or retirement pay from the United States for prior military service, and who performs duty for which he or she is entitled to pay, may elect to receive either:

A. The payments for prior military service, or

B. If a member specifically waives those payments, then the pay and allowances authorized for the duty the member is currently performing.

1. Department of Veterans Affairs (VA) Disability Compensation. A reservist who is entitled to VA disability compensation must waive the equivalent VA compensation for 1 day for each Reserve active duty day or each inactive duty period. Thus, the performance of two inactive duty periods in 1 calendar day requires waiver of the equivalent VA compensation for 2 days. These waiver requirements apply for all days in a calendar month.

2. Retired or Retainer Pay. A reservist who is entitled to retired or retainer pay must waive the equivalent of retired or retainer pay for 1 day for each Reserve active duty day or inactive duty performance day. Thus, the performance of two inactive duty periods in 1 calendar day requires waiver of the equivalent retired or retainer pay. These waiver requirements apply for all days in a calendar month.

570205. Allotments of Pay

Except as prescribed in paragraph 570708, a member of a Reserve Component, not on EAD, may not have pay allotted. Members of Reserve Components serving on active duty, active duty for training, or full-time training duty under competent orders that specify periods of duty of more than 180 days, or upon involuntary recall, are excluded from this restriction when prescribed in Military Service regulations and may allot their pay, even though such pay is chargeable to Reserve or National Guard appropriations. Chapter 34, section 3404 applies should a member enter a missing status, and paragraph 570704 applies should a member incur a disability. NOTE: Due to the Defense Joint Military Pay System – Reserve Component (DJMS-RC) system limitations, members of the Reserve Component are not able to make allotments from their pay.

570206. Leave

A member of a Reserve Component who serves on active duty with pay for periods of 30 consecutive days or more accrues leave at the rate of 2-1/2 calendar days for each month of active service, excluding periods of:
A. Absence from duty without leave, or

B. Absence over leave, or

C. Confinement, as a result, of a court-martial.

NOTE: The member is entitled to lump-sum settlement of unused accrued leave upon completion of a tour per Table 57-2. When consecutive tours are involved, a member may be reimbursed for unused accrued leave or it may be carried forward, at the member’s option, until completion of the final tour. When computing the length of a period of active duty, include allowable travel time. See also Chapter 35, paragraphs 350101 and 350102 and procedural instructions of the Military Services concerned. Refer to Tables 35-1 through 35-4 for specific entitlement criteria.

570207. Allowable Travel Time For Pay Entitlement Purposes

The provisions of Chapter 1, paragraph 010205 applies to members of the Reserve Components.

5703 COMPUTATION OF PAY

570301. Annual Salary

The provisions of Chapter 1, paragraph 010202.C applies to members of the Reserve Components.

570302. Computation of Monthly Pay

A. Active Duty for 30 Days or More. When a member is ordered to active duty for 30 days or more, and a tour of duty starts on the first day or an intermediate day of a calendar month, the member is entitled to pay and allowances through the 30th day. Payment is not authorized for the 31st day of a calendar month. This includes a member who is ordered to active duty for less than 30 days and is continued on active duty for 30 days or more by new orders or an amendment to the original orders. When computing the number of days for which pay is due, include the entire period the member actually serves on active duty, including allowable travel time. See Table 57-2, rules 1 and 2.

B. Active Duty for Less Than 30 Days. A member ordered to active duty for less than 30 days is entitled to pay, and allowances at 1/30th the monthly rate for each day actually served, including the 31st day of a calendar month. This includes a member ordered to active duty for 30 days or more, but released before performing at least 30 days of active duty, including allowable travel time. See Table 57-2, rule 3.

C. Active Duty During February. See Table 57-2, rules 4 through 11.
570303. Absence From Duty

A. Active Duty for Less Than 30 Days. Deduct 1/30th monthly rate of pay for each day of unauthorized absence.

B. Active Duty of 30 Days or More. The provisions of Chapter 1, subparagraph 010202.A applies to members of the Reserve Components.

570304. Basic Pay Rates

Tables 1-7 through 1-10 contain current monthly rates of basic pay.

5704 SPECIAL AND INCENTIVE PAYS

570401. Entitlement

Members of a Reserve Component on active duty are generally entitled to special and incentive pays under the same conditions as members on EAD and members of the Active Component. For exceptions, see paragraphs 570402 through 570407.

570402. Career Sea Duty and Hardship Duty Pay

For career sea duty and hardship duty pay, the ship or duty station at which a member is performing active duty is considered the member’s permanent duty station.

570403. Aviation Career Incentive Pay (ACIP) and Hazardous Duty Incentive Pay (HDIP) for the Performance of Aerial Flights

A. Entitlement. A Reserve Component officer is entitled to ACIP (continuous or conditional) while performing active duty, as defined in subparagraph 570201.A, when the requirements of Chapter 22, section 2202 and the requirements for an Aviation Service Career (Not on Extended Active Duty nor on Active Guard and Reserve Duty), as defined in the “Glossary,” have been met. Active Guard and Reserve aviators on full-time active duty on a career basis will be entitled to ACIP (continuous or conditional) under provisions of Chapter 22 on the same basis as officers on extended active duty.

B. Excess Flying Time. The excess flying time provisions in Chapter 22, section 2202 for rated officers, flight surgeons, and rated or designated warrant officers entitled to ACIP, and in section 2201 for enlisted crew members entitled to flying pay, apply to a member of a Reserve Component only if on continuous active duty for a period of 30 days or more.

C. Combined Flight Requirements. When a member performs both active and inactive duty with pay in the same month, designated flying time earned in that month may be combined to satisfy any ACIP or HDIP flight requirements for that month, as defined in Chapter 58, paragraph 580202.
D.  **Flying Pay for Allowable Travel Time.** A member on active duty for 30 days or less is entitled to flying pay (if otherwise entitled) for travel time from duty station to home, even though the period extends into the following calendar month. See Table 22-6, rule 5.

E.  **Entitlement to ACIP While on Active Duty for Training for Members Who Perform Inactive Duty Training Without Pay.** An officer who performs inactive duty for training without pay is entitled to ACIP when performing active duty for training only if member is considered to be performing aviation service on a career basis. See “Glossary” for “Aviation Service Career” neither on Extended Active Duty nor on Active Guard and Reserve Duty.

570404.  **Parachute Duty Pay**

Parachute jumps performed during periods of active duty for training or during inactive duty training periods, if performed per Chapter 24, section 2402, may be used to qualify the member for parachute pay for either type of training. Parachute jumps performed while on EAD do not qualify a reservist for parachute pay in an inactive duty training status.

570405.  **Weapons of Mass Destruction Civil Support Team Pay**

When determined necessary to address recruitment and retention concerns, the Secretary of the Military Department concerned may pay up to $150 per month in special pay to Reserve Component members assigned to Weapons of Mass Destruction Civil Support Teams. In order to be eligible for Weapons of Mass Destruction Civil Support Team pay, a member must be:

A.  Entitled to basic pay for full-time duty in the National Guard, and

B.  Fully qualified for Weapons of Mass Destruction Civil Support Team operations, and

C.  Serving on an approved active duty tour in excess of 139 days in the Department of Defense designated and certified Weapons of Mass Destruction Civil Support Team position.

570406.  **Foreign Language Proficiency Bonus**

An officer or enlisted member on active duty for training is entitled to Foreign Language Proficiency Bonus if otherwise entitled under Chapter 19.

570407.  **Assignment Incentive Pay**

A Reserve Component member may be authorized to receive Assignment Incentive Pay (AIP). See Chapter 15 for current programs.
ALLOWSANCES

570501. Basic Allowance for Subsistence (BAS)

A. Entitlement – Active Duty with Pay. A member of a Reserve Component ordered to active duty with pay is entitled to BAS as prescribed in Chapter 25.

B. Entitlement – Active Duty without Pay. A member of a Reserve Component ordered to active duty without pay is entitled to subsistence in kind or commutation thereof. When a member is ordered to active duty “without pay and allowances,” no payment is authorized.

1. If commutation of subsistence in kind is authorized, then the commutation will be paid at the rate of BAS specified in Chapter 25 that is applicable to the situation.

2. If a military technician (dual status), is performing active duty outside the United States without pay while on leave from technician employment as authorized by Title 5 United States Code (U.S.C.), section 6323, then the Secretary concerned may authorize a per diem allowance in lieu of the commutation for subsistence.

570502. Basic Allowance for Housing (BAH)

The provisions of the Joint Federal Travel Regulation, (JFTR) Chapter 10, apply to members of the Reserve Components.

570503. Family Separation Allowance (FSA)

A. The provisions of Chapter 27 apply to a member of a Reserve Component on active duty with pay for periods of more than 30 days.

B. A member of a Reserve Component may be entitled to FSA or Family Separation Housing (FSH), depending on the length of tour specified in orders and whether or not dependent travel is authorized at government expense under JFTR Chapter 10 (for example, tour length of over 20 weeks).

570504. Station Allowances Outside the United States

The provisions of the JFTR Chapter 9 apply to members of the Reserve Components.

570505. Clothing Monetary Allowances – Enlisted Members

A. Active Duty for Periods of 6 Months or Less. An enlisted member of a Reserve Component ordered to active duty for 6 months or less is not entitled to a clothing monetary allowance, except as specified in 570505.C and 570505.D.

57-9
B. Active Duty for Periods of More Than 6 Months. See Chapter 29 for specific references to enlisted members of the Reserve Components ordered to active duty for periods of more than 6 months.

C. Initial Cash Allowance for Enlisted Member. An enlisted member of a Reserve Component is entitled to an initial cash allowance for the purchase of items specifically designated by the Military Department concerned to be purchased by the member rather than to be furnished in kind. See Chapter 29, paragraph 290201.

D. Maternity Clothing. Pregnant enlisted women of a Reserve Component are entitled to a supplemental maternity clothing allowance in accordance with the provisions of:

1. Army: **AR 700-84**;
2. Navy: DoD FMR, Volume 7A, Table 29-5;
3. Air Force: **AFI 36-3014**, and DoD FMR, Volume 7A, Table 29-6; and
4. Marine Corps: **MCO P10120.28G**.

570506. Officers’ Uniform and Equipment Allowances

See specific references to Reserve officers in Chapter 30.

5706 MISCELLANEOUS PAYMENTS

570601. Advance Pay

A. A member of a Reserve Component, in receipt of orders for Permanent Change of Station movement (140 days or more), is entitled to advance pay per Chapter 32, paragraph 320101. Army and Air Force enlistees, with no prior service, may be paid an advance pay under the conditions set forth in Table 32-1, rule 4.

B. A member of a Reserve Component, the Fleet Reserve, or military retiree who is mobilized or recalled to active duty for any period is entitled to advance pay and allowances per Chapter 32, paragraph 320103.

570602. Payments on Behalf of Mentally Incompetent Members

A. Active Duty (Not for Training). The provisions of Chapter 33 apply to these members.

B. Active Duty for Training. Except as provided in subparagraphs 570602.B.1 and 2, a member of a Reserve Component who becomes mentally incompetent while performing active duty for training has no entitlement to pay and allowances beyond the
expiration or termination (whichever is earlier) of the orders that called the member to active
duty for training.

1. A member may qualify for disability pay and allowances under the
provisions of paragraph 570604.

2. A member may be entitled to miscellaneous payments resulting
from separation (that is, travel allowance, accrued leave).

570603. Pay Entitlement of Members Missing, Missing in Action, Interned, and
Payments to Dependents

The provisions of Chapter 34 apply to members of the Reserve Components.

570604. Disability Entitlements for the Reserve Forces

A. Entitlement. Aggravated disabilities entitlements are listed in Table 57-3.
Pay and allowances under these provisions generally may not be paid for a period of more than 6
months. However, the Secretary of the Military Department concerned may extend the period of
entitlement beyond 6 months in the interest of fairness and equity.

B. Miscellaneous Provisions

1. Duty Without Pay. Duty without pay is considered for all purposes
as if it were a duty with pay. The rules in Table 57-3 apply equally to duty with and duty
without pay. The rate of pay and allowances applicable is the rate the member would have been
entitled to if in a pay status at the time the disability occurred.

2. Incentive Pay for Hazardous Duty. A member who is entitled to
any of the incentive pays identified in Chapters 22 through 24 on the date of disability continues
to be entitled through the ending date of the orders and for the disability period beyond, provided
the orders to perform the hazardous duty remain in effect, all performance requirements were
met, and any other conditions in Chapters 22 through 24 are satisfied.

3. Special Pays. A member who is entitled to any of the special pays
in Chapters 5 through 21 on the date of disability continues to be entitled through the ending date
of the orders and for the disability period beyond, provided the special conditions, if any, in
Chapters 5 through 21 are satisfied.

4. Disability Not in Line of Duty

a. In the case of ordered active duty, not-in-the-line-of-duty
determinations cause pay and allowances to cease on the date of expiration of the ordered active
duty plus allowable travel time, if any, or on the date the member is relieved from active duty by
competent authority.
b. In the case of inactive duty performance, not-in-the-line-of-duty determinations, cause pay to cease on the day disability occurs.

C. Termination of Pay and Allowances. Subject to the provisions in Table 57-3, a member’s entitlement to pay and allowances while disabled terminates upon:

1. Retirement.

2. Separation for physical disability.

3. Determination by Military Service medical personnel that the member has recovered sufficiently to perform normal military duties, or when actually restored to normal military duties, whichever occurs first. The member must submit to timely Service medical examination(s) necessary for the preparation of required medical certificate(s) in order to extend entitlement to pay and allowances beyond the ordered duty or training period. This provision does not apply to Table 57-3 rules 3, 6, and 10 since the member’s entitlements therein are based upon lost civilian income. Civilian earned income does not include retirement income.

4. Discharge from the Reserve Component.

570605. Payments on Behalf of Deceased Members

A. Death Gratuity. The eligible beneficiaries of a member of a Reserve Component are entitled to payment of death gratuity under the provisions of Chapter 36.

B. Settling Deceased Members Accounts. The provisions of Chapter 36, section 3602 applies to members of the Reserve Components.

C. Allowance for Housing to Surviving Dependents. The provisions of the JFTR Chapter 10 apply to the surviving dependents of members of the Reserve Components, who were on active duty at the time of death.

570606. Disability Severance Pay

A. A member called or ordered to active duty (other than active duty for training) for more than 30 days and separated for a physical disability, which was the proximate result of the performance of such duty, is entitled to severance pay if otherwise qualified under appropriate personnel regulations.

B. A member on active duty for 30 days or less, or a member on active duty training for any period (including active duty for training) and separated for physical disability resulting from injury, is entitled to severance pay when injury was the proximate result of performance of such duty, if otherwise qualified under appropriate personnel regulations.

C. Computation of severance pay will be as prescribed in Chapter 35.
570607. Incapacitation Pay

A. A Reserve Component member is entitled to medical and dental treatment and pay and allowances whenever such member is physically disabled as the result of an injury, illness, or disease incurred or aggravated in the line of duty not as a result of gross negligence or misconduct of the member, while:

1. Performing active duty; or

2. Performing inactive duty training (other than work or study in connection with a correspondence course of an armed force or attendance in an inactive status at an educational institution under the sponsorship of an Armed Force or the Public Health Service); or

3. Traveling directly to or from such duty or training; or

4. Remaining overnight immediately before the commencement of inactive duty training, or while remaining overnight, between successive periods of inactive duty training, at or in the vicinity of the site of the inactive duty training; or

5. Serving on funeral honors duty; or

6. Traveling to or from the place at which the funeral honors duty was to be performed; or

7. Remaining overnight at or in the vicinity of the place at which funeral honors duty was to be performed immediately before serving on such duty, if the place is outside reasonable commuting distance from the member's residence.

NOTE: In the case of a member who receives earned income from nonmilitary employment or self-employment performed in any month in which the member is otherwise entitled to pay and allowances under subparagraph 570607.A, the total pay and allowances will be reduced by the amount of such income. Income from income protection plan, vacation pay, or sick leave that the member elects to receive will be considered earned income for the purpose of the preceding sentence.

B. A Reserve Component member who is physically able to perform his/her military duties is entitled, upon request, to a portion of the monthly pay and allowances for each month for which the member demonstrates a loss of earned income from nonmilitary employment or self-employment, as a result, of injury, illness, or disease incurred or aggravated as described in subparagraph 570607.A.

NOTE: The monthly entitlement may not exceed the member's demonstrated loss of earned income from nonmilitary or self-employment. In calculating such loss of income, income from income protection plan, vacation pay, or sick leave that the member elects to receive will be considered earned income from nonmilitary or self-employment.
C. The total amount of pay and allowances paid under subparagraphs 570607.A and 570607.B for any period may not exceed the amount of pay and allowances provided by law or regulation for a member of a Regular Component of a uniformed service of corresponding grade and length of service for that period.

D. Pay and allowances may not be paid under subparagraphs 570607.A or 570607.B for a period of more than six months. The Secretary concerned may extend such period in any case if the Secretary determines that it is in the interests of fairness and equity to do so.

E. A member is not entitled to benefits under subparagraphs 570607.A and 570607.B if the injury, illness, disease, or aggravation of an injury, illness, or disease is the result of the gross negligence or misconduct of the member.

5707 DEDUCTIONS AND COLLECTIONS

570701. Income Tax Withholding

A. Federal Income Tax Withholding (FITW). The FITW provisions of Chapter 44 apply to members of the Reserve Components.

B. State Income Tax Withholding. A reservist’s taxable income for FITW purposes is also subject to state tax withholding providing the state has entered into a withholding agreement with the Secretary of the Treasury as published within the Treasury Financial Manual. See also Chapter 44, Figure 44-1 for states that have entered into such an agreement.

C. Legal Residence. Each member must designate a legal residence and report any change of legal residence. The provisions of Chapter 44, subparagraph 440106.B applies to members of the Reserve Components.

D. Local Tax Withholding. Only localities having agreements with the Department of the Treasury, as published in the Treasury Financial Manual, are eligible for withholding as follows:

1. When the reservist resides and performs duty in the same city or county covered by the agreement, withholding is mandatory.

2. When the reservist performs duty in a city or county other than where he or she resides, but within the same state of legal residence, withholding is mandatory for all jurisdictions with agreements. This includes the reservist’s city and county of residence, as well as the city and county where duty is performed.

3. When a reservist performs duty in a city or county located in a state where the reservist does not maintain a residency, and assuming all localities have
agreements, withholding is voluntary for the city or county of duty and the city or county of residence.

570702. Federal Insurance Contributions Act

The provisions of Chapter 45 apply to members of the Reserve Components.

570703. Deductions for Armed Forces Retirement Home (AFRH)

The pay of a member of a Reserve Component is not subject to deductions for AFRH.

570704. Servicemembers’ Group Life Insurance

A. Duty in Excess of 30 Days Specified. The provisions of Chapter 47 apply to members of the Reserve Components, who are under a call or order to duty that does not specify a period of 30 days or less.

B. Duty of 30 Days or Less Specified. The provisions of section Chapter 58, paragraph 5807 apply to members of the Reserve Components, who are under a call or order to duty that specifies a period of 30 days or less.

570705. Court-Martial Sentences

The provisions of Chapter 48 apply to members of the Reserve Components.

570706. Non-judicial Punishment

The provisions of Chapter 49 apply to members of the Reserve Components.

570707. Stoppages and Collections Other Than Court-Martial Forfeitures

The provisions of Chapter 50 apply to members of the Reserve Components.

570708. Allotments for National Guard Members

Members of the National Guard who are not on extended active duty are authorized to make one allotment from pay for the payment of premiums under a group life insurance program sponsored by the state military department in which such member holds a National Guard membership or by the state associations of the National Guard. Details covering the administration of the allotment program for National Guard members are contained in the pay procedural instructions of the Military Services concerned. NOTE: Due to the DJMS-RC system limitations, members of the Reserve Component are not able to make allotments from their pay.
570709. TRICARE-Family Member Dental Plan (TRICARE-FMDP)

Reserve members on active duty with dependents, who meet the eligibility requirements under Chapter 54, may enroll their dependents in the TRICARE-FMDP. Members must intend to be on active duty for the minimum period of enrollment set in Chapter 54.

570710. Savings Deposit Program (SDP)

Members serving on active duty who meet the eligibility criteria as set forth in Chapter 51, sections 5101 and 5102 are eligible to participate in the SDP.
Table 57-1. Increase in Pay on Promotion – Reserve and National Guard Officers

<table>
<thead>
<tr>
<th>RULE</th>
<th>When a Reserve officer is</th>
<th>in the</th>
<th>then the effective date of increase in pay and allowances is the</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>promoted to a higher Reserve grade</td>
<td>Army or Air Force Reserve or National Guard</td>
<td>effective date of the promotion stated in the orders (note 1).</td>
</tr>
<tr>
<td>2</td>
<td>Promoted to a grade above lieutenant (junior grade)</td>
<td>Naval Reserve</td>
<td>date on which member became eligible for promotion to the higher grade (see note 2).</td>
</tr>
<tr>
<td>3</td>
<td>promoted to a grade above first lieutenant</td>
<td>Marine Corps Reserve</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Promoted to the grade of lieutenant (junior grade)</td>
<td>Naval Reserve</td>
<td>date given as date of rank.</td>
</tr>
<tr>
<td>5</td>
<td>Promoted to the grade of first lieutenant</td>
<td>Marine Corps Reserve</td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**
1. For officers serving on active duty, other than for training, which is not on the active duty list, see Table 1-4.
2. If an officer has not established the moral and professional qualifications prescribed by the Secretary of the Navy within 1 year after the date on which the President approved the selection board's recommendation for promotion, officer is entitled to the pay and allowances of the grade to which promoted only from the date appointed to that grade.
Table 57-2. Entitlement to Pay and Allowances for Various Periods of Active Duty

<table>
<thead>
<tr>
<th>RULE</th>
<th>If a member serves on active duty under competent orders for</th>
<th>during the period</th>
<th>then the member is entitled to pay and allowances for active duty for</th>
<th>and lump-sum settlement of accrued leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>31 days</td>
<td>May 1-31</td>
<td>30 days (note 1)</td>
<td>yes</td>
</tr>
<tr>
<td>2</td>
<td>40 days</td>
<td>Jan 2-Feb 10</td>
<td>39 days (note 1)</td>
<td>yes</td>
</tr>
<tr>
<td>3</td>
<td>29 days</td>
<td>Jan 4-Feb 1</td>
<td>29 days</td>
<td>no</td>
</tr>
<tr>
<td>4</td>
<td>28 days</td>
<td>Feb 1-28 (not leap year)</td>
<td>28 days</td>
<td>no</td>
</tr>
<tr>
<td>5</td>
<td>28 days</td>
<td>Feb 1-28 (leap year)</td>
<td>28 days</td>
<td>no</td>
</tr>
<tr>
<td>6</td>
<td>29 days</td>
<td>Feb 1-29 (leap year)</td>
<td>29 days</td>
<td>no</td>
</tr>
<tr>
<td>7</td>
<td>33 days</td>
<td>Feb 6-Mar 10 (not leap year)</td>
<td>35 days (note 2)</td>
<td>yes</td>
</tr>
<tr>
<td>8</td>
<td>29 days</td>
<td>Feb 2-Mar 2 (not leap year)</td>
<td>29 days</td>
<td>no</td>
</tr>
<tr>
<td>9</td>
<td>30 days</td>
<td>Feb 2-Mar 2 (leap year)</td>
<td>31 days (note 3)</td>
<td>yes</td>
</tr>
<tr>
<td>10</td>
<td>31 days</td>
<td>Feb 1-Mar 2 (leap year)</td>
<td>32 days (note 3)</td>
<td>yes</td>
</tr>
<tr>
<td>11</td>
<td>29 days</td>
<td>Feb 1-Mar 1 (not leap year)</td>
<td>29 days</td>
<td>no</td>
</tr>
<tr>
<td>12</td>
<td>30 days</td>
<td>Jan 2-Jan 31</td>
<td>29 days (note 1)</td>
<td>yes</td>
</tr>
</tbody>
</table>

NOTES:
1. Member is not entitled to pay and allowances for the 31st day of the calendar month.
2. Member is entitled to pay and allowances for the constructive days of February 29 and 30.
3. Member is entitled to pay and allowances for the constructive day of February 30.
Table 57-3. Disability Entitlements for the Reserve Forces

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If a member is physically disabled in line of duty while serving on ordered active duty, or while traveling directly to or from such active duty (notes 1 and 2)</td>
<td>X</td>
<td>if the member is not fit for military duty and can show lost civilian</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time. If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances, less the full amount of all civilian earned income received for the disability period, for not more than a total of six months. (notes 3, 4, 5, 6, and 7)</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>X</td>
<td>if the member is not fit for military duty and can show lost civilian</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time. Thereafter, the member is entitled, upon request, to a portion of pay and allowances in an amount equal to lost civilian earned income or full pay and allowances, whichever is less, for not more than a total of 6 months. (notes 3, 5, 6, 9, and 10)</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>X</td>
<td>if the member is not fit for military duty and can show lost civilian</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time</td>
</tr>
<tr>
<td>4</td>
<td>performing inactive duty training or while, on the day of training, traveling directly to or from such training (notes 1 and 11)</td>
<td>X</td>
<td>if the member is not fit for military duty and can show lost civilian</td>
<td>inactive duty training compensation for the day (both periods if two had been scheduled). If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances, less the full amount of all civilian earned income received for the disability period, for not more than a total of 6 months. (notes 3, 4, 5, 6, and 7)</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td>X</td>
<td>if the member is not fit for military duty and can show lost civilian</td>
<td>inactive duty training compensation for the day (both periods if two had been scheduled). Thereafter, the member is entitled, upon request, to a portion of pay and allowances in an amount equal to lost civilian earned income or full pay and allowances, whichever is less, for not more than a total of 6 months. (notes 3, 5, 6, 9, and 10)</td>
</tr>
</tbody>
</table>
Table 57-3. Disability Entitlements for the Reserve Forces (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>If a member is physically disabled in line of duty while and the member is not fit for military duty and can show lost civilian</td>
<td></td>
<td></td>
<td>then the member is entitled to</td>
<td>and</td>
</tr>
<tr>
<td>Yes</td>
<td>No</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>performing inactive duty training or while, on the day of training, traveling directly to or from such training (notes 1 and 11)</td>
<td>X</td>
<td>inactive duty training compensation for the day (both periods if two had been scheduled).</td>
<td>medical and dental care appropriate for the disability until it cannot be materially improved by further hospitalization or treatment. The member is entitled to travel and transportation, or a monetary allowance, for travel incident to medical and dental care. Member is also entitled to subsistence in kind during hospitalization when not entitled to BAS. (note 8).</td>
</tr>
<tr>
<td>7</td>
<td>traveling directly to or from inactive duty training on a day(s) other than the training day (notes 1 and 11)</td>
<td>X</td>
<td>beginning on the day of disability, pay and allowances less the full amount of all civilian earned income received for the disability period, for not more than a total of 6 months. (notes 3, 4, 5, 6, and 7)</td>
<td>medical and dental care appropriate for the disability until it cannot be materially improved by further hospitalization or treatment. The member is entitled to travel and transportation, or a monetary allowance, for travel incident to medical and dental care. Member is also entitled to subsistence in kind during hospitalization when not entitled to BAS. (note 8).</td>
</tr>
<tr>
<td>8</td>
<td></td>
<td>X</td>
<td>beginning on the day of disability, and upon request, a portion of pay and allowances in an amount equal to lost civilian earned income or full pay and allowances, whichever is less, for not more than a total of 6 months. (notes 3, 5, 6, 9, and 10)</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td></td>
<td>X</td>
<td></td>
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### Table 57-3. Disability Entitlements for the Reserve Forces (Continued)

<table>
<thead>
<tr>
<th>Rule</th>
<th>Condition</th>
<th>Entitlement</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>If a member is physically disabled in line of duty while and the member is not fit for military duty</td>
<td>if the member can show lost civilian pay and allowances less the full amount of all civilian earned income received for the disability period, for not more than a total of 6 months. (notes 3, 4, 5, 6, and 7)</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>remaining overnight immediately before the start of inactive duty training, or while remaining overnight between successive periods of inactive duty training, if the site is outside reasonable commuting distance from his or her residence</td>
<td>beginning on the day of disability, and upon request, a portion of pay and allowances in an amount equal to lost civilian earned income or full pay and allowances, whichever is less, for not more than a total of 6 months. (notes 3, 5, 6, 9, and 10)</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>X</td>
<td>medical and dental care appropriate for the disability until it cannot be materially improved by further hospitalization or treatment. The member is entitled to travel and transportation, or a monetary allowance, for travel incident to medical and dental care. Member is also entitled to subsistence in kind during hospitalization when not entitled to BAS. (note 8).</td>
<td></td>
</tr>
</tbody>
</table>
Table 57-3. Disability Entitlements for the Reserve Forces (Continued)

**NOTES:**
1. A member is considered to be traveling to the duty or training site upon departing residence with the intention of going directly to such duty or training site. A member is considered to be traveling from the duty or training site upon direct return to residence after completion of the duty or training.
2. A member who is called to active duty to undergo a physical examination, not incident to a call to active duty for more than 30 days, becomes entitled to provisions of rule 1, 2, or 3, as applicable, on the day of incurrence of disability.
3. Failure of the member to provide current and sufficient information as established by administrative regulations of the Military Service concerned may result in discontinuation of pay and allowances.
4. A member is entitled to compensation (but not retirement point credit) at the rate of 1/30th of monthly basic pay for each scheduled inactive duty training period he or she is unable to attend because of the disability; however, there is no entitlement if, while traveling to or from the training or duty site, the member was disabled because of his or her gross negligence or misconduct. This entitlement will be factored into the pay and allowances payable so that total payments to the member for the disability period do not exceed the pay and allowances of a member of the Regular Component of a uniformed service of corresponding grade and length of service for that period.
5. The Secretary of the Military Department concerned may extend the period of entitlement beyond 6 months in the interests of fairness and equity.
6. There is no entitlement to pay and allowances beyond the training or duty period if the disability resulted from the member’s gross negligence or misconduct.
7. Earned income is the total amount a member received from civilian employment or self-employment. It includes receipts from an income protection plan, vacation pay, or sick leave the member elects to receive.
8. There is no entitlement to medical and dental care if the member is disabled because of gross negligence or misconduct and the disability occurred while traveling to or from the training or duty site.
9. Lost civilian earned income is the difference between the member’s normal wages or salary or other earnings (including self-employment earnings) that would have been payable for the disability period had the member been fully engaged in civilian employment, less any payments the member received. Civilian earned income does not include retirement income. The member must report all income from an income protection plan, vacation pay, or sick leave that is received during the disability period. If the sum of all these equals or exceeds the member’s usual and customary earned income, then no pay and allowances payments will be made. Any payments to the member will first be paid as the basic pay element and then, if necessary, as allowances (BAH and BAS).
10. Any military duty, which the member performs, will be factored into the pay and allowances payable in note 3 so that the total payments to the member do not exceed the pay and allowances of a member of the Regular Component of a uniformed service of corresponding grade and length of service for that period.
11. Does not include work or study in connection with a correspondence course of an Armed Force or attendance in an inactive status at an educational institution under the sponsorship of an Armed Force or the Public Health Service.
5702 – GENERAL PROVISIONS

570201.A  
10 U.S.C. 12315  
37 U.S.C. 204

570201.B  
10 U.S.C. 12315  
44 Comp Gen 613

570201.C  
MS Comp Gen B-207339, February 8, 1983

570202  
37 U.S.C. 204

570203  
37 U.S.C. 206

570204  
10 U.S.C. 12316  
MS Comp Gen B-207370, March 22, 1983  
MS Comp Gen B-179882, December 4, 1974  
MS Comp Gen B-207913, April 15, 1983

570205  
MS Comp Gen B-70369, November 14, 1947  
MS Comp Gen B-176604, August 28, 1972

570206  
10 U.S.C. 701  
37 U.S.C. 501

570207  
EO 10153, Aug 17, 1950 as amended by EO 10649,  
December 28, 1955

5703 – COMPUTATION OF PAY

570302.A  
5 U.S.C. 5505  
13 Comp Gen 75  
20 Comp Gen 165  
54 Comp Gen 952  
45 Comp Gen 395

570302.B  
37 U.S.C. 1004  
54 Comp Gen 952

570302.C  
47 Comp Gen 515  
54 Comp Gen 952

570303  
13 Comp Gen 889  
20 Comp Gen 867  
23 Comp Gen 793  
12 Comp Gen 452  
5 U.S.C. 5505

5704 – SPECIAL AND INCENTIVE PAY

570401  
37 U.S.C. 301-310

570405  
37 U.S.C. 305b  
Deputy Secretary of Defense Memo, March 19, 2005
5705 – ALLOWANCES

570501  37 U.S.C. 1002
570503  43 Comp Gen 651
570505  37 U.S.C. 427(b)
570506  37 U.S.C. 418

5706 – MISCELLANEOUS PAYMENTS

570601  OASD(MRA&L) Memo, May 14, 1981
570604.A  37 U.S.C. 204(i)
570604.B.1  10 U.S.C. 12315
570604.B.4  37 U.S.C 204(b)
570606  9 Comp Gen 236
570606.4  MS Comp Gen B-146551, December 13, 1961
570604.C.1  47 Comp Gen 531
570604.C.3  36 Comp Gen 692
570607  70 Comp Gen 350
570606  10 U.S.C. 1203, 1206, 3687, 6148, 8687
570607  37 U.S.C. 204(g)(h)(i)
570608  DoDD 1241.01, April 23, 2007

5707 – DEDUCTIONS AND COLLECTIONS

570701  5 U.S.C. 5517
570708  5 U.S.C. 5520
570709  DoD Directive 6410.3, August 16, 1989

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<table>
<thead>
<tr>
<th>Rules</th>
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<tr>
<td>2, 3</td>
<td>905(a)</td>
</tr>
<tr>
<td>*</td>
<td>10 U.S.C. Chapter 1405</td>
</tr>
<tr>
<td>*</td>
<td>905(b)</td>
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</tr>
</thead>
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<td>1, 2, 7, 10</td>
<td>5505</td>
</tr>
<tr>
<td>Rules 3, 4, 5, 8, 9, 11</td>
<td>1004</td>
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</tbody>
</table>
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| Rules 1, 4, 7 | 37 U.S.C. 204(g) |
| Rules 2, 3, 5, 6, 8, 9 | 37 U.S.C. 204(h) |
| | 10 U.S.C. 1074, 1074a |
| Rules 10, 11, 12 | 37 U.S.C. 204(g) and 204(h) |
| Column D | 37 U.S.C. 402 |
| Note 1 | 58 Comp Gen 232 |
| Note 2 | 33 Comp Gen 551 |
| | MS Comp Gen B-181762, July 18, 1975 |
| Note 3 | 52 Comp Gen 99 |
| | MS Comp Gen B-195470, November 14, 1979 |
| Notes 4, 5, 9, 10 | 37 U.S.C. 204(h) and (i) |
| Note 6 | 37 U.S.C. 204(i) |
| Note 7 | 37 U.S.C. 204(g) |
| Note 8 | 10 U.S.C. 1074a |
VOLUME 7A, CHAPTER 58: “PAY AND ALLOWANCES FOR INACTIVE DUTY TRAINING”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated July 2013 is archived.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
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</thead>
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<tr>
<td>5801</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
<td>Revision</td>
</tr>
<tr>
<td>580205.B</td>
<td>Updated the Muster Duty Allowance for calendar year 2014.</td>
<td>Revision</td>
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<tr>
<td>Table 58-1</td>
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<tr>
<td>580208.D</td>
<td>Extended Designated Unit Pay to December 31, 2014.</td>
<td>Revision</td>
</tr>
<tr>
<td>580604.B</td>
<td>Inserted Limitations to Reservists’ Special Separation Pay.</td>
<td>Addition</td>
</tr>
<tr>
<td>Bibliography</td>
<td>Statutes updated.</td>
<td>Revision</td>
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</tbody>
</table>
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*5801 GENERAL

This chapter establishes policy pertaining to the pay and allowances for inactive duty training for members of the National Guard and Reserve Component.

5802 PROVISIONS

580201. Entitlement

A. Inactive Duty Training with Pay. A member of the National Guard or a Reserve Component is entitled to compensation at the rate of one-thirtieth of the basic pay prescribed for grade and years of service for the performance of each authorized period of:

1. Regular inactive duty training (drill or unit training assembly);

2. Equivalent training, instruction, or duty. For the:
   a. Army: For details and exceptions, see Army Regulation 140-1 and National Guard Regulation 350-1,
   b. Navy: See Bureau of Navy Personnel Instruction 1001.39F Series,
   c. Air Force: See Air National Guard Instruction 36-2001 and Air Force Instructions 36-2254 V1, and
   d. Marine Corps: See Marine Corps Order P1001R.1K.

3. Appropriate duty;

4. Additional flying training period (AFTP);

5. Additional inactive duty training; and

6. Duty or training that resulted in the successful completion of a course of instruction undertaken by the member using electronic-based distributed learning methodologies to accomplish training requirements related to unit readiness or mobilization, as directed for the member by the Secretary concerned.

NOTE: To qualify for pay for a period of inactive duty training, each member must engage in such duty or training for the period (not less than 2 hours) as prescribed by the Secretary concerned. Compensation will not accrue for periods of inactive duty performed in excess of the
number authorized by the appropriate regulations of the Military Service concerned. A member cannot qualify for pay for more than two periods of inactive duty training during a single calendar day.

B. Inactive Duty Training Without Pay. Members of the Reserve Components may, with their consent, be ordered to inactive duty training without pay when authorized by the Secretary concerned.

C. Combination Active Duty and Inactive Duty. A member of a Reserve Component may be paid the equivalent total of pay for more than 360 days in a year, when so directed based on the actual entitlement if the total is based on a combination of active duty pay and inactive duty training compensation.

580202. Limitation

A member cannot accrue compensation for inactive duty training performed on a day on which he or she is also entitled to basic pay for active duty or active duty for training, or on a day on which entitled to Muster Duty Allowance (MDA).

580203. Waiver of Benefits

The provisions of Chapter 57, paragraph 570104 apply to members of the Reserve Components who perform inactive duty training in a pay status.

580204. Allotment of Pay

Members of the Reserve Components are not authorized to allot inactive duty training compensation, except as prescribed in Chapter 57, paragraph 570105.

*580205. Muster Duty Allowance for Reservists

A. Entitlement. The Secretary of Defense may order a member of the Ready Reserve who is not a member of the National Guard or Selected Reserve, without the member’s consent, to muster duty one time each year. A member ordered to muster duty will be required to perform a minimum of 2 hours muster duty, as determined by the Secretary of the Military Department concerned, on the day of muster.

* B. Amount Payable. The MDA is 125 percent of the average Continental United States per diem rate in effect on September 30 of the calendar year proceeding the calendar year in which the muster duty is performed. The 2014 rate is $210.90. Previous yearly rates are listed in Table 58-1.

C. Payment. The allowance may be paid to a Ready Reservist before, on, or after the date on which muster duty is performed, but not more than 30 days after that date. The Ready Reservist is not entitled to other payment of any kind, including inactive duty training compensation under paragraph 580201, for the performance of muster duty.
D. Retirement Point Credit. Muster duty **will** not be credited in determining entitlement to, nor computing, retired pay.

E. Collections. From the MDA, collect:

1. Federal Income Tax Withholdings (FITW) at the authorized rate for one-time payments;

2. State Income Tax Withholdings (SITW) at the authorized rate for one-time payments; and

3. The premium for Servicemembers’ Group Life Insurance (SGLI) program. The premium rates can be found in Chapter 47, section 4705. See Chapter 47, Table 47-1 for coverage effective dates.

NOTE: MDA is not subject to collection of the Federal Insurance Contributions Act (FICA) taxes.

580206. Electronic Screening Allowance (ESA) for Reservists

A. Entitlement. The Secretary concerned may authorize payment of an ESA stipend to a member of the Individual Ready Reserve (IRR) for participating in the screening performed by electronic means. Electronic screening may be performed in lieu of muster duty performed. A maximum of one ESA is paid during a calendar year. The ESA stipend authorized may not be disbursed in kind. Payment of a stipend to a member of the IRR for participation in screening **will** be made on or after the date of participation in such screening, but not later than 30 days after such date.

B. Maximum Amount Payable. The aggregate amount of the ESA stipend paid to an IRR member, in any calendar year, may not exceed $50, regardless of pay grade.

C. Restriction. The ESA is the only monetary compensation authorized to be paid to a member for the performance of electronic screening and will constitute full payment to the member regardless of the grade or rank in which the member is serving.

D. Collections. From the ESA, collect:

1. FITW at the authorized rate for one-time payments;

2. SITW at the authorized rate for one-time payments; and

3. The premium for SGLI program. The premium rates can be found in Chapter 47, section 4705. See Chapter 47, Table 47-1 for coverage effective dates.

NOTE: ESA is not subject to collection of FICA taxes.
580207. Funeral Honors Duty Allowance (FHDA)

A. **Entitlement.** The Secretary concerned may authorize payment of FHDA to a member of the Ready Reserves and the Retired Reserves. A member is entitled to FHDA for a minimum of 2 hours of funeral honors duty (FHD). A maximum of 1 FHDA may be earned and paid in 1 calendar day.

B. **Amount Payable**

FHDA is payable at $50 for each FHD period regardless of pay grade; or one-thirtieth of the member’s basic pay rate for each FHD period.

C. **Restriction.** Except for expenses reimbursed for travel and transportation incident to FHD, the FHDA is the only monetary compensation authorized to be paid to a member for the performance of FHD and will constitute full payment to the member.

D. **Collections.** From the FHDA, collect:

1. FITW at the rate claimed on the member’s Internal Revenue Service (IRS) Form W-4, “Employee’s Withhold Allowance Certificate”, or if a W-4 is not submitted, authorized rate for one-time payments;

2. SITW at the rate claimed on the member’s IRS Form W-4, or if a W-4 is not submitted, at the authorized rate for one-time payments; and

3. The premium for SGLI coverage, if elected by Retired Reserve members when performing FHD. The premium rates can be found in Chapter 47, section 4705. See Chapter 47. See Table 47-1 for coverage effective dates.

NOTE: FHDA is not subject to collection of FICA taxes.

*580208. Designated Unit Pay

A. A member assigned to a unit designated as a high priority unit of the Selected Reserve by the Secretary concerned is, while performing inactive duty training for compensation, entitled to a maximum of $50 designated unit pay for the performance of each authorized period of:

1. Regular inactive duty training (drill or unit training assembly), or

2. Equivalent training, instruction, or duty, provided each authorized period is not less than 4 hours duration. Authorized periods may be performed on a Sunday or a legal holiday.

B. A member of a designated unit is entitled to designated unit pay for authorized periods of drill or duty performed with a nondesignated unit, but members of a
nondesignated unit may not receive designated unit pay for authorized periods of drill or duty performed with a designated unit.

C. From the Designated Unit Pay, collect:

1. FITW at the rate claimed on the member’s IRS Form W-4, or if a W-4 is not submitted, at the authorized rate for one-time payments; and

2. SITW at the rate claimed on the member’s IRS Form W-4, or if a W-4 is not submitted, at the authorized rate for one-time payments.

NOTE: Designated Unit Pay is not subject to collection of the FICA taxes.

D. No payment of designated unit pay may be made for any period before the date the Secretary concerned designates a unit as a high priority unit, nor may any payment be made for any period of drill or instruction performed after December 31, 2014.

5803 INCENTIVE PAY

580301. Entitlement

Members of the Reserve Components who are in a pay status are entitled to incentive pay for hazardous duty performed during periods of inactive duty training if serving under competent orders and otherwise meeting the requirements of this section. Members entitled to incentive pay for hazardous duty are entitled to an increase in compensation equal to one-thirtieth the applicable monthly rate for each authorized period of inactive duty training of not less than 2 hours.

580302. Aviation Career Incentive Pay (ACIP), Continuous or Conditional, or Hazardous Duty Incentive Pay (HDIP) for Flying Duty

Members of the Reserve Components who perform inactive duty training in a pay status are entitled to ACIP or incentive pay for flying under the conditions of Chapter 22, sections 2201 or 2202. The provisions of Chapter 22, subparagraphs 220103.A.1 or 220203.A.1, regarding the use of hours flown during the preceding 5 months not already used to qualify for flight pay, are equally applicable to members otherwise eligible who are performing inactive duty training. Exception: Minimum flight requirements are one-half of those prescribed for a member on active duty - that is, 2 hours per month when the calendar month is the unit period. If a fraction of a calendar month is the unit period, then flying time required for such period will be as shown in Chapter 22, Table 22-3 under “Inactive Duty.” A member, who has performed less than the total number of regularly scheduled drills, or unit training assemblies during a month or a fractional part of a month, will meet the minimum flight requirements for the month, or fraction thereof, in order to be entitled to any flying pay for the drills or unit training assemblies actually performed. When scheduled inactive duty training was not attended and performed in a subsequent month, flying pay for such period(s) is payable, provided the member met minimum flight requirements for each period involved.
A. Combined Flight Requirements. When a member performs both active and inactive duty with pay in the same month, designated flying time earned in that month may be combined to satisfy any ACIP or HDIP flight requirements for that month.

1. Active and inactive duty flying time may be combined for application to flight requirements only in the month in which the flying is performed. The combined flying time that is in excess of the requirements of the month in which it was performed, or that otherwise cannot be used in the month earned, will be redistributed into active and inactive flying time categories. Combined flying time may be applied only to other monthly flight requirements (see Chapter 22) for the appropriate status category into which redistributed (i.e., active duty flying time for active duty requirements and inactive duty flying time for inactive duty requirements). Combined flying time will be applied and any excess or unused time will be divided and placed into appropriate categories as set forth in subparagraph 580302.A.1.a-d.

NOTE: Unless the member is performing continuous active duty in excess of 30 days, or unless the active duty period extends unbroken over parts of 2 months, the excess/unused active flying duty hours may not be banked for potential application to other requirements.

a. When the hours flown while on active duty are in excess of the active duty flight requirement of the month, and the hours flown during the inactive duty period are also in excess of the inactive duty flight requirement of the month, all excess hours will be retained in their respective categories for application to the requirements for other months, if otherwise allowable.

Example 1: A member performed 15 days of active duty and was in an inactive duty training status 15 days in the same calendar month. The member performed 5.0 hours of flying duty while on active duty and 1.5 hours while on inactive duty. The 5.0 hours earned while on active duty are in excess to the 2 hours required, and the 1.5 hours earned while on inactive duty are in excess to the 1.0 hours required. The 3.0 hours that are in excess of the active duty requirement will be “banked” as active duty time if the criteria of the note in subparagraph 580302.A.1 are met. The 0.5 hours in excess to the inactive duty requirement will be banked as inactive duty time.

b. When the hours flown while on active duty are in excess of the active duty flight requirement of the month, and the hours flown during the inactive duty period are insufficient for the inactive duty flight requirement of the month, the excess active duty hours will be applied to the inactive duty requirement. Any remaining excess or unused active duty hours will be retained for application to the requirements for other months of active duty, if otherwise allowable. If the excess active duty hours applied to the inactive duty requirement are not sufficient to meet the inactive duty requirement for that month, then any banked inactive hours will also be applied. If the inactive duty requirement is still not satisfied, then all hours revert to their respective categories to be used in meeting the requirements for other months, as allowable.
Example 2: A member performed 15 days of active duty and was in an inactive duty training status for 15 days in the same calendar month. The member performed 5.0 hours of flying duty while on active duty and 0.5 hours while on inactive duty. The active duty flying time is in excess of the active duty requirement of 2.0 hours, while the inactive flying time is insufficient for the inactive duty requirement of 1.0 hours. Apply 0.5 of the excess active duty hours to the inactive requirement. The remaining 2.5 excess active duty hours may be banked as active duty time, if the criteria of the note in subparagraph 580302.A.1 are met.

c. When the hours flown while on active duty are insufficient for the active duty flight requirement of the month, and the hours flown during the inactive duty period are in excess of the inactive duty flight requirement of the month, the excess inactive duty hours will be applied to the active duty requirement. Any remaining excess or unused inactive duty hours will be retained for application to inactive duty requirements in a subsequent month. If the excess inactive duty hours applied to the active duty requirement are not sufficient for a month’s active duty requirement, then any banked active duty hours will be applied. If the active duty requirement is still not satisfied, then all hours revert to their respective categories for use in meeting requirements for other months, as allowable.

Example 3: A member performed 15 days of active duty and was in an inactive duty for training status 15 days in the same calendar month. The member performed 0.5 hours of flying duty while on active duty and 1.5 hours while on inactive duty. The member has 0.0 hours of active duty flying time and 3.0 of inactive flying time banked. The active duty flying time is insufficient for the active duty requirement of 2.0 hours and the inactive flying time is in excess of the inactive duty requirement of 1.0 hours. Apply the 0.5 excess inactive duty hours to the active duty requirement. Combined, the active duty and inactive duty flying time is short of the requirement by 1.0 hours. In this case, there are no banked active duty hours and the active duty requirement remains unfulfilled. Therefore, the 0.5 unused active duty hour may be banked as active duty time if the criteria of the note in subparagraph 580302.A.1 are met and the 0.5 hour of unused inactive duty time will be banked as inactive duty time.

d. When the hours flown while on active duty are insufficient for the active duty flight requirement of the month, and the hours flown during the inactive duty period are also insufficient for the inactive duty flight requirement of the month, the hours will be applied in the following sequence. First, the inactive duty hours flown will be applied to the active duty requirement. If the combined active and inactive duty hours flown are not sufficient for the active duty requirement, then any banked active duty hours will also be applied. If the active duty requirement is still not satisfied, then the active duty hours flown will instead be applied to the inactive duty requirement. If the combined active and inactive duty hours flown are not sufficient for the inactive duty requirement, then any banked inactive duty hours will also be applied. If the inactive duty requirement is still not satisfied, then all hours revert to their respective categories use in meeting requirements for other months, as allowable.

Example 4: A member performed 15 days of active duty and was in an inactive duty for training status 15 days in the same calendar month. The member performed 0.3 hours of flying duty while on active duty and 0.4 hours while on inactive duty. The member has 0.1 hours of active duty flying time (as a result of a period of active duty that began near the middle of the
previous month and was continuous into the present month) and 0.2 hours of inactive duty flying time banked. The active duty flying time is insufficient for the active duty requirement of 2.0 hours and the inactive flying time is insufficient for the inactive duty requirement of 1.0 hours. First, apply the 0.4 hours of the inactive duty flying time to the active duty requirement. Combined, the active duty and inactive duty flying time is short of the requirement by 1.3 hours. In this case, there are 0.1 of banked active duty hours, but that also is insufficient and the active duty requirement remains unfulfilled. Next, apply the 0.3 hours of the active duty flying time to the inactive duty requirement. Again, the coverage is not sufficient, being 0.3 hours short of the inactive duty requirement. In this case, there are 0.2 hours of banked inactive duty hours, but that also is insufficient and the inactive duty requirement remains unfulfilled. Finally, since neither the active nor the inactive requirements could be fulfilled, the unused time will be banked as allowed. The unused 0.3 hours of active flying time may be banked as active duty time if the criterion of the note in subparagraph 580302.A.1 is met and the unused 0.4 hours of inactive flying time will be banked as inactive duty time.

2. Active Duty of Less Than One Calendar Month Covering Parts of Two Calendar Months. When active duty of less than 1 month covers parts of 2 consecutive calendar months, flights performed on inactive duty training may be combined to satisfy requirements for the whole period of active duty if the inactive duty flight requirements for both months have been met.

Example 1: A member performed 3.4 hours of flying while on an inactive duty training status from April 1-23. The member did not fly during active duty for the training period of April 24 to May 7, or while in an inactive duty training status May 8-31. A total of 1.1 excess flying hours was accumulated before April 1. Flying time of 3.4 hours is first applied to the inactive duty training flight requirements for April (1.6 hours) and then to active duty flight requirements for April (1.0 hours). The 0.8 excess flying hours during April added to the 1.1 excess flying hours accumulated before April results in 1.9 excess flying hours available to apply against May flight requirements. Flight time in May totals 2.6 hours (24 days of inactive duty requires 1.6 hours; 7 days of active duty requires 1.0 hours; see Chapter 22, Table 22-3). Accumulated excess hours first are applied to the inactive duty training flight requirements. Do not credit pay for the period of 1-7 May since only 0.3 unused hours available is less than the 1.0 hours requirement.

Example 2: A member performed the following flights while on active and inactive duty training during parts of 2 calendar months. No excess flying hours were available on March 1.

<table>
<thead>
<tr>
<th>Periods</th>
<th>Time Flown</th>
<th>Flight Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Inactive) March 1</td>
<td>1.8 hrs</td>
<td>1 hr</td>
</tr>
<tr>
<td>(Active) March 16-31</td>
<td>1.2 hrs</td>
<td>2.2 hrs</td>
</tr>
<tr>
<td>(Active) April 1-9</td>
<td>1.0 hr</td>
<td>1.2 hrs</td>
</tr>
<tr>
<td>(Inactive) April 10-30</td>
<td>1.6 hrs</td>
<td>1.4 hrs</td>
</tr>
</tbody>
</table>

NOTE: The continuous period of active duty training (March 16 to April 9) is a unit period of 25 days, which requires 3.4 hours flying time. For that reason, the 31st day of March imposes
required flying time. Since this member is unable to meet the flight requirements for the active
duty flight period, which covers, parts of 2 calendar months, it is necessary to determine if the
member can meet the requirements for a single month. Entitlement for the month of March
requires a composite of only 3 hours of flying time, and the month of April requires 2.6 hours.
Thus, a member qualifies for flying pay for each inactive duty period and for the active duty
training periods.

B. AFTP. A member, who performs an AFTP in a pay status, if otherwise
qualified, is entitled to incentive pay for flying if he or she meets the flight requirements of this
paragraph for the month in which the AFTP is performed. Flying time accumulated during an
AFTP may be used to satisfy requirements for inactive duty training and under the provisions of
subparagraphs 580302.A.1 and A.2 may also be used for requirements for periods of active duty
or active duty for training.

C. Operational Flying. Flying duty required by competent orders and
performed by members of a Reserve Component, irrespective of unit of assignment, is
considered to be operational flying.

580303. Continuous Aviation Career Incentive Pay (ACIP)

An officer of a Reserve Component who performs inactive duty training in a pay status is
entitled to continuous ACIP so long as the requirements are met for an aviation service career
(not on extended active duty) as defined in the Definitions and the provisions of Chapter 22,
section 2202.

580304. Submarine Duty Pay

A member of a Reserve Component who participates in scheduled drills aboard a
submarine during underway operations, while under competent orders and in a pay status, is
entitled to incentive pay for submarine duty.

580305. Hazardous Duty Incentive Pay for Parachute Duty

A member of a Reserve Component who performs inactive duty training in a pay status is
entitled to incentive pay for parachute duty under the provisions of Chapter 24, section 2402.

A. Parachute jumps performed during periods of inactive duty training or
active duty for training qualifies a member for incentive pay for either duty.

B. Parachute jumps performed while on extended active duty do not qualify a
member for incentive pay for inactive duty training (see Chapter 57, paragraph 570101).
580306. Hazardous Duty Incentive Pay for Flight Deck Duty, Demolition Duty, and Experimental Stress Duty

A member of a Reserve Component who performs inactive duty training in a pay status is entitled to incentive pay under provisions of Chapter 24.

580307. Air Force Remotely Piloted Aircraft Aviation Incentive Pay and Career Enlisted Aviation Incentive Pay

A member of the Air Force Reserve Component who performs inactive duty training in a pay status is entitled to incentive pay under provisions of Chapter 22.

5804 SPECIAL PAY

580401. Entitlement

Members of the Reserve Components are not entitled to special pay for periods of inactive duty except as noted in the following paragraphs.

580402. Foreign Language Proficiency Bonus (FLPB)

The Secretary of the Military Department concerned may pay a member of a Reserve Component FLPB who is proficient in at least two of the three language modalities of reading, listening and speaking with respect to foreign languages identified on the Strategic Language List. A member of a Reserve Component who meets the requirements of Chapter 19, section 1901; and any additional requirements of the Military Service concerned, (see each applicable Service Foreign Language Proficiency Bonus Instruction) is entitled to foreign language proficiency bonus for each regular period of instruction or period of appropriate duty at which the member is engaged for at least 2 hours. This includes instruction received or duty performed on a Sunday or holiday and each period of performance of such equivalent training, instruction duty, or appropriate duties as the Secretary concerned may prescribe. The total of FLPB for reservists must equal the annual FLPB paid to an active duty member with the same certified language proficiency.

580403. Diving Duty Pay

The Secretary of the Military Department concerned may pay a member of a Reserve Component who is entitled to basic pay a special pay in the amounts set forth in Chapter 11, Table 11-1 for which the member:

A. Is assigned by orders to the duty of diving; and

B. Is required to maintain proficiency as a diver by frequent and regular dives; and

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C. Is either:

1. Actually performing diving duty while serving in an assignment for which diving is a primary duty; or

2. Meeting the requirements to maintain proficiency as described in subparagraph 110101.B while serving in an assignment that includes diving duty other than as a primary duty.

NOTE: A member of a Reserve Component who meets the requirements of Chapter 11 and any additional requirements of the Military Service concerned is entitled to diving duty pay for each regular period of instruction or period of appropriate duty at which the member is engaged for at least 2 hours. This includes instruction received or duty performed on a Sunday or holiday and each period of performance of such equivalent training, instruction duty, or appropriate duties as the Secretary concerned may prescribe. The compensation for each such period will be equal to one-thirtieth of the monthly special pay authorized under Chapter 11, section 1103.

580404. Special Duty Assignment Pay

A. An enlisted Reserve Component member entitled to basic pay may qualify for Special Duty Assignment Pay (SDAP) when a member performs duties designated by the Secretary concerned as extremely difficult or involving an unusual degree of responsibility. A member entitled to SDAP may receive such pay in addition to any other pay or allowances to which entitled. SDAP status is awarded according to the applicable regulations of the Military Service concerned.

B. An enlisted member of a Reserve Component who meets the requirements of Chapter 8 and any additional requirements of the Military Service concerned is entitled to special duty assignment pay for each regular period of instruction or period of appropriate duty at which the member is engaged for at least 2 hours. This includes instruction received or duty performed on a Sunday or holiday and each period of performance of such equivalent training, instruction duty, or appropriate duties as the Secretary concerned may prescribe. The compensation for each such period will be equal to one-thirtieth of the monthly special pay authorized under Chapter 8, paragraph 080103.

580405. Officer Responsibility Pay

The Secretary concerned may designate positions of unusual responsibility that are of a critical nature to an Armed Force under his or her jurisdiction and authorize special pay to officers performing the duties of such a position. An officer of a Reserve Component who meets the requirements of Chapter 3, section 0303, and any additional requirements of the Military Service concerned is entitled to responsibility pay for each day of the performance of duties in a designated position. This applies to days on which regular periods of instruction or periods of appropriate duty are performed, including periods of instruction received or duty performed on a Sunday or holiday and duties as the Secretary concerned may prescribe. The compensation for
each such day will be equal to one-thirtieth of the monthly special pay authorized under Chapter 3, paragraph 030302.

NOTE: This is a departure from the usual compensation practice of paying one-thirtieth of a special pay for each inactive duty drill period.

580406. Hostile Fire or Imminent Danger Pay

A member of a Reserve Component is entitled to hostile fire or imminent danger pay for any month when the member, while entitled to basic pay for active duty or compensation for inactive duty, also meets the requirements of Chapter 10. This includes instruction received or duty performed on a Sunday or holiday and duties as the Secretary concerned may prescribe. A member is not authorized to receive concurrent payments for hostile fire and imminent danger duty.

A. Hostile Fire Pay (HFP). HFP is paid at the rate of $225 per month when, as certified by the appropriate commander, a member is:

1. Subjected to hostile fire or explosion of a hostile mine, or

2. On duty in an area in close proximity to a hostile fire incident and the member is in danger of being exposed to the same dangers actually experienced by other service members subjected to hostile fire or explosion of hostile mines, or

3. Killed, injured, or wounded by hostile fire, explosion of a hostile mine, or any other hostile action.

B. Imminent Danger Pay (IDP). IDP is paid on a daily pro-rated basis not to exceed $225 per month when a member is on official duty in a designated IDP area (Chapter 10, Figure 10-1).

C. Payment. Effective December 31, 2011, IDP is payable on a prorated daily basis not to exceed the monthly rate of $225. It is payable in addition to all other pays or allowances, except when receiving HFP as stated in Chapter 10, paragraph 100101. The proration does not apply to the 31st of a month for Active and Reserve component members who are on active duty for 30 days or more. HFP will not be prorated. Members will receive the maximum monthly rate of special pay for a month in which the hostile fire or hostile fire mine explosion event occurred. Payment will be made for the full month if a member is exposed to hostile fire or a hostile mine explosion on the 31st day of a month and the member had not already received credit for the full monthly allowance. The following examples for payment on the 31st are provided:

Example 1: A member on active duty for more than 30 days in an IDP area for the period March 31 through April 29 will receive IDP only for the period April 1 – 29.

Example 2: A member on active duty for more than 30 days in an IDP area for the period March 31 through April 29, and is exposed to hostile fire or a hostile mine explosion
on March 31, will be entitled to HFP for the entire month of March and IDP for the period April 1 – 29.

Example 3: A member on active duty for less than 30 days in an IDP area for the period March 29 through April 20 will be entitled to IDP for the period March 29 through 31st and April 1 through 20th for a total of 23 days.

Example 4: A member on active duty for less than 30 days in an IDP area for the period March 29 through April 20, and is exposed to hostile fire or a hostile mine explosion on March 31, will be entitled to the full monthly amount of HFP of $225 for the month of March, and daily IDP for the period April 1 to 20.

580407. Assignment Incentive Pay (AIP)

The Secretary concerned may pay incentive pay to a member of a uniformed service who performs service, while entitled to basic pay, in an assignment designated by the Secretary concerned under the provisions of Chapter 15.

5805 ALLOWANCES

580501. Clothing Monetary Allowances, Enlisted Members

Except as provided for in subparagraphs 580501.A through C, an enlisted member of a Reserve Component is not entitled to any cash clothing allowances when on inactive duty training.

A. Special Initial Clothing Monetary Allowance (Navy). Effective October 1, 2009, Chief Petty Officers of the Naval Reserve, who are assigned to Selected Reserve and Voluntary Training Units, are entitled to a special initial clothing monetary allowance upon first advancement to Chief. See Chapter 29, paragraph 290304.

B. Quarterly Maintenance Clothing Allowance (Navy). Effective October 1, 2009, Chief Petty Officers of the Naval Reserve who are assigned to Selected Reserve and Voluntary Training Units and who maintain satisfactory reserve participation per current Bureau of Naval Personnel policy in the quarter concerned, are entitled to a quarterly Reserve Maintenance Clothing Allowance (RMA) in the amount of $30.60 per quarter. A chief petty officer who is advanced to that grade or who becomes a member of a pay unit in a pay or non-pay status on other than the first day of a quarter is not entitled to a quarterly allowance until the first day of the next quarter. The allowance will not be paid for a fractional part of a quarter. New Chiefs are not entitled to the RMA until the first day of the following fiscal year after advancement.

C. Initial Cash Allowance for Enlisted Members An enlisted member of a Reserve Component is entitled to an initial cash allowance for the purchase of items specifically designated by the Military Department concerned to be purchased by the member rather than to be furnished in kind. See Chapter 29, paragraph 290201.
580502. Officers’ Initial Uniform Allowance

An officer of a Reserve Component is entitled to an initial uniform allowance upon completing 14 periods of inactive duty training as an officer in the Ready Reserve, provided each period is of at least 2 hours duration. See also Chapter 30, section 3002.

580503. Basic Allowance for Subsistence (BAS)

Enlisted members of a Reserve Component may receive subsistence in kind or a cash commutation for meals when not entitled to basic pay if the member’s period of instruction or duty totals at least 8 hours in 1 day. This entitlement is at the discretion of the Secretary concerned who will issue written instructions specifying eligibility criteria. When a cash commutation is authorized, it will be paid at one-thirtieth of the applicable monthly BAS rate from Chapter 25 for each such day authorized, further pro-rated by meal. Breakfast will be prorated at 20 percent of the daily BAS rate; lunch and dinner will each be prorated at 40 percent of the daily BAS rate.

5806 MISCELLANEOUS PAYMENTS

580601. Pay and Allowances While Disabled

See Chapter 57, paragraph 570507 for entitlements when a member of a Reserve Component is disabled while performing inactive duty training.

580602. Payment on Behalf of Deceased Members

A. Death Gratuity. The eligible beneficiaries of a member of a Reserve Component are entitled to payment of death gratuity, regardless of whether death occurred in the line of duty or was the result of the member’s misconduct, if the member dies:

1. While on inactive duty training,

2. While traveling directly to or from inactive duty training, or

3. Within 120 days after discharge or release from inactive duty training, if the Department of Veterans Affairs determines that the death resulted from an injury or disease incurred or aggravated while performing, or traveling directly to or from such training.

B. Eligible Beneficiaries. The provisions of Chapter 36, Table 36-1 apply to members of the Reserve Components.

C. Determining Eligible Beneficiaries. The provisions of Chapter 36, paragraph 360104 apply to members of the Reserve Components.

D. Determination Affecting Entitlement. The provisions of Chapter 36, paragraph 360105 apply to members of the Reserve Components.
E. **Amounts Payable.** The provisions of Chapter 36, paragraph 360106 apply to members of the Reserve Components.

F. **Expediting Payments.** The provisions of Chapter 36, paragraph 360107 apply to members of the Reserve Components.

G. **Erroneous Payment.** The provisions of Chapter 36, paragraph 360109 apply to members of the Reserve Components.

H. **Settling Deceased Member’s Accounts.** The provisions of Chapter 36, section 3602; and Chapter 2 apply to members of the Reserve Components.

580603. **Disability Severance Pay**

A. A member who performs inactive duty training, and is separated for physical disability due to injury, which was the proximate result of the performance of such duty, is entitled to severance pay, if otherwise qualified under appropriate personnel regulations.

B. Computation of severance pay will be as prescribed in Chapter 35.

580604. **Reservists’ Special Separation Pay (RSSP)**

A. **Eligibility.** The Secretary concerned may pay RSSP to a reservist who has served more than 20 years of service but who has not reached his/her 60th birthday and meets the following conditions:

1. The member has applied for such pay and request transfer to the Retired Reserve, or

2. The member will have completed at least 20 years of service, and be qualified to receive non-regular retired pay (except for having reached the age of 60), not later than December 31, 2001.

* B. **Limitations.**

1. Members who are authorized to receive early (completed at least 15 but less than 20 years of service) non-regular retired pay at age 60, are not authorized to receive RSSP, or

2. Members are not eligible to receive RSSP if they are entitled to immediate payment of retired or retainer pay based solely on military service.
C. Computation of Annual Payment

1. Using an official statement of service, determine the member’s total years of creditable service as of the date of transfer to the Retired Reserve. (Do not pay RSSP if the member has less than 20 years of service.) Round total years down to the nearest whole year.

2. Using the total years as determined in 580604.C.1, determine the multiplier from the following table:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Multiplier</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>5.0%</td>
</tr>
<tr>
<td>21</td>
<td>5.5%</td>
</tr>
<tr>
<td>22</td>
<td>6.0%</td>
</tr>
<tr>
<td>23</td>
<td>6.5%</td>
</tr>
<tr>
<td>24</td>
<td>7.0%</td>
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<td>26</td>
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<tr>
<td>27</td>
<td>8.5%</td>
</tr>
<tr>
<td>28</td>
<td>9.0%</td>
</tr>
<tr>
<td>29</td>
<td>9.5%</td>
</tr>
<tr>
<td>30 or more</td>
<td>10.0%</td>
</tr>
</tbody>
</table>

Example 1: A member who was born June 5, 1958, and who has 23 years, 10 months of creditable service, and who has 28 years total service for pay purposes (includes service not creditable), transfers to the Retired Reserve on June 19, 2014, in the grade E-8, and the Secretary concerned approves payment of RSSP. Years of creditable service for RSSP purposes is 23 years (the 10 months are rounded down), with a multiplier of 6.5 percent basic pay for an E-8 with 28 years for pay purposes is $2808.60. The member’s RSSP is $2190.71 ($2808.60 x 12 x .065). Pay an initial installment of $2190.71 on June 19, 2014, with additional installments on June 19, 2015, June 19, 2016, and June 19, 2017. Since the member’s 60th birthday will occur before the next installment date of June 19, 2018, no further payment will be made.

Example 2: On June 30, 2014, a member (who was born on December 5, 1955) transfers to the Retired Reserve with entitlement to two years of RSSP at the rate of $6,000 per year, as determined by the Secretary concerned. The initial payment is in the full amount. The second installment, however, is due on June 30, 2015, which is after the member’s 59th birthday but before his 60th birthday. Prorate for each full month between the due date and the member’s 60th birthday. In this case, the second installment is 5/12ths of $6,000, or $2,500.

3. Compute annual RSSP installment by multiplying 12 times the monthly basic pay to which the member would be entitled if the member were serving on active duty on the date the member transfers to the Retired Reserve times the multiplier.

4. Pay the member a maximum of five installments, or the number of installments as determined by the Secretary concerned. Pay the first installment on the
member’s date of transfer to the Retired Reserve. Any additional installments are due on successive anniversary dates. Do not make any payments after a member reaches age 60. For transfers, that occur after October 5, 2013, prorate any installments, including the initial payment, which is due the member after the member’s 59th birthday but before the member’s 60th birthday. See Example 2.

5. Collect FITW and SITW at the appropriate one-time rate from the initial payment. Withhold taxes from any other RSSP installment payments at the rate appropriate for salaries paid on an annual basis, currently set forth for federal withholding purposes in the IRS Publication 15. Give appropriate consideration to any withholding exemptions claimed by the member on an IRS Form W-4, when withholding taxes payments.

6. Receipt of these annual payments does not decrease or otherwise affect the retired pay to which the member is entitled at age 60.

7. In the event of the member’s death, do not make any remaining annual payments.

580605. Reservists’ Involuntary Separation Pay (RISP)

A. Payment. Upon approval by the Secretary concerned, and subject to the restrictions in this paragraph, pay RISP to a member of the Selected Reserve who has at least 6 years but less than 15 years of service as of the date of discharge from a Reserve Component or involuntary transfer from the Selected Reserve.

B. Computation

1. Using an official statement of service, determine years of service, computing to three decimal places and rounding to two decimal places. Do not include in the service any days or points for which the member previously received separation, severance, or readjustment pay.

2. Multiply the number of years of service times 15 percent times 62 times the member’s daily rate of basic pay if serving on active duty as of the date of separation or transfer from the Selected Reserve. The product is the RISP.

Example: A member who is an E-5 over 8 years total service for pay purposes (daily rate of pay $47.55) and a total of 1,760 retirement points credit is approved for discharge on August 27, 2013, by the Secretary concerned. Compute RISP as follows: Divide total Retirement Points Credit 1,760 by 360 = 4.89 years (computing to 3 decimal places rounding to 2 decimal places) x 15 percent x 62 x $47.55 (daily rate of pay) = $2,162.43 RISP.

3. Withhold federal and state income taxes. RISP payments are not subject to FICA or Medicare taxes.
4. A recipient of RISP who later receives basic pay, inactive duty training compensation, or retired or retainer pay, will have such pay, compensation, or retired pay reduced by 75 percent until the total reductions equal the total RISP received.

5. A member who has received RISP, who later receives disability compensation from the Department of Veterans Affairs, will have deducted from such disability compensation the total amount of RISP. However, there will be no such reduction if the disability compensation is for a disability incurred or aggravated after the period for which the RISP was paid.

6. Members are not authorized to receive RISP when they are authorized to receive early (completed at least 15 but less than 20 years of service) non-regular retired pay at age 60.

5807 DEDUCTIONS AND COLLECTIONS

580701. Income Tax Withholding

See Chapter 57 paragraph 570601 for provisions for members of the Reserve Components who are performing inactive duty training.

580702. FICA

See Chapter 45.

580703. Courts-Martial Sentences

The provisions of Chapter 48 apply to members of the Reserve Components who are performing inactive duty training.

580704. Nonjudicial Punishment

A. The provisions of Chapter 49, except paragraph 490302, apply to members of the Reserve Components who are performing inactive duty training.

B. The maximum forfeiture to which a member of a Reserve Component is subject, while in an inactive duty status, is limited to one-half of the inactive duty training compensation to which entitled during the period of the sentence. This applies also to a member who is on active duty for training when the nonjudicial punishment is imposed, and reverts to an inactive duty status during the period of the sentence.

580705. Stoppages and Collections Other Than Courts-Martial Forfeitures

The provisions of Chapter 50 apply to members of the Reserve Component who are performing inactive duty training. Remission of indebtedness is not applicable to members in an inactive duty status.
580706. Waiver of Claims for Erroneous Payment of Pay and Allowances

See Chapter 50, section 5005.

580707. Legal Process for the Enforcement of Child Support and Alimony Obligations

See Chapter 41, section 4102.

5808 SERVICESMEMBERS’ GROUP LIFE INSURANCE PROGRAM FOR RESERVE COMPONENT

580801. Basic Coverage

SGLI automatically insures eligible members against death for $400,000, unless the member elects a reduced coverage or declines coverage. SGLI is payable upon the member’s death while insured.

580802. Periods of Coverage

See Chapter 47, Table 47-1.

580803. Changes in Coverage

See Chapter 47, Table 47-1. A member who is covered for an amount less than the maximum coverage may later apply for increased coverage in writing, up to $250,000 with proof of good health.

580804. Full-Time Coverage

Members of the Reserve Component are eligible for full-time SGLI coverage while assigned to a unit or position in which they are required to perform active duty or active duty for training, and each year will be required to perform at least 12 periods of inactive duty training that is creditable for retirement purposes. Services SGLI procedures must provide for timely determination of the effective start dates for eligible members and stop dates whenever a member does not meet the eligibility criteria. When a member ceases to meet the conditions of eligibility for full-time SGLI coverage, the Service must notify the member of the pending termination of benefits. Also, see Chapter 47, paragraph 470201.

A. Member in a Pay Status. SGLI premiums will be collected from the member’s active duty pay or drill pay whenever possible. This should apply to members who drill regularly, even if they are not scheduled to drill every month. Even though a member may not drill on a particular month and may not receive any pay, premium due is still included in the monthly transfer of funds to the Department of Veterans Affairs and must be collected from the member as quickly as possible. This can be done by deduction either from pay or direct payment from the member. The Defense Finance and Accounting Service (DFAS) will establish a debt on
the member’s pay account and collect the total premium due when pay is due. When a member ceases to meet the conditions of eligibility for SGLI coverage, the member’s parent Service must inform DFAS in a timely manner to allow any final premium liability to be deducted from final pay and to preclude further overpayments.

B. Direct Remitters. Each Service must have clearly established programs to identify members who are required to make a direct remittance of premiums. Services must notify members at least 30 days in advance of the date the direct remittance is due. The notice will include the amount of the payment, the date it is due and the Service’s address to which the payment should be sent. The member must make remittance within 30 days from the date of the notice.

1. Failure to Make Remittance Within 60 Days. When a member fails to make the direct remittance within 60 days from the due date, the Secretary concerned must notify the member of termination of SGLI coverage unless the member justifies the delinquency to the satisfaction of the Secretary concerned.

2. Termination of SGLI Coverage. When the Secretary concerned determines that the member failed to make direct remittance within 60 days of the due date, the Secretary concerned will send a “Notice of SGLI Termination” to the member’s official address. The notice must clearly state that effective 60 days from the date of such notice the member’s SGLI will be terminated. If a member fails to justify the delinquency within 60 days, then the Secretary concerned will send the “Final Notice of SGLI Termination” by certified mail to the member’s official address. The Secretary concerned must notify DFAS of the member’s effective date of termination. Once SGLI coverage is terminated, it will remain terminated with reinstatement only as approved by the Secretary of Veterans Affairs.

3. Continuation of Coverage. SGLI coverage may be continued if, and only if, the member remits all required premiums within 60 days from the “Notice of SGLI Termination” and justifies the reason for the late payment (subject to approval the Secretary concerned). A copy of all requests for continuation of SGLI coverage and the Service’s final determination will be forwarded within 30 days to:

Director of Compensation
Attn: Termination of SGLI Coverage
ODASD(FMP)(MPP)(Comp)
Washington, DC 20301-4000

580805. Part-Time Coverage

A. Part-time coverage is available to certain eligible members of the Reserve Component who do not qualify for full-time coverage while performing active duty or active duty for training under calls or orders of specified periods of 30 days or less. Members may elect coverage of $400,000 or less in $50,000 increments, or decline coverage. See Chapter 47, section 4705 for premium rates.
B. **Election Changes.** Amounts deducted for coverage before the effective date of a waiver of coverage or before an election of a lesser amount of coverage are not refunded. Should a member elect increased coverage during a year in which a duty period has already been performed, collect the difference (between the higher annual premium and the premium previously collected) during the first period of duty in which the member is in a pay status that same year, if applicable. A proof of good health is required for any increase of coverage. A member may make election changes using the electronic form at [http://www.benefits.va.gov/insurance/forms/8286.htm](http://www.benefits.va.gov/insurance/forms/8286.htm).

C. **Continuation of Coverage.** Any election made continues in effect during continuous obligation to perform duty in the same Uniformed Service, including any active duty for a period of more than 30 days. For mobilization, see Chapter 47, Table 47-1, rule 8.

580806. Appellate Leave

See Chapter 47, section 4704.

580807. Forfeiture of Coverage

See Chapter 47, paragraph 470203.

580808. Refunds

See Chapter 47, section 4706.

580809. Settlement of SGLI Claims

See Chapter 47, section 4708.

580810. Retired Reserve

Reservist with full-time coverage will, upon retirement, have the option of converting their SGLI coverage to Veterans Group Life Insurance (VGLI). On the day that a member is assigned to (or who upon application would be eligible for assignment to) the Retired Reserve, such member’s SGLI coverage will remain in effect for 120 days after separation or retirement. Within this 120-day period, the member may apply for conversion to VGLI, and medical proof of insurability is not required.

580711. Family Coverage Under SGLI

See Chapter 47, section 4709.
*Table 58-1. Muster Duty Allowance

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   October 21, 2013
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580206 10 U.S.C. 10149
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*  Defense Finance and Accounting Service Email,
   October 21, 2013
VOLUME 7A, CHAPTER 59: “PAYMENT TO MEMBERS OF THE SENIOR RESERVE OFFICERS’ TRAINING CORPS (SROTC)”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated July 2013 is archived.

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<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
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<td>Modified to reflect current Department of Defense policy.</td>
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<tr>
<td>590408</td>
<td>Amplified Repayment instructions.</td>
<td>Revision</td>
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<tr>
<td>590409</td>
<td>Extended Duration of Authority for SROTC Skill Proficiency Bonus to December 31, 2014.</td>
<td>Revision</td>
</tr>
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<td>Revision</td>
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CHAPTER 59

PAYMENT TO MEMBERS OF THE SENIOR RESERVE OFFICERS’ TRAINING CORPS (SROTC)

*5901 GENERAL

This chapter establishes policy pertaining to the pay and allowances for Senior Reserve Officers’ Training Corps (SROTC).

5902 ENTITLEMENTS

590201. Pay While Attending Training

Pay is authorized at the rate prescribed for cadets and midshipmen at the United States (U.S.) Military, Naval, and Air Force Academies under Title 37, United States Code (U.S.C.) section 203(c). The rate for a cadet or midshipman, who is a member of the regular component of an armed force, will be at the rate of basic pay applicable to the member. These rates apply for:

A. A cadet or midshipman in the SROTC, while attending training or practice cruises, if the training or cruise is of at least four weeks duration and must be completed before the cadet or midshipman is commissioned; or

B. An applicant for membership in the SROTC program, while attending field training or practice cruises to satisfy the requirements for admission to advanced training.

NOTE: A member or applicant for membership in the SROTC program is not entitled to longevity increases or basic pay while performing authorized travel to or from training site.

590202. Advance Pay

See Chapter 32, paragraph 320211.

590203. SROTC Graduates Ordered to Active Duty

A. Officers Ordered to Extended Active Duty. The provisions of Chapters 1 through 55 apply to these officers.

B. Officers Performing Initial Periods of Active Duty Training Under Title 50, War And National Defense. The provisions of Chapter 57 apply to these officers.

590204. Commutation In Lieu Of Uniforms

A. Army. See Army Regulation (AR) 710-2.
B. **Navy.** See Naval Reserve Officer Training Corps (ROTC), Naval Service Training Command (NSTC) *Instruction 1533.2 Series.*

C. **Air Force.** See Holm Center Instructions 65-101.

**NOTE:** The Air Force ROTC Cadet Payment Programs (Holm Center Instructions 65-101), is available via the Air Force Portal.

### 590205. Textbook Allowances, Scholarship Cadets, and Midshipmen

A. **Army.** The rates are prescribed by the Commander, U.S. Army Cadet Command.

B. **Navy.** See Naval ROTC, NSTC Instruction 1533.2 Series.

C. **Air Force.** See Holm Center Instructions 65-101.

**NOTE:** The Air Force ROTC Cadet Payment Programs (Holm Center Instructions 65-101), is available via the Air Force Portal.

### 590206. Restrictions

A. **Travel Allowances.** A member or applicant for membership in the SROTC program is not entitled to travel allowances while performing field training or at-sea training, except as authorized in section 5908.

B. **Special and Incentive Pay.** A member or applicant for membership in the SROTC program is not entitled to special or incentive pay, except as provided in section 5904.

C. **Navy Reserve Drill Pay.** Drill payments to Navy SROTC members are authorized only for students selected for advanced training in their freshman and sophomore years and who specifically request continuation in a drill status.

### 5903 SUBSISTENCE ALLOWANCE

### 590301. Scholarship Cadets or Midshipmen

Except as prescribed in paragraph 590307, a member of the SROTC program who is selected for advanced training is entitled to a monthly subsistence allowance as provided in Table 59-1. Entitlement begins on the day the cadet or midshipman starts advanced training and ends upon the completion of their instruction. In no event, however, will any member receive such pay for more than 30 months.
590302. SROTC Members Appointed In Reserves

Except as prescribed in paragraph 590307, a member of SROTC enrolled in the first two years of a four-year program, is entitled to a monthly subsistence allowance as provided in Table 59-1 when appointed for a maximum of 20 months. A member enrolled in the advanced course is entitled to subsistence as prescribed in paragraph 590301.

590303. Non-scholarship SROTC Members Not In Advanced Training

A member of the SROTC who has entered into an agreement under 10 U.S.C. 2103a is entitled to a monthly subsistence allowance at the rate provided in Table 59-1. That allowance may be paid to the member by reason of such agreement for a maximum of 20 months.

590304. Non-scholarship Cadets or Midshipmen

Non-scholarship cadets and midshipmen are not entitled to subsistence allowance, except as noted in paragraph 590405.

590305. Subsistence Allowance for Marine Corps Platoon Leaders Class

Except while serving on active duty, members of the Marine Corps Platoon Leaders Class program are entitled to subsistence allowance at the rates provided in Table 59-1. Only members in the sophomore, junior, and senior class (Levels II, III, and IV) are entitled to a subsistence allowance. Members of the freshman class are not entitled to a subsistence allowance. Detailed instructions governing the payment of the subsistence allowance are in the Marine Corps Total Force System Personnel Reporting Instructions Manual (MCTFSRIM).

590306. Accelerated Completion of Military Instruction

A cadet or midshipman participating in advanced training at an institution that has withdrawn from the program may complete the third and fourth year (or the fourth and fifth year of a 5-year program) of military training in the third year (or the fourth year of a 5-year program) and be paid subsistence allowance during the fourth academic year (or the fifth year of a 5-year program), as though enrolled for training in the fourth year (or the fifth year of a 5-year program).

590307. Limitations

A. Deduction for Field Training and At-Sea Training. A cadet or midshipman is not entitled to subsistence allowance while performing field training or at-sea training. During the period of field training or at-sea training, the cadet or midshipman is entitled to basic pay as specified in paragraph 590201.
B. Vacation Periods

1. A cadet or midshipman enrolled in the first 2 years of the program is not entitled to subsistence allowance for any period(s) between academic school years – for example, summer vacations between academic school years. Holiday breaks do not interrupt the entitlement.

2. A cadet or midshipman enrolled in the advanced course is entitled to subsistence allowance uninterrupted by any periods between academic school years (subject only to the overall 20 months (30 months in an approved 5-year program) of entitlement limitation and subject to deduction for any periods of field training or at-sea training).

C. Government Meals Furnished Without Charge. SROTC members will have deducted from their subsistence allowance on a per-meal basis the charge for government meals furnished without charge. The total deduction for any day will not exceed 1/30th of the subsistence allowance. This recoupment provision does not apply when meals are furnished while participating in training events conducted during the academic year.

590308. Payment Procedures

Detailed instructions governing the payment of subsistence allowance to the respective SROTC members are contained in:

A. Army. See AR 145-1;

B. Navy. See Naval ROTC, NSTC Instruction 1533.2 Series; and


NOTE: The Air Force ROTC Cadet Payment Programs (Holm Center Instructions 65-101), is accessible via the Air Force Portal.

*5904 SENIOR RESERVE OFFICERS TRAINING CORPS SKILL PROFICIENCY BONUS (SROTC SPB)

590401. Eligibility

The Secretary concerned may pay a SROTC SPB under this section and the DoDI 1340.27, Military Foreign Language Skill Proficiency Bonuses, to a cadet or midshipman of SROTC who:

A. Is enrolled as a cadet or midshipman of SROTC, as determined in accordance with regulations prescribed by the Secretary of Defense; and

B. Participates in a language immersion program approved for purposes of the SROTC, or in study abroad, or is enrolled in an academic course that involves instruction in a
foreign language of strategic interest (a language listed on the Department of Defense (DoD) Strategic Language List or other foreign language of strategic interest which may be designated by the Secretary concerned as critical for purposes of foreign language SPB) to the DoD, as designated by the Secretary of Defense for purposes of this section;

D. **Enters** into a written agreement under paragraph 590403;

E. **Pursues** a course of study to acquire a critical foreign language as defined by the Secretary concerned;

F. **Satisfactorily completes the course.** To satisfactorily complete the course, a contracted cadet or midshipmen must attain a letter grade of “B” or higher to warrant the SPB payment.

NOTE: A SROTC member may be paid an SROTC SPB if the student is enrolled in an SROTC, even though the student may not have completed the first year of a 4-year SROTC course or has become an obligated member under the SROTC program.

590402. **Limitations**

A. SROTC SPB will not be paid retroactively for courses completed at another institution in the event a newly contracted cadet or midshipman transfers from that institution to a ROTC affiliated college, university, or ROTC consortium.

B. SROTC SPB will not be paid to cadets or midshipmen who take the College Level Examination Program test, distance learning, or on-line courses to receive college credit for foreign language or cultural studies classes.

590403. **Written Agreement**

The Secretary concerned will require a contracted cadet or midshipmen to enter into a written agreement. The written agreement will specify:

A. The required SROTC SPB critical skill course of study;

B. The amount of the SROTC SPB;

C. The academic period(s) in which the SROTC SPB will be paid;

D. The required SROTC SPB course of study; and

E. That the cadet or midshipman will be paid the SBP after the satisfactory completion of an SROTC SPB course.
590404. Amounts

A. An SROTC SPB will not exceed $3,000 for each 12-month period that follows a qualifying academic period in which a cadet or midshipmen satisfactorily completes a course of study to develop an SROTC SPB critical skill.

B. Any SROTC SPB payments for summer language immersion or study abroad programs, combined with any previous SPB payments for that academic year (AY), must not exceed the 12-month (full AY) SROTC SPB entitlement (summer immersion payment plus previous SPB payments) limit of $3,000.

NOTE: The Secretary of the Military Department concerned may change the start and end dates of this 12-month period to accommodate different schedules for their ROTC-affiliated colleges, universities, and ROTC consortiums, provided that the newly defined 12-month period reflects a minimum of 365 consecutive days.

590405. Method of Payment

The SROTC SPB for a qualifying course(s) or immersion training will only be paid in a lump sum payment following the satisfactory completion of that course or immersion training.

590406. Certification of Proficiency and Waiver

The DoD may waive the annual proficiency certification requirement for an SPB. In order for the DoD to waive this requirement, the contracted cadet or midshipman must satisfactorily complete the course of study during the qualifying academic period or year preceding the payment of the SPB.

590407. Monthly Subsistence Allowance

During the period covered by the SROTC SPB, the student is entitled to a monthly subsistence allowance as detailed in section 5903, even though the student has not entered into an agreement under 10 U.S.C. 2103a. If paid, the monthly subsistence allowance will be as authorized in Table 59-1. An SROTC cadet may only receive a single monthly subsistence allowance.

590408. Repayment

An individual who is paid a proficiency bonus under this section but does not satisfactorily complete participation in the language program or study as described in paragraph 590401 (or does not complete the requirements of the SROTC, as applicable) may be subject to the repayment provisions of Chapter 2. SROTC SPB must not be calculated in the cost of advanced education should the Secretary of the Military Department concerned choose to exercise his/her written agreement option to seek reimbursement of the cost of a former student’s advanced education.
590409. Duration of Authority

Unless extended by the authority of the Congress, no agreement may be entered into for the SROTC SPB under this section after December 31, 2014.

5905 DEDUCTIONS

590501. General

The basic pay of a member or applicant for membership in the SROTC program is subject to withholding for Federal income tax and Federal Insurance Contributions Act taxes. See Department of the Treasury Internal Revenue Service Publication 15-A, and Table 45-1 for rates of deduction.

590502. Servicemembers’ Group Life Insurance

Servicemembers’ Group Life Insurance (SGLI) is authorized for SROTC members. Cadets and midshipmen are provided SGLI coverage while proceeding directly to or returning from the place where duty is performed. The following duty conditions apply:

A. Chapter 47 applies to members, cadets, or midshipmen of SROTC performing full-time duty while attending field training or practice cruises under calls or orders for 30 days or more.

B. Chapter 58, section 5808 applies to members, cadets, or midshipmen of SROTC performing full-time duty while attending field training or practice cruises under calls or for 30 days or more.

590503. Allotments

A member or applicant for membership in the SROTC program is not authorized to register allotments.

5906 DISABILITY BENEFITS

590601. Entitlements for Cadets and Midshipmen Disabled While En Route To or From Field or At-Sea Training

A cadet or midshipman who is disabled en route to or from field or at-sea training, and is otherwise entitled to a subsistence allowance described in section 5903, is entitled to a subsistence allowance for the day of incurrence of the disability and continuing thereafter subject to the provisions of section 5903.
590602. Entitlement for Cadets and Midshipmen Disabled While Attending Field or At-Sea Training

A cadet or midshipman who is disabled while attending field or at-sea training is entitled to the monthly cadet rate of pay prescribed in Table 1-7 through the last day of the ordered training period. If the disability continues beyond the ordered tour, the cadet or midshipman, if otherwise entitled, is entitled to a subsistence allowance described in section 5903.

5907 PAYMENTS ON BEHALF OF DECEASED MEMBERS

Beneficiaries of any member or applicant for membership in the SROTC program who dies under the conditions specified in paragraph 590602 are entitled to the Death Gratuity under the provisions of Chapter 36, section 3601 and the Settling Deceased Members Accounts under the provisions of Chapter 36, section 3602.

5908 TRAVEL AND TRANSPORTATION ALLOWANCES

The travel and transportation allowances payable to SROTC cadets and midshipmen are prescribed in Joint Federal Travel Regulations, Volume 1, Chapter 7, Part A.
### Table 59-1. SROTC Monthly Subsistence Allowance

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**NOTE:** These are alternative rates, effective October 1, 2005. The alternative rates are payable if approved by the Secretary of Defense.
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* 590201.B  10 U.S.C. 2104 (b) (6) (B)

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5904 – SKILL PROFICIENCY BONUS – FOREIGN LANGUAGE SKILL PROFICIENCY BONUS (SPB)

  590401  37 U.S.C. 353 (b)
* 590408  DoDI 1340.27, May 21, 2013
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* 590409  Public Law 113-66, section 614 (8), December 26, 2013

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  590601  10 U.S.C. 2109
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  10 U.S.C. 1475-1480

5908 – TRAVEL AND TRANSPORTATION ALLOWANCES

  37 U.S.C. 422
  OSD (P&R) Memo, July 23, 1993

Table 59-1

  ASD Memo, July 24, 2001
  OUSD(P&R) Memo, August 22, 2005
VOLUME 7A, CHAPTER 60: “HEALTH PROFESSIONS SCHOLARSHIP PROGRAM FOR ACTIVE SERVICE”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated December 2013 is archived.

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<td>6001</td>
<td>Inserted General section and renumbered remaining sections, paragraphs, and subparagraphs accordingly.</td>
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CHAPTER 60

HEALTH PROFESSIONS SCHOLARSHIP PROGRAM FOR ACTIVE SERVICE

*6001 GENERAL

This chapter establishes policy guidance pertaining to the Health Professions Scholarship Program for Active Service.

6002 ARMED FORCES HEALTH PROFESSIONS SCHOLARSHIP

600201. Purpose

The purpose of the Armed Forces Health Professions Scholarship program (AFHPS) is to obtain adequate numbers of commissioned officers on active duty who are qualified:

A. In the various health professions; or

B. As a health professional with specific skills to assist in providing mental health care to members of the Armed Forces.

600202. Responsibility

The Secretary of the Military Department concerned, under regulations prescribed by the Secretary of Defense, may establish and maintain a health professions scholarship and financial assistance program for his or her department. The Secretary concerned will allocate a portion of the total number of scholarships available in his or her department to members of the program described in subparagraph 600201.B for assisting such members to pursue a degree at the master and doctoral level, with obligatory periods of military training, in any of the following disciplines:

A. Social work;

B. Clinical psychology;

C. Psychiatry; or

D. Other disciplines that contribute to mental health care programs in that Military Department.

600203. Eligibility

To be eligible for participation as a member of the program, a person must be a citizen of the United States and must:

A. Be accepted for admission to, or enrolled in, an institution in a course of study or selected to receive specialized training, or, if offered, agree to accept residency training
in a health profession skill which has been designated by the Secretary as a critically needed wartime skill;

B. Sign an agreement to:

1. Complete the educational phase of the program;

2. Accept an appropriate reappointment or designation within his or her military service, if tendered, based upon his or her health profession, following satisfactory completion of the program;

3. Participate in the intern program of his or her service, if selected for such participation;

4. Participate in the residency program of his or her service, if selected, or be released from active duty for the period required to undergo civilian residency, if selected for such training;

5. Participate in military training while in the program, under regulations prescribed by the Secretary of Defense; and

C. Meet the requirements for appointment as a commissioned officer.

600204. Active Duty Obligation

A member of the program incurs an active duty obligation based upon the following conditions:

A. The period of obligation, as prescribed under regulations by the Secretary of Defense, may not be less than 1 year for each year of participation in the program.

B. A period spent in military intern or residency training will not be creditable in satisfying the active duty obligation.

C. A member of the program who is dropped from the program for deficiency in conduct or studies or for other reasons; may be required to perform active duty in an appropriate military capacity in accordance with the active duty obligation imposed in this program.

D. The Secretary of the Military Department concerned may relieve a member of the program who is dropped from the program from an active duty obligation, but such relief will not relieve the member from any military obligation imposed by any other law.

E. A member of the program who is relieved of the member’s active duty obligation before the completion of that active duty obligation may be given, with or without the
consent of the member, any of the following alternative obligations, as determined by the Secretary of the Military Department concerned:

1. A service obligation in another Armed Force for a period of time not less than the member’s remaining active duty service obligation;

2. A service obligation in a component of the Selected Reserve for a period not less than twice as long as the member’s remaining active duty service obligation; or

3. Repayment of a percentage of the total cost incurred by the Secretary under this chapter on behalf of the member pursuant to the repayment provisions of Chapter 2.

F. If a member is relieved of an active duty obligation by reason of the separation because of a physical disability, then the Secretary of Military Department concerned may give the member a service obligation as a civilian employee. The member may be employed as a health care professional in a facility of the uniformed services for a period equal to the member’s remaining active duty service obligation.

6003 ACCESSION BONUS

600301. Eligibility

To be eligible for the program, an individual must meet the requirements of paragraph 600203.

600302. Amount

The Secretary of Defense may offer a person who enters into an agreement under subparagraph 600203.B an accession bonus not to exceed $20,000.

600303. Relationship to Other Payments

An accession bonus paid to a person is in addition to any other amounts payable under this chapter.

600304. Repayment

A person who receives an accession bonus under this section, but fails to comply with the agreement under subparagraph 600203.B, or to commence or complete the active duty obligation discussed in paragraph 600204, will be subject to the repayment provisions of Chapter 2.
6004 PAY ENTITLEMENTS

600401. Active Duty

A. Persons participating in the program will be commissioned officers in the Reserve Components of the Armed Forces and will be ordered to active duty for a period of 45 days during each year of participation.

B. Members pursuing a course of study will serve on active duty in pay grade O–1 with full pay and allowances of that grade.

C. Members pursuing specialized training will serve on active duty in a pay grade commensurate with their educational level as determined by appointment, with full pay (including Reserve Medical Officers Special Pay) under Chapter 5, section 0508 and allowances of that grade for a period of 14 days during each year of participation in the program.

D. Members will be detailed as students at accredited civilian institutions, located in the United States or Puerto Rico, for the purpose of acquiring knowledge or training in a designated health profession. This active duty period may be served at the location where the person is receiving specialized training if it would otherwise interrupt the member’s residency or fellowship training to serve elsewhere on active duty.

600402. Prior Active Service

Effective January 28, 2008, a member who has been selected as a medical student and who has prior military service at a pay grade and with years of service credited for pay will be paid basic pay at such prior pay grade, and years of service if this rate of basic pay exceeds the rate of basic pay to which he would be entitled as a medical student. The amount of such basic pay will be increased on January 1 of each year by an average increase in basic pay for such year. The member will continue to receive the higher basic pay of his or her prior pay grade until the basic pay for the member's actual grade and years of service credited for pay exceeds the basic pay he or she is receiving, regardless of whether this occurs before or after the conclusion of his or her participation as a medical student.

600403. Stipend

Except during periods of active duty (see paragraph 600401), members enrolled in this program are entitled to a monthly stipend of $2,178.90 per month, effective July 1, 2014. These rates are payable during periods of absence.

A. Payment. The stipend is payable during the course of study and during vacation periods when members are not on active duty. The stipend is prorated for portions of a month at the beginning and end of the course of study and the beginning and end of any active duty period.
B. Termination. Some students complete their professional degree requirements several months before the formal graduation ceremony and conferral of the professional degree. In those cases where the actual award of a professional degree is a prerequisite to re-commissioning into a professional corps or utilization in the profession and a lapse of time occurs for administrative reasons, the payment of the stipend should be terminated. The date for termination of the stipend should be the completion of the academic training if this date precedes the date of graduation by more than 45 days.

C. Recoupment. Educational costs of the program are subject to recoupment when members of the program are dropped for deficiency in conduct or studies, or when members for other reasons fail to fulfill their contractual agreement, as a result, of action not initiated by the government.

600404. Advance Pay

Members may be paid an advance pay when reporting for the 45-day active duty tour. (See Chapter 32, paragraph 320108.)

600405. Travel Time

During the active duty period, including allowable travel time under Chapter 1, Table 1-6, members serve in pay grade O-1 and are normally entitled to full pay and allowances (see Chapter 57) for that grade.

600406. Officer’s Initial Uniform Allowance

A member of the Armed Forces Health Professions Scholarship Program is entitled to an initial uniform allowance upon reporting for the first period of active duty. (See Chapter 30, section 3002.)

600407. Servicemembers’ Group Life Insurance (SGLI)

Members, while under this program, are entitled to SGLI coverage for the 45-day active duty tour. For deductions during active duty periods, see Chapter 47, section 4705.

600408. Tax Withholding

A. Active duty pay paid under this program is subject to Federal Income Tax Withholding (FITW) and Federal Insurance Contribution Act (FICA) in the same manner as prescribed in Chapters 44 and 45.

B. Monthly stipends paid to students entering the program are subject to FITW.

C. Monthly stipends are not subject to FICA withholding.
D. Amounts paid directly to schools on behalf of students for tuition, books, fees, laboratory expenses and any reimbursements for such items paid to students participating at any time in the program are not subject to withholding for FITW or FICA.

600409. Settlement of Deceased Member’s Accounts

See Chapter 36, section 3602 for authority for payment of any unpaid pay and allowances (includes amount of unpaid stipend).

600410. Creditable Service

A. Except as provided in subparagraph 600410.B, service performed while a member of the program will not be counted:

1. In determining eligibility for retirement other than by reason of a physical disability incurred while on active duty as a member of the program; or

2. In computing years of service creditable.

B. Service Creditable for Certain Purposes

1. The Secretary concerned may authorize service performed by a member of the program in pursuit of a course of study under this section to be counted in accordance with this subparagraph if the member:

   a. Completes the course of study;

   b. Completes the active duty obligation; and

   c. Possesses a specialty designated by the Secretary concerned as critically needed in wartime.

2. Service credited under subparagraph 600410.B.1 counts only for the award of retirement points for the computation of years of service and for computation of retired pay.

3. The number of points credited to a member under subparagraph 600410.B.1 for a year of participation in the course of study is 50. The points will be credited to the member for one of the years of that participation at the end of each year after the completion of the course of study that the member serves in the Selected Reserve and is credited with at least 50 points. The points credited for the participation will be recorded in the member's records as having been earned in the year of the participation in the course of study.

4. Service may not be counted under subparagraph 600410.B.1 for more than 4 years of participation in the course of study as a member of the program.
5. A member of the Selected Reserve may be considered to be in an active status while pursuing a course of study under this section.

6. A member is not entitled to any retroactive award of, or increase in, pay or allowances by reason of an award of service credit under subparagraph 600410.B.1.

6005 FINANCIAL ASSISTANCE PROGRAM

600501. General

The Secretary concerned may provide for the payment of all educational expenses incurred by a member of the AFHPS Program including tuition, fees, books, and laboratory expenses. Such payments, however, will be limited to those educational expenses normally incurred by students at the institution and in the health profession concerned who are not members of the program. A member of the Financial Assistance Program (FAP) is appointed as a Medical or Dental Corps officer, “Medical Manpower, and Personnel.”

600502. Grant

Effective July 1, 2008, a person participating as a member of the program in specialized training will be paid an annual grant in an amount not to exceed $45,000 in addition to the stipend under paragraph 600403.

A. A grant is paid annually based on the rate in effect on the date of entitlement.

B. A grant is pro-rated only for partial years of participation, to include the final payment. Subsequent installments are to be issued on the anniversary date of the initial payment.

C. The amount of each grant is reviewed and increased as appropriate in the same manner as provided for the stipend.

D. Payment starts on the date of execution of the oath of office, the date of execution of the FAP contract, or the date of commencement of the academic curriculum, whichever is latest.

E. Payment normally continues until the date of graduation or completion of specialized training. If a member of the FAP is suspended or disenrolled from the designated course of specialized training, stipend payments terminate on that date.

F. Dual Payments. The authority to make the grant and stipend payments is not affected by any payments made to the member by the civilian training institution.
600503. Recoupment

A member of the FAP who fails to complete specialty training because of a deficiency in conduct or studies, or who for other reasons fails to fulfill the contractual agreement, as a result, of action not initiated by the government, may be required to reimburse the government for all or a portion of payments received during participation in FAP. Recoupment is subject to the repayment provisions of Chapter 2.
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VOLUME 7A, CHAPTER 61: “BONUS PROGRAM FOR THE INDIVIDUAL READY RESERVE AND INACTIVE NATIONAL GUARD”

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CHAPTER 61
BONUS PROGRAM FOR THE INDIVIDUAL READY RESERVE
AND INACTIVE NATIONAL GUARD

6101 GENERAL

The Secretary concerned may pay a bonus to an eligible member who enlists, reenlists, or voluntarily extends an enlistment in a Reserve Component of an Armed Force for assignment to an element (other than the Selected Reserve) of the Ready Reserve.

6102 DURATION OF AUTHORITY

A bonus may not be paid to any person for a reenlistment, enlistment, or voluntary extension of an enlistment after December 31, 2014.

6103 ELIGIBILITY

610301. Criteria

A person is eligible for a bonus if the person:

A. Is or has been a member of the Armed Forces;

B. Is qualified in a skill or specialty designated by Secretary of the Military Department concerned as a critically short wartime skill or critically short wartime specialty;

C. Has not failed to complete satisfactorily any original term of enlistment in the Armed Forces;

D. Enlists, reenlists, or extends an enlistment for 3 or 6 years beyond any other period of military service the person is obligated to serve; and

E. Has not completed more than 14 years of total military service.

610302. Transfers to Another Military Service

An individual who completes his/her obligation to one Military Service may be accepted by another Military Service for enlistment under this program, provided the individual possesses a skill approved by the gaining Military Service for the payment of the bonus.

610303. Army

Army members who transfer from the Inactive National Guard (ING) to the Individual Ready Reserve (IRR) may continue to receive this bonus provided such members continue to serve satisfactorily.
610304. Called or Ordered to Active Duty

A person entitled to a bonus under this section, who is called or ordered to active duty will be paid, during that period of active duty, any amount of the bonus that becomes payable to the member.

610305. Critically Short Wartime Skill

For the purposes of this section, the Secretary concerned may designate a skill or specialty as a critically short wartime skill or critically short wartime specialty if:

A. The skill or specialty is critical to meet wartime requirements of the Armed Force; and

B. There is a critical shortage of personnel in that Armed Force who are qualified in that skill or specialty.

610306. Waiver

The Secretary concerned may waive the eligibility requirement, in subparagraph 610301.B, in the case of a reenlistment or voluntary extension of enlistment, by a member of the Armed Forces, while serving on active duty in Afghanistan, Iraq, or Kuwait in support of Operation Enduring Freedom and Operation New Dawn.

6104 AMOUNTS PAYABLE

610401. Amount

An amount not to exceed $3,000 may be paid to a person who enlists, or reenlists for a period of 6 years, or $1,500 to a person who enlists, or reenlists for a period of 3 years.

A. A $500 bonus will be paid at the time of the enlistment, reenlistment, or extension, with the remainder paid in equal annual increments.

B. A bonus paid for a 3-year reenlistment or extension contract will be in equal annual increments.

610402. Additional Amount

An additional amount of up to $1,500 may be paid for a subsequent reenlistment or extension provided the individual has met the eligibility criteria of section 6103.
6105 OBLIGATION

A member must be contractually obligated to serve satisfactorily, as prescribed by the regulations of the Military Service concerned, in the IRR or ING for the full term of enlistment, reenlistment, or extension. As a condition of receipt of the bonus, recipients must agree to participate in an annual muster of the Reserve Component or on active duty for training as may be required by the Secretary concerned. The use of extensions in lieu of reenlistments is authorized and encouraged to reduce the administrative burden of the reenlistment process and to eliminate the need for the oath of enlistment or reenlistment. Participants must obligate themselves to continue to serve in the same MOS unless excused for the convenience of the Government. A bonus recipient who later transfers to the Selected Reserve is not required to refund the IRR and ING bonus. Bonus recipients who transfer to the Selected Reserve are not eligible for a selected Reserve reenlistment bonus during the period for which an IRR or ING bonus was paid.

6106 TERMINATION OF BONUS ENTITLEMENT

Entitlement to the IRR and ING bonus will be terminated under the following conditions:

610601. Participation

The member fails to participate satisfactorily in the Ready Reserve in accordance with the regulations of the Military Service concerned;

610602. Civilian Position

The member accepts a civilian position where membership in the Reserve Component is a condition of employment (persons on temporary assignment excluded);

610603. Separation

The member is separated from the Ready Reserve as an enlisted member for any reason (including enlistment or voluntary recall into the active forces);

610604. Officer Commissioning Program

The member becomes a simultaneous member of an authorized officer program drawing a stipend; or

610605. Non-Qualified Military Occupation Skill (MOS)

The member moves to a non-bonus-qualified MOS unless at the express direction of the Military Service concerned (through no fault of the member).
6107    RECOUPLMENT OF PAYMENTS

610701.    Obligation

Any refund made by a member will not affect the period of obligation of such member to serve as a Ready Reservist. Recoupment of unearned portions of the IRR and ING bonus is required when the member:

A. Fails to satisfactorily complete the designated term of enlistment, reenlistment, or extension of enlistment for which the bonus was paid unless the failure was due to reasons beyond the control of the member (for example, death, injury, illness, or other impairment not the result of member’s misconduct);

B. Accepts a civilian position where membership in the Reserve Component is a condition of employment, if less than one-half of the contract term for which a bonus is payable has been served (persons on temporary assignment excluded);

C. Separates from the Ready Reserve as an enlisted member (including enlistment or voluntary recall into the active component) other than by death or to accept an appointment as an officer in the Ready Reserve;

D. Accepts an immediate appointment as an officer in the Ready Reserve, if less than 1 year of the term has been served; or

E. Moves to a non-bonus-eligible MOS, unless at the express direction of the Military Service concerned (through no fault of the member).

610702.    Computation

Recoupment will be the amount of bonus received multiplied by the quotient produced by dividing the number of whole months remaining un-served by the number of months in the term of the bonus. The product is the amount recouped.

Example: An individual reenlists in the IRR for 3 years and receives the maximum bonus of $1,500. Five months later, the individual is disqualified from entitlement to the bonus:

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<td>Amount to be recouped</td>
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NOTE: Reduce the amount to be recouped by an amount equal to any reduction taken under Chapter 35, subparagraphs 350702.F or 350802.D.
610703. Repayment

A person who does not complete the period of enlistment or extension of enlistment for which the bonus was paid under this section will be subject to the repayment provisions of Chapter 2.
CHAPTER 61 – BONUS PROGRAM FOR THE INDIVIDUAL READY RESERVE AND INACTIVE NATIONAL GUARD

6101 – AUTHORITY

37 U.S.C. 308h(a)

6102 – DURATION OF AUTHORITY

37 U.S.C. 308h(e)
* Public Law 113-66, section 611 (5), December 26, 2013

6103 – ELIGIBILITY

610301.A, B, & C 37 U.S.C 308h (a) (2)
610301.D & E DoDI 1205.21, September 20, 1999

6104 – AMOUNTS PAYABLE

37 U.S.C. 308h(b)

6105 – OBILGATION

DoDI 1205.21, September 20, 1999

6106 – TERMINATION OF BONUS ENTITLEMENT

DoDI 1205.21 September 20, 1999

6107 – RECOUPMENT OF PAYMENTS

DoDI 1205.21 September 20, 1999
37 U.S.C. 308h(c)
USD (P&R) Memo, May 21, 2008
USD (P&R) Memo, February 6, 2009
VOLUME 7A CHAPTER 62: “HEALTH PROFESSIONS STIPEND PROGRAM FOR RESERVE SERVICE”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated August 2012 is archived.

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<tr>
<td>6208</td>
<td>Inserted authority for Mental Health Professionals in Critical Wartime Specialties.</td>
<td>Add</td>
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<td>Bibliography</td>
<td>Updated memorandum and inserted citation.</td>
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CHAPTER 62

HEALTH PROFESSIONS STIPEND PROGRAM FOR RESERVE SERVICE

6201 GENERAL

The purpose of the Health Professional Stipend Program for Reserve Service is to obtain adequate numbers of commissioned officers in the reserve components who are qualified in health professions. The Secretary of the Military Department concerned may establish and maintain a program to provide financial assistance under this chapter to persons engaged in training that leads to a degree in medicine or dentistry or training in a health professions specialty that is critically needed in wartime. The Secretary concerned may agree to pay a financial stipend to persons engaged in health care education and training in return for a commitment to subsequent service in the Ready Reserve.

6202 PAY COMPUTATION

*620201. Stipend

When a participant has agreed to serve in the Selected Reserve, the amount of a stipend effective July 1, 2013 shall be $2,157.30 or one-half of that rate, if the participant has agreed to serve in the Individual Ready Reserve.

A. Payment. The stipend is payable during the course of specialized advanced training, during vacation periods, and during periods when officers are participating in annual training with the Selected Reserve. The stipend is prorated for portions of a month at the beginning and end of the course of specialized advanced training.

B. Termination. When an officer’s eligibility to the stipend program is terminated, the officer no longer is entitled to receive the stipend. The effective date of termination is set by program administrators and communicated to the paying activity. Termination is based on criteria set by the Department of Defense.

C. Recoupment. A member of the program, who, under regulations prescribed by the Secretary of Defense, is dropped from the program for deficiency in training, or for other reasons, shall be required:

1. To perform 1 year of active duty for each year (or part thereof) for which such person was provided financial assistance under this section; or

2. To comply with the repayment provisions of Title 37 United States Code (U.S.C.) section 303a (e) and Chapter 2.

NOTE: The Secretary of the Military Department concerned may relieve a member participating in the program who is dropped from the program from any requirement that may be imposed
under subparagraph 620201.C, but such relief shall not relieve him from any military obligation imposed by any other law.

D. **Prohibitions of Duplicate Benefits.** Financial assistance may not be provided under this section to a member receiving financial assistance under *10 U.S.C. section 2107.*

620202. **Servicemembers’ Group Life Insurance (SGLI)**

See Chapter 47, section 4703. For deductions during active duty periods, see Chapter 47, section 4706.

620203. **Tax Withholding**

A. Active duty pay paid under this program is subject to Federal Income Tax Withholding (FITW) and Federal Insurance Contribution Act (FICA) in the same manner as prescribed in Chapters 44 and 45.

B. Monthly stipends paid to students entering the program are subject to FITW.

C. Monthly stipends are not subject to FICA withholding.

620204. **Settlement of Deceased Member’s Accounts**

See Chapter 36, section 3602 for authority for payment of any unpaid pay and allowances (includes amount of unpaid stipend).

6203 **REQUIRED ACTIVE DUTY TRAINING**

620301. **Selected Reserve**

A person who is required under the agreements described in sections 6204 through 6208 to serve in the Selected Reserve shall serve not less than 12 days of active duty for training each year during the period of service required by the agreement.

620302. **Individual Ready Reserve Service (IRR)**

A person who is required under the agreements described in sections 6204 through 6208 to serve in the IRR shall serve:

A. Not less than 30 days of initial active duty for training; and

B. Not less than 5 days of active duty for training each year during the period of service required by the agreement.
620303. Nonavailability

Members of the Ready Reserve who incur a period of authorized nonavailability shall be suspended without recoupment from their incentive. If subsequently assigned to the Reserve status and skill originally contracted for, then members may be reinstated in the incentive program, if they extend their term of service or contract for service to be able to serve the full original incentive contract period. Entitlement to subsequent payments shall resume on the adjusted anniversary date of satisfactory and creditable Reserve Service, as appropriate. These members are assigned temporarily to the Standby Reserve or to the Inactive National Guard, as appropriate, during the period of authorized nonavailability and are required to extend their Selected Reserve service agreement for a period of time that equals the period of authorized nonavailability.

A. Members of the Selected Reserve may incur a period of authorized nonavailability for up to 1 year for valid personal reasons as determined by the Secretary of the Military Department concerned.

B. During the period of nonavailability, a member is suspended without concurrent recoupment. The member shall not be entitled to subsequent payments or any other available incentives.

C. An officer is entitled to stipend payments when the anniversary date of satisfactory and creditable Ready Reserve service is adjusted for the period of authorized nonavailability.

6204 MEDICAL AND DENTAL SCHOOL STUDENTS

620401. Eligibility

The Secretary of the Military Department concerned may enter into an agreement with a person who:

A. Is eligible to be appointed as an officer in a reserve component;

B. Is enrolled or has been accepted for enrollment in an institution in a course of study that results in a degree in medicine or dentistry;

C. Signs an agreement that, unless earlier separated, the person will:

1. Complete the educational phase of the program; and

2. Accept a re-appointment or re-designation within the person’s reserve component, if tendered, based upon the person’s health profession, following satisfactory completion of the educational and intern programs; and

3. Participate in a residency program; and
D. Agrees to apply for (if eligible) and accept (if offered), residency training in a health profession skill, which has been designated by the Secretary of Defense as a critically needed wartime skill.

620402. Agreement

A. The Secretary of the Military Department concerned shall agree to pay the participant a stipend, in the amount contained in paragraph 620201, for the period or the remainder of the period that the student is satisfactorily progressing toward a degree in medicine or dentistry while enrolled in an accredited medical or dental school;

B. The participant shall not be eligible to receive such stipend before appointment, designation, or assignment as an officer for service in the Ready Reserve;

C. The participant shall be subject to such active duty requirements as may be specified in the agreement and to active duty in time of war or national emergency as provided by law for members of the Ready Reserve; and

D. The participant shall agree to serve in the Selected Reserve, upon successful completion of the program, for the period of 1 year for each 6 months, or part thereof, for which the participant is provided a stipend pursuant to the agreement.

E. In the case of a participant who enters into a subsequent agreement under section 6205 and successfully completes residency training in a specialty designated by the Secretary of Defense as a specialty critically needed by the military department in wartime, the requirement to serve in the Selected Reserve may be reduced to 1 year for each year, or part thereof, for which the stipend was provided while enrolled in medical or dental school.

6205 PHYSICIANS AND DENTISTS IN CRITICAL WARTIME SPECIALTIES

620501. Eligibility

Under the stipend program under this chapter, the Secretary of the Military Department concerned may enter into an agreement with a person who:

A. Is a graduate of a medical school or dental school;

B. Is eligible for appointment, designation, or assignment as a medical officer or dental officer in the Reserve of the Armed Force concerned or has been appointed as a medical or dental officer in the Reserve of the Armed Force concerned;

C. Is enrolled or has been accepted for enrollment in a residency program for physicians or dentists in a medical or dental specialty designated by the Secretary concerned as a specialty critically needed by that military department in wartime.
620502. Agreement

A. The Secretary shall agree to pay the participant a stipend, in the amount contained in paragraph 620201, for the period or the remainder of the period of the residency program in which the participant enrolls or is enrolled;

B. The participant shall not be eligible to receive such stipend before appointment, designation, or assignment as a medical officer or dental officer for service in the Ready Reserve;

C. The participant shall be subject to such active duty requirements as may be specified in the agreement and to active duty in time of war or national emergency as provided by law for members of the Ready Reserve; and

D. The participant shall agree to serve, upon successful completion of the program, 1 year in the Ready Reserve for each 6 months, or part thereof, for which the stipend is provided, to be served in the Selected Reserve or in the Individual Ready Reserve as specified in the agreement.

6206 REGISTERED NURSES IN CRITICAL SPECIALTIES

620601. Eligibility

Under the stipend program under this chapter, the Secretary of the Military Department concerned may enter into an agreement with a person who:

A. Is a registered nurse,

B. Is eligible for appointment as:

1. A Reserve officer for service in the Army Reserve in the Army Nurse Corps; or

2. A Reserve officer for service in the Navy Reserve in the Navy Nurse Corps; or

3. A Reserve officer for service in the Air Force Reserve with a designation as an Air Force nurse under 10 U.S.C. section 8067(e); and

C. Is enrolled or has been accepted for enrollment in an accredited program in nursing in a specialty designated by the Secretary concerned as a specialty critically needed by that military department in wartime.
620602. Agreement

A. The Secretary shall agree to pay the participant a stipend, in the amount contained in paragraph 620201, for the period or the remainder of the period of the nursing program in which the participant enrolls or is enrolled;

B. The participant shall not be eligible to receive such stipend before being appointed as a Reserve officer for service in the Ready Reserve:

1. In the Nurse Corps of the Army or Navy; or

2. As an Air Force nurse of the Air Force; and

C. The participant shall be subject to such active duty requirements as may be specified in the agreement and to active duty in time of war or national emergency as provided by law for members of the Ready Reserve; and

D. The participant shall agree to serve, upon successful completion of the program, 1 year in the Ready Reserve for each 6 months, or part thereof, for which the stipend is provided, to be served in the Selected Reserve or in the Individual Ready Reserve as specified in the agreement.

6207 BACCALAUREATE STUDENTS IN NURSING OR OTHER HEALTH PROFESSIONS

620701. Eligibility

Under the stipend program under this chapter, the Secretary of the Military Department concerned may enter into an agreement with a person who:

A. Will, upon completion of the program, be eligible to be appointed, designated, or assigned as a Reserve officer for duty as a nurse or other health professional; and

B. Is enrolled, or has been accepted for enrollment in the third or fourth year of:

1. An accredited baccalaureate nursing program; or

2. Any other accredited baccalaureate program leading to a degree in a health-care profession designated by the Secretary concerned as a profession critically needed by that military department in wartime.
620702. Agreement

A. The Secretary shall agree to pay the participant a monthly stipend in the amount contained in paragraph 620201 for the period or the remainder of the period of the baccalaureate program in which the participant enrolls or is enrolled;

B. The participant shall not be eligible to receive such stipend before enlistment in the Ready Reserve;

C. The participant shall be subject to such active duty requirements as may be specified in the agreement and to active duty in time of war or national emergency as provided by law for members of the Ready Reserve; and

D. The participant shall agree to serve, upon graduation from the baccalaureate program, 1 year in the Ready Reserve for each year, or part thereof, for which the stipend is paid.

*6208 MENTAL HEALTH PROFESSIONALS IN CRITICAL WARTIME SPECIALTIES

620801. Eligibility

Under the stipend program contained in this chapter, the Secretary of the Military Department concerned may enter into an agreement with a person who:

A. Is eligible to be appointed as an officer in a reserve component;

B. Is enrolled or has been accepted for enrollment in an institution in a course of study that results in a degree in clinical psychology or social work;

C. Signs an agreement that, unless earlier separated, the person will:

1. Complete the educational phase of the program;

2. Accept a re-appointment or re-designation within the person’s reserve component, if tendered, based upon the person’s health profession, following satisfactory completion of the educational and intern programs; and

3. Participate in a residency program if required for clinical licensure in a mental health profession skill; and

D. If required by regulations prescribed by the Secretary of Defense, agrees to apply for, if eligible, and accept, if offered, residency training in a mental health profession skill that has been designated by the Secretary as a critically needed wartime skill.
620802. Agreement

A. The Secretary of the Military Department concerned shall agree to pay the participant a stipend, in the amount determined contained in paragraph 620201, for the period or the remainder of the period that the student is satisfactorily progressing toward a degree in clinical psychology or social work while enrolled in a school accredited in the designated mental health discipline;

B. The participant shall not be eligible to receive such stipend before appointment, designation, or assignment as an officer for service in the Selected Reserve;

C. The participant shall be subject to such active duty requirements as may be specified in the agreement and to active duty in time of war or national emergency as provided by law for members of the Selected Reserve; and

D. The participant shall agree to serve, upon successful completion of the program, one year in the Selected Reserve for each six months, or part thereof, for which the stipend is provided.
BIBLIOGRAPHY

CHAPTER 62: HEALTH PROFESSIONS STIPEND PROGRAM FOR RESERVE SERVICE

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VOLUME 7A, CHAPTER 63: “ACCESSION AND CONTINUATION BONUSES FOR NURSE OFFICER CANDIDATES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

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CHAPTER 63

ACCESSION AND CONTINUATION BONUSES FOR NURSE OFFICER CANDIDATES

6301 GENERAL

The Secretaries concerned are authorized to provide financial assistance to full-time students enrolled in an accredited baccalaureate degree program in nursing to assist in the completion of degree requirements and acceptance of an appointment as a nurse officer.

6302 ELIGIBLE STUDENTS

The Accession and Continuation Bonuses are authorized for nursing students who execute an agreement under the following conditions:

630201. Senior Reserve Officers Training Corps (SROTC)

Enrolled full-time; in an accredited nursing baccalaureate degree program; at a civilian educational institution that does not have a Senior Reserve Officers Training Corps (SROTC) program established under Title 10, United States Code (U.S.C.), 2102, by the Secretary selecting the student, or that has an SROTC for which the student is ineligible, and will complete this nursing degree program.

630202. Baccalaureate Degree Program

The student has completed the second year of an accredited baccalaureate degree program in nursing and has more than 6 months of academic work remaining before graduation.

630203. Officer Appointment

The student meets the qualifications for appointment as an officer of a Reserve Component of the Army, Navy, or Air Force, as set forth in 10 U.S.C. 12201 and the regulations of the Military Department concerned.

6303 AGREEMENT

The student described in section 6302 will execute a written agreement in which the student agrees to the following four provisions:

630301. Degree Completion

The student will complete the nursing degree program as stated in paragraph 630201.
630302. Reserve Enlistment

The student will, upon acceptance of the agreement by the Secretary concerned, enlist in a Reserve Component of the Armed Forces.

630303. Officer Appointment

The student will accept an appointment as an officer in the Nurse Corps of the Army or the Navy or as an officer designated as a nurse officer in the Air Force, as the case may be, upon graduation from the nursing degree program.

630304. Active Duty Obligation

The member will serve on active duty as an officer as follows:

A. For a period of 4 years in the case of a person whose agreement was accepted by the Secretary concerned during that person’s fourth year of the nursing degree program; or

B. For a period of 5 years in the case of a person whose agreement was accepted by the Secretary concerned during that person’s third year of the nursing degree program.

6304 AMOUNTS PAYABLE

630401. Accession Bonus

The Secretary concerned may, upon acceptance of a written agreement, pay an accession bonus to an eligible person in an amount not to exceed $20,000. The bonus will be paid in periodic installments, as determined by the Secretary concerned at the time the agreement is accepted, except that the first installment may not exceed $10,000.

630402. Continuation Bonus

In addition to the accession bonus, the student will be entitled to a monthly continuation bonus of an amount not to exceed the stipend rate in effect under 10 U.S.C. 2121(d) for each month that the individual is enrolled as a full-time student in an accredited baccalaureate degree program in nursing. The continuation bonus will not be paid for more than 24 months.

NOTE: The accession and continuation bonus is subject to Federal income tax withholding and is not subject to Federal Insurance Contributions Act.

6305 REPAYMENT

A person will be subject to the repayment provisions of Chapter 2 under the following conditions:
630501. Withdrews from Program

The student does not complete a nursing degree program in which the student is enrolled in accordance with the agreement entered into under this chapter;

630502. Commissioning

Having completed a nursing degree program, the student does not become an officer in the Nurse Corps of the Army or the Navy or an officer designated as a nurse officer of the Air Force; or

630503. Fails to Complete Service Obligation

The member does not complete the period of obligated active service required under the agreement.

*6306 DURATION OF AUTHORITY

Unless authorized by the Congress, no agreement under this section may be entered into after December 31, 2014.
CHAPTER 63 – ACCESSION AND CONTINUATION BONUS FOR NURSE OFFICER CANDIDATES

6301 – AUTHORITY

10 U.S.C. 2130a

6302 – ELIGIBLE STUDENTS

10 U.S.C. 2130a(b)

6303 – AGREEMENT

10 U.S.C. 2130a(c)

6304 – AMOUNTS PAYABLE

630401 10 U.S.C. 2130a(a)(1)
630402 10 U.S.C. 2130a(a)(2)

6305 – REPAYMENT

10 U.S.C. 2130a(d)

6306 – TERMINATION OF AUTHORITY

10 U.S.C. 2130a

* Public Law 113-66, section 612, December 26, 2013
VOLUME 7A, CHAPTER 65 “HIGH-DEPLOYMENT ALLOWANCE”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by a * preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by underlined, bold, italic, blue font.

The previous version dated October 2012 is archived.

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<td>6501</td>
<td>Added “General” section.</td>
<td>Revision</td>
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<tr>
<td>6502</td>
<td>Renumbered and renamed from 6501. Minor edits were made to simplify and consolidate content.</td>
<td>Revision</td>
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CHAPTER 65

HIGH-DEPLOYMENT ALLOWANCE

*6501 GENERAL

A high-deployment allowance may be paid to members who perform lengthy or numerous deployments or frequent mobilizations. However, in a memorandum dated October 8, 2001, the Deputy Secretary of Defense indefinitely suspended the accumulation of deployment days for purposes of determining eligibility for high-deployment allowance due to national security issues.

*6502 ENTITLEMENT CRITERIA

650201. General

The Secretary concerned may pay a high-deployment allowance to a member for each month during which the member is:

A. Deployed and at any time during that month:

1. Has been deployed for 191 or more consecutive days, or

2. Has been deployed 401 or more days out of the preceding 730 days.

B. A Reserve member who is on active duty:

1. Under a call or order to active duty for a period of more than 30 days that is the second (or later) such call or order to active duty for that member in support of the same contingency operation, or

2. For a period of more than 30 days under a provision of law referred to in 10 U.S.C. 101(a)(13)(B), if such period begins within one year after the date on which the member was released from previous service on active duty for a period of more than 30 days under a call or order issued under such provision of law.

650202. Payment

A. A member may be paid a monthly rate as determined by the Secretary concerned, not to exceed $1,000 per month.

B. Generally, the high-deployment allowance is taxable income. If the high-deployment allowance is earned while the member is serving within a combat zone, then the allowance is eligible for the combat zone tax exclusion (CZTE). For more information on CZTE, refer to Chapter 44.
650203. Deployment

There are five categories of deployments that must be tracked and counted towards the established management and pay thresholds. See Figure 65-1 for categories of Personnel Tempo (PERSTEMPO) events.

A. Operations. Operations is a military action or the carrying out of a strategic, tactical, service, training or administrative military mission; providing support to domestic civil, humanitarian, or counter-drug military mission; and the process of carrying on combat, including movement, supply, attack, defense and maneuvers needed to gain the objectives of any battle or campaign. Operations are generally named by the Joint Staff.

B. Exercise. An exercise is a named military maneuver or simulated wartime operation involving planning, preparation, and execution. It is carried out for the purpose of training or evaluation. It may be a combined, joint, or single-Service exercise, depending on participating organizations.

C. Unit Training. Unit training consists of all or part of a unit accomplishing a training objective at a location other than the permanent duty location. Unit training includes exercises that have not received an official designation.

D. Home Station Training/Local Operating Area of a Ship or Vessel. Home station training/local operating area of a ship or vessel training is conducted within the limits of an installation/base/local operating area of a ship or vessel. The area must have been predetermined and documented by appropriate authorities.

E. Mission Support Temporary Duty (TDY). Mission support TDY consists of duties that include meetings, conferences, staff visits, staff augmentation, and medical appointments.

650204. Nondeployment

For the purpose of this chapter, a member is not deployed or in a deployment when the member is:

A. A student or trainee at a school (including any government school);

B. Performing administrative, guard, or detail duties in garrison at the member’s permanent duty station; or

C. Unavailable because of:

1. Hospitalization of the member at the member’s permanent duty station or homeport or in the immediate vicinity of the member’s permanent residence; or

2. Disciplinary action taken against the member.
*650205. Exceptions to Deployment Time

A. Suspension. Pursuant to 10 U.S.C. 991(d), Service Secretaries may suspend the management of the PERSTEMPO program when such a suspension is in the “national security interests.”

B. Day Away. A day away begins on one day and ends on another day. A day away does not require a full 24 hours to be considered a PERSTEMPO day, and the day of return will not count as a day away. For example, if a member departs on Monday afternoon and returns on Tuesday morning, only Monday counts as a PERSTEMPO day.

C. Leave While Deployed. Leave in conjunction with a deployment will not count as deployed time away from home. Exceptions to this may be granted at the discretion of the Service Secretary for those circumstances under which personnel are required to take chargeable leave in order to be exempted from duty requirements or watch standing requirements. In general, leave that would extend the actual or projected deployed time away from home will not be counted as deployed time.

D. Hospitalization When Deployed. When a member is deployed and requires hospitalization away from the permanent duty station, the member is still considered deployed. If a member is deployed and requires hospitalization at the permanent duty station, then the member is no longer considered deployed. If a line of duty investigation determines injuries are due to member’s misconduct, then deployment days do not accrue in the hospital.
Figure 65-1. PERSTEMPO Events

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Note:
Reporting of these data elements has been suspended due to current limitations of Service personnel data systems.
BIBLIOGRAPHY

CHAPTER 65 – HIGH-DEPLOYMENT ALLOWANCE

6501 - Entitlement

10 U.S.C. 991
37 U.S.C. 436
DEPSECDEF Memo, October 8, 2001
VOLUME 7A, CHAPTER 66: “CAREER STATUS BONUS/REDUX ELECTION OPTION”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

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<td>Changed section name to “Entitlement”.</td>
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CHAPTER 66

CAREER STATUS BONUS/REDUX ELECTION OPTION

*6601 GENERAL

The National Defense Authorization Act for Fiscal Year 2000 (Public Law 106-65, sections 641 through 644) significantly changed the retired pay system for those members of a Uniformed Service who first became members on or after August 1, 1986. Previously, they were covered by the Military Retirement Reform Act of 1986 (86 MRRA, henceforth referred to as Redux). These members may now elect, upon completion of 15 years of active duty in the Uniformed Services, to either retire under the High-3 retirement system or receive a $30,000 career status bonus (CSB) and remain under the Redux retired pay system. (For details on the Redux retirement plan, see title 10 United States Code (U.S.C.) section 1409.

*6602 ENTITLEMENT

660201. General Provisions

To be eligible for the CSB/Redux election opportunity at the time the member completes 15 years of active service, all of the criteria listed below must be satisfied simultaneously. A member who does not meet all criteria at that time, but subsequently does, may not then be given the opportunity to make a CSB/Redux election, unless otherwise stated or approved by the Secretary of the Military Department concerned. A member of the Uniformed Service is eligible to make a CSB/Redux Retirement election only when that member:

A. is serving on active duty, and

B. first became a member of a Uniformed Service on or after August 1, 1986 (has a Date of Initial Entry to Military/Uniformed Service (DIEMS) of August 1, 1986 or later), and

C. has completed 15 years of active duty in the Uniformed Service, and

D. is otherwise eligible, as determined by the Secretary of the Military Department concerned, to serve continuously on the active duty until the completion of 20 years of active duty service.

660202. CSB/Redux Eligibility Notification

The Secretary of the Military Department concerned shall notify all members with a DIEMS of August 1, 1986, or later, whether they are eligible to make a CSB/Redux election. Notification letters will be sent on or shortly before the date individuals complete 14 years and 6 months of active duty. If a member is not eligible, then the notification will explain why the
member is not eligible for the CSB/REDUX election, and will inform the member whether, under an exception established in guidance promulgated by the Secretary of the Military Department concerned, there will be an opportunity to make a CSB/REDUX election in the future, if the member’s impediment to eligibility is subsequently eliminated. The Secretary of the Military Department concerned will promptly notify a member who subsequently becomes eligible.

660203. CSB Election

To make a CSB/REDUX election, a member submits the Career Status Bonus Election Form (DD Form 2839) or Service equivalent form, and any other Service required forms as directed in the eligibility notification not later than the date the member attains 15 years of active military service or 6 months after the eligibility notification is sent, whichever is later.

6603 BONUS PAYMENT

660301. Payments

Eligible members may elect to receive the CSB under one of the following options:

A. One payment of $30,000; or
B. Two annual installments of $15,000 each; or
C. Three annual installments of $10,000 each; or
D. Four annual installments of $7,500 each; or
E. Five annual installments of $6,000 each.

660302. Timing of Payment

A. Initial Payment. The initial CSB payment must be paid not earlier than the date the member attains 15 years of active service and not later than the end of the first month that begins on or after the date that is 60 days after the date the election is effective.

Example: A member who will attain 15 years of active duty service on October 10, 2002, should be sent the CSB/REDUX notification no later than April 10, 2002. The member may complete the necessary forms and return them as directed by the Service concerned, but the election is not effective until October 10, 2002. The Secretary concerned will pay the member the initial payment no earlier than October 10, 2002, and no later than January 31, 2003. The latter date is determined as follows: the date that is 60 days after the effective date of the election is December 9, 2002 so the first month that begins on or after that date is January 2003 – the member must be paid no later than the end of January 2003.
B. Second and Subsequent Payments. Subsequent annual installments shall be paid on or about January 15th of each year following the calendar year of the initial payment. All CSB payments qualify for deposit to the Uniformed Services Thrift Savings Plan (TSP). For more information regarding TSP, see Chapter 51.

660303. Tax Consideration

The CSB, if taxable, is income as of the date on which the payment is made to the member. The CSB/REDUX is considered tax exempt if the effective date of the election falls within the month in which the member is entitled to combat zone tax exclusion. See Chapter 44, paragraph 440103, for more information.

6604 RECOUPLMENT

660401. Recoupment Computation

A CSB recipient who fails to serve continuously on active duty until the completion of 20 years of active duty must repay a comparable portion of the CSB received. The amount of repayment is calculated by: (1) multiplying $30,000 by a factor that is determined by (2) (a) dividing the uncompleted period of active duty by (b) the total continuous active duty required as a result of the CSB/REDUX election. In making the calculation, months and days must be expressed as decimal fractions of a year (to the nearest .00000001). Each month is 1/12th of a year, and each day is 1/360th of a year, rounded to the eighth decimal place. (See Figure 66-1 for computation decimals.) See Examples 1 and 2. Use the same formula above in computing installment repayment amount, except use the completed (vice uncompleted) time served to determine the bonus amount earned. Deduct that figure from the installment totals to determine the overpayment (See Example 3).

Example 1: A member’s CSB/REDUX election is effective upon attaining 15 years of active service on October 10, 2001. The member is obligated to serve through October 10, 2006 (5 full years). If the member’s last day of active duty is December 31, 2002, then the member will have failed to complete 3 years, 9 months and 10 days of required service. The member's repayment is computed as follows:

The period of agreed additional service is: 5 full years

The service not completed is: 3 years, 9 months, and 10 days, or
3 + .75 + .02777778 = 3.77777778 years

The required repayment is:
(3.77777778 / 5) x $30,000 = .75555556 x $30,000 = $22,666.67

Example 2: A member not initially notified of eligibility for a CSB, was later notified and made a CSB/REDUX election that was effective upon attainment of 16 years, 6 months, and 23 days of service. The member thus agreed to complete an additional 3 years,
5 months, and 7 days of service, but later separated, failing to complete 2 years, 3 months, and 11 days of that time. This member's repayment is computed as follows:

The period of agreed additional service is:
\[ 3 + 0.41666667 + 0.01944444 = 3.43611111 \text{ years} \]

and the service not completed is:
\[ 2 + 0.25 + 0.03055556 = 2.28055556 \text{ years} \]

The required repayment is:
\[ \frac{2.28055556}{3.43611111} \times 30,000 = 0.66370251 \times 30,000 = 19,911.08 \]

**Example 3.** A member’s CSB/REDUX election is effective after attaining 15 years of active service on October 10, 2002 and the member received the first installment of $15,000. The member is obligated to serve through October 9, 2007 (5 full years). The member’s last day on active duty is December 31, 2003, after completing only 1 year, 2 months and 20 days of required service. The member’s repayment is computed as follows:

The period of agreed additional service is: 5 full years.

The service completed is:
\[ 1 \text{ year, 2 months, and 20 days, or } 1 + 0.16666667 + 0.05555556 = 1.22222223 \text{ years} \]

The amount earned is:
\[ (1.22222223/5) \times 30,000 = 0.24444444 \times 30,000 = 7,333.33 \]

The required repayment is:
\[ 15,000 \text{ less } 7,333.33 = 7,666.67. \]

**660402. Waiver of CSB Recoupment**

The Secretary of the Military Department concerned may waive, in whole or in part, the required CSB refund if the Secretary determines that recovery would be against equity and good conscience or contrary to the best interests of the United States.

A. The Secretary of the Military Department shall waive the required refund if the member:

1. dies; or
2. is separated or retired as a result of a physical disability under 10 U.S.C. Chapter 61; or
3. is separated under a Service offer for early retirement (such as TERA (Temporary Early Retirement Authority)) or separation program.
B. The Secretary of the Military Department concerned shall not waive repayment if the member's separation is due to misconduct or if a waiver of repayment would be inconsistent with other prescribed law, regulation, or policy.
Figure 66-1. Recoupment Computational Factors of Fractional Years

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DoD 7000.14-R
2B

Financial Management Regulation

Volume 7A, Chapter 66
* February 2015

Figure 66-1. Recoupment Computational Factors of Fractional Years (Continued)
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6601 - GENERAL

37 U.S.C. 354
Public Law 106-65, October 5, 1999
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6602 - ENTITLEMENT

37 U.S.C. 354
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ASD (FMP) Memo, February 2, 2001
Public Law 107-107, section 620
December 28, 2001
ASD (FMP) (MPP) memo, June 24, 2002

6604 - RECOUPMENT

37 U.S.C. 354
ASD (FMP) Memo, February 2, 2001
VOLUME 7A, APPENDIX A: “REIMBURSEMENT OF ADOPTION EXPENSES”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

Substantive revisions are denoted by an * symbol preceding the section, paragraph, table, or figure that includes the revision.

Unless otherwise noted, chapters referenced are contained in this volume.

Hyperlinks are denoted by bold, italic, blue, and underlined font.

The previous version dated August 2011 is archived.

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APPENDIX A

REIMBURSEMENT OF ADOPTION EXPENSES

A001 PURPOSE

The purpose of this chapter is to describe the procedures necessary to reimburse adoption expenses to qualified members, as authorized by Title 10, United States Code (U.S.C.), section 1052.

A002 APPLICABILITY AND SCOPE

This chapter applies to the Defense Finance and Accounting Service-Cleveland (DFAS-CL) site, each Military Service personnel activity, and active duty members serving on continuous active duty for at least 180 days. This also includes full-time Active Guard/Reserve members on active duty orders for at least 180 days.

A003 POLICY

Service members specified in section A004, whose adoption of a child under 18 years of age has been finalized may be reimbursed a maximum of $2,000 per child for qualified expenses related to the adoption. In the event of multiple adoptions, the maximum reimbursable amount is $5,000 per calendar year. A benefit may not be paid for any expense paid to or for a member of the Armed Forces under any other adoption benefits program administered by the Federal Government or under any such program administered by a State or local government. The DFAS-CL site is responsible for paying all approved adoption reimbursement claims. DFAS-CL is also responsible for providing primary guidance concerning adoption expense reimbursement procedures. The date the claim form is served on the DFAS-CL by certified mail determines the creditable calendar year for determining the maximum reimbursable amount for multiple adoptions.

A004 ELIGIBILITY REQUIREMENTS

A00401. Active Duty Requirements

Service members must serve on continuous active duty for at least 180 days. In addition, members are not entitled to reimbursement expenses if they leave active duty before the adoption is final. Applicants are eligible for reimbursement expenses if the adoption is finalized before leaving active duty, the claim form has been signed and certified by the member’s commanding officer, and the claim is submitted to the DFAS-CL site prior to discharge. Members may request a voluntary extension of assignment beyond their normal expiration of term of service to complete the adoption process.
A00402. Period of Eligibility

An active duty member, who incurs expenses when adopting a child under 18 years of age, must have the adoption finalized while on active duty to be eligible for reimbursement. Members must submit a reimbursement request in person or via certified mail to the nearest military personnel office no later than 1 year after finalization of the adoption and prior to separation from active duty. If submitted in person, the member must obtain a receipt for his or her records from the military personnel office showing the date the application was submitted. The date of the receipt shall be used to determine if the 1-year requirement has been satisfied.

A00403. Eligible Members

Adoption expense reimbursements may be paid to married or single members. If both parents are Service members (including members of the Coast Guard when operating as a Military Service in the Navy), then only one member may be reimbursed for expenses related to the adoption of the same child.

A00404. Qualifying Adoptions

Adoption expenses that may be reimbursed include: the adoption of a child under the age of 18; an adoption by a single person; an infant adoption, an inter-country adoption; and an adoption of a child with special needs (as defined in section 473(c) of the Social Security Act 42 U.S.C. 673(c)) and, for adoptions finalized after November 2, 2007, stepchildren adopted by the military member. Adoptions qualify for reimbursement only if the adoption is arranged by a qualified adoption agency, or for adoptions finalized after November 2, 2007, those arranged by either a qualified adoption agency or other source authorized to place children for adoption under state or local law. A qualified adoption agency means a state or local government agency that has responsibility under state or local law for child placement through adoption; or a nonprofit, voluntary adoption agency that is authorized by state or local law to place children for adoption; or any other source authorized by a state to provide adoption placement, if the adoption is supervised by a court under state or local law. (As used in this chapter, “state or local” refers to a state or locality in the United States.) A qualified adoption agency for inter-country adoptions would be a foreign government or an agency authorized by a foreign government to place children for adoption, in any case which:

A. The adopted child is entitled to automatic citizenship under section 320 of the Immigration and Nationality Act (8 U.S.C. 1431); or

B. A certificate of citizenship has been issued for such child under section 322 of the Immigration and Nationality Act (8 U.S.C. 1433);

C. In either case, documentation that describes the mission of the foreign agency and the authority delegated from the foreign government should be provided.
A005 RESPONSIBILITIES

A00501. Member Responsibilities

A. A Service member must submit requests for reimbursement of qualified adoption expenses using a separate Department of Defense (DD) Form 2675 (Reimbursement Request for Adoption Expenses) for each qualifying adoption. Hard-copy forms can be obtained from the member’s servicing personnel activity. The completed DD Form 2675 and substantiating documentation must be submitted for review to the member’s servicing personnel activity no later than 1 year after finalization of the adoption. If the request and documentation appear to be complete, then the member’s commanding officer or designee will certify the member’s eligibility for reimbursement by completing block 30 of the DD Form 2675.

B. If neither the member nor the spouse is able to appear personally at the servicing personnel activity, then the completed claim forms may be mailed to the personnel activity. The spouse of a Service member who is unable to complete a claims package due to military duty can sign a claim form under a power of attorney. All claims signed by a spouse must include the power of attorney as a part of the claims package. Also, exceptions can be made by the Service-certifying official when deployment responsibilities impact the member’s ability to comply with the 1-year deadline. In these cases, the certifying official who signed the DD Form 2675 shall submit a letter stating that the member’s deployment impacted the member’s ability to comply with the 1-year deadline.

C. Service members must substantiate all expenses with documentation, such as receipts marked “PAID” or cancelled checks. If the receipts are from a foreign entity, then they should list the U.S. currency equivalency. Reconstruction of expense records is permissible when the original records are unavailable and the Service member submits a notarized affidavit stating the costs. In addition, the member is responsible for providing the appropriate documentation, which establishes that the adoption is final and that it was arranged by a qualified adoption agency, as defined in paragraph A00404. With respect to documents originating from a state or other authorized adoption agency, copies of those documents must be certified as true copies of the original by the state or adoption agency. If the original document is filed with the court, then the member must submit a copy of the adoption order certified by the clerk of courts. The member must submit a full English translation of any foreign language document, to include the translator’s certification that he or she is competent to translate the foreign language to English and that his or her translation is complete and correct. These documents will not be returned to the member.

D. In determining whether an adoption of a child in a foreign country is final, the member must submit a copy of the final court documents, as well as proof of U.S. citizenship for the child. The following documents are acceptable forms of proof of U.S. citizenship:

1. A copy of the front and back of the Permanent Resident Alien Card (green card) or visa showing the IR-3 code;
2. A copy of the front and back of the Permanent Resident Alien Card (green card) or visa showing the IH-3 code;

3. A copy of a U.S. court order that recognizes foreign adoption, or documents the “re-adopting” of the child in the United States;

4. A letter from the United States Citizenship and Immigration Services which states the status of the child’s adoption;

5. A copy of U.S. passport (page with personal information only); or


E. The Service member is responsible for maintaining a file for the reimbursement claim. This file should contain copies of all paperwork related to the claim, including the receipts, agency documentation, and court papers associated with the adoption proceedings or court-certified copies, until the claim is paid or denied.

F. The Service member will submit only one reimbursement claim per adoption.

* A00502. Servicing Personnel Activity Responsibilities

The member’s servicing personnel activity is the primary coordinating activity and the first point of contact for the reimbursement claim. That office is responsible for maintaining adequate stocks of DD Form 2675, assisting the member in assembling the proper supporting documentation, and providing the member necessary guidance to accurately complete the reimbursement application. When completed, the personnel activity will mail the application by certified mail to:

Defense Finance and Accounting Service
Cleveland Site (Code JFLADA)
1240 East Ninth Street
Cleveland, OH  44199-2055

* A00503. DFAS-CL Responsibilities

The DFAS-CL site is the central site location for review, certification, and payment of adoption expense reimbursement payments. DFAS-CL is the primary source for guidance concerning the adoption expense reimbursement program. DFAS-CL will also maintain data on expenditures on a fiscal year basis. The contact information for DFAS-CL adoption expense reimbursement program is:

DFAS-CL
(Code JFLADA)
Commercial phone: 216-522-5576/6701
A00504. Military Services’ Adoption Expense Reimbursement Funding Responsibilities

The Military Services provide funding authorization to DFAS-CL by memorandum each fiscal year. The DFAS-CL site charges the applicable Military service provided appropriations according to standard cross-disbursing operating procedures.

A006 ADOPTION REIMBURSEMENT PROCEDURES

A00601. Authorized Reimbursable Expenses

The DFAS-CL site will pay documented, reasonable, and necessary adoption expenses, up to $2,000 per adoptive child. Not more than $5,000 shall be paid per calendar year to any Service member. In the case of two married Service members (including the Coast Guard when operating as a Military Service in the Navy), only one member may claim expenses for each adopted child and the couple is limited to the $5,000 per calendar year maximum. The calendar year is determined by the date the claim is received by DFAS-CL for payment. Reasonable and necessary expenses include the following:

A. Public and private agency fees, including adoptive fees charged by an agency in a foreign country;
B. Placement fees, including fees charged adoptive parents for counseling;
C. Legal fees, including court costs, for services that are unavailable to a member for the Military services under 10 U.S.C. 1044 or 1044a;
D. Medical expenses, including hospital expenses, of the biological mother of the child to be adopted and of a newborn infant to be adopted; and
E. Temporary foster care charges when payment of such charges is required to be made before the adoptive child’s placement.

A00602. Unqualified Expenses

The term “reasonable and necessary expenses” does not include:

A. Travel costs of the adopting parent; or
B. Any costs associated with an adoption arranged in violation of federal, state, or local law.
A00603. Payment Processing Requirements

A. A separate DD Form 2675 must support each claim.

B. Eligibility for reimbursement is supported by the documentation submitted. If eligibility for reimbursement cannot be determined from the documents provided, or claimed expenses are not properly supported by receipts, then the DFAS-CL Director will retain the claim and request the necessary information or documentation.

C. The DFAS-CL site will issue the reimbursement by Electronic Funds Transfer (EFT) to the member’s EFT account as designated on the DD Form 2675 within 30 days of receipt of a properly prepared and supported claim package. A Service member without access to an EFT method of payment must submit a request for EFT waiver to receive a check.

D. If the claim is denied, then DFAS-CL will send a letter to the member stating this fact. DFAS-CL will not return documents to Service members.

A00604. Appeals

If a member receives a claim denial, they can request reconsideration in writing and add additional explanation or documentation. If, upon reconsideration, the member receives a notice of final action regarding the denial of the claim, the member may appeal to the Defense Office of Hearings and Appeals via DFAS. The request for appeal should include copies of all relevant court documents and statements of the member or other persons in support of the claim.
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A003

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A005 – RESPONSIBILITIES

A00501.A-C

DoDI 1341.09

A006 – ADOPTION REIMBURSEMENT PROCEDURES

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A00602

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A00604

DoDI 1340.21
VOLUME 7A, APPENDIX B: “DISPOSITION OF FORFEITURES AND FINES AS A RESULT OF COURTS-MARTIAL, NONJUDICIAL PUNISHMENT, AND DESERTION”

SUMMARY OF MAJOR CHANGES

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APPENDIX B

DISPOSITION OF FORFEITURES AND FINES AS A RESULT OF COURTS-MARTIAL, NONJUDICIAL PUNISHMENT, AND DESERTION

B001 PURPOSE

This appendix describes the transfer of certain forfeitures and fines as a result of courts-martial, nonjudicial punishment, and desertion to the Armed Forces Retirement Home Trust Fund (AFRHTF).

B002 APPLICABILITY AND SCOPE

This appendix applies to each Defense Finance and Accounting Service (DFAS) Site that maintains a military pay system and to limited-duty officers, regular and Reserve warrant officers, and regular and Reserve enlisted members of the Army, Navy, Air Force, and Marine Corps.

B003 GENERAL POLICY

The Chief Operating Officer for the Armed Forces Retirement Home determines, on the basis of the financial needs of the Armed Forces Retirement Home, a percentage of forfeitures and fines adjudged by courts-martial and nonjudicial punishment, and amounts forfeited on account of desertion against limited-duty officers, warrant officers, and enlisted members to be transferred to the AFRHTF. The Chief Operating Officer has determined that 100 percent of all forfeitures and fines will be transferred to the AFRHTF. Transfer only those amounts that are in excess of any indebtedness to the United States and amounts owed to individuals. For the purposes of this appendix, the term “indebted” or “debt” refers to amounts due from the member for reimbursement to the United States; for example, an amount due the Internal Revenue Service pursuant to a tax levy, which may ordinarily be thought of as a “debt” to the United States, is not a “reimbursement” or “debt” for purposes of this appendix. The term “amounts owed to individuals” refers to amounts owed from a member’s pay by direction of a commanding officer, pursuant to Title 10 United States Code, section 939, Article 139 of the Uniform Code of Military Justice.

B004 PROCEDURES

B00401. Transfer of Fines

When a limited-duty officer, warrant officer, or enlisted member is sentenced by a court-martial or nonjudicial punishment to pay a fine, the DFAS Site will transfer the amount to the AFRHTF within 30 days from the end of the month in which the fine was collected.
B00402. Transfer of Courts-Martial and Nonjudicial Punishment Forfeitures

When a limited-duty officer, warrant officer, or enlisted member is sentenced to forfeit all or part of his/her pay, the DFAS Site will transfer the amount to the AFRHTF within 30 days from the end of the month in which the forfeiture is collected. Multiple-month forfeitures, or forfeiture amounts which are collected over 2 or more months, will be transferred on a monthly basis to the AFRHTF. Do not wait until the entire amount of the forfeiture has been collected before making such transfers. For example, a member is sentenced to forfeit pay of $500 per month for 2 months, and the effective date of the forfeitures is November 29. The transfer would be $33.33 ($500 divided by 30 days, times 2 days left in the month) no later than December 30; $500 ($500 divided by 30 days times 30 days) no later than January 30; and $466.67 ($500 divided by 30 days times 28 days left uncollected) no later than March 2, into the AFRHTF.

B00403. Transfer of Courts-Martial and Nonjudicial Punishment Forfeitures When Indebted to the Government

A. Separation From Service Not Involved. When a limited-duty officer, warrant officer, or enlisted member is sentenced to forfeit all or part of his/her pay, and the member is indebted to the Government, the DFAS Site will not transfer any amounts to the AFRHTF until all known debts have been established. Any forfeiture amounts exceeding the uncollected indebtedness will be transferred to the AFRHTF. All amounts collected thereafter, not to exceed the total amount of the forfeiture, will be transferred to the AFRHTF. For example, a member has a forfeiture of $200 per month for 2 months, with outstanding debts totaling $300. Transfer $100 to the AFRHTF only after the first $300 of forfeitures has been collected. Transfer the remaining $300 to the AFRHTF as the debt is collected.

B. Members Who are Separated From the Service. A forfeiture of a limited-duty officer, warrant officer, or enlisted member is not credited to the AFRHTF when the member has unsatisfied indebtedness at date of separation, except as shown in paragraph B00404. The forfeiture remains in the military personnel appropriation. If the total unsatisfied debt at separation is less than the forfeiture, then credit the difference between the two to the AFRHTF. The DFAS Site will transfer to the AFRHTF the amounts of the debt that subsequently are collected, not to exceed the total amount of the forfeiture. If the unsatisfied debt at separation is more than the forfeiture, then no amounts will be transferred to the AFRHTF at that time. The AFRHTF will receive only those amounts subsequently collected that exceed the difference between the original uncollected debt and the forfeiture amount.

Example 1: If the debt is $500 and forfeiture is $600, then the DFAS Site will transfer the difference of $100 to the AFRHTF. All further collections will be transferred to the AFRHTF.

Example 2: If the debt is $800 and forfeiture is $500 at separation, then no amounts will be transferred to the AFRHTF at this time. If subsequent collection recovers $700, then the first $300 ($800 indebtedness minus $500 forfeiture) collected will be credited to
the applicable military personnel appropriation, and the next $400 received will be credited to the AFRHTF.

B00404. Indebtedness After Forfeiture Becomes Effective

Debts incurred by a limited-duty officer, warrant officer, or enlisted member after a sentence has been executed, and before credit of the forfeiture to the AFRHTF, do not affect the disposition of the forfeiture. The forfeiture will be credited to the AFRHTF as if the indebtedness did not exist.

B00405. Remission of Indebtedness

If a forfeiture of a limited-duty officer, warrant officer, or enlisted member is not credited to the AFRHTF due to outstanding debts, and the unliquidated portion of the debts is thereafter remitted or canceled, then the DFAS Site will not credit the forfeiture that equals the amount of indebtedness remitted or canceled to the AFRHTF. It remains in the military personnel appropriation.

B00406. Commissioned Officers

The DFAS Site will credit forfeitures and fines of Regular and Reserve commissioned officers (except warrant and limited-duty officers), to the appropriation to which the member’s pay is properly chargeable.

B00407. Forfeitures as a Result of Desertion

When a limited-duty officer, warrant officer, or enlisted member is declared a deserter, the amount of forfeitures on account of the desertion will be credited to the AFRHTF. For the purposes of this paragraph, the phrase “forfeitures on account of the desertion” refers to all pay and allowances due and unpaid at the time of a member’s desertion that are automatically forfeited when a member is determined to be a deserter.

B00408. Transfer of Desertion Forfeitures

The DFAS Site will transfer desertion forfeitures according to the procedures in paragraph B00402.
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DISPOSITION OF FORFEITURES AND FINES AS A RESULT OF COURTS-MARTIAL, NONJUDICIAL PUNISHMENT, AND DESERTION

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**VOLUME 7A, APPENDIX C: “IMPLEMENTING PROCEDURES FOR MANDATORY ELECTRONIC FUNDS TRANSFER (EFT) OF MILITARY PAY”**

**SUMMARY OF MAJOR CHANGES**

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C001 GENERAL PROVISIONS

C00101. Purpose

This appendix provides the policy and procedures for the administration and delivery of payments to military members, retirees, and annuitants through the electronic fund transfer (EFT) method of payment.

C00102. Policy

The prescribed method of payment within the Department of Defense (DoD) is the EFT method of payment. DoD considers the requirement to participate in the EFT method of payment as a reasonable condition of service or benefit for personnel including enlistments, commissions, promotions, reenlistments, retirements, and for survivor benefit annuitant recipients. This policy requires payments by the EFT method of payment on all new active duty, reserve, retired, and annuitant payments unless the recipient of the new payment certifies in writing that he/she does not have a financial institution or authorized payment agent.

Example: I certify that I do not have a financial institution or authorized payment agent. Signature ___________ Date ___________

C00103. Applicability and Scope

A. All payments to active duty members, reservists, retirees, survivor annuitants and allotments are paid by the EFT method of payment.

B. Emergency payments (defined in Chapter 32, Section 3202) and certification of no account with a financial institution, as described in paragraph C00102, are the only exceptions to the requirement for delivery by the EFT method of payment. All pay for which an exception to the EFT method of payment requirement has not been granted, and for which the payee has not designated an account for receipt, is held at the servicing Defense Finance and Accounting Service (DFAS) central site until the required financial institution information is provided. Check payments are mailed on payday from the servicing DFAS central site to the member’s mailing address.

C002 PERSONNEL SUBJECT TO EFT PARTICIPATION

C00201. Active Duty Military

Active duty military personnel and personnel entering or reentering the military service must provide the EFT method of payment information or certify in writing that they do not have
a financial institution upon arrival at their respective military processing station. Personnel currently on active duty but not enrolled in the EFT method of payment are required to submit EFT method of payment information when they perform temporary duty travel, permanent change of station travel, are promoted, reenlist, become eligible for a new payment, or certify in writing that they do not have a financial institution.

C00202. Reserve and National Guard

Reserve and National Guard personnel entering or reentering a Reserve Component upon processing into their respective component or upon mobilization or recall to active duty must provide the EFT method of payment information or certify in writing that they do not have a financial institution. Mobilized or recalled personnel are also required to continue participation after demobilization or deactivation. Personnel currently affiliated with a Reserve or National Guard unit, but not enrolled in the EFT method of payment, are required to submit the EFT method of payment information when they become eligible for any new payment, or certify in writing that they do not have a financial institution.

C00203. Military Retirees and Annuitants

All retirees, separated military personnel, and Survivor Benefit Plan annuitants who become eligible for new payments or annuities shall provide the EFT method of payment information or certify in writing that they do not have a financial institution. NOTE: Personnel currently receiving payments at a financial institution or address in a foreign country where the EFT method of payment is not available are exempt from this policy until the EFT method of payment becomes available.

C00204. Academy and Reserve Officer Training Corps (ROTC) Cadets and Midshipmen

Military service academy, ROTC cadets, and midshipmen are required to participate in the EFT method of payment. Personnel not presently enrolled shall enroll immediately or certify in writing that they do not have a financial institution.

C00205. Individual Ready Reservist

Individual ready reservists and annual muster participants are required to participate in the EFT method of payment. Personnel not presently enrolled shall enroll immediately or certify in writing that they do not have a financial institution.

C003 PERSONNEL EXEMPT FROM EFT PARTICIPATION

C00301. Personnel

Active duty military, retirees, or survivor annuitants receiving payments in an overseas area where the EFT method of payment is not available are exempt from this policy until the
EFT method of payment becomes available at a financial institution in their area or until they relocate to an area where the EFT method of payment is available.

C00302. Written Certification Waiver

Individuals shall certify in writing that they do not have a financial institution.

A. For active duty members and reservists, certifications shall be submitted in writing to the Unit Commander.


C. For survivor annuitants, certifications shall be submitted in writing to Defense Finance and Accounting Service, U.S. Military Annuitant Pay, P.O. Box 7131, London, KY  40742-7131.

C004 REIMBURSEMENT FOR DISHONORED CHECK CHARGES

C00401. Reimbursements

Charges resulting from erroneous information provided by the individual or the financial institution to the servicing financial office are not the liability of the government and are not reimbursed. Reimbursement for dishonored check charges is authorized when an administrative or mechanical error on the part of the government causes the pay of a military member to be deposited late or in an incorrect manner or amount. Such reimbursements are limited to overdraft charges or minimum balance or average balance charges levied by the financial institution.

C00402. DFAS Procedures

The servicing DFAS Site contacts the financial institution to explain the error and requests that charges levied against the account holder be reversed. If the financial institution declines to reverse the charges, then government reimbursement of the charges is made via the EFT method of payment, directly to the applicable account involved. Such charges are funded from the appropriation available for the pay of the member concerned.

C005 ALLOTMENTS

C00501. General

The EFT method of payment is the preferred method for paying all allotments and should be used whenever possible. It is DoD’s intention to work with recipients of all allotments, such as courts receiving child support and/or alimony payments, dependents, spouses, insurance
companies, mortgage companies, loan companies, etc., to accept allotment payment by the EFT method of payment when systems become available for third party EFT method of payment.

C00502. Savings Allotments

The EFT method of payment is required for all savings allotments sent to financial institutions participating in the Federal Reserve System.

C00503. Allotments to Non Individuals

The EFT method of payment is required for all discretionary allotments to non individuals.
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C001 – GENERAL PROVISIONS 31 USC 3332
VOLUME 7A: “COMPARABLE GRADES”

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VOLUME 7A, “DEFINITIONS”

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<td>Added definitions for Aerial Flights, Aviation Accident, Aviation Service, and Military Specialty.</td>
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*DEFINITIONS

A. General

The following list defines general terms of significance or importance relating to military pay entitlement policies and processes for the Department of Defense (DoD) that are discussed in various chapters in this volume. This list of definitions provides general information. It is by no means an exhaustive list of all financial management terms, and it does not define terms when standard dictionary definitions apply. Authoritative guidance with more detailed explanations or nuances may be found in this volume’s specific chapters.

B. List of Definitions

Absence Over Leave
Absence beyond the period for which leave was authorized.

Absent Without Leave (AWOL)
Absence from a place of duty without permission or authorization and without the intention of deserting.

Academic School Year
Commences with the date required to report for courses of instruction for the member's chosen degree for naval or military science classes, whichever occurs first, and terminates upon completion of either of the above, whichever occurs later.

Active Duty
Full-time duty in the active service of a Uniformed Service, including full-time training duty, annual training duty, full-time National Guard duty, and attendance, while in the active service, at a school designated as a Military Service school by law or by the Secretary concerned.

Active Duty for a Period of More Than 30 Days
Active duty under a call or order that does not specify a period of 30 days or less.

Active Duty for Training
Full-time duty in the active military service of the United States (U.S.) for training purposes.

Active Duty List
A single list for the Army, Navy, Air Force, or Marine Corps which contain the names of all officers of that Armed Force who are serving on active duty, other than officers described in 10 United States Code (U.S.C.) 641.

Active Service
Active service means service on active duty.

Advance Payment
Payment of pay (pay and allowances in certain cases) before it is earned.
Advanced Leave
Leave authorized in advance of that accrued.

*Aerial Flights
Flights in military aircraft or spacecraft, and also flights in nonmilitary aircraft when required by competent orders to fly in such aircraft. A flight begins when the aircraft or spacecraft takes off from rest at any point of support located on the surface of the earth and terminates when it next comes to a complete stop at a point of support located on the surface of the earth.

Air National Guard of the United States
The part of the Air Force Ready Reserve whose members are also members of the Air National Guard.

Allotment
A definite portion of the pay and allowances of a person in the Military Service, which is authorized to be paid to a qualified allottee.

Allottee
The person or institution to whom the allotment is made payable.

Allotter
The person from whose pay the allotment is made.

Allowance
A monetary amount paid to an individual in lieu of furnished quarters, subsistence, or the like.

Appropriation
An amount of money specifically authorized by Congress against which obligations may be incurred and from which payments may be made.

Armed Forces of the United States
Includes the Army, Navy, Air Force, Marine Corps, and Coast Guard, and all components thereof.

Army National Guard of the United States
The part of the Army Ready Reserve whose members are also members of the Army National Guard.

*Aviation Accident
An accident in which a member, who is required to participate frequently or regularly in aerial flights, is injured or otherwise incapacitated as the result. The injury or incapacitation, as certified by the appropriate medical authority of the Uniformed Service concerned, may result from:
a. Jumping from, being thrown from, or being struck by, an aircraft or spacecraft, or any part or auxiliary thereof, or

b. Participating in any duly authorized aerial flight or other aircraft or spacecraft operations. This term also means an incapacity incurred as the result, as certified by appropriate medical authority, of performance of flying duty, even though such incapacity is not the result of an actual aviation accident.

**Aviation Service**

Service performed by an officer (except a flight surgeon or other medical officer), while holding an aeronautical rating or designation or while in training to receive an aeronautical rating or designation.

**Aviation Service Career**

a. **Extended Active Duty or Active Guard/Reserve Duty.** An officer on extended active duty or Active Guard/Reserve Duty who holds an aeronautical rating or is in flying training leading to a rating or designation shall be considered to be performing aviation service on a career basis, as prescribed in 37 U.S.C. 301a, while he or she is:

1. A member of the authorized rated inventory.

2. In flying training leading to a rating or designation.

3. Serving in pay grade O-6 or below and is qualified for aviation service under regulations prescribed by the Secretary of the Military Department concerned.

b. **Not on Extended Active Duty or Active Guard/Reserve Duty.** An officer not on extended active duty or Active Guard/Reserve Duty who holds an aeronautical rating and is qualified for aviation service under regulations prescribed by the Secretary of the Military Department concerned will be considered to be performing aviation service on a career basis, as prescribed in 37 U.S.C. 301a, while he or she is:

1. Performing operational flying duty.

2. Assigned to a rated position as a Ready Reservist in the Selective Reserves.

3. Considered by that DoD Component as an asset to the rated inventory.

**Basic Allowance for Housing (BAH)**

An amount of money prescribed and limited by law which an officer or enlisted member receives to pay for quarters not provided by the Government.
Basic Allowance for Subsistence (BAS)
An allowance payable to officers and enlisted members for the purpose of subsisting themselves. Payable at all times when entitled to basic pay after completion of initial military training, except as otherwise prohibited by law.

Basic Pay
The pay of an officer or enlisted member according to the rank and longevity before additional amounts are added for quarters, subsistence, flying status, overseas duty, etc.

Beneficiary
The recipient of certain benefits due as a result of relationship to or designation by a member.

Cadet or Midshipman (Reserve Officers’ Training Corps)(ROTC)
Member of the Senior ROTC (SROTC) program under chapter 103 of title 10, U.S.C.

Captive Status
A missing status resulting from a member's involvement in a hostile action. Hostile action is determined by the Secretary of Defense.

Captivity-Related Offense
An offense, committed while in a captive status and related to the status, which is listed in 5 U.S.C. 8312(b) or (c), or which is listed in chapter 47 of the Uniformed Code of Military Justice (UCMJ), that is punishable by dishonorable discharge, dismissal, or confinement for a minimum of 1 year.

Cash Maintenance Allowance
Refers to the several types of clothing maintenance allowances paid by cash; for example: standard, basic, or special.

Certifying Officer
An individual appointed in writing to attest to the correctness of statements, facts, accounts, and amounts appearing on a voucher, and to certify that voucher for payment.

Combat Operation
A military action that may involve carrying out a strategic, operational, or tactical mission against a hostile or unfriendly force, to include carrying on combat and any related movement, supply, attack, defense, and maneuvers needed to gain the objectives of a battle or campaign.

Combat Zone
An area designated by Executive Order under 26 U.S.C. 112, as an area in which U.S. Armed Forces are or have engaged in combat. Generally, an area becomes a combat zone or ceases to be a combat zone on the dates designated by Executive Order.
Commissioned Officer

Unless otherwise qualified, means a member of the Uniformed Services having rank or grade of second lieutenant, ensign, or above, either permanent or temporary, in any of the Uniformed Services.

Committed Rations

The value of in-kind government subsistence (rations) converted to a cash equivalent payment.

Competent Orders

Orders issued by the Secretary concerned or such officer or officers as the Secretary may designate, to members of their respective Services or to members of other Services when such latter members are performing duty with a Service other than their own.

Continental United States

Unless otherwise qualified, means the 48 contiguous states and the District of Columbia.

Contingency Operation

Any military operation that:

a. Is designated by the Secretary of Defense as an operation in which members of the Armed Forces are or may become involved in military actions, operations, or hostilities against an enemy of the U.S. or against an opposing military force; or

b. Results in the call or order to, or retention on, active duty of members of the Uniformed Services under 10 U.S.C. sections 671a, 688, 12302, 12304, 12305, or 12406; chapter 15 of Title 10, U.S.C., or under any other provision of law during a war or national emergency declared by the President or the Congress.

Critical Specialty

A medical specialty that is manned at, or is projected within two fiscal years to be manned at, less than 95 percent of budget authorized allowance with fully qualified physicians.

Dependent

With respect to a member of a Uniformed Service, dependent means:

a. Spouse.

b. Unmarried child under the age of 21, including an adopted child or a stepchild, but not after the divorce of the member from the stepchild's natural parent.

c. An unmarried illegitimate child under the age of 21 provided the parentage on the part of the member is established by court order, by a signed statement of parentage submitted by the member or, in the case of a female member, the birth certificate showing the member as the natural mother of the child.
d. An unmarried child under the age of 21 who has been placed in the member's home by a local, state, or foreign government placement agency or a government-approved adoption agency as a part of a normal adoption process, provided the member produces a document from such agency establishing the fact of relationship and the effective date of relationship.

e. An unmarried child who is at least 21 years of age but under 23 years of age who is enrolled in a full-time course of study at an educational institution approved by the Secretary concerned when the member demonstrates in a statement listing the child's income and expenses that the child is in fact dependent on the member for over one half of the child's support.

f. An unmarried child, 21 years of age or older, who is incapable of self-support because of a mental or physical incapacity and who is in fact dependent upon the member for more than one half of the incapacitated child's support.

g. A parent, including a stepparent, parent by adoption, or any person who has stood in loco parentis at any time for a continuous period of at least five years before the member's 21st birthday, or a parent, a stepparent, or adopted parent of the member's spouse, any of whose dependency on the member has been determined in accordance with the rules and regulations established by the Secretary concerned.

h. Effective July 1, 1994, a ward, who is an unmarried person who meets each of the following criteria:

1. A court of competent jurisdiction in the U.S., Puerto Rico, or a possession of the U.S. has placed the person in the custody of the member either permanently or for a period which lasts at least 12 months from the date of the order.

2. The person must be:

   (a) Under 21 years of age.

   (b) At least 21 years of age, but under 23 years of age who meets the criteria for a student set forth in “e.” above.

   (c) Incapable of self-support because of a mental or physical incapacity that occurred while the person was considered a dependent ward of the member.

3. The person must be dependent upon the member for over one half of the person's support.

4. The person must reside with the member unless separated either by the necessity of Military Service, to receive institutional care as a result of disability or incapacitation, or under such other circumstances as the Secretary concerned may by prescribe.
5. The person may not be a dependent of any member under any other part of this definition.

6. The person is considered to be in the same class of dependents as a member's other children for the purpose of determining entitlement.

**Desertion**
Absence without leave with intent to remain away permanently.

**Designated Applicant (ROTC)**
A student at an institution where a unit of the SROTC is established who did not participate in the SROTC program during the first two academic years, but desires to participate in the advance portion of the program during the two remaining academic years (or three remaining years in an approved 5-year program) and possesses all other qualifications.

**Disbursing Officer**
A military member or a civilian employee of a DoD Component designated to disburse monies and render accounts according to laws and regulations governing the disbursement of public money. Disbursing Officers must be U. S. citizens.

**Dual Status**
Enlisted members of the Navy or Marine Corps Reserve on duty as temporary officers under 10 U.S.C. 5596.

**Duty Station**
The place at which the member is assigned for regular duty. Also, the place at which the member performs an assigned duty.

**Enforced Separation**
Involuntary separation of the member from dependents as a result of official orders.

**Enlisted Member**
A person enlisted, enrolled, or conscripted into a Military Service.

**Enlistee**
A person who has voluntarily enlisted for military service.

**Enlistment**

a. A voluntary entrance into military service under enlisted status, as distinguished from induction through Selective Service.

b. A period of time, contractual or prescribed by law, which enlisted members serve between enrollment and discharge.

**Entitlement**
The legal right to receive items of pay and/or allowances.
Erroneous Payment
A payment of pay and/or allowances to a member to which he/she is not entitled.

Excess Leave
Leave granted in excess of that accrued or advanced.

Exigencies of the Service
Urgent demands of a Military Service.

Expiration of Term of Service
The end of a required or contracted period of service.

Extension of Enlistment
Contractual agreement which extends an enlisted member's current enlistment for a stated period beyond normal expiration of that enlistment.

Federal Insurance Contribution Act (FICA)
The federal statute that requires the withholding of tax from salaries of employees covered by the Social Security Act and the payment of employer's tax by federal agencies.

Field Duty
Serving with troops participating in maneuvers, war games, field exercises, or similar types of operations, and

a. The member is subsisted in a government mess or with an organization drawing field rations, and is quartered in accommodations normally associated with field exercises, or

b. Students are participating in survival training and forage for subsistence and improvise their own shelter. Members furnished quarters and subsistence obtained by contract may also be considered as performing field duty when so declared by competent official.

Financial Organizations
Any bank, savings bank, savings and loan association or similar institution, or federal or state chartered credit union.

Flag Officer
A Navy term for an officer comparable to Army, Air Force, and Marine Corps general officer.

Fleet Reserve or Fleet Marine Corps Reserve
A component of the Regular service to which members may be transferred and released from active duty after obtaining 20 or more years of active Federal service.
**Flight Requirement**

The number of hours or minutes of flying time required to qualify for entitlement to incentive pay for a specific period of time.

**Flying Status**

The status of a member who is required by orders to participate in frequent and regular aerial flights.

**Former Captive**

A member who was held in a captive status.

**Full-Time National Guard Duty**

Training or other duty, other than inactive duty, performed by a member of the Army or Air National Guard of the U.S. in the member's status as a member of the National Guard of a state or territory, Puerto Rico, or the District of Columbia under Title 32 U.S.C. 316, 502, 503, 504, or 505, for which the member is entitled to (or has waived entitlement to) pay from the U.S.

**Fully Qualified**

A physician that has completed a residency training program or is board certified or board eligible in a medical specialty and, if involved with independent patient care, is credentialed to practice medicine in that specialty by a credentialing authority.

**Government Mess**

A dining facility supported wholly with appropriated funds that provide meals or rations to military members subsisted in-kind or sold at food cost. The term includes the following activities: general mess, wardroom mess, officer’s mess, chief petty officer’s mess, field mess, dining hall, dining activity, dining facility, mess hall, galley, field kitchen, flight kitchen, or similar terms used to describe dining facilities funded totally by appropriated funds. It does not include activities operated with non-appropriated funds such as officer’s club, enlisted club, squadron mess, organized mess, or similar terms except when those activities provide meals or rations under contract or agreement with the applicable operating and food costs borne by appropriated funds.

**Government Quarters or Housing Facilities**

Includes the following:

a. Any sleeping accommodations or family-type housing owned or leased by the United States Government.

b. Lodgings or other quarters obtained by U.S. Government contract.

c. Dormitories or similar facilities operated by cost-plus-a-fixed-fee contractors.

d. Any sleeping or housing facilities furnished by a foreign government on behalf of the U.S. Government.
e. Transient facilities such as guest houses, hostess houses, and hotel-type accommodations. (Accommodations built and operated by nonappropriated fund activities are considered to be rental quarters for the purpose of BAH eligibility.) Payment of service charges for laundering of linens, janitorial services, etc., has no effect on whether the facilities are considered government quarters or housing facilities.

f. Quarters in a state-owned National Guard camp.

**He, His, Him**

"He," "his," and "him" include the terms "she," "her" and "hers."

**Home**

The place recorded as home of record when the member was ordered to active duty.

**Hostile Fire**

An event including hostile fire, an explosion of a hostile explosive device, or any other hostile action that involves an attack or other use of force perpetrated by a foreign individual(s) or entity against the U.S. or a member of its uniformed services, or other designated persons or property. It also includes force used directly to impede the mission and/or duties of the uniformed services, such as the recovery of U.S. personnel or vital U.S. Government property.

**Inactive Duty Training**

a. Duty prescribed for members of a Reserve Component by the Secretary concerned.

b. Special additional duties authorized for members of a Reserve Component by an authority designated by the Secretary concerned and performed by them on a voluntary basis in connection with prescribed training or maintenance activities of the units to which they are assigned.

c. This term also includes duties in a. and b. when performed by members of the National Guard. Such duties include:

(1) Unit training assemblies.

(2) Training or other duty the member is required to perform, with or without member's consent. This includes, but is not limited to, appropriate duty or equivalent training and additional flying training periods.

d. This term does not include work or study for a correspondence course of a Uniformed Service.

e. For pay purposes, inactive duty training may be documented on a Service-prescribed form or order covering a specific assignment, and a prescribed time limit.
Inductee
One who is inducted.

Induction
The act of taking a person into any of the Armed Services of the U.S. without voluntary action on his or her part.

Initial Residency Training
That period of time in residency training before formal completion of an officer's first residency that qualifies the officer to take the specialty board, which qualifies the officer for board certification equivalency.

In Loco Parentis
A person who stood in place of the natural parent(s) to the Military Service member. (See also "Parent.")

Issue in-Kind
An issue in goods rather than in money.

Legal Process
The term legal process means any writ, order, summons, or other similar process in the nature of garnishment, which

   a. Is issued by:

      (1) A court of competent jurisdiction in any state, territory, or possession of the United States;

      (2) A court of competent jurisdiction in any foreign country with which the United States has entered into an agreement which requires the United States to honor such process; or

      (3) An authorized official pursuant to an order of such a court of competent jurisdiction or pursuant to state or local law, and

   b. Is directed to, and the purpose of which is to compel, a governmental entity, which holds money which is otherwise payable to an individual, to make a payment from such money to another party in order to satisfy a legal obligation of such individual to provide child support or make alimony payments.

Lost Time
That period of time not included in determining cumulative years of service for all military purposes.
**Medical Officer**

An officer of the Medical Corps of the Army or the Navy or an officer of the Air Force designated as a medical officer who is on active duty under a call or order to active duty for a period of not less than 1 year.

**Medical or Osteopathic Internship and Residency Training**

a. **Medical or Osteopathic Internship.** The first year of graduate medical education, immediately following medical or osteopathic school, whether a formal internship or the first year of a residency. For the purposes of variable special pay, this includes the period during which the active duty medical corps officer is waiting to begin internship training as well as the period in which such an officer is awaiting separation because of failure to complete that training.

b. **Medical or Osteopathic Residency.** A formal program of medical or osteopathic specialty or subspecialty training.

**Medical or Osteopathic Specialty**

Any specialty for which there is an identifying specialty skill identifier number, a naval officer billet classification number, or an Air Force specialty code number.

**Member**

A person appointed or enlisted in, or conscripted into, a Uniformed Service. (Cadets or midshipmen of the Service academies are considered members only for the purpose of establishing entitlement under the provisions of Chapter 34).

**Member (ROTC)**

A student who is enrolled in the senior ROTC of an Armed Force, under chapter 103 of Title 10, U.S.C.

**Military Specialty**

An element of the enlisted classification structure (Military Occupational Specialty (MOS), Air Force Specialty Code (AFSC), Navy Enlisted Classification (NEC), career field subdivision, career management field, and occupational field, as appropriate to the Military Service concerned) that identifies an individual position or group of closely related positions on the basis of the similarity of the duties involved. It is also the primary identifier of members who possess the ability, knowledge and other occupational qualifications required for effective performance in such positions.

A military specialty provides occupational standards for procurement, training, classification, and career development; identifies military skills so closely related that a degree of interchangeability exists between members assigned to the military specialty; and provides a normal career progression pattern for members within that military specialty.

**Militia**

Includes all able-bodied males at least 17 years of age, but under 45 years of age (or under 64 years of age and a former member of the Regular Army, Regular Navy, Regular Air
Force, or Regular Marine Corps), who are U.S. citizens or who have declared the intention to become U.S. citizens, and female citizens who are commissioned officers of the National Guard.

**Missing Status**
Includes missing, missing in action, interned in a foreign country, captured, beleaguered, besieged by a hostile force, or detained in a foreign country against a member's will.

**National Guard**
The Army and the Air National Guard. The National Guard is that part of the organized militia of the 50 states, Puerto Rico, Guam, the Canal Zone, the Virgin Islands, and the District of Columbia, active and inactive, that is:

a. Either a land or an air force.

b. Trained, and has its officers appointed under the 16th clause of section 8, article I of the Constitution.

c. Organized, armed, and equipped, wholly or partly, at federal expense; and

d. Federally recognized.

The Army and the Air National Guard of the U.S. are subsets of the Army and the Air National Guard, respectively.

**Nurse Corps Officer**
An officer of the Nurse Corps of the Army or the Navy, or an officer of the Air Force designated as a nurse.

**Officer**
A commissioned or warrant officer.

**Operational Flying Duty**
Flying performed under competent orders by rated or designated members while serving in assignments in which basic flying skills normally are maintained in the performance of assigned duties as determined by the Secretary of the Military Department concerned, and flying performed by members in training that leads to the award of an aeronautical rating or designation.

**Overpayment**
An amount paid to a member which is in excess of that to which entitled.

**Parachute Accident**
An accident which results in injury to a qualified parachutist or parachute rigger, or to a member in training for such rating during a regular tour of duty. To be considered a parachute accident, the injury must occur while the member is on board an aircraft incident to assigned
duties or as a result of jumping from, being thrown from, or being struck by an aircraft or any part or auxiliary thereof.

**Parent**
The natural father or mother, or father or mother through adoption. It also includes persons who have stood "in loco parentis" to a member. See also definition for "Dependent."

**Permanent Change of Station**
The assignment, detail, or transfer of a member or unit to a different duty station under competent orders which neither specify the duty as temporary, nor provide for further assignment to a new station, nor direct return to the old station. (For more detailed definition, see *Volume 1, Joint Federal Travel Regulations, Appendix A1*.)

**Permanent Duty Station**
In general, the post of duty or official station to which member is assigned for permanent duty. (For more detailed definition, see *Volume 1, Joint Federal Travel Regulations, Appendix A1*.)

**Prisoner of War**
A member who was/is held in captivity by another nation's government as a result of hostilities between that nation and the U.S. (whether or not by declaration of war).

**Public Quarters**
See "Government Quarters or Housing Facilities."

**Punitive Discharge**
A dishonorable or bad conduct discharge ordered as punishment under the UCMJ.

**Rations in-Kind**
Meals or rations furnished by or on behalf of the government at no charge when BAS or commuted rations are not otherwise payable to a member in a pay status.

**Ready Reserves**
Units or individual Reservists liable for active duty under 10 U.S.C. 12301 or 12302.

**Reenlistment Bonus**
Special pay to an enlisted member who reenlists under provisions of 37 U.S.C.308.

**Reserve Components**
The Army National Guard of the U.S., Army Reserve, Naval Reserve, Marine Corps Reserve, Air National Guard of the U.S., Air Force Reserve, Coast Guard Reserve, and the Reserve Corps of the Public Health Service.

**Retired List**
Any one of several lists of military members retired from the regular or Reserve Components of the Armed Forces.
**Retired Reserves**
Members of the Reserve Component of the Armed Forces who are or have been retired, or who have been transferred to the Retired Reserves upon their request, but are not necessarily eligible to begin receiving retired pay. Although in a retired status, Retired Reserves retain their status as Reserves.

**Saved Pay**
Special pay provisions that allow military members, under certain circumstances, to retain entitlement to amounts of pay and/or allowances authorized under prior laws or for a lower grade from which promoted.

**Selected Reserves**
That part of the Ready Reserves which consists of units and, as designated by the Secretary concerned, individual Reservists trained as prescribed in 10 U.S.C. 10147(a)(1). Most Selected Reserve members are required to participate in a minimum of 48 scheduled drill or training periods annually and serve on active duty for training at least 14 days annually.

**Separation**
Discharge, release from active duty, retirement, death, or in the case of enlisted members, the date when they begin to serve on a voluntary extension of enlistment for any period of time.

**Service Academy Cadet or Midshipman**
A person in training at one of the Service academies to become a commissioned officer.

**Statutory Limitations**
The legal limits or restrictions as provided by law.

**Stipend Payment**
A fixed sum of money paid periodically for services or to defray expenses, especially payment to medical officers on duty at civilian medical facilities.

**Temporary Officer Status**
A member of the Navy or Marine Corps appointed a temporary officer under the provisions of 10 U.S.C. 5596.

**Total Forfeiture**
Forfeiture of all pay and allowances as punishment under the UCMJ.

**Uniformed Services**
The Army, Navy, Marine Corps, Air Force, Coast Guard, Public Health Service and the commissioned corps of the Environmental Science Services Administration now known as the National Oceanic and Atmospheric Administration.
**United States**

The 48 contiguous states, the District of Columbia, and the states of Alaska and Hawaii.

**Warrant Officer**

A person who holds a commission or warrant in a warrant officer grade.