



DEFENSE FINANCE AND ACCOUNTING SERVICE

1931 JEFFERSON DAVIS HIGHWAY  
ARLINGTON, VA 22240-5291

SEP 14 1994

DFAS-HQ/F

MEMORANDUM FOR DIRECTOR, DEFENSE FINANCE AND ACCOUNTING SERVICE  
- CLEVELAND CENTER  
DIRECTOR, DEFENSE FINANCE AND ACCOUNTING SERVICE  
- DENVER CENTER  
DIRECTOR, DEFENSE FINANCE AND ACCOUNTING SERVICE  
- INDIANAPOLIS CENTER

SUBJECT: Update to the Department of Defense Financial  
Management Regulations (DoDFMR), Volume 7, Part B  
(DFAS Item D-26)

This is interim change R8-94 to the DoDFMR Vol 7B. The effective date of this change is as indicated on the revised paragraphs.

We have evaluated your comments on the draft change to the DoDFMR, Vol 7B. The attached final version of the change includes your comments where appropriate. Assignment of an interim change number is your authority to initiate a procedural modification to facilitate this change.

We have determined that this policy change does not require a change to the current pay system. Centers are advised to make DFAS-Headquarters (FM) an information addressee on implementing field procedures. For the Denver Center, use the attached to initiate the formal printed change to the DoDMFR.

Our point of contact, Mr. Roger Castillo, may be reached at DSN 332-5275 or Commercial (703) 602-5275. Our FAX number is DSN 332-5271 or Commercial (703) 602-5271.

Michael E. Wilson  
Deputy Director for Finance

Attachment:  
As stated

cc: USD (P&R)  
DGC (F)  
DFAS-DE/DG  
Service Liaisons  
USCG/NOAA/PHS Liaisons  
DRAS-PM

**DFAS Item # D-26**  
**Interim Change R8\_-94**

1. Revise paragraph 80501a to read:

"a. An annuity payable under the RSFPP is not assignable or subject to execution, levy, attachment, or garnishment--except for child support or alimony or to collect a debt caused by an overpayment described in paragraph 80601. A debt to the United States or its instrumentalities incurred by the annuitant may be offset from the annuity. The annuity may be paid to a trustee in bankruptcy pursuant to the order of a bankruptcy court in a proceeding under Chapter 13 of the Bankruptcy Code, 11 U.S.C., since such proceeding is voluntary."

2. Insert the following new subparagraph 90503a(5) and renumber subparagraph 90503a(5) as (6) and all succeeding subparagraphs accordingly:

"(5) Debts to the United States or any of its instrumentalities incurred by the annuitant may be offset from the annuity."

3. Revise the bibliography as follows:

<u>Paragraph</u>	<u>Citation</u>
80501a	66 Comp Gen 260
90503a(5)	66 Comp Gen 260