0201 ESTABLISHMENT OF A DISBURSING OFFICE

★020101. Request for Establishment. Except for tactical disbursing activities, a disbursing office will be established only with the concurrence of the Director, DFAS Headquarters. Tactical disbursing activities will be established, organized, reorganized or disestablished by the applicable Military Service with the concurrence of the servicing DFAS Center. All requests to establish disbursing offices at new activities, or at activities receiving disbursing service from another source shall be submitted by memorandum through the requesting activity’s chain of command to the servicing DFAS Center.

020102. Information to be Included in the Request. All requests for establishment shall include the following information:

A. Reason establishment of the office is considered necessary.

B. Prospective workload of office in terms of number of military personnel to be serviced, civilian personnel to be paid, and commercial vouchers to be settled. If military or civilian personnel are to be paid, include information on the automated payroll system proposed for the activity.

C. Proposed date for establishment.

D. Name, location, and distance to the nearest FRB or branch. If there is no FRB or branch within a reasonable distance of the proposed office, the name, location, and distance to the nearest general depository, if any, should be furnished.

E. Estimated number of U.S. Treasury checks required for the first 8 months of operations and whether checks will be procured through normal requisition or if an emergency supply will be required.

F. Name, Social Security number (SSN), and rank or grade of proposed DO, if known.

G. Estimate of monthly cash requirements.

H. Include information on any other automated disbursing system planned to be implemented in the disbursing office.

020103. Recommendation by DoD Component Commander. When the establishment of a disbursing office is considered necessary for the efficient functioning of the activity, the DoD Component Commander shall endorse the request to indicate concurrence and provide any additional information considered necessary. In all cases, the DoD Component Commander should provide justification as to why an additional disbursing office is required and why the disbursing operation cannot be conducted by an existing disbursing activity.

020104. Approval for Establishment. The servicing DFAS Center will review the request and recommendations; obtain concurrence or non-concurrence from DFAS Headquarters for non-tactical disbursing activities (concur or non-concur for tactical disbursing activities); take necessary actions to obtain a DSSN from the Treasury; and, advise the commander whether establishment of the requested disbursing office is authorized.

020105. Disbursing Station Symbol Number (DSSN)

A. Assignment. The servicing DFAS Center shall obtain a DSSN from the Treasury for all approved disbursing activities. The commander will be advised of the assigned DSSN when notified that establishment of the disbursing office is authorized.

B. Change in Designation or Location. The disbursing office shall keep the assigned DSSN until revoked or rescinded by the servicing DFAS Center. Any proposed changes
in the designation or location of the activity subsequent to the assignment of the DSSN shall be approved by the servicing DFAS Center.

C. Usage of DSSN. The DSSN shall appear on all payment and collection vouchers, on U.S. Treasury checks, and on limited depositary checks.

**020106. Reporting Activation of a Disbursing Office.** The DO who activates a disbursing office shall notify the servicing DFAS Center by memorandum immediately upon commencement of disbursing operations. Also, provide a copy of the memorandum to DFAS-KC/CBP, Kansas City, MO 64197-0001. The memorandum shall include the name of the activity, the DSSN assigned, the name and rank or grade of the DO, and the opening date of the account.

**020107. Employer Identification Number (EIN).** DOs shall obtain from the local Internal Revenue Service an EIN for reporting tax information.

**020108. Equipment, Publications, and Blank Forms**

- **A. Check-signing Machines.** DOs are authorized to use a check-signing machine. An activity issuing more than the prescribed minimum of 2,000 checks per month may procure/obtain and use such a machine commensurate with their work load. DOs issuing less than the prescribed minimum of 2,000 checks per month may request approval from the servicing DFAS Center to procure/obtain and use a check-signing machine. See Chapter 07 of this Volume for machine specifications, signature plate requirements, and ordering procedures.

- **B. Publications.** It is essential that publications which govern the operation of a disbursing office be kept current and remain in the office for reference purposes. Posting of all changes received shall be made promptly.

- **C. Supply of Blank Forms.** An estimate of the type and quantity of blank forms necessary to sustain the actual or anticipated volume of business shall be prepared. The estimate shall be updated periodically to avoid stockpiling of seldom used forms.

**D. Miscellaneous Office Supplies.** Miscellaneous office supplies such as rubber stamps and stationery shall be requisitioned using normal supply procedures.

**0202 DEACTIVATION OF A DISBURSING OFFICE**

**020201. Permanent Deactivation (Closure)**

- **A. General.** The policies and procedures in this section shall be followed when a disbursing office is deactivated.

- **B. Designation of a Settlement Office.** The servicing DFAS Center shall be responsible for designating another disbursing office to handle any uncleared transactions for the deactivating office after deactivation has occurred. This designated disbursing office shall be hereafter called the settlement office.

- **C. Notification of Deactivation.** The DO shall notify all affected activities upon deactivation of a disbursing office, as follows:

  1. Notify all affected activities, agencies, commercial concerns (including depositaries when applicable), and individuals of the date of the deactivation of the disbursing office and the name and location of the settlement office to which all accounts will be transferred.

  2. Notify the Treasury through the servicing DFAS Center that the DSSN is being deactivated. Indicate in the memorandum the date of deactivation, the office to which the accounts and records have been forwarded for settlement, and the last check number issued under the deactivated symbol. Include the date and check number of the last check signed by each deputy in cases where a separate series of checks is assigned to deputies at branch disbursing offices. Also, provide a copy of the memorandum to DFAS-KC/CBP, Kansas City, MO 64197.

  3. Request the commander to terminate the appointment of all agents that the commander was responsible for appointing.

  4. Terminate all deputy, agent, and cashier appointments.
5. Request the commander terminate the DO’s and all agents’ authority to hold cash at personal risk.

6. Clear all outstanding agent, imprest fund cashier, and change fund custodian advances.

D. **Deposits.** Deposit all currency, coin, negotiable instruments, and limited depositary account balances to the credit of the U.S. Treasury on an SF 215, Deposit Ticket.

E. **Deposit Fund Account Balances.** Transfer to the designated settlement office any balance in a deposit fund account which could not be cleared prior to deactivation of the disbursing office. A detailed list of the persons owed or funds to be reimbursed along with any documents or backup information shall be submitted with the SF 1081, Voucher and Schedule of Withdrawals and Credits to the settlement office. The SF 1081 shall be used to adjust the general ledger for the amount of funds transferred.

F. **Undeliverable Checks.** The DO shall cancel all undeliverable checks. Checks forwarded by other DOs that are undeliverable will be returned to the forwarding DOs for cancellation.

G. **Blank Treasury Check Stock.** The DO shall destroy all remaining blank check stock as prescribed in chapter 08 of this Volume and report the checks on the SF 1179, Month End Check Issue Summary and level 8 check issue report as Voids (zero dollar value issues).

H. **Blank Bond Stock and Validating Stamps.** The DO shall send all unused blank bonds and validating stamps directly to the FRB from which the bonds were received and shall notify the FRB that the bond issuing agent’s appointment has been terminated.

I. **Undelivered Bonds.** The DO shall dispose of all undelivered savings bonds as prescribed in chapter 23 of this Volume.

J. **SF 1219, Statement of Accountability.** When a disbursing office is deactivated the DO shall prepare and submit an SF 1219 covering the period from the first day of the accounting period through the close of the last business day and marked FINAL.

K. **SF 1179, Month End Check Issue Summary.** When a disbursing office is deactivated the DO shall prepare and submit an SF 1179 covering the period from the first day of the accounting period through the close of the last business day and marked FINAL. The SF 1179 shall include all checks issued during the accounting period as well as all blank check stock which must be destroyed and reported as Voids (zero dollar value issues) as prescribed in chapter 08 of this Volume.

L. **Check Signing Machine.** If any of the disbursing office equipment is in excellent usable condition, the DO shall notify the servicing DFAS Center so that the Center can advise other disbursing offices of the equipment available. Every effort should be made to transfer usable equipment to an office where it can continue to be utilized. If no other disbursing offices need the equipment, the DO shall turn the equipment in to the property disposal office. See chapter 07 of this Volume for disposition of signature plates.

M. **Retained Records.** The DO shall send the retained records to the designated settlement office as prescribed in chapter 22 of this Volume.

**NOTE:** DOs preparing an office for deactivation have a responsibility to ensure that no discrepancies exist in their accountability. The servicing DFAS Center reviews all accounts transferred to settlement offices and has the authority to order collection action to be taken against the relieved DO who submitted a disbursing account to a settlement office with unresolved deficiencies in accountability (i.e., dishonored personal checks, unconfirmed deposits, physical losses of funds, unresolved open debit items in **F3878 and **F3880 clearing accounts, etc.) for which no relief or corrective action was taken.
ing account reports during the period of inactivity, the DO shall deposit all currency, coin, and negotiable instruments; close the limited depositary checking account, if applicable; properly dispose of all undeliverable checks; submit the memorandum required for deactivation of disbursing offices with additional information that the account is closed only on a temporary basis; and, retain blank U.S. Treasury check stock for use when the disbursing operation is reactivated. Inventory and storage requirements specified in chapter 07 of this Volume apply. The disbursing account may be reopened at any time under the same DSSN by submitting the report of commencement of disbursing operations. NOTE: A disbursing account cannot be temporarily closed if any cash or documents representing cash are on hand. Any assets on hand, including deficiencies such as dishonored checks or losses of funds require submission of the monthly SF 1219.

0203 DISBURSING OFFICERS AND DEPUTIES

020301. Persons Authorized to Have Custody of Public Funds

A. General. To ensure proper security and accounting for public funds and fix responsibility for custody and authorized disposition, it is necessary to limit the number of persons who are authorized to receive, maintain custody, and disburse or otherwise dispose of public funds.

B. Accountable Positions. Except as otherwise specifically provided, the function of regularly receiving and maintaining custody of public funds shall be performed only by DOs and their duly appointed deputies, agents, and cashiers in respect to all public funds; personnel designated to distribute salary checks or savings bonds; and individuals appointed by the commander as imprest fund cashiers, collection agents, change fund custodians, or paying agents in connection with functions which are not the direct responsibility of a DO.

C. Exceptions

1. General. It is not required that every person who may, on occasion, receive or maintain custody of public funds be designated formally to fill one of the positions listed in paragraph 020301.B above. Public funds may be received at times, at locations, and under circumstances which preclude any advance arrangement for their receipt and at some activities collections are so infrequent that it is impracticable to have a formal designation in effect. When funds are received by other than those individuals formally designated, it is required that the funds be forwarded promptly to the DO serving the activity or to another individual formally designated to receive them. DOs and agents responsible for property and the funds derived therefrom need not formally designate all or any substantial number of their subordinates to receive or maintain custody of public funds even though the entire staff of the activity performs functions closely associated with public funds. It is sufficient that formal designations be made for those individuals who regularly receive and maintain custody and control of public funds and who have the opportunity to act independently in respect to the custody, movement, and disposition of such funds.

2. Specific Exceptions. Individuals performing only the following functions in connection with public funds shall not be appointed formally to an agent position:

   a. Sales personnel in retail outlets and mess cashiers.

   b. Mailroom employees and messengers who may handle public funds on occasion in connection with their regular duties.

   c. Personnel receiving public funds exclusively in the form of checks drawn payable to a component of the DoD.

   d. Personnel who handle funds as assistants to holders of accountable positions but who do not sign receipts holding themselves accountable for the funds.

020302. Restrictions on and Exceptions to Duty Assignments of Individuals Handling Public Funds

A. Restrictions. Individuals performing duties as disbursing agents, cashiers, paying agents, collection agents, change fund custodians, or imprest fund cashiers involving the custody
or disbursement of public funds shall not be concurrently appointed to other accountable positions involving the handling or custody of or accountability for other funds.

B. Exceptions

1. Disbursing officers at DFAS Centers and consolidated operating locations may hold more than one DSSN. Each deputy appointed by the DO may serve as a deputy under one or more of the DSSNs assigned to the appointing DO. Likewise, a DO holding one or more DSSNs may serve concurrently as the deputy to one or more other DOs.

2. Disbursing officers aboard Navy vessels may also serve concurrently in other accountable positions such as ship’s store officer or food service officer when the ship’s manpower authorization does not provide supply corps officers for each accountable function.

3. When directed by appropriate authority in accordance with law and regulation, it shall be the duty of DOs aboard Navy vessels to accept, safeguard, account for, and dispose of personal funds and valuables received for safekeeping.

020303. Additional Duties. Except as specifically authorized in this Volume, DOs shall not be assigned the additional duties of order approving authority, certification officer for claims for reimbursement and contingency funds, custodian of any fund, or other conflict of interest assignments.

020304. Appointment of a Disbursing Officer

A. Military Billet. When a military DO billet is approved, orders to the designated officer will be issued by the Component manpower center or local commander, as appropriate. A copy of the orders assigning military DOs and the required specimen signatures shall be provided to the servicing DFAS Center. Generally, a DO shall be an officer. However, the servicing DFAS Center may approve the appointment of senior enlisted personnel as DOs at smaller DSSNs.

B. Civilian Position. To be eligible for appointment as a DO, a civilian employee must:

1. have experience as a DO or deputy; or,

2. have completed or agree to complete specific disbursing officer training courses or schools.

Grade levels of civilian DO positions shall be determined in accordance with standards established by the Office of Personnel Management. Appointment of a civilian employee as DO is accomplished by the commander in a formal Letter of Appointment. A copy of the Letter of Appointment and the required specimen signatures shall be forwarded to the servicing DFAS Center.

C. Qualifications. Civilian appointees must be U.S. citizens.

020305. Deputy Disbursing Officer

A. Request for Establishment of Deputy Positions. Except for DoD Component disbursing activities, the establishment of all deputy positions shall be approved by the servicing DFAS Center. The establishment of deputy positions for DoD Component disbursing activities shall be approved by the appropriate DoD Component Commander. From a security standpoint, excessive numbers of individuals should not be allowed to have access to public funds. Commanders shall take appropriate steps to ensure that only the minimum number of deputy positions are requested at disbursing activities under their jurisdiction. The request for establishment of a deputy position shall include the circumstances that support the requirement for a deputy position. The request shall include:

1. The specific location where the deputy will serve.

2. The number of other deputies already serving.

3. The specific duties to be performed by the deputy.
4. An estimate of the monthly value of funds to be advanced, collected, and disbursed by the deputy.

B. Approval of Positions. The servicing DFAS Center shall advise the commander of the approval or disapproval of deputy positions in writing.

C. Eligible Individuals. Any officer, senior enlisted member, or civilian employee satisfactory to the DO may be appointed to the position of deputy DO.

D. Appointment. Deputy DOs are appointed by the DO with a formal letter of appointment addressed to the individual. The letter shall state the specific duties authorized to be performed by the deputy and include the statement "I acknowledge that I am strictly liable to the United States for all public funds under my control"; and a statement that the individual has been counseled as to the pecuniary liability and has been given written operating instructions. The appointee shall acknowledge acceptance of the appointment on the original and all copies of the letter of appointment. A copy of the letter of appointment with the required specimen signatures for the new deputy shall be forwarded to the servicing DFAS Center. These copies will be maintained along with the disbursing officer files.

E. Termination of Appointment. The DO may revoke the appointment of a deputy at any time for any reason. When the DO is relieved from disbursing duties, the appointment of all deputies shall be revoked by the DO. In all cases, the revocation of the deputy’s appointment shall be by memorandum addressed to the deputy. A copy of the memorandum shall be forwarded to the servicing DFAS Center. If another individual will succeed the deputy, a copy of the letter of appointment and the required specimen signatures for the new deputy shall be forwarded with the copy of the memorandum of revocation.

020306. Submission of Signature Card and Specimen Signatures

A. Official Signature. Prior to commencing disbursing operations, a DO and all appointed deputies shall determine which of their given names or initials will comprise their official signature. This official signature shall be used on all checks, vouchers, official papers, and correspondence pertaining to the DoD, the General Accounting Office, and the Treasury. The official signature shall be furnished to the servicing DFAS Center by completion of the TFS Form 5583, Signature Card and TFS Form 3023, Specimen Signatures. The signature on the TFS Form 5583 shall be certified by an officer whose signature is recorded with the servicing DFAS Center. The completed forms shall be forwarded to the servicing DFAS Center for recording. A permanent dark blue, blue-black, or black ink shall be used for manual signatures. The ink should not be subject to fading and not readily soluble in water. See figures 2-1 and 2-2. In addition to the above, three specimen official signatures are required to procure a signature plate. See paragraph 070402.A for specific guidance.

B. Official Signatures to Other Depository. If checks are to be drawn on a depository other than the Treasury, the DO’s official signature (as well as that of the deputy, if authorized to sign depository checks) shall be furnished to the depository. The forms shall be duly certified by an officer whose signature is known to the depository.

C. Change of Official Signature. The official signature of a DO or deputy, as provided to the servicing DFAS Center, shall not be changed without the written authority of the DFAS Center.

D. Furnishing Additional Signatures When Transferred to a New Station. It will not ordinarily be necessary to furnish another TFS Form 5583 on resumption of disbursing duty at a different disbursing activity since the original TFS Form 5583 becomes a permanent part of the servicing DFAS Center’s records. However, since an individual’s signature often changes over a period of years, the servicing DFAS Center may request additional signatures. When a DO or deputy frequently changes disbursing offices, the supply of specimen signatures furnished on TFS Form 3023 may become exhausted since a specimen signature is filed under each DSSN used and specimen signatures are furnished to different banks on request for their use.
in cashing and processing checks and savings bonds. In this event, the servicing DFAS Center may request that an additional TFS Form 3023 be furnished.

0204 COMMENCING AND RELIEF FROM DISBURSING DUTY

020401. Commencement of Disbursing Duty. A DO who activates a new disbursing office, reactivates a disbursing office that has been temporarily closed, or relieves another DO will forward a memorandum to the servicing DFAS Center immediately upon commencement of disbursing duties. The memorandum will include the name of the activity, the DSSN assigned, the name and rank or grade of the DO, the opening date of the account; the beginning and ending serial number of all blank Treasury checks; and, if applicable, the name and rank or grade of the relieved DO. For Navy DOs, a copy shall also be forwarded to the financial information processing center (FIPC) to which the financial reports will be submitted.

020402. Relief From Disbursing Duty

A. Joint Action by Both the Relieved and the Relieving DO. Upon reporting for disbursing duty as relief of the DO, a date upon which relief will actually be effected will be established (subject to approval by the commander). If possible, relief should take place on the last day of the month to eliminate the necessity of submission of two sets of financial reports in the same month. On the date relief is to take place, the following actions shall be taken by both the relieved and the relieving DOs:

1. Verify cash on hand.

2. Verify all other documents that support the SF 1219 as assets.

3. Verify and inventory all blank U.S. Treasury checks and prepare a letter of transfer of the checks. Both the relieved and the relieving DOs shall sign the transfer receipt document. The relieving DO is responsible for reporting all checks issued by the relieved officer that were not reported to the Treasury prior to the transfer of accountability and for resubmitting any rejected tapes containing data on checks issued by the relieved officer. Therefore, the check numbers that the relieving officer receipts for should be included in the commencement of disbursing duties announcement memorandum. The first check in the series shall be the next sequential number after the last check listed on the relieved officer’s last check issue report. The last check receipted for should be the same as the last check number previously ordered and received by the relieved officer. Any checks missing or out of numerical sequence should be researched immediately and voided if necessary.

4. Verify postal money orders on hand, if applicable.

5. Verify safekeeping deposits, if applicable.

6. Verify blank savings bond stock and validating stamps (if machine equipment is not used) and prepare a letter of transfer, if applicable. Both the relieved and relieving officer shall sign the transfer receipt document. Notify the FRB from which the savings bonds were received by forwarding a copy of the letter of transfer to the FRB.

7. When local regulations require, prepare a memorandum of relief for submission to the commander.

8. Verify and transfer all backup documentation for open debit balances in deposit fund accounts **F3878 and **F3880.

a. For deposit account **F3878, the relieved DO must present a detailed list of individual subsidiary transactions supporting the balance in the account along with certification and supporting documentation that irregularities in the account have been properly processed in accordance with chapter 06 of this Volume.

b. For deposit account **F3880, the relieved DO must present a detailed list of individual subsidiary transactions supporting documentation or backup information and current status. Documented evidence must include certification that the DO or primary deputy personally reviewed the balances in the account within the last month as required by chapter 08 of this Volume.
B. Action by Relieved DO. Upon relief from disbursing duty, the following actions are required to be taken by the relieved officer:

1. Terminate all deputy, agent, and cashier appointments and clear all related DD Forms 1081.

2. Transfer all money accounts, books, property, vouchers, and other retained records to the relieving officer.

3. Prepare and submit a final SF 1219. The relieving DO shall sign a certificate of acceptance of total accountability on the SF 1219 as prescribed by paragraph 050602 in chapter 05 of this Volume. See figure 2-3.

4. Forward a copy of the relieving DO’s commencement of disbursing duty memorandum (including copies of all the letters of transfer of the total accountability) with the final SF 1219 to the activity to which financial reports are submitted.

5. Prepare and forward a memorandum to the servicing DFAS Center advising the date and check number of the last check issued.

6. If it is anticipated that the signature plate will be used at a subsequent duty station, forward the plate to the servicing DFAS Center for safekeeping.

7. When a signature plate is withdrawn from service and is not to be used again, it shall be delivered to the servicing DFAS Center for destruction. When the plate has been destroyed, a properly executed certificate identifying the specific plate and date of destruction shall be furnished the DO.

8. Transfer custody of the check signing machine to the relieving officer, if applicable.

9. Verify balances in suspense accounts are properly documented.

10. A final accounting for savings bonds shall be made to the FRB if the DO is also designated as a bond issuing agent.

C. Action by Relieving DO. The provisions in this subparagraph pertain to the relieving DO upon transfer of accountability from the relieved officer. The relieving officer shall insure that all actions listed in this section are accomplished, documented, and verified prior to signing for the accountability. The actions listed below summarize the actions to be taken by a relieving DO prior to reporting to the new disbursing activity as well as actions required as part of the relief process:

1. Upon receipt of orders to disbursing duty, furnish specimen signatures to the servicing DFAS Center by completing TFS Forms 5583 and 3023. If signatures have been previously furnished as DO or deputy DO, submission of new specimen signatures is not required unless specifically requested or a change of official signature is desired. If, however, the relieved officer has a limited depositary checking account, then specimen signatures shall be provided to the limited depositary.

2. Contact the disbursing activity to determine if a check-signing machine is in use. Obtain all necessary information about the machine (e.g. make, model, number of plates required, etc.). If the relieving officer has never had a signature plate, then provide specimen signatures and request that the servicing DFAS Center order the required plates in sufficient time to arrive prior to the actual date of relief. If a signature plate which is compatible with the check-signing machine is in safekeeping at the DFAS Center, then request that it be sent to the new disbursing office. If signature plates cannot be received or obtained prior to the actual date of relief, the relieving DO may request the servicing DFAS Center to authorize the use of the relieved DO’s signature plates until the new DO's plates are received. This procedure is to allow continued efficient operations of the disbursing office. Under this procedure, pecuniary liability for improper payments made on or after the date the relieving DO assumes responsibility rests with the relieving DO.

3. Submit a memorandum of notification announcing the commencement of disbursing duties to the servicing DFAS Center.

4. Request appointment as a bond issuing agent, if required.
5. Appoint at least one deputy DO and submit the required copies of the appointment and signature cards to the servicing DFAS Center. Also, appoint agents, cashiers, and other internal designations as necessary.

6. Verify the adequacy of the safekeeping facilities for funds, blank checks, bonds, and other accountable documents. If the facilities are inadequate, report the deficiencies to the commander and request that proper facilities be provided.

7. Change the combination of all safes including those assigned to other accountable individuals.

8. Review on hand cash requirements. If the current cash authority continues to be valid, it may be retained by the new DO until the normal resubmission date. If not acceptable, a new cash holding authority shall be resubmitted by the new DO as soon as possible after taking over the account.

9. Order all required official publications not on hand.

10. Notify all serviced activities, agencies, commercial concerns, and individuals of the account holder change.

0205 CHANGE IN THE STATUS OF DISBURSING OFFICERS OR DEPUTIES

020501. Authorized Absence of DOs or Deputies at Branch Offices. During an authorized absence, the DO remains liable for the account until or unless the DO is officially transferred. The account need not be transferred unless, in the DO’s judgement, the ability to effect proper supervision is impaired. The DO shall maintain an adequate system of procedures and controls to avoid errors and to take appropriate steps to ensure the systems’ implementation and effectiveness. In order for relief of liability to be granted, the DO shall clearly show what the procedures were and how they were implemented during the absence (e.g., the record shall show that any loss incurred was not the result of bad faith or lack of reasonable care).

020502. Death, Incapacity, or Removal of a DO from Duty for Cause

A. General. When a DO dies, is incapacitated, or removed from disbursing duty for cause (including unauthorized absence), the deputy is authorized under 10 U.S.C. 2773 (reference (l)) to continue to disburse in the name of and under the accounts of the DO for a period of time not to extend beyond the last day of the second month following the month of death, incapacity, or removal. If there is more than one deputy, the commander shall designate the deputy authorized to disburse in the name of the DO.

B. Responsibility of the Commander. The commander shall take the following action:

1. Seize and seal all disbursing spaces, keys, property, and safe(s) to ensure the security of the funds, property, and spaces involved.

2. Appoint a board of not less than three disinterested but qualified officers to take an inventory of the vouchers, funds, and property then on hand (see subparagraph 020502.C below).

3. Based on the disbursing needs of the activity, take one of the following actions:

   a. Appoint a suitable person to act as custodian of the vouchers, funds, and property of the disbursing office (see subparagraph 020502.D below).

   b. Appoint a suitable person (normally a deputy DO) to take charge of the vouchers, funds, and property involved and to perform the duties of the DO as Acting Accountable DO until a regular relief reports (or is appointed) or until the last day of the second month following the date of death, incapacity, or removal (see subparagraph 020502.E below).

4. Notify the servicing DFAS Center by message of all actions taken. Provide an information copy to DFAS Headquarters, and for Navy disbursing offices, the applicable FIPC receiving the DO’s financial reports.

C. Responsibility of the Inventory Board. The board of officers appointed as pre-
scribed in paragraph 020502.B.2 above shall take a complete inventory of all public funds, including advances to deputies, agents, and cashiers; vouchers evidencing receipt, transfer, or disbursement of funds; safekeeping deposits, if applicable; and property of the DO in the presence of the immediate custodians and the appointed custodian, acting accountable DO, or relief. All official records shall be verified to determine that the cash on hand is in agreement with the records and that all checks used in the current accounting period have been properly accounted for. Blank checks shall also be inventoried to determine if there are any blank checks missing. In the event a shortage or deficiency is discovered, the commander shall take the actions prescribed for losses of funds or deficiencies in the DO’s account as prescribed in chapter 06 of this Volume. An original and four copies of the inventory shall be prepared and certified by all members of the board as a true and accurate inventory. The inventory board shall turn over to the appointed custodian, acting accountable DO, or relief, all public funds and property certified on the inventory. The custodian, acting accountable DO, or relief shall receipt the original inventory and retain a copy. The original of the inventory shall be turned over to the commander by the board and each member of the board shall retain one of the remaining certified copies.

D. Responsibility of the Custodian. The custodian shall assume custody of the public funds and property held by the DO upon receipting of the original of the inventory. No transactions other than collections shall be conducted. Upon the return of the incapacitated DO or reporting of a new permanent DO as relief, the custodian and the DO shall inventory and transfer all vouchers, funds, and property as prescribed for relief procedures.

E. Responsibility of the Acting Accountable DO (Deputy). When authorized by the commander to continue the accounts of a DO as acting accountable DO, the deputy shall perform all official duties that would have been required of the DO. The deputy shall prepare and submit financial reports for the DO as of the date of the death, incapacity, or unauthorized absence of the DO. Only those vouchers actually paid by the former DO shall be included in the reports. The reports shall be submitted in the name of the former DO by the deputy; i.e., "John Hancock by G.C. Garland." The reports shall include information as to the date of death, incapacity, or unauthorized absence and the fact that transactions included were made by the DO. Vouchers for which checks have been drawn but not delivered shall be included in the first of the subsequent reports covering transactions made by the deputy. Subsequent financial reports shall be submitted at the normally prescribed times in the name of the former DO; shall be signed by the deputy as indicated above; and shall include an explanation that the reports include only transactions made by the deputy under authority of this subparagraph subsequent to the death, incapacity, or unauthorized absence of the former DO. The financial reports of transactions performed by an acting accountable DO shall not be merged with those of the officer for whom appointed, or with those submitted by the regular relief after the regular relief assumes duties. All checks drawn by the deputy should be signed in the manner normally used when the deputy signs checks. However, if the volume of checks warrants, the signature plate of the former DO may be used. The deputy shall be legally liable and responsible for all payments and official acts subsequent to the death, incapacity, or removal of the DO and not the former DO or the estate of the former DO.

F. Responsibility of the Relief. If the commander appoints an individual as DO to relieve the deceased, incapacitated, or removed DO, the relieving officer shall be responsible for performing all actions required in section 0204 of this chapter. The relieving DO shall be responsible for rendering financial reports in his own name the same as any other DO.

G. Administration of the Accounts of an Incapacitated or Removed for Cause DO. The rights of a deceased, incapacitated, or removed DO, as well as the custodian, acting accountable DO, or relief shall be fully protected so that, in the event of differences discovered during settlement of the accounts, the responsibility may be assigned to the appropriate individual. The acting accountable DO or relief shall take the actions necessary to complete the vouchers, close the accounts, maintain custody of records, and render the final reports of the former DO. Documents prepared in connection with the
administration and settlement of the accounts of a former DO shall be signed as follows:

(Name of Disbursing Officer)

By ______________________________

Acting (appointed per 10 U.S.C. 2773)

The commander may allow an incapacitated or removed DO a reasonable time to close the disbursing accounts and render the final accountability reports. If a DO is restored to duty following arrest, suspension, or other incapacity, the commander shall direct that a second inventory be taken by the restored DO and the custodian, acting accountable DO, or relief. The DO restored to duty or the relief shall be accountable only for the vouchers, funds, and property on hand when the inventory is taken. The custodian, acting accountable DO, or relief shall be accountable for all vouchers, funds, property, and transactions which took place from the date the original inventory was receipted.

H. Deputy at Branch Disbursing Office. In the event of the death, incapacity, unauthorized absence, arrest, suspension, or other emergency absence of a deputy at a branch disbursing office, the DO shall be advised by the most expeditious means available. Depending upon the circumstances, the DO shall request the commander of the activity at which the branch office is located to appoint a board to take an inventory of the vouchers, funds, and property of the deputy and appoint a suitable person to take custody of the vouchers, funds, and property until inventory can be taken by the DO. If practical, the DO shall take an inventory of the vouchers, funds, and property in the presence of a competent witness.

0206 AGENTS OF DISBURSING OFFICERS

020601. General. Officers, enlisted members, or civilian employees satisfactory to the appointing officer, may be appointed to the position of disbursing agent, cashier, or paying agent. It is undesirable from a security standpoint to allow excessive numbers of individuals to have access to public funds. Commanders and DFAS Centers shall take appropriate steps to ensure that only the minimum number of accountable positions are authorized at activities under their jurisdiction. Examination and inspection teams should review the number of accountable positions in use at disbursing activities and include comments and recommendations, as appropriate, in the report of examination or inspection. Accountable positions as agents of disbursing officers shall be established and approved locally by the commander. The individuals shall be appointed in writing by the appropriate appointing official as explained in the following paragraphs for each specific type of position. In all cases the letter of appointment shall include the specific duties and limitations, effective date, duration of the appointment, and the name of the individual being relieved, if any. The appointed individual shall acknowledge appointment and acceptance of the position on the original and all copies of the letter of appointment and shall include the statement "I agree to hold myself accountable to the United States for all public funds received." Letters of appointment shall be maintained in a permanent file at the activity to show the successive holders of each position and shall be retained for a period not less than 6 months after the individual ceases to serve in the position. Appointments as agents of disbursing officers are effective only while the DO continues to serve as DO of that activity. Appointments as agents of disbursing officers may be revoked by the appointing officer at any time. The revocation shall be in writing and shall include the effective date of the revocation. Except as provided in this Volume, individuals appointed as agents of DOs are not authorized to serve concurrently in any other accountable position and shall not be charged with the handling or custody of any other funds.

020602. Disbursing Agents

A. Duties and Responsibilities. A disbursing agent is an agent to the DO who has not been appointed as a deputy DO. Normally, a disbursing agent operates a permanently located disbursing office of considerable size (i.e., most functional areas such as military pay, civilian pay, material, commercial services, etc., being present) that is geographically separated from the DO’s office. In some instances a one or two person disbursing agent office may be established. However the use of disbursing agents is not restricted to geographic separation from the DO. Unlike the DO, or deputy DO, a disbursing agent cannot sign/issue Treasury checks (unless...
the appointment is changed from disbursing agent to deputy DO). See paragraph 020305, Deputy Disbursing Officer. A disbursing agent prepares disbursement and collection vouchers as an agent of the DO. Such vouchers become part of the DO’s overall accountability.

B. Establishment of Position. Disbursing agent positions are established in writing by the major command or Defense Agency. When the duties of the position include the authority to sign/issue Treasury checks, see paragraph 020305.

C. Appointments to Position. The commander shall make written appointment of the individual who will fill the established disbursing agent position. The letter of appointment shall be issued in an original and two copies and shall contain the name and rank or grade of the agent; office where duties are to be performed; description of duties or job description to be performed; effective date of the appointment; acknowledgement of acceptance of the appointment and the statement “I agree to hold myself accountable to the United States for all public funds received”; and a statement that the individual has been counseled as to the pecuniary liability and has been given written operating instructions. This appointment must be coordinated with the parent DO.

020603. Cashiers

A. Selection Procedure. An officer, enlisted member, or a civilian employee, with working knowledge of the cash functions and operations, may be designated as cashier. The DO or disbursing agent should make a thorough investigation of the selectee to ensure that the individual is of unquestionable integrity. To accomplish this the DO or disbursing agent should examine personnel records and talk to the individual and other persons as necessary. In addition a credit report should be obtained if the service is available. Costs associated with obtaining a credit report are a valid charge to Operations and Maintenance (O&M) funds available to the DO. Credit reports shall be adequately safeguarded.

B. Duties and Responsibilities. Duties include disbursing, collecting, and accounting for cash. The cashier may also perform other duties as required, concerning the receipt, custody, safeguarding, and preparation of checks and U.S. savings bonds. To facilitate training and effectively utilize personnel, cashiers may perform other duties on days when they do not perform cashier functions.

C. Letter of Appointment. Cashiers shall be appointed in writing by the local DO or disbursing agent. The letter of appointment shall be issued in an original and two copies and shall contain the name and rank or grade of the cashier; office where duties are to be performed; description of duties or job description to be performed; effective date of the appointment; acknowledgement of acceptance of the appointment and the statement “I acknowledge that I am strictly liable to the United States for all public Funds under my control”; and a statement that the individual has been counseled as to the pecuniary liability and has been given written operating instructions.

D. Distribution. The original of the letter of appointment shall be delivered to the cashier; a copy to the office where duties are performed; and a copy to the appointing DO or disbursing agent.

E. Restrictions. A cashier is not authorized to:

1. Sign checks.

2. Accept checks drawn (and endorsed to the cashier) in the name of the DO or disbursing agent to procure cash and disburse for any purpose.

3. Prepare billing documents and make collections for these same items. This restriction also applies to agents performing cashier duties.

4. Prepare vouchers that will be paid later by the cashier.

5. Prepare vouchers on those days when cashier functions are performed.

6. Prepare DO accountability reports, where practical. If the cashier must prepare DO accountability reports, the DO or depu-
ty (or disbursing agent) shall personally review the reports.

F. Letter of Termination. The DO or disbursing agent, as applicable, shall issue a letter of termination to the individual when the DO or agent is relieved or when the individual cashier’s duties are terminated.

020604. Paying Agents

A. Restriction on Appointment. Paying agents may be appointed only when adequate payment, currency conversion, or check cashing service cannot be provided otherwise. Paying agents shall not be appointed solely as a convenience when it is feasible for the transactions to be made by the DO, deputy, disbursing agents, or cashiers. In an unusual situation, such as payments or currency conversions at remote locations where use of checks is not feasible, the DO may request the commander of the remote location to appoint a paying agent to make the payments for and in the name of the DO from funds advanced for that purpose. Paying agents shall never be appointed or utilized over protest of the accountable DO. Paying agents will not act as purchasing officers.

B. Appointment. Paying agents shall be appointed in writing by the commander. The appointment letter shall contain the paying agent’s name, rank or grade, SSN, and duty station; the name, rank or grade, and station of the DO for whom the paying agent will act, and the DSSN; the duties and responsibilities of the agent; a description of the type of payments or currency conversions to be made by the paying agent; the maximum amount of funds to be advanced to the agent; the period of time the appointment covers; and, the agent’s acknowledgement of acceptance of the appointment and the statement "I acknowledge that I am strictly liable to the United States for all public funds under my control"; and a statement that the individual has been counseled as to the pecuniary liability and has been given written operating instructions. Appointments may be for a specific transaction, for a definite period of time, or for an indefinite period of time. For an indefinite period, the paying agent’s designation shall continue until transferred or relieved of such duty by the appointing officer or until the DO is transferred or relieved from disbursing duty. In all cases, the paying agent shall clear his or her account with the DO upon the transfer of the DO.

0207 COLLECTION AGENTS

020701. Establishment of Positions. The commander may approve and establish the position of a collection agent to receive funds derived from functions such as hospitalization fees and other charges at medical facilities; communications charges; rentals and other charges at housing developments; fees for research or reproduction of records; safekeeping deposits where the safekeeping function is not performed by the DO; and similar functions when deemed appropriate by the commander.

020702. Appointments. Appointments of collection agents remain in effect during the agent’s service at the activity unless revoked by the appointing authority. The appointment does not require reissue by successors to the positions of commander or other authorized appointing officer. Individual collection agents shall be appointed in writing by the appointing authority. The letter of appointment shall be issued in an original and two copies and shall contain the name and rank or grade of the collection agent; office where duties are to be performed; description of duties or job description to be performed; effective date of the appointment; acknowledgement of acceptance of the appointment and the statement "I acknowledge that I am strictly liable to the United States for all public funds under my control"; and a statement that the individual has been counseled as to the pecuniary liability and has been given written operating instructions. Individuals appointed as collection agents are not authorized to serve concurrently in any other accountable position and shall not be charged with the handling or custody of any other funds.

020703. Revocation of Appointment. The appointment of a collection agent may be revoked by the appointing authority at any time. The revocation shall be in writing addressed to the agent and shall include the effective date of the revocation.

0208 CHANGE FUND CUSTODIAN
020801. **Duties and Responsibilities.** The change fund custodian receives the change fund from the parent DO and uses the fund to make change in conjunction with sales transactions and, in some cases, for providing accommodation cash in exchange for a check made for more than the purchase amount. The change fund custodian is responsible for safeguarding the funds provided and may be held pecuniarily liable for any loss of the change fund.

020802. **Establishment of Position.** The commander of the sales activity establishes the position of change fund custodian.

020803. **Appointments to the Position.** The commander or designee of the activity; e.g., commissary, hospital, etc., shall appoint the individual who will fill the established position. The letter of appointment shall contain the custodian’s acknowledgement of the appointment; the statement “I acknowledge that I am strictly liable to the United States for all public funds under my control”; and a statement that the individual has been counseled as to the pecuniary liability and has been given written operating instructions. The appointment shall be coordinated with the parent DO. Individuals appointed as change fund custodians are not authorized to serve concurrently in any other accountable position and shall not be charged with the handling or custody of any other funds.

0209 **IMPREST FUNDS**

020901. **General.** This section prescribes the general policies and procedures for using imprest funds to make small purchases of supplies or services. Specific policies and regulations concerning the establishment, use of, and accounting for imprest funds, including the responsibilities of designated imprest fund cashiers and alternates are contained in Part 4 of the Treasury Financial Manual for Guidance of Departments and Agencies, Volume I (reference (w)), Title 7 of the General Accounting Office Policy and Procedures Manual for Guidance of Federal Agencies (reference (x)), and the Federal Acquisition Regulation (reference (y)).

020902. **Authority.** Commanders of installations and of activities with contracting authority are authorized to approve the establishment of imprest funds when their use is advantageous to the Government. Use of the imprest fund method of purchase by Navy vessels must be approved in writing by the Type Commander. As a general rule, only one imprest fund may be established on any installation or activity. Exceptions to this general rule may be justified for remote or isolated areas when the location of the established fund is not readily accessible. Requests for establishment of more than one imprest fund must contain complete justification and shall be submitted through channels (including the servicing DFAS Center) to the Director, DFAS. The authorization to establish an imprest fund shall be in writing, signed by the commander, and shall set for the maximum amount of the fund. The original authorization to establish an imprest fund shall be retained by the imprest fund cashier.

020903. **Amount of Imprest Funds.** The maximum amount of any DoD imprest fund, other than aboard Navy vessels, shall not exceed the estimated average monthly disbursements from the fund and in no case shall it exceed $10,000. For Navy vessels, the imprest fund amount shall not exceed $1,000 for vessels with Supply Corps officers, or $500 for vessels without Supply Corps officers. A review shall be made, at least once each quarter of the fiscal year, to determine the continuing need for each imprest fund established and whether the amount of the fund is in excess of actual needs based on the average monthly volume of expenditures. This review shall be accomplished as a part of the quarterly verification requirements prescribed in chapter 03 of this Volume. Imprest fund transactions are limited to $500. A single requirement totaling more than $500 may not be split into multiple transactions to avoid the use of conventional purchasing techniques and procedures. Permanent exceptions or waiver requests of the above limitations may only be approved by the Director, DFAS. Emergency, one-time exceptions for a single transaction may be approved by the commander of the installation or designee. Copies of approvals must be retained for audit review. During periods of specified contingency operations as specified by the Joint Chiefs of Staff (JCS), the limitations on imprest fund transactions may be increased to $2,500 and the ceiling on cash holdings may be increased to $100,000 per imprest fund.
A. General. Each imprest fund shall be under the sole custody of one individual (i.e., any officer, enlisted person, or civilian employee who is not responsible for originating, approving, and processing requirements). Additionally, an alternate imprest fund cashier may be appointed with the same requirements as the principal cashier; however, the alternate is to act only in the absence of the principal. Both principal and alternate shall be responsible financially to the DO from whom the fund was advanced. Each fund shall be operated on an imprest basis; i.e., the amount of the fund shall remain constant. The DO shall reimburse the imprest fund cashier for the exact amount of disbursements made and documented properly.

B. Conditions for Use. The imprest fund may be used for small purchases when:

1. The transaction does not exceed $500. When the purchase is in support of overseas contingencies declared by the Secretary of Defense, the transaction must not exceed $2,500.

2. The use of the imprest fund is considered to be advantageous to the Government.

3. Supplies or services are available for delivery within 60 days whether at the contractor’s place of business or at destination.

4. The purchase does not require detailed technical specifications or technical inspection.

C. Other Uses of the Imprest Fund. Imprest funds may also be used for the following:

1. Delivery charges associated with the purchase from the imprest fund when the contractor is requested to arrange for delivery. These charges include local delivery, parcel post (including cash on delivery (C.O.D.) postal charges) and line haul or inter-city transportation charges, provided the charges are determined to be reasonable and acceptance is in the best interest of the Government.

2. C.O.D. charges for supplies ordered for payment from the imprest fund.

3. Civilian volunteers for participation in approved medical research projects.

4. The imprest fund can be used for other expenditures not related to small purchases when such expenditures are authorized by other regulations. These expenditures include:
   a. Travel advances when no DO is available in the immediate area to effect payment.
   b. Local travel expenses (i.e., mileage allowance for travel in and around the permanent duty station not under travel orders) when no DO is available in the immediate area to effect payment.
   c. Transportation charges (not related to purchases).
   d. Money orders when necessary:
      1) to transmit collections for deposit;
      2) to make approved one-time purchase of books and periodicals;
      3) for catalog type items; and
      4) for fees for inter-library loan of professional books.
   e. Postage stamps.
   f. Transportation passes or tokens.

D. Prohibited Uses of Imprest Funds. Imprest funds shall not be used for:

1. Payment of salaries and wages.

2. Travel advances or any other advances except as authorized above.
3. Payment of travel claims (except for claims for local travel not under orders, when a DO is not available in the immediate area to effect payment as authorized above).

4. Payment of public utility bills.

5. Cashing of checks or any other negotiable instruments.

6. Purchase from contractors or contractor’s agents who are military personnel or civilian employees of the Government.

7. Purchase of foreign items unless the applicable decisions of exception and documentation are made prior to procurement.

8. Repetitive purchases from the same contractor when another method of purchase, such as a blanket purchase agreement, would be more appropriate.

9. Payment of spot awards.

20905. Imprest Fund Cashiers

A. Appointment. Imprest fund cashiers shall be appointed by the commander to make authorized cash payments for materials and nonpersonal services, maintain custody of funds, and file periodic vouchers to account for and replenish the imprest fund. The imprest fund cashier should be located organizationally and physically at a convenient location on the installation or activity for the purpose of making payments to vendors or carriers. DOs, disbursing office personnel, and individuals responsible for originating, approving and processing requirements are not eligible for appointment as imprest fund cashiers. In no event shall an imprest fund cashier (or alternate) have access to or control of more than one fund or be concurrently appointed to any other accountable position. Each appointment and termination or revocation of appointment shall be made in writing by issuance of a letter of appointment as appropriate. The appointment document shall contain the following:

1. name and rank or grade of the individual and duty station;

2. identification of the disbursing station for which the cashier will act (including the accounting or fiscal station number assigned, if applicable);

3. description of specific duties to be performed;

4. effective date of the appointment;

5. amount and location of the fund;

6. the cashier’s acknowledgement of acceptance of the appointment and the signed statement "I acknowledge that I am strictly liable to the United States for all public funds under my control"; and

7. a statement that the individual has been counseled as to the pecuniary liability and has been given written operating instructions.

The appointing document shall be maintained in a permanent file. Two copies of the appointing document shall be furnished to the cashier, and one copy each to the disbursing office and the installation or activity contracting office.

B. Advance of Funds to Imprest Fund Cashier. Funds to establish an imprest fund shall be advanced by the DO serving the activity to which the imprest fund cashier is attached. A signed copy of the document appointing the imprest fund cashier shall be furnished to the DO at the time the cashier first obtains the advance of funds. The advance shall be documented and receipted as prescribed in chapter 03 of this Volume. If the average monthly dollar value of the imprest fund purchases decreases and the authorized amount of the fund is greater than required, imprest fund cashiers shall draw only the amount of funds justified by the volume of purchases made. However, this will not be construed as a limitation on funds available to the imprest fund cashier when seasonal or other factors justify an amount greater than that indicated by this method of computation.

C. Safeguarding Imprest Funds. Cash and disbursement documentation shall be
safeguarded properly at all times through the use of safes, locked cash drawers, etc., as prescribed in chapter 03 of this Volume. Imprest funds may not be commingled with other cash funds (i.e., disbursing funds, change funds, cash receipts for other funds, etc.). Cashiers must be able to account for the full amount of funds being held at any given time. Receipts or sub-vouchers supporting temporarily unreimbursed expenditures from any imprest fund shall be under the accountability of the responsible imprest fund cashier, together with the cash on hand, in support of the total amount of the fund.

D. Alternate Imprest Fund Cashier. An alternate imprest fund cashier may be appointed to provide service during the absence of the principal cashier. Appointment requirements for principal cashiers shall apply to alternate cashiers. In planned absences of the principal cashier, cash may be advanced by the principal to the alternate in any amount up to the limit of the fund. The principal shall obtain a signed cash receipt from the alternate. Upon resumption of duties, the principal cashier shall return the cash receipt to the alternate after obtaining paid receipts, subvouchers and residual cash. In the unforeseen absence of the principal cashier, funds may be advanced to the alternate in the normal manner by the DO. These funds shall be in addition to the amount currently advanced to the principal cashier under the established fund, but shall not exceed the authorized amount of the fund. Upon return of the principal cashier, the alternate shall return paid receipts, subvouchers, and residual cash, to the DO.

E. Revocation. Imprest fund cashier appointments may be revoked at any time. The revocation shall be in writing addressed to the cashier and show an effective date. A copy of the revocation shall be provided to the disbursing office and the contracting office.

020906. Imprest Fund Procedures

A. Purchases. Each purchase using imprest funds shall be based upon an authorized purchase requisition. Normally, orders to suppliers should be placed orally and without soliciting competition if prices are considered reasonable. Purchases shall be distributed equitably among qualified suppliers. Prompt payment discounts shall be solicited. Responsibility for determining requirements, making purchases, and receiving materials and services should be the responsibility of separate individuals. All payments from an imprest fund shall be made for goods and services that have been procured by personnel authorized in accordance with the Federal Acquisition Regulation (reference (y)). Imprest fund purchases need not be supported by a purchase order, unless they provide some advantage to the Government such as vendor discounts. In these cases, a regular purchase order form endorsed “payment to be made in cash” may be used. Receipts shall be secured for each payment made from imprest funds. Since purchases with imprest funds are of relatively small value, Government tax exemption certificates shall not be required.

B. Receipt of Material. All material purchased through the imprest fund shall be delivered to a designated receiving activity. The receiver shall examine the material to ascertain that the quantities and items described on the purchase request document and the supplier’s sales document are present and in satisfactory condition. If the material is acceptable, the receiver shall stamp the supplier’s sales document “Received and Accepted,” date and sign the document, and pass it to the imprest fund cashier for payment. A supplier’s sales document, a DD Form 1155, Order for Supplies or Services/Request for Quotations, or a DD Form 1348-1, DoD Single Line Item Release/Receipt Document may be used to record the receipt of purchases made from the imprest fund. When it is not practicable to obtain delivery of material at destination on a c.o.d. basis, advance arrangement may be made for the material to be picked up. The imprest fund cashier may then advance cash to an authorized individual to pick up and pay for the material. Necessary certification of receipt and acceptance of material may be obtained on one of the documents as indicated above. Receipt for cash payment shall be made on the same document, which will serve as the imprest fund receipt. When prior arrangement for pick up of material is not practicable, the imprest fund cashier may advance cash to an authorized individual to make a proposed purchase.

C. Advance of Funds. Individuals receiving a cash advance from the imprest fund cashier shall be required to sign a receipt for
cash. After purchase has been made, the individual shall return any unused cash to the imprest fund cashier with the necessary certifications of receipt, acceptance, and cash payment, at which time the imprest fund cashier shall "void" the receipt for cash. Cash so advanced should be accounted for daily, but under unusual circumstances, cash may be advanced for a longer period (not in excess of seven (7) calendar days).

D. Certification of Cash Payment
The original receipt document (or a copy tendered as the original) presented to the imprest fund cashier for payment shall be stamped with a certification containing the following information:

1. Statement that cash payment was received in full.
2. Amount paid.
3. Date of payment.
4. Signature and title of supplier or supplier's agent receiving the cash payment.

Alterations or corrections to documents tendered for payment shall be initialed by the person making the change. Changes in the amount paid shall be initialed by the individual receiving payment.

E. Responsibilities of Imprest Fund Cashier
Pending receipt of material, the imprest fund cashier shall keep a file of purchase request documents covering imprest fund purchases. Prior to payment, or acceptance of the document tendered for settlement of an advance, the cashier shall verify the necessary certification of receipt and the supplier’s billed price or the price paid. If the supplier’s receipt for cash payment is not obtained for purchases of $15 or less, the imprest fund cashier shall complete the cash receipt document and have the person receiving the fund sign this document. Receipt for U.S. parcel post c.o.d. charges should be obtained. When a receipt cannot be obtained for c.o.d. purchases, imprest fund cashiers located in foreign countries are authorized to certify on the receipt document, "Delivered by (name of post office or carrier) no receipt given." The c.o.d. label shall be removed from the parcel and affixed to the receipt document in support of the reimbursement voucher. Imprest fund cashiers at any location may accept a signed c.o.d. receipt to support the subvoucher if the carrier refuses to sign a Government form. After completion of settlement transaction, each subvoucher shall be numbered consecutively beginning with one each fiscal year and this number placed on the original of the paid receipt documents. These subvouchers will support the cashier’s claim for reimbursement of the imprest fund. The imprest fund cashier will not request duplicate receipt documents, nor retain such documents if provided. When total charges stated on the sales document are paid, without deduction of discounts offered and earned, or without correction of minor billing errors, action will be taken to obtain a refund from the supplier. Collection action may be waived for refunds of one dollar or less.

F. Payments
1. C.O.D. Upon presentation of an authorized document with the necessary certification of receipt for supplies or services, the imprest fund cashier or other authorized individual shall pay the supplier or supplier’s agent and obtain the certification of cash payment as set forth above.

2. Receipt From Common Carrier or Post Office. When c.o.d. shipments are received or picked up from a common carrier or post office, the certification of cash payment may be accomplished on a list of the packages provided by the post office or common carrier. Such receipt will be supported by copies of the applicable sales documents, if available.

3. Periodic Payments. When a blanket purchase agreement is not suitable and it is administratively convenient and agreeable to the supplier, periodic payments from the imprest fund may be made for supplies delivered on a repetitive basis, provided that the accumulated amount of the deliveries for the specified period does not exceed the dollar limitation imposed on the imprest fund method by paragraph 020903 above.

4. Failure to Ship C.O.D. When material is ordered c.o.d. but is shipped by the supplier subject to payment by check, SF 1034, Public Voucher for Purchases and Services Other
than Personal shall be used to make payment. Under these circumstances, the receiver, shall prepare the necessary certification of receipt and forward the receipted document through the imprest fund cashier, for attachment of the supporting documents which authorized the shipment and submission to the DO for payment.

5. **Money Orders.** Cashiers may purchase money orders using imprest funds, when necessary, to do the following:

   a. Transmit collections for deposit.

   b. Deposit part of the fund when the fund is to be reduced or liquidated.

   c. Make approved cost-effective mail order purchases for one-time acquisition of reference manuals, singular publications or pamphlets, catalog-type items, and fees for the inter-library loan of professional books. This procedure shall not be used to circumvent controls on the procurement of periodic subscriptions.

In implementing this authority, DoD Components shall establish and maintain internal controls which shall include attaching a legible copy of the money order (that shows purchasing activity, payee, and amount) to the requisition file, together with annotation of the date mailed. The original money order receipt shall be retained by the imprest fund cashier to substantiate disbursement of the money order fee.

G. **Reimbursement of Imprest Funds.** The imprest fund shall be reimbursed by use of OF 1129, Cashier Reimbursement Voucher and/or Accountability Report supported by cashier’s subvouchers. The imprest fund cashier shall prepare and submit OF 1129 in triplicate to the DO as frequently as necessary, but not less often than monthly. At the close of the fiscal year, an OF 1129 covering all remaining subvouchers through 30 September shall be submitted before the closing of the allotment accounts for the month. When required, subvouchers shall be summarized by account to complete the accounting classification block of OF 1129 and submitted to the DO for reimbursement of the imprest fund. One copy of OF 1129 shall be retained by the imprest fund cashier pending the return of the "paid" copy of the form with the reimbursement checks or currency in the amounts requested by the cashier. When the imprest fund is reimbursed by mail, or when long delays in the reimbursement are encountered, the imprest fund cashier may retain copies of subvouchers until reimbursement is accomplished. When copies are retained, they shall be placed in a sealed envelope identified to the reimbursement voucher involved. When reimbursement is received, the sealed envelope will be presented to the official who signed the Administrative Certificate on the OF 1129 for destruction. When a supplier refunds cash prior to the submission of OF 1129 covering such payment, the imprest fund cashier shall accept the refund, return the money to the imprest fund, and enter the amount of the refund on the original of the supplier’s receipt. When the refund is made subsequent to the submission of the applicable OF 1129, the imprest fund cashier shall enter the amount of the refund on the retained copy of the reimbursement voucher, promptly submit the refund and a properly prepared DD Form 1131 to the DO, and obtain a receipt.

H. **Accounting.** Recordkeeping for the imprest fund shall be as simple as possible consistent with the maintenance of adequate controls. A file of supplier’s receipts for amounts paid and not yet vouchered for reimbursement, and copies of paid reimbursement vouchers ordinarily will suffice for the record of the imprest fund cashier.

I. **Review.** The imprest fund cashier shall be required to account for the established fund at any time, by cash on hand, paid supplier’s receipts, unpaid reimbursement vouchers, and interim receipts for cash. Unannounced inspections, including cash counts are required to be made of each imprest fund at least quarterly by the Cash Verification Team appointed by the commander who authorized establishment of the fund and appointed the imprest fund cashier. See chapter 03 of this Volume. Reports of discrepancies and investigations, as appropriate, shall be made as prescribed in chapter 06 of this Volume.

020907. **Imprest Fund Depositary Demand Withdrawal Account.** An imprest depositary
A demand withdrawal account may be established for cash withdrawals only when large sums of cash must be secured for investigative accounts or locally available financial institutions refuse to cash replenishment checks, even for a fee, when an account is not maintained with them. A demand withdrawal account shall be established only upon request to, and approval by, the Director, DFAS. The approval shall be retained by the imprest fund cashier as part of the official records. Procedures on depositary accounts are as follows:

A. Financial institutions selected to maintain an imprest fund cashier’s account must meet the eligibility requirements of 31 CFR 202 (reference (z)).

B. Signature cards for access to the account must be signed by both the principal cashier and the DoD Component Head, or other authorized official (not lower than the comptroller or chief accounting officer of the installation) as designated by the DoD Component Head.

C. A letter signed by the DoD Component Head, or designee, must be sent to the financial institution advising that the funds deposited to the account are official funds of the U.S. Government and are in no way subject to claim by a surviving relative of any of the individuals who are designated to sign on the account.

D. Checks must be made payable to cash for withdrawal by the cashier only; i.e., checks may not be made payable to fellow employees, vendors, etc. Withdrawal by automated teller machine is not authorized. Specific internal controls must be used to prevent such check issuances or withdrawals.

E. Accounts may be interest bearing or noninterest bearing. However, balances held in the account shall be limited to immediate disbursing needs. Any interest earned from the account must be deposited to the applicable DoD Component miscellaneous receipt account.

F. A minimum balance should be maintained to preclude service charges, unless payment of the service charge is more advantageous to the U.S. Government. Service charges or any other fees related to the account, or for cashing U.S. Treasury checks, must be paid by the DoD Component.

G. DoD Components may not enter into any arrangement with a financial institution for overdraft protection.

H. Replenishment checks shall not be deposited to the account until the funds are needed for issuance.

I. Maximum size of the account is left to the discretion of the DoD Component Head, or designee, but under no circumstances may the amount exceed $10,000.

J. Deviations from the demand withdrawal account requirements within this paragraph may be authorized on an individual case basis by the Director, DFAS.

K. A monthly reconciliation of any depositary demand account, using SF 1149, Statement of Designated Depositary Account, must be performed by the cashier. The cashier shall submit the SF 1149 to the official who approved the establishing of the imprest fund together with the OF 1129. A copy of the completed SF 1149 and OF 1129 shall be retained by the cashier as part of the official records. Reconciliation, audit trails, verification, and accountability shall be in accordance with I TFM, Part 4, chapter 8000 (reference (w) and chapter 14 of this Volume.

★020908. Requests for Deviations. Requests for deviations to the imprest fund policies and procedures prescribed in this Volume shall be submitted in writing through channels to the Director, DFAS, for approval. Items requiring approval to deviate include, but are not limited to, the following:

A. Temporary or permanent exceptions or waiver of imprest fund amount or payment limitations.

B. Placement of imprest funds in depositary accounts or use of third party payment drafts.

Copies of approvals must be retained for post review by representatives of the U.S. Treasury.
Department or the DoD Component audit organizations.

0210 ALTERNATE AGENTS

When required, one or more individuals may be designated as an alternate agent to serve only during the absence of an imprest fund cashier, disbursing agent, cashier, change fund custodian, or collection agent. Alternate agents are not permitted in the case of deputy DOs or paying agents. Alternate agents shall be issued letters of appointment as prescribed for the primary agent by the official authorized to appoint the agents. The alternate is an agent of the appointing official and when serving in place of the primary agent is governed by all regulations applicable to the primary agent. Funds received by alternates shall not be merged with those of the primary agent. Separate records shall be maintained to establish the amount for which each agent (or alternate) is responsible. Alternates are prohibited from conducting operations involving the handling of public funds concurrently with the primary agent. Upon written authorization of the appointing official, a primary agent may advance to an alternate agent a specified portion of cash holdings for use only during the absence of the primary agent. A DD Form 1081, Statement of Agent Officer’s Account shall be signed by the alternate and held by the primary agent as evidence of the advance.

0211 DEATH, INCAPACITY, OR UNAUTHORIZED ABSENCE OF AGENTS

In the event of the death, incapacity, unauthorized absence, arrest, or other emergency absence of an agent, the commander shall take action as prescribed in section 0205 of this chapter for deputies at branch offices except that relieving agents shall be appointed in accordance with the procedures applicable to the position involved. In the case of an imprest fund cashier, the final voucher should be prepared by the relieving imprest fund cashier.

0212 CERTIFYING OFFICERS

021201. Purpose of Certification. The signature of a certifying officer attests to the correctness of statements, facts, accounts, and amounts appearing on a voucher (and/or other supporting documents from which a voucher is prepared and payment made) when certified. This does not include certification of fund availability. Under current law, determination and certification of fund availability is the responsibility of the DO making payment on the voucher.

021202. Qualifications and Selection

A. Qualifications. An officer, enlisted member, or a civilian employee may be designated as a certifying officer. Eligible personnel include:

1. The disbursing officer.
2. A deputy disbursing officer.
3. Agents whose appointment orders specify responsibility for certification of vouchers and/or supporting documents.
4. Individuals operating under the direct supervision of a disbursing officer, disbursing agent, or an accounting agent who are authorized and designated in writing to provide certifications on vouchers and/or supporting documents.
5. Commanders, deputy commanders for resource management, personnel officers, contracting officers, program managers who initiate administrative commitment documents, and other personnel designated by the commander or deputy commander for resource management (or equivalent staff position) to provide certifications on vouchers and/or supporting documents to be sent to disbursing officers or agent officers for payment.

B. Selection

1. Personnel Who Work Under the Direct Supervision of a DO. An individual selected to certify shall be appointed in writing by the DO. The appointment letter shall specify the extent of the authority to certify and state how certifications are to be made. The letter shall contain a statement that the appointee is not authorized to provide certifications on vouchers and documents specifically required by directive to be accomplished by the DO, deputy, disbursing agent, or by a person outside the
2. Personnel Selected by the Commander, Deputy Commander for Resource Management, or Equivalent Staff Positions. The appropriate official shall appoint the individual by issuing a letter of appointment and completing DD Form 577, Signature Card. The appointment letter shall specify the extent of the authority to certify and state how certifications are to be made. All such appointments shall be coordinated with the DO. A copy of the appointment letter and the DD Form 577 shall be furnished to the DO. The DO shall advise the appointee of certifying officer’s responsibilities and stress the importance of notifying the DO in the event appointment is terminated. The DO may accomplish these requirements with a form letter.

3. Persons Assigned to Tenant Units. Tenant unit commanders are certifying officers by virtue of their position. Other certifying officers assigned to tenant units shall be appointed by the commander of the tenant unit. The commander shall appoint the individual by issuing a letter of appointment and completing a DD Form 577. The appointment letter shall specify the extent of the authority to certify and state how certifications are to be made. All such appointments shall be coordinated with the DO. A copy of the appointment letter and the DD Form 577 shall be furnished to the servicing DO. The DO shall advise the appointee of certifying officer’s responsibilities and stress the importance of notifying the DO in the event appointment is terminated. The DO may accomplish these requirements with a form letter.

4. Persons Assigned to Other DoD Agencies. Appointments shall be made in writing by the head of the office to which the appointee is assigned. This official shall furnish the DO a completed DD Form 577 and a copy of the appointment letter. The appointment letter should clearly define the responsibilities of the position. The DO shall advise the appointee of certifying officer’s responsibilities and stress the importance of notifying the DO in the event appointment is terminated. The DO may accomplish these requirements with a form letter.

021203. Restrictions. Persons who work under the direct supervision of a DO or disbursing agent may be authorized to certify vouchers and other documents as an administrative aid to the DO. Such authorization shall not be made if:

A. Personal certification by the DO, deputy, or disbursing agent is required.

B. Certification by an individual outside the disbursing functional area is required (for example, a commander, deputy commander for resource management, or personnel officer).

C. An individual’s assigned duties involve physical receipt or disbursement of cash, or preparation and processing of Treasury checks.

D. The person certifying the voucher is also the payee on the voucher.

E. The DO or disbursing agent is relieved from personal responsibility.

021204. Signature Requirements

A. General. Certifying officers who are appointed by officials other than the DO must file a DD Form 577 with the DO or disbursing agent with the only exception listed in paragraph 021204.B below. The commander, deputy commander for resource management, or designee, as appropriate, shall approve the DD Form 577 before submission to the DO or disbursing agent. An example of a DD Form 577 is shown as figure 2-4. Designees should normally be a squadron commander or chief of a major staff organization. DOs and disbursing agents shall keep files of DD Forms 577 in locations easily accessible to their personnel for use in verifying signatures of certifying officers. DOs shall make annual reviews of their signature card files to ensure that only the names of those individuals who are currently authorized to certify appear in the files.

B. Exception to Filing DD Form 577. DD Forms 577 or appointment letters for individuals certifying JUMPS supporting documents are maintained at the initiating activity. Unit or
squadron commanders are authorized to certify JUMPS supporting documents by virtue of their position. Unit or squadron commanders may appoint individuals under their command as certifying officers by appointment letters or DD Form 577. The DD Forms 577 or appointment letters do not have to be renewed when a new commander is assigned unless desired by the new commander.

021205. **Accomplishing Certifications.** Every certification is by original signature of the certifying officer. The name and rank or grade of the certifying officer shall be typed or stamped below the signature.

021206. **Contracting Officers and Program Managers.** Although the DO has the ultimate responsibility for determining propriety of an expenditure of funds, the highly technical and complex nature of many contractual documents imposes an extra burden on disbursing personnel. In many cases, they simply do not have the technical expertise to make the required determinations. For example, the contracting officer who executes a contract modification can best determine whether it is in the scope, or an increase in the scope, of the original contract. Similarly, program managers can often make the best determination of the proper funds to be charged. Therefore, DOs must use the expertise of these personnel to supplement the expertise available within the disbursing office.

A. As mutually agreed upon by the activities concerned, DOs may require contracting officers and appropriate program managers to certify the propriety of funds cited on a contract or administrative commitment document before sending the document to the disbursing office. Such contracting officers or program managers must be officially designated as certifying officers as prescribed in paragraph 021202 above.

B. The DO would then verify the validity of the accounting classification on such documents and certify fund availability. It must be recognized, however, that reliance on this supporting certification of fund propriety does not relieve the DO of his or her basic responsibilities.

C. Disbursing office personnel must review the determinations made by such officially designated contracting officers or program managers. If there is any doubt as to the correctness of the determination, the DO should ask the certifying officer to furnish the basis for making the determination. This review is essential to carrying out the DO's basic responsibilities.

D. Supporting documentation and certification statements dealing with the propriety of funds cited shall be retained with the disbursing office copies of vouchers for audit.

021207. **Notification of Relief.** Certifying officers shall promptly notify DOs and disbursing agents of the effective date of their relief from certifying officer duties.
SIGNATURE CARD

The information requested on the enclosed form is required under the provisions of 31 U.S.C. 82b to identify the accredited official for disbursing operations. Failure to provide the information may affect the accreditation of the individual.

Notify the Bureau of Government Financial Operations of any change in this address.  
USS MARS (AFS-1)  
FPO AP 96672-3030

Sign here, in form to be used on checks:

I certify that the above signature is that of the disbursing officer named.  
J. A. HANCOCK       DISBURSING OFFICER

The signature of the person certifying should be known to the Bureau of Government Financial Operations

Date: December 5, 19XX

When signed forward immediately to the Bureau of Government Financial Operations Washington, D.C. 20226

TFS FORM 5583

DEPT. OF THE TREAS-FIS. SERV.
BUR. OF GOVT. FIN. OPS.

Figure 2-1. Sample TFS Form 5583, Signature Card
The information requested on the enclosed form is required under the provisions of 31 U.S.C. 82b to identify the accredited official for disbursing operations. Failure to provide the information requested may affect the accreditation of the individual.

My official signature as it will appear on checks drawn on the United States Treasury is shown in EACH of the 14 spaces below.

I understand that a legible signature is desirable and that signatures on checks should conform closely to these specimens. I will use a permanent ink of a dark-blue, blue-black, or black color.

I will furnish new specimen signatures if a change in the form of my signature is to be made, and I will observe all of the provisions of Treasury Department Circular No. 8 in the issue, care, and use of checks.

December 5, 19XX

(Date) (Signature)

When the signagraph is used, submit additional signatures on blank sheets.

Figure 2-2. Sample TFS Form 3023, Specimen Signatures
### STATEMENT OF ACCOUNTABILITY

#### NAME OF DISBURSING OFFICER
JAMES LAWRENCE RICHARDS

#### LOCATION OF DISBURSING OFFICER (Mailing Address)
USS MARS (AFS-1)  
FPO AP 96672-3030

#### NAME OF AGENCY
NAVY

#### PERIOD OF ACCOUNT
FROM 01 NOV 19XX THROUGH 30 NOV 19XX

#### AGENCY LOCATION CODE (ALC) (Show main check symbol number)
5219

### SECTION I. - GENERAL STATEMENT OF ACCOUNT

**PART A. - TRANSACTIONS DURING PERIOD AFFECTING ACCOUNTABILITY**

<table>
<thead>
<tr>
<th>1.00</th>
<th>TOTAL ACCOUNTABILITY BEGINNING OF PERIOD</th>
<th>10,000.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1</td>
<td>CHECKS ISSUED ON U.S. TREASURY</td>
<td>8,000.00</td>
</tr>
<tr>
<td>2.3</td>
<td>OTHER TRANSACTIONS</td>
<td></td>
</tr>
<tr>
<td>2.34</td>
<td>DISCREPANCIES IN D.O. ACCOUNTS - CREDITS</td>
<td></td>
</tr>
<tr>
<td>2.36</td>
<td>PAYMENTS BY ANOTHER D.O.</td>
<td></td>
</tr>
<tr>
<td>2.37</td>
<td>TRANSFERS FROM OTHER DISBURSING OFFICERS</td>
<td></td>
</tr>
<tr>
<td>2.9</td>
<td>TOTAL INCREASES IN ACCOUNTABILITY</td>
<td>8,000.00</td>
</tr>
<tr>
<td>3.0</td>
<td>SUBTOTAL</td>
<td>18,000.00</td>
</tr>
<tr>
<td>4.0</td>
<td>DECREASES IN ACCOUNTABILITY</td>
<td></td>
</tr>
<tr>
<td>4.1</td>
<td>NET DISBURSEMENTS</td>
<td>7,500.00</td>
</tr>
<tr>
<td>4.2</td>
<td>DEPOSITS PRESENTED OR MAILED TO BANK</td>
<td>3,000.00</td>
</tr>
<tr>
<td>4.3</td>
<td>OTHER TRANSACTIONS</td>
<td></td>
</tr>
<tr>
<td>4.34</td>
<td>DISCREPANCIES IN D.O. ACCOUNTS - DEBITS</td>
<td></td>
</tr>
<tr>
<td>4.36</td>
<td>PAYMENTS FOR ANOTHER D.O.</td>
<td></td>
</tr>
<tr>
<td>4.37</td>
<td>TRANSFERS TO OTHER DISBURSING OFFICERS</td>
<td></td>
</tr>
<tr>
<td>4.9</td>
<td>TOTAL DECREASES IN ACCOUNTABILITY</td>
<td>10,500.00</td>
</tr>
<tr>
<td>5.00</td>
<td>TOTAL ACCOUNTABILITY CLOSE OF PERIOD</td>
<td>7,500.00</td>
</tr>
</tbody>
</table>

**PART B. - ANALYSIS OF INCUMBENT OFFICER'S ACCOUNTABILITY**

<table>
<thead>
<tr>
<th>6.1</th>
<th>CASH ON DEPOSIT IN DESIGNATED DEPOSITARY</th>
<th>(Name and location of depository)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2</td>
<td>CASH ON HAND</td>
<td>7,000.00</td>
</tr>
<tr>
<td>6.3</td>
<td>CASH - UNDEPOSITED COLLECTIONS</td>
<td></td>
</tr>
<tr>
<td>6.4</td>
<td>CASH IN CUSTODY OF GOVERNMENT CASHIERS</td>
<td>500.00</td>
</tr>
<tr>
<td>6.5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.1</td>
<td>DEFERRED CHARGES - VOUCHERED ITEMS</td>
<td></td>
</tr>
<tr>
<td>7.2</td>
<td>RECEIVABLES - CHECK OVERDRAFTS</td>
<td></td>
</tr>
<tr>
<td>7.3</td>
<td>LOSSES OF FUNDS</td>
<td></td>
</tr>
<tr>
<td>7.4</td>
<td>RECEIVABLES - DISHONORED CHECKS</td>
<td></td>
</tr>
<tr>
<td>7.5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.0</td>
<td>TOTAL OF MY ACCOUNTABILITY</td>
<td>7,500.00</td>
</tr>
</tbody>
</table>

**PART C. - ANALYSIS OF PREDECESSOR OFFICERS' ACCOUNTABILITY**

| 9.2   | RECEIVABLES - CHECK OVERDRAFTS          |                                   |
| 9.3   | LOSSES OF FUNDS                         |                                   |
| 9.4   | OTHER ACCOUNTABILITY                    |                                   |
| 10.0  | TOTAL PREDECESSOR OFFICERS' ACCOUNTABILITY| (Same as line 5.00 above)        |
| 11.0  | TOTAL DISBURSING OFFICER ACCOUNTABILITY | 7,500.00                          |

I have received on 30 NOV XX by transfer from LT James L. Richards, SC, USN, $7,500.00, an analysis of which is included in Sections I-B and I-C above.

John A. Hancock, LTJG, SC, USN

I certify that this is a true and correct statement of accountability for the period stated at the office referred to above.

**NAME AND TELEPHONE NUMBER OF CONTACT**
J. A. HANCOCK  
COM. (619)952-2222 DSN 496-2222

**SIGNATURE AND TITLE OF CERTIFIER**
J. L. RICHARDS  
30NOVXX

**DATE**

---

Figure 2-3. Sample SF 1219, Statement of Accountability (Final Upon Relief)
### SECTION II - SUMMARY BY SYMBOL OF CHECK AND DEPOSIT TRANSACTIONS WITH U.S. TREASURY

**PART A. CHECKS ISSUED AND ADJUSTMENTS FOR PRIOR PERIODS**

<table>
<thead>
<tr>
<th>CHECK SYMBOL</th>
<th>AMOUNT OF CHECKS ISSUED THIS PERIOD</th>
<th>TOTAL CHECKS ISSUED +</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Adjustments for Prior Month's Issues

<table>
<thead>
<tr>
<th>ISSUE</th>
<th>AMOUNT</th>
<th>ISSUE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TOTALS:**

**PART B. SUMMARY OF DEPOSITS PRESENTED OR MAILED TO BANK** (Line 4.2)

<table>
<thead>
<tr>
<th>DEPOSIT SYMBOL</th>
<th>DEPOSITS PRESENTED OR MAILED TO BANK THIS MONTH</th>
<th>DEPOSITS PRESENTED OR MAILED TO BANK IN PRIOR MONTHS BUT RECORDED IN ACCOUNTS THIS MONTH</th>
<th>TOTAL DEPOSITS PRESENTED OR MAILED TO BANK</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MONTH PRESENTED OR MAILED TO BANK</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TOTALS:**

---

* The totals reported in these columns must be in agreement with the corresponding amounts reported on the SF 1179.
+ The total reported in this column must be in agreement with the total shown on Line 2.1 on the face of this statement.
! For use only if more than one (1) symbol is listed.
^ The total reported in this column must be in agreement with the total shown on Line 4.2 on the face of this statement.

Figure 2-3. Sample SF 1219, Statement of Accountability (Reverse)
<table>
<thead>
<tr>
<th>1. NAME (Type or print)</th>
<th>2. PAY GRADE</th>
<th>3. DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ernest C. Banks</td>
<td>Capt</td>
<td>22 Apr XX</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4. OFFICIAL ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lowry AFB, CO 80239-5000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>5. SIGNATURE</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>6. TYPE OF DOCUMENT OR PURPOSE FOR WHICH AUTHORIZED</th>
</tr>
</thead>
<tbody>
<tr>
<td>DD Form 114, Military Pay Order</td>
</tr>
</tbody>
</table>

THE ABOVE IS THE SIGNATURE OF THE AUTHORIZED INDIVIDUAL

<table>
<thead>
<tr>
<th>7. NAME AND GRADE OF COMMANDING OFFICER (Type or print)</th>
<th>8. PAY GRADE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ralph E. Kiner, Col, USAF</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>9. SIGNATURE OF COMMANDING OFFICER</th>
</tr>
</thead>
</table>

Figure 2-4. Sample DD Form 577, Signature Card