CHAPTER 56

ACTIVE DUTY (NOT EXTENDED ACTIVE DUTY) ENTITLEMENTS

5601 GENERAL PROVISIONS

560101. Entitlements

A. Active Duty With Pay. A member of a Reserve component serving on active duty with pay is entitled to receive pay according to the member’s years of service and the grade in which the member is serving.

NOTE: As used in this chapter, the term active duty includes active duty training, active duty for training, full-time training duty, annual training duty and attendance while in active service at a school designated as a Service school by law or the Secretary concerned, temporary active duty when the pay is chargeable to a Reserve appropriation, or in the case of the National Guard, full-time training, and other full-time duty. It does not mean extended active duty. Extended active duty is defined as active duty performed by a member of a Reserve component when strength accountability passes from the Reserve component to the active military establishment.

B. Active Duty Without Pay. A member of a Reserve component may, with his consent, be ordered to active duty without pay when authorized by the Secretary of the Service concerned. See subparagraphs 560501B and 560502B for entitlement to allowances.

C. Combination Active Duty and Inactive Duty. A member of a Reserve component may be paid the equivalent total of more than 360 days’ pay in a year, when so directed, if this total is based on a combination of active duty pay and inactive duty training pay.

D. Effective Date of Promotion for Increase in Pay and Allowances Reserve and NG Officers. See table 56-1.

E. Effective Date of Promotion for Increase in Pay and Allowances, Enlisted Members of the Reserve Components. Table 2-2, rules 7 through 11 apply to these members.

560102. Saved Pay. The provisions of part one, chapter 2, section 0203, apply to members of Reserve components.

560103. Limitation. A member of a Reserve component cannot be paid inactive duty pay on any day that he or she is entitled to active duty pay.

560104. Waiver of Benefits. A member of a Reserve component who is drawing a pension, disability compensation, retainer pay, or retirement pay from the United States for prior military service, and who performs duty for which he or she is entitled to pay, may elect to receive either:

A. The payments for prior military service, or

B. If member specifically waives those payments, the pay and allowances authorized for the duty the member is currently performing.

1. Department of Veterans Affairs (VA) Disability Compensation. A Reservist who is entitled to VA disability compensation must waive the equivalent of 1 day’s VA compensation for each Reserve active duty day or each inactive duty period. (Thus, the performance of two inactive duty periods in 1 calendar day requires waiver of the equivalent of 2 days’ VA compensation.) These waiver requirements apply for all days in a calendar month.

2. Retired or Retainer Pay. A Reservist who is entitled to retired or retainer pay must waive the equivalent of 1 day’s retired or retainer pay for each Reserve active duty day or inactive duty performance day. (Thus, the performance of two inactive duty periods in 1 calendar day requires waiver of the equivalent of 1 day’s retired or retainer pay.) These waiver requirements apply for all days in a calendar month.

560105. Allotments of Pay. Except as prescribed in paragraph 560708, a member of a Reserve component not on EAD may not have pay allotted. Members of Reserve components serving on active duty, active duty for training, or full-time training duty under competent orders which specify periods of duty of more than 180 days, or upon involuntary recall under 10 U.S.C. 12302 (reference (c)), are excluded from this restriction when prescribed in Service regulations and may allot
their pay, even though such pay is chargeable to Reserve or National Guard appropriations. Section 3404 applies should a member enter a missing status and paragraph 560604 applies should a member incur a disability.

560106. Leave. A member of a Reserve component who serves on active duty with pay for periods of 30 consecutive days or more, accrues leave at the rate of 2-1/2 calendar days for each month of active service, excluding periods of:

A. Absence from duty without leave.
B. Absence over leave.
C. Confinement as a result of a court-martial.

The member is entitled to lump-sum settlement of unused accrued leave upon completion of a tour per table 56-2. When consecutive tours are involved, a member maybe reimbursed for unused accrued leave or it may be carried forward, at the member’s option, until completion of the final tour. When computing the length of a period of active duty, include allowable travel time. See also paragraphs 350101 and 350102, and procedural instructions of the Services concerned; refer to tables 35-1 through 35-4 for specific entitlement criteria.

5602 ALLOWABLE TRAVEL TIME FOR PAY ENTITLEMENT PURPOSES

560201. Entitlement. The provisions of part one, chapter 2, section 0105, apply to members of the Reserve components.

5603 COMPUTATION OF PAY

560301. Annual Salary. The provisions of paragraph 020203 apply to members of the Reserve components.

560302. Computation of Monthly Pay

A. Active Duty for 30 Days or More

When member is ordered to active duty for 30 days or more and the tour of duty starts on the first day or an intermediate day of a calendar month, the member is entitled to pay and allowances through the 30th. Payment is not authorized for the 31st day of a calendar month (except BAS for enlisted members). This includes a member who is ordered to active duty for less than 30 days and is continued on active duty for 30 days or more by new orders or an amendment to the original orders. When computing the number of days for which pay is due, include the entire period the member actually serves on active duty, including allowable travel time. (See table 56-2, rules 1 and 2.)

B. Active Duty for Less Than 30 Days

A member ordered to active duty for less than 30 days is entitled to pay and allowances at 1/30th the monthly rate for each day actually served, including the 31st day of a calendar month. This includes a member ordered to active duty for 30 days or more but released before performing at least 30 days of active duty, including allowable travel time. (See table 56-2 rule 3.)

C. Active Duty During February. (See table 56-2, rules 4 through 11.)

560303. Absence From Duty

A. Active Duty for Less Than 30 Days

Deduct 1/30th of 1 month’s pay for each day of unauthorized absence.

B. Active Duty of 30 Days or More

The provisions of paragraph 020202 apply to members of the Reserve components.

560304. Basic Pay Rates. Tables 2-5 through 2-8 contain current monthly rates of basic pay.

5604 SPECIAL AND INCENTIVE PAY

560401. Entitlement

A. General. A member of a Reserve component on active duty is entitled to special and incentive pays under the same conditions as a member on EAD. For exceptions, see subparagraphs B, C, D, E, and F below, and paragraphs 560402 through 560408.

B. Career Sea and Foreign Duty Pay. For career sea duty and foreign duty pay, the ship or duty station at which a member is performing active duty is considered member’s permanent duty station.

C. Aviation Career Incentive Pay (ACIP); Hazardous Duty Incentive Pay (HDIP) for the Performance of Aerial Flights.
1. A Reserve component officer is entitled to ACIP (continuous or conditional) while performing active duty as defined in subparagraph 560101A, when the requirements of part two, chapter 22, section 2202 and the requirements for an aviation Service career (not on extended active duty) defined in the Definitions have been met.

2. Excess Flying Time. The excess flying time provisions in part two, chapter 22, section 2202, for rated officers, flight surgeons, and rated or designated warrant officers entitled to ACIP, and in part two, chapter 22, section 2201, for enlisted crew members entitled to flying pay, apply to a member of Reserve component only if on continuous active duty for a period of 30 days or more.

3. Combined Flight Requirements. Flying time accumulated during periods of inactive duty training which is in excess of inactive duty flight requirements may be applied to active duty flight requirements for ACIP or flying pay entitlement. For specific details, see subparagraph 570202A.

4. Flying Pay for Allowable Travel Time. A member on active duty for 30 days or less is entitled to flying pay (if otherwise entitled) for travel time from duty station to home, even though the period extends into the following calendar month (see table 22-3, rule 5).

5. Entitlement to ACIP While on Active Duty for Training for Members Who Perform Inactive Duty Training Without Pay. An officer who performs inactive duty for training without pay is entitled to ACIP when performing active duty for training only if member is considered to be performing aviation service on a career basis. (See definition “Aviation Service Career” (Not on Extended Active Duty) in the Definitions.)

D. Parachute Duty Pay. Parachute jumps performed during periods of active duty for training or during inactive duty training periods, if performed per part two, chapter 24, section 2402, may be used to qualify the member for parachute pay for either type of training. Parachute jumps performed while on EAD do not qualify a Reservist for parachute pay in an inactive duty training status.

E. Special Duty Assignment Pay. An enlisted member on active duty for training is entitled to special duty assignment pay if otherwise entitled under part one, chapter 8.

F. Hostile Fire or Imminent Danger Pay. Reserve component members who serve in an imminent danger area for any part of a calendar month are entitled to hostile fire or imminent danger pay for that month provided they remain entitled to active duty basic pay. If, during a calendar month, the Reserve component member serves in an imminent danger area, and during the same month loses entitlement to active duty basic pay, the imminent danger pay will be prorated for the number of days the member received active duty basic pay. Members are not entitled to hostile fire or imminent danger pay for inactive duty training. A Reserve component member is entitled to special pay for duty subject to hostile fire or imminent danger, if otherwise entitled under part one, chapter 10.

560402. Reenlistment or Voluntary Extension

*A. Basic Condition of Entitlement. A bonus may be awarded during the period of 24 February 1986 through 30 September 1996 to an enlisted member of a Reserve component after all the following conditions are met:

1. Reenlists or extends in a unit and/or a military occupational specialty approved by the Secretary concerned;

2. Has not previously received a reenlistment or extension bonus for service in the Selected Reserve;

3. Is not reenlisting or extending to qualify for a civilian position (excluding temporary assignments) where membership in the Reserve is a condition of employment;

4. Holds rank or grade commensurate with the billet vacancy (within authorized substitution limits as prescribed by the component); and

5. Has been a satisfactory participant in the Selected Reserve for at least the last 3 months of his or her Selected Reserve service at the time of reenlistment or extension.
B. To Whom Payable and Amounts Payable. An enlisted member of a Reserve Component who has completed less than ten years total military service and reenlists or voluntarily extends his enlistment for a period of three years or for a period of six years in a designated military skill, or in a designated unit as determined by the Secretary concerned, in the selected Reserve of the Ready Reserve may be paid a bonus as follows:

1. an initial payment not to exceed $1250 for a person who reenlists or voluntarily extends his enlistment for a three year period or an amount not to exceed $2500 for a person who reenlists or voluntarily extends his enlistment for a period of six years;

2. a subsequent payment of an amount not to exceed $416.66 upon the completion of each year of the obligation during which the member has satisfactorily participated.

*NOTE: Total years of service at current expiration of term of service (ETS) is defined as the difference between the ETS of the current enlistment contract and the pay entry base date (PEBD). Members of the selected Reserve who had a period of nonavailability and were assigned temporarily to the Standby Reserve or the Inactive National Guard (that is, temporary overseas residence, missionary obligation, or overseas employment obligation) were required to extend their enlistment period in the Ready Reserve in order to be able to serve the full-contractual obligation in the Selected Reserve. For these members, total years of service at current expiration of term of service is defined as the difference between ETS of the current enlistment contract and the PEBD, less the time spent in the inactive National Guard or the Standby Reserve.

560403. Enlistment

A. Basic Condition of Entitlement. A bonus may be awarded during the period 24 February 1986 through 30 September 1996 to an individual who enlists in the Selected Reserve of the Ready Reserve for a term of not less than 6 years and a total Ready Reserve obligation of not more than 8 years and who meets the following criteria:

1. Has not previously served in any component of the Armed Forces (service non-prior Service definitions apply);
paid in periodic installments or in a lump sum as determined by the Secretary concerned.

*2. Prior Service. A person who is a former enlisted member of an Armed Force who enlists in the Selected Reserve of the Ready Reserve for a period of three or six years in a skill designated as critical by the Secretary concerned, maybe paid a bonus as follows:

(a) an initial payment not to exceed $1250 for a person who enlists for a three year period or an amount not to exceed $2500 for a person who enlists for a period of six years;

(b) a subsequent payment of an amount not to exceed $416.66 upon completion of each year of the obligation during which the member has satisfactorily participated.

NOTE: A member may not be paid a bonus under this paragraph unless the specialty associated with the position the member is projected to occupy is a specialty in which the member successfully served while on active duty and attained a level of qualification commensurate with the member’s grade and years of service.

560404. Affiliation Bonus. A Reserve affiliation bonus is authorized during the period 1 October 1980 through 30 September 1985 and 24 February 1986 through 30 September 1996 to any person who:

A. Is serving on active duty, is eligible for reenlistment or for an extension of the active duty status, has 180 days or less remaining on the active duty obligation, and upon discharge or release from active duty upon the completion of such active duty obligation will have a Reserve service obligation under section 651 of title 10 (reference (c)) or under section 6(d)(1) of the Military Selective Service Act (reference (bw)); or

B. Has served on active duty for any period of time, has completed satisfactorily any term of enlistment or period of obligated active duty service, was discharged or released from such active duty under honorable conditions, and is serving a period of Reserve service obligation under section 651 of title 10 (reference (c)) or section 6(d)(1) of the Military Selective Service Act (reference (bw)), and who meets the following eligibility criteria:

1. Is affiliating with a unit and/or holds and is qualified in a military specialty designated by the Secretary concerned for the purpose of this bonus;

2. Has a grade or rating and Military Occupational Specialty for which there is a vacancy in the Reserve component in which the person is to become a member; (Service grade and skill substitution rules apply);

3. Is not affiliating to qualify for a civilian position where membership in the Guard or Reserve is a condition of employment (persons on temporary assignment excluded);

4. Enters into a written agreement with the Secretary concerned to serve as an enlisted member of the Selected Reserve of the Ready Reserve of an armed force for the period of obligated Reserve service such person has remaining at the time of affiliation;

5. Has not enlisted under the IRR Direct Enlistment Program; and

6. Meets all other requirements established by the Reserve components.

C. A person who meets the eligibility criteria outlined above may be awarded a bonus calculated on a basis of up to $50 a month as determined by the Secretary concerned, for each month of remaining Military Service obligation or, if on active duty, will have remaining at the time of discharge or release from active duty (only whole months will be counted).

1. If the person has 18 months or less remaining on the Military Service obligation, the entire amount may be paid upon the signing of the Selected Reserve agreement and affiliation with the Selected Reserve unit.

2. If the person has more than 18 months remaining, the bonus may be payable one-half upon the execution of the Selected Reserve agreement and affiliation with the Selected Reserve unit and one-half on the sixth anniversary of the date upon which statutory military obligation began (original enlistment contract or entry on active duty).

3. In lieu of the payment methods authorized in subparagraphs 1 and 2, the Secretary
concerned may authorize the bonus be paid in monthly installments of an amount to be determined by the Secretary. In such cases, payments will begin upon completion of the first month of satisfactory service of the person and will be paid only for those months in which the person serves satisfactorily. “Satisfactory service” will be determined in accordance with appropriate personnel guidance.

560405. Obligation. To be eligible for any of the incentives, a person must be contractually obligated to serve satisfactorily, as prescribed by component regulations, in the selected Reserve for the full term of the enlistment, reenlistment, extension or affiliation period. The member must further be obligated to continue to serve in the same component and in the same military occupational specialty unless excused for the convenience of the government.

560406. Termination of Incentive Entitlement for Enlistment, Reenlistment, or Affiliation Bonuses Entitlement to further bonus payments will be terminated if a member:

   A. Fails to participate satisfactorily in the Selected Reserve per component regulations.

   B. Accepts a civilian position where membership in the Reserve is a condition of employment (persons on temporary assignment excluded).

   C. Is separated from the Selected Reserve as an enlisted person for any reason (including enlistment or voluntary recall into the active forces).

   D. Becomes a simultaneous member of an authorized officer program drawing a stipend.

   E. Moves out of a bonus-qualified military occupational specialty, unless at the express direction of member’s component.

   F. Moves to a nonbonus eligible unit, unless at the express direction of the component. (Exceptions: Provided they remain otherwise qualified, current bonus participants who either volunteer for active duty or active duty for training in excess of 90 days in support of a Reserve component, or accept a temporary military technician position where membership in a Reserve component is a condition of employment, retain bonus entitlement.)

   G. Fails to extend the contracted term of service for a period of authorized nonavailability.

560407. Relief From Termination of Bonuses Members who move from one location to another may continue bonus eligibility if they remain in the Selected Reserve of the same Military Department and join a bonus-eligible unit or bonus-eligible military occupational specialty, as appropriate. Relocated members who remain eligible for continuation in the bonus program may not receive a payment before qualifying in the gaining unit position. Persons whose military occupational specialty is changed at the convenience of the government or whose unit is inactivated, relocated, reorganized, or converted, may continue to be entitled to incentive payments provided they meet all other eligibility criteria.

560408. Nonavailability

   A. Members who incur a period of authorized nonavailability (that is, temporary overseas residence, missionary obligation, overseas employment obligation, etc.) are not actually terminated from the incentive program. These persons will be assigned temporarily to the standby Reserve or the inactive National Guard, as appropriate, and be required to extend their enlistment, reenlistment, or extension period in the Ready Reserve in order to serve the full contract period in the Selected Reserve. During the period of nonavailability, the member will not be entitled to subsequent incentive payments. Entitlements to subsequent payments will resume on the adjusted anniversary date of satisfactory creditable Selected Reserve service.

   B. Members who incur a period of authorized nonavailability of up to 1 year for valid personal reasons will be assigned temporarily to the Individual Ready Reserve (IRR) or the inactive National Guard as appropriate and be required to extend their enlistment, reenlistment, or extension period in the Ready Reserve in order to serve the full contract period in the Selected Reserve. During the period of nonavailability, the member will not be entitled to subsequent incentive payments or any incentives available to members of the Ready Reserve not in the Selected Reserve. Entitlement to subsequent payments will resume...
on the adjusted anniversary date of satisfactory Selected Reserve service. (The date will be adjusted for that period of nonavailability.)

560409. Recoupment of Payments. Any refund made by a member does not affect the period of obligation of such member to serve as a Ready Reservist.

A. Recoupment of enlistment, reenlistment, and affiliation bonuses will be affected for a member who:

1. Fails to participate satisfactorily in training with the Selected Reserve during the entire period of enlistment, reenlistment, or extension per the Selected Reserve written agreement, unless the failure to participate satisfactorily was due to reasons beyond the control of the member (that is, death, injury, illness or other impairment not the result of own misconduct).

2. Accepts a civilian position where membership in the Reserve is a condition of employment, if less than one-half of the contract term for which a bonus is payable has been served (members on temporary assignment excluded).

3. Separates from Selected Reserve as an enlisted person for any reason (including enlistment or voluntary recall into the active forces) other than by death or to accept an immediate appointment as an officer in the Ready Reserve (in which case, recoupment is required if less than 1 year of the term has been served).

4. Moves out of a bonus-eligible military occupational specialty, unless at the express direction of member’s component.

5. Moves to a nonbonus-eligible unit unless at the express direction of member’s component.

B. Recoupment of enlistment, reenlistment, and affiliation bonuses is calculated as follows:

1. The number of months served satisfactorily during the term for which a bonus was paid will be multiplied by the monthly rate authorized by the particular bonus.

2. That amount is subtracted from the total amount of bonus paid to the individual to date (initial and any subsequent payments).

3. If the calculation indicates overpayment to the individual, that amount is recouped. If the calculation indicates that the member has earned more than has been paid (total of initial and any subsequent payments) on the same prorata basis, that amount is paid in the final installment.

4. However, reduce the amount to be recouped by an amount equal to any reduction taken under subparagraph 350702F or 350802D.

5605 ALLOWANCES

560501. Basic Allowance for Subsistence (BAS)

A. Entitlement-Active Duty With Pay
A member of a Reserve component ordered to active duty with pay is entitled to BAS as prescribed in part three, chapter 25.

B. Entitlement-Active Duty Without Pay
A member of a Reserve component ordered to active duty without pay is entitled to subsistence in kind or commutation thereof as provided for in subparagraphs 1 and 2. When a member is ordered to active duty “without pay and allowances,” payment is not authorized.

1. Duty at the Permanent Duty Station. BAS will be paid at the same rates and under the same conditions as provided for members with pay.

2. Duty at Other Than the Permanent Duty Station. When a Government mess is not available, reimbursement for meals is authorized at the rate of $1.50 per meal (maximum $4.50 per day).

560502. Basic Allowance for Quarters (BAQ)

A. Entitlement-Active Duty With Pay
Members of a Reserve component on active duty with pay are entitled to BAQ under terms and renditions of part three, chapter 26. Members of a Reserve component on active duty (other than for training) with pay are entitled to BAQ under the same terms and conditions as members serving on full time active duty. A member who is receiving
quarters allowance incident to civilian employment may also receive BAQ as a result of military service, if otherwise entitled. See paragraph 260203 for further guidance.

B. Entitlement—Active Duty Without Pay. A member of a Reserve component ordered to active duty without pay is entitled to quarters in kind or commutation thereof as provided for in subparagraph 1 and 2 below. When a member is ordered to active duty “without pay and allowances,” payment is not authorized.

1. Duty at the Permanent Duty Station. BAQ will be paid at the same rates and under the same conditions as provided for a member without dependents on active duty with pay.

2. Duty at Other Than the Permanent Duty Station. When government quarters are not available, reimbursement for quarters is authorized at the rate of $4.50 per day.

C. Permanent Duty Station—Active Duty For Training. For members of the National Guard, the Air National Guard, or Reserve components of any of the Uniformed Services on active duty for training, the place where the training duty is being performed shall be deemed to be the permanent station of such members for BAQ entitlement purposes.

D. Permanent Duty Station—Active Duty Other Than For Training and No Permanent Change of Station (PCS) Orders. Effective 2 August 1990, the permanent duty station (PDS) for members of Reserve components ordered to active duty (other than for training and no PCS orders issued) will be their monthly drill/training station. The permanent duty station (PDS) for Reserve members who have no monthly drill/training station (i.e., Individual Ready Reserve (IRR), some individual mobilization augmentees (IMA), Standby Reservists, and Retired Reservists) is the place from which they were called/ordered to active duty. Any follow-on duty away from the PDS (to include involuntary reassignment to another Reserve component unit for the purpose of cross leveling members to support operational missions) is considered TDY/TAD. Therefore, when those members, without dependent, are not furnished government quarters at the PDS, they are entitled to without-dependent BAQ under table 26-3, rule 1, and the BAQ will continue for the TDY/TAD periods under table 26-3, rule 13, even though Government quarters are furnished at the TDY/TAD location. See paragraph 260203 for further guidance,

E. Contingency Operations. BAQ is authorized to reservists without dependents, under terms and conditions of part three, chapter 26, when called or ordered to active duty in connection with a Contingency operation as defined in 10 U.S.C. 101(a)(13), who because of the call or order are unable to continue to occupy their primary residence that is owned by the member, or for which the member remains responsible for rent payment,

F. Annual Certification. See paragraph 260304 for annual certification of dependency requirements.

560503. Family Separation Allowance (FSA)

A. The provision of part three, chapter 27, apply to a member of a Reserve component on active duty with pay for periods of more than 30 days.

B. A member of a Reserve component may be entitled to FSA-I or FSA-II (FSA-R, FSA-S, or FSA-T), depending on length of tour specified in orders and whether or not dependent travel is authorized at government expense under Joint Federal Travel Regulations (for example, tour length of over 20 weeks, etc.).

560504. Station Allowances Outside the United States. The provisions of part three, chapter 28, apply to a member of a Reserve component.

560505. Clothing Monetary Allowances—Enlisted Members

A. Active Duty for Periods of 6 Months or Less. An enlisted member of a Reserve component ordered to active duty for 6 months or less is not entitled to a clothing monetary allowance.

B. Active Duty for Periods of More Than 6 Months. See part three, chapter 29, for specific references to enlisted members of the Reserve components ordered to active duty for periods of more than 6 months.

C. Initial Cash Allowance for Female Enlisted Member. A female enlisted member of a
Reserve component is entitled to an initial cash allowance for the purchase of underclothing and personal items not available in the Defense Supply System as determined by the Secretary of the military department concerned. (See paragraph 290205).

D. Maternity Clothing. Pregnant enlisted women of a Reserve component are entitled to a supplemental maternity clothing allowance in accordance with the provisions of

1. Army-AR 700-84 (reference (ax))

2. Navy-DoDFMR, volume 7, part A, table 29-7

3. Air Force-AFR 39-23 (reference (bd)), AFM 177-373, volumes I and III (reference (ap))

4. Marine Corps -MCO P10120.28 (reference (bb)).

560506. Officers' Uniform and Equipment Allowances. See specific references to Reserve officers in part three, chapter 30.

5606 MISCELLANEOUS PAYMENTS

560601. Advance Pay

A. A member of a Reserve component in receipt of orders for PCS movement (140 days or more) is entitled to advance pay per paragraph 320101. Non-prior-service Army and Air Force enlistees may be paid an advance pay under the conditions set forth in table 32-1, rule 4.

B. A member of a Reserve component, the Fleet Reserve, or a military retiree who is mobilized or recalled to active duty for any period under the provisions of sections 12301, 12302, 12303, 12304, or 688 of title 10, U.S.C. (reference (c)), is entitled to advance pay and allowances per paragraph 320102.

560602. Payments on Behalf of Mentally Incompetent Members

A. Active Duty (Not For Training). The provisions of part four, chapter 33, apply to these members.

B. Active Duty for Training. Except as provided in 1 and 2 below, a member of a Reserve component who becomes mentally incompetent while performing active duty for training has no entitlement to pay and allowances beyond the expiration or termination (whichever is earlier) of the orders that called the member to active duty for training.

1. Member may qualify for disability pay and allowances under the provisions of paragraph 560604.

2. Member may be entitled to miscellaneous payments resulting from separation (that is, travel allowance, accrued leave, etc.).

560603. Pay Entitlement of Members Missing, Missing in Action, Interned, etc., and Payments to Dependents. The provisions of part four, chapter 34, apply to members of the Reserve components.

560604. Disability Entitlements for the Reserve Forces

A. Entitlements. See table 56-3 for disabilities incurred or aggravated after 29 September 1988; use table 56-4 for disabilities incurred or aggravated between 15 November 1986 and 29 September 1988 inclusive; use table 56-5 for disabilities incurred prior to 15 November 1986.

B. Miscellaneous Provisions

1. Duty Without Pay. Duty without pay is considered for all purposes as if it were duty with pay. The rules in tables 56-3, 56-4, and 56-5 apply equally to duty with and duty without pay. The rate of pay and allowances applicable is the rate the member would have been entitled to if in a pay status at the time the disability occurred.

2. Incentive Pay for Hazardous Duty. A member who is entitled to any of the incentive pays of part two on the date of disability continues to be entitled through the ending date of the orders and for the disability period beyond, provided the orders to perform the hazardous duty remain in effect, all performance requirements were met, and any other conditions in part two are satisfied.

3. Special Pays. A member who is entitled to any of the special pays of part one on the date of disability continues to be entitled
through the ending date of the orders and for the disability period beyond, provided the special conditions, if any, in part one are satisfied.

4. **Disability Not in Line of Duty**
   In the case of ordered active duty, not in the line of duty determinations cause pay and allowances to cease on the date of expiration of the ordered active duty plus allowable travel time, if any, or on the date member is relieved from active duty by competent authority. In the case of inactive duty performance, not in the line of duty determinations cause pay to cease on the day disability occurs.

5. **Leave.** Leave does not accrue to a member who is disabled and receiving pay and allowances beyond the ending date of the active duty orders, or the date of performance of inactive duty, as appropriate. If disability retirement or separation proceedings have begun, the period of time while awaiting orders will be first charged against the member’s accrued leave.

C. **Termination of Pay and Allowances**
   Subject to the provisions in table 56-3, 56-4, or 56-5, a member’s entitlement to pay and allowances while disabled terminates upon:

   1. Retirement.
   2. Separation for physical disability.
   3. Determination by Service medical personnel that the member has recovered sufficiently to perform normal military duties, or when actually restored to normal military duties, whichever occurs first. A member must submit to timely Service medical examination(s) necessary for preparation of required medical certificate(s) in order to extend entitlement to pay and allowances beyond the ordered duty or training period. This provision does not apply to table 56-3, rules 2, 5, and 8 since the member’s entitlements therein are based upon lost civilian income. Likewise, this provision does not apply to table 56-4, rules 3, 4, 6, 7, 9, and 10 since the member’s entitlements therein are based upon lost civilian income whether or not fit for military duty. Civilian earned income does not include retirement income.
   4. Discharge from the Reserve component.

560605. **Payments on Behalf of Deceased Members**
   A. **Death Gratuity.** The eligible beneficiaries of a member of a Reserve component are entitled to payment of death gratuity under the provisions of the part four, chapter 36.

   B. **Settling Deceased Members Accounts.** The provisions of part four, chapter 36, section 3602, apply to a member of a Reserve component.

   C. **Allowances for Quarters to Surviving Dependents.** The provisions of part 4, chapter 36, section 3603, apply to the surviving dependents of members of the Reserve components that were on active duty at the time of death.

560606. **Disability Severance Pay**
   A. A member called or ordered to active duty (other than for training under 10 U.S.C. 270(b)(reference (c)) for more than 30 days and separated for a physical disability which was the proximate result of the performance of such duty, is entitled to severance pay, if otherwise qualified under appropriate personnel regulations.

   B. A member on active duty for 30 days or less, or a member on active duty training for any period (including active duty for training under 10 U.S.C. 270(b)(reference (c)) and separated for physical disability resulting from injury, is entitled to severance pay when injury was the proximate result of performance of such duty, if otherwise qualified under appropriate personnel regulations.

   C. Computation of severance pay will be as prescribed in part four, chapter 35.

5607 **DEDUCTIONS AND COLLECTIONS**

560701. **Income Tax Withholding**
   A. **Federal Income Tax Withholding (FITW).** The FITW provisions of part seven, chapter 44 apply to a member of a Reserve component.

   B. **State Income Tax Withholding (SITW).** A Reservist’s taxable income for FITW purposes is also subject to state tax withholding.
providing the state has entered into a withholding agreement with the Secretary of the Treasury as published within the Treasury Financial Manual (reference (de)). See also subparagraph 440106C for states which have entered into such an agreement.

C. Legal Residence. Each member must designate a legal residence and report any changes of legal residence. The provisions of subparagraph 440106B apply to members of a Reserve component.

D. Local Tax Withholding. Only localities having agreements with the Treasury, as published within the Treasury Financial Manual are eligible for withholding as follows:

1. When the Reservist resides and performs duty in the same city or county covered by an agreement, withholding is mandatory.

2. When the Reservist performing duty in a city or county other than where he or she resides, but within the same state of legal residence, withholding is mandatory for all jurisdictions with agreements. This includes the Reservist’s city and county of residence, as well as the city and county where duty is performed.

3. When a Reservist performs duty in a city or county located in a state where the Reservist does not maintain a residency, and assuming all localities have agreements, withholding is voluntary for the city or county of duty and the city or county of residence.

560702. Federal Insurance Contributions Act (FICA). The provisions of part seven, chapter 45, apply to members of the Reserve components.

560703. Deductions for Armed Forces Retirement Home (AFRH). The pay of a member of a Reserve component is not subject to deductions for AFRH.

560704. Servicemen’s Group Life Insurance (SGLI)

A. Duty in Excess of 30 Days Specified
The provisions of part seven, chapter 47, apply to a member of a Reserve component who is under a call or order to duty that does not specify a period of 30 days or less.

B. Duty of 30 Days or Less Specified
The provisions of part eight, chapter 57, section 5707, apply to a member of a Reserve component who is under a call or order to duty that specifies a period of 30 days or less.

560705. Courts-Martial Sentences. The provisions of part seven, chapter 48, apply to a member of a Reserve component.

560706. Nonjudicial Punishment. The provisions of part seven, chapter 49, apply to a member of a Reserve component.

560707. Stoppages and Collections Other Than Courts-Martial Forfeitures. The provisions of part seven, chapter 50, apply to a member of a Reserve component.

560708. Allotments for National Guard Members
Members of the National Guard who are not on extended active duty are authorized to make one allotment from pay for the payment of premiums under a group life insurance program sponsored by the state military department in which such member holds a National Guard membership or by the state associations of the National Guard. Details covering the administration of the allotment program for National Guard members are contained in the pay procedural instructions of the Services concerned.

560709. Dependent Dental Plan (DDP). Reserve members on active duty with dependents who meet the eligibility requirements under part seven, chapter 54, may enroll their dependents in the DDP. Members must intend to be on active duty for the minimum period of enrollment set in chapter 54.
### INCREASE IN PAY ON PROMOTION—RESERVE AND NG OFFICERS

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>When a Reserve officer is promoted to a higher Reserve grade</td>
<td>Army or Air Force Reserve or NG</td>
<td>the effective date of increase in pay and allowances is the effective date of the promotion stated in the orders (note 1).</td>
<td></td>
</tr>
<tr>
<td>When a Reserve officer is promoted under chapter 549 of title 10 U.S.C. to a grade above lieutenant (jg)</td>
<td>Naval Reserve</td>
<td>date on which member became eligible for promotion to the higher grade (see note 2).</td>
<td></td>
</tr>
<tr>
<td>When a Reserve officer is promoted under chapter 549 of title 10 U.S.C. to a grade above first lieutenant</td>
<td>Marine Corps Reserve</td>
<td>date given as date of rank.</td>
<td></td>
</tr>
<tr>
<td>When a Reserve officer is promoted under section 5908 of title 10 U.S.C. to the grade of lieutenant (jg)</td>
<td>Naval Reserve</td>
<td></td>
<td></td>
</tr>
<tr>
<td>When a Reserve officer is promoted under section 5908 of title 10 U.S.C. to the grade of first lieutenant</td>
<td>Marine Corps Reserve</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**
1. For officers serving on active duty, other than for training, who are not on the active duty list, see table 2-2.
2. If an officer has not established the moral and professional qualifications prescribed by the Secretary of the Navy under section 5867 of title 10 within 1 year after the date on which the President approved the selection board’s recommendation for promotion, officer is entitled to the pay and allowances of the grade to which promoted only from the date appointed to that grade.

### Table 56-1. Increase in Pay on Promotion—Reserve and NG Officers

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>If a member serves on active duty under competent orders for</td>
<td>during the period</td>
<td>then the member is entitled to pay and allowances for active duty for</td>
<td>and lump-sum settlement of accrued leave</td>
</tr>
<tr>
<td>1</td>
<td>31 days</td>
<td>1-31 May</td>
<td>30 days (note 1)</td>
</tr>
<tr>
<td>2</td>
<td>40 days</td>
<td>2 Jan-10 Feb</td>
<td>39 days (note 1)</td>
</tr>
<tr>
<td>3</td>
<td>29 days</td>
<td>4 Jan-1 Feb</td>
<td>29 days</td>
</tr>
<tr>
<td>4</td>
<td>28 days</td>
<td>1-28 Feb (not leap year)</td>
<td>28 days</td>
</tr>
<tr>
<td>5</td>
<td>28 days</td>
<td>1-28 Feb (leap year)</td>
<td>28 days</td>
</tr>
<tr>
<td>6</td>
<td>29 days</td>
<td>1-29 Feb (leap year)</td>
<td>29 days</td>
</tr>
<tr>
<td>7</td>
<td>33 days</td>
<td>6 Feb-10 Mar</td>
<td>35 days (note 2)</td>
</tr>
<tr>
<td>8</td>
<td>29 days</td>
<td>2 Feb-2 Mar (not leap year)</td>
<td>29 days</td>
</tr>
<tr>
<td>9</td>
<td>30 days</td>
<td>2 Feb-2 Mar (leap year)</td>
<td>31 days (note 3)</td>
</tr>
<tr>
<td>10</td>
<td>31 days</td>
<td>1 Feb-2 Mar (leap year)</td>
<td>32 days (note 3)</td>
</tr>
<tr>
<td>11</td>
<td>29 days</td>
<td>1 Feb-1 Mar (not leap year)</td>
<td>29 days</td>
</tr>
<tr>
<td>12</td>
<td>30 days</td>
<td>2 Jan-31 Jan</td>
<td>29 days (note 1)</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Member is not entitled to pay and allowances for the 31st day of the calendar month.
2. Member is entitled to pay and allowances (except BAS for enlisted members) for the constructive days of 29 and 30 February.
3. Member is entitled to pay and allowances (except BAS for enlisted members) for the constructive day of 30 February.

### Table 56-2. Entitlement to Pay and Allowances For Various Periods of Active Duty
<table>
<thead>
<tr>
<th>R</th>
<th>U</th>
<th>L</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>If a member is physically disabled in line of duty while serving on ordered active duty, or while traveling directly to or from such active duty (notes 1 and 10)</td>
<td>X</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1</th>
<th>serving on ordered active duty, or while traveling directly to or from such active duty (notes 1 and 10)</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time. Then the member is entitled to medical and dental care appropriate for the disability until it cannot be materially improved by further hospitalization or treatment. The member is entitled to travel and transportation, or a monetary allowance, for travel incident to medical and dental care. Member is also entitled to subsistence in kind during hospitalization when not entitled to BAS. (note 8).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>2</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3</th>
<th>serving on ordered active duty, or while traveling directly to or from such active duty (notes 1 and 10)</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>and the member is</td>
<td>fit for military duty but can show lost civilian income</td>
<td>fit for military duty and can't show lost civilian income</td>
<td>then the member is entitled to</td>
</tr>
<tr>
<td>not fit for military duty</td>
<td>and</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 56-3. Disability Entitlements for the Reserve Forces (For Disabilities Incurred or Aggravated After 29 Sep 1988) (Continued)
If a member is physically disabled in line of duty while performing inactive duty training or while, on the day of training, traveling directly to or from such training (notes 1 and 9), then the member is entitled to inactive duty training compensation for the day (both periods if two had been scheduled). If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances, less the full amount of all civilian earned income received for the disability period, for not more than a total of 6 months. (notes 2, 4, 6, 7, and 11).

<table>
<thead>
<tr>
<th>Rule</th>
<th>Event</th>
<th>Then the member is entitled to</th>
<th>And</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>X</td>
<td>inactive duty training compensation for the day (both periods if two had been scheduled).</td>
<td>medical and dental care appropriate for the disability until it cannot be materially improved by further hospitalization or treatment. The member is entitled to travel and transportation, or a monetary allowance, for travel incident to medical and dental care. Member is also entitled to subsistence in kind during hospitalization when not entitled to BAS. (note 8).</td>
</tr>
<tr>
<td>5</td>
<td>X</td>
<td>inactive duty training compensation for the day (both periods if two had been scheduled). Thereafter, the member is entitled, upon request, to a portion of pay and allowances in an amount equal to lost civilian earned income or full pay and allowances, whichever is less, for not more than a total of 6 months. (notes 2, 3, 5, 6, and 7)</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>X</td>
<td>inactive duty training compensation for the day (both periods if two had been scheduled)</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>X</td>
<td>beginning on the day of disability, pay and allowances less the full amount of all civilian earned income received for the disability period, for not more than a total of 6 months. (notes 2, 4, 6, 7, and 11)</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>X</td>
<td>beginning on the day of disability, and upon request, a portion of pay and allowances in an amount equal to lost civilian earned income or full pay and allowances, whichever is less, for not more than a total of 6 months. (notes 2, 3, 5, 6, and 7)</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>X</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 56-3. Disability Entitlements for the Reserve Forces (For Disabilities Incurred or Aggravated After 29 Sep 1988) (Continued)
NOTES:
1. A member is considered to be traveling to the duty or training site upon departing residence with the intention of going directly to such duty or training site. A member is considered to be traveling from the duty or training site upon direct return to residence after completion of the duty or training.
2. Failure of the member to provide current and sufficient information as established by administrative regulations of the Service concerned may result in discontinuation of pay and allowances.
3. Lost civilian earned income is the difference between the member's normal wages or salary or other earnings (including self-employment earnings) that would have been payable for the disability period had the member been fully engaged in civilian employment, less any payments the member received. Civilian earned income does not include retirement income. The member must report all income from an income protection plan, vacation pay or sick leave that is received during the disability period. If the sum of all these equals or exceeds the member's usual and customary earned income, no pay and allowances payments will be made. Any payments to the member will first be paid as the basic pay element and then, if necessary, as allowances (BAQ and BAS).
4. A member is entitled to compensation (but not point credit) at the rate of 1/30 of monthly basic pay for each scheduled inactive duty training period he or she is unable to attend because of the disability. However, there is no entitlement if, while traveling to or from the training or duty site, the member was disabled because of his or her gross negligence or misconduct. This entitlement will be factored into the pay and allowances payable so that total payments to the member for the disability period do not exceed the pay and allowances of a member of the Regular component.
5. Any military duty which the member performs will be factored into the pay and allowances payable in note 3 so that the total payments to the member do not exceed the pay and allowances of a member of the Regular component.
6. The Secretary of the military department concerned may extend the period of entitlement beyond 6 months in the interests of fairness and equity.
7. There is no entitlement to pay and allowances beyond the training or duty period if the disability resulted from the member's gross negligence or misconduct.
8. There is no entitlement to medical and dental care if the member is disabled because of gross negligence or misconduct and the disability occurred while traveling to or from the training or duty site.
9. Does not include work or study in connection with a correspondence course of an Armed Force or attendance in an inactive status at an educational institution under the sponsorship of an Armed Force or the Public Health Service.
10. A member who is called to active duty to undergo a physical examination, not incident to a call to active duty for more than 30 days, becomes entitled to provisions of rule 1, 2, or 3, as applicable, on the day of incurrence of disability.
11. Earned income is the total amount a member received from civilian employment or self-employment. It includes receipts from an income protection plan, vacation pay, or sick leave the member elects to receive.

Table 56-3. Disability Entitlements for the Reserve Forces (For Disabilities Incurred or Aggravated After 29 Sep 1988) (Continued)
If a member is physically disabled in line of duty while serving on ordered active duty for more than 30 days or while traveling to or from such active duty (note 1), and the member demonstrates lost civilian compensation but is fit for military duty, then the member is entitled to and active duty pay and allowances for the period of the orders plus authorized travel time. If the disability continues beyond this period, or if there is a subsequent recurrence of this disability and the member is unfit to perform normal military duty per proper medical authority, entitlement exists to pay and allowances commensurate with the regular forces. (notes 2 and 3)

If a member is physically disabled in line of duty while serving on ordered active duty undergoing a physical examination which is incident to an active duty assignment of more than 30 days, or while traveling to or from such physical examination (note 1), and the member demonstrates lost civilian compensation but is not fit for military duty, then the member is entitled to and active duty pay and allowances for the period of the orders plus authorized travel time. If the disability continues beyond this period, or if there is a subsequent recurrence of this disability and the member is not fit for military duty, entitlement exists to disability pay and allowances for not more than 6 months, in an amount which equals the member’s lost civilian compensation or full pay and allowances, whichever is less (notes 2, 4, 7, 8, and 9)

If a member is physically disabled in line of duty while serving on ordered active duty for 30 days or less, or while traveling directly to or from such active duty (note 1), and the member cannot demonstrate lost civilian compensation and is not fit for military duty, then the member is entitled to and medical and dental care (including hospitalization), and other treatment appropriate for the disability which is commensurate for the regular forces.

Table 56-4. Disability Entitlements for the Reserve Forces (For Disabilities Incurred or Aggravated Between 15 Nov 1986 and 29 Sep 1988 Inclusive)
If a member is physically disabled in line of duty while serving on ordered active duty for 30 days or less, or while traveling directly to or from such active duty (note 1), the member is entitled to and demonstrates lost civilian compensation but is fit for military duty and the member cannot demonstrate lost civilian compensation but is not fit for military duty. If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances for not more than 6 months, in an amount which equals the member's lost civilian compensation or full pay and allowances, whichever is less (notes 2, 4, 5, 8, and 9).

Member is also entitled to subsistence in kind while hospitalized when not otherwise entitled to BAS (notes 9 and 10).

For disabilities incurred or aggravated between 15 Nov 1986 and 29 Sep 1988 inclusive, Table S6-4 continues with:

<p>| | | |</p>
<table>
<thead>
<tr>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R</td>
<td>U</td>
<td>L</td>
</tr>
<tr>
<td>E</td>
<td>If a member is physically disabled in line of duty while serving on ordered active duty for 30 days or less, or while traveling directly to or from such active duty (note 1)</td>
<td>and the member demonstrates lost civilian compensation but is fit for military duty and the member cannot demonstrate lost civilian compensation but is not fit for military duty</td>
</tr>
<tr>
<td>4</td>
<td>X</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time. If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances for not more than 6 months, in an amount which equals the member's lost civilian compensation or full pay and allowances, whichever is less (notes 2, 4, 5, 8, and 9)</td>
</tr>
<tr>
<td>5</td>
<td>X</td>
<td>active duty pay and allowances for the period of the orders, plus authorized travel time (note 6)</td>
</tr>
<tr>
<td>6</td>
<td>X</td>
<td>inactive duty training compensation for the day (both periods if two had been scheduled). If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances for not more than 6 months, in an amount which equals the member's lost civilian compensation or full pay and allowances, whichever is less (notes 2, 4, 7, 8, and 9)</td>
</tr>
</tbody>
</table>

Table 56-4. Disability Entitlements for the Reserve Forces (For Disabilities Incurred or Aggravated Between 15 Nov 1986 and 29 Sep 1988 Inclusive) (Continued)
If a member is physically disabled in line of duty while performing inactive duty training or while, on the day of training, traveling directly to or from such training (notes 1 and 11) then the member is entitled to and medical and dental care appropriate for the disability until it cannot be materially improved by further hospitalization or treatment. Member is also entitled to subsistence in kind while hospitalized when not otherwise entitled to BAS (notes 9 and 10).

| Table 56-4. Disability Entitlements for the Reserve Forces (For Disabilities Incurred or Aggravated Between 15 Nov 1986 and 29 Sep 1988 Inclusive) (Continued) |
|---|---|---|---|
| 7 | performing inactive duty training or while, on the day of training, traveling directly to or from such training (notes 1 and 11) | X | inactive duty training compensation for the day (both periods if two had been scheduled). If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances for not more than 6 months, in an amount which equals the member’s lost civilian compensation or full pay and allowances, whichever is less (notes 2, 4, 7, 8, and 9) |
| 8 | traveling directly to or from inactive duty training on a day(s) other than the training day (notes 1 and 11) | X | inactive duty training compensation for the day (both periods if two had been scheduled). (note 6) |
| 9 | traveling directly to or from inactive duty training on a day(s) other than the training day (notes 1 and 11) | X | an amount which equals the member’s lost civilian compensation or pay and allowances, whichever is less, for the day disabled. If the disability continues beyond this period, or if there is a subsequent recurrence of this disability, entitlement exists to pay and allowances for not more than 6 months, in an amount which equals the member’s lost civilian compensation or full pay and allowances, whichever is less (notes 2, 4, 7, 8, and 9) |
DoD Financial Management Regulation  Volume 7A, Chapter 56

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>If a member is physically disabled in line of duty while traveling directly to or from inactive duty training on a day(s) other than the training day (notes 1 and 11)</td>
<td>demonstrates lost civilian compensation but is fit for military duty</td>
<td>demonstrates lost civilian compensation but is not fit for military duty</td>
<td>cannot demonstrate lost civilian compensation and is not fit for military duty</td>
</tr>
<tr>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**
1. A member is considered to be traveling to the duty or training site upon departing residence with the intention of going directly to such duty or training site. A member is considered to be traveling from the duty or training site upon direct return to residence after completion of the duty or training.
2. Failure of the member to provide current and sufficient information as established by administrative regulations of the Service concerned may result in discontinuation of disability pay and allowances.
3. Entitlement to pay and allowances for disability beyond the period of the ordered active duty tour is not affected by resumption of normal civilian occupation, including Government civilian occupation.
4. Lost civilian compensation is the difference between member's normal wages or salary or other earnings that would have been payable for the disability period had the member been fully engaged in civilian employment, less any reduced payments made to the member. Civilian earned income does not include retirement income. The member must report all leave payments and income protection payments that are received during the disability period. If the sum of these income protection plan or sick leave payments equals or exceeds the member's lost civilian compensation, no pay and allowances payments will be made. Any payments to the member will first be paid as the basic pay element and then, if necessary, as allowances (BAQ and BAS).
5. A member is entitled to compensation (but not point credit) at the rate of 1/30 of monthly basic pay for each scheduled inactive duty training period he or she is unable to attend because of the disability. This entitlement will be factored into the pay and allowances payable in note 4 so that total payments to the member for the disability period do not exceed the pay and allowances of a member of the Regular component.
6. A member is entitled to compensation (but not point credit) at the rate of 1/30 of monthly basic pay for each scheduled inactive duty training period he or she is unable to attend because of disability incurred in the line of duty while at the training or duty site. Additionally, the member is entitled to the compensation described in the preceding sentence if disabled while traveling to or from the training or duty site unless the disability resulted from the member's gross negligence or misconduct.
7. Any military duty which the member performs will be factored into the pay and allowances payable in note 4 so that the total payments to the member do not exceed the pay and allowances of a member of the Regular component.
8. Entitlement to disability pay and allowances exists for a period not to exceed a total of 6 months unless the Secretary of the military department concerned determines otherwise.
9. There is no entitlement to disability pay and allowances or medical and dental care if the member is disabled because of gross negligence or misconduct and the disability occurred while traveling directly to or from the training or duty site.
10. The member is entitled to travel and transportation, or a monetary allowance, for travel incident to medical and dental care. Member is also entitled to subsistence in kind while hospitalized when not otherwise entitled to BAS (notes 9 and 10).

**Table 56-4. Disability Entitlements for the Reserve Forces (For Disabilities Incurred or Aggravated Between 15 Nov 1986 and 29 Sep 1988 Inclusive) (Continued)**


**Table 56-5. Disability Entitlements for the Reserve Forces (For Disabilities Incurred before 15 Nov 1986)**

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>a Reserve component</td>
<td>X</td>
<td>is disabled in the line of duty due to injury/disease while serving on active duty for any period of time, or while performing authorized travel to or from such duty or training (note 1)</td>
<td>entitled to active duty pay and allowances until the orders terminate. If disability continues beyond the termination of orders, or if there is a subsequent recurrence of the disability, and the member is unfit to perform normal military duty per medical authority, entitlement exists to active duty pay and allowances and medical benefits commensurate with the Regular forces (notes 2, 4, 5, and subparagraph 560604B5)</td>
</tr>
<tr>
<td>2</td>
<td>X</td>
<td>serving on active duty for a period of more than 30 days (except for additional training of 45 days or less under 10 U.S.C. 270B(b))</td>
<td>entitled to inactive duty training compensation for the day member is disabled. If disability continues beyond the inactive duty training date, or if there is a subsequent recurrence of this disability, and the member is unfit to perform normal military duty per medical authority, entitlement exists to active duty pay and allowances and medical benefits commensurate with the Regular forces (notes 2, 4, and 5).</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>X</td>
<td>ordered to temporary duty for physical examination incident to an active duty assignment and is disabled while traveling to or from the temporary duty station</td>
<td>entitled to active duty pay and allowances and medical benefits commensurate with the Regular forces (notes 2, 4, and 5).</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>X</td>
<td>performing inactive duty training (including additional flying training periods)</td>
<td>entitled to active duty pay and allowances until the orders terminate. If disability continues beyond the termination of orders, or if there is a subsequent recurrence of the disability, and the member is unfit to perform normal military duty per medical authority, entitlement exists to active duty pay and allowances and medical benefits commensurate with the Regular forces (notes 2, 4, 5, and subparagraph 560604B5)</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>a Reserve component, other than Navy and Marine Corps Reserve</td>
<td>X</td>
<td>performing additional training of 45 days or less under 10 U.S.C. 270B(b)</td>
<td>entitled to the basic pay and allowances to which entitled at the time the disease was contracted. Such entitlement exists during periods of hospitalization or rehospitalization but not for more than a total of 6 months after the end of the member’s prescribed tour of duty or training. The member is entitled to subsistence during periods of hospitalization or rehospitalization past the period of entitlement to pay and allowances (notes 2 and 6).</td>
</tr>
<tr>
<td>6</td>
<td>Navy or Marine Corps Reserve</td>
<td>serving on active duty for 30 days or less</td>
<td>not entitled to pay and allowances beyond the date authorized by the orders (note 3).</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>X</td>
<td>serving on active duty for 30 days or less</td>
<td>not entitled to pay and allowances beyond the date authorized by the orders (note 3).</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>X</td>
<td>performing additional training of 45 days or less under 10 U.S.C. 270B(b)</td>
<td>not entitled to pay and allowances beyond the date of performance of such inactive duty training.</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>a Reserve component</td>
<td>X</td>
<td>performing inactive duty training (including additional flying training periods)</td>
<td>not entitled to pay and allowances beyond the date of performance of such inactive duty training.</td>
</tr>
</tbody>
</table>

**Notes:**

1. For the purpose of medical and disability entitlements, a member is considered in a travel status upon departing residence with the intention of going directly to the place where ordered to perform duty and terminates upon direct return to residence upon completion of the tour of duty.
2. Member is also entitled to hospitalization, rehospitalization, and medical and surgical care in a hospital or at home. Entitlement exists only until the disability cannot be materially improved by further hospitalization or treatment. Member is also entitled to necessary transportation to the hospital and return home.
3. Member is entitled to receive medical, hospital, and other treatment appropriate for the disability at Government expense. The treatment will be continued until the disability resulting from the illness or disease cannot be materially improved by further treatment. Such a member is also entitled to necessary transportation and subsistence incident to treatment and return to home upon discharge from treatment.
4. Entitlement to active duty pay and allowances and medical benefits commensurate with the Regular forces is not affected by resumption of normal civilian occupation and includes Government civilian occupation.
5. Failure of the member to provide current and sufficient information as established by administrative regulations of the Service concerned may result in the discontinuance of active duty pay and allowances.
6. The term “hospitalization or rehospitalization” is meant to include periods of disability while under medical treatment in an outpatient status. See paragraph 560604.