VOLUME 16, CHAPTER 1: “GENERAL PROVISIONS FOR DEPARTMENT OF DEFENSE (DOD) DEBT MANAGEMENT”

SUMMARY OF MAJOR CHANGES proactive

All changes are denoted by blue font.

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

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

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

This is the initial publication.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>This chapter consolidated general debt management policy found in Volume 4, Chapter 3; Volume 5, Chapter 28; Volume 6A, Chapter 12; and Volume 10, Chapter 18.</td>
<td>New</td>
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<tr>
<td>010102.G</td>
<td>Added language stating that Components that have implemented the processes and procedures of the Delinquent Debt Management Guidance (DDMG) are permitted to follow those processes in place of specific steps defined throughout this volume.</td>
<td>Addition</td>
</tr>
<tr>
<td>010306</td>
<td>Added language stating that the DDMG defines the end-state for debt management, and Enterprise Resource Planning systems should be utilized to the fullest extent possible.</td>
<td>Addition</td>
</tr>
</tbody>
</table>
# Table of Contents

VOLUME 16, CHAPTER 1: “GENERAL PROVISIONS FOR DEPARTMENT OF DEFENSE (DOD) DEBT MANAGEMENT”........................................................................................................................................................................ 1

0101 GENERAL .................................................................................................................................................................................. 3

- 010101. Purpose .................................................................................................................................................................................. 3
- *010102. Scope ..................................................................................................................................................................................... 3
- 010103. Legal Authority .................................................................................................................................................................... 4
- 010104. Duplication of Requirements ............................................................................................................................................. 4
- 010105. Pecuniary Liability ............................................................................................................................................................... 5
- 010106. Payment of Indebtedness ................................................................................................................................................... 5

0102 RESPONSIBILITIES ........................................................................................................................................................................... 5

- 010201. Accounts Receivable Office (ARO) ................................................................................................................................. 5
- 010202. Contracting Officer ............................................................................................................................................................... 5
- 010203. Debt Collection Office (DCO) .......................................................................................................................................... 5
- 010204. Defense Finance and Accounting Service (DFAS) Debt and Claims Management Office (DCMO) ............................................... 6
- 010205. Defense Finance and Accounting Service (DFAS) Debt Management Office (DMO) ................................................................. 6
- 010206. Department of Defense (DoD) Component .......................................................................................................................... 6

0103 DEBT MANAGEMENT PROGRAM ............................................................................................................................................... 6

- 010301. General .................................................................................................................................................................................. 6
- 010302. Debt Prevention and Monitoring ........................................................................................................................................ 7
- 010303. Department of Defense (DoD) Debtor Information Exchange and Debt Collection Partnership Programs ........................................... 7
- 010304. Debt Management Requirements ....................................................................................................................................... 7
- 010305. Documenting Collection Activity ........................................................................................................................................ 7
- *010306. Automating Debt Collection and Reporting Systems ........................................................................................................ 7

0104 INTERNAL CONTROLS ........................................................................................................................................................................ 8

- 010401. General .................................................................................................................................................................................. 8
- 010402. Recording and Reporting Accounts Receivables .................................................................................................................. 8
0101 GENERAL

010101. Purpose

This chapter provides an overview of the policies and requirements for collection and management of debt owed to the Department of Defense (DoD).

010102. Scope

A. Policy and procedures in this volume apply to administrative actions associated with the collection and disposition of debts that are owed to the DoD by any person, organization, or entity except another Federal agency. Policy and procedures regarding debts owed to the DoD by federal agencies is contained in Volume 4, Chapter 3.

B. Policy and procedures in this volume are not applicable to debts owed by DoD or debts arising from antitrust, fraud, tax, or interagency claims.

C. Policy and procedures for loss of funds cases is contained in Volume 5, Chapter 6. Debts that are the result of improper payments may require loss of funds investigations in accordance with Volume 5, Chapter 6 and have additional reporting requirements under the Improper Payment Information Act (IPIA) of 2002, the Improper Payments Elimination and Recovery Act (IPERA) of 2010, and the Improper Payments Elimination and Recovery Improvement Act (IPERIA) of 2012. Refer to Volume 4, Chapter 14 and Volume 10, Chapter 22 for additional guidance regarding the improper payments program.

D. Policy and procedures for recording and reporting Accounts Receivable is contained in Volume 4, Chapter 3.

E. Where specific statutory authority applies to the collection of a particular category of debt, the provisions of the applicable statute will determine the appropriate debt collection procedures.

F. Policy and procedures for handling personally identifiable information is contained in the DoD 5400.11-R “DoD Privacy Program”.

G. The Deputy Chief Financial Officer (DCFO) Delinquent Debt Management Guidance (DDMG), signed August 31, 2012, defines the end state of debt management through the incorporation of Service’s and Agency’s Enterprise Resource Planning (ERP) systems. Components that have implemented the DDMG are permitted to follow those procedures in place of specific steps defined throughout Volume 16.
010103. Legal Authority

A. DoD is required to aggressively collect debts in accordance with the following statutes, as well as other statutes and regulations expressly identified in this volume:

1. Debt Collection Improvement Act of 1996 (Public Law 104-134 – see Chapter 10, Section 31001);
2. Debt Collection Act of 1982 (Public Law 97-365);
5. Internal Revenue Code provisions regarding the authority to make credits or refunds, (26 U.S.C. 6402);
7. Regulations for collection by offset from indebted government employees (5 C.F.R. 550 (Subpart K));
8. Regulations for the collection of past-due support by administrative offset, 31 C.F.R. 285; and
9. Other statutes and regulations expressly identified in this volume.

B. Policy and procedures in this volume are intended to be consistent with the Federal Acquisition Regulation (FAR) and the Defense Federal Acquisition Regulation Supplement (DFARS).

C. Nothing in Volume 16 shall be interpreted in a manner that would impair DoD’s ability to collect debts under the common law utilizing any available statutory authority.

010104. Duplication of Requirements

Nothing in Volume 16 or the FCCS requires the omission or duplication of administrative proceedings associated with debt collection that may be required by other laws or regulations. DoD's failure to comply with this volume or the FCCS does not create any right or benefit, substantive or procedural, enforceable by law or in equity by a party against the United States, its agencies, its officers, or any other person. Refer to 31 C.F.R. 900.7-900.8.
010105. Pecuniary Liability

Nothing in Volume 16 exempts accountable officials from pecuniary liability arising from erroneous payments or loss of funds as discussed in Volume 5, Chapter 6.

010106. Payment of Indebtedness

Payments of amounts owed to DoD by organizations, businesses, and individuals must be made in accordance with the terms specified in contracts, agreements, or demand letters.

0102 RESPONSIBILITIES

010201. Accounts Receivable Office (ARO)

The ARO is the office responsible for recording and reporting receivables and may also be the office responsible for debt collection.

010202. Contracting Officer

The contracting officer has primary responsibility for determining the amount of the debt and ensuring collection for most types of contract debt. The contracting officer or another authorized official will request that a payment office collect a debt and will provide a copy of the contract, with the accompanying documents necessary to facilitate collection, to the payment office. If the contracting officer or designated official receives the contractor’s payment, then he or she should immediately forward the payment to the disbursing office, with proper documentation, to allow posting into the accounting system. The contracting officer or designated official should request a confirmation of receipt of the payment from the disbursing office. Refer to Chapter 5 for additional responsibilities related to contract debt.

010203. Debt Collection Office (DCO)

A. DCO refers to the office or individuals at the DoD Component level that are primarily responsible for debt establishment and collection for the Component. DCOs that manage the debt collection for the Component are typically located in the following areas: AROs, military and civilian payroll offices (located both within and outside of the Defense Finance and Accounting Service (DFAS)), Debt Management Office (DMO), Debt and Claims Management Office (DCMO), contracting offices, disbursing offices, or the Foreign Debt Management Office. DCO also refers to any other organizational element within a DoD Component that performs debt management/collection activities.

B. After establishing a debt, the DCO is responsible for initial debt collection and due process procedures, including the issuance of debt notification letters that comply with all the requirements for debt collection under the FCCS. If the DCO and ARO are separate offices, the DCO is responsible for working with the ARO to ensure that appropriate accounting actions are completed. DCOs must ensure that all debts referred are valid and legally
enforceable. DCOs must work with the AROs to reverse accounting entries for debts subsequently determined not to be valid or legally enforceable pursuant to Volume 4, Chapter 3.

010204. Defense Finance and Accounting Service (DFAS) Debt and Claims Management Office (DCMO)

The DFAS DCMO offers debt management and collection assistance for delinquent debts owed to DoD by individual debtors who are no longer paid by DoD (i.e., out-of-service employees and Service Members). If a Component’s DCO cannot collect a debt through offset because the debtor is no longer being paid by DoD, and the debtor has not agreed to pay the debt, then the DCO should obtain debt collection services from the DCMO. The DCMO also makes determinations on hearing requests and applications requesting the waiver of individual indebtedness. Refer to Chapters 3 and 4 for additional guidance on referring debts to DCMO and the waiver process.

010205. Defense Finance and Accounting Service (DFAS) Debt Management Office (DMO)

The DMO is responsible for processing collection actions on referred delinquent vendor/contractor debt. The DMO will document debt collection activities, including any basis for a debt compromise, suspension, or termination of collection action, and retain the documentation in individual debtor files. Refer to Chapter 5 for additional guidance on when to refer debts to DMO and DMO responsibilities.

010206. Department of Defense (DoD) Component

DoD Components are responsible for establishing debt management programs as described in section 0103 and ensuring DCOs and AROs collect and manage debt owed to that Component.

0103 DEBT MANAGEMENT PROGRAM

010301. General

Each DoD Component must establish and maintain a debt management program to identify, recover, and collect debts owed by individuals to the United States. DoD Components must clearly designate the DCOs responsible for the recovery and collection of debts within the DoD Component. The recovery of debts must be undertaken promptly, using a strategy that is determined to result in the maximum recovery of debt. DoD Components must ensure debtors are afforded due process, in the form of proper debt notification and the right to review, in accordance with Volume 16 and applicable regulations and guidance issued by the Department of the Treasury. DoD Components must establish guidance that clearly assigns responsibilities for processing, monitoring, reporting, and closing out delinquent debts.
010302. Debt Prevention and Monitoring

A. DoD Components must institute procedures and assign responsibility to designated personnel, as necessary, to ensure that appropriate personnel and organizations (e.g., personnel, entitlement, payroll, finance and accounting, disbursing, and legal offices) are promptly notified and kept apprised of activities that could give rise to indebtedness by any member, employee, or other personnel. Such indebtedness could be the result of employment or other financial or contractual relationship between DoD and the debtor. DoD Components must maintain continuous communication and follow-up to prevent indebtedness from remaining unresolved for an extended period.

B. DoD officials must establish procedures to identify the causes of indebtedness, delinquencies, and defaults, and must take corrective action to mitigate those causes and thereby reduce the number of debts subject to collection.

010303. Department of Defense (DoD) Debtor Information Exchange and Debt Collection Partnership Programs

DCOs must share information concerning debtors. DCOs must cooperate with each other and with other Federal agencies, including any private debt collection agencies and credit bureaus working on behalf of such agencies. DCOs must take all actions necessary to facilitate the collection of delinquent debts owed by current and former DoD civilian employees and military members, as well as other debtors.

010304. Debt Management Requirements

DoD officials, including contracting officers, contractor/vendor pay offices, disbursing offices, accounts receivable offices, and auditors, must cooperate with each other to ensure that debts are collected, properly recorded in the accounting systems, and accurately reported in the agency’s financial statements.

010305. Documenting Collection Activity

The DCO must document all debt collection activities, including how the debt was established, due process procedures, installment payment plan agreements, any collection activity and/or the basis for debt compromise, suspension, or termination of collection action. The DCO must also document bankruptcy activity if applicable. Documentation should be retained in individual debtor files and provided to the office responsible for recording and reporting of the related accounts receivable.

*010306. Automating Debt Collection and Reporting Systems

DoD Components must use automated debt collection and reporting systems to the extent that it is feasible and cost effective for recording, processing, and controlling debts. The DCFO created the DDMG, signed August 31, 2012, which defines the end-state of debt management through the incorporation of Services’ and Agencies’ ERP systems. These systems should be utilized to the fullest extent possible in compliance with the DDMG.
0104 INTERNAL CONTROLS

010401. General

DoD Components involved in the collection and management of debts owed to DoD must adhere to the basic standards for internal controls prescribed in DoD Instruction 5010.40, “Managers’ Internal Control Program (MICP) Procedures.” DoD Components will establish and maintain internal controls to ensure that debts owed to DoD are recorded, reported, managed, and aggressively collected.

010402. Recording and Reporting Accounts Receivables

Major categories of receivables must be maintained to facilitate clear and full disclosure (e.g., disclose the debtor, the amount, the age, and the type of debt). Subsidiary records must be reconciled to the control accounts on at least a monthly basis. The DoD Components must document the date of a debt so that timely and appropriate collection and follow-up action can be accomplished. Refer to Volume 4, Chapter 3 for guidance on recording and reporting accounts receivables.