VOLUME 14, CHAPTER 3: “ANTIDEFICIENCY ACT VIOLATION PROCESS”

SUMMARY OF MAJOR CHANGES

All changes are denoted by blue font.

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

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

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

This is the initial publication.

<table>
<thead>
<tr>
<th>PARAGRAPH</th>
<th>EXPLANATION OF CHANGE/REVISION</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
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<td>All</td>
<td>This chapter is a consolidation of the following seven chapters that are now archived:</td>
<td>New Chapter</td>
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<td>Chapter 4, dated November 2010</td>
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<td>Chapter 5, dated November 2010</td>
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<td>Chapter 6, dated November 2010</td>
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<td>Chapter 7, dated November 2010</td>
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<td>Chapter 8, dated March 2009</td>
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<td>Chapter 9, dated March 2009</td>
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<td>This revision incorporated and cancelled the Deputy Chief Financial Officer memorandum, “Antideficiency Act (ADA) Investigator Training Frequency,” dated December 13, 2011.</td>
<td>Cancellation</td>
</tr>
</tbody>
</table>
Table of Contents

0301 GENERAL ........................................................................................................ 4
  030101. Overview ................................................................................................. 4
  030102. Purpose ................................................................................................... 4
  030103. Authoritative Guidance ......................................................................... 4

0302 REPORTING SUSPECTED VIOLATIONS ....................................................... 5
  030201. Initial Discovery ...................................................................................... 5
  030202. Initial Report .......................................................................................... 5
  030203. Evaluation .............................................................................................. 6

0303 DOD COMPONENT INVESTIGATION ADMINISTRATION .......................... 6
  030301. Timeframes for Investigation ................................................................. 6
  030302. Approving Exceptions to Timeframes .................................................. 7
  030303. Special Interest Investigations ............................................................... 7
  030304. Involvement of the OUSD(C) ................................................................. 7
  030305. Investigation Costs .............................................................................. 7

0304 PRELIMINARY REVIEWS ............................................................................ 7
  030401. Purpose .................................................................................................. 7
  030402. Investigating Officer Appointment ....................................................... 8
  030403. Conduct of the Investigation ................................................................ 9
  030404. Obligations Charged to the Wrong Appropriation or Wrong Year ....... 9
  030405. Obligations Incurred in Advance of an Appropriation ......................... 10
  030406. Review Results ...................................................................................... 10
  030407. Preliminary Reviews Initiated by the OUSD(C) .................................... 10
  030408. Oversight Entities ................................................................................ 11
  030409. Evaluation ............................................................................................ 11

0305 ROLES OF THE DOD INSPECTOR GENERAL ........................................... 11

0306 FORMAL INVESTIGATIONS ....................................................................... 12
  030601. Overview ............................................................................................ 12
  030602. Investigating Officer Appointment ....................................................... 12
  030603. Conduct of Investigation and Preparation of Formal Report of ADA Violation Investigation (ROI) ................................................................. 13
             Reinvestigation ....................................................................................... 17
             FormInvestigation Results .................................................................... 17

0307 DOD COMPONENT ROI ............................................................................. 18
  030701. Preparation of the ROI. ....................................................................... 18
  030702. Legal Coordination ............................................................................. 19

0308 REQUEST FOR ADVANCE DECISION .................................................... 19
  030801. Advance Decision Package Submission ............................................. 19
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>030802.</td>
<td>OUSD(C) DCFO Review</td>
<td>20</td>
</tr>
<tr>
<td>0309</td>
<td>DISCIPLINARY ACTION</td>
<td>20</td>
</tr>
<tr>
<td>030901.</td>
<td>Disciplinary Actions</td>
<td>20</td>
</tr>
<tr>
<td>030902.</td>
<td>Imposing Discipline</td>
<td>20</td>
</tr>
<tr>
<td>030903.</td>
<td>Documentation of Discipline Imposed</td>
<td>21</td>
</tr>
<tr>
<td>0310</td>
<td>SUBMISSION OF THE FINAL REPORT</td>
<td>22</td>
</tr>
<tr>
<td>031001.</td>
<td>Submission to DCFO</td>
<td>22</td>
</tr>
<tr>
<td>0311</td>
<td>NOTIFICATION TO EXTERNAL AUTHORITIES</td>
<td>22</td>
</tr>
<tr>
<td>031101.</td>
<td>Letter Preparation</td>
<td>22</td>
</tr>
<tr>
<td>031102.</td>
<td>Letter Content/Submission</td>
<td>22</td>
</tr>
<tr>
<td>Figure 3-1.</td>
<td>Checklist for Formal Investigations</td>
<td>23</td>
</tr>
<tr>
<td>Figure 3-2.</td>
<td>Template for Initial Reports</td>
<td>25</td>
</tr>
<tr>
<td>Figure 3-3.</td>
<td>Template for Appointment Orders</td>
<td>26</td>
</tr>
<tr>
<td>Figure 3-4.</td>
<td>Template for Preliminary Review</td>
<td>27</td>
</tr>
<tr>
<td>Figure 3-5.</td>
<td>Template for Formal Report</td>
<td>29</td>
</tr>
<tr>
<td>Figure 3-6.</td>
<td>Template for Discipline Confirmation</td>
<td>33</td>
</tr>
</tbody>
</table>
CHAPTER 3

* ANTIDEFICIENCY ACT VIOLATION PROCESS

0301  GENERAL

030101.  Overview

This chapter describes the Antideficiency Act (ADA) violation process from initial discovery to formal investigation and final report. When an ADA violation is suspected and those concerns are validated by an internal review, an in depth investigation is required. The structured investigation process consists of two phases, a preliminary review and, if required, a formal investigation. Generally, the likelihood that a potential ADA violation occurred must be established during the preliminary review, before a formal investigation begins. The preliminary review gathers facts and establishes by adequate evidence whether an uncorrectable deficiency has occurred. The formal investigation then determines the event(s) that “more likely than not” caused the potential violation, the responsible individual(s), and action(s) being taken to ensure that a similar violation does not reoccur. To ensure efficiency, it is important that those involved in the investigation of, and reporting on, ADA violations are adequately trained and qualified. Investigators are provided specific authority to collect and evaluate relevant information as well as obtain direct support from subject matter experts and personnel throughout the process.

030102.  Purpose

This chapter provides guidance for addressing potential and actual violations of statutes discussed in Chapters 1 and 2. It establishes the policy for conducting initial reviews, structured investigations, and other requirements to report an ADA violation properly. It also establishes policies for training individuals assigned to investigate potential and actual ADA violations. Additionally, this chapter provides the process and policies regarding organizational corrective actions and disciplining of civilian and military employees.

030103.  Authoritative Guidance

This chapter implements provisions of Title 31, United States Code (U.S.C.), especially sections 1511 - 1517 and 1519 (31 U.S.C. §§ 1511 – 1517 and 1519) related to apportionment and allotment, and §§ 1341 and 1348 related to limitations on obligations and expenditures, § 1342 related to voluntary services and personal services, and §§ 1349 and 1518 related to disciplinary actions. This chapter also implements reporting requirements as specified in 31 U.S.C. §§ 1351 and 1517(b), and the Office of Management and Budget (OMB) Circular No. A-11, Exhibit 145A.
0302 REPORTING SUSPECTED VIOLATIONS

030201. Initial Discovery

Date of discovery is the point in time when there is adequate information to suspect a potential ADA violation may have occurred, triggering an initial review. Discovery is often marked by an event, such as release of internal review findings suggesting an ADA violation may have occurred, or receipt of a status of funds report showing irregularities. An inquiry may be conducted to confirm that the information is accurate, complete, and sufficient to suggest that a violation of the ADA has occurred.

030202. Initial Report

A. Fund holders have a fiduciary responsibility to ensure their funds are properly executed in accordance with applicable laws and regulations. Consequently, fund holders are responsible for reporting all suspected violations of the ADA. This does not mean that others are not responsible for bringing suspected violations to the attention of the proper officials.

B. Within two weeks of discovering a potential violation of the ADA, an initial review must be conducted and an initial report must be prepared by the activity holding the funds that were allegedly misused. The review is intended to aid in the preparation of the initial report. It determines whether a suspected violation may have occurred – even when the suspected violation is presumed to be curable. In cases where the activity identifies a potential cure, it should be noted in the report. However, no action to cure a potential ADA should be undertaken without concurrence from the authorities identified in section 030202, paragraph C.

C. Initial reports must be submitted through activity/command channels to the applicable Office of the Assistant Secretary of the Military Department for Financial Management and Comptroller, Combatant Commands, or the Senior Financial Manager for other Department of Defense (DoD) Agencies and Field Activities (referred herein as DoD Component).

D. The initial report is not a determination of responsibility for causing the potential ADA; it merely serves as official notification that a suspected violation may have occurred. A template for an initial report is located at Figure 3-2. To the extent, such information is available and pertinent to the potential ADA at issue (e.g., some of the following may not be pertinent to a potential voluntary services ADA violation), the report must contain the following:

1. Accounting classification of funds allegedly misspent;
2. Name and location of the activity where the alleged violation occurred;
3. Name and location of the activity issuing the fund authorization;
4. Amount of the alleged violation;
5. Nature of the alleged violation;

6. Date the alleged violation occurred and date discovered;

7. Means of discovery; and

8. Description of the facts and circumstances of the case.

E. Initial reports addressing potential voluntary services ADA violations must include all items listed in subparagraph 030202.D (except subparagraphs 030202.D.1 and 3).

030203. Evaluation

The DoD Component must evaluate the initial report for validity and completeness. If this evaluation determines a suspected violation may have occurred, the DoD Component must assign a case number for tracking purposes and direct the initiation of a preliminary review. If the DoD Component determines that the suspected violation is curable, the impacted activity/command will provide all the necessary information and documentation to support the correction to the DoD Component. Upon correction of the error and determination of appropriate internal controls to prevent a recurrence of similar violations, there are no additional ADA violation requirements.

0303 DOD COMPONENT INVESTIGATION ADMINISTRATION

030301. Timeframes for Investigation

A. The preliminary review must be completed within four months from the date it was directed by the DoD Component.

B. The formal investigation must be completed within nine months from the date it was directed by the DoD Component.

C. The Office of the General Counsel (OGC) (Fiscal) advance decision legal review must be completed within three months from the date the draft formal investigation report is submitted to the Office of the Under Secretary of Defense (Comptroller) (OUSD(C)), Deputy Chief Financial Officer (DCFO) requesting an advanced decision.

D. The DoD Component must consider appropriate disciplinary action and document any disciplinary action taken. A final summary report must be submitted by the DoD Component within two months from the Office of the Secretary of Defense (OSD) OGC (Fiscal) receipt of an advance decision concurring with the formal investigation report. However, DoD Components may request additional time from the DCFO to complete disciplinary actions, if required.

E. The DCFO must complete and submit the letters required by OMB Circular No. A-11, Exhibit 145A within one month after receiving the final investigation report from the DoD Component. The total process for investigating and reporting potential ADA
violations must be completed within 15 months from the start of the formal investigation. The preliminary review is not part of the 15 months’ timeline.

F. All appointing officials must stipulate in the investigating officer appointment memorandum a due date for the ADA violation investigation report. The due date must conform to the timeframes stipulated in paragraph 030301.A-E regardless of the scope or amount of the potential violation.

030302. Approving Exceptions to Timeframes

The DCFO may approve an exception to the timeframes on a case-by-case basis. Upon request, this responsibility may be delegated to the DoD Components. This responsibility may not be redelegated. The DoD Components must provide sufficient justification for the extension. The DCFO will notify the DoD Components of any extension that is approved.

030303. Special Interest Investigations

Special interest investigations include potential violations that may have been the subject of a news release; requested by the Secretary of Defense, Deputy Secretary of Defense, or the USD(C); or involve a high-level DoD official. When necessary, investigations of special interest may deviate from the timeframes stipulated in paragraph 030301.A-E; however, the DoD Components must notify the DCFO when such deviations are necessary. If the DCFO agrees, the timeframes may be extended.

030304. Involvement of the OUSD(C)

The OUSD(C) may supervise the progress of an investigation when the nature of the violation or the implication of individuals in the violation warrants such involvement. Such supervision may include requirements for oral and written progress reports and may require a team of investigating officers (IOs) and compressed timeframes.

030305. Investigation Costs

When conducting an investigation outside the major activity/command to which the IO is assigned, incidental costs (e.g., temporary duty, local travel) incurred must be identified and accumulated. In accordance with Volume 11A and Volume 11B, reimbursement must be provided by the activity/command that was under investigation.

0304 PRELIMINARY REVIEWS

030401. Purpose

A. The purpose of the preliminary review is to gather facts that adequately support, at a minimum, the conclusion that a reportable violation of the ADA has occurred. It does not identify responsible officials or recommend corrective actions to prevent similar violations.
Applicable corrective actions will be developed during the formal investigation, if a formal investigation is warranted.

B. The DoD Component will assign the responsibility for conducting the preliminary review to the activity where funds were potentially misused.

030402. Investigating Officer Appointment

A. The IO’s must be appointed by an appointing official. The appointing official is at the DoD Component level unless the Component delegates this authority to a senior Commander, or director of the organization assigned responsibility for conducting the investigation. The appointing official will appoint a qualified IO to be assisted by a review team with expertise in the areas being investigated, if necessary. The appointing official will issue an appointment letter within two weeks after the DoD Component’s evaluation of the initial report concluded that a potential reportable violation has occurred. A template for appointment orders is located at Figure 3-3.

B. The appointing official must certify that the IO has been trained in fiscal law or appropriations law within the last three years and is capable of conducting a complete, impartial, and unbiased review. It is the responsibility of each DoD Component to ensure that its ADA investigators are properly trained and that the training is current and documented.

C. The IO should be selected from an organization external to the activity/command being reviewed.

D. The IO does not need to be senior in grade to the persons potentially under investigation.

E. The IO must be competent and capable of gathering evidence, establishing facts, documenting findings and recommendations, and preparing investigation reports of violation.

F. The IO must also be able to manage time and meet timeframes established for the completion of the investigation. The appointing official may prescribe additional training as required.

G. Appointing officials must ensure the investigation receives the appropriate level of activity/command emphasis and the IO is given adequate time and resources to conduct a thorough investigation.

H. The appointment orders must certify that investigators are free of personal, external, and organizational impairments and retain the document(s) in the ADA case file.

I. Appointment orders must be submitted to the DoD Component and are part of the case files for the investigation.
030403. Conduct of the Investigation

A. Checklists. Figure 3-4 contains a template for preparation of the preliminary review report.

B. At the conclusion of the preliminary review, the investigator must have gathered facts, established a narrative of events and determined what should have happened. This may involve reviewing funding documents, contracts, and other key documents, as well as interviewing key witnesses.

C. The investigation should check for accounting errors such as: duplications or other errors in recording the applicable obligation and/or expenditure; obligations and/or expenditures charged to invalid and/or improper fund accounts; and inaccurate fund status at the time the applicable transaction occurred. If the preliminary review determines that an accounting error occurred, the investigator must coordinate the appropriate accounting correction.

D. When an IO determines that a reportable violation can be cured, the fund holder must attempt to correct the accounts. Corrections must be completed with the concurrence of the DoD Component, and only after appropriate supporting documentation is provided to the DoD Component.

030404. Obligations Charged to the Wrong Appropriation or Wrong Year

A. To cure a potential ADA violation and to correct the accounts, (violations of Purpose (31 U.S.C. §1301) and the Bona Fide Need Rule (31 U.S.C. §1502)), the fund control personnel should first ascertain that:

1. The proper type of funds, fiscal year, and amount are currently available to correct the erroneous obligation(s), and

2. If so, they should also determine that the proper funds were available at the time of the erroneous obligations.

B. If the fund holder is able to certify that both of these conditions have been met and that the potential ADA violation can be cured via fund substitution by account adjustments, this should be explicitly stated in the report.

C. The IO should then coordinate with the necessary personnel to correct the potential violation and document completion of the proper accounting corrections. Once the accounting corrections have been made, the IO, in coordination with his/her legal advisor must determine whether a reportable violation occurred and document this in the Preliminary Report.

D. If fund control personnel do not provide the certification, then the preliminary review report must include evidence that adequately supports a determination that there is a reasonable likelihood that a violation of 31 U.S.C. §§ 1341 or 1517 occurred.
030405. Obligations Incurred in Advance of an Appropriation

A. Obligations incurred in advance of the availability of the proper appropriation (31 U.S.C. §1341(a)(1)(B)) will not be regarded as reportable violations of the ADA, provided that there are sufficient funds available in the proper appropriation to cover the obligation.

B. To cure a potential ADA violation, fund control personnel should first ascertain that the proper type of funds, fiscal year, and amount are currently legally available to correct the premature erroneous obligation.

C. If the fund holder is able to certify that this condition has been met and that the potential ADA can be cured via fund substitution, this should be explicitly stated in the report.

D. The IO should then coordinate with the necessary personnel to correct the potential violation and document completion of the proper accounting corrections. Once the accounting corrections have been made, the IO, in coordination with his/her legal advisor must determine whether a reportable violation occurred and document this in the Preliminary Report.

E. If fund control personnel do not provide the certification, then the preliminary review report must include evidence that adequately supports a determination that a violation of 31 U.S.C. §§ 1341 or 1517 occurred.

030406. Review Results

The findings of the preliminary review must be documented in the IO’s preliminary report and the report must be accompanied by a legal review. This report and legal review are forwarded for approval to the applicable DoD Component, and coordinated with the applicable DoD Component’s General Counsel. If the DoD Component involved determines that there is no violation, then the preliminary report completes the required ADA violation investigation.

030407. Preliminary Reviews Initiated by the OUSD(C)

When the OUSD(C) is informed of a potential violation by an audit report or otherwise learns of a potential violation, the applicable DoD Component may be directed to initiate a preliminary review of the circumstances surrounding the potential violation. The date the DoD Component receives the direction is considered the date of discovery for reporting purposes and the DoD Component must follow procedures in sections 0302, and 0303.
Oversight Entities

A. In some cases, the Government Accountability Office, DoD Office of Inspector General, a military department audit agency, or other organizations external to a DoD Component may advise in a report that a potential violation may have occurred and recommends a preliminary review be conducted. The DoD Component must review the finding(s) and recommendation(s) provided in the report. An informed inquiry may have to be conducted by the DoD component.

B. If the DoD Component agrees that a potential violation may have occurred and a preliminary review is warranted, then the date of the agreement is considered the date of discovery for reporting purposes. The DoD Component must follow procedures in section 0304 and must supply the status of the preliminary review as requested by the applicable external organization.

C. If the DoD Component disagrees that a potential violation has occurred and believes a preliminary review is not warranted, the DoD Component must provide applicable written comments to the report outlining the disagreement consistent with policy prescribed in DoD Instruction 7650.03 “Follow-up on General Accountability Office (GAO), Inspector General of the Department of Defense (IG DoD), and Internal Audit Reports.”

D. If disagreements between the DoD Component and the oversight activity arise as to whether a preliminary review is warranted, the DoD Component may request assistance from the DCFO.

Evaluation

The DCFO may routinely examine open or closed preliminary review cases.

ROLES OF THE DOD INSPECTOR GENERAL

The Inspector General Act of 1978 (P.L. 95-452), as amended, gives the DoD Inspector General (DoD IG) the authority to conduct investigations of violations of the ADA.

A. The DoD IG reserves the right to initiate investigations of potential violations of the ADA, depending upon the type, amount, or significance of the violation.

B. The DoD IG may elect to conduct investigations not requested by the OUSD(C) or other DoD official.

C. When the DoD Inspector General conducts such investigations, the resultant report must constitute the official DoD report on the matter; no other DoD Component must conduct parallel or supplemental investigations unless directed to do so by the Secretary of Defense, Deputy Secretary of Defense, or OUSD(C).
0306 FORMAL INVESTIGATIONS

030601. Overview

A. Following completion of a preliminary review that concludes by adequate evidence that a reportable and incurable violation of the ADA has occurred, a formal investigation must be opened. The violation must be reported to the DCFO within 2 weeks of the determination. The DCFO will assign the DoD Component a unique tracking number and due date.

B. The purpose of the formal investigation is to determine the event that caused the potential violation, the responsible individual(s), and action(s) taken to ensure that a similar violation does not occur in the future. It may require the discovery of new or additional evidence, re-interviewing witness or interviewing new witness, re-examining documents or discovery of new documents.

C. During the course of a formal investigation, the DCFO may request periodic status reports.

D. The DoD Component will generally assign the responsibility for conducting the investigation to the activity that performed the preliminary review. The DoD Component may request another organization to conduct the investigation to eliminate potential conflicts of interest, or to leverage the expertise of another activity/command.

030602. Investigating Officer Appointment

A. IO’s must be appointed by an appointing official. The appointing official is at the DoD Component level unless the Component delegates this authority to a senior activity/commander or director of the organization assigned responsibility for conducting the investigation. The appointing official will appoint a qualified IO, to be assisted by a review team with expertise in the areas being investigated, if necessary. A template for appointment orders is located at Figure 3-3. The formal investigation may be conducted by the same IO who conducted the preliminary review.

B. The appointing official must certify that the IO/review team lead has been trained in fiscal law or appropriations law within the last three years and is capable of conducting a complete, impartial, and unbiased review. It is the responsibility of each DoD Component to ensure that its ADA investigators are properly trained and that the training is current and documented.

C. The IO should be selected from an organization external to the activity/command being reviewed.

D. The IO does not need to be senior in grade to the persons potentially under investigation.
E. IO’s must be competent and capable of interviewing witnesses, gathering evidence, establishing facts, documenting findings and recommendations, and preparing reports of violation. They must also be able to manage time and meet timeframes established for the completion of the investigation. The appointing official may prescribe additional training as required.

F. Appointing officials must ensure the investigation receives the appropriate level of activity/command emphasis and the IO is given adequate time and resources to conduct a thorough investigation.

G. The appointment orders must certify that investigators and/or review team leads are free of personal, external, and organizational impairments and retain the document(s) in the ADA case file.

030603. Conduct of Investigation and Preparation of Formal Report of ADA Violation Investigation (ROI)

A. Checklists

1. Figure 3-1 contains a checklist for use in the conduct of the Formal Investigation.

2. Figure 3-5 contains a template for preparation of the formal report.

B. Examination of Physical Evidence

During the investigation, the IO will be required to expand upon the findings established in the preliminary investigation or make new findings. The IO may revise dollar amounts based on witness statements, or, as more information is obtained, facts and conclusions also may be revised. The focus of the formal investigation will be on finding the root cause(s) for the violation, and identifying the individual(s) making or authorizing the improper obligations or expenditures, as well as identifying the corrective action(s) that are being implemented to reduce the risk of similar violations in the future.

C. Identifying Circumstances and Assigning Responsibility

1. All relevant aspects of the case, including all individuals and records connected with the event, must be investigated to the fullest extent. Key personnel involved in a violation must be interviewed. If an employee to be interviewed is a member of a bargaining unit, then the IO must comply with appropriate statutory and collective bargaining agreement protections for such employee.

2. Key facts associated with the events leading to the potential violation must be examined and documented in the report and the IO must address any conflicts. If a series of events at several levels led to the violation, then the report clearly must identify what happened at each level and how the events contributed to the violation.
3. In cases where the subject matter of the potential violation is beyond the expertise of the IO, a subject matter expert must be requested to evaluate the evidence along with statements from personnel interviewed and provide an opinion whether the key facts are correct and the conclusions reasonable. For example, when a potential violation involves the question of whether a military construction project results in a complete and usable facility, a civil engineer will be required to analyze the facts and provide an opinion.

4. The IO must make findings of fact to support all conclusions reached in the investigation. All findings of fact that lead to a conclusion of an ADA violation must be supported by a preponderance of the evidence. A preponderance of the evidence is created when the evidence collected makes the existence of a fact more likely than not. If the IO cannot establish a fact by the preponderance of the evidence, that fact may not be used to support a conclusion that an ADA violation occurred or that an individual is a responsible official.

5. In cases where the IO concludes that a reportable ADA violation occurred, the IO must make findings of fact and conclusions identifying the responsible official(s), the individual or individuals responsible for making or authorizing the improper obligations or expenditures pursuant to 31 U.S.C., §§ 1341(a) and/or 1517(a). Findings of fact used to support a determination that an individual is responsible for the violation must be established by a preponderance of the evidence. A conclusion that an individual is a responsible official does not, by itself, result in pecuniary liability of an accountable official under 10 U.S.C., § 2773a.

6. Any report that concludes an ADA violation occurred must identify one or more responsible officials. A conclusion that no individual was responsible for the violation is not acceptable.

7. The same individual(s) may be responsible for more than one violation under the auspices of a single investigation. In these cases, the report should specifically clarify how they contributed to each discrete violation.

8. The responsible official is usually the highest-ranking individual in the decision-making process with actual or constructive knowledge of the actions taken and awareness of the possible risks.

9. In order to establish responsibility, the IO must conclude, based on findings of fact, that the act or omission was a proximate cause of the violation. An act or omission is a proximate cause when it sets into motion a chain of events that directly leads to the violation, and the violation would not have happened but for the act or omission. A violation may have more than one proximate cause, and therefore more than one responsible official.

10. In some cases, it is necessary to establish that an individual had a duty to take an action that may have prevented the ADA violation, knew or should have known of that duty, and failed to take that action. In such cases, collateral evidence, such as Position Descriptions, may be used as evidence of the individual's scope of duties. If used, such evidence must be included in the ROI.

11. Activity/commanding officers, directors, budget officers, or fiscal officers may be named because of their overall responsibility or position, or the fact that they are
designated as the holder of a subdivision of funds, if they failed to properly exercise their responsibilities. Responsible officials may also include Information Technology specialists, program managers, facility engineers, and acquisition personnel.

12. The ROI must clearly identify the involvement of each individual and the acts or omissions that were the proximate cause(s) of the violation. The following questions must be considered:

   a. Did the violation occur because an individual carelessly disregarded instructions?

   b. Did the violation occur because an individual was inadequately trained or lacked knowledge to properly perform their job? If so, was the individual or a supervisor at fault?

   c. Did the violation occur because of an error or mistake in judgment by an individual or a supervisor?

   d. Did the violation occur because of lack of adequate procedures and controls? If so, who was at fault?

   e. Did the violation occur because of other reasons? If so, who was at fault?

13. If at any time during an investigation the IO believes there may be a criminal issue(s) involved, then the investigation must be stopped immediately. The IO must consult with legal counsel to determine if the issue should be referred to appropriate criminal investigators for resolution. The IO must notify the DoD Component of the outcome of this consultation.

   a. If at any time it is suspected that the violation of the ADA was knowing and willful, then the IO must submit all available information to the DoD Component, which will consider the case, in conjunction with the applicable Office of the General Counsel, for submission through DoD channels to the Department of Justice pursuant to 31 U.S.C., §§ 1350 or 1519, as applicable.

   b. At this time, the case will be closed to avoid duplication of effort or interference with a criminal investigation. If appropriate, a new formal investigation will be opened at the conclusion of the criminal investigation.

D. Rebuttal Statements

1. Individuals found potentially responsible for the violation will be provided a draft ROI detailing the facts and circumstances leading to the determination of their responsibility and given two weeks to issue a rebuttal statement.
2. The individuals named potentially responsible must be granted this opportunity even if they no longer work where the violation occurred or have retired or separated from the DoD.

3. The ROI should document the steps taken to notify the proposed responsible officials and provide them an opportunity to submit a rebuttal statement. Certified mail and/or email with tracking may be used to verify a good faith attempt was made to deliver the draft report to the proposed responsible official.

4. In cases where proposed responsible officials may have separated and left no valid forwarding address, a reasonable attempt to contact them should be made. The report should then be annotated accordingly. Attempts to make contact with the proposed responsible official should be summarized in the report.

5. If the proposed responsible official declines to give a statement in writing, then the DoD Component must include this declination statement as their response.

6. If they refuse to receive the report or submit a statement of any kind, the report should be noted accordingly. Attempts to solicit a response should be summarized in the report.

7. Any oral statements provided to the IO should be supported by a memorandum for record.

8. Statements from the proposed responsible official should acknowledge that they read the draft ADA report and understand that the draft ROI names them as being responsible for the violation. They may introduce any additional information they believe to be pertinent to the particular violation case.

9. The IO must evaluate the rebuttal statements of the proposed responsible official to determine if they clarify certain facts, provide mitigating information that might alter the draft’s conclusions or provide additional leads that require follow up. If rebuttal statements result in material changes to the draft ROI, the responsible official should have an opportunity to review the report again.

10. The final ROI will include the rationale for naming the individual as a responsible official, a synopsis of the rebuttal statements and the IO’s assessment. The IO should ensure the report is clearly written and the rationale for assigning responsibility to an individual is fully justified.

11. The salient points of the rebuttals should be summarized in the ROI. Verbatim statements should be submitted as an exhibit. The IO should provide an assessment of the accuracy of the rebuttal statements, following up on new leads, addressing questions regarding the responsibility of other personnel not named, and any other issues introduced by the rebuttal statements.
E. Corrective Actions

1. The ROI must state what actions were taken to request the proper funding. A statement in the report to the effect that funds will be requested is not sufficient. The report must state the year, type of funds, and the amount used to make the correction. As an example, if Operation and Maintenance (O&M) funds were improperly used for a minor construction project costing in excess of the limitation for minor construction, funds must be obligated from the Military Construction appropriation and the O&M appropriation restored to the proper balance.

2. When the causes and the individuals responsible for the violation have been determined, officials of the DoD Component under investigation and/or the activity holding the funds that were misused, working with the IO, must develop lessons learned and implement internal control enhancements necessary to reduce risks that a violation of a similar nature will reoccur. Those specific actions must be included in the formal report.

3. Corrective actions should not be merely prospective in nature, but also concrete actions that have been implemented, or that are in the process of being implemented.

4. Corrective actions should address the act or omission by the responsible official(s) that led to the violation.

5. Investigations resulting in no reportable violation are nonetheless permitted to recommend corrective actions, as appropriate, to address any deficiencies or practices documented during the investigation.

030604. Reinvestigation

If a reinvestigation is requested by the DCFO, then after the reinvestigation is completed or other requested action has been taken, the applicable DoD Component must submit the revised report to the DCFO according to applicable procedures in paragraph 030603. The DoD Component must submit the revised ROI within two weeks following completion of the reinvestigation or other requested action.

030605. Formal Investigation Results

A. The IO should ensure the ROI is clearly written and that each finding of fact and conclusion leading to a violation and assigning responsibility is supported by a preponderance of the evidence.

B. The DoD Component must carefully review the ROI and all enclosures.

C. The complete report should include:

1. Legal review;
2. Witness statements;

3. Responsible official notification;

4. Responsible official rebuttal or declination statement/proof of delivery/statement from IO regarding inability to contact;

5. Evaluation of responsible official statements;

6. Ongoing/completed corrective actions;

7. For ADA’s susceptible to accounting adjustments, fund certifications supporting conclusions that the ADA is/is not correctable; and

8. Functional reviews conducted by SMEs of decisions that drove fund determinations, especially with respect to Military Construction, information technology procurements and covered Defense Business Systems.

D. An incomplete ROI must be returned to the activity/command for rework. A firm suspense should be given to the activity/command to resubmit a legally supportable report.

0307 DOD COMPONENT ROI

030701. Preparation of the ROI.

A. The ROI submitted by the DoD Component must follow the same general format as described in Figure 3-5. However, it is generally a stand-alone product without enclosures or attachments. Extraneous information not supporting conclusions should be removed from the report. The DoD Component must keep these records and provide on request.

B. Inaccurate or confusing information should be removed or clarified. Key dates mentioned in the report should be verified. Numbers in tables, graphs, and text should be accurate, consistent and easy to follow. Unnecessary tables and photographs may be removed.

C. Personally Identifiable Information must be redacted and superfluous argument(s) not supporting the findings should be removed. Witness names should be replaced with position titles where practicable, to avoid potential Personally Identifiable Information concerns.

D. The ROI must be concise and avoid unnecessary historical background or references to external documents. Salient points should be highlighted and gaps in the narrative should be addressed, utilizing extant supporting documentation.
030702. Legal Coordination.

A. The DoD Component ROI should be prepared in close coordination with counsel and verify all information in the IO’s report and compare it to information in the exhibits. When in doubt, the changes should be staffed with the activity/command to ensure there are no material misstatements of fact and to ensure any factual gaps in the record are filled in.

B. When the violation is incurable, the type of ADA violation will ultimately be 31 U.S.C. §1341 (exceeding an appropriation or in advance of an appropriation), 31 U.S.C. §1517 (exceeding apportionment or formal subdivision) or 31 U.S.C. § 1342 (accepting voluntary services for the United States, or employing personal services not authorized by law).

C. With legal concurrence, some proposed responsible officials may be removed in the event that facts do not support responsibility. The DoD Component may identify additional responsible individuals and will coordinate adding them to the report with the IO. Proposed responsible officials will generally be the highest-ranking individual in the decision-making process with actual or constructive knowledge of the actions taken.

D. In the event the formal investigation was materially incomplete or the facts do not support the conclusions, the ROI will be returned to the activity/command for revision and/or reinvestigation. A firm suspense should be given to the activity/command to resubmit a legally supportable ROI.

E. If the ADA violation is found to involve the funds or personnel of another DoD Component, the ROI must first be coordinated with the appropriate stakeholders and the ROI should be annotated accordingly.

F. If the results of a formal investigation lead to a determination by the DoD Component that there was no violation, then a ROI that concludes no violation occurred must still be prepared by the DoD Component. The ROI must contain appropriate justification that supports a revised finding that no violation occurred.

0308 REQUEST FOR ADVANCE DECISION

030801. Advance Decision Package Submission

A. The DoD Components, must submit the ROI, to include the individual(s) responsible for the potential violation, to the DCFO with a copy to the DoD Office of the Deputy General Counsel (Fiscal) (OGC (Fiscal)) requesting an Advance Decision for a determination of whether the case is or is not an ADA violation.

B. Advance Decision is the pre-decisional OGC (Fiscal) review of the DoD Component ROI and determination that evidence substantiates the ADA violation and the naming of responsible officials. The Advance Decision will examine the role of the proposed responsible officials and determine whether they may be legally held accountable in accordance with 31 U.S.C. §§1341(a), 1517, and 1342.
1. If the OGC (Fiscal) determines that no violation is substantiated, then the DoD Component will be notified that no further action is required and the investigation is closed.

2. If the OGC (Fiscal) concurs that the proposed responsible officials are correctly identified and the violation is substantiated by a preponderance of the evidence, then the DoD Component will be notified and informed that they may proceed with discipline against one or more individuals named in the report.

030802. OUSD(C) DCFO Review

The DCFO must review each ADA violation report for completeness, clarity, and compliance with reporting requirements. If the report is determined incomplete by DCFO or OGC (Fiscal), then the ROI must be returned to the applicable DoD Component. The DoD Component must provide additional documentation, modify the report, or accomplish other actions as requested within the period of time specified by the DCFO.

0309 DISCIPLINARY ACTION

030901. Disciplinary Actions

A. Following OGC (Fiscal) concurrence and receipt of an advance decision from the OUSD(C), a tasking memorandum from the DoD Component will be sent to the appropriate organization or individual for potential administration of adverse action, as deemed warranted, along with a copy of the report.

B. The individual imposing discipline must be independent and free of external influence.

C. The disciplinary officer(s) must follow the appropriate disciplinary procedures applicable to the military member or civilian employee who has been determined in the ADA investigative process to be a responsible individual. The disciplinary officer will consult with the staff judge advocate or servicing legal office, as well as the civilian personnel office (in the case of a civilian employee).

D. The IO is prohibited from also being appointed as the disciplinary officer. The IO does not have a role in recommending or determining discipline.

030902. Imposing Discipline

A. Administrative Penalties

1. Disciplinary action taken should be documented in the individual’s personnel file in accordance with established policies.

2. Administrative discipline for a civilian employee may include, but is not limited to, written/oral counseling, written/oral admonishment or reprimand, reduction in grade, suspension from duty without pay, or removal from office.
3. Military personnel may be subject to appropriate administrative discipline or to action under the Uniform Code of Military Justice.

4. In general, individuals no longer on active duty or employed by a DoD Component may not be disciplined. However, disciplinary actions may still be imposed against some retired individuals who have separated from military service, if it is warranted by circumstances and determined to be legally appropriate by counsel. DoD has no authority to discipline retired or former civilian employees.

B. Criminal Penalties

1. An officer or employee found responsible for committing a violation knowingly and willfully may be subject to criminal penalties. The IO should consult with legal counsel to determine if the investigation should be referred to the appropriate criminal investigation organization for action.

2. 31 U.S.C. § 1350, prescribes that an officer or employee of the United States Government who knowingly and willfully violates 31 U.S.C., §§ 1341 or 1342 must be fined not more than $5,000, imprisoned for not more than 2 years, or both. 31 U.S.C. § 1519 discusses the violation of 31 U.S.C., § 1517 and provides the same level of punishment. Criminal penalties for military personnel may include punishment under Article 15 of the Uniform Code of Military Justice or trial by Courts-Martial.

3. When submitting a ROI to the DCFO that may require criminal penalties, a statement to that effect must be included in the ROI from the DoD Components.

030903. Documentation of Discipline Imposed

A. A suggested template for use by the disciplinary officer is located at Figure 3-6. In documenting discipline, the officer imposing discipline must acknowledge the following:

1. An ADA violation is a violation of federal statute;

2. ADA violations constitute misuse of DoD funds, even if the misuse was not knowing or willful and the misuse was not ultimately harmful to DoD, or the DoD Component;

3. DoD is required to report violations of the ADA to the President (via the Director, OMB), the U.S. Congress, and the Government Accountability Office;

4. An unwillful or unintentional violation alone does not justify a decision not to administer disciplinary action; and

5. Disciplinary actions must consider the severity of the violation.
B. Moreover, the officer imposing discipline must provide a written statement addressing why the disciplinary penalty imposed or not, is commensurate with the severity of the violation.

0310 SUBMISSION OF THE FINAL REPORT

031001. Submission to DCFO

The original or an electronic copy of the final ROI, including a discussion of the disciplinary actions taken, must be submitted to the DCFO and it must contain a copy of all pertinent documents referenced in the body of the report.

031002. ROI Due Date

The ROI is due to DCFO within 14 months from the date the formal investigation began.

0311 NOTIFICATION TO EXTERNAL AUTHORITIES

031101. Letter Preparation

Following receipt of an acceptable final ADA violation report from the applicable DoD Component, the DCFO will prepare the required letters, in accordance with OMB Circular No. A-11, Exhibit 145A, that report an ADA violation to the President through the Director of the Office of Management and Budget, the President of the Senate, the Speaker of the House of Representatives, and the Comptroller General of the United States. The notification letters must be coordinated with the OGC (Fiscal), Office of the Assistant Secretary of Defense for Legislative Affairs, and Office of the Deputy Comptroller (Program/Budget).

031102. Letter Content/Submission

These letters are submitted to the USD(C) for signature and forwarded to the external authorities identified in paragraph 031101. The letters and the attached ROI, notify the external authorities of the violation, its cause(s) and circumstances, the names of the individual(s) responsible for the violation, and the disciplinary action taken.
Figure 3-1. Checklist for Formal Investigations

Initial Phase
- Formal investigation opened
- Case control number assigned for tracking
- DCFO notification
- Directs activity to appoint investigating officer
- Appointment memo provided to DoD Component
- Support team named
- In-Brief session
- Determine scope of investigation
- Consult legal counsel
- Review the results of Preliminary Review
- Familiarize team with legal basis for potential violation
- Consult governing statutes, and regulations
- Meet with staff requesting or reporting investigation
- Compile list of witnesses and questions
- Make travel arrangements

Phase II
- Examine for physical evidence
  ✓ Assemble and analyze evidence
  ✓ Trace and document transactions and funding documents
- Determine roles and responsibilities of participants and decision-makers at each echelon
  ✓ Develop chronology of events
  ✓ Consult subject-matter-experts, have them prepare written opinions, as required
  ✓ Interview witnesses
  ✓ Determine specific acts or decisions leading to violation
  ✓ Assign responsibility for making/authorizing violation
- Make initial assessment of whether anyone appears to have intentionally violated the ADA with knowing and willful intent. If so:
  ✓ Halt investigation and notify appointing official
  ✓ Consult with legal advisor
- Prepare initial draft of findings

Phase III
- Notify proposed responsible officials
  ✓ Allow two weeks for submission of rebuttal statements
  ✓ Document delivery of report via email tracking or certified mail
  ✓ A reasonable effort must be made to locate former officials or employees
  ✓ Provide draft report
- Analyze rebuttals to determine if they necessitate new interviews and follow up on new leads, if required
  ✓ Incorporate salient points from rebuttals in revised report
Figure 3-1. Checklist for Formal Investigations (cont.)

✓ Insert assessment on the impact of the rebuttal statements, if any, on conclusions
✓ Enclose verbatim rebuttals as enclosure to report

Phase IV
- Engage activities involved to develop corrective actions to reduce risk of similar violations recurring
  ✓ Document corrective actions that have already been put in place
  ✓ Quantify enhanced controls being implemented
  ✓ Obtain listing of planned corrective actions and milestones
- Incorporate lessons learned and corrective actions in report
- Finalize Formal Report
- Obtain legal review

Phase V
- Appointing official verifies the following information before endorsement and release:
  ✓ Is a copy of the investigating officer’s appointment memorandum included in the report?
  ✓ Does the report include the case control number, title of the appropriation/fund involved, Treasury symbol, amount, date of occurrence, date discovered, and a description of how the potential violation was identified, the name and title of the investigating officer, the dates, place and scope of the investigation?
  ✓ Is the evidence clearly documented in the report and is the evidence relevant to the case?
  ✓ Does the evidence appear to be complete or are significant factors missing that should be considered? Do there appear to be relevant unanswered questions?
  ✓ Are the findings clearly stated, logical, supported by the evidence, and relevant to the case?
  ✓ Is each finding that is based upon testimony properly cross-referenced to the testimony?
  ✓ Are the findings and conclusions fully substantiated by the evidence and testimony?
  ✓ Were all conflicts in testimony addressed in the report?
  ✓ Does the report include a clear description of the causes and circumstances surrounding the violation?
- Transmit report to DoD Component

Final Phase
- DoD Component reviews report
- DoD Component summary report initiated
- Coordination with counsel
- DCFO review of report
- Advance Decision
- Complete Investigation – Insert discipline imposed into the report.
- Notification letters to external authorities
- Closure
MEMORANDUM FOR (DoD Component)

SUBJECT: Alleged Antideficiency Act Violation (Location and Subject Matter)


2. In accordance with reference above, Initial report of an alleged Antideficiency Act Violation (ADA) follows:

   a. Accounting classification of funds allegedly misused:
   
   b. Name and location of the activity where the alleged violation occurred:
   
   c. Name and location of the activity issuing the fund authorization:
   
   d. Amount of fund authorization or limitation that was allegedly exceeded:
   
   e. Amount and nature of the alleged violation:
   
   f. Date the alleged violation occurred:
   
   g. Date of Discovery:
   
   h. Means of Discovery:
   
   i. Description:

Signature Block of
Activity/commanding Officer or
Head of Activity
Figure 3-3. Template for Appointment Orders

Investigating Officer Appointment

MEMORANDUM FOR (Investigating Officer’s Name)

SUBJECT: Appointment as Investigating Officer, Case Number.

1. References:
   b. Cite Initial Report.

2. You are hereby appointed as investigating officer to conduct a preliminary review/formal investigation of a potential Antideficiency Act (ADA) Violation which allegedly occurred at (location or activity) in Fiscal Year xx.

3. I certify you have received qualifying fiscal law training within the previous three years and are qualified to perform this investigation. You are free of any known conflicts-of-interest and able to perform an independent review. You will be assisted by (names of legal advisor and support team subject matter experts).

4. A report detailing the results of your preliminary review/formal investigation will be submitted no later than (suspense date). Your report must include the facts surrounding the alleged violations and include a legal review, which supports the conclusion an ADA violation did or did not occur.

5. Provide any additional instructions to the investigating officer.

6. The point of contact for this report is xxx, who can be reached at (phone), or (email)

Signature Block of Appointing Official
Figure 3-4.  Template for Preliminary Review

Preliminary Review

DEPARTMENT OF THE XXX
REPORT OF ANTIDEFICIENCY ACT VIOLATION
Name of Component/Agency and Case No.

1.  Appropriations(s) Involved/Title, Symbol, and Apportionment Status.  Example: Fiscal Year (FY) Operation and Maintenance, Defense-wide (9710100)

2.  Where Violation Occurred.

3.  Name and Location of Activity Issuing the Fund Authorization.

4.  Amount of Violation.

5.  Date Violation Occurred.

6.  Type of Violation(s).  Provide 31, U.S.C., section violated and brief description of violation and state whether the violation was an over-obligation of an appropriation, an apportionment, or an allotment.  Example: 1341(a)(1)(A), exceeded amount available in appropriation or fund.

7.  Effect of Violation on the Next Higher Level of Funding.  State whether the violation had an effect on the next higher level of funding.

8.  Date and Description of How Violation Was Discovered.  Provide date and who/how violation was discovered.

9.  Causes and Circumstances Surrounding the Violation.  Provide a detailed description of the violation. Include the following:

   a.  A detailed summary of what actually caused the violation and the associated circumstances; what actions should have been, but were not, taken by specific individuals; what actions were taken that should not have been taken; and why the violation happened.

   b.  The scope of the investigation and the methods used to accomplish the investigation, for example, face-to-face interviews; research of legal, financial, and management issues; and written explanation of the facts of the potential violation. Discuss the evolution of the issues investigated, number of people interviewed, mitigating circumstances surrounding the violation, issues that could or could not be proven during the investigation and the supporting rationale, any issues that cannot be agreed upon by those individuals involved, and any other comments that are pertinent to the investigation.
Figure 3-4.  Template for Preliminary Review (cont.)

c. If the investigation has been undertaken because of an audit report, then identify that report by title, number, date, and issuing audit organization. If the investigation was conducted as a result of a memorandum or letter directing an investigation, then reference that document and attach a copy to the report.

10. Conclusion. Summarize your finding in a paragraph to support your conclusion that a violation has occurred or that a violation did not occur.

11. Additional Information. Provide details not covered above.
Figure 3-5. Template for Formal Report

DOD COMPONENT OR AGENCY
REPORT OF ANTIDEFICIENCY ACT VIOLATION INVESTIGATION
Name of Component/Agency and Case No.

1. Appropriation(s) Allegedly Exceeded.
   Treasury Symbol or Fund Account, and Apportionment Status. Example: Fiscal Year (FY) Operation and Maintenance, Defense-wide (97 20102010 0100)

2. Where Violation(s) Occurred.

3. Name and Location of Activity Issuing the Fund Authorization.

4. Amount of Violation.
   Provide total and breakdown, if applicable.

5. Date Violation(s) Occurred.

6. Type of Violation(s).
   Provide the section(s) of title 31, U.S.C. that was violated. For example, 31, U.S.C. §§§ 1341(a)(1)(A), 1342 or 1517(a)(2).

7. Effect of Violation(s) on the Next Higher Level of Funding.
   State whether the violation(s) had an effect on the next higher level of funding.
   a. Exceeding an administrative subdivision at the local level can lead to the next higher level exceeding its subdivision of funds and to the DoD Component's apportionment and appropriation being exceeded.
   b. For instance, if an installation exceeded an amount in an operating budget authority or an allotment, did this cause the higher activity/command operating budget authority or allocation to also be exceeded? If the higher activity/command operating budget authority or allocation is exceeded, also state why the DoD/Component apportionment or appropriation was also exceeded.

8. Name and Position of Responsible Individual(s).
   a. If a violation(s) involves a centrally managed allotment, then the head of the operating agency at the time the violation was incurred must be named responsible.
   b. Include position description of the proposed responsible official as backup to the report.
Figure 3-5. Template for Formal Report (cont.)

9. Signed Statement(s) of Responsible Individual(s).
State whether a statement(s) was received from the individual(s). If so, enclose the verbatim statement. The ADA report must summarize salient points of the proposed responsible official’s statements and an evaluation of their relevance by the investigating officer. Introduction of new witnesses and new evidence in the rebuttal statements should be addressed. Each individual named responsible for the violation(s) must be given the opportunity to state any circumstances believed to be extenuating. If the proposed responsible official could not be located or refused to provide a statement, the report should detail measures taken to contact them and solicit a response. The individual(s) found responsible for the alleged violation must be:

a. Allowed to consult with legal counsel.

b. Advised that a violation(s) has been determined to have occurred, and that he or she is named a responsible individual for the violation(s) and must be allowed to review the report and examine evidence on which the determination was based.

c. Allowed to submit a sworn or unsworn statement regarding the alleged violation(s) after reviewing the report and evidence.

d. The report must include an evaluation of any facts or circumstances and the effects on the report when the statement of the responsible officer(s) or individual(s) differs from the report itself. If the statement has no effect on the report, state the reason(s) why. Material changes in findings as they relate to the role of the proposed responsible official must be staffed with the proposed responsible official a final time.

10. Date(s) and Description of How Violation(s) Was Discovered.

Provide date(s) and who/how violation(s) was discovered.

11. Causes and Circumstances Surrounding the Violation(s).

Provide a detailed description of the violation(s). Include the following:

a. A brief, clear description of the causes and circumstances surrounding the violation(s); what actually caused the violation(s) and the associated circumstances; what actions should have been, but were not, taken by specific individual(s); what actions were taken that should not have been taken, but were; and why the violation(s) happened. The description must state clearly, what the individual(s) responsible for the violation(s) did, or failed to do, that caused the violation(s). State whether the violation(s) was due to careless disregard of instructions; an error; a lack of adequate training, procedures, or controls; or due to other reasons. The report should not be so brief that it does not convey clearly the essential facts and circumstances of what happened.
Figure 3-5. Template for Formal Report (cont.)

Clearly state in sufficient detail what happened. If the violation(s) involved an appropriation with a negative balance, then state whether the cause of the negative balance was systemic or a unique situation.

b. The scope of the investigation and the methods used to accomplish the investigation, for example, face-to-face interviews; research of legal, financial, and management issues; and written explanation of the facts of the potential violation. Discuss the evolution of the issues investigated, number of people interviewed, mitigating circumstances surrounding the violation(s), issues that could or could not be proven during the investigation and the supporting rationale, any issues that cannot be agreed upon by those individuals involved, and any other comments that are pertinent to the investigation.

c. Results of interviews of individuals involved in the violation(s) and a summary of how the area(s) procedures and processes operated that were involved in the investigation. Discuss the issues and the areas or functions that were reviewed, evaluated, and investigated; the names, ranks, and titles of the individuals that were interviewed; and a discussion on any related areas and matters that were not investigated and the rationale for omitting them from the investigation.

d. If the investigation has been undertaken because of an audit report, then identify that report by title, number, date, and issuing audit organization. If the investigation was conducted as a result of a memorandum or letter directing an investigation, then reference that document and attach a copy to the report. To ensure all essential items are discussed, use the results of the checklist Figure 3-1.

12. Evidence of Willful Intent to Violate.

State whether the ADA was knowingly and willfully violated. If the violation was willfully committed, was the case referred to appropriate criminal investigators? If criminal investigators or Department of Justice declined to pursue the case, clearly state the outcome.

13. Disciplinary Action Taken.

This section is not used by the investigating officer and should have a statement that discipline will be implemented only after DCFO review.

The DoD Component will complete this section only after discipline is implemented and documented.

14. Corrective Action Taken.

State what procedural actions were taken and completed to preclude violations from happening in the future. This must include a description of specific action(s) taken to correct the violation.
State what funds were used to make necessary accounting corrections, such as appropriation, title, and fiscal year. Include any procedural changes or new safeguards established to prevent recurrence of the same type of violation. Describe actions in detail so that adequacy of the corrective action(s) may be evaluated. This includes improvement of overall and specific policies, procedures, and processes used by the functional areas involved in the violation; revised statutes or regulatory guidance that may have been involved; established or improved internal procedures; and assurance that a similar violation will not occur in the future. Reference documentation of corrective actions in an enclosure.

15. Administrative Control of Funds.

Name and position of the holder of the funds and an evaluation of whether their exercise of fund control responsibilities contributed to the violation.

16. Component or Agency Coordination.

State steps taken to coordinate the report with the other components or agencies involved (if applicable).

17. Additional Information.

If applicable.
MEMORANDUM FOR DoD Component

SUBJECT: Disciplinary Action imposed on Mr./Ms.__________________, Antideficiency Act Violation Case XX-XX

1. An ADA violation occurred when Mr./Ms.__________________, while assigned to (activity or installation) issued/authorized ________________. This resulted in an uncorrectable violation of the Antideficiency Act.

2. I understand that (a) an Antideficiency Act violation is a violation of Federal statute; (b) Antideficiency Act violations constitute a misuse of DoD funds even though the misuse may not have been knowing or willful, and despite whether the disciplinary officer considers the misuse harmful to DoD, the Military Department or Service, or to the Defense Agency; (c) the Department is required to report the violation to the President (via the Director, Office of Management and Budget), the U.S. Congress, and to the Government Accountability Office; (d) an unwillful or unintentional violation does not justify a decision to not administer disciplinary action; and (e) disciplinary action must be commensurate with the severity of the violation, and factors leading to the violation or its resolution may be considered.

3. As identified in the formal investigation, Mr./Ms.__________________ is an individual primarily responsible for this violation. Mr./Ms.__________________ caused an uncorrectable violation of the ADA when he/she (state specific actions). As the officer charged with imposing discipline in this case, I issued (state actions) to Mr./Ms.__________________. While I considered _____, I have determined that _______________ is appropriate for the following reasons: ________________. No further discipline against Mr./Ms. ___________________ will be taken.

4. My point of contact for this action is xxx who can be reached at (xxx) xxx-xxxx, email: xxx.

Signed
Disciplinary Officer