MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: CTD for CAP 016-16(I) -- Dependent Travel and Transportation Allowances Not Payable

1. **SYNOPSIS**: This item deletes par. 5582-B1 as it was erroneously added in the Ch 5 rewrite. Dependent travel and transportation may be paid if the spouse subsequently is separated/retired before the time limitation expires NTE old to new PDS. Because this was an administrative error, this item is back dated to be effective on 1 Jun 2014.

2. The attached revision is forwarded for information purposes only. No coordination or comments are required.

3. This revision was initiated by PDTATAC Staff.

4. These changes are scheduled to appear in the JTR, dated 1 March 2016.

5. This determination is **effective on 1 June 2014**.

6. Action Officer: Lynn Wawrzyniak (tracie.l.wawrzyniak.civ@mail.mil).

JOEL T. RIDENOUR
Chief, Policy and Regulations Branch

Attachment:
Rev 1

**Civilian E-Mail Distribution:**
CAP Members P&R Branch PMO-DTS GSA-3FT GSA-OGP(MTT) DTMO CBCA Judges
A. General. This par. covers situations when dependent travel and transportation allowances are not authorized.

B. Dependent-Related Circumstances. An employee is not authorized dependent travel and transportation allowances when a dependent:

*1. Travels at personal expense before a PCS order is issued or before official notice is received that a PCS order is to be issued. Transportation must not be furnished before a PCS order is issued;

*2. Is not a dependent on the PCS effective transfer or appointment date (App A1);

*3. Receives any other Gov’t-funded travel and transportation allowances for this travel; or

*4. Is an employee’s/spouse’s parent, stepparent, or person in loco parentis (except as in par. 5598-C1) as defined in App A1, definition of dependent items 4 and 5, who does not reside in the employee's household, unless otherwise authorized/approved through the Secretarial Process.
The following pages are the same policy preceding this page but showing tracked changes.
PER DIEM, TRAVEL AND TRANSPORTATION ALLOWANCE COMMITTEE
4800 Mark Center Drive, Suite 04J2501
Alexandria, VA 22350-9000
www.defensetravel.dod.mil

PDTATAC/tlw

26 January 2016

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JOEL T. RIDENOUR
Chief, Policy and Regulations Branch

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Rev 1

Civilian E-Mail Distribution:
CAP Members P&R Branch PMO-DTS GSA-3FT GSA-OGP(MTT) DTMO CBCA Judges
5582 WHEN DEPENDENT TRAVEL AND TRANSPORTATION ALLOWANCES ARE NOT PAYABLE

A. General. This par. covers situations when dependent travel and transportation allowances are not authorized.

B. Dependent-Related Circumstances. An employee is not authorized dependent travel and transportation allowances when a dependent:

1. Is a member on active duty, on the PCS order effective date;

2. Travels at personal expense before a PCS order is issued or before official notice is received that a PCS order is to be issued. Transportation must not be furnished before a PCS order is issued;

3. Is not a dependent on the PCS effective transfer or appointment date (App A1);

4. Receives any other Gov’t-funded travel and transportation allowances for this travel; or

5. Is an employee’s/spouse’s parent, stepparent, or person in loco parentis (except as in par. 5598-C1) as defined in App A1, definition of dependent items 4 and 5, who does not reside in the employee's household, unless otherwise authorized/approved through the Secretarial Process.