21 November 2017

MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: UTD 155-17(I) Revise Language in Par. 050202-A (When DLA is Authorized)

1. **SYNOPSIS:** Revises language in par. 050202-A that was erroneously stated in the rewrite.

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

3. This revision was initiated by Policy Reform.

4. These changes are scheduled to appear in the JTR, dated 1 January 2018

5. This determination is **effective on 12-1-17.**

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

//Approved//

DONNA K. HADDIX
Chief, Policy & Regulations Branch

Attachment:
Rev 1

**Uniformed E-Mail Distribution:**
- MAP Members
- P&R Branch
- PMO-DTS
- GSA-3FT
- GSA-OGP(MTT)
- DTMO
- PPC
050502. Service Member with or without a Dependent

The amount payable for a DLA is usually based on whether the Service member has a dependent. The allowances in this paragraph apply regardless of if the Service member has a dependent. A Service member may be eligible for DLA in any of the following circumstances:

A. Short-Distance Move. The Service member is authorized a short-distance HHG move at Government expense from a private-sector residence to another private-sector residence, for the Government’s convenience, when proper authority directs the Service member to vacate local housing because the residence does not meet the Service’s health and sanitation standards. This does not apply to moves to or from privatized housing.
The following pages are the same policy preceding this page but showing tracked changes.
PDTATAC/tlw 21 November 2017

MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: UTD 155-17(I) Revise Language in Par. 050202-A (When DLA is Authorized)

1. SYNOPSIS: Revises language in par. 050202-A that was erroneously stated in the rewrite.

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

3. This revision was initiated by Policy Reform.

4. These changes are scheduled to appear in the JTR, dated 1 January 2018

5. This determination is effective on 12-1-17.

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

//Approved//

DONNA K. HADDIX
Chief, Policy & Regulations Branch

Attachment:
Rev 1

Uniformed E-Mail Distribution:
MAP Members  P&R Branch  PMO-DTS  GSA-3FT  GSA-OGP(MTT)  DTMO  PPC
**050502. Service Member with or without a Dependent**

The amount payable for a DLA is usually based on whether the Service member has a dependent. The allowances in this paragraph apply regardless of if the Service member has a dependent. A Service member may be eligible for DLA in any of the following circumstances:

A. **Short-Distance Move.** The Service member is authorized a short-distance household goods (HHG) move at Government expense:

   a. From a private-sector residence to another private-sector residence, not including moves to or from privatized housing, for the Government’s convenience, under the following conditions:
      - When a proper authority directs the Service member to vacate local housing because the residence does not meet the Service’s health and sanitation standards. This does not apply to moves to or from privatized housing.
      - An involuntary tour extension is granted and the Service member is required for reasons beyond his or her control to change residences in the local area.
      - A foreclosure against the landlord, unless the Armed Services member is the homeowner.