MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: UTD/CTD for MAP/CAP 149-17(I) – Update Paragraph References to the Revised Chapter 5, Section 1

1. SYNOPSIS: Updates paragraph references in the revised JTR, Chapter 5, Section 1 throughout the current JTR.

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

3. This revision was initiated by the PDTATAC Staff

4. These changes are scheduled to appear in the JTR, dated 1 January 2017.

5. This determination is effective when printed in the JTR.

6. Action Officer: Tim Haddix (timothy.g.haddix.civ@mail.mil).

//Approved//

VELDA A. POTTER
Regulations Lead, Policy & Regulations Branch

Attachment:
Rev 1

Uniformed E-Mail Distribution:
MAP Members P&R Branch PMO-DTS GSA-3FT GSA-OGP(MTT) DTMO PPC

Civilian E-Mail Distribution:
CAP Members P&R Branch PMO-DTS GSA-3FT GSA-OGP(MTT) DTMO CBCA Judges
020302.A:

A. POV, Government Automobile, or Rental Vehicle. When travel is authorized as advantageous by POV, Government automobile, or a rental vehicle, one day of travel is authorized for every 400 miles, per Table 2-10. See pars. 050205 (Service members) and 5605 (civilian employees) for allowable PCS travel time. Additional travel time may be authorized or approved when the actual time exceeds the authorized time for reasons beyond a traveler’s control, for example, for Acts of God. Per diem is payable for any days of additional travel time that are authorized under such circumstances. See computation example 1 and computation example 2.

020501:

A. *****

B. Allowances. Service members must comply with the limitations on weight and transportation for shipping HHG.

1. TDY Weight Allowances

   a. The AO may authorize or approve shipment of HHG up to the weight allowance in Table 2-25 designated for the Service member’s grade. In addition to the HHG weights authorized in Table 2-25, the AO may also authorize shipment of professional books, papers and equipment or required medical equipment as specified in par. 051304.

      (1) The Service member’s grade on the day travel begins determines which weight allowance is allowed. If the travel authorization is amended, modified, canceled, or revoked, HHG must be transported to the proper destination at Government expense (see par. 051302).

      (2) *****

         (a) *****

         (b) The weight of the TDY HHG is the actual unpacked and uncrated weight. The Transportation Officer should establish this weight before packing if possible. For details on determining the net shipping weight of HHG, see pars. 0514.

         (c) *****

2. PCS Weight Allowance for Shipping HHG during TDY

   a. For the following situations, the Service member’s PCS weight allowance as specified in Table 5-37, may be shipped, in addition to the authorized or approved TDY shipment of HHG in Table 2-25. Circumstances and locations warranting the addition of the PCS HHG weight allowance to the TDY HHG shipment are the following:

      (1) A PCS with TDY en route (see par. 052007).

      (2) *****

   b. For a TDY under an order pending a PCS assignment to a ship, the following apply:

      (1) Other than a PCS assignment to a ship described as “unusually arduous sea duty” or
considered as possible or likely to be at sea for a year or longer. PCS HHG weight allowances are authorized as specified in Table 5-37 and par. 0514. HHG may be transported to a combination of the following:

(a) *****.

(2) When a PCS assignment is described as “unusually arduous sea duty” or considered as possible or likely to be at sea continuously for a year or longer. PCS HHG weight allowances are authorized as specified in Table 5-37 and par. 0514. The designation of a ship, unit, or afloat staff as “unusually arduous sea duty” must be specified in writing through the Secretarial Process. HHG may be transported to any combination of the following:

(a) *****

c. A Service member on a TDY order in connection with building, fitting out, converting, or reactivating a ship is authorized PCS HHG weight allowances as specified in Table 5-37 and par. 0514 if the TDY order directs duty on board when the ship is commissioned. The destination options for where to transport HHG depend on whether the sea duty is unusually arduous. If the sea duty:

(1) *****.

3. Transportation

a. The transportation methods in pars. 051403 and 0515 apply.

b. *****

(1) – (2) *****

(3) From the last TDY location to the old or new PDS (see par. 051002 for a Service member released or separated from active duty from the TDY location). If the TDY is pursuant to an order directing no return to the PDS, pending further assignment, indeterminate TDY, or in connection with a PCS, refer to pars. 020501-B2a(1), 020501-B2a (2), and 020501-B2a (3) for locations between which shipment is authorized.

c. HHG not authorized or approved for transportation, or not within the Service member’s TDY weight allowance must not be transported with authorized HHG. The Service member must arrange separate transportation of such articles at personal expense. If a HHG shipment at Government expense is discovered to include unauthorized articles, then the Service member is financially responsible for reimbursing the Government all costs expended to transport the unauthorized articles. If the cost of the articles improperly transported cannot be established, see par. 051306-D.

d. *****

C. *****

020502.E:

E. Storage after TDY or Deployment. HHG storage may continue for up to 90 days after the TDY or until deployment is completed. Extensions to this 90-day period may be authorized in accordance with par. 0518-A-A.

020503:

A. *****
B. **NTS Allowances.** NTS begins on the day the travel authorization is issued and continues for as long as any of the situations in Table 2-26 exist. NTS may continue for 90 days or less after the TDY or until deployment is completed. Extensions to this 90-day period may be authorized in accordance with par. 0518-B.

**020504.B:**

B. **HHG Shipment after Storage.** When applicable, HHG may be shipped to any point in the CONUS in accordance with par. 052002. HHG stored as specified in par. 0518-A or under one of the following conditions may be transported to any subsequent PDS:

1. *****

**031102.C1:**

1. Reimbursement for personally procured transportation is in accordance with Section 0202 and par. 0502 for transoceanic travel.

**032002.B:**

B. **Allowances.** Government transportation must be used to the maximum extent practical for transoceanic travel as specified in par. 0502.

1. *****

**032904.B:**

B. **Allowances.** An eligible Service member may be authorized or approved the POV storage allowances specified in Chapter 5, Section 1.

**060105.B:**

B. **Dislocation Allowance (DLA).** A DLA advance may be paid to a Service member’s designated dependent before the dependent travels to a designated place. See the DTMO website for DLA rates.

**060202.C:**

C. **Dependent Student.** The safe haven or designated place replaces the Service member’s PDS as the destination authorized under par. 050816 when a dependent student is attending school in the United States, and the Service member is authorized transportation allowances for the dependent student to travel to the PDS but the PDS has been evacuated. Evacuation allowances begin on the date the dependent student would have joined the Service member OCONUS had it not been for the evacuation.

1. – 2. *****

3. Unless terminated sooner for other reasons, evacuation allowances continue until the dependent student
departs the safe haven to return to school to resume classes there, starts attending classes at a school, or the date the student would have returned to the school under the provisions of par. 050816 from the Service member’s PDS, whichever occurs first.

D. *****

0603, Table 6-21:

<table>
<thead>
<tr>
<th>If...</th>
<th>Then the Service member is authorized...</th>
</tr>
</thead>
<tbody>
<tr>
<td>a Service member’s dependent is evacuated,</td>
<td>HHG transportation, including unaccompanied baggage, up to 18,000 pounds, minus any weight of HHG already in storage at Government expense.</td>
</tr>
<tr>
<td></td>
<td>● Any tax consequences resulting from HHG transportation to a designated place OCONUS are the financial responsibility of the Service member and dependent.</td>
</tr>
<tr>
<td></td>
<td>● A Service member who personally procures the HHG transportation authorized is reimbursed in accordance with par. 5210-D.</td>
</tr>
<tr>
<td></td>
<td>● If a Service member has a PCS order, the reimbursement for personally procured HHG transportation is in accordance with par. 051502 or 051503.</td>
</tr>
<tr>
<td>the Service member personally arranges for HHG transportation,</td>
<td>to add the cost of sorting, repacking, and shipping additional authorized HHG to a safe haven, designated place, the old PDS, or NTS to the Government’s costs when using the cost comparison required in par. 051502 or 051503.</td>
</tr>
<tr>
<td>efforts to stop the HHG fail and it arrives at the PDS after the evacuation is ordered or authorized,</td>
<td>transportation as specified in this chart to the safe haven or designated place, as appropriate, as though the HHG were at the PDS when the evacuation was ordered.</td>
</tr>
</tbody>
</table>

9000.B. Note:

NOTE: A member assigned to an unaccompanied tour or unusually arduous sea duty whose dependent remains at the member’s old OCONUS PDS or is at a designated place at an OCONUS location IAW pars. 050814, 050903 and 050907 is a member without dependents at the member’s unaccompanied/usually arduous PDS for station allowance purposes and is eligible for station allowances at the with dependents rate for the dependent location. See pars. 050814, 050903 and 050907 if a foreign born spouse is returned to a foreign country and par. 050809 when a dependent is at a designated place. Other than a dependent described in pars. 050809, 050814, 050903, and 050907, a dependent must be command sponsored for the member to receive station allowances based on the dependent’s presence.

9185.A3:

3. TLA Authorized on the Reporting Day
   a. Reimburse the traveler/dependent(s) 75% of the new OCONUS PDS per diem M&IE rate (par. 050302) when the PCS is performed by common carrier or transportation in kind if the TLA and reporting day are the same. The reporting day lodging expense is reimbursed as TLA (par. 9150-C). See par. 9185-H, TLA computation Example 8.
   b. *****
**9225:**

A. **Return To Native Country.** A member, whose foreign born dependents are authorized early return travel to the native country under par. 050804, is authorized station allowances at the with dependents rate based on the dependents’ OCONUS location. Station allowances payment on behalf of the dependents’ location begins on the day dependents arrive at that location. **DoDI 1315.18,** Procedures for Military Personnel Assignments, Encl 5, par. 8.

B. **Return To Non-Foreign OCONUS.** A member, whose dependents are authorized early return travel to a designated non-foreign OCONUS location under par. 050804 is authorized station allowances at the with dependents rate based on the dependents’ non-foreign OCONUS location. Station allowances payment on behalf of the dependents’ location begins on the day dependents arrive at that location.

C. *****

**10016:**

The Family Separation Housing (FSH) allowance is payable to a member with dependents for added housing expenses resulting from separation from the dependents when a member is assigned to an OCONUS PDS (par. 10414), or incident to an assignment in the CONUS when dependent travel is delayed or restricted (pars. 051205-B and 10406).

**10026.B3c:**

c. Member moves from Gov’t Qtr’s to private sector housing under par. 0519.

**10306.F:**

F. **Qtr’s at Safe Haven Temporarily Occupied by Dependents.** A member is authorized a housing allowance for dependents when:

1. The member’s dependent(s) occupies Gov’t provided housing at a safe haven area after emergency evacuation from private sector housing at the PDS; and

2. Due to conditions beyond the member’s control, member is required to continue rent payment for the private sector housing to keep the furnishings and belongings in the private sector housing and to have housing available upon the dependents’ return.

This authority continues until such time as a dependent(s) is authorized to return to member’s PDS or the dependent(s) arrives at a designated place.

**10402.B5e:**

e. **Disadvantaged as a result of reassignment for reasons of improving mission capability and readiness of the unit, in receipt of a PCS authorization/order between PDSs located in the same proximity, and disallowed HHG movement.** See par. 0519. The Secretarial Process must issue a determination that a decision to implement this policy is in the interest of correcting an inequity incurred due to movement of the individual for purposes of improving mission capability and unit readiness;
10404.A2e:

e. FSH is not authorized for a member assigned to a CONUS PDS unless the member is assigned to a PDS to which dependent travel is delayed or restricted. Par. 051205.

10406.A4:

4. Table 10E-5 applies when an area within CONUS has been declared a concurrent dependent travel application area. See par. 051205.

10408.A:

A. General Rules

1. – 4. *****

5. When a member serves an unaccompanied/dependent restricted tour at the first (i.e., the initial PDS when coming on active duty) PDS, payment of a with-dependent housing allowance is based on one of the locations described in par. 050814, 050903 or 050907 if the dependent has been authorized/approved to reside at one of the locations described in those paragraphs.

6. *****

7. A member transferred between unaccompanied/dependent restricted tours whose dependent moves from the member’s prior PDS (PDS before the member was assigned on the first unaccompanied/dependent restricted tour) to a designated place, or from a designated place to another designated place if the move is authorized/approved under par. 050809, is authorized a with-dependent rate based on the dependent’s new location.

8. *****

10414.F5:

5. Concurrent Dependent Travel Denied in CONUS. See par. 051205.

10416.A2:

2. A location near, but outside the limits of, the new PDS or to the home port of a ship, afloat staff, or afloat unit. Per diem stops IAW par. 051203. BAH or OHA for the new PDS begins the day per diem stops.

10428.E1e(2):

(2) not authorized PCS HHG transportation due to a prospective period of less than 12 months (par. 051305), and

Appendix A (DEPENDENT):
A. General. The term “dependent” is defined by 37 USC §401. Except for transportation to obtain OCONUS medical care (par. 033301-A1), any of the following individuals are a dependent:

1. – 7. *****

8. For transportation authorized in par. 050803:
   a. *****
   9. *****

10. For return transportation to CONUS, the former spouse and/or dependents or former dependent children of a member when such dependents or former dependents are located OCONUS, even though the marital relationship with the member was terminated by divorce/annulment before the member was eligible for return transportation. See par. 050805.;

11. *****

Appendix A (DESIGNATED PLACE):

A. Service Members Only

1. Except as used in Ch 6 (Evacuation Allowances):
   a. *****
   b. The foreign OCONUS place to which dependents are specifically authorized to travel under pars. 050814, 050903 or 050907, when a member is ordered to an unaccompanied/dependent restricted tour. This is limited to the native country of a foreign born spouse for DoD Services and Coast Guard.;
   c. The OCONUS place at which a member is scheduled to serve an accompanied tour after completing an unaccompanied or dependent-restricted tour, and to which dependents specifically are authorized to travel under par. 050809, 050814, 050903, or 050907;
   d. The OCONUS place in the old PDS vicinity at which dependents remain under par. 050809, while a member serves a dependent restricted/unaccompanied tour;
   e. The CONUS, non-foreign OCONUS, or foreign OCONUS place to which dependents are specifically authorized to travel under par. 050804 or 050805, when early return of dependents is authorized. This is limited to the native country of a foreign born spouse for DoD Services and Coast Guard.

2. *****

Appendix A (HOME OF SELECTION (HOS) (Service members only)): The place selected by a member as the member's home upon retirement (including transfer to the Fleet Reserve or Fleet Marine Corps Reserve), under the conditions in par. 051003.

Appendix A (HOUSEHOLD GOODS (HHG)):

A.– C. *****
D. Items Acquired after the PCS Order Effective Date (Service members only)

1. *****

2. ICW an IPCOT (Service members only). HHG items acquired after the order effective date but before entering an IPCOT may be shipped IAW par. 052002-D and Table 5-46.

Appendix A (HOUSEHOLD GOODS WEIGHT ADDITIVE):

1. – 3. *****

4. See par. 051306-G/5652-I ICW a weight additive item.

Appendix A (POV SPARE PARTS):

*****

Service Members Only:

1. *****

2. Storage of a car engine/transmission is the member’s responsibility (facilities and cost) except when par. 0518 applies if engine/transmission storage is required after HHG delivery to the OCONUS residence, when no Gov’t storage facility is available or an available Gov’t storage facility cannot accommodate car engine/transmission (e.g., does not fit or does not meet environmental requirements).
The following pages are the same policy preceding this page but showing tracked changes.
MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: UTD/CTD for MAP/CAP 149-17(I) – Update Paragraph References to the Revised Chapter 5, Section 1

1. SYNOPSIS: Updates paragraph references in the revised JTR, Chapter 5, Section 1 throughout the current JTR.

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

3. This revision was initiated by the PDTATAC Staff.

4. These changes are scheduled to appear in the JTR, dated 1 January 2017.

5. This determination is effective when printed in the JTR.

6. Action Officer: Tim Haddix (timothy.g.haddix.civ@mail.mil).

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VELDA A. POTTER
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CAP Members P&R Branch PMO-DTS GSA-3FT GSA-OGP(MTT) DTMO CBCA Judges
**JTR REVISIONS**

**020302.A:**

A. **POV, Government Automobile, or Rental Vehicle.** When travel is authorized as advantageous by POV, Government automobile, or a rental vehicle, one day of travel is authorized for every 400 miles, per Table 2-10. See pars. 0502055155 (Service members) and 5605 (civilian employees) for allowable PCS travel time. Additional travel time may be authorized or approved when the actual time exceeds the authorized time for reasons beyond a traveler’s control, for example, for Acts of God. Per diem is payable for any days of additional travel time that are authorized under such circumstances. See computation example 1 and computation example 2.

**020501:**

A. *****

B. **Allowances.** Service members must comply with the limitations on weight and transportation for shipping HHG.

1. **TDY Weight Allowances**

   a. The AO may authorize or approve shipment of HHG up to the weight allowance in Table 2-25 designated for the Service member’s grade. In addition to the HHG weights authorized in Table 2-25, the AO may also authorize shipment of professional books, papers and equipment as specified in par. 5268 and/or required medical equipment as specified in par. 0513045192.

   (1) The Service member’s grade on the day travel begins determines which weight allowance is allowed. If the travel authorization is amended, modified, canceled, or revoked, HHG must be transported to the proper destination at Government expense (see par. 5208051302).

   (2) *****

      (a) *****

      (b) The weight of the TDY HHG is the actual unpacked and uncrated weight. The Transportation Officer should establish this weight before packing if possible. For details on determining the net shipping weight of HHG, see pars. 5202, 5204, and 52060514.

      (c) *****

2. **PCS Weight Allowance for Shipping HHG during TDY**

   a. For the following situations, the Service member’s PCS weight allowance as specified in par. 5200-B0514Table 5-37, may be shipped, in addition to the authorized or approved TDY shipment of HHG in Table 2-25. Circumstances and locations warranting the addition of the PCS HHG weight allowance to the TDY HHG shipment are the following:

   (1) A PCS with TDY en route (see par. 0520075284-L).

   (2) *****

   b. For a TDY under an order pending a PCS assignment to a ship, the following apply:

      (1) Other than a PCS assignment to a ship described as “unusually arduous sea duty” or
considered as possible or likely to be at sea for a year or longer. PCS HHG weight allowances are authorized as specified in Table 5-37 and par. 05145200-B. HHG may be transported to a combination of the following:

(a) *****.

(2) When a PCS assignment is described as “unusually arduous sea duty” or considered as possible or likely to be at sea continuously for a year or longer. PCS HHG weight allowances are authorized as specified in Table 5-37 and par. 05145200-B. The designation of a ship, unit, or afloat staff as “unusually arduous sea duty” must be specified in writing through the Secretarial Process. HHG may be transported to any combination of the following:

(a) *****

c. A Service member on a TDY order in connection with building, fitting out, converting, or reactivating a ship is authorized PCS HHG weight allowances as specified in Table 5-37 and par. 05145200-B if the TDY order directs duty on board when the ship is commissioned. The destination options for where to transport HHG depend on whether the sea duty is unusually arduous. If the sea duty:

(1) *****.

3. Transportation

a. The transportation methods in pars. 051403 and 05155210 apply.

b. *****

(1) – (2) *****

(3) From the last TDY location to the old or new PDS (see par. 0521020510025320 for a Service member released or separated from active duty from the TDY location). If the TDY is pursuant to an order directing no return to the PDS, pending further assignment, indeterminate TDY, or in connection with a PCS, refer to pars. 020501-B2a(1), 020501-B2a (2), and 020501-B2a (3) for locations between which shipment is authorized.

c. HHG not authorized or approved for transportation, or not within the Service member’s TDY weight allowance must not be transported with authorized HHG. The Service member must arrange separate transportation of such articles at personal expense. If a HHG shipment at Government expense is discovered to include unauthorized articles, then the Service member is financially responsible for reimbursing the Government all costs expended to transport the unauthorized articles. If the cost of the articles improperly transported cannot be established, see par. 051306-D3206.

d. *****

C. *****

020502.E:

E. Storage after TDY or Deployment. HHG storage may continue for up to 90 days after the TDY or until deployment is completed. Extensions to this 90-day period may be authorized in accordance with par. 0518-A01 and 0515242.

020503:
A. *****

B. **NTS Allowances.** NTS begins on the day the travel authorization is issued and continues for as long as any of the situations in Table 2-26 exist. NTS may continue for 90 days or less after the TDY or until deployment is completed. Extensions to this 90-day period may be authorized in accordance with par. 0518010518-B5242.

**020504.B:**

B. **HHG Shipment after Storage.** When applicable, HHG may be shipped to any point in the CONUS in accordance with par. 0520025296. HHG stored as specified in par. 0518010518-A5242 or under one of the following conditions may be transported to any subsequent PDS:

1. *****

**031102.C1:**

1. Reimbursement for personally procured transportation is in accordance with Section 0202 and par. 05025018-C4 or 5082 for transoceanic travel.

**032002.B:**

B. **Allowances.** Government transportation must be used to the maximum extent practical for transoceanic travel as specified in pars. 5074-B2 and 50820502.

1. *****

**032904.B:**

B. **Allowances.** An eligible Service member may be authorized or approved the POV storage allowances specified in Chapter 5, Section 1Part-A.

**060105.B:**

B. **Dislocation Allowance (DLA).** A DLA advance may be paid to a Service member’s designated dependent before the dependent travels to a designated place. See the DTMO websitepar. 5452 for DLA rates.

**060202.C:**

C. **Dependent Student.** The safe haven or designated place replaces the Service member’s PDS as the destination authorized under par. 0508165151 when a dependent student is attending school in the United States, and the Service member is authorized transportation allowances for the dependent student to travel to the PDS but the PDS has been evacuated. Evacuation allowances begin on the date the dependent student would have joined the Service member OCONUS had it not been for the evacuation.

1. – 2. *****
3. Unless terminated sooner for other reasons, evacuation allowances continue until the dependent student departs the safe haven to return to school to resume classes there, starts attending classes at a school, or the date the student would have returned to the school under the provisions of par. 050816§154 from the Service member’s PDS, whichever occurs first.

D. *****

0603, Table 6-21:

<table>
<thead>
<tr>
<th>If…</th>
<th>Then the Service member is authorized…</th>
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<tr>
<td>a Service member’s dependent is evacuated,</td>
<td>HHG transportation, including unaccompanied baggage, up to 18,000 pounds, minus any weight of HHG already in storage at Government expense.</td>
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<tr>
<td></td>
<td>• Any tax consequences resulting from HHG transportation to a designated place OCONUS are the financial responsibility of the Service member and dependent.</td>
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<td></td>
<td>• A Service member who personally procures the HHG transportation authorized is reimbursed in accordance with par. 5210-D.</td>
</tr>
<tr>
<td></td>
<td>• If a Service member has a PCS order, the reimbursement for personally procured HHG transportation is in accordance with pars. 5210-D or 5210-E0514 or 051502 or 051503.</td>
</tr>
<tr>
<td>the Service member personally arranges for HHG transportation,</td>
<td>to add the cost of sorting, repacking, and shipping additional authorized HHG to a safe haven, designated place, the old PDS, or NTS to the Government’s costs when using the cost comparison required in pars. 5210-D or 5210-E0514 or 051502 or 051503.</td>
</tr>
<tr>
<td>efforts to stop the HHG fail and it arrives at the PDS after the evacuation is ordered or authorized,</td>
<td>transportation as specified in this chart to the safe haven or designated place, as appropriate, as though the HHG were at the PDS when the evacuation was ordered.</td>
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</tbody>
</table>

9000.B, Note:

NOTE: A member assigned to an unaccompanied tour or unusually arduous sea duty whose dependent remains at the member’s old OCONUS PDS or is at a designated place at an OCONUS location IAW pars. 050814, 050903 and 050907§116-A is a member without dependents at the member’s unaccompanied/unusually arduous PDS for station allowance purposes and is eligible for station allowances at the with dependents rate for the dependent location. See pars. 050814, 050903 and 050907§116-A if a foreign born spouse is returned to a foreign country and par. §120-D050809 when a dependent is at a designated place. Other than a dependent described in par. pars. 050809, 050814, 050903, and 050907§116-A or §120-D, a dependent must be command sponsored for the member to receive station allowances based on the dependent’s presence.

9185.A3:

3. TLA Authorized on the Reporting Day

a. Reimburse the traveler/dependent(s) 75% of the new OCONUS PDS per diem M&IE rate (par. 5030050302) when the PCS is performed by common carrier or transportation in kind if the TLA and reporting day are the same. See pars. 5014.A to C, 5014.D, 5074-B1, and 5074.B2050101, 050201, 050202, and 050404. The reporting day lodging expense is reimbursed as TLA (par. 9150-C). See par. 9185-H, TLA computation Example 8.
A. **Return To Native Country.** A member, whose foreign born dependents are authorized early return travel to the
native country under par. 0508045096, is authorized station allowances at the with dependents rate based on the
dependents’ OCONUS location. Station allowances payment on behalf of the dependents’ location begins on the
day dependents arrive at that location. DoDI 1315.18, Procedures for Military Personnel Assignments, Encl 5, par. 8.

B. **Return To Non-Foreign OCONUS.** A member, whose dependents are authorized early return travel to a
designated non-foreign OCONUS location under pars. 5098, 5100 and 5102050804 or 052005 is authorized station
allowances at the with dependents rate based on the dependents’ non-foreign OCONUS location. Station
allowances payment on behalf of the dependents’ location begins on the day dependents arrive at that location.

C. *****

**10016:**

The Family Separation Housing (FSH) allowance is payable to a member with dependents for added housing
expenses resulting from separation from the dependents when a member is assigned to an OCONUS PDS (par. 10414), or incident to an assignment in the CONUS when dependent travel is delayed or restricted (pars. 051205 or 10406).

**10026.B3c:**

c. Member moves from Gov’t Qtrs to private sector housing under par. 5258.5 (Separation) or par. 5258.6
(Retirement).0519

**10306.F:**

F. **Qtrs at Safe Haven Temporarily Occupied by Dependents.** A member is authorized a housing allowance for
dependents when:

1. The member’s dependent(s) occupies Gov’t provided housing at a safe haven area after emergency evacuation from private sector housing at the PDS; and

2. Due to conditions beyond the member’s control, member is required to continue rent payment for the private
sector housing to keep the furnishings and belongings in the private sector housing and to have housing
available upon the dependents’ return.

This authority continues until such time as a dependent(s) is authorized to return to member’s PDS or the
dependent(s) arrives at a designated place as contemplated by par. 5108.

**10402.B5e:**

e. Disadvantaged as a result of reassignment for reasons of improving mission capability and readiness
of the unit, in receipt of a PCS authorization/order between PDSs located in the same proximity, and
disallowed HHG movement. See par. 0519.5254. The Secretarial Process must issue a determination
that a decision to implement this policy is in the interest of correcting an inequity incurred due to

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movement of the individual for purposes of improving mission capability and unit readiness;

10404.A2e:

e. FSH is not authorized for a member assigned to a CONUS PDS unless the member is assigned to a PDS to which dependent travel is delayed or restricted. Par. 0512055136.

10406.A4:

4. Table 10E-5 applies when an area within CONUS has been declared a concurrent dependent travel application area. See par. 0512055136.

10408.A:

A. General Rules

1. – 4. *****

5. When a member serves an unaccompanied/dependent restricted tour at the first (i.e., the initial PDS when coming on active duty) PDS, payment of a with-dependent housing allowance is based on one of the locations described in par. 050814, 050903 or 0509075116-A if the dependent has been authorized/approved to reside at one of the locations described in those paragraphspar. 5116-A.

6. *****

7. A member transferred between unaccompanied/dependent restricted tours whose dependent moves from the member’s prior PDS (PDS before the member was assigned on the first unaccompanied/dependent restricted tour) to a designated place, or from a designated place to another designated place if the move is authorized/approved under par. 0508095120-B, is authorized a with-dependent rate based on the dependent’s new location.

8. *****

10414.F5:

5. Concurrent Dependent Travel Denied in CONUS. See par. 0512055136.

10416.A2:

2. A location near, but outside the limits of, the new PDS or to the home port of a ship, afloat staff, or afloat unit. Per diem stops IAW par. 0512035046. BAH or OHA for the new PDS begins the day per diem stops.

10428.E1e(2):

(2) not authorized PCS HHG transportation due to a prospective period of less than 12 months (par. 0513055194), and
Appendix A (DEPENDENT):

A. General. The term “dependent” is defined by 37 USC §401. Except for transportation to obtain OCONUS medical care (par. 033301-A1), any of the following individuals are a dependent:

1. – 7. *****

8. For transportation authorized in par. 0504, 0508, 0511 or 0512:
   a. *****

9. *****

10. For return transportation to CONUS, the former spouse and/or dependents or former dependent children of a member when such dependents or former dependents are located OCONUS, even though the marital relationship with the member was terminated by divorce/annulment before the member was eligible for return transportation. See par. 0502.

11. *****

Appendix A (DESIGNATED PLACE):

A. Service Members Only

1. Except as used in Ch 6 (Evacuation Allowances):
   a. *****
   b. The foreign OCONUS place to which dependents are specifically authorized to travel under pars. 050814, 050903 or 050907, when a member is ordered to an unaccompanied/dependent restricted tour. This is limited to the native country of a foreign born spouse for DoD Services and Coast Guard.
   c. The OCONUS place at which a member is scheduled to serve an accompanied tour after completing an unaccompanied or dependent-restricted tour, and to which dependents specifically are authorized to travel under par. 5114-D, 5116-A or 5120-D;
   d. The OCONUS place in the old PDS vicinity at which dependents remain under par. 5120-D050809, while a member serves a dependent restricted/unaccompanied tour;
   e. The CONUS, non-foreign OCONUS, or foreign OCONUS place to which dependents are specifically authorized to travel under par. 5096, 5098, 5100, 5102, or 5104050804, or 050805, 052005 or 053005, when early return of dependents is authorized. This is limited to the native country of a foreign born spouse for DoD Services and Coast Guard.

2. *****

Appendix A (HOME OF SELECTION (HOS) (Service members only)):
The place selected by a member as the member’s home upon retirement (including transfer to the Fleet Reserve or Fleet Marine Corps Reserve), under the conditions in par. 0510035068-A1.
Appendix A (HOUSEHOLD GOODS (HHG)):

A.– C. *****

D. Items Acquired after the PCS Order Effective Date (Service members only)

1. *****

2. ICW an IPCOT (Service members only). HHG items acquired after the order effective date but before entering an IPCOT may be shipped IAW par. 052002-D and Table 5-46.5312-B1b or 5312-B2.

Appendix A (HOUSEHOLD GOODS WEIGHT ADDITIVE):

1. – 3. *****

4. See pars. 051306-G and 0518015206-L/5652-I ICW a weight additive item.

Appendix A (POV SPARE PARTS):

*****

Service Members Only:

1. *****

2. Storage of a car engine/transmission is the member’s responsibility (facilities and cost) except when par. 0518015222 applies if engine/transmission storage is required after HHG delivery to the OCONUS residence, when no Gov’t storage facility is available or an available Gov’t storage facility cannot accommodate car engine/ transmission (e.g., does not fit or does not meet environmental requirements).