MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: UTD/CTD for MAP/CAP 154-15(I) – Member Discharged under Other than Honorable Conditions – Par. 7635

1. SYNOPSIS: Corrects internal JTR references contained in JTR, par. 7635 concerning travel and transportation allowances for a member who is discharged under other than honorable conditions.

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

3. This revision was initiated by Staff.

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

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

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

//Approved//

JOEL T. RIDENOUR
Chief, Policy and 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
JTR REVISIONS

7635 MEMBER DISCHARGED FROM SERVICE UNDER OTHER THAN HONORABLE CONDITIONS (UNIFORMED MEMBERS ONLY)

A. General

1. Authorized Transportation. For travel under this Part, a member may be provided:
   a. In-kind transportation by the least expensive common carrier transportation mode available, or
   b. The Gov’t’s cost of that transportation.

2. Reimbursement Limitation. Par. 3220-B, allowing reimbursement up to the directed mode cost, does not apply.

*B. No Confinement Involved. A member, who has not been confined, is authorized transportation allowances from the place of separation to the HOR/PLEAD, as the member elects.

*C. Upon Parole/Release from a U.S. Military Confinement Facility. A former member, discharged from a U.S. military confinement facility, is authorized, upon parole/final release, transportation allowances (but no per diem), from the place of confinement to the:
   1. HOR/PLEAD, as the member elects; or
   2. Place authorized by the Service concerned for residence as a parolee.

**D. Upon Parole/Release from an OCONUS Confinement Facility. A former member, discharged OCONUS after confinement in a non-U.S. military confinement facility, is authorized transportation allowances (but no per diem), from the:
   1. Place of release from confinement, or
   2. U.S. military facility nearest the place of confinement,

   to the POE in the country (including a U.S. territory/possession) of the member's HOR/PLEAD, as the member elects.

*E. Transportation Allowances to a Place Other than the HOR/PLEAD. Transportation allowances may be authorized from the place of separation, or point of parole/release from confinement facilities, to a place other than the member's HOR/PLEAD, when:
   1. Authorized/approved by the commanding officer or other competent authority; and
   2. The Gov’t transportation cost does not exceed the transportation cost to the member's HOR/PLEAD, as the member elects.

F. Upon Parole/Release from CONUS Civil Confinement. A former member, discharged while in CONUS confinement by civil authorities (Federal, State, county, or local), is not authorized transportation.

G. Convicted Personnel Awaiting Completion of Appellate Review
   1. Involuntary Leave
*a. A member, placed on leave involuntarily while awaiting completion of appellate review of a court-
martial sentence which included a punitive discharge/dismissal from the Service, may be provided
transportation in-kind (but no per diem) to the HOR/PLEAD, as the member elects.

b. The least expensive transportation mode available must be provided or the member may be paid an
amount NTE the Gov’t’s cost of that least expensive transportation.

*2. Recall to Duty. The member is authorized TDY travel and transportation allowances (including per diem)
if:

   a. A rehearing is ordered following completion of travel, or

   *b. Official travel is ordered for hospitalization, physical examination, discharge, or other purposes of an
       official nature.

3. Member Restored to Duty. If the member is restored to duty, the member is authorized PCS allowances in
Ch 5, Part A (including per diem), from the place to which transportation was authorized when placed on
appellate leave, to the PDS.

4. Final Separation Travel. When the member travels at Gov’t expense to the HOR/PLEAD, or to some other
place on a NTE basis, this travel is the final separation travel unless the member is restored to duty. See 63
The following pages are the same policy preceding this page but showing tracked changes.
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7635 MEMBER DISCHARGED FROM SERVICE UNDER OTHER THAN HONORABLE CONDITIONS

(AVOIDED MEMBERS ONLY)

A. General

1. Authorized Transportation. For travel under this Part, a member may be provided:
   a. In-kind transportation by the least expensive common carrier transportation mode available, or
   b. The Gov’t’s cost of that transportation.

2. Reimbursement Limitation. Par. 3220-B, allowing reimbursement up to the directed mode cost, does not apply.

*B. No Confinement Involved. A member, who has not been confined, is authorized transportation allowances in par. 7635 from the place of separation to the HOR/PLEAD, as the member elects. See par. 7635 for transportation to an alternate location.

*C. Upon Parole/Release from a U.S. Military Confinement Facility. A former member, discharged from a U.S. military confinement facility, is authorized, upon parole/final release, transportation allowances in par. 7635 (but no per diem), from the place of confinement to the:
   1. HOR/PLEAD, as the member elects; or
   2. Place authorized by the Service concerned for residence as a parolee.

*See par. 7635 for transportation to an alternate location.

*D. Upon Parole/Release from an OCONUS Confinement Facility. A former member, discharged OCONUS after confinement in a non-U.S. military confinement facility, is authorized transportation allowances in par. 7635 (but no per diem), from the:
   1. Place of release from confinement, or
   2. U.S. military facility nearest the place of confinement,

   to the POED in the country (including a U.S. territory/possession) of the member's HOR/PLEAD, as the member elects.

*E. Transportation Allowances to a Place Other than the HOR/PLEAD. Transportation allowances in par. 7635 may be authorized from the place of separation, or point of parole/release from confinement facilities, to a place other than the member's HOR/PLEAD, when:
   1. Authorized/approved by the commanding officer or other competent authority; and
   2. The Gov’t transportation cost does not exceed the transportation cost to the member's HOR/PLEAD, as the member elects.

F. Upon Parole/Release from CONUS Civil Confinement. A former member, discharged while in CONUS confinement by civil authorities (Federal, State, county, or local), is not authorized transportation.

G. Convicted Personnel Awaiting Completion of Appellate Review
1. **Involuntary Leave**

   *a.* A member, placed on leave involuntarily while awaiting completion of appellate review of *the* court-martial sentence *which included* a punitive discharge/dismissal from the Service, may be provided transportation in-kind (but no per diem) to the HOR/PLEAD, as the member elects.

   b. The least expensive transportation mode available must be provided or the member may be paid an amount NTE the Gov’t’s cost of that least expensive transportation.

   *c.* See par. 7635 for transportation to an alternate location.

*2. **Recall to Duty TDY Travel.** The member is authorized TDY travel and transportation allowances (including per diem) if:

   a. A rehearing is ordered following completion of travel, or

   *b.* Official travel is ordered for hospitalization, physical examination, discharge, or other purposes of an official nature.

3. **Member Restored to Duty.** If the member is restored to duty, the member is authorized PCS allowances in Ch 5, Part A (including per diem), from the place to which transportation was authorized when placed on appellate leave, to the PDS.

4. **Final Separation Travel.** When the member travels at Gov’t expense to the HOR/PLEAD, or to some other place on a NTE basis, this travel is the final separation travel unless the member is restored to duty. See 63 Comp. Gen. 135 (1983).