

VOLUME 1  
JOINT FEDERAL TRAVEL REGULATIONS  
CHANGE 241

Alexandria, VA

1 January 2007

These regulation changes are issued for all persons in the Uniformed Services. New or revised material is indicated by a star and is effective 1 January 2007 unless otherwise indicated.

J. P. MCLAURIN Deputy Assistant Secretary of the Army (MPP)	RONALD J. RÁBAGO RADM, USCG Director of Personnel Management
LYNDA DAVIS Deputy Assistant Secretary of the Navy (Military Personnel Programs)	SAMUEL P. DE BOW, JR. RADM, NOAA Director, NOAA Corps
ROBERT GODWIN Deputy Assistant Secretary of the Air Force for Force Management and Integration	JOHN O. AGWUNOBI ADM, USPHS Assistant Secretary for Health

This change includes all material written in MAP Items 75-06; 83-06; 101-06(E); 111-06(I); 114-06(I) through 117-06(I); 119-06(I); 121-06(I) through 123-06(I) and 126-06(I). Insert the attached pages and remove the corresponding pages. This cover page replaces the Change 240 cover page.

BRIEF OF REVISION

These are the major changes made by Change: 241

Introduction; U7300-C4; U10104-G3; Appendix A1; Appendix L, par. B8. Includes additional non-DOD Services' address corrections within the JFTR.

U1525; U2300-B13. Authorizes up to a six-month advance OCONUS COLA payment for members at Forts Wainwright and Richardson, AK.

U3125-C, NOTE 1; U3125-C1a. Changes the regulations to indicate that available Certificated U.S. air carriers must be used for *all commercial air transportation* of persons and property.

U5630-B, item 15; Tables U5G-1 and U5G-2. Increases the DLA rates effective 1 January 2007 based on the average basic pay increase of 2.7% IAW 37 USC §1009 and Section 601 of FY 07 NDAA. The 2.57% increase includes the across the board pay raise of 2.2% for 1 January 2007 and the targeted increase effective 1 April 2007 which affects warrant officers and E-5 through E-7 plus adding pay rates for members 28 – 40 years.

U5372-B3. Adds the same text that is currently in JFTR, par. U5241-C2 to par. U5372-B3 for consistency purposes.

**INTRODUCTION TO**  
**JOINT FEDERAL TRAVEL REGULATIONS, VOLUME 1**  
**(JFTR) UNIFORMED SERVICE MEMBERS**

**FOREWORD**

The Per Diem, Travel and Transportation Allowance Committee (PDTATAC) publishes these regulations. The Committee is chartered under the Department of Defense (DOD). Its members are a Deputy Assistant Secretary from each of the military departments and the Director of the National Oceanic and Atmospheric Administration Corps (NOAA), the Commandant of the Coast Guard (USCG), and the Surgeon General of the Public Health Service (USPHS). The Committee Chairman is the Assistant Deputy Under Secretary of Defense (Military Personnel Policy (MPP)).

**PURPOSE AND AUTHORITY**

This Volume's regulations pertain to per diem, travel and transportation allowances, relocation allowances, and certain other allowances of Uniformed Service members (including both regular and reserve components).

*When necessary, a Uniformed Service may supplement these regulations by administrative regulations (see par. U1010), but may not prescribe allowances that differ in amount or type from those authorized by these regulations, unless specifically permitted. DOD administrative regulations that implement these regulations must be submitted to PDTATAC for review and approval before implementation. See 37 USC §1001 and DOD Directive 5154.29.*

\*If there is a headquarters dispersal, each Committee member has authority to prescribe the allowances in these regulations. Each Committee member may issue necessary regulations prescribing travel, transportation, and station allowances/OHA/FSH/CONUS COLA applicable to that Service (or those Services in the case of the Department of the Navy) until the headquarters activities again are centralized. At that time, the Committee is again vested with the regulation-issuing authority.

The JFTR is issued under the following authorities:

1. The United States Code, primarily sections found in title 37 (especially those sections concerning travel and transportation allowances in chapter 7) and title 10;
2. DOD directives, such as DODD 1315.7, 1327.5, and 5154.29, and DOD instructions such as 1315.18, 1327.6; and
3. Executive Orders and decisions of the U.S. Comptroller General (CG), Defense Office of Hearings and Appeals (DOHA), and the OSD General Counsel (OSDGC).

## CLAIMS AND ADVANCE DECISIONS

Under 31 USC §3702, the Secretary of Defense settles claims involving Uniformed Service members' pay, allowances, travel, transportation, retired pay, and survivor benefits (including those of non-DOD uniformed members). The Secretary of Defense also may issue an advance decision with respect to the same subject areas. The Secretary of Defense has delegated claims settlement appeal authority to the Defense Office of Hearings and Appeals (DOHA).

A Service member who disagrees with a claim settlement by a paying office may submit the claim to DOHA (no specific form or format is required) at the address listed below. The claim must be forwarded through the proper paying office, which must attach an administrative report explaining why the claim was settled as it was.

An accountable officer desiring an advance decision on an issue involving the interpretation of the JFTR must forward a request for an advance decision through the PDTATAC.

Correspondence to DOHA should be addressed to:

Defense Office of Hearings and Appeals (DOHA)  
Claims Division  
PO Box 3656  
Arlington, VA 22203-1995

Throughout the JFTR, Comptroller General (Comp. Gen.) Decisions from the Government Accountability Office (GAO), decisions from the Department of Defense Office of Hearings and Appeals (DOHA), and occasionally decisions from the General Services Administration Board of Contract Appeals (GSBCA) are referenced. Cite decisions appearing in the published annual GAO volumes by volume, page number, and date, e.g., 71 Comp. Gen. 530 (1992). Cite decisions of the Comptroller General that do not appear in the published volumes by the appropriate file number and date, e.g., B-248928, 30 September 1992. DOHA decisions on their website are listed by category, type, year, and case number, e.g., Claims Program, Military Personnel Redacted Decisions, 1999, DOHA Case Number 99030812. In JFTR, these decisions are cited by DOHA claims case number and date, e.g., (DOHA Claims Case No. 97091101, 5 May 1998). GSBCA decisions are cited using a GSBCA number and date.

For DOHA information/decisions visit their website at: <http://www.defenselink.mil/dodgc/doha/>.

## PARAGRAPH NUMBERING SYSTEM

The paragraph numbering system of the JFTR is coordinated with that of the Joint Travel Regulations (JTR). The volume letter "U," precedes a 4- or 5-digit paragraph number (the first or first two digits indicating the chapter number) and subparagraph designators, as shown in the following breakdown. ***NOTE: Not all paragraph numbers are in consecutive numerical sequence (e.g., U1010, U1011, U1012); numbers may be skipped (e.g., U5305, U5310, U5315) so that new paragraphs can be added without changing the numbers of existing paragraphs.***

Paragraph: U5310-B2a(1)(a)

- Volume 1 . . . . .
- Chapter 5 . . . . .
- Paragraph 310 . . . . .
- Subparagraphs . . . . .

References and citations to the JFTR should be in the following format:

- JFTR, par. U5310
- JFTR, par. U5310-A
- JFTR, par. U5310-A1
- JFTR, par. U5310-A1a
- JFTR, par. U5310-A1a(1)(a)
- JFTR, pars. U5310-U5350

Paragraphs and subparagraphs may contain itemizations. Reference to a specific item should be in the following format:

- JFTR, par. U5310-A2
- JFTR, par. U5310-B4a

The most specific unit of reference should be used.

**CHANGES**

DOD Uniformed Travel Determinations (UTDs) initiate changes to the JFTR. A UTD is effective on its indicated date. A UTD may be effective on the date published in the JFTR, on the date of signature by the PDTATAC Chair, on a date after the last signature mutually agreed upon by the Services, or, if permitted or required by law, some other date. When an effective date is earlier than the date assigned to the published change page, changes reflect the specific effective date.

Per diem Bulletins make changes in the non-foreign OCONUS per diem rates contained in <https://secureapp2.hqda.pentagon.mil/perdiem/perdiemrates.html>. Per diem bulletins are published in the Federal Register.

Published changes are numbered consecutively and ordinarily are issued monthly. They contain the text and rate changes directed in determinations. The determinations memoranda included in a published change are shown on the cover sheet of the published change.

New or revised provisions appearing on a change page are indicated by a \* symbol placed next to the new or revised portion.

**FEEDBACK REPORTING**

Recommendations for changes in the JFTR should contain an explanation of and rationale for the proposed change. When the proposal relates to an actual situation, the details should be included. Submit feedback reports concerning inadequate per diem rates in accordance with par. U4179.

Suggestions that would improve this Volume are encouraged. Route them as follows:

1. Army - Through appropriate command channels to: HQDA (DAPE-PRR-C), 300 Army Pentagon, Washington, DC 20310-0300;
2. Navy - Through appropriate command channels to: Deputy Chief of Naval Operations (M&P); Washington Staff/Chief of Naval Personnel (N130E), 2000 Navy Pentagon, Washington, DC 20350-2000;
3. Marine Corps - Through appropriate command channels to: Headquarters U.S. Marine Corps, Manpower and Reserve Affairs (MPO), 3280 Russell Road, Quantico, VA 22134-5103;

***Effective 17 August 2006***

4. Air Force - Through appropriate command channels to: HQ USAF/A1SF, 1040 Air Force Pentagon, (Room 4D236), Washington, DC 20330-1040;
5. Coast Guard - Directly to: Commandant (CG-1222), U.S. Coast Guard, 2100 2<sup>nd</sup> Street, SW, Washington, DC 20593-0001;

***Effective 10 June 2006***

6. NOAA Corps - Directly to: Director, Commissioned Personnel Center, NOAA Corps (Attn: Military Advisory Panel Member), PDTATAC (CPC1), 8403 Colesville Road, Suite 500, Silver Spring, MD 20910-6333;

***Effective 16 October 2006***

- \*7. U.S. Public Health Service - Directly to: Office of Commissioned Corps Force Management, (Attn: PDTATAC MAP Member), 1101 Wootton Parkway, Plaza Level, Suite 100, Rockville, MD 20852-1061; or
8. Office of the Secretary of Defense and other DOD Components - Directly to: Per Diem, Travel and Transportation Allowance Committee, Hoffman Building 1, Room 836, 2461 Eisenhower Avenue, Alexandria, VA 22331-1300.

***Effective 22 June 2006*****HOW TO GET THE JFTR**

Printed paper JFTR copies and changes can no longer be ordered. You can download and print copies by accessing the following website: <https://secureapp2.hqda.pentagon.mil/perdiem/trvlregs.html>.

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U5372-B3. Adds the same text that is currently in JFTR, par. U5241-C2 to par. U5372-B3 for consistency purposes.

U5404-A, Appendix A, Part II. Makes clear that POV transportation may be authorized incident to a PCS between OCONUS PDSs even though the POV can be driven between the PDSs.

U5905-C8. Corrects incorrect paragraph references in par. U5905-C8 from pars. U5900-D2b to U5900-D2h.

U7175. Updates the Muster Duty Allowance rate effective 1 January 2007.

U10000-D; U10010-B12; U10306-D7; Tables U10A-3; U10C-1; U10E-1 and U10E-2. Eliminates the 30- and 7-day maximum rules for staying in temporary quarters and keeping BAH authorization.

Appendix K, Part IV. Revises by adding Vietnam, Effective 1 November 2006.

Appendix S. Replaces Frankfurt, Germany with Baltimore, Maryland as the authorized FEML relief location for qualified personnel assigned to Syria. Establishes FEML for Taipei, Taiwan with a relief destination of Sydney, Australia and a recertification date of 31 October 2008. Also reflects the FEML recertification for Costa Rica, Thule AFB, Greenland and U.S. Pacific Area Command locations.

**VOLUME 1**

**JOINT FEDERAL TRAVEL REGULATIONS**

Following is a list of sheets in force in Joint Federal Travel Regulations, Volume 1, that are effective after the sheets of this Change have been inserted. This list is to be used to verify the accuracy of the Volume. Single sheets or entire monthly changes are available from the PDTATAC website.

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235	U1D-1	233	U4A-1	225	U5-xv	238	U5C-45	227	U5E1-13
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236	U2-i	233	U4B-3	235	U5-xix	240	U5D-3	214	U5E2-1
241	U2-iii	233	U4B-5	229	U5-xxi	240	U5D-5	214	U5E2-3
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238	U3B-1	204	U4C-9	232	U5B-23	238	U5D-39	233	U5H-3
238	U3B-3	194	U4C-11	240	U5C-1	232	U5D-41	233	U5H-5
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221	U5J-11	238	U7H1-1	240	U10-iii	238	A1-5	226	J3-1
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240	U6-iii	236	U7H1-7	241	U10A-1	229	A1-11	240	K1-3
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237	U6B-9	213	U7U-1	241	U10D-1	237	E1-3	229	O-1
231	U6B-11	195	U7V-1	241	U10D-3	235	E1-5	227	O-3
228	U6B-13	193	U7W-1	240	U10D-5	231	E2-1	238	O-5
228	U6B-15	223	U7X-1	240	U10E-1	220	E2-3	238	O-7
228	U6B-17	232	U7Y-1	241	U10E-3	234	E3-1	238	O-9
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216	U6B-21	237	U7Z2-1	240	U10E-7	240	F1-1	238	O-13
216	U6B-23	232	U8-i	241	U10E-9	217	F2-1	234	O-15
240	U6B-25	227	U8-1	241	U10E-11	233	G-1	234	O-17
240	U6B-27	227	U8-3	240	U10E-13	233	G-3	234	O-19
216	U7-i	234	U8-5	240	U10E-15	233	G-5	234	O-21
236	U7-iii	234	U8-7	240	U10E-17	233	G-7	234	O-23
232	U7-v	240	U9-i	240	U10E-19	217	H-i	234	O-25
216	U7-vii	234	U9-iii	240	U10E-21	214	H1-1	234	O-27
216	U7-ix	234	U9A-1	240	U10E-23	214	H2A-1	234	O-29
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231	U7A-1	237	U9B-3	240	U10E-27	232	H2C-1	240	P1-1
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231	U7G-5	240	U9C-19	240	U10E-49	214	H4F-1	239	R1-3
234	U7G-7	240	U9C-21	240	U10E-51	176	I-1	239	R1-5

239 R2-1  
240 R2-3  
239 R2-5  
241 S-1  
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216 T-i  
216 T-1  
216 T-3  
238 U-1  
240 V-1  
240 V-3  
240 V-5  
240 V-7  
230 i-1

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# JOINT FEDERAL TRAVEL REGULATIONS (JFTR)

## VOLUME 1

### UNIFORMED SERVICE PERSONNEL

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#### **CHAPTER 1**

#### **APPLICABILITY AND GENERAL INFORMATION**

PART A	APPLICABILITY AND GENERAL INFORMATION
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PART H	MILEAGE AND MALT RATES

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*Effective 19 October 2006*

## CHAPTER 1

### PART E: OCONUS COLA ADVANCE

#### **\*U1525 TEST OF ADVANCE PAYMENT OF OCONUS COLA (Expires 31 March 2007)**

A. Advance of up to Six Month OCONUS COLA. A member at Forts Wainwright and Richardson, AK, may be authorized an advance of up to six months of OCONUS COLA. When a member is paid an advance OCONUS COLA, normal COLA payments resume after the advance has been liquidated. Any fluctuations that affect COLA during the period of the advance are the member's personal financial responsibility. For example, if the monthly COLA payment decreases during the repayment period, the member is still financially liable for the repayment at the original monthly amount. If the monthly COLA increases, the member receives the difference. The advance may be made at any time during the member's tour.

B. Amount. *The amount to be advanced must not exceed the estimated COLA authorized for 6 months.*

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**PART G: RESERVED**

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**PART H: MILEAGE & MALT RATES**

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**CHAPTER 2****PART D: ADVANCE OF FUNDS****U2300 ADVANCE PAYMENTS**

A. General. A member may be paid an advance payment of (i.e., loaned) specified travel and transportation, station (COLA and TLA), and housing (OHA & FSH) allowances.

***Effective 30 May 2006***

B. Advance Payment Information. Additional information on advance payment of allowances is located as follows:

***Effective 19 October 2006***

- \*1. OCONUS COLA Test, par. U1525;
2. Discounted Conference or Training Registration Fee, par. U2555-H;
3. Temporary duty travel, Chapter 4, Part J;
4. Member PCS, par. U5165
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10. Recruiting expenses, par. U7033;
11. SROTC members, par. U7150-E2d;
12. Attendants on behalf of member patients, par. U7252-A;
13. Escorts and attendants of dependents, par. U7555; and
14. Station (COLA and TLA) and housing (OHA & FSH) allowances, pars. U9190 and U10028. **NOTE:**  
***Advance MIHA is not authorized.***

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difference between the premium- and economy/coach-class, must be attached to, or stated on, the travel order/authorization and kept as part of the record. When regularly scheduled flights between the authorized origin and destination (including connection) points provide only premium-class accommodations, the member must certify these circumstances on a travel order/authorization attachment. In the absence of specific authorization/approval from an authority designated in par. U3125-B2, the member is personally financially responsible for all additional costs resulting from premium-class airline accommodations use. Additional costs are the difference between the cost of the premium-class of transportation used and the transportation class for which the member or dependent was eligible.

C. U.S.-certificated Air Carrier Use

*Effective 20 October 2006*

**\*NOTE 1:** Title 49 USC §40118(d) permits the Secretary of State and the Administrator of AID to authorize their employees to travel by non-U.S.-certificated air carriers between two places in foreign areas even if U.S.-certificated air carriers are available. This authority does not apply to a Uniformed Service member (Army, Navy, Air Force, Marine Corps, Coast Guard, NOAA, PHS), DOD civilian employee, or their dependents. A Uniformed Service member, DOD civilian employee, and dependents are required to use available U.S.-certificated carriers for all commercial air transportation as indicated in par. U3125.

*Effective 6 September 2005*

**NOTE 2:** The 'Fly America Act' does not mandate travel across the CONUS when traveling between two OCONUS locations (e.g., Travel from Europe may be routed in an easterly direction to Asia instead of west via CONUS. When it is determined that a U.S.-certificated air carrier is or was not reasonably available for the most direct route between two OCONUS locations, use of a non-U.S.-certificated air carrier may be authorized/approved (adopted from GSBICA 16632-RELO, 15 July 2005)).

*Effective 20 October 2006*

\*1. **Requirements.** Available U.S.-certificated flag air carriers must be used for all commercial air transportation of persons/property when the U.S. Government funds the air travel (49 USC §40118 and B-138942, 31 March 1981). Except as provided in par. U3125-C3, U.S.-certificated flag air carrier service is available if the:

- \*a. Carrier performs the required commercial air transportation, and
- b. Service accomplishes the mission, even though:
  - (1) A comparable/different kind of service by a non-U.S.-certificated air carrier costs less,
  - (2) Non-U.S.-certificated air carrier service is preferred by the service/traveler,
  - (3) Non-U.S.-certificated air carrier service is more convenient for the service/traveler, or
  - (4) The only U.S.-certificated flag air carrier service available between points in the CONUS (or non-foreign OCONUS location) and foreign OCONUS points (49 USC §40102) requires boarding/leaving the carrier between midnight and 6 a.m., or travel spanning those hours (the traveler may have a brief non-work period not to exceed 24 hours may be authorized/approved, for "acclimatization rest" at destination as well as per diem during the rest period when the destination is other than the traveler's PDS) (56 Comp. Gen. 629 (1977)).

**NOTE:** When using code share flights involving U.S.-certificated flag air carriers and non-U.S.-certificated flag air carriers, the flight number of the U.S.-certificated air carrier must be used on the ticket to qualify as a U.S.-certificated air carrier. If the flight number of the non-U.S.-certificated air carrier is used on the ticket, the ticket is on a non-U.S.-certificated air carrier and a non-availability of U.S.-certificated air carrier document is needed.

2. Exceptions. When one of the following exceptions exists, U.S.-certificated air carrier service is not available.
- a. Transportation is provided under a bilateral/multilateral air transportation agreement to which the U.S. Government and the another country's government are parties, and which the Department of Transportation has determined meets the Fly America Act requirements.
  - b. No U.S.-certificated air carrier provides service on a particular route leg, in which case non-U.S.-certificated air carrier service may be used, but only to or from the *nearest* interchange point on a usually traveled route to connect with U.S.-certificated air carrier service.
  - c. A U.S.-certificated air carrier involuntarily reroutes a traveler's travel on a non-U.S.-certificated air carrier; (if the traveler is given a choice as to substitute service, a U.S.-certificated air carrier should be selected if it does not unduly delay the travel) (59 Comp. Gen. 223 (1980)).
  - d. Non-U.S.-certificated air carrier service would be three hours or less, and U.S.-certificated air carrier use would at least double en route travel time.

***Effective 24 August 2005***

- e. Air transportation on a non-U.S.-certificated air carrier is paid in full directly, or later reimbursed, by a another country's government (e.g., under Foreign Military Sales (FMS) case funded with foreign customer cash or repayable foreign military finance credits), an international agency or other organization. (B-138942, 31 March 1981 and 57 Comp. Gen. 546 (1978)); ***NOTE: See Security Assistance Management Manual, Chapter 4, par. C4.5.12 of the DOD 5105.38-M, when travel is on Security Assistance Business.***
- f. If a U.S.-certificated air carrier offers nonstop/direct service (no aircraft change) from origin to destination, U.S.-certificated air carrier service must be used unless such use would extend travel time, including delay at origin, by 24 or more hours.
- g. If a U.S.-certificated air carrier does not offer nonstop/direct service (no aircraft change) between origin and destination, U.S.-certificated air carrier must be used on every portion of the route in which it provides service unless, when compared to using a non-U.S.-certificated air carrier, such use would:
  - (1) Increase the number of foreign OCONUS location aircraft changes made by 2 or more; or
  - (2) Extend travel time by at least 6 hours or more; or
  - (3) Require a connecting time of 4 hours or more at a foreign OCONUS interchange point.
- h. The AO determines that a U.S.-certificated air carrier cannot provide the needed air transportation, or cannot accomplish the mission.
- i. Non-U.S.-certificated air carrier use is necessary for medical reasons, (including use to reduce the number of connections and possible delays when transporting persons needing medical treatment).
- j. Non-U.S.-certificated air carrier use is required to avoid an unreasonable safety risk (e.g., terrorist threats). ***NOTE: Approval based on an unreasonable safety risk must be in writing on a case-by-case basis. Determination and authorization/approval of non-U.S.-certificated air carrier use based on a threat against a U.S.-certificated air carrier must be supported by a travel advisory notice issued by the Federal Aviation Administration and the Department of State. Determination and authorization/approval of non-U.S.-certificated air carrier use based on a threat against Government employees or other travelers must be supported by evidence of the threat(s) that forms the determination basis and authorization/approval.***

- F. Member Reduced in Grade
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- H. HHG Shipment Incident to a Court-martial Sentence/Administrative Discharge under other than Honorable Conditions (for Member With-Dependents Station in CONUS)
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**U5372**

**HHG TRANSPORTATION WHEN A MEMBER IS OFFICIALLY REPORTED AS DEAD, INJURED, ILL, ABSENT FOR MORE THAN 29 DAYS IN A MISSING STATUS, OR UPON DEATH**

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**U5375**

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- I. Successive NTE Authorization Periods
- J. Orders Amended, Modified, Canceled or Revoked
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- L. Time Limits

U5385

**ADVANCE OF FUNDS**

**PART E: POV TRANSPORTATION AND STORAGE**

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**SECTION E1: POV TRANSPORTATION**

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U5413

**TRAVEL REIMBURSEMENT FOR POV DELIVERY AND/OR PICK-UP**

- A. General

***NOTE 2:*** *The HHG weight shipped on the original PCS order is not deducted from the weight allowance authorized for the IPCOT move. The applicable PCS HHG weight allowance in par. U5310-B applies following the IPCOT.*

2. Accompanied-to-Unaccompanied Tour. Par. U5222-C4 applies. A member who acquires dependents after the effective date of a PCS order, but before starting an IPCOT, is authorized HHG transportation.

***NOTE 1:*** *Par. U5370-I authorizes HHG, acquired after the effective date of a PCS order but before starting the IPCOT, to be shipped.*

***NOTE 2:*** *The weight of HHG shipped on the original PCS order is not deducted from the weight allowance authorized for the IPCOT move. The applicable PCS HHG weight allowance in par. U5310-B applies following the IPCOT.*

3. Accompanied-to-Accompanied Tour. A member who acquires dependents after the effective date of a PCS order, but before starting an IPCOT, is authorized HHG transportation if the dependents are command-sponsored at the PDS at which the IPCOT is to be served. HHG transportation in this case is from the location of HHG to the current PDS at which the IPCOT is to be served.

***NOTE 1:*** *Par. U5370-I authorizes HHG, acquired after the effective date of a PCS order but before starting the IPCOT, to be shipped.*

***NOTE 2:*** *The weight of HHG shipped on the original PCS order is not deducted from the weight allowance authorized for the IPCOT move. The applicable PCS HHG weight allowance in par. U5310-B applies following the IPCOT.*

J. Consumable Goods Allowance Incident to Tour Extension or IPCOT. Transportation of consumable goods for a tour extension or an IPCOT at a PDS in an area listed in Appendix F may be authorized/approved through the Secretarial Process.

*Effective 24 February 2004*

K. HHG Transportation for Dependents Relocating for Personal Safety. See par. U5205.

#### **U5372 HHG TRANSPORTATION WHEN A MEMBER IS OFFICIALLY REPORTED AS DEAD, INJURED, ILL, ABSENT FOR MORE THAN 29 DAYS IN A MISSING STATUS, OR UPON DEATH**

***NOTE:*** *See par. U5241 for related dependent transportation.*

A. General. Par. U5372 prescribes the HHG transportation authority of a member on active duty who is officially reported as dead, injured, ill, or absent for a period of more than 29 days in a missing status (37 USC §554), and of a member who dies while entitled to basic pay (37 USC §406(f)). For a member who dies after retirement or release from active duty, see par. U5365-K.

#### **\*B. Limitations**

1. Destination. HHG transportation may be authorized/approved under par. U5372 only if a reasonable relationship exists between the applicant's circumstances and the destination to which transportation is requested.

2. **Weight.** *The HHG weight limitations in par. U5310-B do not apply.* The HHG weight of members of the Defense Services is subject to the 18,000 pounds (net) weight limitation imposed by 37 USC §406(b)(1)(D).

\*3. **Time.** The HHG transportation authority under par. U5372 terminates if HHG are not turned over to a transportation officer or to a carrier for transportation within 1 year from the date of the official status report or within 1 year after the member dies while entitled to basic pay. However, if HHG are not turned over within such period, transportation at a later date may be authorized/approved through the Secretarial Process. See par. U5012-I. If the decedent's estate becomes the subject of litigation during the authorized time limit, the HHG may be transported within 1 year from the final court decree date. Effective for deaths occurring on or after 6 January 2006 the following apply:

a. A member dies on or after 6 January 2006 while serving in the active service and entitled to basic pay – the Secretary Concerned must give the dependents not less than 3 years, beginning on the date of the member's death to choose a "home of selection" for travel and transportation allowances purposes.

b. A retiree dying on or after 6 January 2006 who had not yet made a selection at the time of death – dependents, or the retiree's executor if there are no dependents, have 3 years from the member's date of retirement (when the member first accrued the right to select a home) to choose a "home of selection".

**Examples:**

Member retired 1 July 2005 – Initially had 1 year to make the move.

Member died 10 January 2006 -- Family has until 30 June 2008 to choose a HOS.

Member retired 1 July 2005 – Initially had 1 year to make the move.

Member died 3 January 2006 -- Family has until 30 June 2006 to choose a HOS move.

Member on active duty died on 3 January 2006 -- Family has 1 year to make a HOS.

Member on active duty dies on 10 January 2006 -- Family has until 9 January 2009 to choose a HOS.

**C. When Authorized**

1. **General.** HHG transportation is authorized to a member's HOR or to the residence of the member's dependents (including the member's spouse in the case of a member-married-to-member couple), next of kin, or other person authorized to receive custody of the HHG when official notice is received that the member is:

a. Dead,

b. Injured or ill and the anticipated period of hospitalization or treatment is expected to be of prolonged duration as shown by a statement of the commanding officer at the receiving hospital, or

c. Absent for a period of more than 29 days in a missing status.

***Effective 19 January 2006***

Subject to par. U5372-B, special routing and services are authorized under par. U5340-E when desired by the member (if injured or ill), the member's dependents, next of kin, or other person authorized to receive custody of the HHG. In addition, when dependents are residing OCONUS at the time the member on permanent duty OCONUS dies, the OCONUS HHG may be transported to NTS under par. U5380, and/or a part of the HHG may be transported to the interim location where the dependents are to reside pending a decision on where to exercise the

## CHAPTER 5

## PART E: POV TRANSPORTATION AND STORAGE

## SECTION 1: POV TRANSPORTATION

## U5400 GENERAL

A. This Section prescribes POV transportation and associated allowances, including those for travel to and from designated POV loading/unloading ports/VPCs.

B. *These allowances are discretionary.*

C. POV transportation is authorized unless restricted by the AO or Service PCS-order regulations.

*Effective 2 May 2005*

D. See the SDDC website at: <http://www.sddc.army.mil/>, and "Shipping your POV" at: <http://www.sddc.army.mil/CONTENT/8808/DBCN8808.pdf> for other requirements related to transporting a POV.

*Effective 16 March 2004*

## U5405 ELIGIBILITY

\*A. Initial Authorization. A POV (see Appendix A) may be authorized by a PCS order to be transported for the member's or dependents' personal use when:

1. Ordered to make a PCS to, from, or between OCONUS PDSs;
2. A change in a ship's home port is authorized; or
3. Any of the conditions in par. U5415, or the conditions in par. U5417, are met dealing with CONUS to CONUS transportation of a POV.

*Effective 26 October 2006*

***NOTE:*** *An order authorizing a PCS to, from, or between OCONUS PDSs may authorize POV shipment even though the POV can be driven between the PDSs involved (e.g., a member PCSing from Germany to Italy may be authorized shipment of a POV).*

B. Related Shipment/Transportation. Once the POV transportation has been authorized, the related POV shipment/transportation to/from appropriate port/VPC is authorized.

## U5410 TRANSPORTATION

A. Transportation Permitted

1. From Old to New PDS. When POV transportation is authorized, one POV NTE 20 measurement tons may be transported from the POV port/VPC serving the old PDS or a POV port/VPC serving the passenger POD or any POV port/VPC in between the old and new PDS to the:
  - a. POV unloading port/VPC serving the new PDS;
  - b. POV unloading port/VPC serving another authorized place (see pars. U5410-B, U5455-A and U5455-B);

- c. New PDS if authorized/approved by the Secretarial Process for those locations requiring approval; or
  - d. POV port/VPC serving the passenger POD or any POV port/VPC in between the old and new PDS.
2. To First PDS. For POV transportation to the first PDS, or to the POV unloading port/VPC serving the first PDS, the "old PDS" is the HOR or PLEAD of the member.
  3. Upon Separation/Retirement. For POV transportation upon separation or retirement, the "new PDS" is the member's HOR/PLEAD, or authorized HOS under par. U5130-A1.
  4. For Member-Married-to-Member Couples. For combining POV shipping weight limits when husband and wife are members, see par. U5420-D.
  5. Restrictions. POV transportation must be denied when restricted, suspended, or prohibited (see par. U5420-B).

B. POV Transportation when Transportation to the New PDS Not Permitted

***NOTE: For storage when POV transportation is not authorized to a foreign OCONUS PDS, see Chapter 5, Part E2.***

1. General. If a member is not permitted transportation of a POV when ordered on a PCS to an OCONUS PDS because
  - a. POV transportation is not permitted to the new PDS;
  - b. The member serves a dependent restricted or unaccompanied tour and elects not to have a POV transported to the new PDS; or
  - c. The member elects not to have a POV transported to the new PDS when concurrent travel of dependents has been denied and dependents have moved to a designated place (see par. U5222-C3a); then

transportation of one POV, intended for the member's or dependents' use, is permitted from the designated POV loading port/VPC ordinarily serving the old PDS to the designated POV unloading port/VPC ordinarily serving:

- a. Any place in CONUS the member designates, if the old PDS is OCONUS;
- b. Alaska, Hawai'i, Puerto Rico, or any U.S. territory or possession, to which dependent transportation is authorized under Part C; or
- c. Any OCONUS location to which dependent transportation is authorized under par. U5222-D1c; or
- d. ***POV transportation to locations justified under par. U5222-D1d must be authorized/approved by the Secretarial Process.***

- c. Elects not to occupy assigned shipboard quarters for a member above the grade of E-5 or (*effective 1 July 1997 for E-5 and effective 30 October 2000 for E-4*) is authorized BAH for a member in the grade of E-5 or E-4, and
- d. Occupies non-government quarters ashore.

***Effective 15 April 2005***

**12. Ordered to Move in Connection with a Base Realignment and Closure (BRAC) of a Military Installation.**

A member is authorized DLA when the member is ordered to move in connection with a BRAC Commission action on a military installation and, as a result, the member's dependents actually move or, in the case of a member without dependents, the member actually moves. For the purpose of par. U5630-B12, the term military installation means a base, camp, post, station, yard, center, homeport facility of any ship, or other activity, including any leased facility. The term "realignment" includes any action which both reduces and relocates functions and civilian personnel positions but does not include a reduction in force resulting from workload adjustments, reduced personnel or funding levels, or skill imbalances (10 USC §2687(e)(3)).

**13. Member without Dependents Elects Not to Occupy Inadequate Government Quarters.** A member above the grade of E-5 is authorized DLA if the member:

- a. Has no dependents,
- b. Is assigned to quarters of the united states that do not meet the minimum adequacy standards established by DoD for members in such grade, or
- c. Is assigned to a housing facility under the jurisdiction of a uniformed service that does not meet such standards, and
- d. Elects not to occupy such quarters or facility.

**14. Both Spouses below Paygrade E-6 Assigned to Sea Duty.** The senior spouse of a member-married-to-member couple (both below paygrade E-6) is authorized DLA if the spouses:

- a. ***Have no dependents,***
- b. Are assigned simultaneously to permanent duty aboard ship(s),
- c. Elect not to occupy assigned shipboard quarters, and
- d. Occupy non-government or family-type government quarters ashore,

(73 Comp. Gen. 6 (1993)).

***Effective 1 January 2007***

**\*15. Housing Moves at a PDS for Government Convenience.** A partial DLA of \$596.45 (effective 1 January 2007) must be paid to a member who is ordered to occupy/vacate Government family-type quarters due to:

- a. Privatization,
- b. Renovation, or
- c. Any other reason for the Government's convenience other than PCS.

***NOTE:*** For the purpose of par. U5630-B, item 15(c) above partial DLA is not authorized for the following local moves:

1. From Government quarters upon separation/retirement;
2. Incident to PCS;
3. Change in family size or bedroom requirement for the member's convenience including promotion;
4. Voluntarily initiated by the member (Exception: Government-directed moves under pars. U5355-C1 and U5355-C2);
5. Pending divorce or family separation; or
6. Due to the member's misconduct.

***Effective 20 June 2005***

16. Indeterminate TDY. DLA (also see exception to one-DLA-per-year rule) is payable in connection with an Indeterminate TDY order.

C. Special Categories DLA *Not* Authorized. DLA is *not* authorized in connection with a PCS:

1. From home or from PLEAD to first PDS unless the dependents actually move from the member's residence to the PDS or designated place in connection with the PCS (if the dependents do not relocate to the new PDS, or the member has no dependents, DLA is not authorized from home or PLEAD to the first PDS);
2. From last PDS to home or to the PLEAD;
3. From last PDS in one period of service to first PDS in another period of service when there was no ordered PCS between those stations;
4. When the member does not relocate the household (e.g., the member continues to commute from the same residence) ***NOTE: Household relocation is not limited to transporting HHG. A member may relocate the household and neither transport HHG nor move dependents (e.g., A member with dependents who leaves the dependents in place and moves to the new PDS taking some personal belongings has in fact relocated the household. This member may be eligible for a DLA at the without-dependent rate if Government quarters are not available at the new PDS. This item does not apply to a member on a PCS from home or from PLEAD to first PDS (see par. U5630-C1 with which this item does not conflict).; or***
5. For a member with dependents, in connection with PCS travel performed under the conditions outlined in pars. U5203-B1a, U5203-B1b, U5203-B1c, U5203-B1d, U5203-B2a, U5203-B2b, U5203-B2c; U5203-B2d, U5203-B2e, U5203-B2f; and U5203-B3b.

D. Household Relocation Incident to Alert Notification. A member with dependents,

1. Who relocates the household incident to an official alert notification,
2. But before a PCS order is issued, which provide for transfer to an OCONUS PDS to which dependent travel is not authorized under par. U5240-D,

is authorized the DLA only when the PCS has been completed.

E. DLA when a Member-married-to-member Couple Is Transferred to a New PDS. One DLA (at the rate payable to the senior member) is authorized to be paid to a member-married-to-member couple, assigned to family-type Government quarters, if both:

1. Are without dependents, and
2. Move to a new PDS.

Table U5G-3 is for a member, married to a member, who incident to a PCS disestablishes a household at one PDS and establishes a household at a new PDS.

***Effective 9 August 2005***

F. DLA when a Member is Directed by Competent Authority to Vacate Private Sector Quarters. A member authorized a short distance HHG move from private sector quarters to other private sector quarters for the Government's convenience under the conditions in par. U5355-D is authorized a DLA.

\*Table U5G-1

<b>PRIMARY DLA RATES EFFECTIVE 1 JANUARY 2007</b>		
<b>Grade</b>	<b>Without-Dependent Rate</b>	<b>With-Dependent Rate</b>
O-10	\$3,085.77	\$3,798.55
O-9	\$3,085.77	\$3,798.55
O-8	\$3,085.77	\$3,798.55
O-7	\$3,085.77	\$3,798.55
O-6	\$2,830.95	\$3,420.25
O-5	\$2,726.57	\$3,296.78
O-4	\$2,526.75	\$2,906.15
O-3	\$2,024.99	\$2,404.37
O-2	\$1,606.30	\$2,053.04
O-1	\$1,352.61	\$1,835.30
O-3E	\$2,186.63	\$2,583.99
O-2E	\$1,858.87	\$2,331.45
O-1E	\$1,598.44	\$2,154.07
W-5	\$2,567.15	\$2,805.13
W-4	\$2,279.79	\$2,571.66
W-3	\$1,916.12	\$2,356.13
W-2	\$1,701.73	\$2,167.56
W-1	\$1,424.44	\$1,874.59
E-9	\$1,872.35	\$2,468.38
E-8	\$1,718.55	\$2,275.32
E-7	\$1,468.23	\$2,112.55
E-6	\$1,329.02	\$1,952.03
E-5	\$1,225.77	\$1,755.58
E-4	\$1,066.37	\$1,755.58
E-3	\$1,046.16	\$1,755.58
E-2	\$849.73	\$1,755.58
E-1	\$757.71	\$1,755.58

\*Table U5G-2

***NOTE:*** These rates are only payable when a second DLA is paid IAW par. U5630-B6.

SECONDARY DLA RATES EFFECTIVE 1 JANUARY 2007		
Grade	Without-Dependent Rate	With-Dependent Rate
O-10	\$2,468.60	\$3,038.83
O-9	\$2,468.60	\$3,038.83
O-8	\$2,468.60	\$3,038.83
O-7	\$2,468.60	\$3,038.83
O-6	\$2,264.78	\$2,736.22
O-5	\$2,181.24	\$2,637.42
O-4	\$2,021.40	\$2,324.93
O-3	\$1,619.99	\$1,923.53
O-2	\$1,285.04	\$1,642.44
O-1	\$1,082.09	\$1,468.23
O-3E	\$1,749.31	\$2,067.20
O-2E	\$1,487.08	\$1,865.14
O-1E	\$1,278.76	\$1,723.26
W-5	\$2,053.71	\$2,244.09
W-4	\$1,823.85	\$2,057.33
W-3	\$1,532.89	\$1,884.92
W-2	\$1,361.37	\$1,734.04
W-1	\$1,139.57	\$1,499.66
E-9	\$1,497.87	\$1,974.72
E-8	\$1,374.84	\$1,820.24
E-7	\$1,174.57	\$1,690.05
E-6	\$1,063.24	\$1,561.62
E-5	\$980.64	\$1,404.47
E-4	\$853.11	\$1,404.47
E-3	\$836.93	\$1,404.47
E-2	\$679.79	\$1,404.47
E-1	\$606.15	\$1,404.47

DLA WHEN A MEMBER-MARRIED-TO-MEMBER COUPLE IS TRANSFERRED					
RULE	If one member A	and the other member B	at the old PDS they occupied C	at the new PDS they occupied D	then DLA is payable E
1	has no dependents	has no dependents	the same quarters	the same quarters <sup>3/</sup>	to either member at the "without-dependent" rate, but not both. <sup>1/</sup> to both at the "without-dependent" rate. <sup>4/</sup>
2				separate quarters <sup>2/, 3/</sup>	
3			separate quarters	the same quarters <sup>3/</sup>	
4				separate quarters <sup>2/, 3/</sup>	
5		has dependents	the same quarters	the same quarters <sup>3/</sup>	to either the member who has no dependents at the "without-dependent" rate or to the member who has dependents at the "with-dependent" rate, but not to both members. <sup>1/</sup>
6				separate quarters <sup>2/, 3/</sup>	
7			separate quarters	the same quarters <sup>3/</sup>	
8				separate quarters <sup>2/, 3/</sup>	
9	has dependents	has dependents	the same quarters	the same quarters	to either member at the "with-dependent" rate, but not to both. <sup>1/</sup> to both members at the "with-dependent" rate.
10				separate quarters <sup>2/</sup>	
11		separate quarters	the same quarters		
12			separate quarters <sup>2/</sup>		

1/ The husband and wife may select the greater allowance. However, when one member moves incident to a PCS at one time and establishes a permanent household at the new PDS, while the other member maintains a permanent household at the old PDS and, at a later date, the second member moves incident to a PCS and occupies the same residence as the first member (B-191742, 1 August 1978 and DOHA Case 96110801, 26 June 1997.

- (a) Both members are authorized a DLA at the "without-dependent" rate under Rule 1,
- (b) The member who has no dependents at the "without-dependent" rate, and the member with dependents at the "with-dependent" rate under Rule 5, and
- (c) Both members are authorized a DLA at the "with-dependent" rate under Rule 9.

d. It is in the Government's best interest to issue an order approving dependents' transportation to an appropriate destination under par. U5900-D.

5. Transportation of Former Family Members Incident to Divorce or Annulment. The official authorizing transportation of former family members under par. U5900-E also may authorize HHG transportation subject to the same conditions, circumstances, and terminal points in par. U5900-E for their personal travel. HHG must be turned over to a transportation officer or carrier for transportation within 1 year after the effective date of the final decree of divorce or annulment, or within 6 months after the date the member completes personal travel from the OCONUS PDS incident to a PCS, whichever occurs first. An extension of that 6-month time limit for HHG transportation may be authorized/approved the same as for dependent travel in par. U5900-E1. If the 6-month time limit is extended, the HHG must be turned over to a transportation officer or carrier for transportation within 1 year after the:

- a. Effective date of the final decree of divorce or annulment; or
- b. Date the member completes personal travel from the OCONUS PDS incident to a PCS;

whichever occurs first.

6. Dependents' Return Authorized to OCONUS Areas

a. Custody Agreement Change or Other Legal Arrangements. When a member is authorized dependents' return transportation to the same or subsequent OCONUS PDS under par. U5900-E8a, return HHG transportation to the member's OCONUS PDS, not to exceed the cost from the place to which they were previously transported under par. U5905-C, when in the Government's best interest may be authorized through the Secretarial Process. However, at least 12 months must remain in the member's tour at the OCONUS PDS on the day the HHG are scheduled to arrive at that station. Exceptions may be granted through the Secretarial Process when the HHG shipping time uses a portion of the 12 months at the OCONUS PDS.

b. Member Serves an IPCOT. Incident to the member serving an IPCOT, when dependents are returned to the member's OCONUS PDS at:

- (1) Government expense under par. U5900-D3, or
- (2) Personal expense and those dependents are subsequently command-sponsored,

HHG transportation is authorized to the member's OCONUS PDS, but costs may not exceed the cost from the place to which the HHG were previously transported under par. U5905-C6b to the member's PDS. At least 12 months must remain in the member's tour at the OCONUS PDS on the day the HHG are scheduled to arrive at that station. Exceptions may be granted through the Secretarial Process when the HHG shipping time uses a portion of the 12 months at the OCONUS PDS.

7. Authorization on the Next PCS Order. Authorization for HHG transportation for dependents and former family members under par. U5905 is in addition to, and has no effect on, the authorization for HHG transportation based on dependency status and grade on the effective date of the member's next PCS (40 Comp. Gen. 554 (1961)). A member is authorized to transport up to, but no more than, the full HHG weight allowance under such an order.

**Example 1:** A member early-returns dependents and 8,000 pounds HHG to a designated place. Upon subsequent PCS the member has a weight allowance of 11,000 pounds. The combined weight of HHG transported from the designated place, NTS, and OCONUS PDS to the new PDS may not exceed 11,000 pounds.

**Example 2:** A member divorces at the OCONUS PDS and transports 5,000 pounds HHG to the CONUS for the former family. (a) The member remarries before the effective date of the next PCS order. Upon subsequent PCS the member may transport up to, but no more than, the authorized HHG weight allowance of 11,000 pounds. (b) The member is a member without dependents upon subsequent PCS with a weight allowance of 8,000 pounds. The member may transport up to the authorized weight allowance of 8,000 pounds.

\*8. HHG Transportation when Disciplinary Action Is Taken against a Member Stationed OCONUS or a Member Is Discharged under Other-Than-Honorable Conditions or Sentenced to Confinement with or without Discharge. When an order authorizes dependents' transportation under pars. U5900-D2h1, U5900-D2h2, U5900-D2h3, U5900-D2h4, U5900-D2h5, U5900-D2h6, U5900-D2h7, U5900-D2h8, HHG transportation may be authorized up to the Government cost from the member's last or former OCONUS PDS or the place to which last transported at Government expense, as applicable, to the member's HOR or PLEAD, the designated place, or, when granted through the Secretarial Process, to a destination in the dependents' native country if the dependents are foreign-born. The official authorizing the transportation determines the destination to which transportation is authorized and ensures that a reasonable relationship exists between that destination and the conditions and circumstances. When an order authorizes dependents' transportation under par. U5900-D2h(9), HHG transportation may not exceed the cost from the member's last or former OCONUS PDS to the HOR or PLEAD. ***NTS may not be authorized.***

9. Authorization Following Confinement without Discharge. If a member's HHG are transported under par. U5905-C8, and following confinement the member returns to duty at a new PDS, the member is authorized HHG transportation from any location where the HHG are located to the new PDS, up to the cost from the member's HOR or PLEAD to the new PDS, based on the grade held on the effective date of that PCS order to the new PDS. If the member's HHG were not transported under par. U5905-C8, HHG transportation is authorized from the location to which last transported at Government expense to the member's new PDS, based on the grade held on the effective date of that PCS order to the new PDS.

## U5910 POV TRANSPORTATION

*Effective 24 February 2004*

***NOTE:*** For POV transportation for dependents relocating for personal safety see par. U5920.

A. OCONUS Dependent Transportation Authorized. An order authorizing dependents' transportation from OCONUS under par. U5900-B through F also may authorize transportation of one POV to the designated POV unloading port/VPC ordinarily serving the place to which dependents are authorized to travel. Diversion or re-consignment is permitted of a POV en route to the designated OCONUS POV unloading port/VPC serving the member's PDS on the date dependents are authorized to travel. See pars. U5900-B, U5900-C, U5900-D, U5900-E, and U5900-F.

3. On funeral honors duty;
4. Traveling directly to or from the place where the member performs or has performed the duty in pars. U7150-F1, U7150-F2, and U7150-F3; or
5. Remaining overnight immediately before serving on funeral honors duty at the funeral honors duty location outside the commuting distance of the member's residence,

is authorized travel and transportation allowances in Chapter 3 and Chapter 4 for TDY for necessary travel between home and the treatment facility for this care, but not while at the treatment facility. If an injury is incurred or aggravated as the result of the member's gross negligence or misconduct, there is no authority.

G. Funeral Honors Duty. A Reserve Component member who performs funeral honors in a funeral honors duty status (under 10 USC §12503 or 32 USC §115) at a location 50 or more miles from the member's residence is authorized travel and transportation allowances as for TDY under Chapter 3 and Chapter 4.

*Effective 1 October 2006*

H. COLA and Housing Allowances. See par. U9145 for COLA and par. U10428 for housing allowances.

*Effective for a Reserve Component member called/ordered/entering active duty on/after 6 January 2006.*

***NOTE: New rules apply for a Reserve Component member called/ordered to active duty for more than 30 days and who began to serve active duty on or after 6 January 2006. If active duty began prior to 6 January 2006 the new rules do not apply even if the member's continuous service extends beyond 6 January 2006. A member whose service is extended on/after 6 January 2006, through amended or modified orders, and serves more than 30 days from the extension order, is authorized allowances under the new rules effective the date of the extension.***

**U7155 RETIRED MEMBERS CALLED (OR ORDERED) TO ACTIVE DUTY WITH OR WITHOUT PAY**

Except for periodic physical examinations covered by par. U7250, a retired member (including those on the TDRL and members in the Fleet Reserve or Fleet Marine Corps Reserve receiving retainer pay), called (or ordered) to active duty with or without pay, are authorized travel and transportation allowances as provided in par. U7150 for a Reserve Component member.

*Effective 1 January 2007*

**\*U7175 MUSTER DUTY ALLOWANCE FOR 'READY RESERVE' RESERVE COMPONENT MEMBERS**

The Muster Duty Allowance rate, effective 1 January 2007, is \$176.45 for a Reserve Component Ready Reserve member (not a member of the National Guard or the Selected Reserve) authorized a muster duty allowance. See par. 580106 of the DOD 7000.14-R, Financial Management Regulation, Volume 7A, Military Pay Policy and Procedures Active Duty and Reserve Pay for DOD (<http://www.dtic.mil/comptroller/fmr/07a/07A58.pdf>) and COMDTINST M7220.29, U.S. Coast Guard Pay Manual for Coast Guard (<http://www.uscg.mil/HQ/G-W/G-WP/G-WPM/MANUALS.HTM>). ***NOTE: The allowance is 125 percent of the average CONUS per diem rate in effect on 30 September of the calendar year preceding the calendar year in which the muster duty is performed.***

## U7180 ALLOWANCE SUMMARY TABLES

## RESERVE COMPONENT PERSONNEL ON ACTIVE DUTY WITH PAY 1/

SITUATION	TRANSPORTATION 2/,3/	PER DIEM 4/,5/
Annual training duty 6/	Chap 3 applies	Not authorized if Gov't qtrs & mess available; otherwise Chap 4 applies
Involuntary training due to unsatisfactory participation in reserve commitments	Chap 3 applies	Not authorized if Gov't qtrs & mess available
PHS officers called to active duty for Commissioned Officer Student and Extern Program (COSTEP)	Chap 3 applies--reimbursement for POC is the automobile mileage, limited to cost of Government contract carrier	Not authorized
Pipeline Student--newly enlisted member undergoing training	Normally performed as members traveling together with no/limited reimbursement (Chap 4, Part B). Otherwise, may be authorized reimbursement under Chap 3	Not authorized if Gov't qtrs & mess available
Member commutes, or is within the commuting area as designated by local commander	May be paid the automobile mileage for one-round trip only (provided the place of active duty and home are not in same city limits). Also may be authorized reimbursement under Chap 3, Part F	Not authorized - AEA may be authorized under par. U4510 (except for meal normally procured when commuting) if required to remain overnight (except if duty site and home are in same city limits)
Active duty for less than 20 weeks at one location	Chap 3 applies	Chap 4 applies
Additional periods beyond 20 weeks		If prospective extended period is less than 20 weeks per diem continues; if 20 or more weeks per diem stops on date of order directing additional duty
Physical examination in connection with active duty	Chap 5, Part B applies	Chap 5, Part B applies from place orders are received or addressed to place of physical and return, or to new PDS, or return and then to new PDS

*This table summarizes allowances and is for informational purposes. The actual allowances are prescribed in the preceding paragraphs.*

1/ Applies to a Reserve Component member called/ordered to active duty with pay under orders which provide for return to home or place from which called/ordered to active duty. Includes a Retired Member called to active duty with or without pay (except for a periodic physical for a member on the TDRL. See par. U7250).

2/ Travel and transportation allowances are not authorized if place of duty and home are in the corporate limits of the same city or town.

3/ A Reserve Component member may not be paid for commuting from home to duty--only one round-trip may be paid.

4/ Temporary lodging facilities are not Gov't quarters for purposes of this table.

5/ A Reserve Component member on active duty for training who otherwise is not authorized per diem and who occupies transient Gov't housing may be reimbursed the actual cost incurred for service charges/lodging.

6/ Since a training location is the PDS, no per diem is payable when Gov't qtrs & mess are available. Per diem is payable when TDY away from the training location or for travel to and from the AT location if not in a commuting status.

**RESERVE COMPONENT PERSONNEL ON ACTIVE DUTY WITH PAY 1/ (Continued)**

<b>SITUATION</b>	<b>TRANSPORTATION 7/,8/</b>	<b>PER DIEM</b>
Active duty for other than training, required by unusual or emergency circumstances or Service exigencies, for 140 or more days (20 or more weeks)	Chap 3 applies if the Secretarial Process authorizes per diem, otherwise Chap 5 applies	Chap 4 applies if the Secretarial Process authorizes per diem, otherwise no per diem at the location -- Chap 5 applies en route and Chap 4 applies when duty performed at any other location for less than 140 days (20 weeks)
Active duty for 140 or more days (20 or more weeks) at one location	Chap 5 applies	No per diem at the location except as noted in par. U2146-B -- Chap 5 applies en route and Chap 4 applies when duty performed at any other location for less than 140 days (20 weeks)

7/ Travel and transportation allowances are not authorized if place of duty and home are in the corporate limits of the same city or town.

8/ A Reserve Component member may not be paid for commuting from home to duty--only one round-trip may be paid.

**RESERVE COMPONENT PERSONNEL ON ACTIVE DUTY WITHOUT PAY**

<b>SITUATION</b>	<b>TRANSPORTATION</b>	<b>PER DIEM 9/,10/</b>
Standby Reserve Component Member	Not authorized	Not authorized
Others performing duty without pay	Service discretion to reimburse under Chap 4, Part B (as for members traveling together with no/limited reimbursement) and/or the automobile mileage rate	Not authorized except occasional meals and/or quarters may be authorized for travel days only. See par. U4510.

9/ Temporary lodging facilities are not Gov't quarters for the purposes of this table.

10/ A Reserve Component member on active duty for training who otherwise is not authorized per diem and who occupies transient Gov't housing may be reimbursed the actual cost incurred for service charges/lodging.

## INACTIVE DUTY TRAINING WITH OR WITHOUT PAY 11/,12/

SITUATION	TRANSPORTATION	PER DIEM
TDY to a Reserve Component member's assigned unit including the training duty station, drill site, city or town in which assigned unit is located	Not authorized - may be authorized reimbursement under Chap 3, Part F	Not authorized
TDY to other than the Reserve Component member's assigned unit	Chap 3 applies, limited to lesser cost from member's abode or home unit.	Chap 4 applies
A Standby Reserve Component member voluntarily performing without pay	Not authorized	Not authorized

*This table summarizes allowances and is for informational purposes. The actual allowances are prescribed in the preceding paragraphs.*

**11/** For travel allowance purposes, the Reserve Component unit is the designated post of duty for a Reserve Component member attached or assigned to that unit.

**12/** A Reserve Component member on inactive duty for training who otherwise is not authorized per diem and who occupies transient Gov't housing may be reimbursed the actual cost incurred for service charges/lodging.

SENIOR RESERVE OFFICERS TRAINING CORPS MEMBERS 13/14/

SITUATION	TRANSPORTATION	PER DIEM	REMARKS
Travel of SROTC Advanced Training members 1) to and from field training or at-sea training sites or 2) for medical or other exam or for observations the Service deems appropriate	Transportation is by Government conveyance or Government-procured transportation or reimbursement on a per mile basis at the automobile mileage rate. AO may authorize reimbursement for POC from home or SROTC unit location to the training site and return for advance training.	No Government prepared meals or box lunches are furnished or meal tickets issued	1. If transportation and meals are not furnished, the automobile mileage rate is payable per mile. 2. Reimbursement on a mileage basis may be authorized to and from transportation terminals. 3. Payment may be authorized under U4510 at point of delay. 4. If mixed modes are involved pay mileage up to the total cost of Government-procured transportation plus meal tickets (minus cost of any such items used).
SROTC Cadets and midshipmen in Financial Assistance Program ordered to perform TDY	Par. U7001 applies	Par. U7001 applies	Does not apply while at location performing field training or at-sea training when both Gov't qtrs and meals are available
Travel to educational institution to accept appointment as SROTC cadet or midshipman in Financial Assistance Program	Chap 5, Part B applies; allowances may not exceed those payable from appointee's permanent place of abode, home, school, or duty station at the time of travel to the educational institution	Chap 5, Part B applies	Transportation may be furnished or reimbursement made for travel on basis of receipt of a notice of selection for appointment or other evidence showing travel was in connection with such appointment
SROTC Cadets or midshipmen discharged from the Financial Assistance Program	Chap 5, Part B applies for travel from the educational institution where enrolled to the authorized abode, home, or military station	Chap 5, Part B applies	If the member continues school at the same institution after discharge from the Financial Assistance Program, no travel allowances are authorized
SROTC member ordered to active duty as an enlisted member or an officer in an Armed Force	Chap 5, Part B applies	Chap 5, Part B applies	From home or place ordered to active duty to the first PDS via any TDY en route

*This table summarizes allowances and is for informational purposes. The actual allowances are prescribed in the preceding paragraphs.*

13/ Members and designated applicants appointed under 10 USC §2104--SROTC advanced training members--are not authorized per diem.

14/ Members and designated applicants appointed under 10 USC §2107--SROTC cadets and midshipmen in Financial Assistance Program may be authorized per diem.

MISCELLANEOUS

SITUATION	TRANSPORTATION	PER DIEM	REMARKS
Member entitled to medical or dental care under 10 USC §1074a for illness, disease, or injury incurred or aggravated while: (1) on active duty for a period of 30 or fewer days; or (2) on inactive duty training; or (3) traveling directly to or from the place at which the member performs or has performed such duty.	Chap 3 applies	Chap 4 applies	Not authorized if the injury is a result of the member's gross negligence or misconduct
Muster Duty – Ready Reserve member who is not a member of the National Guard or the Selected Reserve	Not authorized; however, an allowance for Muster Duty is.	Not authorized	Must be engaged in muster duty for a period of at least 2 hours. See par. U7175 for the effective rate.

*This table summarizes allowances and is for informational purposes. The actual allowances are prescribed in the preceding paragraphs.*

## CHAPTER 7

## PART J: REST AND RECUPERATION (R&amp;R) LEAVE AND SPECIAL REST AND RECUPERATIVE (SR&amp;R) ABSENCE TRANSPORTATION

## U7300 FUNDED REST AND RECUPERATIVE (R&amp;R) LEAVE TRANSPORTATION

*Effective 31 May 2006*

A. Policy. The policy for designating locations eligible for funded R&R leave transportation is established in DOD Instruction 1327.6, subsection 6.15, dated April 22, 2005 (37 USC §411c). ***Under the provisions of DODI 1327.6, R&R transportation may not be combined with any other funded leave transportation program or official travel unless authorized/approved by the PDUSD (P&R) or IAW Service regulations for the non-DOD Services.***

B. Eligibility. A member is eligible if assigned to a designated location outside the U.S. The number of R&R leave transportations authorized is:

1. Standard Tour: One per 12-month period.
2. Contingency Tour: One per contingency tour. A contingency tour is in connection with and directly tied to a contingency operation (see Appendix A, Part I: Definitions). R&R is for a member who is serving a tour length under a TDY order for duty of 180 or more consecutive days (to include extensions), and who has served at least 60 consecutive days in one or more of the locations listed in Appendix U. ***NOTE: The R&R may be taken after 60 consecutive days are completed. The R&R may not be combined with TDY travel away from the contingency tour area.***

*Effective 6 September 2005*

C. R & R Locations/Destinations. See Appendix U for a list of authorized R&R locations/destinations.

*Effective 31 May 2006*

1. R&R Location. To qualify a location must meet the requirements of DODI 1327.6 as follows:
  - a. A dependent-restricted tour area; and
  - b. Designated for hostile fire or imminent danger pay (***NOTE: This would include a member serving aboard a ship operating away from the home port for a period of a year or more in support of these areas.***); and
  - c. In an area in which entry of a member on official or unofficial travel is controlled; and
  - d. An area where ordinary annual leave programs are restricted for reasons of military necessity.
2. R&R Destination. The R&R destination authorized for an R&R location listed in Appendix U.
3. Alternate Destination. The R&R destination authorized for an R&R location listed in Appendix U that a member selects. The alternate location is an official travel location, and therefore available contract city pair fares may be available for use. ***If the member travels to a more expensive alternate destination city pair fares are not authorized to the alternate destination.***

***NOTE: The locations and transportation costs used in the following examples are for illustrative purposes only and may not reflect current costs.***

<b>Example 1</b>		
A member's PDS is in Albania and the authorized destination is Frankfurt, Germany.		
There is no city-pair airfare to Frankfurt, Germany and the policy-constructed airfare (see Appendix A) (incorporating some city-pair airfare connections) is:		\$1,200
Baltimore, MD is the authorized CONUS destination. The city-pair airfare to Baltimore is:		\$1,000
The member desires to utilize R&R to Boston, MA. City pair to Boston is:		\$1,400
Policy-constructed airfare to Boston is:		\$1,600
Since travel to Boston, MA, is more expensive than travel to Frankfurt, Germany or Baltimore, MD, the city-pair airfare may not be used to Boston. Since travel to Frankfurt is more expensive than travel to Baltimore the cost to Frankfurt is used for cost comparison.		
The member is financially responsible for the additional cost):	\$1,600 - \$1,200 =	\$400

<b>Example 2</b>		
A member's PDS is in Croatia and the authorized destination is Frankfurt, Germany.		
City-pair airfare to Frankfurt is:		\$980
Baltimore, MD, is the authorized CONUS destination. The city-pair airfare to Baltimore is:		\$1,400
The member desires to utilize R&R to St. Louis, MO. The city-pair airfare to St. Louis is:		\$1,200
Since travel to St. Louis, MO, is less expensive than travel to Baltimore, MD, the member is authorized the city-pair airfare to St. Louis (\$1,200) <i>NTE the \$1,400 cost to Baltimore.</i>		

\*4. Location Designation/Re-designation

a. Designating Authorities. The following may designate R&R locations/destinations:

- (1) DOD Services: DUSD (MPP);
- (2) NOAA: Director, NOAA Corps;
- (3) PHS: Assistant Secretary for Health, Department of Health and Human Services;
- (4) U.S. Coast Guard: Commandant (CG-122), U.S. Coast Guard.

b. Designation Requests. DOD Services must send designation requests through Combatant Command channels to DUSD (MPP). DUSD (MPP) must re-designate R&R location/destination designations every two years.

c. Re-designation Requests. DOD Services must send re-designation requests through Combatant Command channels to reach DUSD (MPP) before the indicated re-designation date.

D. Transportation

1. Uniformed Members only

2. Restrictions. A member taking a R&R trip may use:

## **PART C: MEMBER TO MEMBER**

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<b><u>Paragraph</u></b>	<b><u>Contents</u></b>
<b>U10200</b>	<b>GENERAL</b>
<b>U10202</b>	<b>OHA WHEN BOTH HUSBAND AND WIFE ARE MEMBERS AND SEPARATE HOUSEHOLDS ARE MAINTAINED</b>
<b>U10204</b>	<b>OTHER DEPENDENTS</b> A. Children from Previous Relationships B. Dependents of Marriage C. Members Assigned to Different Locations D. Dependent Parents
<b>U10206</b>	<b>DEPENDENT SUPPORT</b> A. Divorce or Legal Separation Effective or Amended after 30 June, 1992 B. Children Living with a Former or Estranged Spouse C. Voluntary Support Payments
<b>U10208</b>	<b>CHILD(REN) LIVING WITH FORMER SPOUSE – MEMBER REMARRIES</b> Table U10C-1 BAH OR OHA ELIGIBILITY AT PERMANENT STATIONS FOR SPOUSES IN UNIFORMED SERVICE—FAMILY-TYPE QUARTERS NOT ASSIGNED

## **PART D: GOVERNMENT QUARTERS**

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<b><u>Paragraph</u></b>	<b><u>Contents</u></b>
<b>U10300</b>	<b>GENERAL</b>
<b>U10302</b>	<b>RESPONSIBILITY FOR ASSIGNMENT OR ASSIGNMENT TERMINATION</b> A. Government Quarters Assignment B. Quarters Assignment Date for Housing Allowance C. Quarters Termination Date for Housing Allowance
<b>U10304</b>	<b>RENTAL QUARTERS AT A SERVICE ACADEMY</b>
<b>U10306</b>	<b>GOVERNMENT QUARTERS ASSIGNED OR OCCUPIED</b> A. Government Quarters Adequacy B. Quarters Not Designated as Family-Type Quarters C. Quarters Furnished on Behalf of the U.S.

**Paragraph**

**Contents**

- D. Quarters Occupied by Dependents
- E. Rental Quarters (Other Than Inadequate Quarters)
- F. Quarters at Safe Haven Temporarily Occupied by Dependents
- G. Lease on Private Rental Quarters
- H. Limitation on Quarters Occupied by Member
- I. Quarters Occupied during Special Duty Assignment
- J. Additional Room Assigned to Chaplain

**U10308**

**QUARTERS DESIGNATED AS INADEQUATE**

- A. Housing Allowance Authorization
- B. Effect of Subleasing Inadequate Quarters
- C. Rental Charge for Inadequate (Sub-standard) Quarters
- D. Effective Date of BAH/OHA and Rental Charge
- E. Computation of BAH/OHA and Rental Charge
- F. Inadequate Quarters Re-designated Adequate
- G. Husband and Wife Eligible for BAH/OHA

**PART E: ASSIGNMENT SITUATIONS**

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**Paragraph**

**Contents**

**U10400**

**MEMBERS WITHOUT DEPENDENTS**

- A. General
- B. Location Rate
- C. Members in Pay Grade E-7 or above not on Sea Duty
- D. Members in Pay Grade E-6 not on Sea Duty
- E. Members on Sea Duty
- Table U10E-1 BAH AND OHA - MEMBER, WITHOUT DEPENDENTS, ENTITLED TO BASIC PAY

**U10402**

**MEMBERS WITH DEPENDENTS**

- A. When Authorized BAH or OHA
- B. Location Rate
- C. During Leave, Travel Status, Separation, and Other Situations
- Table U10E-2 BAH OR OHA - MEMBER WITH DEPENDENTS, ENTITLED TO BASIC PAY

**U10404**

**ACQUIRED DEPENDENTS**

- A. General Rules
- B. Decision Logic Table
- Table U10E-3 CHANGES WHEN A MEMBER ACQUIRES DEPENDENTS

*Effective 1 October 2006*

## CHAPTER 10

### HOUSING ALLOWANCES

#### PART A: GENERAL INFORMATION

##### U10000 DEFINITION OF TERMS AS USED IN THIS CHAPTER

A. Sharer. For OHA/FSH-O purposes, a member who resides with one or more:

1. Members authorized an OHA/FSH-O; and/or
2. Federal civilian employees, including dependents, authorized a living quarters allowance or COLA (in non-foreign OCONUS locations); and/or
3. Other persons, excluding the member's dependents, who contribute money toward the payment of rent, mortgage and/or utilities.

B. Owner-owned Multiple Occupancy Dwelling. A member/owner-owned duplex, triplex or other type of multiple-occupancy dwelling that is designed for separate private sector housing units for more than one household. The units within the dwellings ordinarily have separate addresses and/or entrances. For OHA/FSH-O purposes the member and dependents occupy a single separate unit within the dwelling and the other units are rented out.

C. Vicinity. When a member resides with the dependent(s) and commutes daily to the PDS the dependents are deemed to be residing in the PDS vicinity regardless of distance even if they are at a place in an adjacent country or state. Dependents are deemed to be residing in the vicinity of the PDS if they are residing in the same country, state (when in Alaska or Hawai'i), or U.S. territory or possession within which the member's PDS is located. However, if the member has to maintain separate households, dependents are not deemed to be residing in the vicinity of the PDS for FSH purposes if maintaining two households is approved through the Secretarial Process. Commanders may submit requests for determination through channels to the appropriate office listed below:

1. Army - Through appropriate command channels to: HQDA (DAPE-PRC), 300 Army Pentagon, Washington, DC 20310-0300;
2. Navy - Through appropriate command channels to: Deputy Chief of Naval Operations (M&P); Washington Staff/Chief of Naval Personnel (N130E), 2000 Navy Pentagon, Washington, DC 20350-2000;
3. Marine Corps - Through appropriate command channels to: Headquarters U.S. Marine Corps, Manpower and Reserve Affairs (MPO), 3280 Russell Road, Quantico VA 22134-5143;
4. Air Force - Through appropriate command channels to: HQAF/A1SF, 1040 AF Pentagon (Room 4D236), Washington, DC 20330-1040;
5. Coast Guard - Directly to: Commandant (CG-1222), U.S. Coast Guard, 2100 2nd Street, SW, Washington, DC 20593-0001;
6. NOAA Corps - Directly to: Director, Commissioned Personnel Center, NOAA Corps (Attn: Military Advisory Panel Member), PDTATAC (CPC1), 8403 Colesville Road, Suite 500, Silver Spring, MD 20910-6333;

7. U.S. Public Health Service - Directly to: Office of Commissioned Corps Force Management (Attn: PDTATAC MAP Member), 1101 Wootton Parkway, Plaza Level, Suite 100, Rockville, MD 20852-1061.

***Effective on 1 November 2006***

\*D. Government Quarters. Government quarters include:

1. Sleeping accommodations or family-type housing owned or leased by the U.S. Government;
2. Lodgings or other quarters obtained by U.S. Government contract;
3. Dormitories or similar facilities operated by cost-plus-a-fixed-fee contract;
4. Sleeping or housing facilities furnished by a foreign government on behalf of the U.S. Government;
5. Quarters in a state-owned National Guard camp.

Government quarters for BAH purposes do not include transient facilities such as Temporary Lodging Facilities, guest houses, hostess houses, and hotel type accommodations built and/or operated by non-appropriated fund activities, or privatized housing.

E. Privatized Housing. Government housing that has been privatized is, by definition, no longer Government housing. Each member occupying privatized housing is authorized a housing allowance in the same manner as a member not assigned to Government quarters. See par. U10010-C for Navy Barracks Privatization Test.

F. Rental Charge. A charge made on account of occupancy. It does not include service charges for linens, cleaning, maintenance, etc.

G. Housing Allowance. Housing allowance includes:

1. Basic Allowance for Housing (BAH). See pars. U10004 and U10006.;
2. Overseas Housing Allowance (OHA). See pars. U10020 – U10032.;
3. Family Separation Housing (FSH). See par. U10016.;
4. Basic Allowance for Housing Difference (BAH-Diff). See par. U10008.;
5. Partial Basic Allowance for Housing (Partial BAH). See par. U10010.;
6. Transit Rate (BAH-T). See par. U10012.; and
7. Reserve Component Rate (BAH-RC). See par. U10014.

**U10002 HOUSING ALLOWANCES**

A. General. Effective 1 January 1998, in general, a member on active duty is authorized a housing allowance based on grade, dependency status, and location. Rates are prescribed depending on the member's grade and whether the member has dependents. The location not only determines the rate, but whether the type of allowance is BAH or

*Effective on 1 November 2006*

<b>*DATE TO STOP BAH OR OHA - OTHER THAN DEPENDENCY STATUS CHANGES</b>		
<b>R U L E</b>	<b>A</b>	<b>B</b>
		<b>If a member</b>
<b>1</b>	is furnished Government quarters at the PDS, adequate for the member and dependents	before the day quarters are assigned (or before the day occupancy begins, if definite assignment was not made) <b>(NOTE 1)</b> .
<b>2</b>	is furnished quarters (cash or in kind) on behalf of the United States, adequate for the member and dependents	before the day quarters are furnished.
<b>3</b>	and dependents occupy inadequate quarters which are rehabilitated and designated as adequate quarters	before the effective date of re-designation as adequate quarters.
<b>4</b>	is absent without leave	
<b>5</b>	is discharged or released from active duty	of discharge or release.
<b>6</b>	is retired	before the retirement effective date.
<b>7</b>	Dies	of death.
<b>Table U10A-3</b>		

**NOTE:**

1. When dependents are prevented from occupying the assigned quarters because of an order from a competent authority, BAH or OHA continues until transportation is arranged for HHG and is available for the dependents (if prompt application is made), plus the normal travel time for dependents to reach the member's station via a direct route.

**U10004 BAH RATE PROTECTION**

The monthly BAH amount actually paid a member (i.e., BAH Rate Protection) must not be reduced as a result of changes in housing costs in the MHA, changes in the national monthly housing cost, or a member's promotion. If the member is demoted, or loses authorization for BAH, then the member's BAH rate protection at the current amount ceases on the date the member's eligibility to BAH for a given MHA terminates. The current BAH rate at the current duty location becomes the member's new protected BAH rate.

**U10006 BAH ADVANCES**

A. Authority. Effective April 20, 1999, when allowed by Service regulations, a member's commanding officer, the commanding officer's designated representative, or another designated official may authorize an advance payment of BAH to pay advance rent, security deposits, and/or initial expenses incident to occupying other than government housing. The advance may be made at any time during a member's tour at the station concerned. It also may be authorized when a member has relocated housing incident to a PCS order. Ordinarily, the advance should not be disbursed more than 3 working days before the date payment under the lease or rental agreement must be made. Officers listed herein may authorize disbursement, in extenuating circumstances, more than 3 working days before the date payment must be made. The member must request the advance payment within 30 days after incurring the expense(s). Housing expenses must be documented to include copies of the lease, utility company statement and any other pertinent documentation available. Expenses identified by a member to be used in the purchase of any real estate or living accommodations must not be considered as a basis for authorizing or determining the amount of the advance.

B. Amount. The advance amount is determined based on the member's current prescribed BAH rate. The member's ability to repay the advance, considering other advances of pay which may have been made and any recurring pay deductions, must be considered in determining the amount of the advance. The BAH advance must not exceed a total of 3 months BAH expected to be accrued by the member.

C. Liquidation. Liquidation of the advance should be at a rate of not less than equal monthly installments of one-twelfth of the amount advanced, per month for the next 12 months. Collection action should begin on the first day of the month after payment of the advance has been made. When justified by the member and authorized by the member's commanding officer, the commanding officer's designated representative, or another service-designated official, the beginning of collection action may be postponed for up to 3 months after the advance is made. Repayment may be spread over a period of more than 1 year, but not to exceed 24 months of the member's tour at the station concerned. Action to recoup in a lump sum any advance made under par. U10006 that has been returned to the member by the landlord must be taken immediately upon receipt of information that the member has vacated the housing for which the advance was made. Any balance of an advance not returned by the landlord may be liquidated in monthly installments, if desired by the member, for a period over the balance of the months remaining on the existing loan repayment schedule.

D. Administrative Instructions. Each Service must prepare regulations for the administration of advance BAH payment to include the preparation and disposition of vouchers and supporting papers.

E. Special Circumstances. An advance BAH payment is authorized in circumstances and conditions other than those under par. U10006-A, when authorized by the Secretary Concerned or designee. Liquidation procedures for advances under par. U10006-E are prescribed by Service regulations.

**U10008 BAH DIFFERENCE (BAH-DIFF)**

A. General. BAH-DIFF is the difference between the with and without dependents BAQ rates as of 31 December 1997 increased by the average pay raise percentage each year. For rates see <https://secureapp2.hqda.pentagon.mil/perdiem/bah.html>.

**B. Limitation on the Amount of BAH Payable to a Member Authorized BAH Solely on the Basis of the Member's Payment of Child Support**

1. If a member is assigned to single-type Government quarters or a housing facility under the jurisdiction of a Uniformed Service and is authorized BAH solely by reason of the member's payment of adequate child support, the member is authorized only BAH-DIFF. A member is not authorized BAH-DIFF if the child support payment is less than the member's applicable pay grade BAH-DIFF amount.
2. A member not assigned to Government quarters, who is authorized BAH or OHA on behalf of a dependent solely on the basis of payment of child support, is authorized a with-dependent housing allowance (either BAH or OHA).

**U10010 PARTIAL HOUSING ALLOWANCE (BAH-Partial)**

A. Partial Rates. A member without dependents who is assigned to single-type quarters or is on field or sea duty, and is not authorized to receive a BAH or OHA at the full rate, is authorized BAH-Partial at the rates provided at <https://secureapp2.hqda.pentagon.mil/perdiem/>.

**B. Conditions**

1. A member without dependents assigned to single-type adequate Government quarters at the permanent station and authorized BAH-Partial who is subsequently sick in a hospital (no PCS involved), continues to be authorized BAH-Partial while hospitalized.
2. Except as provided in pars. U10400-D and U10400-E, a member without dependents in grade E-6 or below who is offered an assignment of adequate Government quarters, or is assigned Government quarters but elects not to occupy such quarters and resides in private quarters at own expense, is considered to be assigned to government quarters and not authorized BAH or OHA. Therefore, such member is authorized BAH-Partial.
3. BAH-Partial is not authorized during proceed time, leave en route, or travel time on PCS unless the member is assigned to single-type Government quarters and not authorized BAH or OHA.
4. A member, married to another member, who has no dependents other than the spouse is authorized BAH-Partial when assigned to single-type Government quarters and is not authorized BAH or OHA at the full rate. However, such a member assigned to family-type Government quarters is not authorized BAH-Partial.
5. A member occupying single-type Government quarters whose dependents reside in family-type Government quarters, is not authorized BAH or OHA at the full rate and therefore, is authorized BAH-Partial, provided the family quarters are not assigned under the member's eligibility.

6. A single member without dependents is not authorized BAH-Partial when assigned to family-type Government quarters.
7. A member without dependents confined in a guardhouse, brig, or correctional barracks who was assigned to single-type, Government quarters before confinement and remains assigned to such quarters during confinement is authorized BAH-Partial unless forfeiture of allowances was directed.
8. A member without dependents who is restrained in a status of arrest in assigned single-type Government quarters, and therefore not authorized BAH or OHA, is authorized BAH-Partial unless forfeiture of allowances was directed.
9. A member without dependents permanently assigned to a hospital for treatment and assigned quarters in the hospital is authorized BAH-Partial.
10. A member married to another member, if neither member has other dependents, who is assigned to sea duty and occupies Government family quarters assigned to the spouse when the ship is in port, is a member without dependents assigned to quarters on the ship and is not authorized BAH or OHA but is authorized BAH-Partial.
11. A member without dependents who is ordered PCS to confinement in a guard-house, brig, correctional barracks, or to additional training in a retraining or rehabilitation facility, is assigned to certain quarters therein and is not authorized BAH or OHA. Such member is Authorized BAH-Partial unless forfeiture of allowances was directed.

***Effective 1 November 2006***

- \*12. A member without dependents assigned to single-type Government quarters between PDSs and not authorized BAH or OHA is authorized BAH-Partial.
13. Effective 20 April 1999, a member without dependents is not authorized BAH-Partial when assigned to Government single-type quarters (including Government-leased quarters) that exceed the minimum standards of single quarters for the member's grade.

C. Navy Barracks Privatization Test. Under the authority in 10 USC §2881a, a limited test of privatization of barracks is being conducted by the Navy in San Diego starting 1 October 2006. The privatized barracks are defined as Government quarters for the purposes of the test. For a member occupying the privatized barracks, a special BAH-Partial rate is established equal to 34% of the San Diego BAH-without dependents rate for the member's grade for double occupancy of the quarters and 68% for single occupancy.

**U10012 TRANSIT HOUSING ALLOWANCE (BAH-T)**

A Transit housing allowance rate is a temporary housing allowance paid while a member is in a travel or leave status between PDSs, provided the member is not assigned Government quarters. The Transit rate continues during proceed time and authorized delays en route, including TDY en route. See par. U10416.

**U10014 RESERVE COMPONENT RATE (BAH-RC)**

Reserve Component BAH rates are established by the Secretary of Defense and are determined and set forth in par. U10002-B1. The Reserve Component BAH Rate is the housing allowance authorized for a Reserve Component member called or ordered to active duty for 30 or fewer days except for a Reserve Component member called to active duty for a contingency. A Reserve Component member called to active duty for a contingency is authorized the BAH/OHA rate even for tours of 30 or fewer days. See par. U10428.

- C. Marriage by Proxy. Proxy marriages are valid if performed in a jurisdiction which recognizes common-law marriages and has no statute or judicial determination prohibiting proxy marriages.
- D. Marriage by Telephone. A marriage by telephone is recognized only if a statute or court decision authorizes or recognizes telephone marriages in the jurisdiction in which the marriage was performed.
- E. Common-Law Marriages. Under laws of certain states, a common-law marriage may be entered into by persons who do not obtain a license to marry or go through certain other formalities. Common-law marriages entered into in those states are valid if they are contracted IAW state law.
- F. Foreign Nation Divorce. A foreign nation divorce may or may not be recognized as valid in the U.S. depending on several factors. These factors include place of residence of the parties involved, whether they appeared in person to obtain the divorce, and applicable state laws. Any claim involving remarriage of a member following a foreign nation divorce and any claim by or on behalf of the spouse from whom the member has obtained a foreign nation divorce are cases of doubtful relationship. A claim based on a member's marriage to a person who has obtained a foreign nation divorce is also a doubtful case.
- G. Purported Marriage

1. Void Marriage. If a member's marriage is void (because of a pre-existing marriage of the spouse, for example) the member has no lawful spouse and is not authorized a housing allowance at the with-dependent rate as a result of the purported marriage. When invalidity of the marriage is discovered, no further housing allowance payments at the with-dependent rate may be made for any period. See Table U10A-2, rule 4. The member may retain payments already received if they are validated under DODFMR, Volume 7A, Chapter 50, section 5006 for DOD Services or Service Directives for non-DOD Services. When validity of a marriage is questionable, submit the case to the office shown in par. U10104-G3 for a determination on validity of the marriage and, if necessary, validation of payments already made.

2. Annulled Marriage. If a member's marriage is annulled by court decree, no further housing allowance payments may be made for any period. See Table U10A-2, rule 3. The member may retain payments received before the effective date of the decree. Since validation under DODFMR, Volume 7a, section 5005 for DOD Services or Service Directives for non-DOD Services is required for retention of such payments in some annulment cases (based on legal factors), submit all annulment cases to the office shown in par. U10014-G3 for review and, if necessary, validation of payments made.

3. Determination and Validations. Submit requests for determination on validity of a marriage (doubtful cases) or for validation of payments to the appropriate address shown below:

a. Army:  
DFAS-PMTEC-C/IN  
8899 East 56<sup>th</sup> Street  
Indianapolis, IN 46249-0855

b. Navy:  
DFAS-CL/PMMACB  
1240 East 9<sup>th</sup> Street  
Cleveland, OH 44199-2055

## c. Air Force:

DFAS-PMJPD/DE  
6760 East Irvington Place  
Denver, CO 80279-3000

## d. Marine Corps:

Commandant of the Marine Corps (MRP-1)  
3280 Russell Road  
Quantico, VA 22134-5143

## e. Coast Guard:

Commanding Officer (LGL)  
Coast Guard Personnel Service Center  
Federal Bldg.  
444 S.E. Quincy Street  
Topeka KS 66683-3591

## f. NOAA Corps

Director, Commissioned Personnel Center  
8403 Colesville Road, Suite 500  
Silver Spring, MD 20910

## \*g. U.S. Public Health Service Commissioned Corps

Office of Commissioned Corps Support Services  
Attention: Compensation Branch  
5600 Fishers Lane, Room 4-50  
Rockville, MD 20857-0001

H. Child of Legally Invalid Marriage. An unmarried minor child of an invalid marriage, or a marriage annulled as void or voidable, is a dependent for housing allowance purposes.

**U10106 DEPENDENT SUPPORT**

A. Proof of Support. The statutory purpose of a housing allowance on behalf of a dependent is to at least partially reimburse a member for the expense of providing private quarters for the dependents when Government quarters are not furnished, and not to pay a housing allowance for a dependent as a bonus merely for the technical status of being married or a parent. Proof of support of a lawful spouse or unmarried, minor, legitimate child of a member is generally not required. However, when evidence (e.g., special investigation reports; record reviews; fraud, waste and abuse complaints; sworn testimony of individuals; statement by member) or complaints from dependents of nonsupport or inadequate support are received, proof of adequate support as stated in par. U10106-E is required.

B. Nonsupport. A member who fails to support a dependent on whose behalf a housing allowance is received is not authorized a housing allowance on that dependent's behalf. Recoup for nonsupport or inadequate support periods. Unless a nonsupport or inadequate support period was caused by Service mission requirements (e.g., remote assignment, deployed, limited access to administrative support and/or financial networks, etc.), or outside agencies' actions (such as financial institutions, postal service, etc.) over which the member has no control, as determined by Service regulations, the subsequent arrears support payment does not authorize a member a housing allowance for the dependent for the nonsupport or inadequate support period. If a member is not authorized a housing allowance for dependents under par. U10106-C, U10106-D, U10106-E, U10106-F, U10106-G, U10106-H, or U10106-I, consider authorization for without-dependents or BAH-Partial par. U10400, U10428 or U10010. ***NOTE: A member does not avoid the legal responsibility to comply with a court order for support by forfeiting a housing allowance.***

**B. If a member:**

1. Is required to support a child in the custody of a former spouse;
2. Is married to another member with children born of this marriage
3. Lives in family-type Government quarters with member spouse and children,
4. Is assigned PCS,
5. Current spouse (who is also a member) and children remain in Government quarters, and
6. Government quarter's assignment is in or transferred to the remaining member's name,

Then the member is authorized a housing allowance for the children for whom the member is paying child support (59 Comp. Gen. 681 (1980)). This is based on the rule that a member's housing allowance is determined independent of the military spouse when the members are separated by military orders and do not reside in the same household.

Effective 1 November 2006

BAH OR OHA AT PERMANENT STATIONS FOR SPOUSES IN A UNIFORMED SERVICE — FAMILY-TYPE QUARTERS NOT ASSIGNED ( <i>NOTES 1-6</i> and <i>NOTE 14</i> )									
R U L E	A	B	C	D		E		F	
	When member A has dependents other than spouse	and member B has dependents other than spouse	and members acquire a child(ren) ( <i>NOTE 7</i> )	and single type Government quarters are assigned to ( <i>NOTE 8</i> )		then member A is authorized BAH or OHA as a member		and member B is authorized BAH or OHA as a member	
				member A	member B	with dependent	without dependent ( <i>NOTES 10 &amp; 12</i> )	with dependent	without dependent ( <i>NOTES 10 &amp; 12</i> )
1	No	no	no				X		X
2	No	no	no	X	X				
3	No	no	no	X					X
4	No	no	no		X		X		
5	No	no	yes			X ( <i>NOTE 9</i> )			X
6	No	no	yes	X	X	X ( <i>NOTE 9</i> )			
7	No	no	yes	X		X ( <i>NOTE 9</i> )			X
8	No	no	yes		X	X ( <i>NOTE 9</i> )			
9	Yes	no	no			X ( <i>NOTE 11</i> )			X
10	Yes	no	no	X	X	X ( <i>NOTE 11</i> )			
11	Yes	no	no	X		X ( <i>NOTE 11</i> )			X
12	Yes	no	no		X	X ( <i>NOTE 11</i> )			
13	Yes	no	yes			X			X
14	Yes	no	yes	X	X	X			
15	Yes	no	yes	X		X			X
16	Yes	no	yes		X	X			
17	Yes	yes	no			X ( <i>NOTE 13</i> )			X
18	Yes	yes	no	X	X	X		X	
19	Yes	yes	no	X		X		X	
20	Yes	yes	no		X	X		X	

BAH OR OHA AT PERMANENT STATIONS FOR SPOUSES IN A UNIFORMED SERVICE — FAMILY-TYPE QUARTERS NOT ASSIGNED ( <i>NOTES 1-6</i> and <i>NOTE 14</i> )									
R U L E	A	B	C	D		E		F	
	When member A has dependents other than spouse	and member B has dependents other than spouse	and members acquire a child(ren) ( <i>NOTE 7</i> )	and single type Government quarters are assigned to ( <i>NOTE 8</i> )		then member A is authorized BAH or OHA as a member		and member B is authorized BAH or OHA as a member	
				member A	member B	with dependent	without dependent ( <i>NOTES 10 &amp; 12</i> )	with dependent	without dependent ( <i>NOTES 10 &amp; 12</i> )
21	Yes	yes	yes			X ( <i>NOTE 13</i> )			X
22	Yes	yes	yes	X	X	X		X	
23	Yes	yes	yes	X		X		X	
24	Yes	yes	yes		X	X		X	

Table U10C-1

**NOTES:**

- When family-type quarters are jointly occupied by the members, neither member is authorized BAH or OHA, even though the dependents do not reside in the quarters, unless the dependents are prevented by a military order from occupying quarters.
- When husband-wife members are stationed at the same or adjacent military installations, each member is usually authorized BAH or OHA at the appropriate rate when family-type quarters are not assigned, notwithstanding the availability of adequate single quarters for either or both members.
- Members are considered to be stationed at the same or adjacent bases or shore installations when they are not precluded by distance from living together, or they actually commute on a regular basis, regardless of distance.
- When husband-wife members have no other dependents and are precluded by distance from living together, each is usually treated as a member without dependents for BAH or OHA. See Table U10E-1.
- When husband-wife members, who are both authorized BAH or OHA at the same or adjacent military installation, are separated geographically by competent orders and one member remains assigned to the old duty station, that member ordinarily is authorized BAH or OHA continuation notwithstanding the availability of adequate single quarters for assignment to either member.
- BAH at the without-dependents rate is authorized during travel status after departure from the old PDS, or during a period of leave, delay en route, or proceed time between PDSs, provided the members are not in receipt of BAH for other dependents, and are not assigned to Government quarters.
- Refer to par. U10202.
- If either column in column D is blank, that member is not assigned to single-type Government quarters.
- For purposes of this table, the members have agreed that member A is to receive BAH or OHA at the with-dependent rate. See par. U10202.
- See Table U10E-1 for BAH or OHA authorization when a member is on field or sea duty.
- When the dependents in column A, rules 9 through 12, are children from a prior marriage or illegitimate children residing with member A, the members may elect for member B to receive BAH or OHA for stepchildren, in accordance with par. U10118-B, and member A to receive without-dependent rate BAH or OHA when not occupying single quarters.
- When one member enters a non-pay status, the other member may claim the member not entitled to pay and allowances as a dependent and be authorized to draw BAH or OHA at the with-dependent rate for the duration of the non-pay status if otherwise authorized. For exception, see par. U10112.

13. Members must elect which one is to receive the with-dependent rate BAH or OHA. If they cannot agree as to the election, the senior member receives the with-dependent rate. *Elections cannot be retroactive.*
14. When one or both of the dependents in columns A and B are dependent parents of the members, both members may not receive with-dependent rate BAH or OHA, if otherwise authorized. Also, when married members no longer share a common residence due to competent military orders, their authorization for increased allowances or to Government-furnished quarters should be determined separately, without regard to the general rule that all dependents of members are members of the same class for the purpose of determining housing allowance authorizations. Refer to pars. U10106 and U10206 for BAH or OHA for divorced or legally separated members.

**Table U10-C1 (Continued)**

*Effective 1 October 2006*

## **PART D: GOVERNMENT QUARTERS**

### **U10300 GENERAL**

A housing allowance, other than BAH-Partial or BAH-Diff, is not authorized for a member who is assigned to Government quarters appropriate to the member's grade, rank, or rating and adequate for the member and dependents, if with dependents.

### **U10302 RESPONSIBILITY FOR ASSIGNMENT OR ASSIGNMENT TERMINATION**

A. Assignment to Government Quarters. The Commander responsible for the Government quarters has the authority to assign and terminate those quarters. The commander also determines when quarters are "adequate" and "suitable" for assignment based on appropriate directives. Government quarters or housing facilities under the Uniformed Services' control are considered to be assigned, suitable, and adequate whenever occupied by a member at the PDS without rental charges payment. This includes quarters furnished a member without charge:

1. By an organization or institution on behalf of the U.S.
2. By a foreign government for the member's official use.
3. When jointly assigned to one or more members without dependents.

***NOTE 1:*** *A member is still considered to be assigned to government quarters when the member voluntarily vacates assigned quarters without the installation commander's approval. A member in pay grade E-7 and above, without dependents, may elect not to occupy assigned quarters unless denied permission by the Secretary concerned; see par. U10400.*

***NOTE 2:*** *Effective 15 April 2003, a member married to another member who is stationed at the same or adjacent installations that enable both members to reside in Government family quarters assigned to one of the members, are both considered to be assigned Government quarters. However, if there is a separation agreement, pending divorce, or marital discord that requires one member to obtain alternative non-government housing, the member not occupying family quarters must obtain a non-assignment statement from the installation housing officer to be authorized a housing allowance.*

B. Quarters Assignment Date for Housing Allowance. A housing allowance continues to accrue through the day before the date a member is assigned Government quarters or begins to occupy Government quarters at the PDS.

C. Quarters Termination Date for Housing Allowance. Housing Allowance accrues from the date the assignment to Government quarters is terminated or the date that quarters are vacated as indicated in Tables U10A-1, U10C-1, U10E-1, and U10E-2.

### **U10304 RENTAL QUARTERS AT A SERVICE ACADEMY**

A member is authorized BAH while renting quarters in a hotel on the grounds of a Service Academy.

### **U10306 GOVERNMENT QUARTERS ASSIGNED OR OCCUPIED**

A. Government Quarters Adequacy. The Commander responsible for the Government quarters determines their adequacy and appropriateness for assignment.

B. Quarters Not Designated as Family-Type Quarters. A member who is neither assigned to nor occupies Government quarters is authorized a housing allowance for dependents even though the dependents occupy Government quarters not designated as family-type quarters. Examples of such quarters are:

1. Dormitory quarters occupied by a member's child at a school for dependents of military personnel.
2. A hospital room occupied by a dependent under the Dependents' Medical Care Act (PL 84-569, 70 Stat 250). However, a member is not authorized a housing allowance when a sole dependent is hospitalized in a Government or civilian hospital under the Dependents' Medical Care Act and the member is assigned to and occupies Government quarters (even though private quarters are maintained and occasionally occupied).
3. Off base housing, non-Government quarters, occupied by member's civilian spouse incident to employment overseas with DODEA as a schoolteacher. ***NOTE: The member must be separated from the spouse by competent orders.***

C. Quarters Furnished on Behalf of the U.S. A member is not authorized a housing allowance for dependents if the member and dependents are furnished adequate family-type quarters for the U.S. without rental charge. Examples of such family-type quarters are:

1. Quarters furnished a member in an official capacity by a foreign government.
2. Quarters furnished by a state, county, municipal, or privately owned hospital to an officer serving on active duty as an intern or resident physician.
3. Quarters furnished by a college, university, or research facility as part of a fellowship, scholarship, or grant.

D. Quarters Occupied by Dependents. A member furnished single-type quarters is not authorized a housing allowance for:

1. A spouse who is a sole dependent and who is furnished quarters-in-kind as a civilian employee at a Government hospital.
2. A spouse who is a sole dependent and who is furnished Government quarters while serving with the American Red Cross overseas.
3. A sole dependent who is a student nurse in training at a Government hospital. However, a housing allowance is payable on behalf of a dependent who is a student nurse in training at a civilian hospital.
4. A civilian spouse who is a sole dependent and who is furnished Government quarters while assigned overseas with DODEA as a schoolteacher.
5. Dependents evacuated from a danger area, who occupy Government housing facilities at a safe haven. See par. U10306-G for an exception when the member must continue to pay for private-sector housing.

***Effective 1 November 2006***

\*6. Any dependent(s), if one or more of the member's dependents occupy the quarters with the member on a permanent basis (i.e., for more than 90 days) unless other dependents are precluded by a competent order from residing with the member.

***Effective 1 November 2006***

\*E. Rental Quarters (Other Than Inadequate Quarters). A member and dependents who occupy the following facilities on a rental basis are authorized a housing allowance. See par. U10000-E for definition of the rental charge.

1. Any housing facilities, including trailers, under the Government's jurisdiction other than Government quarters constructed or designated for occupancy without charge. The member may sublease such quarters to a temporary sublessee with or without charge and neither the sublessor nor a uniformed member sublessee lose the right to a housing allowance.
2. A hotel on the grounds of a Service Academy.
3. Quarters furnished a member in connection with service in a capacity other than that of a member.

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

1. The member's dependents occupy Government-provided housing at a safe haven area after emergency evacuation from private-sector housing at the permanent station; 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 authorization continues until such time as dependents are authorized to return to member's PDS or the dependents arrive at a designated place as contemplated by par. U5240-A.

\*G. Lease on Private-sector Rental/Leased Quarters. Effective 8 December 1997, when a member makes a local move from private-sector rented/leased housing to Government housing, a housing allowance is not payable for the remainder of the lease on the private-sector housing even though the member is required to honor the lease.

\*H. Limitation on Quarters Occupied by Member. Effective 20 April 20 1999, when adequate quarters are not furnished for a member's dependents, the member may not occupy, either at the permanent or TDY station, Government quarters which exceed the minimum standards for the member's grade without dependents without affecting the authorization for BAH or OHA unless:

1. These quarters are the only quarters available, and
2. The quarters are not suitable for joint occupancy; or
3. If suitable for joint occupancy, the quarters are jointly occupied with other members permanently assigned to the PDS.

\*I. Quarters Occupied during Special Duty Assignment. Effective 20 April 1999, a member not accompanied by dependents and serving in a foreign OCONUS location in a duty assignment having official or diplomatic responsibilities involving officials of foreign governments, may be assigned to quarters that exceed the minimum standards for the member's grade without dependents, without affecting the member's authorization for BAH or OHA. The local Commander or major unit commander is the appropriate authority to decide whether an assignment entails "official or diplomatic" responsibilities involving officials of foreign governments. However, such quarters must not be available on a continuing basis for single occupancy, if they are adequate for assignment as family housing to members of similar grade.

\*J. Additional Room Assigned to Chaplain. Assignment of an additional room to a chaplain for spiritual purposes does not affect the member's authorization for BAH or OHA. The room must be used for official duties and not as living quarters.

#### U10308 QUARTERS DESIGNATED AS INADEQUATE

A. Housing Allowance Authorization. A member with dependents may be assigned quarters designated as inadequate on a rental basis without loss of BAH or OHA. This does not apply to bachelor officer quarters, visiting officer quarters, guest houses, and similar type facilities, or to assigned quarters undergoing ordinary repairs. An order stating that quarters were inadequate while repairs were being made cannot serve to authorize BAH or OHA during the period involved.

B. Effect of Subleasing Inadequate Quarters. The member may share the quarters with others or permit occupancy by others while on leave. The member may also sublet the quarters on a rental basis without loss of BAH or OHA, the amount of rent being immaterial.

C. Rental Charge for Inadequate (Sub-standard) Quarters. The authority controlling the inadequate (sub-standard) quarters establishes the procedures for collecting rent from the member at the quarter's fair rental value. The rental charge for the quarters must be the quarter's fair rental value, not to exceed 75 percent of the member's with-dependents BAH or OHA rate per 10 USC §2830. The rental charge is independent of the amount and type of BAH or OHA being paid to the member. See also par. U10308-G for assignment of inadequate quarters to member-married-to-member couples. ***A member's receipt of BAH-DIFF does not affect the rental charge.***

D. Effective Date of BAH/OHA and Rental Charge. BAH or OHA and rental charge begin on the date of the member's assignment to such quarters or on the date the determination of inadequacy is effective, whichever is later.

E. Computation of BAH/OHA and Rental Charge. BAH or OHA and the rental charge are computed on a 30-day month basis and prorated at one thirtieth of the monthly rate for each day inadequate quarters are assigned. BAH or OHA is not paid for, nor is rent charged, for the 31st day of a month. Pay 3 days' BAH or OHA and charge 3 days' rent when inadequate quarters are assigned on the 28th of February. ***Rent is not charged for the day the assignment is terminated; however, BAH or OHA accrues for the termination day.***

F. Inadequate Quarters Re-designated Adequate. Rental charges and BAH or OHA cease on the date rehabilitated inadequate quarters are re-designated as adequate Government quarters. If a member's assignment was continued during the rehabilitation period, the adequacy re-designation is effective as of the first day of the month following the month in which the rehabilitation was completed.

Effective 1 November 2006

<b>*BAH AND OHA, MEMBER WITHOUT DEPENDENTS, ENTITLED TO BASIC PAY</b>			
<b>R U L E</b>	<b>If member is</b>	<b>then BAH or OHA accrues</b>	<b>BAH or OHA does not accrue</b>
<b>1</b>	assigned to a PDS	if Government quarters or housing facilities are not assigned ( <b>NOTES 1</b> and <b>2</b> )	if member is assigned or occupies Government quarters suitable and adequate for the member's grade ( <b>NOTE 3</b> ).
<b>2</b>		while on short period of special alert duty during which the member is furnished sleeping accommodations at the PDS at which Government quarters are not available for assignment.	
<b>3</b>		while on short training periods during which, due to military necessity, the member is furnished sleeping accommodations at the PDS at which Government quarters are not available for assignment.	
<b>4</b>	ordered to report for TDY in connection with the fitting out or conversion of a ship and permanent duty aboard when the ship is placed in commission	if per diem allowance is not authorized for the period of TDY ( <b>NOTE 4</b> )	if quarters are available or member is authorized per diem allowance for the period of such duty.
<b>5</b>	on sea duty	if member is grade E-6 or above and elects on or after 1 July 1996 not to occupy available quarters ( <b>NOTE 5</b> )	if member is grade E-5 or below ( <b>NOTE 5</b> ).
<b>6</b>	on field duty, PCS not involved ( <b>NOTE 6</b> )	if receiving BAH or OHA at the PDS	if assigned or occupying Government quarters at the PDS.
<b>7</b>	assigned PCS to a unit on field duty	if the commander certifies that the member was required to procure quarters at personal expense at the initial field duty site	for the initial field duty in progress at time of PCS, unless the member is required to procure quarters at personal expense at field duty site.
<b>8</b>	on excess leave		for any period of time.
<b>9</b>	on authorized leave, accrued, advanced, or in connection with release from active duty or discharge (PCS not involved)	if receiving BAH or OHA at the PDS or assigned quarters are terminated incident to separation ( <b>NOTE 1</b> )	if assigned quarters at the PDS.
<b>10</b>	sick in hospital, or on sick leave from a hospital (PCS not involved)	if receiving BAH or OHA at the PDS, ( <b>NOTE 1</b> )	if assigned quarters at the PDS.
<b>11</b>	being treated at hospital TDY en route PCS; or assigned PCS direct to hospital for treatment	if not assigned quarters.	if assigned quarters in the hospital.

Table U10E-1

<b>BAH AND OHA, MEMBER WITHOUT DEPENDENTS, ENTITLED TO BASIC PAY</b>			
<b>R U L E</b>	<b>If member is</b>	<b>then BAH or OHA accrues</b>	<b>BAH or OHA does not accrue</b>
<b>12</b>	on TDY (PCS not involved), including such duty on transport or under a permissive travel authorization ( <b>NOTES 2 and 6</b> )	if receiving BAH or OHA at the PDS	if assigned quarters at the PDS.
<b>13</b>	in travel status on PCS, including non-travel status under a permissive travel authorization, TDY en route, leave en route and proceed time; or is assigned PCS and is on authorized leave or duty at the old or new PDS	if member is not assigned Government quarters. See par. U10416 to determine which rate is payable.	if member is assigned Government quarters.
<b>14</b>	assigned PCS and is on authorized leave or duty at the old or new PDS	if member is not assigned Government quarters	for the Government quarters occupancy period not incident to a PCS. ( <b>NOTE</b> : OHA cannot be paid if there is no rent expense.)
<b>15</b>	initially assigned to active duty and is TDY at other than indoctrination or basic training location pending receipt of an order designating a PDS to which the member is to report upon TDY completion	when Government quarters are not available for assignment and per diem is not payable.	
<b>16</b>	in the accession pipeline	between initial TDY and initial PDS ( <b>NOTE 7</b> ). See par. U10416.	
<b>17</b>	ordered home or to a place other than with a military organization awaiting further orders in connection with Physical Evaluation Board proceedings	on and after the departure day from the hospital or old PDS through the discharge day, or day prior to retirement effective date.	
<b>18</b>	training for, attending or participating in Pan Am or Olympic games, or other international amateur sports competition	if not furnished quarters by the Government or by an agency sponsoring the member's participation	if furnished quarters by the Government, or by an agency sponsoring participation.
<b>19</b>	a medical officer on active duty in an intern or resident physician status at a state, county, municipal, or private hospital	if not furnished quarters without charge by the hospital	if furnished quarters without charge by the hospital. Such quarters are considered furnished on behalf of the United States.

**Table U10E-1**

<b>BAH AND OHA, MEMBER WITHOUT DEPENDENTS, ENTITLED TO BASIC PAY</b>			
<b>R U L E</b>	<b>If member is</b>	<b>then BAH or OHA accrues</b>	<b>BAH or OHA does not accrue</b>
<b>20</b>	a student training on a fellowship, scholarship or grant	if not furnished quarters by the college, university, or research facility	if furnished quarters by the college, university, or research facility. Such quarters are considered furnished on behalf of the United States.
<b>21</b>	a Nurse Corps officer or Nurse Corps candidate attending a course of instruction or affiliating with a state, county, municipal, or private hospital	if the member is not furnished quarters without charge	if furnished quarters without charge by the hospital. Such quarters are considered furnished on behalf of the United States.
<b>22</b>	in confinement in a guardhouse or brig pursuant to a court-martial	if acquitted, the charges are withdrawn or the sentence is set aside or disapproved and member is otherwise authorized to receive BAH	while confined pursuant to a court-martial (includes awaiting trial and serving sentence) and the sentence is approved, or, if acquitted, etc., when the member was not receiving BAH or OHA on the day before the day of confinement and Government quarters assignment was not terminated before or during confinement. Uniformed Service procedures must prescribe how and by whom Government quarters termination must be certified.

**Table U10E-1**

**NOTES:**

1. When not assigned to Government quarters at the PDS, BAH or OHA accrues while in a duty or authorized leave status not incident to PCS. BAH or OHA is not forfeited if temporary Government quarters are occupied.
2. A member away from PDS may occupy Government quarters designated for a member without dependents at the member's TDY station without affecting the member's authority to receive BAH or OHA or assignment of quarters, if any, at the member's PDS. Under such circumstances, a member may not occupy Government quarters which exceed the minimum standards for a member of that grade without dependents, as prescribed by the Secretary Concerned, unless the only quarters available (a) exceed the minimum standards, and (b) are made available for joint occupancy with other members.

3. Government quarters in fact occupied without payment of rental charges are deemed assigned as appropriate and adequate quarters.
4. BAH/OHA accrues from the reporting date through the day before the date the ship is placed in full commission, reduced commission, or in service not in commission, whichever occurs first. See par. U10400 and Service regulations for a member on sea duty.
5. A member in grade E-6 or above is authorized to receive BAH after reporting to a deployed ship or afloat unit. A member TDY to the ship or afloat unit is also authorized BAH/OHA after reporting to the deployed ship or afloat unit if in receipt of BAH/OHA at the PDS before beginning TDY. A member in grades E-4 or E-5, without dependents, assigned to sea duty may be authorized BAH/OHA if appropriate considering the availability of quarters for E-4s and E-5s. Effective 1 October 2003, member-married-to-member couples in grades E-5 and/or below are authorized BAH/OHA at the without-dependents rate applicable for their appropriate grades. *Service regulations do not affect this last authorization.* See par. U10400-E for requirements.
6. For a member below grade E-7, authorization does not exist during TDY if quarters are assigned or furnished at the PDS, even though the quarters are vacated at the beginning of the TDY.
7. See par. U10416 for transit rules.

**Table U10E-1 continued**

e. The member is disadvantaged as a result of reassignment for reasons of improving mission capability and readiness of the unit, in receipt of a PCS order between PDSs located in the same proximity, and disallowed HHG movement. See par. U5355. 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;

f. The member is assigned to indeterminate TDY, or TDY pending further orders; or

g. The member is assigned to a Professional Military Education (PME) or training course that is scheduled for a duration of one year or less.

6. Other Circumstances. The Secretary Concerned may determine that circumstances not listed in pars. U10402-B5a through U10402-B5g above require the dependents to reside separately and approve payment of housing allowances based on the dependent's location or the old PDS. ***A personal election of either a member or dependents for residing separately is not a consideration.***

7. Multiple Dependent Locations. In instances of multiple dependent locations, the member must designate the dependents' primary residence. The housing allowance rate is based on this primary residence.

C. During Leave, Travel Status, Separation, and Other Situations. See Table U10E-2.

Effective 1 November 2006

<b>*BAH OR OHA, MEMBER WITH DEPENDENTS ENTITLED TO BASIC PAY</b>				
<b>R U L E</b>	<b>If member is</b>	<b>and is authorized BAH or OHA at the PDS</b>		<b>then BAH or OHA authorization</b>
<b>1</b>	in a duty status or on authorized leave	yes		continues.
<b>2</b>	status not incident to PCS (includes accrued, advanced, or convalescent leave) ( <b>NOTE 1</b> )	no		does not exist.
<b>3</b>	on excess leave	yes		does not exist except for payment to dependents as provided in par. U10422-C for a member in grade E-4 (4 or fewer years), and more junior ( <b>NOTE 2</b> ).
<b>4</b>	in a duty, travel or leave status incident to PCS (includes TDY enroute) ( <b>NOTES 1 and 3</b> )			exists unless permanent government quarters are assigned or occupied. See par.U10416 to determine rate.
<b>5</b>	on TDY, not incident to PCS ( <b>NOTES 1 and 3</b> )	yes		continues as long as the PDS remains unchanged, except as restricted by par. U10306-I.
<b>6</b>		no		does not exist.
<b>7</b>	AWOL, not excused as unavoidable			does not exist except for payment to dependents as provided in par. U10422-A for a member in grade E-4 (4 or fewer years), and more junior.

**Table U10E-2**

<b>BAH OR OHA, MEMBER WITH DEPENDENTS ENTITLED TO BASIC PAY</b>				
<b>R U L E</b>	<b>If member is</b>	<b>and is authorized BAH or OHA at the PDS</b>		<b>then BAH or OHA authorization</b>
<b>8</b>	absent due to	yes		continues.
<b>9</b>	disease (as distinguished from injury) from alcohol or drugs, causing loss of pay	no		does not exist. However, if quarters assignment at the PDS is terminated during an absence, BAH or OHA accrues on and after the termination date.
<b>10</b>	home on PCS awaiting further orders in connection with physical evaluation board proceedings			continues until the member's retirement or discharge.

**Table U10E-2**

**NOTES:**

1. The phrase, "incident to PCS," refers to whether or not the member is en route to a new PDS under PCS orders.
2. BAH or OHA does not accrue during excess leave if the member is not to continue in service after leave expires. Example: A member released from the disciplinary barracks on commandant's parole, and placed in excess leave status until the sentence is ordered to be executed
3. Includes such status under a permissive travel authorization.

**U10404 ACQUIRED DEPENDENTS****A. General Rules**

1. When a member, living off post, acquires dependents (marriage, birth, adoption, etc.), a with-dependent housing allowance is authorized based on
  - a. the PDS if the member is assigned at a PDS in CONUS. A member assigned at a PDS in the CONUS may request a housing allowance based on the dependents' location through the Secretarial Process.
  - b. the dependents' location if the member is assigned at a PDS outside the CONUS and dependents do not reside at or near the PDS. If dependents do reside at or near the PDS, the housing allowance is based on the PDS.
2. If dependents do reside in the vicinity of the PDS or the member is assigned to a PDS in the CONUS, then an FSH is not authorized and the member is only authorized the with-dependent housing allowance.
3. If Government quarters are not available for a member assigned to an OCONUS PDS, and dependents do not reside in the vicinity of the PDS, then a FSH allowance is also authorized.
4. Dependents may visit the member at the PDS outside CONUS without changes to allowances. However, when the visit exceeds 90 days, it is no longer a visit but is permanent residence. The with-dependent allowance is changed to be based on the location of the PDS and FSH, if being paid, stops. If dependents subsequently depart the area of the PDS after with dependent allowances are changed and FSH stopped, the with-dependents allowance and FSH previously authorized are reinstated as of the departure date.
5. FSH is not authorized for a member assigned in CONUS unless member is assigned to PDS where dependent travel is delayed or restricted (par. U5222-N).

"Issues of marital status are determined by state law, James H. Perdue, GSBCA 14122-RELO, 16 March 1998. Some states recognize common law marriage -- "[a] marriage that takes legal effect, without license or ceremony, when a couple live together as husband and wife, intend to be married, and hold themselves out to others as a married couple." Black's Law Dictionary 986 (7th ed. 1999)"; and,

As we recognized in James H. Perdue, GSBCA 14122-RELO, 16 March 1998 the burden of proof is on the claimant to establish the common law marriage. State law determines issues of marital status, and the relationship of spouse exists if common law marriage is recognized under the law of the state where the parties entered into such a marriage. The following Comptroller General decisions address specific circumstances: B-260688, 23 October 1995; B-247541, 19 June 1992; B-212900, 15 November 1983; B-191316, 27 September 1978; B-191316, 6 April 1978; B-186179, 30 June 1976.

The validity of a common law marriage is determined by the law of the place where it was contracted, and if valid there, it will be valid elsewhere, in the absence of contravention of positive law, or consideration of policy to the contrary. B-186179, 30 June 1978; B-191316, 27 September 1978.

The burden of proof is on the claimant to establish the common law marriage. See GSBCA 15207-RELO, 19 May 2000; GSBCA 14122 RELO, 16 March 1998.

The following pertinent information is quoted from the DODFMR, Volume 7A, Interim Change 24-03:

(Par. 260402-D) Common-Law Marriages. Under laws of certain states, a common-law marriage may be entered into by persons who do not obtain a license to marry or go through certain other formalities. Common-law marriages entered into in those states are considered valid if they are contracted in accordance with state law.

(Par. 260403) Validity of Member's marriage. Any case where the validity of a member's marriage is questioned is considered a case of doubtful relationship.

\*(Par. U10104-G3) Determination and Validation. Submit request for determination on validity of a marriage (doubtful cases) or for validation of payments to the appropriate address shown below:

- a. Army  
DFAS-PMTEC-C/IN  
8899 East 56<sup>th</sup> Street  
Indianapolis, IN 46249-0855
- b. Navy  
DFAS-CL/PMMACB  
1240 East 9<sup>th</sup> Street  
Cleveland, OH 44199-2055
- c. Air Force  
DFAS-PMJPD/DE  
6760 East Irvington Place  
Denver, CO 80279-3000
- d. Marine Corps  
Commandant of the Marine Corps (MRP-1)  
3280 Russell Avenue  
Quantico, VA 22134-5143

- \*e. NOAA Corps  
Director, Commissioned Personnel Center  
8403 Colesville Road, Suite 500  
Silver Spring, MD 20910-6333
  
- \*f. Coast Guard  
Commanding Officer (LGL)  
Coast Guard Personnel Service Center  
Federal Bldg.  
444 S.E. Quincy Street  
Topeka, KS 66683-3591
  
- \*g. U.S. Public Health Service Commissioned Corps  
Office of Commissioned Corps Support Services  
5600 Fisher Lane, Room 4-50  
Rockville, MD 20857-0001

Pertinent GSBCA decisions

GSBCA 15947-RELO, 31 March 2003 available at: <http://www.gsbca.gsa.gov/relo/r1594703.txt>  
GSBCA 15382-RELO, 20 December 2000 available at: <http://www.gsbca.gsa.gov/relo/r1538220.txt>  
GSBCA 15207-RELO, 19 May 2000 available at: <http://www.gsbca.gsa.gov/relo/r1520719.txt>  
GSBCA 14673-RELO, 9 December 1998 available at: <http://www.gsbca.gsa.gov/relo/r1467309.txt>  
GSBCA 14122-RELO, 16 March 1998 available at: <http://www.gsbca.gsa.gov/relo/r141220.txt>

**DEPENDENT, ACQUIRED.** A dependent acquired through marriage, adoption, or other action during the course of the current tour of assigned duty. ***NOTE: The term does not include persons dependent, or children born of a marriage that existed, before the beginning of a current tour.***

***Effective 18 June 2004***

**DEPENDENT, COMMAND-SPONSORED.** (Also see **DEPENDENT**) Dependent(s) residing with a member at an OCONUS location at which an accompanied-by-dependents tour is authorized, the member is authorized to serve that tour, and who is authorized by the appropriate authority to be at the member's PDS. The member is authorized to receive station allowances (COLA and TLA) at the with-dependents rate on behalf of command-sponsored dependent(s) as a result of the dependents' residence in the vicinity of the member's PDS. Command sponsorship is not required to receive OHA at the with-dependent rate.

**DEPENDENT RESTRICTED TOUR.** An established tour at an OCONUS PDS that does not permit command sponsored dependents. See Appendix Q.

***Effective 18 June 2004***

**DESIGNATED PLACE.** Except as used in Chapter 6 (Evacuation Allowances):

1. A place in CONUS or in a non-foreign OCONUS area;
2. The foreign OCONUS place to which dependents are specifically authorized to travel under par. U5222-D1, when a member is ordered to an unaccompanied or dependent restricted tour, as applicable. ***NOTE: Limited to the native country of a foreign born spouse for DOD Services and Coast Guard.***

## APPENDIX A

(C) means applicable only to JTR (U) means applicable only to JFTR

## PART II: ACRONYMS

AEA	Actual Expense Allowance
AMC	Air Mobility Command
AO	Authorizing/Order-Issuing Official or Approving Official
AOR	Area of Responsibility
AT	Annual Training (U)
ATM	Automated Teller Machine
AWOL	Absent Without Leave (U)
BAH	Basic Allowance for Housing (U)
BAH-DIFF	Basic Allowance for Housing – Differential (U)
BAH-RC	Basic Allowance for Housing - Reserve Component (U)
BAH-T	Basic Allowance for Housing – Transit (U)
BAS	Basic Allowance for Subsistence (U)
BRAC	Base Realignment and Closure
CAP	Civilian Advisory Panel
CBA	Centrally-billed Account
CFR	Code of Federal Regulations
COLA	Cost-of-Living Allowance
CONUS	Continental United States
CONUS COLA	Continental United States Cost of Living Allowance (U)
COSTEP	Commissioned Officer Student and Extern Program
COT	Consecutive Overseas Tour (U)
CSRS	Civil Service Retirement System (C)
CTD	Civilian Travel Determination (C)
CTO	(Contracted) Commercial Travel Office
CWT	Hundred weight
DDESS	Domestic Dependent Elementary and Secondary School
DLA	Dislocation Allowance (U)
DOD	Department of Defense
DODDS	Department of Defense Dependents Schools (C)
DODEA	Department of Defense Education Activity
DOHA	Department of Defense Office of Hearings and Appeals (U)
DOJ	Department of Justice (U)
DPM	Direct Procurement Method (U)
DSSR	Department of State Standardized Regulations (C)
DTOD	Defense Table of Official Distances
DTR	Defense Transportation Regulation
DTS	Defense Travel System
EUM	Essential Unit Messing
EVT	Emergency Visitation Travel (C)
FAM	Foreign Affairs Manual (C)
FAST	Federal Automated System for Travel
FEMA	Federal Emergency Management Agency
FEML	Funded Environmental and Morale Leave
FERS	Federal Employees Retirement System (C)
FHA	Federal Housing Administration (C)
FTA	Foreign Transfer Allowance (C)
FSH	Family Separation Housing (U)

FSH-B	Family Separation Housing – BAH Based Location ( <i>U</i> )
FSH-O	Family Separation Housing – OHA Based Location ( <i>U</i> )
FTR	Federal Travel Regulation
FUTA	Federal Unemployment Tax Allowance ( <i>C</i> )
FVT	Family Visitation Travel ( <i>C</i> )
FWS	U.S. Fish and Wildlife Service ( <i>C</i> )
GAO	Government Accountability Office
GARS	Government Administrative Rate Supplement
GMR	Government Meal Rate
GSA	General Services Administration
GSBCA	General Services Administration Board of Contract Appeals
GTCC	Government Travel Charge Card
GTR	Government Transportation Request (SF 1169)
HHG	Household Goods
HHS	Health and Human Services ( <i>U</i> )
HHT	House Hunting Trip ( <i>C</i> )
HOR	Home of Record
HOS	Home of Selection ( <i>U</i> )
HP	Home Port ( <i>U</i> )
HSTA	Home Service Transfer Allowance ( <i>C</i> )
IADT	Initial Active Duty for Training ( <i>U</i> )
*IAW	In Accordance With
*ICW	In Connection With
IBA	Government Travel Individually Billed Charge Card Account. <b><i>NOTE: Does not apply to any other form of personal credit card.</i></b>
IPCOT	In-Place Consecutive Overseas Tour ( <i>U</i> )
IRC	Internal Revenue Code ( <i>C</i> )
IRS	Internal Revenue Service ( <i>C</i> )
ITA	Invitational Travel Authorization
ITDY	Indeterminate TDY ( <i>U</i> )
ITO	Installation Transportation Officer
ITRA	Income Tax Reimbursement Allowance ( <i>C</i> )
JFTR	Joint Federal Travel Regulations
JTF	Joint Task Force
JTR	Joint Travel Regulations
LPDCI	Living Pattern Data Collection Instrument ( <i>U</i> )
LPQ	Living Pattern Questionnaire ( <i>U</i> )
LPS	Living Pattern Survey ( <i>U</i> )
LWOP	Leave Without Pay ( <i>C</i> )
M&IE	Meals and Incidental Expenses
MALT	Monetary Allowance in Lieu of Transportation
MALT PLUS	Monetary Allowance in Lieu of Transportation Plus Flat Per Diem
MAP	Military Advisory Panel
MARS	Military Affiliate Radio System
MEA	Miscellaneous Expense Allowance ( <i>C</i> )
MIA	Missing in Action
MIHA	Move-in Housing Allowance ( <i>U</i> )
MILAIR	Military Aircraft
MSC	Military Sealift Command ( <i>C</i> )
NIST	National Institute of Standards and Technology ( <i>C</i> )
NOAA	National Oceanic and Atmospheric Administration ( <i>Same as USNOAA</i> )
NTE	Not to exceed
NTS	Non-temporary Storage ( <i>also referred to as Extended Storage</i> )
OCONUS	Outside the Continental United States

**APPENDIX K**

**OVERSEAS HOUSING ALLOWANCE (OHA)**

**PART IV: RENTAL ADVANCE PROTECTION**

<b>Table I - Countries Currently Authorized OHA Rental Advances</b>	
<b>Location</b>	<b>Date Established</b>
Brazil	1 February 2001
Colombia	1 November 1998
Hong Kong	1 September 1998
Indonesia	1 September 1998
Jordan	16 September 2005
Philippines	1 September 1998
Thailand	16 November 1997
United Arab Emirates	16 April 2003
Venezuela	16 November 1998
*Vietnam	1 November 2006

<b>Table II - Countries Previously Authorized OHA Rental Advances</b>		
<b>Location</b>	<b>Date Established</b>	<b>Date Removed</b>
Korea	1 December 1997	1 March 1999
Malaysia	1 February 1998	1 September 1998
Singapore	1 January 1998	1 September 1998

***NOTE:*** Countries previously authorized OHA Rental Advance Protection continue to have rent protected locality codes in the OHA Query until all previously protected members either PCS or change quarters.

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l. Commander, U.S. Army Special Operations Command (USASOC), Attn: AOFI-RM, Fort Bragg, NC 28307-5200; Message Address: CDRUSASOC FT BRAGG NC//AOFI-RM//; Telephone: DSN (312) 239-2022, Commercial (910) 432-2022;

m. Department of the Army, Army National Guard, Attn: NGB-ARC, 111 S. George Mason Drive, Arlington, VA 22204-1382; Message Address: CNGB WASHINGTON DC//NGB-ARC//; Telephone: DSN (312) 327-7563, Commercial (703) 607-7563; ***NOTE: Delegated to USPFOs.***;

n. Commander/Deputy to the Commander, U.S. Army Central Identification Laboratory, Hawai'i, 310 Worchester Avenue, Hickam AFB, HI 96853-5530;

***Effective 20 May 2004***

o. Commander, Forces Command (FORSCOM), ATTN: AFRM-B-O, 1881 Hardy Avenue, Fort McPherson, GA 30330-6000. MSG ADDRESS; CDRFORSCOM FT MCPHERSON GA//AFRM-B-O//; Telephone DSN (312) 367-7422 Commercial (404) 464-7422.

3. Navy

a. Military Personnel: AOs;

b. Civilian Employees: Heads of Activities/commands or their designees.

4. Marine Corps

a. Military Personnel: AOs;

b. Civilian Employees: Heads of Activities/Commands or their designees.

***Effective 1 February 2005***

5. Air Force

a. Wing Commander or equivalent, ***who may delegate no lower than the Group Commander*** (lodging, meals, and incidentals) and AOs (lodging only);

b. Direct Reporting Unit (DRU) and Field Operating Agency (FOA) FMs or equivalents for their assigned personnel who may delegate no lower than Wing Commander equivalents (lodging, meals, and incidentals) and AOs (lodging only);

c. HQ USAF. AOs;

***Effective 26 October 2005***

d. Reserve Component:

(1) Individual Mobilization Augmentees (IMA) on RPA funded orders – ARPC/FM, 6760 E. Irvington Place, Denver, CO 80280-3000 who may delegate no lower than AOs (lodging only);

(2) HQ AFRC – two-digit staff Directors i.e., DP, CE, FM, etc., for their assigned personnel;

(3) For Guard/Reserve Units – Wing commander or equivalent, ***who may delegate no lower than the group commander*** (lodging, meals, and incidentals) and AOs (lodging only).

6. Coast Guard (Military Personnel). AO.

7. National Oceanic and Atmospheric Administration Corps. AO.

\*8. Public Health Service. Director, Office of Commissioned Corps Force Management, Attn: PDTATAC MAP Member, 1101 Wootton Parkway, Plaza Level, Suite 100, Rockville, MD 20852-1061.

9. Combatant Commands

a. United States Central Command (CENTCOM), Attn: CCCO, 7115 South Boundary Boulevard, MacDill AFB, FL 33621-5101;

b. Commander, U.S. Pacific Command (PACOM), Attn: Comptroller, Box 64037, Camp H.M. Smith, HI 96861-4037; Telephone: DSN (315) 477-6681, Commercial (808) 477-6681;

c. United States Northern Command (USNORTHCOM), Comptroller, 250 S. Peterson Boulevard, Peterson AFB, CO 80914-3302;

d. North American Aerospace Defense Command (NORAD), Joint Secretary (JS), 250 S. Peterson Boulevard, Sta 116, Peterson AFB, CO 80914-3010;

e. Commander, Joint Forces Command (JFCOM), Chief of Staff (J02), 1562 Mitscher Avenue, Suite 200, Norfolk, VA 23551-2488; Telephone: DSN (312) 836-5487, Commercial (757) 836-5487;

f. Chief of Staff, United States Strategic Command (USSTRATCOM), 901 SAC BLVD STE 2A3, Offutt AFB, NE 68113-6000;

g. United States Transportation Command (USTRANSCOM), Attn: TCJ8-B, 508 Scott Drive, Scott AFB, IL 62225-5357;

h. United States Southern Command (USSOUTHCOM), Attn: SCCM, 3511 Northwest 91<sup>st</sup> Avenue, Miami, FL 331721216; and

***Effective 5 June 2006***

i. United States European Command (USEUCOM), Attn: Comptroller, APO AE 09131, Patch Barracks.

10. Special Operation Commands

a. Commander, Naval Special Warfare Command, Attn: N7, 2000 Trident Way, San Diego, CA 92155-5599. Message address: COMNAVSPECWARCOM CORONADO CA. Telephone: DSN (312) 577-0916, Commercial (619) 437-0844;

b. Commander, Air Force Special Operations Command, Attn: FM, 100 Bartley Street, Hurlburt Field, FL 32544-5000. Message address: AFSOC HURLBURT FLD FL. Telephone: DSN (312) 579-2815, Commercial (904) 884-2325;

## APPENDIX S

## AUTHORIZED FEML LOCATIONS/DESTINATIONS

The following are authorized FEML locations/destinations *for members (and their command-sponsored dependents) and, effective 2 Nov 2002, for civilian employees and their dependents. JFTR/JTR contents do not apply to contractors or their employees at FEML locations. Locations shown are 'authorized' until removed from the list (regardless of the re-certification date shown next to the destination). See JFTR, par. U7207-D2 (uniformed) and JTR, par. C6700-D2 (civilian employees).*

Authorized FEML Location	Command Region	Authorized Destination	Re-certification Due Date (See <i>NOTE</i> )
Albania, Tirana	European	Frankfurt	30 Nov 2007
Angola, Luanda ( <i>eff 30 Nov 2005</i> )	European	Frankfurt	30 Nov 2007
Argentina	Southern	Miami	30 Apr 2007
Armenia, Yerevan	European	Frankfurt	31 Jul 2007
Australia, Alice Springs	Pacific	Honolulu	31 Oct 2008
Australia, Exmouth	Pacific	Perth	<b>31 Mar 2006</b>
Australia, Learmonth	Pacific	Perth	31 Oct 2008
Azerbaijan, Baku	European	Frankfurt	31 Oct 2007
Bahrain	Central	Baltimore	31 Mar 2008
Bangladesh, Dhaka	Pacific	Honolulu	31 Oct 2008
Barbados	Southern	Miami	30 Apr 2007
Belarus, Minsk	European	Frankfurt	31 Jul 2007
Belize	Southern	Miami	30 Apr 2007
Bolivia	Southern	Miami	30 Apr 2007
Bosnia, Sarajevo ( <i>eff 29 Jul 2005</i> )	European	Frankfurt	31 July 2007
Botswana, Gaborone	European	Frankfurt	31 Jul 2007
Brazil	Southern	Miami	30 Apr 2007
Bulgaria, Sofia	European	Frankfurt	31 Oct 2007
Burma, Rangoon	Pacific	Honolulu	31 Oct 2008
Cambodia, Phnom Penh	Pacific	Honolulu	31 Oct 2008
Cameroon, Yaounde	European	Frankfurt	31 Jul 2007
Chad, N'djamena	European	Frankfurt	31 Jul 2007
Chile	Southern	Miami	30 Apr 2007
China, Beijing	Pacific	Honolulu	31 Oct 2008
Columbia	Southern	Miami	30 Apr 2007

Cote D'Ivoire, (formerly Ivory Coast), Abidjan	European	Frankfurt	31 Jul 2007
*Costa Rica, San Jose ( <i>eff 13 Oct 2006</i> )	Southern	Miami	31 Oct 2008
Croatia, Zagreb	European	Frankfurt	31 Jan 2008
Cuba, Guantanamo Bay	Southern	Jacksonville	<b>31 Dec 2006</b>
Cuba, Havana ( <i>for Coast Guard uniformed members only</i> )	USCG	Miami	31 Dec 2007
Cyprus, Nicosia	European	Frankfurt	31 Jul 2007
Democratic Republic of Congo, Kinshasa	European	Frankfurt	31 Jul 2007
Djibouti	Central	Baltimore	31 Mar 2008
Dominican Republic	Southern	Miami	30 Apr 2007
Ecuador	Southern	Miami	30 Apr 2007
Egypt	Central	Baltimore	31 Mar 2008
El Salvador	Southern	Miami	30 Apr 2007
Eritrea, Asmara	Central	Baltimore	31 Mar 2008
Estonia, Tallinn	European	Frankfurt	31 Jul 2007
Ethiopia, Addis Ababa	Central	Baltimore	31 Mar 2008
Fiji, Suva	Pacific	Honolulu	31 Oct 2008
Gabon, Libreville	European	Paris	30 Jun 2007
Georgia, Tbilisi	European	Frankfurt	31 Oct 2007
Ghana, Accra	European	Frankfurt	31 Jul 2007
Greece, Athens	European	Frankfurt	31 Oct 2007
Greece, Larissa	European	Frankfurt	31 Jul 2007
Greenland, Thule 1/	European	Baltimore	31 Oct 2008
Guatemala	Southern	Miami	30 Apr 2007
Guinea, Conakry	European	Paris/Frankfurt	31 Jul 2007
Guyana	Southern	Miami	30 Apr 2007
Haiti	Southern	Miami	30 Apr 2007
Honduras	Southern	Miami	30 Apr 2007
Hong Kong	Pacific	Los Angeles	31 Oct 2008
Iceland ( <i>eff 14 Oct 2005</i> )	European	Frankfurt	30 Sep 2007
India, New Delhi	Pacific	Honolulu	31 Oct 2008
Indonesia, Jakarta	Pacific	Honolulu	31 Oct 2008
Israel, Tel Aviv	European	Frankfurt	31 Jul 2007

Ivory Coast, (See Cote D'Ivoire)			
Jamaica	Southern	Miami	30 Apr 2007
Jordan	Central	Baltimore	31 Mar 2008
Kazakhstan, Almaty	Central	Baltimore	31 Mar 2008
Kenya	Central	Baltimore	31 Mar 2008
Kuwait	Central	Baltimore	31 Mar 2008
Kyrgyzstan, Bishkek	Central	Baltimore	31 Mar 2008
Laos, Vientiane ( <i>eff 29 Oct 2004</i> )	Joint POW/MIA	Honolulu	<b>31 Oct 2006</b>
Latvia, Riga	European	Frankfurt	31 Jul 2007
Lebanon, Beirut	Central	Baltimore	31 Mar 2008
Lithuania, Vilnius	European	Frankfurt	31 Jul 2007
Macedonia, The Former Yugoslavia Republic of Macedonia, Skopje	European	Frankfurt	31 Jul 2007
Madagascar, Antananarivo ( <i>eff 28 May 2004</i> )	Pacific	Frankfurt	31 Oct 2008
Malaysia, Kuala Lumpur	Pacific	Sydney	31 Oct 2008
Mali, Bamako	European	Frankfurt	31 Jul 2007
Marshall Islands, Majuro	Pacific	Honolulu	<b>31 Aug 2003</b>
Mexico	Northern	San Antonio	<b>30 Aug 2005</b>
Moldova, Chisnau	European	Frankfurt	31 Jul 2007
Mongolia, Ulaanbaatar	Pacific	San Francisco	31 Oct 2008
Morocco, Rabat	European	Frankfurt	31 Jul 2007
Mozambique, Maputo	European	Frankfurt	31 Jul 2007
Namibia, Windhoek	European	Frankfurt	31 Oct 2007
Nepal, Katmandu	Pacific	Honolulu	31 Oct 2008
Nicaragua	Southern	Miami	30 Apr 2007
Niger, Niamey	European	Frankfurt	31 Jul 2007
Nigeria, Abuja	European	Frankfurt	31 Oct 2007
Nigeria, Lagos	European	Frankfurt	31 Oct 2007
Oman	Central	Baltimore	31 Mar 2008
Pakistan	Central	Baltimore	31 Mar 2008
Panama	Southern	Miami	30 Apr 2007
Paraguay	Southern	Miami	30 Apr 2007
Peru	Southern	Miami	30 Apr 2007
Philippines, Manila	Pacific	Honolulu	31 Oct 2008
Poland, Warsaw	European	Frankfurt	31 Oct 2007
Qatar	Central	Baltimore	31 Mar 2008
Romania, Bucharest	European	Frankfurt	31 Jul 2007

Russia, Moscow	European	Frankfurt	31 Jul 2007
Rwanda, Kigali	European	Frankfurt	31 Jul 2007
Saudi Arabia	Central	Baltimore	31 Mar 2008
Senegal, Dakar	European	Frankfurt	31 Jul 2007
Serbia and Montenegro, Belgrade	European	Frankfurt	30 Nov 2007
Singapore	Pacific	Honolulu	31 Oct 2008
South Africa, Pretoria	European	Frankfurt	31 Jul 2007
Sri Lanka, Columbo	Pacific	Frankfurt	31 Oct 2008
Suriname	Southern	Miami	30 Apr 2007
*Syria, Damascus ( <i>eff 5 Oct 2006</i> )	Central	Baltimore	31 Oct 2008
*Taiwan, Taipei ( <i>eff 13 Oct 2006</i> )	Pacific	Sydney	31 Oct 2008
Tajikistan ( <i>eff 22 Sep 2006</i> )	Central	Baltimore	30 Sep 2008
Tanzania, Dar Es Salaam	European	Frankfurt	31 Oct 2007
Thailand, Bangkok	Pacific	Honolulu	31 Oct 2008
Thailand, Chiang Mai	Pacific	Honolulu	31 Oct 2008
Trinidad and Tobago	Southern	Miami	30 Apr 2007
Tunisia, Tunis	European	Frankfurt	31 Jul 2007
Turkey, Ankara	European	Frankfurt	31 Jul 2007
Turkmenistan, Ashgabat	Central	Baltimore	31 Mar 2008
Uganda, Kampala	European	Frankfurt	31 Jul 2007
Ukraine, Kiev	European	Frankfurt	31 Jul 2007
United Arab Emirates	Central	Baltimore	31 Mar 2008
Uruguay	Southern	Miami	30 Apr 2007
Uzbekistan, Tashkent	Central	Baltimore	31 Mar 2008
Venezuela	Southern	Miami	30 Apr 2007
Vietnam, Hanoi	Pacific	Honolulu	31 Oct 2008
Yemen	Central	Baltimore	31 Mar 2008
Zambia, Lusaka	European	Frankfurt	31 Jul 2007
Zimbabwe, Harare	European	Frankfurt	31 Jul 2007

1/ Exception to the 24-month tour requirement approved by ASD (FMP) memo dated 18 Mar 2002.

*Effective 31 May 2006*

**NOTE:** Locations shown are 'authorized' until removed from this list. Changes made to the list, but not in print, may be found at <https://secureapp2.hqda.pentagon.mil/perdiem/> under the 'Travel Regulation' tab in 'immediate changes'.

U5404-A, Appendix A, Part II. Makes clear that POV transportation may be authorized incident to a PCS between OCONUS PDSs even though the POV can be driven between the PDSs.

U5905-C8. Corrects incorrect paragraph references in par. U5905-C8 from pars. U5900-D2b to U5900-D2h.

U7175. Updates the Muster Duty Allowance rate effective 1 January 2007.

U10000-D; U10010-B12; U10306-D7; Tables U10A-3; U10C-1; U10E-1 and U10E-2. Eliminates the 30- and 7-day maximum rules for staying in temporary quarters and keeping BAH authorization.

Appendix K, Part IV. Revises by adding Vietnam, Effective 1 November 2006.

Appendix S. Replaces Frankfurt, Germany with Baltimore, Maryland as the authorized FEML relief location for qualified personnel assigned to Syria. Establishes FEML for Taipei, Taiwan with a relief destination of Sydney, Australia and a recertification date of 31 October 2008. Also reflects the FEML recertification for Costa Rica, Thule AFB, Greenland and U.S. Pacific Area Command locations.

**VOLUME 1**

**JOINT FEDERAL TRAVEL REGULATIONS**

Following is a list of sheets in force in Joint Federal Travel Regulations, Volume 1, that are effective after the sheets of this Change have been inserted. This list is to be used to verify the accuracy of the Volume. Single sheets or entire monthly changes are available from the PDTATAC website.

<b>Ch.</b>	<b>Page</b>								
216	i	238	U3B-13	235	U4F-1	231	U5C-11	241	U5D-51
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235	U1A-1	240	U3F-3	230	U5-iii	234	U5C-33	241	U5E1-1
240	U1A-3	225	U3G-1	234	U5-v	234	U5C-35	216	U5E1-3
237	U1A-5	233	U4-i	225	U5-vii	234	U5C-37	216	U5E1-5
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230	U2A-1	234	U4B-7	227	U5-xxiii	232	U5D-7	232	U5E2-5
231	U2A-3	234	U4B-9	240	U5A-1	230	U5D-9	228	U5E2-7
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232	U2B-5	232	U4B-15	240	U5A-7	230	U5D-15	240	U5F-5
232	U2C-1	240	U4B-17	238	U5B-1	232	U5D-17	240	U5F-7
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229	U3-iii	231	U4C-3	221	U5B-17	229	U5D-33	241	U5G-9
214	U3A-1	231	U4C-5	237	U5B-19	238	U5D-35	227	U5G-11
232	U3A-3	231	U4C-7	221	U5B-21	232	U5D-37	236	U5H-1
238	U3B-1	204	U4C-9	232	U5B-23	238	U5D-39	233	U5H-3
238	U3B-3	194	U4C-11	240	U5C-1	232	U5D-41	233	U5H-5
238	U3B-5	220	U4D-1	239	U5C-3	216	U5D-43	233	U5H-7
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232	U6A-3	238	U7H1-11	240	U10A-5	240	A1-15	240	K2-1
219	U6A-5	227	U7H1-13	241	U10A-7	240	A1-17	217	K3-1
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216	U6A-9	232	U7H2-1	240	U10A-11	232	A1-21	217	L-i
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231	U6B-11	195	U7V-1	241	U10D-3	235	E1-5	227	O-3
228	U6B-13	193	U7W-1	240	U10D-5	231	E2-1	238	O-5
228	U6B-15	223	U7X-1	240	U10E-1	220	E2-3	238	O-7
228	U6B-17	232	U7Y-1	241	U10E-3	234	E3-1	238	O-9
216	U6B-19	237	U7Z1-1	241	U10E-5	217	F-i	238	O-11
216	U6B-21	237	U7Z2-1	240	U10E-7	240	F1-1	238	O-13
216	U6B-23	232	U8-i	241	U10E-9	217	F2-1	234	O-15
240	U6B-25	227	U8-1	241	U10E-11	233	G-1	234	O-17
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216	U7-i	234	U8-5	240	U10E-15	233	G-5	234	O-21
236	U7-iii	234	U8-7	240	U10E-17	233	G-7	234	O-23
232	U7-v	240	U9-i	240	U10E-19	217	H-i	234	O-25
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237	U7-xi	234	U9B-1	240	U10E-25	214	H2B-1	240	P-i
231	U7A-1	237	U9B-3	240	U10E-27	232	H2C-1	240	P1-1
235	U7B-1	240	U9B-5	240	U10E-29	232	H2C-3	240	P1-3
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168	U7E-1	240	U9C-5	240	U10E-35	220	H3B-3	240	P2-5
238	U7F1-1	237	U9C-7	240	U10E-37	221	U3B-5	238	Q-1
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