INVOLUNTARY ALLOTMENT NOTICE AND PROCESSING

PRIVACY ACT STATEMENT

AUTHORITY: 5 USC 5520a, EO 9397.

PRINCIPAL PURPOSE(S): To notify a member of the Armed Services or the Coast Guard of an involuntary allotment application against the member's disposable pay; to provide the member an opportunity to respond to the involuntary allotment application; and to provide for action by the member's commander to forward the member's response to the Defense Finance and Accounting Service (or the Coast Guard Pay and Personnel Center) and, as appropriate, to make determinations concerning exigencies of military duty; and to provide for appeals of exigency determinations.

ROUTINE USE(S): None.

DISCLOSURE: Voluntary; however, failure to provide a response may result in the involuntary allotment of the member's disposable pay.

INSTRUCTIONS

1. These instructions govern notice and processing of an application for an involuntary allotment from the pay of a member of the Armed Forces or the Coast Guard under 5 USC 5520a.

2. Section I, item 1 is to be completed by the designated Defense Finance and Accounting Service (DFAS) (or Coast Guard Pay and Personnel Center) representative. After completing this section, the representative will mail the form, along with two copies of the DD Form 2653, "Involuntary Allotment Application" and associated paperwork, to the commander of the member identified, and one copy to the member.

3. Upon receipt, the commander will determine if the member identified in Section I is in his or her unit. If the member is no longer assigned or available, or, after receiving the notice required by Section III, requests an extension to respond that is granted, the commander will complete Section II. If the member is no longer available under Section II, item 3, the commander will return the entire form and application package to DFAS (or the Coast Guard Pay and Personnel Center); if an extension is authorized under Section II, item 4, that will cause the member's response to be received by DFAS (or the Coast Guard Pay and Personnel Center); if an extension is authorized under Section II, item 4, that will cause the member's response to be received by DFAS (or the Coast Guard Pay and Personnel Center) later than the date the response is due, then the commander must immediately provide a copy of Sections I and II to DFAS (or the Coast Guard Pay and Personnel Center). The address for mailing is: "DFAS, Cleveland Center, Code L, PO Box 998002, Cleveland, OH 44199-8002" (or other address as specified by DFAS). For the Coast Guard, the address is: "Coast Guard Pay and Personnel Center (LGL), 444 S.E. Quincy Street, Topeka, KS 66683-3591." If the member is assigned, the commander will provide the member a complete copy of DD Form 2653, "Involuntary Allotment Application," and counsel the member in accordance with Section III, items 7a - g.

4. After counseling, the commander will complete Section III, item 8, and the member will complete Section III, item 9. The commander will then make and retain one copy of the form with Section III completed. After obtaining a copy, the commander will provide the member the signed original and advise the member to complete Section IV prior to the date the commander specifies that the member's response is due.

5. The member will complete Section IV and return the original form and accompanying evidence or additional matters, if any, to the commander on or before the due date as specified by the commander.

6. Following receipt of the member's response, the commander will complete Section V and forward the original form, to include any additional evidence or other matters from the member, to DFAS (or the Coast Guard Pay and Personnel Center) at the address listed in paragraph 3 above. Note, if the member fails to respond by the due date, the commander will complete Section V on a copy of the DD Form 2654 previously retained in accordance with the instructions in paragraph 4 above, and forward the form to DFAS (or the Coast Guard Pay and Personnel Center).

7. Within 5 working days from the date of forwarding to DFAS (or the Coast Guard Pay and Personnel Center), the commander will provide the member a copy of the completed DD Form 2654.

SECTION I - NOTIFICATION	N OF APPLICATION	FOR INVOLUNTARY ALLOTN	IENT	
1. MEMBER IDENTIFICATI	ON			
a. NAME (Last, First, Middle I	nitial)	b. SSN	c. RANK	d. BRANCH OF SERVICE
2. DATE RESPONSE DUE	(YYYYMMDD) (If no	t received by this date, an inv	oluntary allotment may be a	Itomatically processed.)
SECTION II - COMMANDER	R'S DETERMINATION	OF MEMBER'S AVAILABILI	TY AND EXTENSIONS TO RE	SPOND
3. MEMBER AVAILABILIT	Y			
On	(date - YYYYMME	D). I received this form an	d an application for an inv	oluntary allotment from the pay
				ng an involuntary allotment
		. Official documentation		
				<u> </u>
a. Retired (Includi	ng placement on t	he Temporary or Permane	nt Disabled Retired List).	
b. In a prisoner of	war status.			
c. In a missing in	action status.			
d. Not assigned o	r attached to this	unit or organization.		

SECTION II (Continued)		
4. EXTENSION		
I have determined that an extension is necessa		
notice and counseling or unable to respond in a tin		notify you prior to the
above date if any further extensions are necessary		
5. REMARKS		
6. COMMANDER OR DESIGNEE		
a. SIGNATURE	b. SIGNATURE BLOCK	c. DATE SIGNED (YYYYMMDD)
SECTION III - NOTICE TO MEMBER BY COMMANDER O		
7. NOTICE		
	he establishment of an involuntary allotment for th	e lesser of 25% of your
	im percentage of pay subject to garnishment proce	
applicable state law has been received. Along wit		
		11 1 0
Additionally, you are notified that:		
	rom the date of this notification by either consenti I may grant an extension of reasonable time (norn	
calendar days, except during times of deployment,	war, national emergency, or other similar situation	ns) to submit a response.
Additionally, if you fail to respond within the speci	fied date (or any approved extended date), your fa	ilure to respond will be
(DFAS) (or Coast Guard Pay and Personnel Center)	t be sent back to the designated Defense Finance a	and Accounting Service
(DFAS) (of Coast Guard Pay and Personnel Center)	ornelation appropriate action.	
b. You may contest this application for any of	the reasons described in Section IV of this form.	
c. If you contest the application, you must pro- contesting the application. Any evidence you sub-	vide evidence (documentary or otherwise) supporti nit may be disclosed to the applicant for this involu	
d. You may if reasonably sysilable consult wi	th a legal assistance attorney, or a civilian attorney	at no ovnonce to the
government. If a legal assistance attorney is available		
	est a reasonable delay to enable you to obtain lega	
failed to exercise due diligence in seeking assistant		···· , ··· ,
	he grounds that exigencies of military duty caused	
appearance at the judicial proceeding at which the	n Section V of this form which will be forwarded to	the designated DEAS (or
Coast Guard Pay and Personnel Center) official for	appropriate action. I will consider the following w	hen making this
determination:		
	ed as "a military assignment or mission essential o	
	n, necessitates the absence of a member of the m	
appearance at a judicial proceeding. Absence from by exigencies of military duty during periods of wa	n an appearance in a judicial proceeding is normally	
by exigencies of military duty during periods of Wa	n, national entergency, or when the member is dep	ioyeu.
(2) Whether the military duties in question w	vere of such paramount importance that they preve	ented making you
available to attend the judicial proceedings, or rend		
of the court.		

f. If you contest the involuntary allotment on any basis other than exigencies of military duty, you must return this form and your response to me. This form, the application package, and your response will then be returned to the designated DFAS (or Coast Guard Pay and Personnel Center) official who will consider your response and determine whether to establish the involuntary allotment. The designated DFAS (or Coast Guard Pay and Personnel Center) official has decision authority on all issues other than exigencies of military duty.

SECTIC	ON III (Co	ontinued)		
your fa (or Coa	ailure to ast Gua	respond in Section V of this form, a rd Pay and Personnel Center) official	period specified (including any extensions authoriz nd mail this form and the application package bac for appropriate action.	zed by me), I shall indicate k to the designated DFAS
		ER OR DESIGNEE	1	
a. SIGN	ATURE		b. SIGNATURE BLOCK	c. DATE SIGNED (YYYYMMDD)
I he form; t to resp	ereby ac that I a ponding	n being given an opportunity to revie ; I have received a copy of DD Form :	is or her designee has counseled me in accordance w this form and the application package; I may se 2653 and the entire application package for this ir nd return the form to my commander.	ek legal assistance prior
a. SIGN	ATURE			b. DATE SIGNED (YYYYMMDD)
SECTIC	DN IV - N	IEMBER RESPONSE		
10. M	em Ber \	VILL INITIAL IN THE APPROPRIATE SPAC	CE(S):	
	a. Iac	knowledge that this is a valid judgme	ent and consent to the establishment of an involur	ntary allotment.
		ntest this Involuntary Allotment Appli , "Remarks," and provide appropriate evid	ication for the following reasons (If contesting, you dence to support the reason.):	must explain the reason in
		(1) That my rights under the Soldier proceeding upon which this application	rs' and Sailors' Civil Relief Act were not complied ion is based.	with during the judicial
		(2) That exigencies of military duty basis for the judgment upon which t	caused my absence from appearance in a judicial his application is sought.	proceeding forming the
		(3) That information contained in th	e application is false or erroneous in material part.	
		(4) The judgment has been fully sat	isfied, superseded, or set aside.	
		(5) The judgment has been material the amount which remains in effect.)	ly amended, or partially satisfied. (Provide evidence	of the amount satisfied and
		has been discharged in bankruptcy, or yo	he establishment of the involuntary allotment. (For bu have filed for protection from the creditor(s) under the judgment creditor or a proper successor in interest to th	e bankruptcy laws of the
11. RE	MARKS	(Use additional sheets if necessary.)		
12. M	EMBER			
a. SIG	NATURE			b. DATE SIGNED (YYYYMMDD)

13. COMMANDER OR DESIGNEE WILL INITIAL IN THE APPROPRIATE SPACE: a. The member has completed Section IV of this form and the member's response (to include any additional submissions) is hereby forwarded for appropriate action. b. The member refused to respond by the authorized suspense date and this form is hereby returned without Secti IV completed by the member. 14. COMPLETE ONLY IF THE MEMBER ASSERTED "EXIGENCIES OF MILITARY DUTY" AS REASON FOR CONTESTING THE INVOLUNT ALLOTMENT APPLICATION (Initial in the appropriate space) a. Exigencies of military duty DID NOT CAUSE the absence of the member from an appearance in the judicial proceeding upon which this Involuntary Allotment Application is sought. b. Exigencies of military duty CAUSED the absence of the member from an appearance in the judicial proceeding u which this application for involuntary allotment is sought. Exigency existed due to: (X as applicable and explain in item 15, "Remarks.") (1) Deployment (2) War (3) National Emergency (4) Other (e.g., Major Exercise) 15. REMARKS .
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15. REMARKS
NOTE: Commander must provide member a copy of this form within 5 days of mailing to the designated DFAS (or Coast Guard Pay and Personnel Center) official. 16. IF THE APPLICANT CHOOSES TO APPEAL MY EXIGENCY DETERMINATION, THE APPEAL MUST BE SENT TO:
a. TITLE OF APPEAL AUTHORITY
b. STREET ADDRESS C. CITY d. STATE e. ZIP CODE
17. COMMANDER OR DESIGNEE
a. SIGNATURE b. SIGNATURE BLOCK c. DATE SIGNED (YYYYM)