SUMMARY of CHANGE

DA PAM 135-381
Incapacitation of Reserve Component Soldiers Processing Procedures

This rapid action revision, dated 22 May 2008--

- Updates the requirement for Commands to establish incapacitation review boards, to include the Commander, U.S. Army Special Operations Command (para 3-1a).

- Clarifies the appellate authority for appeals of the incapacitation review board for cases within 180 days and greater than 180 days (paras 3-12a and b).

- Make administrative changes (throughout).
History. This is a rapid action revision. The portions affected by this rapid action revision are listed in the summary of change.

Summary. This pamphlet provides procedures regarding processing of incapacitation pay for members of the United States Army Reserve and the Army National Guard/Army National Guard of the United States. Policy regarding incapacitation pay is provided in AR 135–381.

Applicability. This pamphlet applies to Soldiers of the Active Army, the Army National Guard/Army National Guard of the United States, and the U.S. Army Reserve, unless otherwise stated. It also applies to all medical treatment facilities, finance and accounting offices, and Active Army headquarters, commands, installations, and agencies responsible for Reserve Component Soldiers.

Proponent and exception authority. The proponent of this pamphlet is the Deputy Chief of Staff, G-1. The proponent has the authority to approve exceptions or waivers to this pamphlet that are consistent with controlling law and regulations. The proponent may delegate this approval authority, in writing, to a division chief within the proponent agency or its direct reporting unit or field operating agency, in the grade of colonel or the civilian equivalent. Activities may request a waiver to this pamphlet by providing justification that includes a full analysis of the expected benefits and must include formal review by the activity's senior legal officer. All waiver requests will be endorsed by the commander or senior leader of the requesting activity and forwarded through their higher headquarters to the policy proponent. Refer to AR 25-30 for specific guidance.

Suggested improvements. Users are invited to send comments and suggested improvements on DA Form 2028 (Recommended Changes to Publications and Blank Forms) directly to HQDA (DAPE-PRC), Washington, DC 20310–0300.

Distribution. This publication is available in electronic media only and is intended for command levels A for the Army National Guard/Army National Guard of the United States and the U.S. Army Reserve, and D for the Active Army.
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Glossary
Chapter 1
Introduction

1–1. Purpose
This pamphlet provides procedures regarding incapacitation pay and allowances for Reserve Component (RC) Soldiers.

1–2. References
Required and related publications and prescribed and referenced forms are listed in appendix A.

1–3. Explanation of abbreviations and terms
Abbreviations and special terms used in this publication are listed in the glossary.

Chapter 2
Incapacitation Claim Procedures

2–1. Claim initiation

   a. When a Soldier has incurred or aggravated an injury, illness, or disease during active duty (AD) or inactive duty (IDT) that renders the Soldier unable to perform military duties and/or demonstrates a loss in nonmilitary earned income, he/she is responsible for initiating an incapacitation pay claim. The incapacitated Soldier will—

   b. Promptly notify his/her first line leader and unit commander of the injury, illness, or disease.

   c. Comply with medical treatment and follow all instructions provided by medical personnel and all guidance given during the Soldier briefing (see fig 2–1). (Emergency care is immediate care required to preserve life, limb, or eyesight, or to prevent undue suffering. The approval authority for emergency civilian medical care is the commanding officer or senior person present in the commander’s absence).

   d. Apply for reimbursement, if travel to an authorized medical treatment facility (MTF) was in excess of 50 miles or 90 minutes. (NOTE: This is not TDY, and expenses paid by the Government are limited to actual costs expended per Joint Federal Travel Regulations). See AR 135–381.

   e. Complete and submit a DA Form 7574 (Incapacitation Pay Monthly Claim) (see fig 2–2) for each calendar month claimed. The Soldier must—

      (1) Accurately disclose income from nonmilitary earned income. This is income from nonmilitary employment, including self-employment and includes normal wages, salaries, professional fees, tips, or other compensation for personal services actually rendered, as well as income from income protection plans, vacation pays, and sick leave that the member elects to receive. It does not include rents, royalties, retirement pays, dividends or interest, welfare payments, or other nontaxable Government benefits.

      (2) Notify the unit commander of any outside insurance settlements as a result of the injury, illness, or disease. Civilian insurance settlements may not be counted as income, unless the payment is for lost income.

      (3) Notify the unit commander upon any changes of civilian work status if you are receiving incapacitation pay for loss of civilian earned income. If you quit the civilian job where you were receiving loss of civilian earned income, your entitlement to incapacitation for loss of civilian income terminates.

      (4) Notify the unit commander if you are a student. Students who cannot perform military duty will be paid for loss of military income. Students claiming loss of civilian earned income can only receive incapacitation pay for this loss if they cannot perform the job they were doing when they became incapacitated.

      (a) Members who are in receipt of Department of Veterans Affairs (DVA) benefits for the same injury, illness, or disease may elect to receive either military pay or DVA pay under DOD 7000.14–R, volume 7A, chapter 57.

      (b) Provide all medical documentation pertaining to treatment received. DA Form 7574–1 (Military Physician’s Statement of Soldier’s Incapacitation/Fitness for Duty) (see fig 2–3)) must be completed every 3 months.

      (c) If self-employed or have seasonal income, submit copies of Federal income tax forms. Supporting documentation (including Schedule C) filed with the Internal Revenue Service (IRS) together with any claims made with or benefits paid by any income protection plan, must also be provided.

   f. Obtain statements from employers regarding civilian employment status. (Employer must complete appropriate section on claim DA Form 7574–1.) Notify unit immediately upon any change of status or civilian work status.

   g. Do not use nonreceipt of inactive duty training (IDT) pay in computing loss of nonmilitary earned income.

   h. Do not perform any military duty until a determination of fitness is made by a military physician.

2–2. Unit processing procedures
Upon learning of a Soldier's injury, illness, or disease, the unit commander or designated representative will immediately—
a. Ensure medical care is provided to the Soldier. Depending upon the type of injury, illness, or disease, and the location of the MTF, coordinate with the MTF to determine if appropriate treatment is available.

b. Notify the next higher headquarters of the injury, illness or disease and the circumstances involved.

c. Initiate action to ensure a line of duty investigation (LDI) is completed in accordance with AR 600–8–4 and included in the Soldiers request for incapacitation pay. The unit commander or designated representative will issue an interim line of duty determination within sufficient time to ensure that military pay and allowances will commence within 30 days of the date the injury, illness, or disease was reported, unless there is clear and convincing evidence that the injury, illness, or disease was not incurred or aggravated in a duty status or was due to the members own misconduct.

d. Counsel Soldier to read and sign DA Form 7574–2 (Soldiers Acknowledgement of Incapacitation Pay Counseling Statement) (see fig 2–4) and indicate that—

   (1) Military medical treatment is limited to this injury, illness, or disease only. The Soldier does not receive full military medical treatment as if he/she were on active duty. If the LDI determines that the injury was not in line of duty, (NLD) the Soldier may be liable for Government-incurred medical costs associated with the incident.

   (2) He/she may be entitled to incapacitation pay.

   (3) Any such pay will not exceed full pay and allowances for the Soldier’s pay grade and years of service, and will be reduced by any other earned income received from other sources.

   (4) The appropriate headquarters will initiate action, utilizing DD Form 139 (Pay Adjustment Authorizations), to recoup any overpayments, duplicate or improper payments to Soldiers receiving incapacitation pay.

   (5) Incapacitation pay under DODD shall be paid only during the period a member remains not fit for military duty and/or demonstrates a loss of earned income as a result of the incapacitation. Payment in any particular case may not be made for more than 6 months without approval by the Secretary of the Army or their designee.

   (6) If the Soldier (Military Technician who has the option to receive workmen’s compensation) uses any civilian sick leave, he/she will not be reimbursed for that period of time. In order to receive incapacitation pay for the period for which leave was received from his or her civilian job, that leave must be paid back to the employer, if allowed by the employer. The Soldier must submit documentation reflecting the action and reinstatement of leave.

   (7) If the Soldier has been determined by an MTF to be fit for military duty, but still cannot perform his/her civilian duties, he/she will be able to attend IDT or assigned AD, but must be able to fully document his/her inability to perform civilian duties.

   (8) In no case will a Soldier be allowed to perform military duty without a determination of fitness for duty or, during the period, a military physician has determined the Soldier is unfit to perform military duties.

   (9) Soldiers should be informed that the DVA or Social Security compensation collected during this period for the same injury, illness, or disease may offset the amount of incapacitation pay.

   (10) The Soldier may be subject to prosecution under Federal law for falsification of any statements or nondisclosure of any outside income, which may result in a fine or imprisonment, or both. Suspected cases of fraud should be reported to the proper agency immediately.

   e. Assist the Soldier in preparing claim forms (see DA Form 7574).

   f. Make appointment at the MTF for the Soldier.

   g. Request travel orders for the Soldier to go to the MTF. Obtain and prepare necessary paperwork for travel expenses related to treatment at the MTF.

   h. Provide a copy of the unit training schedule covering the period of duty during which the Soldier is incapacitated.

   i. Provide a copy of DA Form 1379 (U.S. Army Reserve Components Unit Record of Reserve Training) or DA Form 1380 (Record of Individual Performance of Reserve Duty Training), if the injury occurred during IDT.

   j. Provide a copy of annual training (AT), active duty for training (ADT), active duty for special work (ADSW) orders, with ammendments, if injury, illness, or disease occurred during this period of training.

   k. Provide documents from the Soldier’s records, as needed, to complete the claim.

   l. Submit the claim through the chain of command to the appropriate approving office.

   m. Submit claims to exceed the 6-month statutory limit if required.

2–3. Army National Guard Bureau/United States Army Reserve processing procedures

The Army National Guard Bureau or United States Army Reserve (ARNG/USAR) incapacitation pay POC will—

a. Receive, review, and verify DA Form 7574 submitted by the Soldier. Forward requests to the Health Service Specialist (HSS) of the State for Army National Guard (ARNG) or to one of the following for USAR processing:

   (1) United States Army Reserve Pay Center (USAR Pay Center) Fort McCoy for USAR Troop Program Unit (TPU) Soldiers in CONUS and Puerto Rico.

   (2) Reserve Component Pay Support Office (RCPSO) Germany for USAR TPU Soldiers in Europe.

   (3) RCPSO Hawaii for USAR TPU Soldiers in Hawaii, Alaska, Guam, American Samoa, and Saipan.

   (4) RCPSO USA HRC-St. Louis operational element for USAR IRR and IMA Soldiers.
b. Complete DA Form 7574, section IV. Approval certifies that the Soldier is entitled to incapacitation pay, and that the following have occurred:
   (1) Soldiers who have been determined to be not fit for military duty, have not performed, and/or been paid for any AD or IDT during the incapacitation period.
   (2) The LDIs have been completed to support aggravation and/or prior service conditions of injuries, illness, or diseases.

c. Maintain a log/tracking system of all claims received, indicating dates received and forwarded, and current status. In accordance with DOD directives, also include date when injury, illness, or disease was incurred or aggravated; the type of injury, illness, or disease; the date when the pay and allowance commenced; and the applicable rule, DOD 7000.14R, DOD FMR, volume 7A, chapter 57. Which table applies depends on when the injury, illness, or disease was incurred or aggravated.

d. Maintain photocopies of claims submitted.

e. Review all requests for exception to exceed 6 months of incapacitation pay and forward, with recommendation, to NGB/Army Reserve Deputy Chief of Staff for Personnel for further processing.

f. Assist unit, as necessary, in obtaining medical treatment from supporting MTF.

g. Assist unit, as necessary, in obtaining completed LDI from approving authority.

h. Budget, for travel expenses related to obtaining treatment at MTF.

i. For ARNG, the Joint Forces Headquarters (JFHQ) should provide Headquarters, National Guard Bureau (NGB)/USA HRC-St. Louis, a copy of each month’s JFHQ/Regional Readiness Command (RRC) verified DA Form 7574, signed in section IV.

j. Monitor and review all LDIs to ensure timely and accurate completion by the unit and the approving authority through records, reports, and assistance visits.

k. Ensure compliance with AR 600–8–4.

l. The designated POC at the STARC/RRC shall coordinate the medical or dental treatment of the incapacitated Soldier with the MTF Patient Administration Division (PAD).

2–4. National Guard Bureau/U.S. Army Reserve Command Deputy Chief of Staff for Personnel processing procedures

The incapacitation pay manager for the NGB/USARC (USARC), Deputy Chief of Staff for Personnel will—

a. Receive and maintain copies of claims approved.

b. As required by DODI 1241.2, paragraph 5.2.3, develop a system to track Soldiers entitled to receive incapacitation pay. The tracking system will include, at a minimum: the Soldiers name, rank, social security number (SSN), unit of assignment; the date when the injury, illness, or disease was incurred or aggravated; the type of injury, illness or disease; the date when the pay and allowances commenced (if not continued on active duty); indication if returned for correction; the date the case was closed or incapacitation pay terminated; and the applicable rule provided under DOD 7000.14–R, DOD FMR, volume 7A, chapter 57.

c. Prepare periodic reports for the Deputy Chief of Staff, G-1 (DCS, G–1) indicating claims initiated year-to-date, claims in progress, claims closed, claims approved, claims returned for correction, and claims disapproved and provide to DCS, G–1.

d. Review all requests for exceptions to exceed 6 months of incapacitation pay.

e. Ensure procedures are in place for timely payment of pay and allowances as authorized under Sections 204(g) and 204(h), Title 37, United States Code (37 USC 204(g) and 204(h)), and DOD 7000.14–R, Volume 7A. Pay should commence not later than 30 days after the illness, injury, or disease was incurred or aggravated, and shall continue without interruption until terminated on the date that one of the following occurs:

   (1) The Soldier is found fit for duty, except in the case of a member who has a tier 2 claim.

   (2) The Soldier no longer demonstrates a loss of earned income in the case of a Soldier covered under tier 2, unless the Soldier is separated or retired or the Secretary of the Army or his designee determines that it is no longer in the interest of fairness and equity to continue pay and allowances under 37 USC 204(g) or 204(h).

f. Under regulations prescribed by the Secretary of the Army, an appropriate approving authority shall issue an interim line of duty determination in sufficient time to ensure that pay and allowances will commence within 30 days of the date that the injury, illness, or disease was reported, unless there is clear and convincing evidence that the injury, illness, or disease was not incurred or aggravated in a duty status.

2–5. Approval authority for claims exceeding the 6-month statutory limit

The Secretary of the Army delegates to the Chief, National Guard Bureau (CNGB), the authority to continue the payment of benefits paid under 37 USC 204(g) and 204(h) for more than 6 months to incapacitated members of the ARNG/ARNGUS. The Secretary of the Army delegates to the Chief, Army Reserve (CAR) the authority to continue the payment of benefits paid under 37 USC 204(g) and 204(h) for more than 6 months to incapacitated members of the USAR. The CAR delegates to the Army Reserve Deputy Chief of Staff for Personnel the authority to continue the
payment of benefits paid under 37 USC 204(g) and 204(h) for more than 6 months to incapacitated members of the USAR.

SOLDIER BRIEFING

General

1. I understand that you recently incurred or aggravated an injury, illness or disease while participating in training as a member of the Reserve components.

2. The purpose of this briefing is to advise you of some of your rights and responsibilities in conjunction with your incapacitation.

3. The objective of your medical treatment is to return you to duty as quickly as possible, consistent with sound professional medical practice.

4. You may have your pay and allowances continued.

5. No Soldier has an automatic entitlement to either medical or dental treatment or to incapacitation pay.

6. Each claim is evaluated on a case-by-case basis to ensure that it complies with law and regulations.

7. Reserve Component Soldiers are entitled to medical treatment in a Government facility or at Government expense if they incur or aggravate an injury in line of duty.

8. There is no entitlement to either medical or dental treatment at Government expense or incapacitation pay after expiration of orders when the injury, illness or disease is determined to have been incurred or aggravated not in the line of duty.

9. Incapacitation pay may not be paid until an interim line of duty determination has been made, and can be subject to termination if the determination is found to be not in the line of duty.

10. You may be entitled to reimbursement for travel expenses associated with your medical treatment, if you travel over 50 miles or 90 minutes from your home of record.

11. Errors or overpayments will be recouped.

12. Soldiers receiving incapacitation pay for loss of military income (Tier 1) will not perform any military duty until a determination of fitness is made by a physician who is authorized by the Government to provide medical treatment. Performing duty while in an unfit status will terminate your entitlement to incapacitation pay.

Figure 2–1. Sample Format for Soldier briefing
Active Duty – More Than 30 Days (if applicable)

1. If you incur or aggravate an injury, illness, or disease while on active duty for more than 30 days (or traveling directly to or from that duty), your orders may be extended, with your concurrence, until the Army determines that you are able to resume your military duties or your condition cannot be further improved. The extension of your orders will end when the resulting incapacitation cannot be materially improved by further hospitalization or treatment, and the case has been processed and finalized through the disability evaluation system (DES) if you are eligible for disability processing.

2. If you elect not to have your orders extended (incapacitation pay election), you should be aware that you will be giving up important benefits and entitlements such as pay and allowances and continued medical care and benefits for authorized dependents.

3. If you elect to have your orders extended on active duty, you will remain under military control, continue to be subject to the Uniform Code of Military Justice and may not be able to return to the place from which you were ordered to active duty until your orders are terminated.

4. Electing to have your orders extended will not ensure that you will be hospitalized or receive medical treatment near your home.

Active Duty — 30 Days or Less (if applicable)

1. If you are serving under orders specifying a period of 30 days or less and are being treated for an injury, illness, or disease incurred or aggravated in the line of duty while performing duty, with your consent, you can be continued on active duty for a period of more than 30 days while being treated for the injury, illness, or disease.

2. Early Release from Active Duty Restrictions. A member on a call or order to active duty specifying a period of 30 days or less who incurs or aggravates an injury, illness, or disease shall not have his or her orders terminated solely because of the injury, illness, or disease, unless requested by the member. Upon release from active duty, the member is entitled to benefits provided by AR 135-381.

3. You may be entitled to continued medical treatment at Government expense and incapacitation pay but only if your injury was incurred or aggravated in the line of duty.

4. If medical treatment is authorized, your entitlement will continue until such time as it is determined that you should be able to resume your military duties or your condition cannot be further improved, whichever occurs first.

5. Entitlement to incapacitation pay is made on a case-by-case basis based on the Army’s evaluation of your inability to perform military duties or demonstrate a loss of nonmilitary compensation. (The Secretary of the Army or his designee has the authority to exceed the 6-month limitation.)
6. If it is determined that your injury, illness, or disease was incurred or aggravated in the line of duty and you are authorized medical care, it continues; if a “not in the line of duty” determination is made after termination of your orders, your continued entitlement to funded medical care ends and all hospital, surgical, medical, and other health care-related costs become your personal responsibility.

7. If it is determined that your injury, illness, or disease was incurred or aggravated in the line of duty, you may be entitled to incapacitation pay and, if approved, eligibility begins on the day after your last day of active duty.

8. If the Army determined that your injury, illness, or disease was not incurred or aggravated in the line of duty, you have no entitlement to incapacitation pay.

9. Do not perform any military duty (Tier 1 case) until a determination of fitness is made by a physician authorized by the Government to provide medical treatment.

**Inactive Duty Training**

1. If you are participating in authorized inactive duty training, with or without pay, and are being treated for injury, illness, or disease incurred or aggravated in the line of duty while performing that duty, you may be retained, with your consent, for a period of more than 30 days while being treated for the injury, illness or disease.

2. You may be entitled to medical treatment at Government expense and incapacitation pay, but only if your injury, illness or disease is incurred or aggravated in the line of duty.

3. If medical treatment is authorized, your entitlement will continue until such time as it is determined that you should be able to resume your military duties, or your condition cannot be further improved, whichever occurs first.

4. Entitlement to incapacitation pay is made on a case-by-case basis based on the Army’s evaluation of your inability to perform military duties or demonstrate a loss of nonmilitary compensation. (The Secretary of the Army or his designee has the authority to exceed the 6-month limitation.)

5. If it is determined that your injury, illness, or disease was incurred or aggravated in the line of duty and you are authorized medical treatment, it may continue; if a “not in line of duty” determination is made after termination of your orders, your continued entitlement to funded medical treatment ends and all hospital, surgical, medical, and other health care-related costs becomes your responsibility.

6. If it is determined that your injury, illness, or disease was incurred or aggravated in the line of duty, you may be entitled to incapacitation pay. If approved, eligibility begins on the day after your inactive duty injury, illness or disease or on the day after your last day of active duty.
7. If the Army determined that your injury, illness, or disease was incurred or aggravated not in line of duty, you have no entitlement to incapacitation pay.

8. Do not perform any military duty (Tier I case) until a determination of fitness is made by a physician who is authorized by the Government to provide medical treatment.

I have read or have had read to me the above briefing and understand my rights, and responsibilities concerning my injury or disease condition.

(Soldier signature)
(Printed Soldier’s Name, Rank and Date)

I have provided a copy of or read the above briefing to the Soldier whose signature appears above.

(Signature of commander
or designated representative)
(Printed Official’s Name, Rank, Duty Position and Date)

Figure 2–1. Sample format for Soldier briefing – Continued
Figure 2–2. Sample of DA Form 7574
Figure 2–2. Sample of DA Form 7574 – Continued

<table>
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<th>LAST NAME</th>
<th>FIRST NAME</th>
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<th>SSN</th>
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<td>Melvin</td>
<td>D</td>
<td>123-45-6789</td>
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SECTION II - EMPLOYER’S VERIFICATION (Continued)

<table>
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<tr>
<th>e. EMPLOYER’S REPRESENTATIVE (Name, title, business address)</th>
<th>f. PHONE NUMBER</th>
<th>g. FAX NUMBER</th>
</tr>
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<tbody>
<tr>
<td>Lock Holman (Manager) 200 Sugarloaf Road, Anchorage, AK 22222</td>
<td>(703) 692-3175</td>
<td>(7030 692-5045</td>
</tr>
<tr>
<td>t. EMAIL ADDRESS</td>
<td>i. SIGNATURE/DATE</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:lock.holman@us.army.mil">lock.holman@us.army.mil</a></td>
<td></td>
<td></td>
</tr>
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19. EMPLOYER 2 (if applicable)

a. I verify that the above-named reserve Soldier is a (check one) current former employee of this company/organization and that he/she was not able to work during the dates listed in block 11 of this form.

b. Had this individual been able to work during the dates above, he/she would have earned: $ N/A (amount lost)

c. Is the individual named above covered by an employee Income Protection Plan? YES NO X

(If YES, and elected to use it, indicate amount he/she received from this plan): $  

d. I understand that this information is being used by the claimant as the basis of a claim against the United States government. I further understand that knowingly and willfully assisting a claimant making a false claim or false statement in connection with a claim is a criminal offense under Federal and State laws which may subject the parties to a substantial fine and/or lengthy imprisonment.

e. EMPLOYER’S REPRESENTATIVE (Name, title, business address) | f. PHONE NUMBER | g. FAX NUMBER |
|-------------------------------------------------------------|-----------------|---------------|

SECTION III - COMMANDER’S VERIFICATION

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<th>20. UNIT OF ASSIGNMENT</th>
<th>21. UNIT ADDRESS (CITY, STATE, ZIP CODE)</th>
<th>22. UIC</th>
<th>23. SOLDIER’S DUTY MOS/AOC</th>
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<td>C/21 FA</td>
<td>Fort Living Room, Ak</td>
<td>W44FA</td>
<td>82C</td>
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24. SUPPORTING MILITARY MEDICAL TREATMENT FACILITY OR COMMAND AND ADDRESS

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<th>Walter Reed Army Hospital</th>
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<tr>
<td>Washington, DC 20005-0001</td>
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</table>

25. DETERMINED UNIT FOR MILITARY DUTY: I, SGT Melvin Wilson (Soldier’s Name), have not performed or been paid for duty after being determined until to perform military duty. Melvin Wilson (Soldier’s Signature).

26. COMMANDER’S NAME/RANK/SIGNATURE/DATE

| Obama Clinton, COL 20050430 | RECOMMEND APPROVAL |

27. I have reviewed the approved line of duty investigation (DAW AR 600-8-4) which is attached (Commander’s Initials):

HT

SECTION IV - REVIEW / APPROVAL

<table>
<thead>
<tr>
<th>28. JFHQ USARC/RRC/MSC</th>
<th>29. POINT OF CONTACT (Name, title, email address, Fax number)</th>
<th>30. PHONE NUMBER</th>
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<tr>
<td>89th RSC</td>
<td>John H. Smith, Chief Special Actions <a href="mailto:smith@89fa.army.mil">smith@89fa.army.mil</a> Fax: (703) 111-1111</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(703) 692-1111</td>
<td></td>
</tr>
</tbody>
</table>

31. APPROVED X

32. NAME/RANK/TITLE/SIGNATURE/DATE (Approving Authority)

| Frank Scott, COL, CDR 20050430 |

33. REMARKS

DA FORM 7574, MAR 2008
INCAPACITATION PAY MONTHLY CLAIM FORM
INSTRUCTION SHEET

SECTION I - CLAIM STATEMENT

1. Self-explanatory.
2. Self-explanatory.
5. Rank: PVT, SPC, SGT, 1LT, CW2, CPT, COL
7. Self-explanatory.
8. Self-explanatory.
9. Date of injury/illness/disease (YYYYMMDD).
10. Month/Year of Claim (MM/YY or Claim) - 11/96, 12/96 or 03/00.
11. Exact Dates of Incapacitation - Do not cross calendar months when completing this form. This first date of incapacitation will be the date the government physician determines the Soldier unfit for military duty or demonstrates a loss of nonmilitary income. Subsequent the Incapacitation Pay Monthly Claim Form will reflect the entire month, i.e., 1 Sep 99 to 30 Sep 99 or 1 Oct 99 to 31 Oct 99 or the end of the incapacitation claim.
12. Amount of income, from civilian job, which you would have earned if you had not been injured. This must be during the claim period indicated on the Incapacitation Pay Monthly Claim Form. NOTE: Full months of incapacitation pay and allowances are based on a calculation of 30 days per month, regardless of the actual days per month.
13. Amount of reportable income from other sources that you received during the incapacitation period reflected in Block II.
14.a. Indicate whether you were employed (check Yes) or unemployed (check No).
14.c. You must indicate whether or not you are receiving VA Disability Compensation for the same condition. If you are, the amount of the compensation will be deducted from your incapacitation entitlements.
14.d. Indicate whether receiving Supplemental Income from an Income Protection Plan. If you are, that amount will be deducted.
14.e. Indicate whether receiving professional fees or compensation for other personal services rendered. If you are, that amount will be deducted.
15. Self-explanatory.
17. Your signature indicates all previous statements are true and accurate and that you may be subject to prosecution for making false claims.

SECTION II - EMPLOYER’S VERIFICATION

18. EMPLOYER 1
   a. Self-explanatory.
   b. Amount this employee would have earned if he/she were able to work.
   c. Self-explanatory.
   d. Self-explanatory.
   e. f, g, h, i. Self-explanatory

19. EMPLOYER 2
   a. b, c, d, e, f, g, h, i. Same as 18.a THRU e above.

SECTION III - COMMANDER’S VERIFICATION

22. Unit Identification Code (UC).
23. Same as block 6.
27. Commander’s initials.

SECTION IV - REVIEW/APPROVAL

28. Higher headquarters or approving authority (JFHQ/USARC/PRC/MSC).
29. Point of contact within STARC/USARC/RPC/MSC.
30. Self-explanatory.
31. Self-explanatory.
32. Self-explanatory.
33. Self-explanatory.
Figure 2–3. Sample of DA Form 754-1
Figure 2–3. Sample of DA Form 7574–1 – Continued

SOLDIER IDENTIFICATION

1. Self-explanatory.
2. Self-explanatory.
5. Rank: PVT, SPC, SSG, MSG, CW2, 2LT, CPT, LTC.
7. Civilian Job Title - Your civilian job occupation with job description.

INCAPACITATION/FITNESS FOR DUTY VERIFICATION

6. INCAPACITATION FOR MILITARY DUTIES:

a. The date of the examination or records review by military physician to determine fitness for duty (year, month, day). Fitness for duty will be determined IAW AR 40-50-1.

b. Check appropriate box and complete date* if applicable.

"Length of time indicating fitness for duty cannot exceed 90 days on this form. Subsequent forms must be used for each additional period of incapacitation.

c. Check appropriate box if applicable.

d. Check appropriate box and complete date if applicable.

9. INCAPACITATION FOR CIVILIAN JOB:

a. The date of the examination by any licensed physician to determine fitness for civilian job (year, month, day).

b. Check appropriate box, complete date if applicable.

c. Check appropriate box if applicable.

10. MILITARY PHYSICIAN’S VERIFICATION AND NEXT APPOINTMENT:

a. The attending physician will enter the diagnosis and prognosis.

b. Date of next follow-up appointment.

c. Name of the military hospital where treatment is received.

d. Name of attending physician.

e. Rank of attending physician, i.e. CPT, LTC, COL.

f. Daytime phone number of physician.

g. Fax Number for attending physician.

h. Signature of attending physician (see note *).

i. E-mail address of attending physician, government or military address only.

j. The date the form was signed by the attending physician (year, month, day).

*Personnel authorized to sign as a physician are as follows:

(a) Licensed government physician/military physician (Active Army or reserve) assigned to the U.S. Army or other military service.

(b) Reserve commissioned officers that are licensed physicians who are employed by the Department of Veterans Affairs (DVA) as physicians.

(c) Non-military physicians employed by military services other than the U.S. Army (Physicians employed by the Department of Veterans Affairs (DVA), TRICARE contracted physicians and or military medical support office (MMSO) contracted physicians). TRICARE and MMSO do not employ physicians; they have a contract to accept payment from TRICARE.
SOLDIER'S ACKNOWLEDGEMENT OF INCAPACITATION PAY COUNSELING

For use of this form, see DA PAM 135-381; the proponent agency is DCS, G-1.

(TO BE COMPLETED BY SOLDIER AND WITNESSED BY COMMANDER  *(See NOTE below)*

1. Melvin Wilson, SGT  

(request incapacitation pay. I fully understand and agree to the following:  

(Printed name and rank)

1. That this claim for incapacitation pay cannot be processed if proper documentation is not provided by me.
2. Any payments may be reduced by reportable earned income received from any other source.
3. That I may have to repay any monies received if a later determination is made that I was not entitled to them.
4. That if I am determined unfit for military duty, I WILL NOT perform inactive Duty Training (drills) or Annual Training or any other form of active duty during the period of time I am drawing incapacitation pay. This may result in my not earning a qualifying (good) year for retirement purposes. My unit will assist me if requested for other ways to earn points.
5. That I must receive written or verbal authorization from a military medical facility or authorized government representative BEFORE obtaining medical treatment from any civilian source or that I will be personally responsible for any charges incurred.
6. That I must submit to all medical treatment and report for medical fitness examinations and that failure to do so can result in termination or a deduction of incapacitation pay. It is my responsibility to provide all medical documentation to my unit following medical appointments associated with my injury/illness/disease. Failure to submit all medical treatment documentation including reporting for medical examinations, Physical Therapy or follow up appointments will cause a delay or cancellation of my extension of incapacitation pay.
7. That in signing this form I hereby voluntarily grant permission, in relevant part IAW the Privacy Act, 57 USC § 294 and 10 USC § 5013 to provide the government with information regarding my nonmilitary "earned income" and employment status and all medical information related to the injury, illness, or disease identified above for the purpose of substantiating the claim. I recognize that failure to provide this information will result in no payment being made.

AS THE INDIVIDUAL MAKING THE CLAIM, I UNDERSTAND THAT I AM RESPONSIBLE FOR THE ACCURACY OF THE INFORMATION PROVIDED.

I understand that failure to fulfill the above requirements may result in termination of my entitlements to pay and allowances and medical care for this disability. In relevant part, the maximum penalty for knowingly making a false claim is imprisonment for 5 years and a fine. *(18 USC § 297)*

SOLDIER'S SIGNATURE/DATE:  

Melvin Wilson  20050420

WITNESSED BY:  

Obama Clinton, COL.  20050420

(COMMANDER'S PRINTED NAME, RANK, SIGNATURE AND DATE)

NOTE: Commander must witness and sign. At JFHQ/USARC/SC/RG/MA/UNIT level, the commander or individuals with "FOR THE COMMANDER" signature authority may sign.)

DA Form 7574-2 must be completed and submitted with initial Incapacitation Pay Monthly Claim Form (DA Form 7574).

DA FORM 7574-2, MAR 2008  
PREVIOUS EDITION IS OBSOLETE.

Figure 2-4. Sample of DA Form 7574–2
Chapter 3  
Incapacitation Review Board Procedures

3–1. General  
Each State headquarters of the Army National Guard, designated USAR command and control headquarters, HRC-St. Louis, and Army Reserve Deputy Chief of Staff for Personnel will establish an incapacitation review board (hereinafter referred to as the board).

a. Establishment of boards for USAR unit Soldiers. The following commanders will convene incapacitation review boards for USAR TPU Soldiers in their respective areas of geographic responsibility. This authority will not be further delegated. The commanders are—

(1) Each Regional Readiness Command (RRC) commander.
(2) Commander, U.S. Army Europe and Seventh U.S. Army.
(3) Command General, U.S. Army Pacific Command (USARPAC).
(4) Commander, U.S. Army Special Operations Command (USASOC).

b. Establishment of the board for the Individual Ready Reserve (IRR) and Individual Mobilization Augmentee (IMA) Soldiers. The Commander, USA HRC-St. Louis, will establish an incapacitation review board to review all IRR and IMA cases.

c. Establishment of ARNG boards. Each State headquarters of the ARNG will establish an incapacitation review board.

3–2. Board purpose  
The purpose of the board is to—

a. Protect the Soldiers rights by ensuring that medical benefits and incapacitation pay are provided to Soldiers eligible to receive such benefits under law and as prescribed by DOD and Army regulations.

b. Protect the interests of the Government through controlling costs and eliminating fraud, waste, and abuse by Soldiers receiving unauthorized medical care and improper incapacitation payments.

c. Review each incapacitation pay case monthly and recommend that benefits be continued or terminated consistent with entitlement under governing law and regulation.

d. Report directly to the Commander on the status of the incapacitation of RC personnel actions in their command. Make recommendations to enhance the incapacitation system.

e. Provide uniformity and consistency in the administration of incapacitation pay worldwide.

f. Ensure continuity and unanimity of effort among medical personnel, Finance and Accounting Office (FAO), commanders, installations, U.S. Army Physical Disability Agency (USAPDA), and Soldiers.

g. Investigate and take appropriate action on requests from Soldiers who believe they have been improperly denied due process.

h. Make determinations concerning a Soldier’s loss of nonmilitary income.

i. Determine if termination of entitlement to incapacitation pay and allowances is warranted. A formal review by the incapacitation review board is required to determine the facts and circumstances of each individual case involving missed medical appointments or disregarded doctor’s orders not to perform military duties or attend training.

3–3. Membership  
Each board must consist of a minimum of three voting members, a recorder, and other advisory personnel, if available—

a. A commissioned officer in the rank of major (04) or above to serve as president (may not be an officer of the Army Medical Corps or Judge Advocate Generals Corps).

b. A commissioned officer of the Army Medical Corps.

c. Other voting members (military or civilian) as determined by the commander.

b. A commissioned officer of the Judge Advocate Generals Corps to serve as legal advisor (nonvoting member).

e. A recorder (nonvoting member).

3–4. Frequency  
Incapacitation review boards are required to meet a minimum of once a quarter as long as a case is open.

3–5. Documents to be considered by the board  
a. The following documents will be considered by the board in every case:

(1) Line of duty investigation completed in accordance with AR 600–8–4.
(2) Medical evaluations.
(3) Medical records (including DA Form 3349 (Physical Profile), dated February 2004 or thereafter.
(4) Incapacitation Pay Monthly Claim Form (DA Form 7574).
(5) Statements and documentation submitted by the Soldier.
(6) DA Form 285 (U.S. Army Accident Report).
(7) Previous findings of the board, if applicable.
   b. The following documents may be considered by the board as appropriate:
      (1) Training schedule.
      (2) DA Form 1379.
      (3) DA Form 1380.
      (4) Annual training (AT), temporary tour of active duty (TTAD), active duty (AD), active duty for training (ADT),
          initial active duty for training (IADT), active duty for special work (ADSW), or full-time National Guard duty
          (FTNGD) orders, and all amendments thereto pertaining to the case being reviewed.
      (5) Record of incapacitation payments.
      (6) Documentation to support loss of nonmilitary compensation, if applicable.
(7) In completing the memorandum for record at figure 3–1, ensure that the following information is included in the
    appropriate blocks:
      (a) Item 8. Indicate IDT (inactive duty training) or AD for 30 days or less (including AT) or AD for more than 30
          days. Show if travel is to or from place of duty.
      (b) Item 9. Indicate injury, illness or disease.
      (c) Item 10. Indicate if incapacitation was service aggravated by listing “yes” or “no.”
      (d) Item 11. Indicate “yes” or “no” if LD is approved.
      (e) Item 12. Indicate when the injury or aggravation occurred.
      (f) Item 13. Check “yes” or “no” if the Soldier is entitled to medical treatment at Government expense.
      (g) Item 14. List if the Soldier is entitled to incapacitation pay and allowances by a “yes” or “no.”
      (h) Item 15. Indicate by a “yes” or “no” if extension orders are authorized.

3–6. Board files
Boards will establish and maintain a file on each incapacitation case reviewed. The appointing authority in paragraph
3–1 will maintain this file for a minimum period of 1 year after entitlement terminates. In addition to the documents
listed in paragraph 3–5, a written report of the boards minutes will be maintained in this file, together with any
correspondence pertaining to the case. Files will be retired rather than destroyed per AR 25–400–2.

3–7. Submission of documents to the board
Commanders will submit documentation specified in paragraph 3–5 directly to the board. Information copies may be
provided to intermediate headquarters. This direct submission requirement will not be modified by command and
control headquarters.

3–8. Loss of nonmilitary earned income
The board must carefully review the facts and supporting documentation provided by the Soldier that satisfactorily
demonstrate the loss of nonmilitary earned income. Details are contained in AR 135–381.

3–9. Statements from civilian physicians, surgeons, and other health care providers
Statements submitted by Soldiers or commanders from non-Government health care providers concerning a case are
acceptable and often useful. However, all cases are subject to review by Government medical personnel. With regard to
a Soldier’s inability to perform military duties, the opinion of Government medical personnel will govern.

3–10. Reporting board results
The board will provide a report each month in writing directly to the Commander, advising him or her of the status of
the incapacitation cases within the command. When the board is the determining authority for authorization, continua-

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3–11. Limits on payment of incapacitation pay

a. The board will review all requests for extension of incapacitation pay beyond the 6-month statutory limit before
the request is forwarded to the approving authority.

b. Review each case in which the Soldier is projected to remain incapacitated for more than 6 months to determine
if it is in the interest of fairness and equity to continue benefits paid and to determine if the case should be referred to
the Disability Evaluation System (DES). A review will be made every 6 months.

c. After a Soldier has received incapacitation pay for a period of 1 year, the board should direct an evaluation
(unless already accomplished), by a military MTF, of the Soldier’s suitability for retention.

d. A Soldier who remains not fit to perform military duty 1 year after the initial date when the injury, illness, or
disease was first incurred or aggravated shall be referred to the DES if the member is not projected to be fit for duty
within the next 6 months.

e. The board will direct termination of incapacitation pay when review of a case leads to a determination that
incapacitation pay is not authorized or warranted and will not forward further requests for approval of extension of
incapacitation pay. Incapacitation pay will be terminated when—

(1) The Soldier is qualified to return to military duty.

(2) The Soldier’s condition cannot be improved with further treatment and the case has been processed and finalized
through the DES.

f. Figure 3–7 shows a sample commander’s request to exceed the 180 day incapacitation pay limit.

3–12. Appeals

a. Appeals of the incapacitation review board for cases within 180 days will be forwarded as follows:

(1) Chief, NGB, (ARP-DA), Arlington, VA 22204 for all ARNG boards.

(2) U.S. Army Reserve Command, (ARR-PRS-M/Incapacity Pay Claims), 1401 Deshler Street SW, Fort
McPherson, GA 30330–2000 for all USAR boards.

(3) Questionable cases or cases requiring policy guidance should be referred through command channels with a
recommendation to DCS, G–1 (DAPE-PRC), Washington, DC 20310 for review and policy guidance.

b. Appeals of the incapacitation review board for cases exceeding 180 days will be forwarded through the appropri-
ate headquarters below to the Deputy Chief of Staff, G-1 (DCS, G-1) (DAPE-MPE-DR), 300 Army Pentagon,
Washington, DC 20310 for review:

(1) For ARNG: Chief, NGB (ARP-DA), Arlington, VA 22204.

(2) For USAR: U.S. Army Reserve Command, (ARRC-PRS-M/Incapacity Pay Claims), 1401 Deshler Street,

c. Appeals may be made by a Soldier or his or her legal representative.

3–13. Mandatory review of cases

Commanders authorized to establish boards (see para 3–1, above) will forward incapacitation pay cases for mandatory
review as follows:

a. For the annual review, after a Soldier has received incapacitation pay for 1 year (where authorized by law),
reviews will be made by the following:

(1) USARC G–1 (AFRC-PRS-M). These are U.S. Army Reserve (TPU, IRR, and IMA) cases.

(2) NGB (NGB-ARP-DA). These are Army National Guard cases.

b. For the subsequent review, any cases in which a Soldier receives incapacitation pay for 2 years or more (where
authorized by law) will be reviewed by DCS, G–1, (DAPE-MPE-PR).

c. NGB, USA HRC-St. Louis, and USARC, G–1 will forward the documents listed in paragraph 3–5, together with
a brief summary of action taken in the case, and reasons for the extended period of payments.

d. All incapacitation pay cases involving a general officer (regardless of duration) will be reviewed by USARC, G–1
or NGB as appropriate.

e. DCS, G–1, (DAPE-PRC) will be provided a copy of the approval notice for payment of pay and allowances in
excess of 24 months.

3–14. Line of duty investigations

Ensure an LDI is conducted expeditiously on injury or illness likely to result in a claim against the Government for
health care, compensation, or disability benefits. Medical treatment facilities (MTFs) normally notify the commander of
a Soldier’s injury or illness. However, the commander must assume this responsibility when Soldiers are taken to or
treated in civilian health care facilities or when service medical personnel are unaware of the requirement to initiate
LDI for Soldiers. Refer to AR 600-8-4 for further details on LDI initiation and completion.
MEMORANDUM FOR RECORD

SUBJECT: Incapacitation Review Board Initial Entitlement Review

1. Name: John Wayne
2. Rank: MSG
3. SSN: 111-11-1111
4. Unit: XXXXXXXXXX
5. Location: Fort Hood, Texas
6. Unit Telephone: XXX-XXX-XXX
7. Major Command: XXXXXX
8. Status at time of incapacitation: AD of 30 days or less (including AT).
10. Service aggravation: Yes.

11. Line of duty determination approved: Yes Date: 19 June 2005
13. Entitlement to health care at Government expense: Yes

Note: Not eligible for entitlement unless a finding of service-connected aggravation is made for EPTS conditions.

Note: No entitlement for injury is allowed if not in IDT, AT, ADT, TTAD, or AD status as listed in paragraph 8 above. No entitlement after date of not in line of duty finding, regardless of status. Entitlement during travel time for AD of 30 days or less will be per guidance contained
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in the DOD 7000.14-R, DOD FMR, volume 7A, chapter 57. Which table applies depends on when the injury, illness, or disease was incurred or aggravated.

14. Entitlement to incapacitation pay: Yes

Note: No entitlement for injury while the Soldier is not in a status listed in paragraph 8 above. No entitlement until in line of duty determination is made. A maximum of 180 days of incapacitation pay may be paid (unless authorized an exception in writing, in relevant part, by the Secretary of the Army or his designee. Entitlement during travel time for AD of 30 days or less will be per the DOD 7000.14-R, DOD FMR, volume 7A, chapter 57. Which table applies depends on when the injury, illness, or disease was incurred or aggravated.

15. Extension of orders: Yes.

Note: With the consent of the Soldier, an RC member can be ordered to active duty for treatment of an injury, illness, or disease incurred or aggravated in the line of duty while performing IDT. In addition, an RC member can now be continued on active duty for a period of more than 30 days while being treated for an injury, illness, or disease incurred or aggravated during a period of active duty of 30 days or less, and is entitled to the same medical and dental treatment as a member on extended active duty.

(SIGNATURE BLOCK)

Figure 3–1. Sample memorandum of initial review – Continued
USAR Pay Center  
Fort McCoy, WI 54656-5122  
SUBJECT: Initial Authorization for Payment of Incapitation Pay  

1. Reference: AR 135-381.  

2. Request payment of incapacitation pay:  
   a. Name: Roy Rogers  
   b. Rank: CPT  
   c. SSN: 111-11-1111  
   d. Unit of assignment: Postal Company  
   e. Unit location: Indianapolis, IN  
   f. Unit telephone: 222-222-2222  
   g. Soldier’s address: 123 Cowboy Road, French Lick, IN 22233  
   h. Soldier’s daytime telephone: 111-11-1111  

3. This Soldier incurred an injury on 13 August 2005 at 1530 hours while performing  
   AD at Fort Benjamin, TN. A copy of the AD orders and DA Form 1380 are attached.  

4. A line of duty investigation was initiated and approved (enclosed).
5. This request has been reviewed at this headquarters and has been found to meet the criteria established for payment in the above cited reference and in law.

6. Recommend incapacitation pay be paid for the period (dates), inclusive. This letter certifies that the above named Soldier has been unable to perform military duties/satisfactorily and has demonstrated the loss of nonmilitary earned income. This certification does not exceed the statutory limit of a maximum of 180 days incapacitation pay.

GEORGE W. BURNS
Colonel, IN
Commanding
MEMORANDUM FOR Commander, Human Resources Command-St Louis

Office of the Surgeon, ATTN: (AHRC-SG), 1 Reserve Way, St Louis, MO 63132-5200

SUBJECT: Initial Authorization for Payment of Incapacitation Pay


2. Request payment of incapacitation pay:
   a. Name/Rank/SSN: Crawford, Gregory L., MAJ, 111-11-1111
   b. Unit: USA HRC-St. Louis
   c. Address: 1 Reserve Way, St. Louis, MO 63132-5200
   d. Soldier's daytime telephone: (222)-222-2222

3. This Soldier incurred or aggravated an injury, illness, or disease while performing duties under USA HRC-St. Louis order T-XX-XXXXXX and amendment T-XX-XXXXXXA01; orders are at enclosure 1.

4. The Line of Duty Investigation was initiated on 6 November 2005 and completed on 10 November 2005, a copy is at enclosure 2.

5. Physician's incapacitation document is provided at enclosure 3.

6. This request meets the criteria established in the above cited reference and in the law.

Figure 3–3. Sample format for initial authorization for payment of incapacitation pay (IMA/IRR Soldiers)
7. Recommend the claim be paid for the period 6 November 2005 - 31 December 2005, inclusively (56 days). This memorandum certifies that he has been unable to perform his military duties. All necessary pay documents are at enclosure 4.

8. This approval does not authorize payment of incapacitation pay beyond the statutory 180-day limit.

WILLIAM M. BOTKIN
Colonel, MC
Command Surgeon

Encls.
MEMORANDUM FOR Human Resources Command-St Louis, Office of the Surgeon,
ATTN: (AHRC-SG), 1 Reserve Way, St Louis, MO 63 132-5200

SUBJECT: Request for continuation of incapacitation pay

1. References:
   b. Memorandum, this headquarters, 18 May 2005, subject: Authorization for Payment of
      Incapacitation Pay.

2. Request continuation of incapacitation pay (end 1) for:
   a. Name: Roy Rogers.
   b. Rank: CPT
   c. SSN: 111—11—1111.

3. This request has been reviewed and found to meet the criteria for payment established
   in the above cited reference 1 a and in law.

4. CPT Rogers continues to be unable to perform military duties or to demonstrate the
   loss of nonmilitary earned income during the period 11 May 2005 through 31 August
   2005. (Use applicable reason(s) why member is receiving incapacitation pay ).
nonmilitary earned income during the period 11 May 2005 through 31 August 2005.

5. The injury was found to have occurred in line of duty. A copy of the approved line of duty investigation report was forwarded to your office as an enclosure to reference 1b above.


FOR THE SECRETARY OF THE ARMY:

MARY SMITH
as Colonel, AG
Chief, Personnel Division

Figure 3–4. Sample format for G-1 request for continuation of incapacitation pay – Continued
MEMORANDUM THRU Commander, Engineer Detachment, Waco, Texas 76703-002 1
FOR: SPC James J. Jones, El Paso, Texas 79940
SUBJECT: Denial of Incapacitation Pay

1. Your application for incapacitation pay does not meet the criteria established in law and regulation for entitlement; therefore, it has been denied.

2. Provide specific information concerning denial of benefits. (Examples may include: not incurred in the line of duty, not incurred or aggravated while in a duty or travel status, determined fit for military duties, did not satisfactorily demonstrate the loss of nonmilitary earned income.)

3. You have the right to request a reconsideration of this case. You should submit your request within 30 days of receipt of this memorandum, together with any additional substantiating statements or documentation. Further appeal may be directed to (see para 3-12 for appropriate appeal review authority).

FOR THE COMMANDER:

GEORGE G. BURNS
Colonel, IN
President, Incapacitation Review Board

Note: USARC G-1 will correspond directly with the Soldier.
Affidavit for a Member Whose Injury, Illness or Disease was not Incurred or Aggravated in the Line of Duty

I, (member’s name), on (date), at (time, place), was advised that because the injury, illness or disease for which I am presently hospitalized was not incurred or aggravated in line of duty, I will not be entitled to receive medical treatment at Army expense once I complete my tour of active duty, as specified in my orders. I understand that upon release from active duty, the commander of the medical treatment facility is required to discharge me at the earliest date possible; and if medically required, to transfer me to another source of medical care at my own expense. I understand that if I remain in a military medical treatment facility after my release from active duty, I will be charged at the current patient rate for any treatment provided to me by the military medical treatment facility. Understanding this, I (do) (do not) wish to continue my hospitalization in the military medical treatment facility beyond my scheduled date of release from active duty.

(Signature of member)
(Printed name of member)

((Member’s name) personally appeared before me on (date), at (time, place), and signed the above statement in my presence).

(Signature of officer authorized to act as a notary)
(Rank and organization)
(Seal or authority to administer oaths*)

* Adjudants and judge advocates may act as notaries under the authority of Article 136(a), UCMJ. An investigating officer may act as a notary under the authority of Article 136(b), UCMJ, to the extent necessary for the performance of his investigative duties.

Figure 3–6. Sample affidavit for finding that illness, injury, or disease was not incurred or aggravated in the line of duty.
MEMORANDUM THRU:

COMMANDER, ENGINEER BN, AUSTIN, TX 78130-0001
COMMANDER, ENGINEER BDE, FORT WORTH, TX 768 10-0001
COMMANDER, 90TH RRC, SAN ANTONIO, TX 78209-6097

FOR: Commander, United States Army Reserve Command, ATTN: (ARRC-PRS-M)/Incapacitation Pay Claim, 1401 Deshler Street SW, Fort McPherson, GA 30330-2000

(ARNG SOLDIERS, PROCESS THR U APPROPRIA TE CHAIN OF COMMAND)

FOR: NGB ATTN NGB-ARP-DA, 111 SOUTH GEORGE MASON DRIVE,
ARLINGTON, VA 22204-1382

SUBJECT: Request to Exceed 180-day Statutory Limit on Receipt of Incapacitation Pay

1. Request an extension to receive incapacitation pay beyond the 180-day statutory limitation (37 USC § 204(i) (2)) for SPC Johnny Jones, 111-11-1111, a member of this unit.

2. The following additional information is provided:

   a. Date of incident: 8 January 2005

   b. Types of training and date: IDT, 8-9 January 2005

   c. Description of injury: Motor vehicle accident; multiple injuries, massive face and head injuries, bilateral fractures to distal radius, bilateral fractures styloid process on ulna and metacarpals.
d. Type LD/date/approving authority: Line of Duty Investigation, 9 January 2005, Fort Knox, KY; finding of line of duty yes, as indicated on reverse side of the DD Form 261, enclosure 1.

e. Civilian employment/occupation/MOS/location: Brown Construction, Clarksville, IN, 43214, spray painter/71L.

f. How injury prohibits employment: Soldier cannot use both hands at present, one is in a cast, and scheduled for more surgery in 5 months. The other requires therapy. Soldier has a balance problem due to injuries, and this should be corrected with more brain surgery. Soldier also has a vision problem that surgery also should correct.

g. History of incapacitation payments:

8-31 January 2005 $1,338.12
1-28 February 2005 $1,433.70
1-30 March 2005 $1,522.75
1-31 July 2005 $1,338.12
1-31 August 2005 $1,472.58
1-30 September 2005 $1,522.75
h. Background: SPC Johnny Jones was injured in a multiple vehicle accident on his way to a unit drill on 1 January 2000. Vehicle number two ran a red light and broad sided SPC Jones’ vehicle causing his injuries. Presently, is under the care of doctors at the U.S. Army Medical Department Activity (MEDDAC) at Fort Knox, KY. At present, there is no MEB scheduled per Fort Knox, KY, until SPC Jones completes all required surgeries and reaches optimum medical care. When treatment by the MEDDAC is complete, a MEB will be scheduled with a Fort Knox physical evaluation board liaison officer (PEBLO). Doctor Casey, attending physician at MTF, Fort Knox, KY, verifies SPC Jones’s incapacitation.

3. I have personally reviewed the circumstances surrounding this case and firmly believe that it is in the interest and fairness and equity in relevant part, for the Secretary of the Army or his designee to grant authorization to exceed the 180-day statutory limitation mandated by law. The severity and nature of the injuries incurred and the high probability that this Soldier will be discharged or separated from the Army by virtue of physical disability merit favorable consideration.

MICHAEL JORDAN  
Captain, IN, USAR  
Commanding

Figure 3–7. Sample of commander’s request to exceed 180 day incapacitation pay limit – Continued
Appendix A
References

Section I
Required Publications

AR 25–400–2
The Army Records Information Management System (ARIMS) (Cited in para 3–6.)

AR 135–381
Incapacitation of Reserve Component Soldiers (Cited in paras 2–1d, 3–8.)

AR 600–8–4
Line of Duty Policy, Procedures, and Investigations (Cited in paras 2–2c, 2–3k, 3–5a(1), and 3–14.)

DOD 7000.14–R
Department of Defense Financial Management Regulations (FMRS) (Cited in paras 2–1e(4)(a), 2–3c, and 2–4.)

DODI 1241.2
Reserve Component Incapacitation System Management (Cited in para 2–4b.)

Section II
Related Publications
A related publication is a source of additional information. The user does not have to read it to understand this publication. United States Code is available at www.gpoaccess.gov/uscode.

AR 40–501
Standards of Medical Fitness

Uniform Code of Military Justice, 2008
(Available at http://www.au.af/au/awc/awcgate/ucmj.htm.)

5 USC 552a(b)
Administrative procedure, records maintained on individuals

10 USC 3013
Armed Forces, Secretary of the Army

10 USC 12304
Selected Reserve and certain Individual Ready Reserve

18 USC 287
False, fictitious, or fraudulent claims

37 USC 204
Entitlement, pay, and allowances of the uniformed Services

Section III
Prescribed Forms
Unless otherwise indicated below, forms are available as follows: DA Forms are available on the Army Publishing Directorate Web site (http://www.apd.army.mil); DD Forms are available at http://www.dior.whs.mil.

DA Form 7574
Incapacitation Pay Monthly Claim Form (Cited in paras 2–1e, 2–3a, 2–3b, 2–3i, and 3–5a.)

DA Form 7574–1
Military Physician’s Statement of Soldier’s Incapacitation/Fitness for Duty (Cited in paras 2–1e(4)(b), 2–1f.)

DA Form 7574–2
Soldier’s Acknowledgement of Incapacitation Pay Counseling (Cited in para 2–2d.)
Section IV
Referenced Forms

DA Form 285
U.S. Army Accident Report

DA Form 1379
U.S. Army Reserve Components Unit Record of Reserve Training (Available through normal supply channels.)

DA Form 1380
Record of Individual Performance of Reserve Duty Training

DA Form 2028
Recommended Changes to Publications and Blank Forms

DA Form 3349
Physical Profile

DD Form 139
Pay Adjustment Authorization
Glossary

Section I
Abbreviations

1LT
first lieutenant

AD
active duty

ADSW
active duty for special work

ADT
active duty for training

AG
adjutant general

AGR
Active Guard and Reserve

AOC
area of concentration

AR
Army Reserve

ARNG
Army National Guard

ARNGUS
Army National Guard of the United States

AT
annual training

CAR
Chief, Army Reserve

CNGB
Chief, National Guard Bureau

COL
colonel

CPT
captain

CW2
chief warrant officer two

DA
Department of the Army

DC
District of Columbia

DCS
Deputy Chief of Staff
DCS, G-1  
Deputy Chief of Staff, G-1

DES  
Disability Evaluation System

DOD  
Department of Defense

DVA  
Department of Veterans Affairs

EPTS  
existed prior to service

FAO  
Finance and Accounting Office

FAX  
facsimile

FTNGD  
full time national guard duty

GA  
Georgia

HSS  
Health Service Specialist

IADT  
initial active duty for training

IDT  
inactive duty training

IMA  
individual mobilization augmentee; individual mobilization augmentation

IN  
Indiana; infantry

IRR  
individual ready reserve

IRS  
Internal Revenue Service

JFHQ  
Joint Forces Headquarters

KY  
Kentucky

LD  
line of duty

LDI  
line of duty investigation
Active Army
The Active Army consists of the following: (1) Regular Army Soldiers on active duty; (2) Army National Guard of the United States and Army Reserve Soldiers on active duty (except as excluded below); (3) Army National Guard Soldiers in the service of the United States pursuant to a call; and (4) all persons appointed, enlisted, or inducted into the Army without component. Excluded are Soldiers serving on (1) active duty for training (ADT); (2) Active Guard Reserve (AGR) status; (3) active duty for special work (ADSW) (which includes temporary tours of active duty (TTAD)) for 180 days or less; and (4) active duty pursuant to the call of the President (10 USC 12304).

Active duty
Full-time duty in the active military service of the United States. As used in this regulation, this term applies to Army National Guard and Army Reserve Soldiers who are serving in full-time duty and includes full-time training duty, annual training duty, full-time National Guard duty, and attendance, while in the active service, at a school designated as a service school by law or by the Secretary of the Army. This includes AGRs.

Active Guard and Reserve (AGR)
Army National Guard of the United States (ARNGUS) and U.S. Army Reserve (USAR) personnel serving on active duty (AD) under 10 USC 12301(d) and Army National Guard (ARNG) personnel serving on full-time National Guard duty (FTNGD) under 32 USC 502(f). These personnel are on FTNGD or AD (other than for training or AD in the Active Army) for 180 days or more for the purpose of organizing, administering, recruiting, instructing, or training the Reserve components and are paid from National Guard Personnel, Army or Reserve Personnel Army appropriations. Exceptions are personnel ordered to AD as: (1) General officers; (2) United States property and fiscal officers under 32 USC 708. (3) Members assigned or detailed to the Selective Service System serving under the Military Selective Service Act (50 USC App 460); (4) Members of the Reserve Forces Policy Board serving under 10 USC 1030; and (5) Members of Reserve Components on active duty to pursue special work under 10 USC 641(l)(E).

Active status
The status of an Army National Guard of the United States or U.S. Army Reserve commissioned officer, other than a commissioned warrant officer, who is not in the inactive Army National Guard, in the Standby Reserve (Inactive List), or in the Retired Reserve.

Active service
Service on active duty or full-time National Guard duty.

Aggravated
The worsening of a pre-existing medical condition over and above the natural progression of the condition as a direct result of military duty.

Army
The Regular Army, Army of the United States, Army National Guard of the United States, and the United States Army Reserve.

Army National Guard (ARNG)
That part of the organized militia of the several States and Territories, Puerto Rico, and the District of Columbia, active
and inactive, that is a land force; is trained and has its officers appointed, under the sixteenth clause of Section 8, Article I, of the United States Constitution; is organized, armed, and equipped wholly or partly at Federal expense; and is Federally recognized.

**Army National Guard of the United States (ARNGUS)**

The Reserve component of the Army all of whose members are members of the Army National Guard. The ARNGUS consists of Federally recognized units and organizations of the Army National Guard and members of the Army National Guard who are also Reserves of the Army.

**Duty status**

A member is considered to be in a duty status during any period of active duty, funeral honors duty, or inactive duty training; while traveling directly to or from the place at which funeral honors duty, or inactive duty is performed; while remaining overnight immediately before the commencement of inactive duty training or between successive periods of inactive duty training, at or in the vicinity of the site of the inactive duty training, if the site is outside reasonable commuting distance of the member’s residence; and while remaining overnight at or in the vicinity of the place the funeral honors duty is to be performed immediately before serving such duty, if the place is outside of a reasonable commuting distance from the member’s residence.

**Earned income**

Income from nonmilitary employment, including self-employment. This includes normal wages, salaries, professional fees, tips, or other compensation for personal services actually rendered, as well as income from income protection plans, vacation pays, and sick leave that the member elects to receive. It does not include rents, royalties, retirement pays, dividends or interest, welfare payments, or other nontaxable Government benefits. Members who are in receipt of Department of Veterans Affairs (DVA) benefits may elect to receive either military pay or DVA pay under DOD 7000.14-R, DOD Financial Management Regulation (FMR), volume 7A, chapter 57. If the member is in receipt of incapacitation payments, the member may not be eligible for welfare payments. If a member receives both incapacitation and welfare payments, the Service member would be required to reimburse welfare payments to the welfare agency.

**Incapacitation**

Physical disability due to injury, illness, or disease that prevents the performance of military duties as determined by the secretary concerned, or which prevents the member from returning to the civilian occupation in which the member was engaged at the time of the injury, illness, or disease.

**Incurred**

To occur as a result of or during military duty.

**Individual Ready Reserve (IRR)/Inactive National Guard (ING)**

Consists of those Ready Reservists not in the Selected Reserve. Consisting of the following categories: A manpower pool comprised principally of individuals having had training, having served previously in the AC or in the Selected Reserve, and having some period of their military service obligation (MSO) remaining. Consists of programs such as the Armed Forces Health Program (AFHP), Delayed Entry Program (DEP), and inactive duty training (IADT).

**Line of duty (LD) determination**

An administrative determination, based on the preponderance of the evidence, that an injury, illness, or disease was incurred or aggravated while in an authorized duty status and was or was not due to gross negligence or misconduct of the member.

**Line of duty**

A finding after all available information has been reviewed that determines an injury, illness, or disease was incurred or aggravated as a result of military duty not due to gross negligence or misconduct of the member. This includes a Reserve component member on inactive duty training, funeral honors duty, traveling directly to or from such duty or training, or while remaining overnight, immediately before the commencement of, or between successive periods of such duty.

**Military duties as determined by the Secretary of the Army**

The duties of a Service member’s office and grade, and not necessarily the specialty or skill qualification held by the member prior to incurring or aggravating an injury, illness, or disease in the line of duty.

**Reasonable commuting distance**

The longest distance a Soldier can be expected to travel involuntarily between his or her residence and a site where
inactive duty training (IDT) will be conducted. For officers, warrant officers, and enlisted Soldiers, it is a distance within a 50-mile radius of the IDT site. It will not exceed 1.5 hours of travel time one-way by car under average traffic, weather, and road conditions. An alternative reasonable commuting distance for enlisted Soldiers can be applied when all of the conditions are met. It is a distance within a 100-mile radius of the IDT site. It will not exceed 3 hours of travel time one-way by car under average traffic, weather, and road conditions. The alternative reasonable commuting distance may be applied only when the Soldier is assigned to a unit that normally conducts multiple unit training assemblies (MUTA) on two consecutive days (MUTA-4) and Government-provided meals and quarters are furnished at the training site.

**Regional Readiness Command**
A major subordinate command of the U.S. Army Reserve Command (USARC) that reports directly to the USARC.

**Release from Active Duty**
Termination of active duty status and transfer or reversion to a Reserve component not on active duty, including transfer to the IRR.

**Reserve components of the Army**
The Army National Guard of the United States (ARNGUS) and the United States Army Reserve (USAR).

**Reserve of the Army**
A member of the ARNGUS or the USAR.

**Secretary of the Army**
The Secretary of the Army regarding matters concerning the Army; the Secretary of the Navy regarding matters concerning the Navy, the Marine Corps, and the Coast Guard when it is operating as a Service in the Department of the Navy; the Secretary of the Air Force regarding matters concerning the Air Force; and the Secretary of Homeland Security regarding matters concerning the Coast Guard when it is not operating as a Service in the Department of the Navy.

**Selected Reserve**
The Selected Reserve of the Army consists of those units and individuals in the Ready Reserve designated as so essential to initial wartime missions that they have priority over all other Reserves. The Selected Reserve includes officers, warrant officers, and enlisted Soldiers who are: members of the Army National Guard of the United States (ARNGUS); assigned to troop program units of the USAR; serving on active duty (10 USC 12301d) or full-time National Guard duty (32 USC 502f) in an Active Guard/Reserve (AGR) status; and Individual Mobilization Augmentees (IMAs).

**Separation**
An all inclusive term which is applied to personnel actions resulting from release from active duty, discharge, retirement, dropped from the rolls, release from military control of personnel without a military status, death, or discharge from the Army National Guard of the United States with concurrent transfer to the Individual Ready, Standby, or Retired Reserve. Reassignments between the various categories of the U.S. Army Reserve (Selected, Ready, Standby, or Retired) are not considered as separations.

**Separation authority**
An official authorized by the Secretary of the Army, or his designated official, to take final action with respect to a specified type of separation.

**Standby Reserve**
The Standby Reserve consists of personnel maintaining their military affiliation without being in the Ready Reserve, having been designated as key civilian employees, or who have a temporary hardship or disability. These Soldiers are not required to perform training and are not part of units. It is a pool of trained Soldiers who may be mobilized as needed to fill manpower needs in specific skills. The Standby Reserve consists of two training categories: the Active Status List and the Inactive Status List.

**Temporary tours of active duty (TTAD)**
A term applied to active duty for special work (ADSW) when the tour of duty is paid from military personnel appropriations (MPA).

**Tier 1**
Refers to claims by Soldiers who are unfit to perform their military duties as a result of an injury, illness, or disease
caused by military service. A determination of fitness for duty must be made by a military medical physician. Eligible Soldiers are paid full military pay and allowances, less any civilian earned income received during the month of the claim, and are not eligible to draw retirement points.

**Tier 2**
Refers to claims by Soldiers who are determined fit to perform their military duties by a military medical physician but who are unable to perform their civilian jobs and can demonstrate a loss of civilian earned income. Eligible Soldiers will be reimbursed for lost civilian earned income up to full military pay and allowances and are eligible to draw retirement points.

**Troop program unit (TPU)**
A TOE or TDA unit of the USAR which serves as a unit on mobilization or one that is assigned a mobilization mission. The "unit" in this case is the largest separate unit prescribed by the TOE or TDA.

**Unfit**
Does not meet the medical fitness standards as determined by a Government medical physician in accordance with, AR 40-501, chapter 3.

**U.S. Army Reserve (USAR)**
The Army Reserve includes all Reserves of the Army who are not members of the Army National Guard of the United States (ARNGUS) and who are in a Ready, Standby, or Retired Reserve category. It is a Federal force, consisting of individual reinforcements and combat, combat support, and training type units organized and maintained to provide military training in peacetime, and a reservoir of trained units and individual reservists to be ordered to active duty in the event of a national emergency.

**U.S. Army Reserve Command (AR)**
The U.S. Army Reserve Command (USARC), a major subordinate command of U.S. Army Forces Command, commands, controls, and supports all Army Reserve troop units in the continental United States with the exception of Psychological Operations and Civil Affairs units.

**U.S. Army Human Resources Command (USA HRC–St. Louis) (Formerly AR–PERSCOM)**
A field operating agency of HRC-Alexandria which manages the professional career development of individual USAR Soldiers in order to provide trained individual USAR Soldiers for mobilization. This agency commands the Individual Ready, Standby, and Retired Reserve and administers the USAR AGR, and IMA programs.

**Section III**
**Special Abbreviations and Terms**
This section contains no entries.