### APPENDIX O

**TEMPORARY DUTY (TDY) TRAVEL ALLOWANCES**

<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Title/Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>T4000</td>
<td>INTRODUCTION</td>
</tr>
<tr>
<td>T4005</td>
<td>APPROPRIATE ACTION FOR FAILURE TO FOLLOW JFTR/JTR REGULATIONS</td>
</tr>
<tr>
<td>T4010</td>
<td>REIMBURSEMENT RATE</td>
</tr>
<tr>
<td>T4020</td>
<td>TDY TRAVEL POLICY</td>
</tr>
<tr>
<td>A.</td>
<td>Criteria for TDY Travel</td>
</tr>
<tr>
<td>B.</td>
<td>Traveler Rights and Responsibilities</td>
</tr>
<tr>
<td>T4025</td>
<td>ARRANGING OFFICIAL TRAVEL</td>
</tr>
<tr>
<td>A.</td>
<td>CTO Use</td>
</tr>
<tr>
<td>B.</td>
<td>Requirements</td>
</tr>
<tr>
<td>C.</td>
<td>Foreign Ship or Aircraft Transportation</td>
</tr>
<tr>
<td>D.</td>
<td>Transportation Reimbursement</td>
</tr>
<tr>
<td>T4030</td>
<td>GETTING THERE AND BACK (TRANSPORTATION ALLOWANCES)</td>
</tr>
<tr>
<td>A.</td>
<td>Transportation Mode</td>
</tr>
<tr>
<td>B.</td>
<td>Commercial Transportation</td>
</tr>
<tr>
<td>C.</td>
<td>Special Conveyances (Includes Aircraft) Reimbursement</td>
</tr>
<tr>
<td>D.</td>
<td>GOV’T Transportation</td>
</tr>
<tr>
<td>E.</td>
<td>POC</td>
</tr>
<tr>
<td>F.</td>
<td>Rest Stops</td>
</tr>
<tr>
<td>G.</td>
<td>Insurance Coverage in Foreign Areas</td>
</tr>
<tr>
<td>H.</td>
<td>Allowable Travel Days</td>
</tr>
<tr>
<td>*I.</td>
<td>Authorized Trips Home during Extended TDY</td>
</tr>
<tr>
<td>J.</td>
<td>Voluntary Return Home during Intervening Weekend/Holidays</td>
</tr>
<tr>
<td>K.</td>
<td>Constructed Cost</td>
</tr>
<tr>
<td>L.</td>
<td>Travel to/from Transportation Terminals</td>
</tr>
<tr>
<td>T4040</td>
<td>LIVING EXPENSES (PER DIEM)</td>
</tr>
<tr>
<td>A.</td>
<td>Lodging Overnight Required - Business Travel Standards</td>
</tr>
<tr>
<td>B.</td>
<td>Lodging Overnight Required - Schoolhouse Training Standards</td>
</tr>
<tr>
<td>C.</td>
<td>Lodging Overnight Required - Standards for Deployment, Personnel Traveling Together with No/Limited Reimbursement, and TDY Aboard Ships</td>
</tr>
<tr>
<td>D.</td>
<td>Lodging Overnight Not Required</td>
</tr>
<tr>
<td>E.</td>
<td>Miscellaneous Reimbursable Expenses</td>
</tr>
<tr>
<td>F.</td>
<td>Reimbursement for Travel Expenses at the TDY Location</td>
</tr>
<tr>
<td>T4045</td>
<td>TRAVEL ALLOWANCES FOR AN RC MEMBER (<a href="https://example.com/48CompGen3011968">48 Comp. Gen. 301 (1968)</a>)</td>
</tr>
<tr>
<td>A.</td>
<td>General</td>
</tr>
<tr>
<td>B.</td>
<td>Inactive Duty Training</td>
</tr>
<tr>
<td>C.</td>
<td>Travel for AT</td>
</tr>
<tr>
<td>D.</td>
<td>Per Diem Not Payable</td>
</tr>
<tr>
<td>E.</td>
<td>Per Diem</td>
</tr>
<tr>
<td>F.</td>
<td>Funeral Honors Duty</td>
</tr>
<tr>
<td>G.</td>
<td>Inactive Duty Training Outside Normal Commuting Distance</td>
</tr>
<tr>
<td>H.</td>
<td>Summary of Allowances for an RC Member</td>
</tr>
</tbody>
</table>

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O-i
### Table of Contents

<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Title/Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>T4050</td>
<td><strong>TAKING A TYPICAL BUSINESS TRIP</strong></td>
</tr>
<tr>
<td></td>
<td>A. Before the Trip</td>
</tr>
<tr>
<td></td>
<td>B. During the Trip</td>
</tr>
<tr>
<td></td>
<td>C. After the Traveler Returns</td>
</tr>
<tr>
<td>T4060</td>
<td><strong>AO’S RESPONSIBILITIES</strong></td>
</tr>
<tr>
<td></td>
<td>A. General</td>
</tr>
<tr>
<td></td>
<td>B. What’s Allowable and Not Allowable</td>
</tr>
<tr>
<td>T4070</td>
<td><strong>TDY GLOSSARY</strong></td>
</tr>
</tbody>
</table>
APPENDIX O

TEMPORARY DUTY (TDY) TRAVEL ALLOWANCES

This Appendix contains a summary of travel and transportation allowances for business, training and deployment TDY. This Appendix does not contain all of the information required. Please consult JFTR/JTR, Chapters 1-4 for further details.

T4000 INTRODUCTION

A. Application. In this APP:

1. Except where differences are identified, the allowances and responsibilities apply equally to a uniformed member and a DoD civilian employee and any other non-DoD GOV’T employee working for DoD and paid travel allowances funded by DoD; and

2. "Authorizing official" or "AO" means the individual who:
   a. Controls the mission,
   b. Authorizes the trip, and,
   c. Controls funds for TDY travel (APP A1).

B. Common TDY Travel Types. This APP:

1. Is a summary of the travel and transportation allowances and responsibilities of a traveler who performs the most common TDY travel types as authorized by law for a uniformed member, DoD civilian employee and any non-DoD GOV’T employee working for DoD and paid travel allowances funded by DoD;

2. Covers individual:
   a. travel for business,
   b. travel for schoolhouse training,
   c. deployment or personnel traveling together via no/limited reimbursement, and,
   d. certain travel under special circumstances.

3. Is to be used ICW the JFTR and JTR where more detailed allowances are prescribed.

C. Special Circumstances and Categories Travel. JFTR/JTR, Ch 7, not this APP, contains provisions for travel of:

1. Senior ROTC;

2. RC member travel for medical and dental care;

3. Retirees called to active duty;

4. A Ready RC member authorized muster duty allowance;

5. ADT tours of 140 or more days at one location (except as noted in par. U2146-B) and active duty for other than training for more than 180 days at one location (except when due to unusual circumstances per diem has been authorized IAW par. U7150-A4b(3)).
D. PCS Move Travel. *TDY, performed as part of a PCS move (i.e., TDY en route), is not paid through DTS.*

E. Invitational Travel Authorizations. JFTR/JTR, APP E.

F. Evacuations. JFTR/JTR, Ch 6.

**T4005 APPROPRIATE ACTION FOR FAILURE TO FOLLOW JFTR/JTR REGULATIONS**

Commands/units are expected to take appropriate disciplinary action when a traveler and/or an AO fails to follow the regulations contained in the JFTR/JTR. Disciplinary action should be for *willful* violations and may be in the form of counseling (oral/written), or non-judicial action (uniformed member), or other personnel means (civilian employee). Action must *not* be through refusal to reimburse (par. T4025-A4 when reimbursement is *not* allowed).

**T4010 REIMBURSEMENT RATE**

Rates for private vehicle mileage reimbursement rates are found in JFTR, par. U2600/JTR, par. C2500. GOV’T dining facility/mess food and operating expense rates are found in JFTR, pars. U4149 and U4151/JTR, par. C2510. Per diem rates by location showing the lodging, meals and IE components are provided by the PDTATAc ([http://www.defensetravel.dod.mil/perdiem/pdrates.html](http://www.defensetravel.dod.mil/perdiem/pdrates.html)).

**T4020 TDY TRAVEL POLICY**

A. Criteria for TDY Travel. TDY travel is mission support. TDY travel is performed when there is no other means to successfully complete the mission. When the mission can be achieved by another means, such as written correspondence or teleconferencing, the AO must choose that method.

B. Traveler Rights and Responsibilities

1. A traveler must follow the policies and procedures in the JFTR/JTR, and use good judgment in incurring official travel-related expenses, as if traveling using personal funds (JFTR, par. U2010/JTR, par. C1058).

2. A traveler is provided transportation, lodging, and food, or must be reimbursed promptly for reasonable and necessary authorized expenses if the traveler purchases them. An AO must authorize/approve reimbursement for other travel-related expenses appropriate to the mission.

3. It is *mandatory* that the traveler arranges commercial transportation, rental cars (if authorized/approved), through an available CTO or in-house travel arranger IAW TRANSCOM policy. DTS estimates the total cost for the trip (a “should-cost” estimate) forming the reimbursement basis.

4. It is *mandatory* that the traveler makes the official travel and transportation arrangements through the CTO. Only in extremely unusual circumstances in which the traveler cannot communicate with the CTO should the CTO not be used. A traveler:

   a. Who does not use a CTO or the GTCC to purchase transportation must submit the ticket receipt (if $75 or more) for reimbursement,

   b. Must use economy/coach-class for all official GOV’T funded travel, unless other than economy/coach class accommodations are authorized before/approved after travel at the appropriate level listed in JFTR, pars. U3125-B2a and U3125-B2b/JTR, pars. C2204-C2a and C2204-C2b. Reason for use examples, when authorized/approved:

      (1) Medical reasons - JFTR, par. U2000-A2c/JTR, par. C2000-A2c, or

      (2) Mission requirement - TDY mission timing requires other than economy/coach class. When other than economy/coach class TDY transportation is authorized/approved because the mission timing is
“so urgent it cannot be postponed,” other than economy/coach class travel should only be authorized on the way to the TDY site. Economy/coach-class accommodations use should be annotated on the trip record and used for the return flight if the return flight is not critical and the traveler can rest before reporting back to work. **JFTR, pars. U3125-B2a and U3125-B2b/JTR, pars. C2204-B2a and C2204-B2b.**

c. Must **not** use foreign flag transportation, even if U.S.-certificated air flag carrier fares are higher,

d. Who uses other than economy/coach class or a foreign flag transportation presumably at GOV’T expense (i.e., reimbursable) must provide to the AO adequate acceptable justification that meets the JFTR/JTR requirements for reimbursement (T4020-B9 for non-reimbursable expenses), and

e. Should promptly update the Trip Record, and confirm/modify arrangements when communication with the CTO was not possible.

5. Each traveler is advised, in advance, of the allowances, arrangements, probable expenses, and an estimate of what should be reimbursed.

6. A traveler should use a GTCC. The policies and procedures for the GTCC program (including central billing and unit cards) are found in the DoDFMR (DoD 7000.14-R), Volume 9, "Travel Policy and Procedures" ([http://www.dtic.mil/comptroller/fmr/](http://www.dtic.mil/comptroller/fmr/)).

7. When using the DTS for TDY over 45 days, a request for scheduled partial payments should be included with the order so the traveler is paid every 30 days. This helps to ensure the traveler is paid for expenses prior to GTCC bill receipt.

8. A traveler must comply with Federal and Departmental ethics rules when accepting travel benefits (i.e., goods, services or payment) from non-Federal sources. For DoD, Joint Ethics Regulation, DoD 5500.7-R, Ch 4. For Coast Guard, COMDTINST M5370.8 (series). For NOAA Corps, Department of Commerce Administrative Order 202-735. For Public Health Service, Commissioned Corps Personnel Manual CC26.1, Inst 1. A traveler may keep items of nominal value (as defined in applicable ethics regulations). A traveler also may keep benefits received for voluntarily vacating a seat on an overbooked flight, but should not vacate the seat if the GOV’T would incur additional costs or if it would affect the mission (Seat Relinquishing – par. T4020-B9c).

9. **Non-Reimbursable Expenses**

   a. **General.** The JFTR/JTR addresses “reimbursable” allowances funded by the GOV’T. Non-reimbursable expenses, for goods or services obtained through personal purchase, or under the same conditions as those offered to the general public and at no additional GOV’T cost, does not require authorization/approval, but is still not reimbursable regardless of the AO’s authorization or approval. Pars. T4020-B9b through T4020-B9d provide clarification.

   b. **Promotional Materials/Benefits**

      (1) A traveler on official business traveling at GOV’T expense AGENCY (APP A1) funds may keep promotional material (including frequent traveler benefits, such as points or miles, upgrades, or access to carrier clubs or facilities) for personal use.

      (2) The promotional material must be obtained under the same terms as those offered to the general public and must be at no additional GOV’T cost. Examples include vendor-provided complimentary upgrades to rooms or transportation accommodations and upgrades ‘purchased’ using frequent traveler benefits and/or personal unreimbursed funds.
(3) Promotional benefits or materials received from a travel service provider ICW planning and/or scheduling an official conference or other group travel (as opposed to performing official travel) are considered GOV'T property, and may only be accepted on the GOV'T’s behalf.

(4) Promotional items received for travel using funds other than those of an agency are not covered by this rule. The traveler should seek guidance from the funding authorities.

c. Seat Relinquishing

(1) Voluntary. A traveler may keep payments from a carrier for voluntarily vacating a transportation seat. However, no additional expenses (per diem or reimbursable) may be paid as a result of the traveler’s delay. Additional travel expenses incurred as a result of voluntarily giving up a seat are the traveler’s financial responsibility.

(2) Involuntarily. If a traveler is involuntarily denied boarding on a flight, compensation for the denied seat belongs to the GOV’T (59 Comp. Gen. 203 (1980)). The traveler must request that the carrier shows the “Treasurer of the United States” as payee on the compensation check and forward the payment according to Service/Agency directives.

d. Lost, Delayed, or Damaged Accompanied Baggage. A traveler may keep payments from a commercial carrier for accompanied baggage that has been lost, delayed, or damaged by the carrier. If the traveler intends to make a claim against the GOV’T for the loss, delay, or damage, the traveler should see the Claims Office prior to accepting a carrier’s compensation. By accepting the carrier’s compensation, the traveler may be accepting that amount as payment in full. (31 USC §3721, The Personnel Claims Act, Public Law 88-558 for reimbursement claims when the traveler has not been compensated by the carrier for lost or damaged baggage.)

10. Each traveler must be treated as honest, responsible customers, and must follow the rules in the JFTR/JTR. The DoDFMR, Vol. 9, JFTR, par. U2505/JTR, par. C1305, apply when a fraudulent claim submission is suspected.

T4025 ARRANGING OFFICIAL TRAVEL

A. CTO Use

1. Mandatory Policy

a. It is DoD mandatory policy that each traveler uses an available CTO to arrange official travel, including transportation and rental cars. A command must not permit a CTO to issue other than economy/coach class tickets purchased at GOV’T expense to a traveler without prior proper authorization.

b. A command must not permit a CTO to issue a YCA airfare purchased at GOV’T expense to a traveler when a _CA airfare is available and the AO determines that a _CA airfare meets mission needs.

NOTE: This does not establish the _CA as the basis for POLICY-CONSTRUCTED AIRFARE – that remains the YCA airfare.


3. Failure to Follow Regulations. A command/unit is expected to take appropriate:

a. Disciplinary action when a traveler and/or an AO fails to follow the regulations concerning CTO use (par. T4005).

b. Action for reimbursement to the GOV’T when a traveler and/or AO allows a CTO to issue a YCA airfare when there is a _CA airfare available that meets mission needs. (CBCA 1511-TRAV, 7 May 2009.)
c. Disciplinary action for willful violations and may be in the form of counseling (oral/written), or non-judicial action (uniformed member), or other personnel means (civilian employee). Action must not be through refusal to reimburse (par. T4025-A4 when reimbursement is not allowed.)

4. Reimbursement Not Allowed. Reimbursement is not allowed when the traveler does not follow the regulations for foreign flag carriers (par. T4025-C).

B. Requirements

1. When making travel arrangements, the traveler should use the following:
   a. Services available at a CTO, or
   b. In-house travel offices.

2. All travel arrangements must be made IAW:
   a. DoDD 4500.09E, Transportation and Traffic Management, 11 September 2007
      (http://www.dtic.mil/whs/directives/corres/pdf/450009p.pdf);
   b. DoDI 4500.42, DoD Passenger Transportation Reservation and Ticketing Services
      (http://www.dtic.mil/whs/directives/corres/pdf/450042p.pdf); and
   c. Service regulations.

C. Foreign Ship or Aircraft Transportation. Transportation on foreign ships or aircraft of foreign registry must not be authorized/approved unless the conditions in par. T4060-B3 are met (JFTR, par. U3125-C/JTR, par. C2204-C).

D. Transportation Reimbursement

1. CTO Available. When a CTO is available, but not used by the traveler, reimbursement for the transportation cost is limited to the amount the GOV’T would have paid if the arrangements had been made directly through a CTO.

2. CTO Not Available. When the AO certifies that a CTO was/is not available to arrange the required official transportation, reimbursement is for the authorized/approved transportation actual cost NTE the POLICY-CONSTRUCTED AIRFARE (APP A) that meets mission requirements. NOTE: CTO service not being available should be an extremely rare occurrence. Each event of non-availability should lead to correction(s) that make CTO service available should the same situation arise again.

NOTE: The cost paid by the GOV’T for GOV’T/GOV’T-procured transportation, in house or CTO transportation, frequently includes a transaction fee for arranging the transportation. A CTO transaction fee incurred by a member/employee is reimbursable under APP G. When an available CTO is not used and no transaction fee is included in the GOV’T/GOV’T-procured transportation, the transaction fee for personally procured transportation from other than a CTO may be reimbursed NTE the GOV’T/GOV’T procured transportation cost.

T4030 GETTING THERE AND BACK (TRANSPORTATION ALLOWANCES)

A. Transportation Mode. The AO may direct travel by any mode (e.g., GOV’T or commercial air, bus, train) except the AO cannot require the traveler to use a personal or rental vehicle for official travel. If a certain mode is directed and another mode is used, transportation reimbursement is NTE the directed transportation mode cost.

B. Commercial Transportation. The Services must require that the CTO arrange commercial transportation IAW law, GOV’T policies, agreements and contracted rates using U.S.-certificated carriers and coach/economy-class
accommodations, whenever possible. The AO may, under certain conditions, authorize the CTO to arrange other
than contract city-pair flights, or to arrange non-U.S.-certificated carriers, or business- (but not first) class
accommodations (JFTR, par. U4326, NOTE 1/JTR, par. C1060, NOTE 1) when needed to fulfill a documented
mission requirement as specified in par. T4060-B1. Only the officials listed in JFTR, pars. U3125-B2, and U3135-C
(trains only)/JTR, pars. C2204-B2, and C2208-C (trains only), may authorize/approve business- or first-class
accommodations use.

C. Special Conveyances (Includes Aircraft) Reimbursement. The AO may authorize an appropriately sized vehicle
IAW mission needs when a compact rental car (the "standard" for TDY travel), does not meet requirements. It is mandatory to obtain rental vehicles (except for aircraft or bus) through the CTO per TRANSCOM policy, when the CTO is available. When the AO authorizes special conveyance/rental vehicle use for official business, the following reimbursements are authorized IAW APP G.

1. Rental costs, tax and local assessments on rental vehicle users, necessary gas and oil, landing and tie-down
fees, and transportation to/from the rental facility.

2. Parking; ferry fares; bridge, road and tunnel tolls; traveler access fee (when charged); GARS; garage (POC
parking is a separate reimbursable expense), hangar or boathouse rental; operator’s subsistence; and optional
extra collision hull insurance for rental aircraft.

3. Snow tires and similar non-standard equipment necessary for travel when authorized/approved in the order.
Reimbursement NTE the rental conveyance upgrade costs necessary for required non-standard equipment.
Disregard of a special conveyance arranged by a CTO, requires justification for additional special conveyance
costs before reimbursement (beyond the cost using the CTO). Reimbursement for purchase of snow tire and
other non-standard items is not authorized.

4. Mandatory rental car insurance coverage required in foreign countries.

5. A claim for damage to a rental vehicle, while the vehicle is being used for official business, is reimbursable to the
traveler or the rental car vendor as a reimbursable expense. The claim must be adjudicated as payable per the
DoDFMR, Volume 9, Chapter 4, (http://www.dtic.mil/comptroller/fmr/) (or appropriate Service written material for
the non-DoD Services). If damage is to a rental car under the DTMO rental car agreement, a DoD traveler may file
an accident report at the DTMO website http://www.defensetravel.dod.mil/Rental/. When the AO has not
authorized/approved special conveyance use, reimbursement is limited to the POC mileage rate in JFTR, par.
U2600/JTR, par. C2500 plus constructed per diem for the official distance NTE the GOV’T’s constructed cost

NOTE:

1. A traveler is not reimbursed for rental car insurance coverage purchased in the U.S. or in a non-foreign
OCONUS location regardless of from whom the rental car is rented.

2. Reimbursement for personal funds paid for damage sustained by a rented automobile while being used on
other than official business is not authorized.

3. Some vehicles are not covered with liability and vehicle loss and damage insurance for the traveler or the
GOV’T when rented for official GOV’T travel. To view appropriate rental car companies and rates go to the
DTMO website (http://www.defensetravel.dod.mil) and select Car/Truck Rental Programs in the left-hand
column. A vehicle listed in the rental car agreement on the DTMO website is covered under the DTMO
rental-car agreement. A vehicle, offered by a vendor that is under the DTMO rental car agreement but not
listed on the DTMO list as a vehicle “in that category”, does not have the full liability and vehicle loss and
damage insurance coverage for the traveler and the GOV’T, and should not be rented for official GOV’T
travel. Usually, there is at least one vendor listed that has a vehicle available for official GOV’T travel and
this vendor should be used.
D. GOV'T Transportation

1. The TO arranges international GOV'T airlift under AMC contract/control, when it is available and satisfies mission requirements.

2. The TO provides GOV’T ground transportation. (Within the Navy, GOV’T vehicles are obtained directly from the providers, ordinarily Public Works.) Use GOV’T transportation only for official business to commute to/from the traveler’s: TDY location, lodgings, dining facilities, and other locations for comfort and health reasons. If it is used for any other purpose, and the traveler has an accident, the traveler may be financially responsible. Use GOV’T servicing for the vehicle whenever possible. When GOV’T servicing is not available, the AO may authorize/approve reimbursement of actual vehicle operating expenses. These expenses include: gas and oil; parking fees; repairs; ferry fares; bridge, road or tunnel tolls; trip insurance for travel in foreign countries; guards; and storage fees.

E. POC. When the AO authorizes/approves a POC as being to the GOV’T’s advantage, reimbursement is authorized at the standard rate per mile for the POC type and the distance between duty locations or between home and TDY location(s). Reimbursement of parking fees, ferry fares, and road, bridge, and tunnel tolls for travel over a direct route is authorized. If the AO does not authorize/approve using a POC as being to the GOV’T’s advantage and one is used anyway, reimbursement is authorized at the standard rate per mile plus reimbursable expenses (parking fees, etc.) NTE the constructed cost of AO-authorized transportation (e.g., commercial plane). In either case (to the GOV’T’s advantage or not), reimbursement is only authorized for the traveler paying the POC operating expenses. When two or more official travelers travel in the same POC to the TDY location, the official traveler responsible for paying the POC operating expenses is authorized reimbursement for any additional distance involved if the official traveler passenger(s) is/are picked up/dropped off at their homes. The extra distance is based on odometer readings (or other acceptable evidence) of the actual necessary extra distance traveled. If reimbursement at the published rate does not cover expenses, or if there is no established rate for the POC type being used, the AO may authorize/approve reimbursement of necessary transportation costs incurred for uniformed personnel. For distance determination (DTOD requirements), JFTR, par. U2020/JTR, par. C1065.

F. Rest Stops. Normally, a traveler is not required to travel during unreasonable night hours. If the traveler is required to travel during normal sleeping hours, or the scheduled flight time, including stopovers and plane changes, exceeds 14 hours, and the traveler is not authorized first/business-class accommodations, the AO may authorize/approve a rest stop en route or a rest period at the TDY location before reporting for duty. Scheduled flight time is the time between the scheduled aircraft departure from the airport serving the PDS/TDY point and the scheduled aircraft arrival at the airport serving the TDY point/PDS. Rest stops must not exceed 24 hours. NOTE: A traveler is disqualified from using business-class accommodations at GOV’T expense if (a) a 'stopover' en route is an overnight stay, (b) a rest stop en route is authorized/approved, or (c) an overnight rest period occurs at the TDY location before beginning work.

G. Insurance Coverage in Foreign Areas. The AO may authorize/approve reimbursement for mandatory insurance coverage required in foreign areas for a rental, GOV’T, or private vehicle used for official travel.

H. Allowable Travel Days. The number of allowed travel days is determined by the transportation mode. For commercial air travel, one day is allowed in CONUS and within OCONUS areas. For travel between CONUS and OCONUS via commercial air, the actual elapsed time is used based on the scheduled departure and arrival times. For travel by commercial ground transportation, the scheduled departure and arrival dates are used. The actual time is used for travel by GOV’T/GOV’T-procured air transportation based on scheduled departure and arrival dates. When the AO authorizes/approves travel by private, rental or GOV’T vehicle (other than GOV’T/GOV’T-procured air), one travel day is allowed for each 400 miles or increment thereof. If travel by POC is used, but not authorized/approved by the AO as advantageous, travel time is limited to one day for each leg (for example, from PDS to TDY stop) requiring an overnight stay.

I. Authorized Trips Home during Extended TDY. A traveler on extended TDY (other than deployment), for a continuous period of more than three weeks, may be authorized to periodically return in an official travel status to the PDS, or place of abode from which the traveler commutes daily to the PDS, on weekends or other non-workdays.
J. Voluntary Return Home during Intervening Weekend/Holidays. If the AO does not authorize travel home periodically on weekends or non-workdays, it may still be performed for personal convenience. If so, reimbursement for the round-trip transportation and en route per diem is authorized, but limited to the amount of per diem the GOV’T would have paid had the traveler remained at the TDY location.

K. Constructed Cost. Constructed transportation costs are based on the non-capacity controlled city-pair airfare (YCA), not the capacity-controlled city-pair airfare (_CA), if both are available. If a city-pair airfare is not available between origin and destination, the constructed transportation cost is limited by the POLICY-CONSTRUCTED AIRFARE (APP A1) (except as limited by JFTR, par. U3125-B1f/JTR, par. C2204-B1f). City-pair airfare transportation is presumed available if there is a city-pair airfare between the origin and destination points, regardless of whether or not space would actually have been available had the traveler used air transportation for the official travel.


**T4040 LIVING EXPENSES (PER DIEM)**

The “Lodgings-Plus” computation method is used to reimburse TDY living expenses. A traveler is paid the actual lodging cost up to a limit, plus a set amount for M&E. Per diem rates for lodging and M&E vary by location, but should be sufficient for a comfortable, safe trip. A traveler also can be reimbursed for other necessary allowable travel-related reimbursable expenses (APP G) if the AO authorizes/approves them as appropriate to the mission.

A. Lodging Overnight Required - Business Travel Standards

1. **Sleeping**
   
a. The cost estimate for lodging should include tax.

   *b. Uniformed Member – A member ordered to a U.S. INSTALLATION (as opposed to a geographic location like a town or city) is required to check the GOV’T QTRS availability (e.g., through the CTO) at (not near) the U.S. INSTALLATION to which assigned TDY to facilitate the AO’s decision about requiring GOV’T QTRS use.

   *c. The AO may direct adequate (based on DoD and Service standards) available GOV’T QTRS use for a uniformed member on (not near) a U.S. INSTALLATION only if the uniformed member is TDY to that U.S. INSTALLATION. (DOHA Claims Case No. 2009-CL-080602.2, 7 July 2010).

   *d. GOV’T QTRS availability/non-availability must be documented as indicated in par. U1045-C.

   *e. A member, as a prudent traveler, should use adequate available GOV’T QTRS on the U.S. INSTALLATION at which assigned TDY; however:

      *(1) when adequate GOV’T QTRS use is directed, and

      *(2) when adequate GOV’T QTRS are available on the U.S. INSTALLATION to which a member is assigned TDY, and

      *(3) the member uses other lodgings as a personal choice, lodging reimbursement is NTE the GOV’T QTRS cost on the U.S INSTALLATION to which assigned TDY (44 Comp. Gen. 626 (1965)).

   *2. Per diem cannot be limited based on the presence of ‘nearby’ GOV’T QTRS (i.e., not on the U.S. INSTALLATION to which the member is assigned TDY but on another ‘nearby’ U.S. INSTALLATION
or other uniformed facility or elsewhere). The non-availability indicated in par. U1045-C is required only for GOV’T QTRS ‘on’ the U.S. INSTALLATION at which the member is assigned TDY.

**NOTE:** The member is not required to seek (or check for) GOV’T QTRS when TDY to a U.S. INSTALLATION after non-availability documentation has been initially provided. Checking QTRS availability is a one-time requirement at a TDY U.S. INSTALLATION. (Ex: A member who is required to check QTRS availability on arrival at a U.S. INSTALLATION, does so, and is issued non-availability documentation cannot be required to re-check later for QTRS availability at that U.S. INSTALLATION during that TDY period) IAW par. U1045-C.

*3. Civilian Employee*

*a. An employee may not be ordered/required to use GOV’T QTRS, nor may the lodging reimbursement simply be limited to the GOV’T QTRS cost.*

*b. IAW the requirement to exercise prudence when incurring expenses, an employee should check for GOV’T QTRS availability, and is encouraged to use those QTRS when TDY to a U.S. INSTALLATION.*

*c. The proper authority under par. C4550-C may prescribe a reduced per diem rate based on the GOV’T QTRS cost and other considerations.*

*d. Reduced per diem rates can be established only before travel begins.*

*e. The head of a DoD COMPONENT (APP A1) concerned may authorize zero per diem or a per diem rate ([http://www.defensetravel.dod.mil/perdiem/prates.html](http://www.defensetravel.dod.mil/perdiem/prates.html)) in a lesser amount if the circumstances of the travel or duty to be performed so warrant and are peculiar to that particular DoD COMPONENT. This authority may be delegated to a chief of an appropriate bureau or staff agency of the appropriate DoD COMPONENT’s headquarters, and may not be re-delegated.*

*f. In the absence of a reduced or no per diem authorization on the order before travel begins (or as part of an order amendment/modification covering a prospective period after the order was issued), an order, modified after the fact, prescribing a different per diem rate is without effect and the locality per diem rates are used.*

*g. Reduced per diem rates should incorporate amounts for laundry/dry-cleaning/pressing of clothes if the travel is OCONUS or for less than 4 days in CONUS for an employee or less than 7 days in CONUS for a member. **NOTE I** (applicable to a civilian employee) following par. T4040-A9 for an explanation concerning separate reimbursement for laundry/dry-cleaning/pressing of clothing.*

*4. Commercial Lodging Reimbursement*

*a. Commercial lodging reimbursement is based on the single occupant rate, up to the TDY site or stopover location maximum.*

*b. If the CTO can find only lodgings that cost more than the published maximum rate, the AO may authorize/approve the higher amount such that the actual lodging cost and the per diem M&IE does not exceed 300% of the published rate (lodging plus M&IE). For example, a member is TDY to a location with a maximum per diem rate of $122 ($76/ $46). The AO could authorize up to $320 for lodging (300% x $122 = $366 - $46 = $320) if AEA for meals is not authorized. These rates must be placed on the Trip Record.*

*c. Under special or unusual circumstances a uniformed member may require more than 300% for lodging OCONUS. Rates in excess of 300% may be authorized only in advance (47 Comp. Gen. 127 (1967)) by PDTATAC, or the Secretary Concerned (for a classified mission), and for only a uniformed member. **NOTE I** (applicable to a civilian employee) following par. T4040-A9 for an explanation concerning separate reimbursement for laundry/dry-cleaning/pressing of clothing. **JFTR, par. U4250.** The traveler is financially responsible for charges beyond the basic room fee and tax.
The traveler must retain all lodging receipts.

NOTE 1: The locality per diem lodging ceiling (http://www.defensetravel.dod.mil/perdiem/pdrates.html) in CONUS and in a non-foreign OCONUS area does not include lodging tax. Lodging tax in CONUS and in a non-foreign OCONUS area is a reimbursable expense (APP G) except when ‘MALT-Plus’ per diem for POC travel is paid to a uniformed member.

NOTE 2: The locality per diem lodging ceiling (http://www.defensetravel.dod.mil/perdiem/pdrates.html) in a foreign OCONUS area includes lodging tax. Lodging tax in a foreign OCONUS area is not a reimbursable expense.

NOTE 3: The TDY locality per diem rate is used for computation. However, if neither GOV’T QTRS nor commercial lodgings are available at the TDY location and lodging must be obtained in an adjacent locality at which the locality rate is higher, the AO may authorize/approve the higher locality per diem rate for the lodging location.

*5. Lodging with a Friend or Relative

*a. Applicable to a Uniformed Service Member. Reimbursement of lodging cost is not authorized when staying with a friend or relative. A member, who lodges with a friend or relative, is authorized the TDY location M&IE rate, if otherwise eligible.

*b. Applicable to a Civilian Employee. When a traveler lodges with a friend or relative - with or without charge - the traveler may be reimbursed for additional lodging costs the host incurs in accommodating the traveler, if the traveler can substantiate the costs, and the AO determines the costs are reasonable. The traveler may not be reimbursed the cost of comparable conventional lodging in the area or a flat “token” amount. GSBCA 16836-RELO, 5 June 2006. A traveler, who lodges with a friend or relative, is authorized the TDY location M&IE rate, if otherwise eligible.

NOTE 1: If the friend or relative is in the business of renting on a regular basis the lodgings involved – for example, if that individual is operating a hotel or apartment house – the “friends or relatives” provision does not apply. GSBCA 14398-TRAV, 24 Feb 1998.

NOTE 2: Shortly after being transferred to a new PDS, an employee was sent TDY to the old PDS where the employee stayed at the former residence which was not yet sold. GSBCA ruled that the employee was not authorized reimbursement for lodging at the former residence. GSBCA 15600-TRAV, 7 March 2002.

NOTE 3: A traveler assigned at Avon Park Air Force Range (AFR), Florida lives in the Avon Park area during the week at a location approximately fifteen miles from the PDS and commutes to and from the family residence near Orlando, Florida, approximately 100 miles from the AFR, on weekends. The traveler had to attend a meeting near Orlando at 8 a.m. on Wednesday, 23 February. The meeting location was approximately twelve miles from the family residence. The meeting lasted until Friday, 25 February. The traveler began TDY travel to the Orlando area on the evening of Tuesday, 22 February. GSBCA ruled that the traveler should be authorized travel expenses both to and from the TDY location and M&IE even though the traveler lodged at the family residence in the TDY area. GSBCA also indicated that for the first and last days of the TDY, 22 and 25 February (unless the traveler was authorized to return on the 26th) the traveler is authorized 75% of the applicable M&IE rate for each day. M&IE for the days between the first and last days is authorized at the full rate. GSBCA 16652-TRAV, 26 August 2005.

*6. If the traveler is on TDY at one location for more than 30 days, lodging reservations should be made on a weekly, monthly, or other long-term basis, if possible. When longer-term lodging is used, the allowable lodging cost includes the rent; charges for furniture rental (as long as an option to buy is not exercised); utilities connections, use and disconnection fees; cleaning fees; telephone monthly use fees, but not toll charges; and other services ordinarily provided by a hotel. The CTO should be used to make these
arrangements unless the CTO does not provide this service.

*a. If a recreational vehicle (RV) is used for lodging, additional fees that are part of the lodging cost are the charge for the RV parking space, dumping and shower fees, special user fees (for example, cable TV charges) if normally included in the price of hotel rooms in the area, and plug-in fees. Expenses that do not accrue on a daily basis (such as dumping fees) may be averaged over the number of days the traveler is authorized per diem.

*b. A traveler may purchase and occupy a residence at a TDY location. Allowable expenses are the monthly:

*(1) Mortgage interest;
*(2) Property tax; and
*(3) Utility costs actually incurred (does not include any installation and hook-up charges), e.g., electricity, natural gas, water, fuel oil, sewer charges,

prorated based on the number of days in the month rather than by the actual number of days the traveler occupied the residence. (57 Comp. Gen. 147 (1977)). In no case may the total per diem payable exceed the applicable maximum locality per diem rate for the area unless an AEA (JFTR, Ch 4, Part C/JTR, Ch 4, Part C) is authorized/approved. The provisions of JFTR, par. U4141/JTR, par. C4555-G do not apply when the residence is purchased.

NOTE: A traveler who purchases or rents and occupies a residence at the TDY location may not be reimbursed for the cost of: 1. shipment of furniture from previous residence, or 2. purchase of furniture needed for unfurnished temporary duty lodgings, even if shipment/purchase was less expensive than rental would have been. GSBCA 16699-TRAV, 17 August 2005.

*7. If the traveler incurs an exchange fee to trade an owned timeshare period for a comparable period at lodgings at the TDY point, the exchange fee (but not the annual maintenance fee) is reimbursed as a lodging cost (B-254626, 17 February 1994).

*8. On-Line Booking Tool. Despite any savings realized through online booking agents, subject to Service requirements the CTO should be used for lodging arrangements or the traveler should reserve a room directly with the hotel/chain. Lodging reimbursement is not authorized for hotel lodging obtained through online booking agents unless an itemized receipt from the hotel is provided.

*8. Eating

a. The M&IE for the departure day is 75% of the M&IE rate for the traveler's stopover point or TDY location, as appropriate, that night. If the traveler is traveling and lodging is not used, the M&IE rate is based on the next stopover point or TDY location. The M&IE for the return day to the PDS is 75% of the M&IE rate for the preceding day (last TDY location or stopover point), as appropriate. Any TDY en route locations, on the day travel ends, do not affect the M&IE rate for that return day unless overnight lodgings are required.

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<thead>
<tr>
<th>Example</th>
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<tbody>
<tr>
<td>1 Sep</td>
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<td>10 Sep</td>
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<td>10 Sep</td>
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<tr>
<td>Pay 75% of $50 (TDY A M&amp;IE for preceding day) on 10 Sep</td>
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b. On other days, the meals and incidentals allowance is the full M&IE for the TDY location or stopover point where lodgings are required unless for Uniformed Service members, the AO specifies one of two other meal rates based on GOV’T dining facility/mess availability. The two rates are either the GMR when all meals on a given day are available or the PMR when at least one meal a day is available. (IE are added to the GMR or PMR.) A GOV’T dining facility/mess is available only if: GOV’T QTRS on a U.S. INSTALLATION are available and the command controlling the dining facility/mess has made the dining facility/mess available to the traveler. A GOV’T dining facility/mess is not available on interim travel days. When actual dining facility/mess availability differs from the pre-trip information, the AO may authorize/approve a higher rate (e.g., from PMR plus IE to the locality M&IE rate). The meal rate established cannot be reduced after-the-fact except for a free meal as described in par. T4040-A8c below.

*NOTE: In circumstances in which adequate GOV’T QTRS are available but a member is directed to procure private sector lodgings off the U.S. INSTALLATION, the member is treated as though the GOV’T QTRS are not available and authorized the locality meal rate instead of the GMR/PMR and $5 (in CONUS) or the locality IE rate OCONUS (unless the $3.50 IE rate is authorized for incidental expenses under par. T4040-A9). Just because the QTRS are available, a command cannot send a member into private sector lodgings off the U.S. INSTALLATION and use the technical QTRS ‘availability’ to reduce the locality meal rate to GMR/PMR.

c. When the GOV’T purchases at least one, but not all three, meals on a calendar day through some means such as a registration fee, the PMR plus IE applies for that day. This does not apply on travel days to and from the PDS. The GOV’T should not pay for the same meal twice (originally by registration fee, etc., and then again through per diem). A meal that is provided to the traveler for which the GOV’T pays nothing does not affect per diem payment. A meal served on a common carrier is not "purchased by the GOV’T." The traveler must indicate on the Trip Record how many meals were free (purchased by the GOV’T) and for which dates.

NOTE 1: If all three meals are provided, only the IE for that day is payable.

NOTE 2: ‘Light refreshments’ (including a continental breakfast) are a deductible meal if otherwise qualified above and served at a meal time (e.g., breakfast - 0600-0800). Light refreshments served during a break (not at a meal time) are not a deductible meal.

d. A meal provided by a friend/relative or a common carrier does not affect per diem. A complimentary meal provided by a lodging establishment does not affect per diem as long as the room charge is the same with/without meals. JFTR, par. U4165, items 2e and 2f (uniformed member)/JTR, pars. C4554-B5 and C4554-B6 (civilian employee) when a charge for meals is added to the lodging cost. Also JFTR, pars. U4165 and U4167/JTR, par. C4554-B.

e. In very rare instances, the M&IE rate may not be sufficient and the AO may authorize AEA for M&IE (in addition to AEA for lodging) up to 300% of the locality M&IE rate. The reimbursement limit is the lesser of the actual expenses incurred or the AEA M&IE maximum amount. The maximum reimbursement for IE is $5.00 in CONUS and either the locality IE rate or $3.50 OCONUS for all full stationary (non-travel) TDY days when the AO determines $3.50 IE is adequate. If AEA is authorized/approved it applies to the entire time at that location and all travel days if no other TDY location is involved.

*9. IE. The traveler is paid an IE allowance, for such things as the cost of tips and laundry (in some instances), incurred while traveling. This is the IE part of the M&IE. The daily IE in CONUS is $5.00. The OCONUS daily IE is the rate for the applicable per diem locality, or $3.50 when the AO determines $3.50 to be adequate for anticipated IE. The $3.50 IE rate does not apply on any day the traveler is traveling.

NOTE 1: Applicable to a civilian employee:

a. The cost incurred during TDY/PCS travel (not after arriving at or returning to the PDS) for personal laundry, dry-cleaning, and pressing of clothing is a separately reimbursable travel expense in addition to per diem/AEA when travel is within CONUS and requires at least 4 consecutive nights TDY/PCS lodging
b. The cost for laundry, dry-cleaning, and/or pressing of clothing is not a separately reimbursable travel expense for travel OCONUS and is included as an incidental expense within the per diem authorized for OCONUS travel.

**NOTE 2: Applicable to a uniformed member:**

a. The cost incurred during TDY travel (not after returning to the PDS) for personal laundry/dry-cleaning and pressing of clothing, up to an average of $2 per day, is a separately reimbursable travel expense in addition to per diem/AEA when travel within CONUS requires at least 7 consecutive nights TDY lodging in CONUS.

b. The cost incurred during TDY travel for personal laundry/dry-cleaning and pressing of clothing is not a separately reimbursable expense for OCONUS travel and is part of the IE allowance included within the per diem rates authorized for OCONUS travel.

**B. Lodging Overnight Required - Schoolhouse Training Standards**

1. Schoolhouse training standards are the same as for business travel. However, for training, the training location commander, not the AO, decides if GOV’T QTRS use by a uniformed member is directed and if one of the two M&IE rates based on GOV’T dining facility/mess availability is appropriate. **GOV’T QTRS use and/or GOV’T dining facility/mess may not be directed for a civilian employee.** Par. T4040-A13.

2. In some situations, the Secretary Concerned may authorize EUM for students in particular courses when readiness requires GOV’T dining facility/mess use. When EUM applies, a member receives the IE amount, a civilian employee receives the IE amount and reimbursement for the amount paid for food. The prohibition on the meal portion of per diem begins at 0001 on the first full EUM day and ends at 2400 on the last full EUM day. The AO may authorize/approve the actual amount paid NTE the PMR for commercial meals the traveler is required to purchase.

3. The Trip Record must indicate dining facility/mess availability. If that information is not available prior to the trip, the information must be provided to the traveler upon arrival at the school and the trip report changed. When actual dining facility/mess availability differs from the pre-trip information, the OA may approve on a daily basis the PMR (1 or 2 meals) plus IE or the locality M&IE rate (all 3 meals) depending on how many meals were available. The traveler must note on the Trip Record how many meals by date were not available.

**C. Lodging Overnight Required - Standards for Deployment, Personnel Traveling Together with No/Limited Reimbursement, and TDY aboard Ships**

Other reimbursable expenses (par. T4040-F and APP. G) are authorized in the same manner as for business travel. The AO may authorize/approve the actual amount paid up to the PMR (but no IE) for meals and/or payment for lodging when the traveler is not authorized per diem but is required to purchase these items. Par. T4040-A13 if the lodging cost exceeds the published maximum rate.

1. The phrase ‘Personnel traveling together’ refers to travel away from the PDS during which the mission requires control of the group of travelers. Ordinary business travel reimbursements apply unless the travelers’ order directs no/limited reimbursement, in which case all transportation, food, lodging, and other items ordinarily reimbursed, should be provided to the travelers. **No per diem is payable when no/limited reimbursement is directed in the order for personnel traveling together.** The restriction on paying per diem only includes travel days between duty locations and does not involve allowances for full days at duty locations. The per diem prohibition begins when the member departs the PDS and ends at 2400 of the day the member arrives at the TDY location. The prohibition begins again at 0001 of the departure day from the TDY location until arrival at the PDS. The typical member pays the food cost without operating expense, and a civilian employee pays the food cost and operating expense. A civilian employee is authorized reimbursement of the amount paid for food. **Directing several personnel to travel together with no/limited reimbursement must never be done simply to save travel funds.**
2. Training exercises, maneuvers, war games, and similar types of operations may be classified as field duty when everything ordinarily associated with per diem is furnished without charge. **Per diem is not payable during field duty.** The prohibition on per diem begins at 0001 on the first full day of field duty and ends at 2400 on the last full day of field duty. Lodging is provided and the typical member pays some amount for food; a civilian employee also pays for food. A civilian employee is authorized reimbursement of the amount paid for food. When the Secretary Concerned, or Combatant Commander or JTF commander for a joint deployment, determines that GOV’T dining facility/mess use is essential to accomplish training and readiness, EUM applies. The meals portion of the M&E is not payable to a member. A civilian employee is authorized reimbursement of the amount paid for food. Each EUM traveler is authorized the IE amount. Par. T4020-B2.

*3. Joint deployments involve the temporary assignment of travelers of more than one uniformed service to a provisional force formed for a specific task or operation. TDY options include regular business travel, EUM, or field duty. The Combatant or JTF Commander determines the appropriate option and may specify different options for different locations. For example, field duty might be appropriate for the deployed force main body, but business travel might be appropriate for an interim staging base. In choosing the option to use, the Combatant or JTF Commander should consider, in the following priority: business travel, EUM, field duty. Under normal circumstances, the Combatant Commander should choose business travel unless operational circumstances dictate otherwise. In general, business travel is appropriate for peacekeeping, humanitarian, and relief missions. The Combatant or JTF Commander may authorize EUM when it enhances operational readiness, the conduct of military operations, or is necessary to conduct training. It applies to units only, not to an individual traveler. Table 1 shows the effect of each option on per diem. Exception: A traveler receiving the GMR rate while TDY to a JTF Commander’s area of responsibility (AOR), who travels within that AOR, is not traveling for M&E purposes for par. T4040-48b (e.g., If a TDY traveler travels from one location in AOR to another location in the AOR, and the GMR rate applies to both locations, then the GMR applies for that day unless GOV’T meals are not available). The Combatant or JTF Commander must communicate the TDY option decision (including the appropriate meal rate) to the appropriate Services for inclusion in orders.

4. TDY aboard Ships

   a. No per diem is payable when TDY aboard a U.S. ship since GOV’T QTRS and dining facility/mess are provided. A civilian employee is reimbursed for the amount paid for food. The prohibition on per diem begins at 0001 on the day after the arrival day on board and ends at 2400 on the day before the departure day from the ship. **There is no per diem paid for the first and/or last travel day by GOV’T ship when it departs from the port at the traveler’s PDS and/or returns to the port at the PDS.**

   b. The AO may authorize payment of a per diem when the traveler is TDY aboard a foreign or commercial ship and incurs an expense for other than GOV’T meals. The AO may establish a per diem allowance equal to the daily expenses.

   *c. Civilian Employee Only.* In the event an employee maintains commercial lodgings ashore for use following the completion of short trips at sea, the employee is paid the actual daily lodgings cost, NTE the locality per diem lodging ceiling for the TDY location ashore. **Reimbursement for the total cost of QTRS on the ship and lodgings ashore may not exceed the maximum lodging amount prescribed in the TDY locality per diem rates at** [http://www.defensetravel.dod.mil/perdiem/pdrates.html](http://www.defensetravel.dod.mil/perdiem/pdrates.html). When an employee is authorized to procure meals ashore at personal expense, reimbursement is authorized as prescribed in par. T4040-A8. In any event, the total per diem allowance may not exceed the applicable maximum rate prescribed in the TDY locality per diem rates at [http://www.defensetravel.dod.mil/perdiem/pdrates.html](http://www.defensetravel.dod.mil/perdiem/pdrates.html).

5. Contingency Operation Flat Rate Per Diem (uniformed member only). See par. U4105-I.
6. Joint Task Force Operations TDY Options

<table>
<thead>
<tr>
<th>TDY OPTION</th>
<th>SUBSISTENCE</th>
<th>PER DIEM</th>
<th>REMARKS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Travel</td>
<td>Commercial Lodging and Commercial Meals</td>
<td>Lodging and M&amp;IE</td>
<td>Member/Civilian Employee Pays for Lodging and Meals</td>
</tr>
<tr>
<td>GOV’T Lodging and GOV’T Dining Facility/Mess – Permanent U.S. INSTALLATION</td>
<td>Lodging and M&amp;IE</td>
<td>Member/Civilian Employee Pays for Lodging and Full Meal Rate 1/ for GOV’T Meals</td>
<td></td>
</tr>
<tr>
<td>GOV’T Lodging and GOV’T Meals – Temporary U.S. INSTALLATION or Temporary Dining Facilities Established for JTF Operation</td>
<td>Lodging and M&amp;IE</td>
<td>Member/Civilian Employee Pays for Lodging and for GOV’T Meals at Discount Meal Rate 2/</td>
<td></td>
</tr>
<tr>
<td>GOV’T Lodging and Commercial Meals</td>
<td>Lodging and M&amp;IE</td>
<td>Member/Civilian Employee Pays for Lodging and Meals</td>
<td></td>
</tr>
<tr>
<td>Commercial Lodging and GOV’T Dining Facility/Mess (In AOR only)</td>
<td>Lodging and M&amp;IE</td>
<td>Member/Civilian Employee Pays for Lodging and Full Meal Rate for GOV’T Meals</td>
<td></td>
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<tr>
<td>EUM</td>
<td>GOV’T Lodging and Use of GOV’T Dining Facility/Mess is Essential for Training and Readiness Purposes</td>
<td>IE</td>
<td>Civilian Employee Pays for GOV’T Meals at Full Meal Rate</td>
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<td>Field Duty</td>
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<td>None</td>
<td>Civilian Employee pays for GOV’T Meals at Full Meal Rate</td>
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</table>

Subsist Aboard U.S. GOV’T Ship 3/

| TDY | GOV’T Lodging and GOV’T Meals | None | Civilian Employee Pays for Meals |

1/ Full Meal Rate = Food costs plus operating expenses.

2/ Discount Meal Rate = Food costs only.

3/ A member/civilian employee deployed who is ordered to subsist ashore – “Subsist Ashore” (above table) for order type and payment guidelines.

**NOTE:** For BAS DoDFMR, Volume 7A, Ch 25 or Coast Guard, COMDTINST M7220.29 (series), Ch 3.

D. Lodging Overnight Not Required

1. Transportation

   a. It is mandatory that a traveler arrange transportation through an available CTO, even though overnight lodging is not required.

   b. If travel is in the local area (JFTR, par. U3500/JTR, par. C2400-B) around the PDS, a GOV’T vehicle, public transportation paid for by the command, or a POC may be used.

   c. JFTR, par. U3320/JTR, par. C2192 for travel to/from a transportation terminal.

   d. If a POC is used to/from home, the traveler is authorized the standard mileage rate for the distance driven, minus the normal distance driven to and from work. This most often affects the PDS.

   e. If the traveler does not travel by POC to work every day, the traveler is reimbursed the standard mileage rate for the distance driven, less the traveler’s normal transportation cost to get to work.

   f. The AO determines reimbursement based on the difference between the cost of using the POC and the traveler’s normal cost to get to work.

   g. Commercial transportation expense reimbursement is authorized/approved only if the expenses incurred for travel to the alternate work site exceed the expenses ordinarily incurred by the traveler to commute to...
the PDS workplace.

h. A traveler is authorized reimbursement for other expenses such as tolls and parking when using a POC.

i. For distance determination JFTR, par. U2020/JTR, par. C1065 (DTOD requirements).

2. Meals. With two limited exceptions (par. T4060-B14), a traveler may not be paid for meals within the traveler's PDS boundaries. For travel outside the PDS limits, when the TDY is more than 12 hours, reimbursement is 75% of the M&IE rate for the TDY location (using the highest rate if there is more than one TDY location) for each travel day. **No per diem is authorized when TDY is for 12 or fewer hours.** However, the AO may authorize/approve reimbursement of the actual amount paid, NTE the PMR (not including IE) for the TDY location, when a uniformed member spends more than the cost of normal meal arrangements during travel outside the PDS limits. **JFTR, par. U4510 for occasional meals authority.**

**NOTE:** Mission-related or personal expenses are not reimbursable. These include batteries, tools, film, gifts for childcare, house care, pet care, hotel concierge, or workout room/gym fees, and similar expenses.

E. Reimbursable Expenses. See APP G.

F. Reimbursement for Travel Expenses at the TDY Location

1. Reimbursement is authorized for necessary travel expenses at the TDY location. For specific expenses par. T4030.

2. GOV'T vehicle/special conveyance use is limited to official purposes such as transportation to and from (65 Comp. Gen. 253 (1986)):

   a. Duty sites,
   b. Lodgings,
   c. Dining facilities,
   d. Drugstores,
   e. Barber shops,
   f. Places of worship,
   g. Cleaning establishments, and
   h. Similar places required for the traveler's subsistence, health or comfort.

3. If a GOV'T vehicle/special conveyance is not authorized, the traveler is authorized reimbursement for necessary public transportation costs.

4. If POC use is authorized/approved, reimbursement is the automobile TDY mileage rate times the miles driven for the necessary travel around the TDY location.

5. The traveler must note the required miles driven.

**T4045 TRAVEL ALLOWANCES FOR AN RC MEMBER (48 Comp. Gen. 301 (1968))**

A. **General.** Par. T4045 applies to an RC member on active/inactive duty under an order that provides for return home. Par. U7150 for travel of a cadet and midshipman travel, an applicant and Senior Reserve Officers’ Training Corps (SROTC) member, RC member travel for medical and dental care, a Ready RC member on muster duty, a
retiree called to active duty, active-duty-for-training tours of 140 or more days at one location (except as noted in par. U2146), and active-duty-for-other-than-training for more than 180 days at one location (except as noted in par. T4045-E4).

B. Inactive Duty Training. An RC member commits to an obligation to participate in a finite number of scheduled training periods (inactive duty training (IDT) unit drills) annually. Each Service has a different term for these training periods, such as unit training assemblies, or weekend drills. Inherent in this obligation is the travel between the member’s home and the location at which the member normally performs “drill” (the armory, reserve center, assembly location, etc.). The member receives no reimbursement for that travel except as provided in par. T4045-G. For par. T4045-B, the Assigned Unit is an RC member’s designated post of duty and the TDY Station is an alternate site outside the local commuting area (par. U3500) of the member’s assigned unit or home.

1. Travel from Home to Assigned Unit or Alternate Site in Local Commuting Area. There is no authorization for travel and transportation allowances. In some cases of a Ready Reserve Select Reserve member, travel expense reimbursement may be authorized/approved under par. T4045-G. The member may be authorized/approved reimbursement under par. T4040-F for transportation expenses in and around the unit/site. When the member travels between home and an alternate site, the member is paid mileage for the distance that exceeds the distance from home to the assigned unit.

2. Travel from Home/Assigned Unit or Other Location to TDY Station. The member is authorized allowances in pars. T4030 and T4040, limited to travel cost from the assigned unit.

3. Travel from a Location Other than Home/Assigned Unit to an Alternate Site within the Local Commuting Area. There is no authorization for travel and transportation allowances; however, the member is paid TDY mileage for the distance traveled limited to the distance from the assigned unit to the alternate site less the distance from home to assigned unit.

C. Travel for AT. For AT travel, a member is authorized payment for 1 round trip between home and the AT site under par. T4030. If the AT is performed in two or more separate tours, the AO may authorize round-trip transportation for each tour. Per diem is payable under par. T4040-A for travel days to and from the AT location, unless the member commutes daily or the AO determines the member can commute.

D. Per Diem Not Payable. No per diem is payable to:

1. An RC member at an AT site when both GOV’T QTRS and GOV’T dining facility/mess are available; however, the member is authorized reimbursement for the GOV’T QTRS cost. If GOV’T QTRS and/or GOV’T dining facility/mess are not available, per diem is payable under par. T4040-A;

2. An RC member on active duty without pay;

3. A newly enlisted member undergoing training when both GOV’T QTRS and dining facility/mess are available;

4. A Public Health Service officer called to active duty for COSTEP;

5. An RC member who commutes daily, or the AO determines can commute, except for authority under par. T4040-C if required to remain at the place of duty overnight outside the home’s city limits;

6. An RC member on inactive duty training except when duty is performed at a location other than the assigned unit (designated post of duty includes training duty station, drill site and city where located) or local area (Par. U3500) of the assigned unit or home. If required to occupy transient GOV’T housing, reimbursement for actual lodging cost is authorized;

7. A Standby RC member voluntarily performing without pay.
E. **Per Diem.** When an RC member is ordered to:

1. Schoolhouse training, par. T4030 applies for transportation and par. T4040-B for per diem;

2. Deploy, to be one of personnel traveling together under an order directing no/limited reimbursement, on unit travel, field duty, or at sea training, par. T4030 applies for transportation, and par. T4040-C applies for per diem for periods under 20 weeks;

3. ADT (other than schoolhouse) for fewer than 140 days or active-duty-for-other-than-training for 180 or fewer days, transportation is determined under par. T4030, and per diem under business travel rules in par. T4040-A;

4. Active-duty-for-other-than-training for more than 180 days because of unusual or emergency circumstances or exigencies of the Service and the Secretarial Process authorizes per diem, transportation is determined under par. T4030, and per diem under the business travel rules in par. T4040-A (or deployment rules in par. T4040-C).

F. **Funeral Honors Duty.** An RC 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 business travel under pars. T4030 and T4040-A and T4040-D.

*Effective for travel that occurs 20 March 2008 through and including 31 December 2010*

G. **Inactive Duty Training Outside Normal Commuting Distance.** The Secretary Concerned may authorize reimbursement to an eligible Ready Reserve Select Reserve member for travel and transportation related expenses for travel to an inactive duty training location (assigned unit – designated post of duty) to perform inactive duty training when the member is required to commute outside the local commuting distance. For par. T4045-G, “outside the local commuting distance” is defined as the local travel area as prescribed under par. U3500, but not less than 150 miles one-way by DTOD.

1. **Eligible Member.** A Ready Reserve Select Reserve member (**and not just any** RC member) must be:
   a. Qualified in a skill designated as critically short by the Service Secretary;
   b. Assigned to a Selected Reserve unit with a critical staffing shortage or in a pay grade in the member’s RC with a critical staffing shortage; or
   c. Assigned to a unit or position that is disestablished or relocated as a result of Defense BRAC or another force structure reallocation.

2. **Reimbursement.** The following travel and transportation expenses for travel to and from an inactive duty training location to perform inactive duty training may be reimbursed, **NTE a total of $300 for each round trip.**
   a. **Transportation.** When commercial transportation is used, reimbursement is authorized for the actual cost of the transportation used to include transportation between home and the transportation terminal and between the transportation terminal and the training location. When POC is used, reimbursement is authorized for the actual expense incurred (gas; oil; highway, bridge, and tunnel tolls; parking fees; and other necessary expenses incurred incident to such travel). **NOTE:** Payment may not be on a commuted basis, such as a mileage allowance for transportation costs.
   b. **Lodging and Meals.** The actual cost of the member’s lodging (including tax (**NOTE**), tips, and service charges) and actual cost of meals (including tax and tips, but not including alcoholic beverages) may be reimbursed NTE the locality per diem rate ([http://www.defensetravel.dod.mil/perdiem/pdrates.html](http://www.defensetravel.dod.mil/perdiem/pdrates.html)).
NOTES:

1. The locality per diem lodging ceiling (http://www.defensetravel.dod.mil/perdiem/pdrates.html) in CONUS and in a non-foreign OCONUS area does not include lodging tax. Lodging tax in CONUS or in a non-foreign OCONUS area is a reimbursable expense (APP G) except when ‘MALT-Plus’ for POC travel is paid.

2. The locality per diem lodging ceiling (http://www.defensetravel.dod.mil/perdiem/pdrates.html) in a foreign OCONUS area includes lodging tax. Lodging tax in a foreign OCONUS area is not a reimbursable expense.

H. Summary of Allowances for An RC Member

1. Table 1 - Active Duty with Pay

<table>
<thead>
<tr>
<th>Situation 2/</th>
<th>Transportation 3/4/</th>
<th>Per Diem</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual training duty 5/</td>
<td>Par. T4030 applies.</td>
<td>Not authorized if GOV’T QTRS &amp; dining facility/mess available; otherwise par. T4040 applies. 6/7/</td>
</tr>
<tr>
<td>PHS officers called to active duty for Commissioned Officer Student and Extern Program (COSTEP).</td>
<td>Par. T4030 applies.</td>
<td>Not authorized. 6/7/</td>
</tr>
<tr>
<td>Pipeline Student–newly enlisted member undergoing training.</td>
<td>Normally performed as personnel traveling together with no/limited reimbursement (par. T4040-C). If not, may be authorized reimbursement under par. T4030.</td>
<td>Not authorized if GOV’T QTRS &amp; dining facility/mess available.</td>
</tr>
<tr>
<td>Member commutes or AO determines member can commute.</td>
<td>Par. T4030-E applies for one-round trip only provided the place of active duty is outside home’s town/city limits.</td>
<td>Not authorized – payment may be authorized under par. T4040-C if required to remain overnight at place of duty outside home’s town/city limits.</td>
</tr>
<tr>
<td>ADT for fewer than 140 days or active duty for other than training for 180 or fewer days at one location.</td>
<td>Par. T4030 applies.</td>
<td>Par. T4040 applies.</td>
</tr>
<tr>
<td>Active duty for other than training, required by unusual or emergency circumstances or Service exigencies, for more than 180 days.</td>
<td>Par. T4030 applies if the Secretarial Process authorizes per diem; otherwise Ch 5 applies.</td>
<td>Par. T4040 applies if the Secretarial Process authorizes per diem; otherwise Ch 5 applies.</td>
</tr>
</tbody>
</table>

2. Table 2 - Active Duty without Pay

<table>
<thead>
<tr>
<th>Situation 2/</th>
<th>Transportation 3/4/</th>
<th>Per Diem</th>
</tr>
</thead>
<tbody>
<tr>
<td>Others performing duty without pay.</td>
<td>Service discretion to reimburse under par. T4040-C (as for personnel traveling together with no/limited reimbursement) and/or par. T4030-E (reimbursement on mileage basis) none for an RC Standby Reserve member.</td>
<td>Not authorized except occasional meals and/or QTRS may be authorized/ approved (par. T4040-C) for travel days only 8/.</td>
</tr>
</tbody>
</table>

FOOTNOTES FOR TABLES 1 AND 2

1/ Applies to an RC member called/ordered to active duty with pay under an order that provides 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 periodic physicals for a member on the TDRL, JFTR, par. U7250).

2/ Except as noted in JFTR, par. U2146.

3/ No travel and transportation allowances are authorized if place of duty and home are in the corporate limits of the same city or town.

4/ An RC member may not be paid for commuting from home to duty - only one round-trip may be paid per active
duty period.

5/ Since a training location is the PDS, no per diem is payable when GOV’T QTRS and dining facility/mess are available. Per diem is payable when TDY away from the training location or for traveling to and from the AT location if not in a commuting status.

6/ Temporary lodging facilities are not GOV’T QTRS for purposes of this table.

7/ An RC member on ADT not otherwise authorized per diem who occupies transient GOV’T QTRS may be reimbursed the actual cost incurred for service charges/lodging.

8/ An RC member on ADT not otherwise authorized per diem who occupies transient GOV’T QTRS may be reimbursed the actual cost incurred for service charges/lodging.

3. Table 3 - Inactive Duty Training with or without Pay

<table>
<thead>
<tr>
<th>Situation</th>
<th>Transportation</th>
<th>Per Diem</th>
</tr>
</thead>
<tbody>
<tr>
<td>Travel from home to Assigned Unit or alternate site in local commuting area of the member’s assigned unit or home. 4/</td>
<td>May be authorized reimbursement under par. T4040-F. When the member travels between home and an alternate site, the member is paid mileage for the distance that exceeds the distance from home to the assigned unit.</td>
<td>Not authorized.</td>
</tr>
<tr>
<td>Travel from home/assigned unit to TDY Station.</td>
<td>Par. T4030 applies limited to travel cost from the assigned unit.</td>
<td>Par. T4040 applies.</td>
</tr>
<tr>
<td>Travel from a location other than home/assigned unit to TDY Station.</td>
<td>Par. T4030 applies limited to travel cost from the assigned unit.</td>
<td>Par. T4040 applies.</td>
</tr>
<tr>
<td>Travel from a location other than home/assigned unit to alternate site within the local commuting area.</td>
<td>The member is paid mileage for the distance limited to the distance from the assigned unit to the alternate site less the distance from home to assigned unit.</td>
<td>Not authorized.</td>
</tr>
</tbody>
</table>

FOOTNOTES FOR TABLE 3

1 For travel and transportation allowance purposes, the assigned unit is the designated post of duty.

2 TDY station is alternate site outside the local commuting area (par. U3500) of the member's assigned unit or home for par. T4045.

3 An RC member on inactive duty for training who is not otherwise authorized per diem and who occupies transient GOV’T QTRS may be reimbursed the actual cost incurred for service charges/lodging.

4 Par. T4045-G for limited authority for a Ready Reserve Select Reserve member to be reimbursed travel and transportation expenses when the assigned unit is outside the member’s normal commuting distance.

T4050 TAKING A TYPICAL BUSINESS TRIP

A. Before the Trip

1. Cost Estimate. A traveler should obtain an estimate for the trip. It lets the traveler and the AO know up-front the standard and actual arrangements, associated costs, and the allowance maximums. It includes transportation costs to and from the TDY location, lodging costs (including tax), and (if one is authorized) fees determined by the DTS Reservation Module or directly from the CTO. The estimate also must reflect the per diem rate broken out by M&IE and lodging and should also include any known planned miscellaneous expenses. A traveler may ask the CTO to estimate the amount for using other commercial transportation.
2. **Tailoring the Trip.** The AO decides if the traveler should use non-standard arrangements for mission reasons. The AO may authorize/approve certain changes for the traveler’s convenience (for example, using a car instead of flying). However, the standard arrangement's estimate (as the AO approves for mission reasons) is the reimbursement baseline.

3. **Authority for Travel.** The AO authorizes the TDY, the arrangements, determines the fund cite, and obligates funds to pay for the trip, to include the payment of a travel advance or scheduled partial payment, if included. The resulting document is the Trip Record.

4. **Travel Packet.** The CTO updates the Trip Record with the confirmed reservations and commercial tickets. The TO provides the documents needed for GOV’T transportation if the CTO does not provide this service.

5. **Paying for Arranged Services and Obtaining Cash to Pay for Expenses while Traveling.** The CTO typically uses the traveler’s individual (IBA) or unit GTCC to charge or hold reservations. Airline and/or rail tickets in some cases may also be charged to a CBA. While on the trip, the traveler should charge expenses incident to official travel on the IBA or unit GTCC, whenever possible. For official travel-related expenses that cannot be charged, the traveler can avoid using personal funds by using the IBA to obtain cash advances or travelers checks. An advance is not an option on a unit travel card.

**B. During the Trip**

1. **Changing Plans.** If travel plans change from the itinerary, the traveler should call the CTO toll-free number, if possible, to modify the itinerary. The CTO must update the traveler’s Trip Record. Although the AO may approve the changes after the trip is complete, it is best if the traveler obtains the AO’s authority in advance, and updates the Trip Record. The traveler is reimbursed only for changes the AO approves on the Trip Record.

*2. **Receipts.** The traveler must be able to produce each lodging receipt and each receipt for any individual official travel expense of $75 or more. *A ‘hotel’ receipt from an online booking agent, that is not itemized, is not a lodging receipt.*

**C. After the Traveler Returns**

1. **Completing the Expense Report.** A traveler should complete and submit the Trip Report expense report portion within 5 working days after returning from the trip. The receipts (lodging, and individual expenses of $75 or more) must be attached to the expense report.

2. **AO Approval.** The AO must approve the expenses on the Trip Record before the traveler is reimbursed. This includes reviewing the required receipts.

3. **Submitting the Expense Report.** If using the DTS, the expense report is automatically routed to a disbursing office for payment. The amount paid is the amount the AO approves.

4. **Random Audits.** Random audits of travel expense reports are conducted. The traveler or AO may be required to provide additional information to the audit team.

5. **Lost/Stolen/Unused Paper Tickets.** JFTR, par. U2515-A/JTR, par. C1320-A. The traveler:

   a. **Must safeguard issued paper tickets, carefully at all times;**

   b. Must immediately report a lost/stolen paper ticket to the issuing CTO;

   c. Is financially responsible to purchase a replacement ticket, when paper ticket is lost/stolen;

   d. Must not be reimbursed for the purchase of a replacement ticket until the GOV’T has received a refund for the lost/stolen paper ticket;
e. Is authorized reimbursement initially only for the first ticket purchased (if the traveler paid for both
tickets). If the first lost/stolen ticket is recovered, turned in for a refund, and the GOV’T is repaid,
reimbursement may then be made for the second ticket, NTE the cost of the first ticket; and

f. Must return unused paper tickets to the CTO. Unused electronic tickets must immediately be reported to
the CTO for a refund. *NOTE: SF-1170, Redemption of Unused Tickets, found at [http://www.gsa.gov](http://www.gsa.gov) is
usable, if authorized in Service regulations, ICW turning in unused tickets.*

**T4060 AO RESPONSIBILITIES**

A. General. The AO has broad authority to determine when TDY travel is necessary to accomplish the unit’s
mission, authorize travel, obligate unit travel funds, approve trip arrangements, and authorize travel expenses
incurred ICW that mission and IAW the JFTR/JTR. For a civilian traveler, the AO must determine the travel
purpose (JFTR/JTR, APP H) for notation on the Trip Record. The information provided by the DTS Reservation
Module or directly from the CTO is central in helping to execute those responsibilities.

1. Use the cost estimate on the Trip Record to determine if the travel budget can support the travel. If the
standard arrangements made ICW travel policies using GOV’T negotiated airline, lodging and rental car rates
do not meet mission needs, the AO may authorize other travel options requested by the traveler, provided they
conform to law, regulation, policy and contractual obligations. The AO authorizes the cost estimate.

2. Obtain information on policies relating to transportation and travel arrangements from the CTO and TO,
command channels or Service headquarters to assist in future travel decisions.

3. Assure the traveler has access to a GTCC (the unit’s or a CBA) if the traveler does not have a GTCC IBA.
Refer inquiries about card usage to the local GTCC program coordinator or the TO.

4. Adhere to policies and procedures, use good judgment in obligating unit funds, and ensure the traveler
receives adequate reimbursement IAW the JFTR/JTR.

B. What’s Allowable and Not Allowable

1. Transportation

a. What an AO may direct. Other than a private or rental vehicle, an AO may direct the traveler to use a
particular transportation mode, when it is essential to mission success.

b. Options on city-pair flight use. APP P. *Regulations applicable to the Contract city-pair Program are

2. Authorizing Business-class Transportation Accommodations. Only the officials listed in JFTR, pars. U3125-
B2b and U3135-C (trains only)/JTR, pars. C2204-B2b and C2208-C (trains only) may authorize/approve
business-class accommodations use (two-star level or civilian equivalent). Examples of reasons for use of
business-class accommodations are found in JFTR, par. U3125-B4/JTR, par. C2004-B4, and must be recorded
on the Trip Record.

*NOTE:*

1. *If business-class seating is provided at GOV’T expense, the traveler is not eligible for a rest period upon
arrival at the duty site or a rest stop en route – at GOV’T expense.*

2. *Scheduled flight time is the time between the scheduled aircraft departure from the airport serving the
PDS/TDY point and the scheduled aircraft arrival at the airport serving the TDY point/PDS.*
3. The 14-hour rule only (JFTR par. U3125-B4i/JTR, par. C2204-B4i) applies en route to the TDY site. On a return trip to the PDS, a business-class transportation authorization should not be provided.

4. When use of business-class accommodations is authorized/approved, use of business-class airfares provided under the Contract City-Pair Program is mandatory.

5. When scheduling flights of 14 or more hours, the first choice is always to use economy/coach class and arrive the day before the TDY begins to allow for appropriate rest. Second choice always is to use economy/coach class and arrange an en route rest stop (preferably at a no-cost point allowed by the airline) with arrival on the day TDY starts. The last option, and the most expensive option that should be avoided whenever possible, is to use business accommodations arriving on the day the TDY starts. The AO is not required to authorize/approve a rest stop or an upgrade.

**NOTE:** Title 49 USC §40118(d) permits the Secretary of State and the Administrator of AID to authorize their employees to travel by foreign 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 (The Army, Navy, Air Force, Marine Corps, Coast Guard, NOAA, PHS), a DoD civilian employee, or their dependents. A Uniformed Service member, a DoD civilian employee, and their dependents are required to use available U.S.-certificated carriers for all commercial foreign air transportation as indicated in par. T4060.

3. **Using U.S.-certificated Carriers.** Available U.S.-certificated air carriers must be used for all commercial foreign air transportation of persons/property when the GOV’T funds the air travel (49 USC §40118 and B-138942, 31 March 1981). JFTR, par. U3125-C/JTR, par. C2204-B. U.S.-certificated carriers are not “available” if:

   a. Use of a U.S.-certificated air carrier would extend the travel by at least 24 hours when traveling between a U.S. gateway airport and a foreign gateway airport that is the origin or destination;

   b. Use of a U.S.-certificated air carrier would require the traveler to wait four hours or more at a foreign gateway interchange point or extend the travel time by at least six hours more when traveling between two points outside the U.S.;

   c. Use of a non-U.S.-certificated air carrier would eliminate two or more aircraft changes en route on a trip between points in foreign areas (i.e., the travel is not through the U.S. or a non-foreign OCONUS location);

   d. The elapsed travel time by a non-U.S.-certificated air carrier is three hours or less and travel by a U.S.-certificated air carrier would be at least twice the time;

   e. The travel can only be financed with excess foreign currency and available U.S.-certificated air carriers do not accept the currency;

   f. Only first class accommodations are available on a U.S.-certificated air carrier while less-than-first-class accommodations are available on a non-U.S.-certificated air carrier; or

   g. Air transportation on a non-U.S.-certificated air carrier is paid in full directly, or later reimbursed, by a foreign government (e.g., under Foreign Military Sales (FMS) case funded with foreign customer cash or repayable foreign military financing credits), an international agency, or other organization. (B-138942, 31 March 1981 and 57 Comp. Gen. 546 (1978)); **NOTE:** The Security Assistance Management Manual, Ch 4, par. C4.5.12 of DoD 5105.38-M, when travel is on Security Assistance Business.

**NOTE 1:** The ‘Fly America Act’ does not require 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 (GSBCA 16632-RELO, 15 July 2005)).
NOTE 2: When using code share flights involving U.S.-certificated air carriers and non-U.S.-certificated air carriers, the ticket must be issued through the U.S.-certificated air carrier. If the ticket is issued through the non-U.S.-certificated air carrier is used on the ticket, the ticket is considered to be a non-U.S.-certificated air carrier and a non-availability of U.S.-certificated air carrier document is needed.

4. Travel Involving Leave or Personal Convenience Travel. The AO may permit a traveler to combine official travel with leave or personal travel. **Contract fare travel must never be used for personal travel. JFTR/JTR, APP P, Part 2, par. E.** The official portion must be arranged through the CTO. Transportation reimbursement is authorized for the cost of official travel between duty stations only. The traveler may arrange other travel plans and pay the excess above the official cost; no excess costs for travel or M&IE are borne by the GOVT. For a civilian traveler, JTR, par. C4563-C applies. A member is not authorized per diem on any day leave is charged. Do not permit a TDY trip that is an excuse for personal travel.

5. Lodging Selection
   a. CTO Lodging Arrangements. The AO should approve lodging arrangements arranged by the CTO to minimize the use of rental cars and maximize the use of mass transportation when it is consistent with mission requirements and cost effective.
   b. Lodging Required on the Day Travel Ends. When lodging is required on the day travel ends and the AO authorizes/approves the traveler to obtain lodging, the lodging reimbursement must be based on the locality rate, or AEA if appropriate, for the en route TDY site.

6. Rental Car. The AO may authorize the CTO to arrange a rental car when it is the most cost-effective or efficient way to complete the overall mission. The compact car size should be authorized unless a larger vehicle is justified IAW JFTR, par. 3415-C1/JTR, par. C2102-C1.

7. Authorized Trips Home during Extended Business TDY. The AO may authorize return trips to the PDS or home only when travel funds are available to support the travel expenses. The AO must determine that savings outweigh the periodic return travel costs. The TDY assignment length and purpose, return travel distance, increased member or employee efficiency and productivity, and reduced recruitment and retention costs must be considered. **An analysis must be conducted at least every other year.** The travel should be performed outside the traveler's regularly scheduled duty hours or during leave. For a civilian employee, scheduling the authorized travel to minimize payment of overtime should be considered. This authority applies only to business or training TDY.

8. Phone Calls to Home or Family during TDY. The AO may determine certain communications to a traveler's home/family are official. These communications must be only to advise of the traveler's safe arrival, to inform or inquire about medical conditions, and to advise regarding changes in itinerary. The AO should limit these communications to a dollar amount in advance of the TDY so the traveler is aware of the limit. The AO may approve charges after the TDY, when appropriate (GSBCA 14554-TRAV, 18 August 1998).

9. Travel Expense Report. The Trip Record contains the expense report. The AO must review the amounts claimed on the traveler's expense report as soon after receiving it as possible. The AO's signature on the expense report certifies that the travel was taken, the charges are reasonable, the phone calls authorized for reimbursement are in the GOVT’s best interest, and approves the reimbursement of the authorized expenses. Expense reports are subject to random selection for examination based on financial management directives.

10. TDY from Leave. An AO may direct someone on leave to perform TDY if the need for the TDY is unknown prior to the leave. If directed, the traveler must be authorized payment of normal TDY costs from the leave location to the TDY location and back to the leave location, or back to the PDS.

11. Shipment or Storage of HHG. An AO may authorize/approve shipment of unaccompanied baggage for an employee (JTR, par. C2309), or a small amount of HHG for a member (JFTR, par. U4705) to the TDY point.
Also, the AO may authorize/approve storage of HHG for a member when appropriate. For example, storage may be authorized during a deployment. The rules for shipping and storage HHG while on TDY are in JFTR, Ch 4, Part H.

*12. Lower or No Per Diem Rates. There may be situations in which the combination of published per diem rates with lodging and dining facility/mess availability may result in illogical payments. For example, a remote TDY location with no GOV’T dining facility/mess may have a club at which the meal cost is only a fraction of the full M&IE. In these cases, an AO may recommend payment of lower or no per diem to the Service PoC listed in the JFTR/JTR Introductions under the heading Feedback Reporting. _Lower per diem rates can only be established before travel begins._ See par. T4040-A13e for more on reduced per diem for a civilian.

13. Allowable Travel Days. The CTO computes the number of days allowed for travel based on the transportation modes the AO specifies. Par. T4030-H. However, when the traveler uses more than the allowed days, the AO may approve the extra time as official. Generally, an AO should only approve extra time when the reasons for the additional time were beyond the traveler’s control (for example, strikes, weather).

14. TDY within the PDS Limits. Per diem may not be paid for expenses within the PDS limits, except:

   a. Under emergency circumstances that threaten injury to human life or damage to GOV’T property when authorizing per diem is the only method to handle the situation; and,

   b. To a uniformed member escorting arms control inspection team members engaged in activities related to implementing an arms control treaty or agreement.

Reimbursement is for actual meal costs up to the PMR (not including IE) and/or the actual lodging cost up to the maximum rate for the PDS. Justifying reasons must be noted on the Trip Record.

15. TDY aboard Ships. Normally, a TDY traveler aboard a ship is fed without charge making the traveler ineligible for per diem. However, a TDY traveler aboard a non-U.S. government ship may be charged for meals. In this situation, an AO can determine a per diem rate to cover the food cost. This should not be confused with an officer paying for meals in the same manner as a ship's company officer.

16. Additional Allowable Travel Expenses for an Employee with a Disability. An AO may authorize/approve certain additional travel expenses for an employee with a disability, such as the transportation and subsistence expenses of an attendant accompanying the employee, and the cost of renting and/or transporting a wheelchair. JTR, Ch 7, Part J, for specifics.

17. TDY Canceled or Modified. When it is necessary to cancel or modify a TDY trip after the traveler has incurred nonrefundable expenses in preparation for the trip, such as nonrefundable advance room deposits, an AO may authorize/approve reimbursement of those expenses.

18. TDY and RC Active Duty Time Limits for Per Diem Purposes

   a. Except for TDY with units deployed afloat, TDY is limited to 180 consecutive days at any one location, unless a Service or Agency Headquarters, or the Commander/Deputy Commander of a Combatant Command, authorizes an extension. JFTR/JTR, Introductions for the Service points of contact. _A civilian employee should consult Internal Revenue Service (IRS), state, and local rules for income tax implications for TDY beyond one year._ A school of at least 140 days duration is a PCS for a uniformed member (except as noted in JFTR, pars. U1036 or U2146).

   b. For an RC member, if ADT is fewer than 140 days, or fewer than 180 days for other than training duty at any one location, travel and transportation allowances are payable as for TDY. When an RC member is called to ADT for 140 or more days, or more than 180 days for active-duty-for-other-than-training at one location, travel and transportation allowances are payable under JFTR, Ch 5, as for PCS for an RC member unless the call to active-duty-for-other-than-training is because of unusual or emergency circumstances or exigencies of the Service concerned and the Secretarial Process authorized per diem.
19. Movement of an Employee’s Dependents and HHG to Training Location. If the estimated per diem the employee would receive at the training location, based on AO approved arrangements, is more than the estimated cost of transporting the dependents and HHG to and from the training location, the AO may authorize round trip transportation of the dependents and HHG between the PDS and the training location in lieu of the estimated per diem payment. Transportation of dependents and HHG are IAW JTR, Chs 7 and 8. Private vehicle mileage is reimbursed under JTR, par. C5050.

20. Temporary Change of Station (TCS). Instead of authorizing extended TDY (between 6 and 30 months) for an employee, an AO may authorize a TCS. The employee (but not a member) is authorized limited PCS allowances rather than TDY allowances. JTR, Ch 5, Part O.

21. Termination of Per Diem when Traveler Dies while on TDY. When a traveler dies while on TDY, per diem continues through the actual (or determined) date the traveler died.

22. Per Diem when TDY or PDS Location is a Reservation, Station, Other Established Area or Established Large Reservation Subdivision. When the TDY point or new PDS is a reservation, station, or other established area (including established large reservation subdivisions (e.g., McGuire AFB and Ft. Dix) that falls within two or more corporate city limits (e.g., the districts of Honolulu and any other such as Ewa, Hawai’i) or crosses recognized borders (e.g., Ft. Campbell is in Tennessee and Kentucky), the per diem rate is the locality rate specifically listed for the reservation, station or other established area. When the location (reservation, station or other established area) is not specifically listed in the per diem tables, the per diem rate is the rate applicable to the front gate location for the reservation, station or other established area.

23. Lodging Not Available at TDY Location. The TDY locality per diem rate for the location at which lodging is obtained is used for computation only when a traveler is TDY at a location where neither GOV’T QTRS nor commercial lodging is available. This applies only when the locality per diem rate for the lodging location is higher than the locality per diem rate for the TDY location. The higher per diem rate must be authorized/approved by the AO.

**T4070 TDY GLOSSARY**

Must, Shall, Should, May, Can, Will. The following definitions from DoD 5025.1-M apply:

<table>
<thead>
<tr>
<th>HELPING VERB</th>
<th>DEGREE OF RESTRICTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Must, shall</td>
<td>Action is mandatory</td>
</tr>
<tr>
<td>Should</td>
<td>Action is required, unless justifiable reason exists for not taking action</td>
</tr>
<tr>
<td>May, can</td>
<td>Action is optional</td>
</tr>
<tr>
<td>Will</td>
<td>Is not restrictive; applies only to a statement of future condition or an expression of time</td>
</tr>
</tbody>
</table>