Ishino, Iwao. Papers. U.S. Army, 1946-1947

Folder 3

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3

US Army '46-'47

### **VETERANS ADMINISTRATION**

REGIONAL OFFICE

209 EAST SIXTH STREET CINCINNATI 2, OHIO

OFFICIAL BUSINESS
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NATION STORY

PAYMENT OF POSTAGE. \$300

Marvin C. Yerke and Assoc., Inc. 40 West Broad Street Columbus, Chic

Deliver mon. AM



## Honorable Discharge

This is to certify that ISHINO TWAO 43028206

Sergeant

Headquarters Company Military Intelligence Service Language School Army of the United States

is hereby Honorably Discharged from the military service of the United States of America.

This certificate is awarded as a testimonial of Flonest and Faithful Service to this country.

Given at

Fort Ord, California

Date

15 May 1947

ALBERT J McCURDY JR Lieut Colonel Cavalry

# ENLISTED RECORD AND REPORT OF SEPARATION HONORABLE DISCHARGE

1. LABT MAME - PIRET MAME - MIDDLE INITIAL  ISHINO IWAO  4. ARM OR SERVICE  S. COMPONEN  7. DATE OF SEPARATION  HQ Co Sch Bn MISLS Prs. Monterey, Cal  15 May 47  Ft. Ord. Calif.	7
Hq Co Sch Bn MISLS Prs. Monterey, Cal 15 May 47 Ft. Ord. Calif.	•
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9. PERMANENT ADDRESS FOR MAILING PURPOSES COME AND 10. DATE OF BIRTH 11. PLACE OF BIRTH	
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c/o Roy Kobayashi Rt. 3 Box 305 Calif. 10 Mar 21 San Diego, Calif.  12. ADDRESS FROM WHICH EMPLOYMENT WILL BE SOUGHT 13. COLOR EYES 14. COLOR HAIR 15. HEIGHT 15. WEIGHT 17. NO.	EPEND
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WHITE   NEGRO   OTHER (specify) SINGLE   MARRIED   OTHER (specify)   YES   NO   Social Psychologist   Olo	
MILITARY HISTORY	
22. DATE OF INDUCTION 23. DATE OF ENLISTMENT 24. DATE OF ENTRY INTO ACTIVE SERVICE 25. PLACE OF ENTRY INTO SERVICE	
4 Jan 46 Balto Md.	
SERVICE 26. REGISTERED 27. LOCAL 8.8. BOARD NO. 28. COUNTY AND STATE 29. HOME ADDRESS AT TIME OF ENTRY INTO SERVICE	3
DATA X 163 San Diego Calif. 4436 Quarles St. No E. Wash. 19 so. MILITARY OCCUPATIONAL SPECIALTY AND NO. 31. MILITARY QUALIFICATION AND DATE (i.e., infantry, aviation and marksmanship badges.	elc.)
The second secon	(50.000)
Entertainment Specialist 442 Expert Rifle M-1	
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NOTE	
33. DECORATIONS AND CITATIONS	
World War II Victory Medal	
34. WOUNDS RECEIVED IN ACTION	
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SWALLPOE TYPHOID TETANUS OTHER (Specify) - DATE OF DEPARTURE DESTINATION PATE OF ARRIVAL	
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WAR NAVY DEPARTMENTS WASHINGTON 25, D. C.

OFFICIAL BUSINESS

PENALTY FOR PRIVATE LIGHTO AVOID

(PMGC)

Ishino, Iwao

# Official Records



WD AGG FORM 700 AUG 1945



NAVPERS 15620

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NAVES 2847



NAVMO 152 PD

VETERANS ADMINISTRATION Insurance Form 350 (Rev. March 1943)

### TRIPLICATE

Form appro-Budget Bureau No.

### APPLICATION FOR NATIONAL SERVICE LIFE INSURANCE

UNDER SECTION 602 (a) NATIONAL SERVICE LIFE INSURANCE ACT OF 1940 AS AMENDED AND REGULATIONS OF THE VETERANS ADMINISTRATION WITHOUT REPORT OF PHYSICAL EXAMINATION

1. NAME IN FULL: (Please print or type)	10-11-11-11-1	First	I TO HELL TO	Middle		PART I	Last name	
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2. HOME ADDRESS: Number	Street or r		. El	ounty, city, town, c	Wild C	Zone		State
3. I WAS	City, town, or post	office contract	State	Day of mont	shington	Month	Year	D C neares
BORN AT		naewysy		10	No.		10	birthday
4. DATE OF ENTRY INTO PRES	SENT TOUR OF	b. PRESENT ORGA Rank, grade, o		Organizațion, regi	ment station shi	Harch	SERIAL N	MBER
ACTIVE DOTT	- 3016	Mana, graue, c	r rueing.	Organization, regi	4	p, etc.	10 600	206
7. DATE OF SEPARATION FRO	M LAST TOUR OF	F ACTIVE DUTY.	(If no previous ac	tive duty, state "n	ne.")		43 940	EVIO
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			Donativity many		A MONTH OF A	***		
8. I HEREBY APPLY FOR INSU	RANCE ON THE	FIVE-YEAR LEVEL	PREMIUM TERM	I PLAN IN THE	AMOUNT OF 8	70,0	00	
9. ARE YOU NOW CARRYING G	OVERNMENT LIF	E INSURANCE? (A	ANSWER "YES"	r "NO")	IF "YES" GIV	E AMOUNT	OF INSURA	NCE AND POLI
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(No person may carry a	WIND OF STREET	of National Service	The second second					
10. COMPLETE NAME OF EACH (If married woman, her ow	on first and middle	name and	Relationship to me	ance to be p	aid to	1	office address	ost office and Sta
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12. I REQUEST THE CERTIFICAT	E BE MAILED TO	O-(Please print or	type)	a law was to				
Mary T. Ishi				4436 QU	arles st	N.E.	Washir	igton 19
13. EFFECTIVE DATE OF INSUR.	(Full name)		e month following			(Address)		
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### INSTRUCTIONS

#### 1. Beneficiaries.

Any one or more of the following persons may be named as beneficiary(ies): Wife (or husband), child (including an adopted child, stepchild, illegitimate child), parent (including parent through adoption, and persons who have stood in loco parentis (in place of a parent) to the insured at any time for a period of not less than 1 year prior to his entry into active service), brother or sister (including those of the half blood) of the insured.

Any named beneficiary may be designated in Question 10 as "Principal Beneficiary" or "Contingent Beneficiary." Any named beneficiary who is not designated as "Contingent Beneficiary" will, in general, be presumed to be a principal beneficiary. In settlement of the insurance as a death claim, installments payable under the optional settlement elected will be paid to the principal beneficiary if living, and any such installments payable after the death of the principal beneficiary will be paid to the contingent beneficiary, if living.

### 2. Optional Settlements.

There are two ways in which the proceeds of your National Service Life Insurance may be settled when it matures as a death claim. These are described below as Options 1 and 2.

If you elect Option 2 for all beneficiaries, settlement will be made under that option. However, you may restrict your election so that Option 2 applies only in case a particular beneficiary is the first to receive payment after your death. You may do this by checking Optional Settlement 2 in Question 11 and adding "for \_\_\_\_\_\_\_" naming in full the beneficiary(ies) to whom Option 2 is to apply. If you make no election, the first beneficiary may choose either Option 1 or 2. If neither you nor the beneficiary make an election, settlement will be made under Option 1.

You may revoke an election of Option 2 by written notice to the Veterans Administration but no election or revocation will be valid unless and until it is received in the Veterans Administration. A separate form must be used for each policy under which you wish to elect Option 2.

All payments under either option are subject to the beneficiary provisions of the policy.

#### **OPTION 1**

(a) First beneficiary under age 30 at death of insured—240 INSTALLMENTS.

240 equal monthly installments will be paid at the rate of \$5.51 for each \$1,000 of policy proceeds (the face value of the policy less any indebtedness).

(b) First beneficiary age 30 or more at death of insured—LIFE INCOME WITH 120 INSTALLMENTS CERTAIN.

Equal monthly installments will be paid throughout the remaining lifetime of the first beneficiary, with the provision that if such beneficiary dies, installments will continue to be payable until a total of 120 installments have been paid. The amount of each installment per \$1,000 of policy proceeds is based on the first beneficiary's age last birthday on the date of death of the insured.

### **OPTION 2**

First beneficiary under age 69 at death of insured—LIFE INCOME WITH TOTAL INSTALLMENTS CERTAIN EQUAL TO POLICY PROCEEDS.

Equal monthly installments

that if such beneficiary dies, installments will continue to be payable until the total amount paid equals the policy proceeds (the face value of the policy less any indebtedness), the last installment being of such reduced amount as may be necessary. The number of installments certain and the amount of each installment per \$1,000 of policy proceeds are based on the first beneficiary's age last birthday on the date of death of the insured.

Option 2 is not authorized for any case in which there would be less than 120 installments certain; therefore, if the first beneficiary is 69 or more years of age on the date of death of the insured, settlement will be made under Option 1.

### 3. Witness and Certification of Service Record.

This application must be witnessed by a commissioned officer. If you are on detached service and no commissioned officer is available, it may be witnessed by a noncommissioned officer.

The information as to your service record must be certified by the officer, commissioned or noncommissioned, who has custody of your service record.

### 4. Effective Date of Insurance.

If an effective date is not specified by the applicant, the insurance herein applied for shall become effective as follows:

- (a) If the first premium is paid by direct remittance or by advance of active service pay under the provisions of Public Law 451, 77th Congress, the insurance shall become effective as of the date on which valid application is signed and such premium is tendered.
- (b) If the first premium is paid by regular allotment of pay effective in the month in which application for insurance is signed, the insurance shall become effective as of the first day of the month following the month in which valid application and such allotment are executed, provided the applicant is then in the active service and the amount of the premium is deducted from the applicant's service pay in accordance with the allotment.

THE UNITED STATES IS NOT LIABLE IF DEATH OCCURS PRIOR TO THE EFFECTIVE DATE OF THE POLICY

Please return to:

Iwao Ishino 18-D Ord Ave Ft. Ord Village, Calif.

### THE UNITED STATES OF AMERICA

### VETERANS' ADMINISTRATION

WASHINGTON, D. C.

# National Service Life Insurance

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DATE INSURANCE EFFECTIVE JANUARY 6, 1946
Certificate No. N 19 687 938
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This Certifies That IWAO ISHINO FNFN
has applied for insurance in the amount of \$, payable in case
of death.
Subject to the payment of the premiums required, this insurance is granted under
the authority of The National Service Life Insurance Act of 1940, and subject in all
respects to the provisions of such Act, of any amendments thereto, and of all
regulations thereunder, now in force or hereafter adopted, all of which, together
with the application for this insurance, and the terms and conditions published
under authority of the Act, shall constitute the contract.
policy. (for the and HV, Nothers barden Life immunes Act of
ADAM.
Grank G. Some
Administrator of Veterans' Affairs.
A. A.
Countersigned at Washington, D. C.
1 (N)
(Date) 18-1946 - Lovero Registrar.
Mrs. Mary T. Ishino
4436 Quarles St. N.E.
Washington, 19 D.C.

THE UNITE STATES OF AMERICA VETERANS! ADMINISTRATION

### IMPORTANT NOTICE

This certificate is issued in lieu of a policy as evidence that National Service Life Insurance, in the amount specified, has been granted the individual named, subject to the provisions of The National Service Life Insurance Act of 1940, and subsequent amendments. If the person to whom this certificate is sent is other than the individual named therein, it is sent to you for safekeeping in accordance with directions contained in the application and you should notify the insured of receipt.

This insurance, or part of it in multiples of \$500 (but not less than \$1,000), may be converted at any time after it has been in force 1 year and within 5 years from the effective date, to a policy of insurance on the Ordinary Life, 20-Payment Life, or 30-Payment Life plans.

Unless changed to another plan of insurance, this insurance will terminate at the expiration of the 5-year period.

The insured may change the beneficiary without the consent of the previous beneficiary named. This insurance is not assignable and is not subject to the claims of creditors.

Should a claim arise under this insurance, it should be directed to the Veterans' Administration, Washington, D. C., in order to secure a prompt settlement. It will not be necessary to consult or employ an attorney, claim agent, or other person to secure benefits under this insurance, but if one is consulted or employed, the law prohibits the payment of any fee except as allowed by the Veterans' Administration or by a court in a judgment on the policy. (See Secs. 616 and 617, National Service Life Insurance Act of 1940.)

Always give the certificate number when currently with the Vererans' Administration regarding this insurance.

20 p. s. servenent restres sivesi 29-20129-4.

Mrs. Lang T. Laning

Commercianed at Washington, D. C.

manington, 19 D.C.

### THIS RENEWAL ENDORSEMENT SHOULD BE ATTACHED TO AND MADE A PART OF YOUR INSURANCE POLICY.

	SERVICE LIFE INSURAL						
RENEWAL ENDORSEMENT  FIVE YEAR LEVEL PREMIUM TERM PLAN							
POLICY NO.	AMOUNT OF INSURANCE	EFFECTIVE DATE	AGE OF INSURED				
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	_	PREMIUM RA	TES				
		MONTHLY					
IWAO ISHINO V	1481 42 54	S	7.60				
10		QUARTERLY					
1719 N STARR RD		\$	22.70				
COLUMBUS 12 OHIO		SEMI ANNUALLY					
004011000		#	45 30				
		ANNUALLY	70.30				
			90.00				
Pursuant to the provisions of the National	Service 1: 60 Transce	one Ast of 1040 as accorde					
dition that the requirements shown below, if any, this agreement becomes a part, is renewed as fi five years at the increased premium rate for y ditions, benefits and privileges contained in any subsequent five year term period, it will be r five year term period.	ve year level premium our attained age. Th the policy. If this	term insurance for an addi e insurance renewed is sub policy is not lapsed at th	itional period of oject to the con- ne end of this or				
Clec. 7,1955 COUNTERSIGNED:  (REGISTRAR)		H. V. Higley Administrator of Vetera	ns Affairs				
	REQUIREMENTS						
According to our records as of this date, the and \$due	must be paid b	dueduedue	day grace period				
All requirements to effect this renewal have	been met.						
to the form of the contract of							
THE RESERVE OF THE PARTY OF THE	The second secon	A THE STREET STREET	5 Sure per				
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The Premium Notice which is enclosed due in the new term period. You will note that that is, quarterly, semiannually, or annually.	d, is for your use i	n mailing your payment of	the first premium				
IF THE PREMIUMS THRU THE FINAL MONTH OR THE		ARE NOT TIMELY PAID YOUR I	NSURANCE WILL EX-				
	P. H. B. T. B. C. B. T. S.						

TALLIATE LIGHT DOLG		
NOTICE OF REINSTATEMENT GOVERNMENT LIFE INSURANCE	2 VETERANS	AD.
Control of the Contro	FILE NO. (Include lette	7486
WRITE YOUR COMPLETE PILE AND POLICE	FILE NO. (Include lette	er prefix)
A SECURITY DATE AND A SECURITY		
PREMIUM NOTICE,	POLICY NO. (Include le	tter prefix)
PAY PREMIUMS REGARDLESS OF WHETHER	V1481-4	2.54
PREMIUMS PROMPTLY AS THEY BECOME DE	PRE	MIUM
WE SUGGEST: AVOID RISK OF LAPSE OF YOUR INSURANCE	MONTHLY	QUARTERLY
	MONTHE!	and the same and
premium due date, reinstatement will be effective us of that date	\$	521.20
A L CONTRACTOR DE LA CO	SEMIANNUAL	ANNUAL
TO IWAO ISHINO	The second of the second	•
and 10 - + with a state of the letterang Admin	REINSTATEMENT DATE	THE RESERVE
and the state of t	REMOTATEMENT DATE	Among any and and
1719 N. STAR ROAD	SEPT. 6	1955
Your stokes present life insurance resent under the policy number shown or	NEXT PREMIUM DUE	been reinstated.
COLUMBUS OHIO		f. w. w.
COLOM DOS ONTO	NOV. 6, 1	455
VA FORM 9-4486 SUPERSEDES FL 9-50, SEP 1902 (R).	ee reverse)	16-70702-1
JUL 1954 3-4400 WHICH WILL NOT BE USED.	•	

### IMPORTANT INFORMATION

Your Government life insurance issued under the policy number shown on the reverse has been reinstated. Reinstatement is always effective as of the premium due date immediately preceding the date your reinstatement application is mailed or otherwise delivered to the Veterans Administration; except that when an acceptable reinstatement application is mailed or otherwise delivered to the Veterans Administration on a premium due date, reinstatement will be effective as of that date.

- WE SUGGEST: AVOID RISK OF LAPSE OF YOUR INSURANCE BY PAYING ALL PREMIUMS PROMPTLY AS THEY BECOME DUE.
  - PAY PREMIUMS REGARDLESS OF WHETHER YOU RECEIVE A PREMIUM NOTICE.
  - WRITE YOUR COMPLETE FILE AND POLICY NUMBERS ON CHECKS, MONEY ORDERS, OR DRAFTS FOR POSITIVE IDENTI-FICATION.
  - MAKE ALL REMITTANCES PAYABLE TO THE VETERANS AD-MINISTRATION.

16-70702-1

	net Reg.
NOTICE OF CLASSIFIC	CATION APP. BOLLET
NOTICE OF CHAPTER	(Last name)
	19/1/
Order No. 11094 has been classific (Until	(vlno u.)
Until - Cinesti date for Class	WHO III MILL
by Local Board. Board of Appeal (by vol.)	Ovelace
	n II.
Mar. 11, 1944 Chai	(Form 2) in your personal
Board of Appear Chairman President.  Mar. 1944 , 19 Chairman Chair	equest to authorized
nonces, as all times the armed	
possession at upon entering distribution of the surrender it, upon entering distribution of the surrender it, upon entering distribution of the surrender it.	



### HEADQU ARTERS SEPARATION CENTER FORT ORD CALIFORNIA

Date 10-pr 47	Date	10 <sup>A</sup> pr 47	
---------------	------	-----------------------	--

To Whos. It May Concern:

The following nemed individual has this date been placed on

35 days terminal leave prior to seperation from the Army:

Name:

ISHINO IWAO

ASN:

43028206

Grade:

Sgt

Arm of Service (Officers only):

Tentative Date of Separation:

15 May 47

MOS:

442

Reason and authority for Separation:

RR 1-1

No. Days Lost W 107:

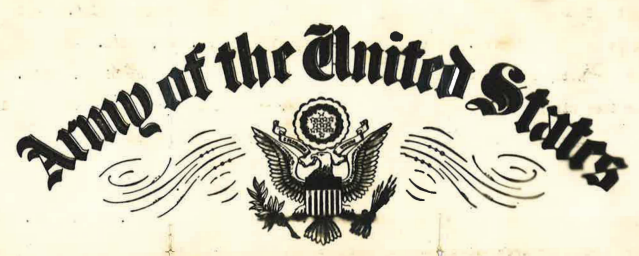
None

Discharge Certificate shows: "Recommanded for further Military

Training (Enlisted men only)

FOR THE COMMANDING GENERAL:

USA Asst Adjutant



## Honorable Discharge

This is to certify that
18HINO IWAO 43028206

Sergeant

Headquarters Company Military Intelligence Service Language School
Army of the Mnited States

is hereby Honorably Discharged from the military service of the United States of America.

This certificate is awarded as a lestimonial of Florest and Faithful Service to this country

Given at

Fort Ord, California

Date

15 May 1947

ALBERT J ACCURDY JR Lieut Colonel Cavalry

### READ CAREFULLY

You have just filed an application and claim for Veteran's Readjustment Allowances. To receive weekly readjustment allowances you MUST meet the following requirements:

### If you are totally unemployed, you must --

- 1. Continue to report to the United States Employment Service office each week at the appointed day and time.
- 2. Provide any information which may be requested
- 3. Report accurately the receipt of any compensation for unemployment or disability.
- 4. Accept any referral to suitable work.
- 5. Attend any free training course which may be required of you by the Veterans' Administration.
- 6. During the life of your readjustment allowance claim, notify the United States Employment Service office whenever you are enrolled in or attend any school during the day or night hours. You should do this whether or not you are receiving a subsistence allowance for such enrollment or attendance.

### If you are partially unemployed, you must --

1. In addition to the above requirements, present a "Low Earnings Report" which will be furnished to you by your employer at your request

### If you become sick or disabled, you must --

- 1. Notify the United States Employment Service office immediately by mail or telephone so that the office can provide other means for you to continue your claim.
- 2. Complete accurately and return promptly any forms sent you by the office

IF YOU FIND IT NECESSARY TO WRITE OR TELEPHONE THE OFFICE ABOUT YOUR CLAIM FOR READJUSTMENT ALLOWANCES, GIVE YOUR FULL NAME, ADDRESS, AND SOCIAL SECURITY ACCOUNT NUMBER.

IF YOU HAVE NO SOCIAL SECURITY ACCOUNT NUMBER, YOU SHOULD APPLY FOR IT IM-MEDIATELY. THE OFFICE WILL ASSIST YOU TO FILL OUT THE NECESSARY APPLICATION FORM.

FORM 406 Rev. 4-46

9585 X CLASS "A" PASS NO HEADQUARTERS OF ISSUE 2d Group ASFTC Camp Lee.
NAME (Last, First, Middle Initial) ARMY SERIAL NO. 43028206 PASS EXPIRES Ishino, Iwao ORGANIZATION GRADE Cpl 52nd QM Tng Co 31 Dec 46 This pass is valid only during off-duty hours, Sundays, and holidays. It may be used only in community or communities miles from bearer's Post. APPROVED (Signature and Rank) France h Whent RECOMMENDED (Signature and Rank)

# MONTHLY AUTHENTICATION BY COMMANDING OFFICER. IN ACCORDANCE WITH AR 615-275

	IN "	CCORDANC		May	June
Jan.	Feb.	Mar.	*RM	FRM	FRM Dec.
July	Aug.	Sept.	Oct.	Nov.	

REMARKS

3 SvC Form 533\_PD (21 Feb 45) 09115\_Camp Lee\_ya\_\_1-21\_86\_50M

### RESTRICTED

HEADQUARTERS
9136 TECHNICAL SERVICE UNIT, QVC
ARMY SERVICE FORCES TRAINING CENTER
CAPT LEE, VA.

QPCA SPECIAL ORDERS) 17 May 1946

NU BER .... 99)

### EXTRACT

46. Fol EN (ETW) are reld from atchd unasgd to oran indicated, asgd in gr and WP US Military Academy, West Point, NY c/a 23 May 1946.

Auth: ASF Gir 408, 1945 and Ltr TAGO 4 Mar 46, file SFGAC 351.11 Gen (20 Feb 46) -114. Overstrength in gr is auth until absorbed by nermal attrition.

<u>NO</u>	HAIR	<u>ASN</u>	MOS	 DATE OF ENL/INDOTN	9
A 1.	&Scamardi, Louis A. Pvt Tripble, Kenneth J. Pvt	43013461 RAI9246133		12 Dec 45 21 Feb 45	

& In Charge.

47. Fol E (0 C) are reld from atchd unasgd
Gardiner GH, 1660 E. Hyde Perk Elvd, Chica, , \_\_\_ 23 May 1946. 
Auth: ASF Cir 49 1946, Req No 13, Hq 6th SvC 12 Apr 1946. Overstrength in gr is auth until absorbed by normal attrition.

B 1 & Escapart, Howard B T/Set RA1633018 055 36 8 Jan 46 101 B 2 Heinbook, Galvin F. Pfc 36909444 055 11 Mg 44 57

& In Charge.

EDC R 23 2 1946.

In accordance w/AR 30-2215 QMC will issue four (4) meal tickets to two (2) persons for one and one-third (1 1/3) days. FCS TDN 601-31 F  $\pm$ 31-02 03 A 212/60425 S 99-999. TC will furnish T. EDCMR 25 Nay 1946.

48. Pfc Joseph B. Matkins 3/859378 MCS.435 Profile A, DATE OF INDOTH 27 Jul 44 (BTU) is reld from atchd unesid to 75th OM Ing Co, asgd in gr and MP 391st ASF Band, Hq, Welch Convalescent Hosp, Daytona Beach, The o/a 23 May 1946. Auth: ASF Overstrength in gr is buth until absorbed by normal attrition. In accordance w/ AP 30-2215 GMC will issue two (2) meal tickets to one (1) person for two-thirds (2/3) days.

PCS TDN 601-31 P 431-02 A 212/60425 S 99-939. TC will furnish T.

49. MStt Kenneth E. Ackland RA39561196 TCS 502 Profile B, MCS OF EML 36, DATE OF EML 2 Dec 45 (AGD) is reld from atchd unasgd to 100th 04 Tng Co, asgd in gr and MP San Francisco, PE, Fort Mason, Calif o/a 23 May 1946.

Auth: ASF Gir 49 1946, and Ltr San Francisco, PE, Fort Mason, Calif. Overstrength in gr is auth until absorbed by normal attrition.

In accordance w/ AR 35-4810 the FD will pay in advance alws for subs a/r \$1.00 per meal for fourteen (14) meals to one (1) person. Then compl of tvl three cents (3¢) per mile in Mieu of T from Camp Lee, Va to Fort Mason, Calif and commutation value of garrison rat are payable for excess auth time over that required for tvl by common carrier. Ell is auth to tvl by privately owned conveyance.

PCS TDM 601-31 P 431-02 03 A 212/50425 S 99-999.

EDCOR 28 May 1946.

RESTRICTED

50. Tec 5 Alan France 42182193 MOS 440 Profile A, DATE OF INDOTN 22 Sep 44 (BTU) is reld from atchd unasgd to 75th OH Tng Co, asgd in gr and WP 328th ASF Band, Fort Hamilton, NY o/a 23 May 1946.

Auth: ASF Cir 49, 1946 and Ltr 11 Apr 46, 328th ASF Band, Camp Lee, Va. Cverstrength in gr is auth until absorbed by normal attrition.

In accordance w/ AR 30-2215 QTC will issue one (1) meal ticket to one (1) person for one-third (1/3) day.

Box lunch for one (1) meal will be furnished EM.

PCS TDN 601-31 P 431-02 A 212/60425 S 99-999. TC will furnish T.

EDCUR 23 May 1946.

51. H Sgt Pedro Rodriguez RA6278799 MOS 432 Profile C, MOS OF ENL 36, DATE OF ENL 8 Sep 45 (EFU) is reld from atchd unasgd to 75th ON Tng Co, asgd in gr and WP 440th ASF Band, Delloran GH, 1258th SCU, Staten Island, NY o/a 23 May 1946.

Auth: ASF Gir 49, 1946 and Ltr 11 Apr 46, 2nd SvC, ASF Halloran, GH, 1258th SCU, Staten Island, NY. Overstrength in gr is auth until absorbed by normal attrition. In accordance v/ AR 30-2215 QFC will issue one (1) meal ticket to one (1) person for one-third (1/3) day.

Box lunch for one (1) meal will be furnished EF.

PCS TDN 601-31 P 431-02 03 A 212/60425 S 94-993. TC will furnish T.

EDCOR 23 May 1946.

52. Tec 5 Clement J. Belchunes 33825197 08 056 Profile B, DATE OF INDOTN 16 Var 1945 (AGD) is reld from atchd unasgd to 57th ON Tag Co, asgd in gr and LP 10th Sta Hosp, Fort George G. Dade, Md 6/a 23 May 1946.

Auth: ASF Cir 49, 1945 and Ltr 12 Apr 46, Hg 3rd SvC. Overstrength in gr is auth until absorbed by normal attrition.

In accordance w/ AR 30-2215 QLC will issue one (1) meal ticket to one (1) person for one-third (1/3) day.

Box lunch for one (1) meal will be furnished EM.

PCS TDN 601-31 F 431-02 A 212/60425 S 99-999. TC will furnish T.

EDC'R 23 May 1946.

- 53. Pvt Iwao Ishino 43028206 MCS 274 Profile A (QMC) is reld from atchd unasgd to 52nd QM Tng Co, asgd in gr and WP Hq Co, WD, South Post, Fort Myer, Va o/a 23 May 1946, for duty with Information & Education Div WD Special Staff, Washington, DC. Auth: Tele TAGO 5 May 1946, file 6437 AGPE-T.

  Box lunch for one (1) meal will be furnished EM.

  PCS TDN 601-31 P 431-02 A 212/60425 S 99-999. TC will furnish T.

  EDCMR 23 May 1946.
- 54. Pvt Darryl D. Friend RAI7178926 MCS 433 Profile B, DATE OF EML 15 Feb 45 (0°C) is reld from atchd unasgd to 70th OM Thr Co, trfd atchd unasgd in gr and WP AAF Overseas Repl Depot, Greensboro, NC o/a 23 May 1946.

  Auth: Ltr TAGO 7 Mar 1946, file SFXCO-T (7 Mar 46).

  In accordance w/ AR 30-2215 OMC will issue one (1) meal ticket to one (1) person for one-third (1/3) day.

  Box lunch for one (1) meal will be furnished EM.

  PCS TDN 601-31 P 431-02 A 212/50425 S 99-999. TC will furnish T.

  EDC'R 23 May 1946.
- 55. I Sat Fred Richter RA6061143 NOS 432 Profile C, NOS OF EML 36, DATE OF EML 30 Oct 45 (BU) is reld from atchd unasad to 75th OM Tng Co, asad in gr and MP 34.7th ASF Band, Percy Jones Hosp Cen, 3610 SCU, Fort Custer, Mich o/a 23 May 1946. Auth: ASF Cir 49, 1946 and Itr 12 Mar 1946 6th SvC. Overstrength in gr is auth until absorbed by normal attrition. In accordance w/ AR 30-2215 OMC will issue four (4) meal tickets to one (1) person for one and one-third (1 1/3) days. PCS TDN 601-31 P 431-02 03 A 212/60425 S 99-990. TO will furnish T. EDCMR 25 May 1946.

BY ORDER OF COLONEL KELLOGG:

LESLĮE C. WIL OM lst Lt., OMC Asst. Adj.

OFFICIAL:

Feslie O. Wilson LESLIE O. WILSON 1st Lt., Q.C Asst. Adj.

### RESTRICTED

HEADQUARTERS
9136 TECHNICAL SERVICE UNIT, Q'C
ARM SERVICE FORCES TRAINING CENTER
CAMP LEE, VA.

QPC A

SPECIAL ORDERS)

NU'BER .... 99)

17 May 1946

### EXTRACT

46. Fol ET (ETU) are reld from atchd unasgd to oran indicated, asgd in gr and UP US Military Academy, West Point, NY o/a 23 May 1946.
Auth: ASF Cir 408, 1945 and Ltr TAGO 4 Mar 46, file SFGAC 351.11 Gen (20 Feb 46) -114. Overstrength in gr is auth until absorbed by normal attrition.

NO .	<u>uab</u>	<u>ASN</u>	MCS	ENL/INDCTN	9
AI	&Scanardi, Louis A. Pvt	43013461	432	12 Dec 45	75
1 2	Trimble, Kenneth J. Pvt	RA19246133	435	21 Feb 45	91

& In Charge.

In accordance w/ AR 30-2215 Q°C will issue two (2) meal tickets to two (2) persons for two-thirds (2/3) days.

PCS TDN 501-31 P 431-02 A 212/50495 S 99-399. TC will furnish T.

EDCIR 23 May 1946.

47. Fol ET (000) are rold from atchd unasod to argn indicated, asgd in gr and IT Gardiner GH, 1560 E. Hyde Park Blvd, Chicago, III o/a 23 May 1946.

Auth: ASF Cir 49 1946, Req No 13, Hq 6th SvC 12 Apr 1946. Overstrength in gr is auth until absorbed by normal attrition.

В	1	&Isenhart, Howard	B T/Sgt	RA1533018	055	36	8 Jan 46	101
В	2	Heimbeck, Calvin	W. Pfc	35909444	055		11 Avg 44	57

& In Charge.

In accordance w/ AR 30-2215 QLC will issue four (4) meal tickets to two (2) persons for one and one-third (1 1/3) days.

PCS TDN 601-31 P 431-02 03 A 212/60425 S 99-990. TC will furnish T.

EDCUR 25 Nay 1946.

48. Pfc Joseph B. Mathins 34869378 MCS 435 Profile A, DATE OF INDCTN 27 Jul 44 (BTU) is reld from atchd unastd to 75th OM Ing Co, asgd in gr and MP 391st ASF Band, Hq, Welch Convalescent Fosp, Daytona Beach, Fla o/a 23 May 1946. Auth: ASF Cir 408 and Messageform 2 Jan 46, Hq Welch Hosp, Daytona Beach, Fla. Overstrength in gr is buth until absorbed by normal attrition. In accordance w/ AR 30-2215 OMC will issue two (2) meal tickets to one (1) person for two-thirds (2/3) days.

FCS IDN 601-31 P 431-02 A 212/60425 S 99-909. TC will furnish T.

EDCUR 23 May 1946.

49. MSrt Menneth E. Acidand RA39561196 OS 502 Profile B; MOS OF ENL 36, DATE OF ENL 2 Dec 45 (AGD) is meld from atchd unasgd to looth of Ting Co, asad in gr and UP San Francisco, PE, Fort Mason, Calif c/a 23 May 1946.

Auth: ASF Cir 49 1946, and Ltr San Francisco, PE, Fort Mason, Calif. Overstrength in gr is auth until absorbed by normal attrition.

In accordance w/ AR 35-4810 the FD will pay in advance alws for subs a/r \$1.00 per meal for fourteen (14) meals to one (1) person. When compl of twl three cents (3¢) per mile in lieu of T from Camp Lee, Va to Fort Mason, Calif and commutation value of garrison rat are payable for excess auth time over that required for twl by common carrier. EN is auth to twl by privately owned conveyance.

PCS TDM 601-31 P 431-92 03 A 212/60425 S 99-999.

EDCUR 28 May 1946.

RESTRICTED

50. Tec 5 Alan Traner 42182193 NOS 440 Profile A, DATE OF INDOTF 22 Sep 44 (BTV) is reld from atchd unased to 75th OM Tng Co, estd in gr and WF 328th ASF Band, Fort Hamilton, NY o/a 23 May 1946.

Author 6SF Cir 49, 1946 and Ltr 14 Apr 46, 328th ASF Band, Camp Lee, Va. Overstren th in gr is auth until absorbed by normal attrition.

In accordance w/ 22 30-2215 QT will issue one (1) west ticket to one (1) person for one-third (1/3) day.

Box lunch for one (1) meal will be furnished EM.

FOS TON 601-31 P 431-02 A 212/50425 S 99-999. TO will furnish T.

EDC R 23 Way 1946.

51. A Set Pedro Rodri was RA6278799 MOS 432 Profile C, MOS OF EM. 36, DATE OF EM. 8 Sep 45 (BIT) is raid from atchd unased to 75th OM The Co, ased in gr and WP 440th ASE Band, Halloren SH, 1258th SEU, Staten Island, NM o/a 23 May 1945.

Auth: ASE Cir 47, 1945 and Ltr 11 Apr 45, 2nd SvC, ASE Malloran, GF, 1258th SEU, Staten Island, MT. Overstrength in gr is auth until absorbed by normal attrition. In accordance w/ AR 30-2215 OFC will issue one (1) meal ticket to one (1) person for one-third (1/3) day.

Box lunch for one (1) neal will be furnished EM.

PCS TEN 601-31 P 431-02 03 & 212/50425 S 95-930. TC will furnish T.

EDCOR 23 May 1946.

52. Tec 5 Clement J. Balchunas 33825197 '03 056 Frofile B. DATE OF INDOTN 16 for 1945 (AGD) is reld from atchd unasgd to 57th Off Tag Co, asgd in gr and IP 10th Sta Hosp, Fort George G. Lance, Md o/a 23 May 1946.

Auth: ASF Cir 49, 1946 and Ltr 12 Apr 46, Ho 3rd SvC. Overstrength in gr is auth until absorbed by normal attrition.

In accordance w/ AR 30-2215 Off will issue one (1) meal ticket to one (1) person for one-third (1/3) day.

Box lunch for one (1) meal will be furnished EM.

PCS TOW 601-31 F 431-02 4 212/60425 S 99-999. To will furnish F.

EDC'R 23 1946.

53. Pvt Iwao Ishino 43028206 RCS 274 Profile A (QMC) is reld from atchd unasgd to 52nd OM Tng Co, asgd in gr and WP Hq Cc, WD, South Post, Fort Wyer, Va o/a 23 May 1946, for dair with Information & Education Div TD Special Staff, Mashington, DC. Auth: Tele TAGO 5 May 1945, file 6437 AOPE-T.

Box lunch for one (1) meal will be furnished EM.

PCS TDN 601-31 P 421-02 A 212/50425 S 99-999. TC will furnish T.

EDCMR 23 May 1946.

54. Put Darryl D. Friend RA17178926 MCS 433 Profile B, DATE OF EML 15 Feb 45 (Q°C) is reld from etchic unessed to 70th QT Tag Co, trfd atchd unasgd in gr and MT AAF Overseas Repl Depot, Greensboro, NC o/a 23 May 1946.

Auth: Ltr TAGO 7 Mar 1946, file SPXOC-T (7 Mar 46).

In accordance w/ AR 30-2215 CMC will issue one (1) meel ticket to one (1) person for one-third (1/3) day.

Box lunch for one (1) real will be furnished EM.

PCS TDN 601-31 F 431-02 & 212/50425 S 99-999. TC will furnish T.

EDC R 23 May 1946.

55. M Sat Fred Richter RA6081143 MCS 432 Profile C, MCS OF ENL 36, DATE OF ENL 30 Oct 45 (BEV) is reld from stehd unasgd to 75th OM Tng Co, asgd in gr and MP 347th ASF Band, Percy Jones Hosp Con, 3610 SCM, Fort Custer, Mich p/a 23 May 1946. Auth: ASF Cir 49, 1946 and Ltr 12 Mar 1946 6th SvC. Overstrength in gr is outh until absorbed by normal ettrition.

In accordance w/ AR 30-2215 OMC will issue four (4) meal tickets to one (1) person for one and one-third (1 1/3) days.

PCS TDN 601-31 P 431-02 03 A 212/60425 S 99-990. TC will furnish T.

EDCIR 25 May 1946.

BY ORDER OF COLONEL KEILOGG:

LESLIE C. WILL CH 1st Lt., OFC Asst. Adj.

OFFICIAL:

LESLIE G. Wilson LESLIE O. WILSON 1st Lt., Q'O Asst. Adj.

### HEADQUARTERS 2525TH AREA SERVICE UNIT STATION COMPLEMENT SOUTH POST FORT MYER VIRGINIA

SPECIAL ORDERS )

21 JUNE 1946

NUMBER

### EXTRACT

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- 6. So much of par 4 SO 4 this Hq dtd 14 June 46 pertaining to transfer of M/Sgt Paul A Grant RA 6752967 only as reads "trfd in gr atchd unasgd to Det of Patients Regional Sta Hosp Ft Belvoir Va" is amended to read "trfd in gr atchd unasgd to Det of Patients WRGH Washington 12 DC."
- 7. Tec 4 Irving Goozman 42258888 Hq Co WD (Tech Det Misc WD Acts Gp) South Post Ft Myer Va is reld from present asgmt and dy and from DS with Army Ground Forces Bd No. 1 Ft Bragg N.C. and trfd in gr to 5th Inf Div, Cp Campbell, Ky, WP thereto o/a 28 June 46 reporting upon arrival to CO thereof for duty. EDCMR: 28 June 46.

TDN. PCS. CO AGF Bd. No. 1 Ft Bragg N.C. will furnish necessary transportation and meal tickets. 601-31 P 431-02 03 A 212/60425 S 99-999.

Auth: Ltp WD TAGO Washington 25 DC file AGPC-A-R-WDSND 201 Goozman, Irving (13 June 46) subj: Request for EM dtd 17 June 46.

8. Pvt Iwae Ishino 43028206 (MOS 274, MCO 010, DOB 10 March 21, Desires 3) Hq Co WD (I & E Div) So Post Ft Myer Va is reld from present asgmt and dy and trfd in gr to MIS Language School, Presidio of Monterey, California, WP thereto o/a 27 June 46 reporting upon arrival to CO thereof for dy. EDCMR 27 June 46.

Seven (7) days delay en route (fur) in add to ofl tvl time is auth. Upon completion of journey commutation value of garrison rat is payable for portion of delay utilized.

TDN. PCS. 601-31 P431-02 A 212/60425 S 99-999, TC will furnish T.

Auth: Ltr WD TAGO Washington 25 DC file AGPC-A-R-B 201 Ishino, Iwao
(11 June 46) subj: Asgmt of EM dtd 17 June 46.

9. It having been impracticable by reason of exigencies of the sv to issue written orders in advance fol is confirmed and made of record. UP par 11b AR 210-10 Sgt John J. Budminiski RA 6897708 Enl Det 2525th ASU Sta Com (Police & Prison) So Post Ft Myer Va is auth to mess separately and will be paid commutation of sep rat a/r prescribed in WD Cir 197/45, eff 15 March 46. 607-16 P 411-07 A 212/60502 S 99-999.

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BY ORDER OF COLONEL COOLEY:

OFFICIAL:

OSCEOLA S. COURTNEY.

Capt, AGD, Ad jutant.

DISTRIBUTION:

A, B, U, S, T, W, X

WH Garage

CO Sta Hosp Ft Myer Va (3)

CO Ft Myer Va (3)

CO Det of Patients Regional Sta Hosp Ft Belvoir Va (3)

CO Det of Patients WRGH Washington 12 DC (3)

OSCEOIA S. COURTNEY. Capt, AGD,

Adjutant.

CO AFG Bd #1 Ft Bragg NC (5) CO 5th Inf Div Cp Campbell Ky (3) CO MIS Language School Presidio of Monterey, Calif (3) 201 file Finance Office (1) E/S (10); Em (1)

### HEADQUARTERS 2525TH AREA SERVICE UNIT STATION COMPLEMENT SOUTH POST

FORT MYER VIRGINIA

SPECIAL ORDERS )

21 JUNE 1946

9) NUMBER

EXTRACT

\*\*\*

\*\*\*

- 6. So much of par 4 SO 4 this Hq dtd 14 June 46 pertaining to transfer of M/Sgt Paul A Grant RA 6752967 only as reads "trfd in gr atchd unasgd to Det of Patients Regional Sta Hosp Ft Belvoir Va" is amended to read "trfd in gr atchd unasgd to Det of Patients WRGH Washington 12 DC."
- Tec 4 Irving Goozman 42258888 Hq Co WD (Tech Det Misc WD Acts Gp) South Post Ft Myer Va is reld from present asgmt and dy and from DS with Army Ground Forces Bd No. 1 Ft Bragg N.G. and trfd in gr to 5th Inf Div, Cp Campbell, Ky, WP thereto o/a 28 June 46 reporting upon arrival to CO thereof for duty. EDCMR: 28 June 46.

TDN. PCS. CO AGF Bd. No. 1 Ft Bragg N.C. will furnish necessary transportation and meal tickets. 601-31 P 431-02 C3 A 212/60425 S 99-999.

Auth: Ltw WD TAGO Washington 25 DC file AGPC-A-R-WDSND 201 Goozman, Irving (13 June 46) subj: Request for EM dtd 17 June 46.

Pvt Iwao Ishino 43028206 (MOS 274, MCO 010, DOB 10 March 21, Desires 3) Hq Co WD (I & E Div) So Post Ft Myer Va is reld from present asgmt and dy and trfd in gr to MIS Language School, Presidio of Monterey, California, WP thereto o/a 27 June 46 reporting upon arrival to CO thereof for dy. EDCMR: 27 June 46. Seven (7) days delay en route (fur) in add to ofl tvl time is auth. Up-

on completion of journey commutation value of garrison rat is payable for portion

of delay utilized.

In accordance with AR 30-2215 TC will furnish necessary meal tickets. PCS. 601-31 P431-02 A 212/60425 S 99-999, TC will furnish T.

Auth: Ltr WD TAGO Washington 25 DC file AGPC-A-R-B 201 Ishino, Iwao (11 June 46) sub j: Asgmt of EM dtd 17 June 46.

It having been impracticable by reason of exigencies of the sv to issue written orders in advance fol is confirmed and made of record. UP par 11b AR 210-10 Sgt John J. Budziniski RA 6897708 Enl Det 2525th ASU Sta Com (Police & Prison) So Post Ft Myer Va is auth to mess separately and will be paid commutation of sep rat a/r prescribed in WD Cir 197/45, eff 15 March 46. 607-16 P 411-07 A 212/60502 S 99-999.

\*\*\*

\*\*\*

BY ORDER OF COLONEL COOLEY:

OFFICIAL:

OSCECLA S. COURTNEY,

Capt, AGD, Adjutant.

DISTRIBUTION:

A, B, U, S, T, W, X

WH Garage

CO Sta Hosp Ft Myer Va (3)

CO Ft Myer Va (3)

CO Det of Patients Regional Sta Hosp

Ft Belvoir Va (3)

CO Det of Patients WRGH Washington 12 DC (3)

OSCEOIA S. COURTNEY. Capt, AGD,

Adjutant.

CO AFG Bd #1 Ft Bragg NC (5) CO 5th Inf Div Cp Campbell Ky (3) CO MIS Language School Presidio of Monterey, Calif (3) 201 file

Finance Office (1) E/S (10); EN (1)

### HEADQUARTERS 2525TH AREA SERVICE UNIT STATION COMPLEMENT SOUTH POST FORT MYER VIRGINIA

SPECIAL ORDERS )

21 JUNE 1946

NUMBER

9)

EXTRACT

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3636

- 6. So much of par 4 SO 4 this Hq dtd 14 June 46 pertaining to transfer of M/Sgt Paul A Grant RA 6752967 only as reads "trfd in gr atchd unasgd to Det of Patients Regional Sta Hosp Ft Belvoir Va" is amended to read "trfd in gr atchd unasgd to Det of Patients WRGH Washington 12 DC."
- Tec 4 Irving Goozman 42258888 Hq Co WD (Tech Det Misc WD Acts Gp) South Post Ft Myer Va is reld from present asgmt and dy and from DS with Army Ground Forces Bd No. 1 Ft Bragg N.C. and trfd in gr to 5th Inf Div, Cp Campbell, Ky, WP thereto o/a 28 June 46 reporting upon arrival to CO thereof for duty. EDCMR: 28

TDN. PCS. CO AGF Bd. No. 1 Ft Bragg N.C. will furnish necessary transportation and meal tickets. 601-31 P 431-02 03 A 212/60425 S 99-999.

Auth: Ltp WD TAGO Washington 25 DC file AGPC-A-R-WDSND 201 Goozman, Irving (13 June 46) subj: Request for EM dtd 17 June 46.

Pvt Iwao Ishino 43028206 (MOS 274, MCO 010, DOB 10 March 21, Desires 3) Hq Co WD (I & E Div) So Post Ft Myer Va is reld from present asgmt and dy and trfd in gr to MIS Language School, Presidio of Monterey, California, WP thereto o/a 27 June 46 reporting upon arrival to CO thereof for dy. EDCMR: 27 June 46.

Seven (7) days delay en route (fur) in add to ofl tvl time is auth. Upon completion of journey commutation value of garrison rat is payable for portion of delay utilized.

In accordance with AR 30-2215 TC will furnish necessary meal tickets.

PCS. 601-31 PL31-02 A 212/60L25 S 99-999, TC will furnish T. Auth: Ltr WD TAGO Washington 25 DC file AGPC-A-R-B 201 Ishino, Iwao

(11 June 46) subj: Asgmt of EM dtd 17 June 46.

9. It having been impracticable by reason of exigencies of the sv to issue written orders in advance fol is confirmed and made of record. UP par 11b AR 210-10 Sgt John J. Budziniski RA 6897708 Enl Det 2525th ASU Sta Com (Police & Prison) So Post Ft Myer Va is auth to mess separately and will be paid commutation of sep rat a/r prescribed in WD Cir 197/45, eff 15 March 46. 607-16 P 411-07 A 212/60502 S 99-999.

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BY ORDER OF COLONEL COOLEY:

OFFICIAL:

OSCECLA S. COURTNEY,

Capt, AGD, Adjutant.

DISTRIBUTION:

A, B, U, S, T, W, X

WH Garage

CO Sta Hosp Ft Myer Va (3)

CO Ft Myer Va (3)

CO Det of Patients Regional Sta Hosp Ft Belvoir Va (3)

CO Det of Patients WRGH Washington 12 DC (3)

OSCEOIA S. COURTNEY, Capt, AGD, Adjutant.

CO AFG Bd #1 Ft Bragg NC (5) CO 5th Inf Div Cp Campbell Ky (3) CO MIS Language School Presidio of Monterey, Calif (3) 201 file Finance Office (1) E/S (10); E(1)

SPECIAL ORDERS NUMBER

18 Jul 46

1. Tec 4 Masajire Gima 30 112 184 Hq Co Sch Bn is reld fr further asgmt and dy to MI Sv Lang Sch, this sta, and trfd in gr to Red Sta #14, Co Beale, Calif. EM WP by bus thereto. o/a 20 Jul 46 RA to the CO, thereat, for transshipment to the Territory of Hawaii and subsequent discharge from the service under the provisions of RR 1-1, WD (Demobilization), 18 Mar 46. MOS C60; Address to which Indiv is Entitled T, Schofield Bks, Hawaii; Mailing Address, 539 Kellett St Honolulu, Hawaii. EDCMR: 20 Jul 46.

Auth: 1st Ind, WD, AGO, Wash 25 DC, AGPA-U 201 Gima, Masajiro (24 Jun 46) 13 July 46.

TC, Fort Ord, Calif, is requested to furnish T, In accordance with AR 30-2215, To will determine and issue number of meal tickets necessary for journey.

TDN. PCS. 701-31 P 431-02, 03 A 2170425 S99-999

- 2. Under the provisions of Sec VI, WD Cir 182, 21 June 46, Pvt Iwao Ishino 43 028 206, atchd-unasgd Co "F" Sch Bn MI Sv Lang Sch this sta, is auth to mess separately.
  - 3. The fol change in asgmt and detail is directed:

Grade Reld fr Asgd to Reld as Detailed as DAVISON, BURNS H CAPT Ho Co Stf/Fac- Pdy, dy Pdy. Provost Marshal C 119 471 CMP unasgl Add dy, Club Officer

4. The fol named EM, organs indicated, Sch Bn, are reld fr further asgmt and dy to MI Sv Lang Sch, this sta and trfd in gr to Sep C 442, Co Beale, Calif. EM WP fr this sta by bus thereto, at such time as will enable them to arr 24 Jul 46, RA to the Co thereat, for honorable disch under provisions as indiceted. EDCMR: 24 Jul 46.

Grade Name, ASN & Orgn Home Address
RR 1-1, WD, (Demobilization), 18 Mar 46.
Pfc Motonari, Tadamichi 263 Alverado St
39 014 495 Go "F" Monterey, Calif. Mailing Address 263 Alverado St Monterey, Calif

C1. AR 615-362, (Dependency), 28 Jan 46.

Pvt Komai, Leo G. 16012 So. Western 16012 So. Western Ave.

45 021 242 Co "C" Ave., Gardena, Calif. Gardena, Calif.

Auth: Ltr. WD, TAGG, Wash 25, DC, AGPE-A 201 Komai, Leo G (1 Jun

46), 25 June 46.

\*In charge TC: Fort Ord, Calif, is requested to furnish T, In accordance with AR 30-2215, TO will determine and issue number of meal tickets necessary for

TDN. PCs. 701-31 P 431-02 A 2170425 \$99-999 Auth: TWX. CG. 6th Army AMAGB. Presidio of San Francisco, Calif. 17 Jul 46. SO # 176 Hq Mi Sv Lang Sch, Presidio of Montercy, Calif. 18 Jul 46 cont'd

BY ORDER OF COL RASMUSSEN:

RICHÁRD J WILSON Capt, AUS Adj

OFFICIAL

FICHERD J VILSON
Copt, AUS

DISTRIBUTION

# C-E-R-T-I-F-I-C-A-T-E

EM on par 1 last rat to include morning meal 20 Jul 46; will lv Presidio of Montercy, Calif. 0830, 20 Jul 46; mode of tvl. Bus; EM due at Marysville, Calif. no later than 1930, 20 Jul 46.

IM on par 4 last rat to include merning meal 24 Jul 46; will ly Presidio of Montercy, Calif. 0830, 24 Jul 46; mode of tyl. Bus; EM due at Marysville, Calif, no later than 1930, 24 Jul 46.

EM were furnished Govt T; were not paid three (3) cents per mile in adv in lieu of T; were furnished meal tickets; were not paid monetary alws in adv.

Sand the residence of a society

RICHARD J WILSON Capt, AUS Adj

### To Sp. Service

HQ MIS LANGUAGE SCHOOL Presidio of Monterey, Calif HOB/sa/sy

SPACIAL ORDERS
NULBER 274

27 November 1946

1. The fol appointment of A, atchd-unasgd Co "A", Sch Bn, MI Sv Lang Sch, this sta, is announced off this date:

### TO BE PFC (TEMPORARY)

Shohara, Fujito RA 12 259 398 Pvt

Auth: Ltr, WD, TAGO, Wash 25, DC, AGAS-F-A 221.01 (16 Jul 46), subj: Additional Grades and Ratings, 19 Jul 46.

2. The fol promotions and appointment of EM, Hq Co, Sch Bn, MI Sv Lang Sch, this sta, are announced off 1 Dec 46:

### TO BE S SCT (TEMPORARY)

Chiono, Osamu Ri 37 776 022 Set

### TO DE SGT (TELPORARY)

Nomura, Raymond k RA 39 763 679 Cpl

### TO BE CHL (TELFORARY)

Izumi, Scichi RA 10 733 553 Ffc Yanagi, Haruo RA 30 119 573 Ffc Segawa, Hideo RA 30 119 472 Ffc Ishino, Iwao 43 028 206 Pvt

3. The fol named E., atchd-unasgd Co "D", Sch Bn, are reld fr further asgmt and dy to MI Sv Lang Sch, this sta, and trfd in gr to 6th Army Area Medical Laboratory, Presidio of Montercy, Calif. EM will rpt to CO, thereat, for asgmt to dy. EXCMR: 2 Dec 46.

Harada, Higo H

38 766 328 Pvt

Auth: 4th Ind, Hq 6th Army, Presidio of San Francisco, Calif, AMAGE 201-Harada, Higo (Enl) 26 Nov 46.

Kittaka, Joji G 46 070 525 Pvt

Auth: 4th Ind, Hq 6th Army, Presidio of San Francisco, Calif, AMAGE 201-Kittaka, Joji (Enl) 26 Nov 46.

Sahara, Tamotsu 30 122 258 Fvt

Auth: 4th Ind, Hq 6th Army, Presidio of San Francisco, Calif, ALAGE 201—Sahara, Tamotsu (Enl) 26 Nov 46.
PCS. No travel involved.

- 4. CAPT GLENN M BRIDLEY, 0 350 365, AGD, Stf/Friculty, NI Sv Long Sch, this sta, is appointed Summary Court Lartial (for the purpose of administration of oaths only).
- 5. The fol VOC 26 Nov 46, is hereby confirmed and made a matter of record: Pvt Frank K Kawaguchi RA 30 122 662, having been trfd this Hq, per par 9, SO 280, Hq Oakland Army Base, SFPM, Oakland, Calif, dated 25 Nov 46, is asgd Hq Co, Sch Bn, HI Sv Lang Seh, this sta. EDCLR: 26 Nov 46.

BY ORDER OF COLONAL TROME:

Les les Al Dect le

HERBERT O. BOLLTUR

Capt, ...C

Adj

MERBERT O. BOELTER Capt, AC Ajd

OFFICIAL:/

DISTRIBUTION:

SPECIAL ORDERS HUBER

13 Jan 1947

- 1. Lv of absence for three(3) days eff o/a 17 Jan 47 is ranted CWO, TARO YOSHIHASHI, W2 135 073, USA, atchd-unasgd Co "B", Sch Bn, LI Sv Lang Sch, this sta. Upon compl of lv, he will comply with par 32, SO 1, WD, Wash 25, IC, 2 Jan 47.
- The fol named Off and EN, organs as indicated, i.I Sv Lang Sch, this sta, MP to, Hq, Sixth Army, Presidio of San Francisco, Calif, on DS for one (1) day, eff 14 Jan 47 on MS activities. Upon compl of DS pers will ret to proper sta.

0 344 299 RA 45 009 314 LT COL WILLER G LEAPER Stf/Faculty Tec 3 Henry K Ogata Hq Co Henry S Iwata RA 19 252 874 Hq Co

TDN. Govt trans will be utilized. No added expense to Govt. Auth: Par 15, AR 210-10

3. LAJ JEAN WIENER, L 304 087, LAC, Stf/Faculty, LI Sv Lang Sch, this sta, WP on TDY o/a 15 Jan 47 to Mq, Sixth Army, Presidio of San Francisco, Calif, for a period of two (2) days for the purpose of attending a Conference on Recruiting Objectives, Regulations and Procedures. Upon compl of TDY she will ret to proper sta.

TDN. Govt trans will be utilized. No added expense to Govt. Auth: Ltr, Hq, Sixth Army, Fresidio of San Francisco, Calif, AmGAP-D 341x337, 9 Jan 47 Subj: Conference on Recruiting Objectives, Regulations and Procedures.

4. The fol VOC, 12 Jan 47, is hereby confirmed and made a matter of record: The fol named Pvts, MOS: 521, DOB: Oct 23, PPS: Gen Sv, having been trfd this Hq, per par 82, SO 5, Hq, Engr TC, Ft Lewis, Wash, 7 Jan 47, are atchdnasgd Co "E", Sch En, LI Sv Lang Sch, this sta. EM have no O/S Sv. EXCMR: 12 Jan 47.

Date Ind/Enl Hara, Roy M 39 501 181 Uchiyama, Aiji A 24 17 215 020 Oct 46 Oct 46 18 mos

- 5. The fol VOC, 10 Jan 47, is hereby confirmed and made a matter of record: LT COL THOMAS F WALL, 0 18 207, INF, is hereby reld fr atchmt to Stf/Faculty, MI Sv Lang Sch, this sta, and will comply with LO, GHQ, USAFP, APO 500, AG 201-Wall, Thomas F AGPO, Subj: Order AGPO 297-16., 24 Oct 46.
- 6. The fol promotion of Bi, Hq Co, Sch Bn, MI Sv Lang Sch, this sta, is announced eff this date.

### TO E SGT (TELFORARY)

Ishino, Iwao

43 028 206 Cpl

BY ORDER OF COLONEL THORPE:

HEREERT O EOELTER Capt, AC Adjutant

OFFICIAL:

Capt, AC Adjutant

DISTRIBUTION:

A

SPECIAL ORDERS
NUMBER 7

13 Jan 1947

- l. Lv of absence for three(3) days eff o/a 17 Jan 47 is ranted CWO, TARO YOSHIHASHI, W2 135 073, USA, 'atchd-unasgd Co "B", Sch Bn, MI Sv Lang Sch, this sta. Upon compl of lv, he will comply with par 32, SO 1, WD, Wash 25, DC, 2 Jan 47.
- 2. The fol named Off and EM, orgns as indicated, LI Sv Lang Sch, this sta, MP to, Hq, Sixth Army, Presidio of San Francisco, Calif, on DS for one (1) day, eff 14 Jan 47 on MIS activities. Upon compl of DS pers will ret to proper sta.

 LT COL WILLER G LEMPER
 0 344 299

 Tec 3 Henry K Ogata
 RA 45 009 314

 Pfc Henry S Iwata
 RA 19 252 874

Stf/Faculty Hq Co

Hq Co

TDN. Govt trans will be utilized. No added expense to Govt. Auth: Par 15, AR 210-10

3. MAJ JEAN WIENER, L 304 087, MAC, Stf/Faculty, LI Sv Lang Sch, this sta, WP on TDY o/a 15 Jan 47 to Hq, Sixth Army, Presidio of San Francisco, Calif, for a period of two (2) days for the purpose of attending a Conference on Recruiting Objectives, Regulations and Procedures. Upon compl of TDY she will ret to proper sta.

TDN. Govt trans will be utilized. No added expense to Govt.

Auth: Ltr, Hq, Sixth Army, Presidio of San Francisco, Calif, AMGAP-D

341x337, 9 Jan 47 Subj: Conference on Recruiting Objectives, Regulations and Procedures.

4. The fol VCC, 12 Jan 47, is hereby confirmed and made a matter of record: The fol named Pvts, MOS: 521, DOB: Oct 23, PPS: Gen Sv, having been trfd this Hq, per par 82, SO 5, Hq, Engr TC, Ft Lewis, Wash, 7 Jan 47, are atchdunasgd Co "E", Sch En, LI Sv Lang Sch, this sta. EN have no O/S Sv. EDCMR: 12 Jan 47.

- 5. The fol VOC, 10 Jan 47, is hereby confirmed and made a matter of record: LT COL THOMAS F WALL, 0 18 207, INF, is hereby reld fr atchmt to Stf/Faculty, MI Sv Lang Sch, this sta, and will comply with LO, GHQ, USAFP, APO 500, AG 201-Wall, Thomas F AGPO, Subj: Order AGPO 297-16., 24 Oct 46.
- 6. The fol promotion of EM, Hq.Co, Sch Bn, MI Sv Lang Sch, this sta, is announced eff this date.

### TO BE SGT (TELFORARY)

Ishino, Iwao

43 028 206

Cpl

BY ORDER OF CCLONEL THORPE:

HERBERT O BOELTER Capt, AC Adjutant

OFFICIAL:

Capt, AC Adjutant

DISTRIBUTION:

Α

### HEADQUARTERS \* FORT ORD, CALIFORNIA

SPECIAL ORDERS )

9 April 1947

NO.....82)

### EXTRACT

6. Fol EN atchd unasgd Sep Det, 6003 ASU are reld fr asgmt and dy and placed on term lv eff ll April 47 for periods indicated. EN WP 10 April 47 to their home address and upon completion of term lv will be honorably discharged the sv UP indicated on dates indicated.

Name	Terminal Leave	HOME & EFF DATE REL AD EDCAR	Authority for Discharge
Renford W Beadle R.37090363 T/Sgt	32 days	Ipawich, S Dak 12 May 47	AR 615-360 C9 Expiration of Term of Service
John O Philpot RA38199962 S/Sgt	10 days	Rt 2, Box 190, Queen City, Tex 50 Apr 47	AR 615-360 C9 Expiration of Term of Service
Iwao Ishino 43028206 Sgt	35 days	Roy Kobayashi Rt 3, Box 305 Santa Ana, Calif 15 May 47	RR 1-1 Demobilization
Seiichi miyakawa 46081753 T/4	19 days	4456 S Cakenwald Chicago, Ill 29 Apr 47	RR 1-1 Demobilization
Henry Nakano 39763714 T/4	19days	2710 LanFranco St Los ingeles, Calif 29 Apr 47	RR 1-1 Demobilization
Kiyoshi Sanui 39772398 T/4	24 days	2217 2d St Sacramento, Calif 4 May 47	RR 1-1 Demobilization
Mitsugu C Tsunawaki 46075542 T/4	21 days	5237 Harper ive Chicago, Ill 1 May 47	RR 1-1 Demobilization
Ray E Yeshimoto 37899827 T/4	17 days	19205 Greenlawn Detroit, Mich 27 Apr 47	RR 1-1 Domobilization
Jamos E Loe RA45014725 Cpl	25 days	Oakley, Ky 5 May 47	AR 615-360 C9 Expiration of Term of Service
Sam Maeda 39772431 Cpl	29 dey s	PO Box 231 Penryn, Calif 9 May 47	RR 1-1 Demobilization
Masao Miwa 46081240 Cpl	31 days	1115 W Adam St Chicago 7, Ill 11 May 47	RR 1-1 Demobilization
Thomas E inongar R/39946471 Cpl	30 days	827 N 6th St Missoula, Montana 10 May 47	AR 615-360 C9 Expiration of Term of Service

Page 1

(over)

SO 82, Par 6, Hq, Ft Ord, Calif(Cont'd)

Name	Terminal Leave	HOME & EFF DATE REL AD EDCMR	Authority for Discharge
Nobuyasu J Ozasa 39871293 Cpl	29 days	Rt 1, Box 321 Glondale, Arizona 9 May 47	RR 1-1 Memobilization
Nobuo Takahashi 30126793 <sup>C</sup> pl	29 days	Box 221, Waipahu, Cahu TH 9 May 47	RR 1-1 Demobilization
Haruo Uehara 30126810 Cpl	29 days	1212E-2 Richard S Honolulu, Oahu TH 9 May 47	t. RR 1-1 Demobilization
Lyao Yamameto 43015069 Cpl	17 da <b>y</b> s	RD 1, Newtown, Pa 27 Apr 47	RR 1-1 Demobilization
Donald Abe 3976369\$ T/5	25 days	3034 Seabrooks Fa Seabrook, N. J. 5 May 47	rm RR 1-1 Demobilization
Steven K Abe 46065503 T/5	24 days	73 Piorco / ve Everett, Mass 4 May 47	RR 1-1 Demobilization
Harris H Fujii 30126246 T/5	29 days	3732 Man on Rd Honolulu, TH 9 May 47	RR 1-1 Domobilization
Hayao Kaneko 39765356 T/5	23 days	318 E 1st St Los Angeles, Cal 3 May 47	RR 1-1 Demobilization
Michitoshi Kohno 43014634 T/5	31 days	3412 Hadlton St Philadelphia, Pa 11 May 47	RR 1-1 Demobilization
Ben M Morikawa 46081752 T/5	19 days	3559 Franklin St Denver, Colo 29 Apr 47	RR 1-1 demobilization
Towru Nagano 37893452 T/5	39 days	1635 Granville Av Los Angeles, Cal 19 May 47	RR 1-1 Demobilization
Mace F Reid, Jr 14194182 T/5	33 days	Box 433 Laurens, S.C. 13 May 47	RR 1-1 Demobilization
Yasuc Shimcguchi 39772623 T/5	19 days	304 W 109 St New York 25, N.Y. Apt 5 29 Apr 47	RR 1-1 Demobilization
Goorge B Sugimura 39764997 T/5	29 days	3500 E Gleason Los Angeles, Cal 9 May 47	RR 1-1 Demobilization

SO 82, Eq, Ft Ord, Calif(Cont'd)

BY COMMAND OF MAJOR GENERAL DOE:

ROBERTW JUILFS CWO USA Asst Adjutant

OFFICIAL:

Asst Adjutant

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# THE AMENDED GI BILL OF RIGHTS

# AND HOW IT WORKS

- An Explanation of Its Provisions
- Questions and Answers
- Complete Amended Text

Distributed by Army Information Branch, Information and Education Division, War Department, Washington 25, D. C.

# THE AMENDED SERVICEMEN'S READJUSTMENT ACT OF 1944. (THE GI BILL OF RIGHTS)

'AS AMENDED DECEMBER 28, 1945.

No legislative act is of more importance to prospective veterans than "The GI Bill of Rights," but still, no single law has been so misunderstood. Its provisions can be valuable to the future of the GI who realizes what they can do for him.

"The GI Bill" offers four major kinds of help:

- 1. Education and job training.
- 2. Guaranty of loans.
- 3. Unemployment allowances, including aid for selfemployed.
- 4. Job-finding assistance.

PUBLISHED BY ARMY TIMES, 1419 IRVING ST. N. W., WASHINGTON 10, D. C.

# **EDUCATION**

This is an opportunity for you to study anywhere in the United States at any approved school which you consider best in the field you want to enter. You can even go to a school in a foreign country, if the institution is approved by the Veterans Administration. If you were in active service for 90 days or more, part of which was after 15 September 1940\* (or discharged for service-incurred disability, if less than 90 days' service); and were discharged under conditions other than dishonorable, you are eligible.

You must apply for this educational help within 4 years after your discharge or the official end of the war, whichever is later, and this education cannot extend beyond 9 years after the end of the war.

The Government will pay to the school you have chosen up to \$500 for an ordinary school year to cover tuition, laboratory, library, health, infirmary, and other similar fees, and may pay for books, supplies, equipment, and other necessary expenses. The \$500 allowed for an ordinary school year may also be paid to a school to permit a veteran to take a short, but intensive course in a graduate or technical school, such, for example, as a course in photography. In such short courses, the veterans period of eligibility is charged the proportion of an ordinary school year which the cost of

the course bears to \$500 and not in excess of \$500 shall be paid for any such course. Payments will not be made to institutions or organizations giving you apprentice training or other types of training on the lob.

You will receive a living allowance of \$65 a month if you have no dependents and \$90 a month if you have one or more, if you apply for it. If you go to school on a parttime basis or under an apprentice-ship arrangement, a lesser allowance will be determined for you by the Administrator of Veterans Affairs

Every eligible veteran is entitled to at least one year plus the time such person was in the active service on and after September 16, 1940, and before the termination of the war; but every eligible veteran is entitled to at least one year. The maximum period of education is four years\*.

For example, if you had 2½ years of service after 15 September 1940, and before the end of the war, you would be entitled to 3½ years of schooling. If you served 4½ years, you would be able to get only 4 years of education under this program because that is the limit. Satisfactory work must be maintained throughout the period. If the period of instruction to which you are entitled ends after the midpoint in any quarter or semester, you'll be permitted to complete the term.

You may go to any institution which will admit you, if it is approved by proper authority. Among

the various types of schools included are: Public or private elementary, secondary, and other schools furnishing education for adults, business schools and colleges, scientific and technical institutions, colleges, vocational schools, junior colleges, teachers' colleges, normal schools, professional schools, universities, and other educational institutions, including correspondence schools (but no subsistence allowance can be paid you if your course is entirely by correspondence). You may choose apprentice or other training

In some localities, special schools on various educational levels are being set up for veterans. If you've gone as far as third year in high school, for example, but hesitate about going back because you may feel strange in such a youthful environment, these special schools may fill the bill for you. In them you'll be studying with others closer to your age level and interests.

Application for education or training may be made to the nearest regional or sub-regional office of the Veterans Administration, or directly to the educational institution you wish to attend. Of course, it is up to the school to evaluate your credits and accept you as a student.

 Excluding time spent in ASTP (or any similar Navy, Marine Corps or Coast Guard progam) if it was a continuation of vour civilian medical, dental, theological or veterinary course, pursued to completion.

# **GUARANTY OF LOANS**

The money involved in the loan guaranty provisions of "The GI Bill" must be used for the purchase or construction of homes (including a lot on which you intend to build), farms, farm equipment or business property. The Government will guarantee part of a loan you make from a bank or other lending agency. It does not give handouts under this provision, but it will guarantee (without security) up to half the amount borrowed by you, provided that the amount guaranteed does not exceed \$2,000 for a business loan, or \$4,000 for a loan to purchase or build a home, or to purchase and equip a farm.

For example, if you borrow \$3,000, Uncle Sam pledges that if you are unable to repay the full amount, he will pay back up to 50 per cent, or \$1,500. If you borrow \$5,000, the

same promise is good for the top limit of \$2,000 for a business loan or \$2,500 on a real estate loan.

You're still responsible for the debt, however; just because the Government might give you a helping hand doesn't mean you're relieved of all responsibility. The Government can lay a claim against the property of the man who receives the loan. The chief advantage is that the guaranty will help you get more money in the first place—and perhaps on more favorable terms.

On the part of the loan which has been guaranteed, the Government pays the interest for the first year. The rate of interest must not be more than 4 per cent a year. The loan must be payable in full within 25 years for real estate, 10 years for

business, and 40 years in the case of farm loans.

These provisions are available to those who were in active service on or after 16 September 1940; had 90 days or more of service and were released under conditions other than dishonorable, or who became eligible through service-incurred disability or injury regardless of length of service. The application must be made within 10 years after the official end of the war.

Purchase prices of equipment and property must be reasonable, and there must be a fair chance of success in your business (as judged by your experience and the usefulness of the enterprise). Loans may also be guaranteed for repairs and improvements, and to pay back taxes or unpaid assessments against the property.

# READJUSTMENT ALLOWANCES

This section also applies to persons who served 90 days or more, some part of which was on or after September 16, 1940, and before the end of the war, and were released under conditions other than dishonorable, or were discharged because of service-incurred injury or disability regardless of length of service. In calculating the number of weeks of benefits, however, only that part of service which was after September 16, 1940, and before the official end of the war is counted.

This compensation will not exceed a period of 52 weeks. The allowances will be made if you are unemployed within 2 years after discharge or end of the war, whichever is later, but will not be paid more than 5 years after the termination of hostilities

You must reside in the United States at the time such claim is made, be completely unemployed (or if partially employed, earning less than \$23 a week), registered with and continue to report to a public employment office, and able to work and available for suitable work. If you become sick or disabled during a period of unemployment for which allowances have already started, you will not be disqualified but you cannot qualify in the first place if you are sick and unable to accept suitable job offer.

The weekly allowance under this provision is \$20, less wages earned in part-time work above \$3. In other words, if you are working part-time and earn \$8 a week, and apply for this compensation, you will receive \$15 (\$20 less \$5, which is the amount earned above \$3). Keep in mind that you can get this unemployment pay up to 52 weeks; if you apply for it while you're work-

ing part-time, you may use it up and not have it available if you should be wholly unemployed later.

State employment compensation programs provide weekly payments for unemployed workers in jobs covered by State regulations; regulations include most jobs in private firms in business and industry; factories, shops, mines, mills, stores, offices, banks, and related institutions.

Types of jobs not covered under State programs are farm work, household service, Government, self-employment, and work for many small firms. If you are not eligible under a State program, you will be covered by the Federal plan. If you qualify under both, money received from your State is subtracted from the Federal allowance,

If you are eligible under the State program it is advisable to use your state benefits first and save your Federal benefit for possible future periods of unemployment.

Under the Federal plan, you may receive 8 weeks allowance for each of the first 3 months of your active service since 16 September 1940 and 4 weeks allowance for each succeeding month to a total of 52 weeks.

It works like this:

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for	ces:			s listed	above)
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2	mo	nths .	16	weeks	
3	moi	nths .	24	weeks	
4	mo	nths .	28	weeks	
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0.7			40		7
			44		
_			48		
			52		
10	11101	. 61101		WCCKS	

More than 10 months ..... 52 weeks (max.)

A major fraction of a month counts as a full month.

You may be disqualified from these allowances if you:

- 1. Leave suitable work voluntarily without good cause;
- Are suspended or discharged for misconduct in the course of employment;
- 3. Fail to apply for suitable work, without good cause, to which you have been referred by a public employment office;
- 4. Do not accept suitable work when offered;
- 5. Fail to attend an available free training course, without good cause;
- 6. Stop work because of a labor dispute, unless you can show that you are not involved in the dispute.
- A job is not considered suitable when the wages, hours, or conditions of work are substantially less favorable than those prevailing for similar work in the locality, or if the position offered is vacant due directly to a strike, lock-out, or labor dispute.

Any week, for which a disqualification is assessed and for which no allowance is paid, is not charged against a veteran's weeks of entitlement.

If you are self-employed in a business or profession, and things don't develop the way you hoped they would, you can get financial aid to help you pull through. If your net business earnings are less than \$100 a month, you may receive the difference between your actual net earnings during the previous month and \$100 up to a total of \$1040 (or 10 2-5 months).

# **JOB-FINDING ASSISTANCE**

Congress has declared that there shall be an effective job counseling and employment placement service for veterans, and with that purpose in mind a Veterans Placement Serv-

ice Board has been created to work with the United States Employment Service. This setup aims toward as many job opportunities as possible for veterans. Special aid for veterans is available through local

offices of the United States Employment Service, and these agencies can refer you to vocational guidance and counseling centers where you can get free advice.

# CONCLUSION

"The GI Bill of Rights" includes various other parts which are of minor importance to most prospective veterans. Many interpretations will be made from time to time of provisions of the bill, but the most important items are given here. You will have ready access to a Veterans

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Administration office or information center at any time for clarification of these details.

Note: All educational rights, rights to loan guarantees, and rights to readjustment allowances (unemployment compensation) are

extended, for men who enlist or reenlist in the armed forces under the Voluntary Recruitment Act of 1945 (Public 190), prior to October 6, 1946. For them, the "termination of the war" does not occur until their enlistments expire.

# **ELIGIBILITY FOR GI RIGHTS**

Question: "Are citizens of the United States who served in the armed forces of Allied nations eligible for the benefits of the Amended GI Bill?"

Answer: Yes, the new amendments make such persons eligible the same as men who served in U. S. armed forces, but only if they have not received a similar benefit to one provided in the GI Bill from the foreign government they served, and were American citizens when they entered such service.

Question: "Does a discharge 'under conditions other than dishonorable' mean any kind of a discharge except a dishonorable discharge?".

Answer: No, it does not. An hon-

orable discharge or a discharge under honorable conditions qualifies a veteran for GI benefits; a dishonorable discharge disqualifies him; but a discharge that is neither honorable nor dishonorable may qualify him or may disqualify him, depending upon determination of the "conditions" under which he received it. The Veterans Administration determines in all such cases (such as Blue Army discharges) whether or not the discharge disqualifies the veteran from GI benefits.

Question: "Must the full 90 days of service have occurred after September 15, 1940, in order to qualify for the benefits extended by the GI Bill of Rights?" Answer: No. A veteran may have spent 89 days in service prior to September 16, 1940, and one day on or after that date, and yet be eligible. However, time spent after September 15, 1940, is the only time which may be counted for length of time the readjustment allowance (unemployment compensation) is payable.

Question: "Is a person who has been finally discharged prior to September 16, 1940, eligible for GI rights?"

Answer: No, except to job counseling and employment service, if he served during a war period and was discharged under conditions other than dishonorable.

# **EDUCATION**

Question: "What is meant by 'ordinary school year'? Some schools continue for 11 months and other schools stop at the end of 9 months and then there is the summer session intervening."

Answer: The Veterans Administration has ruled that "The 'ordinary school year' is defined as a period of two semesters or three quarters—not less than 30 nor more than 38 weeks in total length. Under this definition, an institution may be paid as much as \$500 for each 'ordinary school year' which is completed. Thus \$500 might be paid for each of four 'ordinary school years' which are completed within three 12-month periods."

Question: "Would the Veterans Administration consider a baseball school a legitimate school? I refer to one of those run by the various teams in New York. Would they give me the maintenance if I attended such a school?"

Answer: A veteran may enroll in any educational or training institution approved by property authority. Bona fide baseball schools are acceptable. Maintenance benefits will be paid to veterans attending such a school.

Question: "Will the Government have any policy regarding certain schools that refuse enrollment to men because of race, creed, and color, particularly medical students? To what extent, if any, will the Veterans Administration plus for admission of discriminated men in the future?"

Answer: "The GI Bill of Rights" provides that a veteran may attend any approved school "which will accept or retain him as a student or trainee in any field or branch of knowledge which such institution finds him qualified to undertake or pursue." The decision on acceptability is left to the school.

Question: "Since correspondence schools are now included, if I take a course from such a school, will I get subsistence allowance during the course?"

Answer: No; but the school will receive the usual tuition fees, if fair and just.

Question: "Suppose I want to take a short, intensive training course that requires only 10 weeks, but costs \$300 tuition, may I do that?"

Answer: Yes, but there will be charged against your eligible time an amount of education determined by the cost of the course; for a \$300 intensive training course taken in 10 weeks, you must be eligible to receive at least 20 weeks and 3 days of ordinary schooling. The amended law says that in such case "there shall be charged against the veteran's period of eligibility the proportion of an ordinary school year which the cost of the course bears to \$500." An ordinary school year makes the cost \$14.70 a week for 34 weeks. The cost of the 10-week intensive course, \$300, must be divided by \$14.70, which means a charge of 20 weeks and 3 days against the veteran's eligible school time.

Question: "Suppose I want to take apprentice-training on the job, and the employer pays me a wage during my training; how will that affect my subsistence allowance from the government?"

Answer: If you are paid for work performed as part of your apprenticeship or training, the amount of subsistence you receive when added to the wages received cannot exceed the "standard beginning wages paid a regular workman in the same trade or occupation."

Question: "I want to work and go to school nights. Naturally, I can't take a full course in one year, if I go to classes at night. Does the GI Bill base its one year of study specifications on time or credits? If it is on credits, I could take the year's course in about two years of night school."

Answer: The educational provisions of "The GI Bill of Rights" provide that every veteran be entitled to at least one year's schooling or "the equivalent thereof in continuous part-time study." The training allowance, however, is based on the proportion of full-time study which the veteran takes.

Question: "One writer says that men over 25 are not eligible for the free schooling, while another says GIs regardless of their age can get at least one year of free schooling. Who is right?"

Answer: The amended GI Bill

now makes the educational benefits available to all veterans who meet the eligibility requirements, regardless of age. Only GIs who do not meet the 90-day qualifying provision or who have not received discharges under conditions other than dishonorable are out of luck on the free schooling.

Question: "I was just 19 when I was inducted and have now been in service 3 years. How much free schooling am I entitled to?"

Answer: You are entitled, if otherwise eligible, to a full 4-year course of study at Government expense.

Question: "I own a farm, and when I get out of service I'd like to take advantage of both the educational and the farm-loan provisions of 'The GI Bill of Rights.' Will I be permitted to go to school and borrow money for new equipment for the farm?"

Answer: You probably will. A veteran may take advantage of more than one provision of "The GI Bill of Rights" at a time. If you can convince your bank that you can attend school and run your farm at the same time, you should have no trouble swinging the loan to buy the new equipment.

Question: "I have a wife and 3 children. When I get out I'd like to take advantage of the free schooling. How much will I receive for subsistence while attending school?"

Answer: You will get \$90 a month while attending school full-time, if you apply for it. Every GI who attends school full-time will get \$65 a month, if he applies for it. Those with dependents get \$25 a month in addition. The number of dependents doesn't matter, since the maximum amount paid is \$90.

Question: "Before I entered the Army I was studying advertising. Now that I am older I can see that this was a mistake and that I am best fitted for research in chemistry. Can I switch over to chemistry or must I continue the course I was studying before I entered the Army?"

Answer: You can study anything you want. Under "The GI Bill of Rights" a veteran can go to any approved school or college that will accept him as a student and study anything he likes.

# LOANS

Question: "I can understand a bank's being completely satisfied with the 50 percent of a loan guaranteed by the Government, but it has been my experience that a bank will demand security or collateral for any kind of loan. Exactly what guarantee will a local bank demand for the uninsured portion of any loan?"

Answer: The first requirement in arranging for a loan is that the veteran satisfy the lender that he, the veteran, is a good risk. This means that in determining the soundness of a loan for which a federal guaranty is sought, the same general factors that surround a private transaction will apply. In what way, then, is the loan provision of "The GI Bill of Rights" of assistance to the veteran? The answer is that the lender, assured of a 50 percent guaranty by the Government, will be strongly encouraged to make the loan, even if the security does not cover the entire loan.

Question: "Two other soldiers and I want to start a business in Australia after the war. Do you think the loan privileges of "The GI Bill of Rights' might be extended to cover a business in Australia?"

Answer: Loan privileges of "The G1 Bill of Rights" will not be made to veterans planning business ventures outside the United States; the term "United States" means the several states, territories and possessions, and the District of Columbia

Question: "If I want to buy a home when I leave the service, may I borrow the full \$8000 under 'The GI Bill of Rights' without any other collateral but the mortgage on the house' The house will cost

\$8000. I have a job now waiting for me, but I have nothing else. Can I get a loan up to 100 percent of the value of the property? I understand that there is a limitation on mortgages of 66 percent in my state. How can I get around this?"

Answer: It is possible to get a loan with no other collateral than the mortgage on the house. In cases where state laws interfere, as above, the veteran may deal with FHA, which will take up to 80 percent of the value of the property and the Veterans Administration, which will accept the remaining 20 percent.

Question: "Can I use one loan for two purposes?"

Answer: A loan for two purposes will be made if the veteran can show evidence of ability to operate both business ventures successfully.

Question: "I have been told that cash benefits under 'The GI Bill of Rights' will be taken out of any future bonus that may be voted. Is this true?"

Answer: The original law provided that any benefits derived under "The GI Bill of Rights" shall be deducted from any future bonus, but the amended Act repeals that provision.

Question: "My wife and I are both veterans. Can we each get a loan guaranteed under "The GI Bill of Rights' to be used in buying a house?"

Answer: You can. Each of you will be treated as an individual veteran. If you are both able to swing loans from your bank or other lending agency, you could get the loans guaranteed from the Veterans Administration.

Question: "Is it true that the

Government pays all the interest on the loans we get under 'The GI Bill of Rights'?"

Answer: No, it is not. During the first year of the loan the Veterans Administration will pay the interest on that part of the loan which it has guaranteed. Thus, if you get a \$4000 loan, the Veterans Administration will pay the interest on \$2000 or \$80 (at 4 percent, the maximum rate you may pay). You will have to pay the rest of the interest yourself.

Question: "When I get out, I'd like to buy a farm and turn it over to a tenant to run. Meanwhile I want to go back to my own business and let the tenant run the farm for me. Will I be able to get a farm-loan guaranty if I do that?"

Answer: You will not. A veteran can get a farm loan guaranteed only if he personally directs and operates the farm. You can, of course, hire all the help you need, but you will not be permitted to operate the farm through someone else. You need not actually live on the farm, but you must live near enough to personally direct and supervise the operation of the farm,

Question: "I own a farm which my younger brother and sister have been running in my absence. They tell me that local taxes have been accumulating at a fast clip. Will I be permitted to borrow money under 'The GI Bill of Rights' to pay off the taxes?"

Answer: You will. You may get either a farm loan or a home loan and use the money to pay off taxes on your property. The same thing applies to taxes on n town or city home owned by a GI.

# READJUSTMENT ALLOWANCES

Question: "Under the unemployment allowances would a veteran who had gone into farming and was earning less than \$100 per calendar month be paid the difference between his net earnings and \$100?

Answer: He is considered a selfemployed veteran and his earnings and expenses are computed on a calendar month basis. In any month when his net earnings fall below \$100 he can apply for readjustment allowances of the difference between his net and \$100.

Question: "Suppose a man has taken advantage of the loan privileges of the Bill. Then he finds himself out of a job. It would seem that he gets no readjustment allowance. Is this true?"

Answer: In the situation outlined above the veteran is eligible for readjustment allowance even though

he had arranged a loan with the government. But a veteran cannot get subsistence allowance while going to school AND unemployment allowances.

Question: "I have been told that in order to get unemployment pay allowed under "The GI Bill of Rights," I must be willing to take a job even if it is in a factory where there is a strike. Is that right?"

Answer: It is not. You do not have to accept a job which is available directly as a result of a strike, lock-out or other labor dispute. Your refusal to accept such a job will not affect your right to the unemployment pay.

Qustion: "When I am discharged I expect to go into a business of my own. If the business does not succeed, will I be able to get any money

under the unemployment provisions of 'The GI Bill of Rights'?"

Answer: If your business folds up and you are not earning any money, you will get \$20 a week. Should your business fall off so that you earn less than \$100 during any calendar month you will get the difference between your net earnings and \$100, up to 10 2-5 months.

Question: "Will the Readjustment."
Allowance be paid each week for the number of weeks to which a veteran is entitled?"

Answer: It depends upon the practice of paying unemployment compensation in your State; most States pay weekly; some pay biweekly; some pay monthly. You will get your federal Readjustment Allowance through the State setup and be paid in whatever way the State pays its unemployment compensation.

# COMPLETE TEXT OF AMENDED GI BILL OF RIGHTS

# TITLE I

# Chapter I Hospitalization, Claims and Procedures

Sec. 100. The Veterans' Administration is hereby declared to be an essential war agency and entitled to priority equal to the highest granted any department or agency of the Government in personnel, service, space, equipment, supplies, and material under any laws, Executive orders, and regulations pertaining to priorities. The Administrator is authorized, for the purpose of extending benefits to veterans and dependents, and to the extent he deems necessary, to procure the necessary space for administrative, clinical, medical, and outpatient treatment purposes by lease, purchase, or construction of buildings, or by condemnation or declaration of taking, pursuant to existing statutes.

Sec. 101: The Administrator of Veterans' Affairs and the Federal Board of Hospitalization are hereby

authorized and directed to expedite and complete the construction of additional hospital facilities for war veterans, and to enter into agreements and contracts for the use by or transfer to the Veterans' Administration of suitable Army and Navy hospitals after termination of hostilities in the present war or after such institutions are no longer needed by the armed services; and the Administrator of Veterans Affairs is hereby authorized and directed to establish necessary regional offices, sub-offices, branch offices, contact units or other subordinate offices in centers of population where there is no Veterans' Administration facility or where such a facility is not readily available or accessible: Provided, That there is hereby authorized to be appropriated the sum of \$500,000,000 for the construction of additional hospital facilities,

Sec. 102. The Administrator of Veterans' Affairs and the Secretary of War and Secretary of the Navy are hereby granted authority to enter into agreements and contracts for the mutual use or exchange of use of hospital and domiciliary facilities, and such supplies, equipment, and material as may be needed to operate properly such facili-

ties, or for the transfer, without reimbursement of appropriations of facilities. supplies, equipment. or material necessary and proper for authorized care for veterans except that at no time shall the Administrator of Veterans' Affairs enter into any agreement which will result in a permanent reduction of Veterans' Administration hospital and domiciliary beds below the number now established or approved, plus the estimated number required to meet the load of eligibles under laws administered by the Veterans' Administration, or in any way subordinate or transfer the operation of the Veterans' Administration to any other agency of the Government.

Nothing in the Selective Training and Service Act of 1940, as amended, or any other Act, shall be construed to prevent the transfer or detail of any commissiones, appointed or enlisted personnel from the armed forces to the Veterans' Administration subject to agreements between the Secretary of War or the Secretary of the Navy and the Administrator of Veterans' Affairs: Provided. That no such detail shall be made or extended beyond six months after the termination of the

Sec. 103. The Administrator of Veterans' Affairs shall have authority to place officials and employees designated by him in such Army and Navy installations as may be deemed advisable for the purpose of adjudicating disability claims of, and giving aid and advice to, members of the Army and Navy who are about to be discharged or released from active service.

Sec. 104. No person shall be discharged or released from active duty in the armed forces until this certificate of discharge or release from active duty and final pay, or a substantial portion thereof, are ready for delivery to him or to his next of kin or legal representative; and no person shall be discharged or released from active service on account of disability until and unless he has executed a claim for compensation, pension, or hospitalization, to be filed with the Veterans' Administration or has signed a statement that he has had explained to him the right to file such claim: Provided, That this section shall not preclude immediate transfer to a veterans' facility for necessary hospital care, nor preclude the discharge of any person who refuses to sign such claim or statement: And Provided further. That refusal or failure to file a claim shall be without prejudice to any right the veteran may subsequently assert.

Any veteran entitled to a prosthetic appliance shall be furnished such fitting and training, including institutional training, in the use of such appliance as may be necessary, whether in a Veterans' Administration facility, other training institution, or by out-patient treatment, including such service under contract and including necessary travel expenses to and from their homes to such hospital or training institution.

The Administrator may procure any and ai) items mentioned herein, including necessary services required in the fitting, supplying, and training in use of such items by purchase, manufacture, contract, or in such other manner as the Administrator may determine to be proper without regard to any other provision of law

Sec. 105. No person in the armed forces shall be required to sign a statement of any nature relating to the origin, incurrence, or aggravation of any disease or injury he may have and any such statement against his own interest, signed at any time, shall be null and void and of no force and effect.

# Chapter II Aid By Veterans' Organizations

Sec. 200. (a) That upon certification to the Secretary of War or Secretary of the Navy by the Administrator of Veterans' Affairs of paid full time accredited representatives

of the veterans' organizations specifled in section 200 of the Act of June 29, 1936 (Public Law Numbered 844, Seventy-fourth Congress), and other such national organizations recognized by the Administrator of Veterans' Affairs thereunder in the presentation of claims under laws administered by the Veterans' Administration, the Secretary of War and Secretary of the Navy are hereby authorized and directed to permit the functioning, in accordance with regulations prescribed pursuant to subsection (b) of this section, of such accredited representatives in military or naval installations on shore from which persons are discharged or released from the active military or naval service: Provided, That nothing in this section shall operate to affect measures of military security now in effect or which may hereafter be placed in effect, nor to prejudice the right of the American Red Cross to recognition under existing statutes.

(b) The necessary regulations shall be promulgated by the Secretary of War and the Secretary of the Navy jointly with the Administrator of Veterans' Affairs to accomplish the purpose of this section, and in the preparation of such regulations the national officer of each of such veterans' organizations who is responsible for claims and rehabilitation activities shall be consulted. The commanding officer of each such military or naval installation shall cooperate fully with such authorized representatives in the providing of available space and equipment for such representatives.

(c) The Administrator is further authorized at his discretion and under such regulations as he may prescribe to furnish, if available, necessary space and suitable office facilities for the use of paid full-time representatives of such organizations

# Chapter III Reviewing Authority

Sec. 300. The discharge or dismissal by reason of the sentence of a general court martial of any person from the military or naval forces, or the discharge of any such person on the ground that he was a conscientious objector who refused to perform military duty or refused to wear the uniform or otherwise to comply with lawful orders of competent military authority, or as a deserter, or of an officer by the acceptance of his resignation for the good of the service, shall bar all rights of such person, based upon the period of service from which he is so discharged or dismissed, under any laws administered by the Veterans' Administration: Provided, That in the case of any such person, if it be established to the satisfaction of the Administrator that at the time of the commission of the offense such person was insane. he shall not be precluded from the benefits to which he is otherwise entitled under the laws administered by the Veterans' Administration: And provided turther. That this section shall not apply to any war risk, Government (converted) or national service life-insurance policy.

Sec. 301. The Secretary of War and the Secretary of the Navy, after conference with the Administrator of Veterans' Affairs, are authorized and directed to establish in the War and Navy Departments, respectively. boards of review composed of five members each. whose duties shall be to review, on their own motion or upon the request of a former officer or enlisted man or woman or, if deceased, by the surviving spouse, next of kin, or legal representative, the type and nature of his discharge or dismissal, except a discharge or dismissal by reason of the sentence of a general court martial. Such review shall be based upon all available records of the service department relating to the person requesting such review, and such other evidence as may be presented by such person. Witnesses shall be permitted to present testimony either in person or by affidavit and the person requesting review shall be allowed to appear before such board in person or by counsel: Provided. That the term "counsel" as used in this section shall be considered to include, among other, accredited representatives of veterans' organizations recognized by the Veterans' Administration under section 200 of the Act of June 29, 1936 (Public Law Numbered 844. Seventy-fourth Congress). Such board shall have authority, except in the case of a discharge or dismissal by reason of the sentence of a general court martial. to change, correct, or modify any discharge or dismissal, and to issue a new discharge in accord with the facts presented to the board. The Articles of War and the Articles for the Government of the Navy are hereby amended to authorize the Secretary of War and the Secretary of the Navy to establish such boards of review, the findings thereof to be final subject only to review by the Secretary of War or the Secretary of the Navy: Provided. That no request for review by such board of a discharge or dismissal under the provisions of this section shall be valid unless filed within fifteen years after such discharge or dismissal or within fifteen years after the effective date of this Act, whichever may be the later.

Sec. 302. (a) The Secretary of War, the Secretary of the Navy and the Secretary of the Treasury are authorized and directed to establish, from time to time, boards of review composed of five commissioned officers, two of whom shall be selected from the Medical Corps of the Army or Navy, or from the Public Health Service, as the case may be. It shall be the duty of any such board to review, at the request of any officer

retired or released from active service, without pay, for physical disability pursuant to the decision of a retiring board, board of medical survey, or disposition board, the findings and decisions of such board. Such review shall be based upon all available service records relating to the officer requesting such review, and such other evidence as may be presented by such officer. Witnesses shall be permitted to present testimony either in person or by affidavit, and the officer requesting review shall be allowed to appear before such board of review in person or by counsel. In carrying out its duties under this section such board of review shall have the same powers as exercised by, or vested in, the board whose findings and decision are being reviewed. The proceedings and decision of each such board of review affirming or reversing the decision of any such retiring board, board of medical survey, or disposition board, shall be transmitted to the Secretary of War, the Secretary of the Navy, or the Secretary of the Treasury, as the

the case.

(b) No request for review under this section shall be valid unless filed within fifteen years after the date of retirement for disability or after the effective date of this Act, whichever is the later.

case may be, and shall be laid by

him before the President for his an-

proval or disapproval and orders in

(c) As used in this section-

(1) the term "officer" means any officer subject to the laws granting retirement for active service in the Army, Navy, Marine Corps or Coast Guard, or any of their respective components;

(2) the term "counsel" shall have the same meaning as when used in section 301 of this Act.

# TITLE II

# Chapter IV Education Of Veterans

Sec. 400. (a) Subsection (f) of section 1, title I, Public Law Numbered 2, Seventy-third Congress, added by the Act of March 24, 1943 (Public Law Numbered 16, Seventy-eighth Congress), is hereby amended to read as follows:

"(f) Any person who served in the active military or naval forces on or after September 16, 1940, and prior to the termination of hostilities in the present war, shall be entitled to vocational rehabilitation subject to the provisions and limitations of Veterans Regulation Numbered 1 (a), as amended, part VII, or to education or training subject to the provisions and limitations of part VIII"

(b) Veterans Regulation Numbered 1 (a) is hereby amended by adding a new part VIII as follows:
"Part VIII

"1. Any person who served in the active military or naval service on or after September 16, 1940, and prior to the termination of the present war, and who shall have been discharged or released therefrom under conditions other than dishonorable, and who either shall have served ninety days or more, exclusive of any period he was assigned for a course of education or training under the Army specialized training program or the Navy college training program, which course was a continuation of his civilian course and was pursued to completion, or as a cadet or mishipman at one of the service academies, or shall have been discharged or released from active service by reason of an actual service incurred injury or disability, shall be eligible for and entitled to receive education or training under this part: Provided, That such course shall be initiated not later than four years after either the date of his discharge or the termination of the present war, whichever is the later: Provided further. That no such education or training shall be afforded beyond nine years after the termination of the present war.

"2. Any such eligible person shall be entitled to education or training at an approved educational or training institution for a period of one year plus the time such person was in the active service on or after September 16, 1940, and before the termination of the war, exclusive of any period he was assigned for a course of education or training under the Army Specialized Training Program or the Navy College Training Program, which course was a continuation of his civilian course and was pursued to completion, or as a cadet or midshipman at one of the service academies, but in no event shall the total period of education or training exceed four years: Provided, That his work continues to be satisfactory throughout the period, according to the regularly prescribed standards and practices of the institution: Provided further, That wherever the period of eligibility ends during a quarter or semester and after a major part of such quarter or semester has expired, such period shall be extended to the termination of such unexpired quarter or semester.

"3 (a) Such person shall be eligible for and entitled to such course of education or training full time or the equivalent thereof in part-time training, as he may elect and at any approved educational or training institution at which he chooses to enroll, whether or not located in the State in which he resides, which will accept or retain him as a student or trainee in any field or branch of knowledge which such institution finds him qualified to undertake or pursue: Provided, That, for reasons satisfactory to the Administrator,

he may change a course of instruction: And provided further, That any such course of education or training may be discontinued at any time, if it is found by the Administrator that, according to the regularly prescribed standards and practices of the institution, the conduct or progress of such person is unsatisfactory.

"(b) Any such eligible person may apply for a short, intensive postgraduate, or training course of less than 30 weeks: Provided. That the Administrator shall have the authority to contract with approved institutions for such courses if he finds that the agreed cost of such courses is reasonable and fair: Provided further, That (1) the limitation of paragraph 5 shall not prevent the payment of such agreed rates, but there shall be charged against the veteran's period of eligibility the proportion of an ordinary school year which the cost of the course bears to \$500, and (2) not in excess of \$500 shall be paid for any such course.

"(c) Any such eligible person may apply for a course of instruction by correspondence without any subsistence allowance: Provided, That the Administrator shall have authority to contract with approved institutions for such courses if he finds that the agreed cost of such courses is reasonable and fair: Provided further, (1) That the provisions of paragraph 5 shall not apply to correspondence courses; (2) that one-fourth of the elapsed time in following such course shall be charged against the veteran's period of eligibility; and (3) that the total amount payable for a correspondence course or courses for any veteran shall not exceed \$500: And provided further, That nothing herein shall be construed to preclude the use of approved correspondence courses as a part of institutional or job training, subject to regulations prescribed by the Administrator.

"4. From time to time the Admin-

istrator shall secure from the appropriate agency of each State a list of the educational and training institutions (including industrial establishments), within such jurisdiction, which are qualified and equipped to furnish education or training (including apprenticeship and refresher or retraining training), which institutions, together with such additional ones as may be recognized and approved by the Administrator, shall be deemed qualified and approved to furnish education or training to such persons as shall enroll under this part: Provided, That wherever there are established State apprenticeship agencies expressly charged by State laws to administer apprentice training, whenever possible, the Administrator shall utilize such existing facilities and services in training on the job when such training is of one year's duration or more.

"5. The Administrator shall pay

to the educational or training institution, for each person enrolled in full time or part time course of education or training, the customary cost of tuition, and such laboratory, library, health, infirmary, and other similar fees as are customarily charged, and may pay for books, supplies, equipment, and other necessary expenses, exclusive of board, lodging, other living expenses, and travel, as are generally required for the successful pursuit and completion of the course by other students in the institution: Provided, That in no event shall such payments, with respect to any person, exceed \$500 for an ordinary school year, unless the veteran elects to have such customary charges paid in excess of such limitation, in which event there shall be charged against his period of eligibility the proportion of an ordinary school year which such excess bears to \$500: Provided, further, That no payments shall be made to institutions, business or other establishments furnishing apprentice training on the job: And provided further, That any institution may apply to the Administrator for an adjustment of tuition and the Administrator, if he finds that the customary tuition charges are insufficient to permit the institution to furnish education or training to eligible veterans, or inadequate compensation therefor, may provide for the payment of such fair and reasonable compensation as will not exceed the estimated cost of teaching personnel and supplies for instruction: and may in like manner readjust such payments from time to time"

Effective on the first day of the first calendar month subsequent to the date of enactment of this [amendatory] Act, the first sentence of paragraph 6 of Part VIII of such Regulation is amended to read as follows:

"6. While enrolled in and pursuing a course under this part, such person, upon application to the Administrator, shall be paid a subsistence allowance of \$65 per month. if without dependent or dependents. or \$90 per month, if he has a dependent or dependents, including regular holidays and leave not exceeding thirty days in a calendar year. Such person attending a course on a part-time basis, and such person receiving compensation for productive labor performed as part of their apprentice or other training on the job at institutions, business or other establishments. shall be entitled to receive such lesser sums, if any, as subsistence or dependency allowances, as may be determined by the Administrator: Provided, That any such person eligible under this part, and within the limitations thereof, may pursue such full-time or part-time course or courses as he may elect, without aubsistence allowance.

"7. Any such person eligible for the benefits of this part, who is also eligible for the benefit of part VII,

may elect either benefit, or may be provided an approved combination of such courses: Provided, That the total period of any such combined courses shall not exceed the maximum period or limitations under the part affording the greater period of eligibility.

"8. No department, agency, or officer of the United States, in carrying out the provisions of this part shall exercise any supervision or control, whatsoever, over any State educational agency, or any educational or training institution; Provided, That nothing in this section shall be deemed to prevent any department, agency, or officer of the United States from exercising any supervision or control which such department, agency, or officer is authorized, by existing provisions of law, to exercise over any Federal educational or training institution. or to prevent the furnishing of education or training under this part in any institution over which supervision or control is exercised by such other department, agency, or officer under authority of existing provisions of law.

"9. The Administrator of Veterans' Affairs is authorized and empowered to administer this title. and, insofar as he deems practicable, shall utilize existing facilities and services of Federal and State departments and agencies on the basis of mutual agreements with them. Consistent with and subject to the provisions and limitations set forth in this title, the Administrator shall from time to time, prescribe and promulgate such rules and regulations as may be necessary to carry out its purposes and provisions.

"10. The Administrator may arrange for educational and vocational guidance to persons eligible for education and training under this part. At such intervals as he deems, necessary, he shall make available information respecting need for general education and for trained personnel in the various crafts, trades, and professions: Provided, That facilities of other Federal agencies collecting such information shall be utilized to the extent he deems practicable.

"11. As used in this part, the term 'educational or training institutions' shall include all public or private elementary, secondary, and other schools furnishing education for adults, business schools and colleges, scientific and technical institutions, colleges, vocational schools. junior colleges, teachers' colleges. normal schools, professional schools. universities, and other educational institutions, and shall also include business or other establishments providing apprentice or other training on the job, including those under the supervision of an approved college or university or any State department of education, or any

State apprenticeship agency or

board of vocational education,

or any State apprenticeship coun-

cil or the Federal Apprentice Training Service established in accordance with Public, Numbered 308, Seventy-fifth Congress, or any agency in the executive branch of the Federal Government authorized under other laws to supervise such training."

"12. For the purposes of this part, the present war shall not be considered as terminating, in the case of any individual, before the termination of such individual's first period of enlistment or reenlistment contracted within one year after the date of the enactment of the Armed Forces Voluntary Recruitment Act of 1945."

Sec. 401. Section 3, Public Law Numbered 16, Seventy-eighth Congress, is hereby amended to read as follows:

"Sec. 3. The appropriation for the Veterans' Administration, 'Salaries and expenses, medical and hospital, and compensation and pensions'. shall be available for necessary expenses under part VII. as amended. or part VIII of Veterans Regulation Numbered 1 (a), and there is hereby authorized to be appropriated such additional amount or amounts as may be necessary to accomplish the purposes thereof. Such expenses may include, subject to regulations issued by the Administrator and in addition to medical care, treatment, hospitalization, and prosthesis, otherwise authorized, such care, treatment, and supplies as may be necessary to accomplish the purposes of part VII, as amended, or part VIII of Veterans Regulations Numbered 1 (a)."

Sec. 402. Public Law Numbered 16, Seventy-eighth Congress, is hereby amended by adding thereto a new section 4 to read as follows:

"Sec. 4. Any books, supplies, or equipment furnished a trainee or student under part VII or part VIII of Veterans Regulation Numbered 1 (a) shall be deemed released to him: Provided, That if he fail, because of fault, on his part to complete the course of training or education afforded thereunder, he may be required, in the discretion of the Administrator, to return any or all of such books, supplies, or equipment not actually expended or to repay the reasonable value thereof: Provided further, That returned books, supplies, or equipment may be turned in to educational or training institutions for credit under such terms as may be approved by the Administrator, or disposed of in such other manner as may be approved by the Administrator."

Sec. 403. Paragraph I, Part VII, Veterans Regulation Number 1, (a) (Public Law Number 16, Seventy-eighth Congress), is hereby amended by inserting after the word "time" the word "on or" and deleting the date "December 6, 1941" and substituting therefor the date "September 16, 1940."

(a) The proviso in paragraph 1 of part VII of Veterans Regulation Numbered 1 (a), as amended, is amended to read as follows: "Pro-

vided. That no course of training in excess of a period of four years shall be approved except with the approval of the Administrator, nor shall any training under this part be afforded beyond nine years after the termination of the present war."

(b) Effective on the first day of the first calendar month subsequent to the date of enactment of this [amendatory] Act, paragraph 3 of part VII of Veterans Regulation Numbered 1 (a), as amended, is amended to read as follows:

"3. While pursuing training prescribed herein, and for two months after his employability is determined, each veteran shall be paid the amount of subsistence allowance specified in paragraph 6 of part VIII of Veterans Regulation Numbered 1 (a) as amended: Provided, That the minimum payment of such allowance, plus any pension or other benefit shall be, for a person without a dependent, \$105 per month, and for a person with a dependent, \$115. plus the following amounts for additional dependents: (1) \$10 for one child and \$7 additional for each additional child and, (2) \$15 for a dependent parent: Provided further. That the rates set out herein shall not be subject to the increases authorized by Public Law Numbered 312, Seventy-eighth Congress, approved May 27, 1944: And provided further, That when the course of vocational rehabilitation furnished to any person as here provided consists of training on the job by an employer, such employer shall be required to submit monthly to the Administrator a statement in writing showing any wage, compensation, or other income paid by him to such person during the month, directly or indirectly, and based upon such written statements, the Administrator is authorized to reduce the subsistence allowance of such person to an amount considered equitable and just."

# TITLE

# Loans For The Purchase Or Construction Of Homes, Farms and Business Property

# Chapter V

General Provisions For Loans

Sec. 500. (a) Any person who shall have served in the active military or naval service of the United States at any time on or after September 16, 1940, and prior to the termination of the present war and who shall have been discharged or released therefrom under conditions other than dishonorable after active service of ninety days or more, or by reason of an injury or disability incurred is service in line of duty,

shall be eligible for the benefits of this title.

Any loan made by such veteran within ten years after the termination of the war for any of the purposes, and in compliance with the provisions, specified in this Title is automatically guaranteed by the Government by this Title in an amount not exceeding fifty per centum of the loan: Provided, That the aggregate amount guaranteed shall not exceed \$2,000 in the case of non-real-estate loans, nor \$4,000 in the case of real-estate loans; or a prorated portion thereof on loans of both types or combination thereof.

(b) Loans guaranteed under this Title shall be payable under such terms and conditions as may be agreed upon by the parties thereto, subject to the conditions and limitations of this Title and the regulations issued pursuant to Section 504: Provided, That the liability under the guaranty within the limitations of this Title shall decrease or increase prorata with any decrease or increase of the amount of the unpaid portion of the obligation: Provided further, That loans guaranteed under this Title shall bear interest at a rate not exceeding four per centum per annum and shall be payable in full in not more than twenty-five years, or in the case of loans on farm realty in not more than forty years; And provided further, That (1) the maturity on a non-real-estate loan shall not exceed ten years; (2) any loan for a term in excess of five years shall be amortized in accordance with established procedure; (3) except as provided in Section 505 any real estate loan, other than for repairs, alterations or improvements, shall be secured by a first lien on the realty. and a non-real-estate loan, except as to working or other capital, merchandise, good-will and other intangible assets, shall be secured by personalty to the extent legal and practicable.

(c) An honorable discharge shall be deemed a certificate of eligibility to apply for a guaranteed loan. Any veteran who does not have a discharge certificate, or who receives a discharge other than honorable, may apply to the Administrator for a certificate of eligibility. Upon making a loan as provided herein, the lender shall forthwith transmit to the Administrator a statement setting forth the full name and serial number of the veteran, amount and terms of the loan, and the legal description of the property, together with the appraisal report made by the designated appraiser. Where the loan is automatically guaranteed, the Administrator shall provide the lender with a loan guaranty certificate or other evidence of the guaranty. He shall also endorse on the veteran's discharge or eligibility certificate, the amount and type of guaranty used, and the amount, if any, remaining.

An amount equivalent to four per centum on the amount originally guaranteed shall be paid to the lender by the Administrator out of available appropriations, to be credited upon the loan. Nothing herein shall be deemed to preclude the assignment of any guaranteed loan nor the assignment of the security therefor.

(d)\* Loans guaranteed hereunder

may be made by any Federal land bank, national bank, state bank, private bank, building and loan association, insurance company, credit union, or mortgage and loan company, that is subject to exami-nation and supervision by an agency of the United States or of any State or Territory, including the District of Columbia. Any loan at least twenty per centum of which is guaranteed under this Title may be made by any national bank, or Federal savings and loan association; or by any bank, trust company, building and loan association or insurance company organized or authorized to do business in the District of Columbia; without regard to the limitations and restrictions of any other statute with respect

(1) ratio of amount of loan to the value of the property;

(2) maturity of loan;

- (3) requirement for mortgage or other security;
- (4) dignity of lien; or

(5) percentage of assets which may be invested in real estate loans.

(e) Any loan proposed to be made to an eligible veteran by any lender not of a class specified in subsection. (d) may be guaranteed by the Administrator if he finds that it is in accord otherwise with the provisions of this Title, as amended.

#### Purchase Or Construction Of Homes

Sec. 501. Any loan made to a veteran under this title, the proceeds of which are to be used for purchasing residential property or constructing a dwelling to be occupied as his home or for the purpose of making repairs, alterations, or improvements in property owned by him and occupied as his home, is automatically guaranteed if made pursuant to the provisions of this title, including the following:

(1) That the proceeds of such loan will be used for payment of

<sup>•</sup> Sec. 500 (d) as added by Sec 11. (b) Pub. Law 190, 79th Cong., Oct. 6, 1945, but not included in Title III. as amended by Public Law 268, 79th Cong., Dec. 28, 1945, reads as follows:

<sup>&</sup>quot;(d) Wor purposes of this title, the present war shall not be considered as terminating, in the case of any individual, before the termination of such individual's first period of enlistment or reenlistment contracted within one year after the date of the enactment of the Armed Forces Voluntary Recruitment Act of 1946."

the property purchased or constructed or improved:

(2) That the contemplated terms of payment required in any mortgage to be given in part payment of the purchase price or the construction cost bear a proper relation to the veteran's present and anticipated income and expenses; and that the nature and condition of the property is such as to be suitable for dwelling purposes; and

(3) That the price paid or to be paid by the veteran for such property or for the cost of construction, repairs or alterations does not exceed the reasonable value thereof as determined by proper appraisal made by an appr iser designated by the Administrator.

#### Purchase Of Farms And Farm Equipment

Sec. 502. Any loan made to a veteran under this title, the proceeds of which are to be used for purchasing any lands, buildings, livestock, equipment, machinery, supplies or implements, or for repairing, altering, constructing or improving any land, equipment or building, including the farmhouse, to be used in farming operation conducted by the veteran involving production in excess of his own needs, or for working capital requirements necessary for such operations, or to purchase stock in a cooperative association where the purchase of such stock is required by Federal statute as an incident to obtaining the loan, is automatically guaranteed if made pursuant to the provisions of this title, including the following:

(1) That the proceeds of such loan will be used for any purposes in connection with bona fide farming operations conducted by the applicant;

(2) That such property will be useful in and reasonably necessary for efficiently conducting such operations;

(3) That the ability and experience of the veteran, and the nature of the proposed farming operation to be conducted by him, are such that there is a reasonable likelihood that such operations will be successful; and

(4) That the purchase price paid or to be paid by the veteran for such property does not exceed the reasonable value thereof as determined by proper appraisal made by an apraiser designated by the Administrator.

#### Purchase Of Business Property

Sec. 503. Any loan made to a veteran under this title, the proceeds of which are to be used for the purpose of engaging in business or pursuing a gainful occupation, or for the cost of acquiring for such purpose land, buildings, supplies, equipment, machinery, tools, inventory, stock in trade, or for the cost of the construction, repair, alteration or improvement of any realty or personalty used for such purpose, or to provide the funds needed for working capital, is automatically guar-

anteed if made pursuant to the provisions of this title, including the following:

(1) That the proceeds of such loan will be used for any of the specified purposes in connection with bona fide pursuit of gainful occupation by the veteran;

(2) That such property will be used in and reasonably necessary for the efficient and successful pursuit of such business or occupation;

(3) That the ability and experience of the veteran, and the conditions under which he proposes to pursue such business or occupation, are such that there is a reasonable likelihood that he will be successful in the pursuit of such business or occupation; and

(4) That the purchase price paid or to be paid by the veteran for such property, or the cost of such construction, alterations, or improvements, does not exceed the reasonable value thereof as determined by proper appraisal made by an appraiser designated by the Administrator.

#### Regulations

Sec. 504. The Administrator is authorized to promulgate such rules and regulations not inconsistent with this title, as amended, as are necessary and appropriate for carrying out the provisions of this title, and may delegate to subordinate employees authority to issue certificates. or other evidence, of guaranty of loans guaranteed under the provisions of this title, and to exercise other administrative functions hereunder.

#### Secondary Loans

Sec. 505. (a) In any case wherein a principal loan, for any of the purposes stated in section 501, 502, or 503, is approved by a Federal agency to be made or guaranteed or insured by it pursuant to applicable law and regulations, and the veteran is in need of a second loan to cover the remainder of the purchase price or cost, or a part thereof, the Administrator, subject otherwise to the provisions of this title, may guarantee the full amount of the second loan: Provided, That such second loan shall not exceed 20 per centum of the purchase price or cost: And provided further, That regulations to be promulgated jointly by the Administrator and the head of such agency may provide for servicing of both loans by such agency and for refinancing of the principal loan to include any unpaid portion of the secondary loan with accrued interest, if any, after the curtailment thereon equals twice the amount of the secondary loan.

(b) Any person who is a veteran eligible for the benefits of this title, as provided in section 500 hereof, and who is found by the Secretary of Agriculture, by reason of his ability and experience, including training as a vocational trainee, to be likely to carry out successfully undertakings required of him under a loan which may be made under

the Bankhead-Jones Farm Tenant Act, shall be eligible for the benefits of such Act to the same extent as if he were a farm tenant.

#### Procedure On Default

Sec. 506. In the event of default in the payment of any loan guaranteed under this title, the holder of the obligation shall notify the Administrator who shall thereupon pay to such holder the guaranty not in excess of the pro rata portion of the amount originally guaranteed. and shall be subrogated to the rights of the holder of the obligation to the extent of the amount paid on the guaranty: Provided, That prior to suit or foreclosure the holder of the obligation shall notify the Administrator of the default, and within thirty days thereafter the Administrator may, at his option, pay the holder of the obligation the unpaid balance of the obligation plus accrued interest and receive an assignment of the loan and security: Provided further, That (1) nothing herein shall be construed to preclude any forbearance for the benefit of the veteran as may be agreed upon by the parties to the loan and approved by the Administrator; and (2) the Administrator may establish the date, not later than the date of judgment and decree of foreclosure or sale, upon which accrual of interest or charges shall cease.

Loans On Delinquent Indebtedness Sec. 507. Any loan made to a veteran, the proceeds of which are to be used to refinance any indebtedness of the veteran which is secured of record on property to be used or occupied by the veteran as a home or for farming purposes, or indebtedness incurred by him in the pursuit of a gainful occupation which he is pursuing or which he proposes in good faith to pursue, or any delinquent taxes or assessments on such property or business is autoniatically guaranteed if made pursuant to the provisions of this title. including the following:

(1) Such loan became in default or the delinquency occurred not later than ten years after the termination of the war:

(2) Such refinancing will aid the veteran in his economic readjustment; and

(3) The amount of the guaranteed loan does not exceed the reasonable value of the property or business, as determined by proper appraisal made by an appraiser designated by the Administrator.

#### Insurance Of Loans

Sec. 508. (a) Any loans which might be guaranteed under the provisions of this title, when made or purchased by any financial institution subject to examination and supervision by an agency of the United States or of any State or Territory, including the District of Columbia, may, in lieu of such guaranty, be insured by the Administrator under an agreement whereby he will reimburse any such institution for losses incurred on such

loan up to 15 per centum of the aggregate of loans so made or purchased by it.

(b) Loans insured hereunder shall be made on such other terms, conditions, and restrictions as the Administrator may prescribe within the limitations set forth in this title. The Administrator may fix the maximum rate of interest payable on any class of non-real-estate loans insured hereunder at a figure not in excess of a 3 per centum discount rate or an equivalent straight interest rate on nonamortized loans.

(c) The Administrator shall pay the same amount on each loan insured hereunder as he would be required to pay under the sixth sentence of section 500 (c) hereof if the loan were guaranteed rather than insured.

#### Powers Of Administrator

Sec. 509. (a) With respect to matters arising by reason of this title as now or hereafter amended and, notwithstanding the provisions of any other law, the Administrator may—

(1) Sue and be sued in his official capacity in any court of competent jurisdiction. State or Federal.

(2) Subject to specific limitations in this Act, consent to the modification, with respect to rate of interest, time of payment of principal or interest or any portion thereof, security or other provisions of any note, contract, mortgage or other instrument securing a loan which has been guaranteed or insured hereunder.

(3) Pay, or compromise, any claim, on or arising because of, any such guaranty or insurance.

(4) Pay, compromise, waive or release any right, title, claim, lien or demand, however acquired, including any equity or any right of redemption.

(5) Purchase at any sale, public or private, upon such terms and for such prices as he determines to be reasonable, and take title to, property, real, personal or mixed; and similarly sell, at public or private sale, exchange, assign, convey, or otherwise dispose of any such property; and

(6) Complete, administer, operate, obtain and pay for insurance on, and maintain, renovate, repair, modernize, lease, or otherwise deal with any property acquired or held pursuant to this title: Provided, That the acquisition of any such property shall not deprive any State or political subdivision thereof of its civil or criminal jurisdiction of, on, or over such property (including power to tax) or impair the rights under the State or local law of any persons on such property.

(b) The powers by this section granted may be exercised by the Administrator without regard to any other provisions of law not enacted expressly in limitation hereof, which otherwise would govern the expenditure of public funds: Provided, That section 3709 of the Re-

vised Statutes shall apply to any contract for services or supplies on account of any property acquired pursuant to this section if the amount of such contract exceeds \$1000.

(c) The financial transactions of the Administrator incident to, or arising out of, the guaranty of loans pursuant to this title, and the acquisition, management, and disposition of property, real, personal or mixed, as incident to such activities and pursuant to this section, shall be final and conclusive upon all officers of the Government.

#### Effective Date

Sec. 510. This title, as amended, shall be effective from the date of enactment: Provided, That any application of guaranty of a loan filed within ninety days after such date may be approved under the title as it existed prior to amendment: And provided further, That nothing herein shall be construed to affect any contractural right under any certificate of guaranty issued thereunder.

# TITLE IV

# Chapter VI Employment Of Veterans

Sec. 600. (a) In the enactment of the provisions of this title Congress declares as its intent and purpose that there shall be an effective job counseling and employment placement service for veterans, and that to this end, policies shall be promulgated and administered, so as to provide for them the maximum of job opportunity in the field of gainful employment. For the purpose there is hereby created to cooperate with and assist the United States Employment Service, as established by the provisions of the Act of June 6. 1933, a Veterans' Placement Service Board, which shall consist of the Administrator of Veterans' Affairs, as Chairman, the Director of the National Selective Service System, and the Administrator of the Federal Security Agency, or whoever may have the responsibility of administering the functions of the United States Employment Service. The Board shall determine all matters of policy relating to the administration of the Veterans' Employment Service of the United States Employment Service.

(b) The Chairman of the Board shall have direct authority and responsibility for carrying out its policies through the veterans' employment representatives in the several States or through persons engaged in activities authorized by subsection (g) of section 8 of the Selective Service Act of 1940 (Public Law 783, Seventy-sixth Congress, approved September 16, 1940), as amended (U.S. C., title 50, sec. 308). The Chairman may delegate such

authority to an executive secretary who shall be appointed by him and who shall thereupon be the Chief of the Veterans' Employment Service of the United States Employment Service.

(c) The public records of the Veterans' Personnel Division, National Selective Service System, and the Veterans' Employment Service of the United States Employment Service shall be available to the Board.

Sec. 601. The United States Employment Service shall assign to each of the States a veterans' employment representative, who shall be a veteran of the wars of the United States separated from active service under honorable conditions, who at the time of appointment shall have been a bona fide resident of the State for at least two years, and who shall be appointed, subject to the approval of the Board, in accordance with the civil-service laws, and whose compensation shall be fixed in accordance with the Classification Act of 1923, as amended. Each such veterans' employment representative shall be attached to the staff of the public employment service in the State to which he has been assigned. He shall be administratively responsible to the Board, through its executive secretary, for the execution of the Board's veterans' placement policies through the public employment service in the State. In cooperation with the public employment service staff in the State, he shall-

(a) be functionally responsible for the supervision of the registration of veterans in local employment offices for suitable types of employment and for placement of veterans in employment;

(b) assist in securing and maintaining current information as to the various types of available employment in public works and private industry or business;

(c) promote the interest of em-

ployers in employing veterans;
(d) maintain regular contact
with employers and veterans organizations with a view of keeping
employers advised of veterans
available for employment and veterans advised of opportunities for
employment; and

(e) assist in every possible way in improving working conditions and the advancement of employment of veterans.

Sec. 602. Where deemed necessary by the Board, there shall be assigned by the administrative head of the employment service in the State one or more employees, preferably veterans, of the staffs of local employment service offices, whose services shall be primarily devoted in discharging the duties prescribed for the veterans' employment representatives.

Sec. 603. All Federal agencies shall furnish the Board such records, statistics, or information as may be deemed necessary or appro-

priate in administering the provisions of this title, and shall otherwise cooperate with the Board in providing continuous employment opportunities for veterans.

Sec. 604. The Federal agency administering t e United States Employment Service shall maintain that service as an operating entity and during the period of its administration, shall effectuate the provisions of this title.

provisions of this title. Sec. 605. (a) The Board through its executive secretary shall estimate the funds necessary for t e proper and efficient administration of this title; such estimated sums shall include the annual amounts necessary for salaries, rents, printing and binding, travel, and communications. Sums thus estimated shall be included as a special item in the annual budget of the United States Employment Service. Any funds appropriated pursuant to this special item as contained in the budget of the United States Employment Service shall not be available for any purpose other than that for which they were appropriated, except with the approval of

(b) The War Manpower Commission shall from its current appropriation allocate and make available sufficient funds to carry out the provisions of this title during the current fiscal year.

the Board.

Sec. 606. The term "United States Employment Service" as used in this title means that Bureau created by the provisions of the Act of June 6, 1933, or such successor agencies as from time to time shall perform its functions and duties, as now performed by the War Manpower Commission.

Sec. 607. The term "veteran" as used in this title shall mean a person who served in the active service of the armed forces during a period of war in which the United States has been, or is, engaged, and who has been discharged or released therefrom under conditions other than dishonorable.

# TITLE V

# Chapter VII

# Readjustment Allowances For Former Members Of The Armed Forces Who Are Unemployed

Sec. 700. (a) Any person who shall have served in the active military or naval service of the United States at any time after September 16. 1940, and prior to the termination of the present war, and who shall have been discharged or released from active service under conditions other than dishonorable after active service of 90 days or more, or by reason of an injury or disabil-

ity incurred in service in line of duty, shall be entitled in accordance with the prov sions of this title and regulations issued by the Administrator of Veterans' Affairs pursuant thereto, to receive a readjustment allowance as provided herein for each week of unemployment, not to exceed a total of fifty-two weeks. which (1) begins after the first Sunday of the third calendar month after the date of enactment hereof. and (2) occurs not later than two years after discharge or release or the termination of the war, whichever is the later date: Provided. That no such allowance shall be paid for any period for which he receives increased pension under part VII of Veterans Regulation 1 (a) or a subsistence allowance under part VIII of such regulation: Provided further, That no readjustment allowance shall be payable for any week commencing more than five years after the termination of hostillties in the present war.

(b) Such person shall be deemed eligible to receive an allowance for any week of unemployment if claim is made for such allowance and the Administrator finds with respect to such week that—

 the person is residing in the United States at the time of such claim;

(2) the person is completely unemployed, having performed no service and received no wages, or is partially unemployed in that services have been performed for less than a full work-week and the wages for the week are less than the allowance under this title plus \$3;

(3) the person is registered with and continues to report to a public employment office, in accordance with its regulations:

(4) the person is able to work and available for suitable work: Provided. That no claimant shall be considered ineligible in any period of continuous unemployment for failure to comply with the provisions of this subparagraph if such failure is due to an illness or disability which occurs after the commencement of such period.

(c) For the purposes of this title, neither the present war nor hostilities therein shall be considered as terminating, in the case of any individual, before the termination of such individual's first period of enlistment or reenlistment contracted within one year after the date of the enactment of the Armed Forces Voluntary Recruitment Act of 1945.

# Chapter VIII Disqualifications

Sec. 800. (a) Notwithstanding the provisions of section 700, a claimant shall be disqualified from receiving an allowance if—

(1) he leaves suitable work voluntarily, without good cause, or is suspended or discharged for misconduct in the course of employment;

(2) he, without good cause, fails to apply for suitable work to which he has been referred by a public employment office, or to accept suitable work when offered him; or

(3) he, without good cause, does not attend an available free training course as required by regulations issued pursuant to the provisions of this title.

(b) Notwithstanding the provisions of section 700, a claimant shall also be disqualified from receiving an allowance for any week with respect to which it is found that his unemployment is due to a stoppage of work which exists because of a labor dispute at the factory, establishment, or other premises at which he is or was last employed; Provided, That this subsection shall not apply if it is shown that

(1) he is not participating in or directly interested in the labor dispute which causes the stoppage of work, and

(2) he does not belong to a grade or class of workers of which, immediately before the commencement of the stoppage there were members employed at the premises at which the stoppage occurs, any of whom are participating in or directly interested in the dispute: Provided, however, That if in any case separate branches of work which are commonly conducted as separate business in separate premises, are conducted in separate departments of the same premises, each such department shall, for the purposes of this subsection, be deemed to be a separa e factory, establishment, or other premises.

(c) (1) If a claimant is disqualified under the provisions of subsection (a) of this section, he shall be disqualified to receive any readjustment allowance for the week in which the cause of his disqualification occurred and for not more than four immediately following weeks.

(2) In addition to the disqualification prescribed in paragraph (1) above, the Administrator may, in cases of successive disqualifications under the provisions of subsection (a) of this section, extend the period of disqualification for such additional period as the Administrator may prescribe, but not to exceed eight additional weeks in the case of any one disqualification.

(d) (1) In determining under subsection (a) of this section the suitability of work or the existence of good cause with respect to a claimant, the conditions and standards prescribed by the unemployment compensation laws of the State in which he files his claim shall govern: Provided, That the Administrator may prescribe conditions and standards for applicants in any State having no applicable statute.

(2) In determining under subsection (a) of this section the suitability of work, no work shall be

deemed suitable for a individual if—

(A) the position offered is vacant due directly to a strike, lockout, or other labor dispute; or

(B) the wages, hours, or other conditions of the work offered are substantially less favorable to him than those prevailing for similar work in the locality.

# Chapter IX Amount Of Allowances And Payment

Sec. 900. (a) The allowance for a week shall be \$20 less that part of the wages payable to him for such week which is in excess of \$3: Provided, That where the allowance is not a multiple of \$1, it shall be computed to the next highest multiple of \$1.

(b) The number of weeks of allowances to which each eligible veteran shall be entitled shall be determined as follows; For each calendar month or major fraction thereof of active service during the period stated in section 700 the veteran shall be entitled to four weeks of allowances, but in no event to exceed the maximum provided in section 700; Provided, That the allowance for the qualifying ninety days service shall be eight weeks for each such month.

Sec. 901. (a) Readjustment allowances shall be paid at the intervals prescribed by the unemployment compensation law of the State in which the claim was made; Provided, That if none are so prescribed readjustment allowance shall be paid at such reasonable intervals as may be determined by the Administrator,

(b) Any allowances remaining unpaid upon the death of a claimant shall not be considered a part of the assets of the estate of the claimant, or liable for the payment of his debts, or subject to any administration of his estate, and the Administrator may make payment thereof to such person or persons he finds most equitably entitled thereto.

Sec. 902. (a) Any person qualified under subsection (a) of section 700, and residing in the United States who is self-employed for profit in an independent establishment, trade, business, profession, or other vocation shall be eligible for readjustment allowances under this title within the time periods applicable, and not in excess of the total amount provided in this title.

(b) Upon application by the veteran showing, in accordance with rules prescribed by the Administrator, that he has been fully engaged in such self-employment and that his net earnings in a trade, business, profession, or vocation, have been less than \$100 in the previous calendar month, the veteran shall be entitled to receive, subject to the limitations of this title as to time and amount, the difference (adjusted to the next highest multiple of \$1), be-

between \$100 and his net earnings for such month.

(c) Payment of such allowance shall be made by the Administrator to each eligible veteran at the time and in the manner other payments are made directly to veterans by the Administrator.

(d) Subsection (b) of section 700 and section 800 shall not apply in determining the eligibility for allowances of a claimant under this section.

# Chapter X Adjustment Of Duplicate Benefits

Sec. 1000. Where an allowance is payable to a claimant under this title and where, for the same period, either an allowance or benefit is received under any Federal or State unemployment or disability compensation law, the amount received or accrued from such other source shall be subtracted from the allowance payable under this title (except that this section shall not apply to pension, compensation, or retired pay paid by the Veterans' Administration); and the resulting allowances, if not a multiple of \$1, shall be readjusted to the next higher multiple of \$1.

# Chapter XI Administration

Sec. 1100. (a) The Administrator of Veterans' Affairs is authorized to administer this title and shall insofar as possible, utilize existing facilities and services of Federal and State departments or agencies on the basis of mutual agreements with such departments or agencies. Such agreements shall provide for the filing of claims for readjustment allowances with the Administrator through established public employment offices and State unemployment-compensation agencies. Such agencies, through agreement, shall also be utilized in the processing, adjustment, and determination of such claims and the payment of such allowances. To facilitate the carrying out of agreements with State departments or agencies and to assist in the discharge of the Administrator's duties under this title, a representative of the Administrator, who shall be a war veteran separated from active service under honorable conditions and who at the time of appointment shall have been a bona fide resident of the State for at least two years, shall be located in each participating State department or agency.

(b) The Administrator, consistent with the provisions of this title, shall prescribe such rules and regulations and require such records and reports as he may find necessary to carry out its purposes: Provided, however, That tooperative rules and regulations relating to the performance by Federal and State departments, or agencies, of functions un-

der agreements made therewith, may be made by the Administrator after consultation and advisement with representatives of such departments or agencies.

(c) The Administrator may delegate to any officer or employee of his own or of any cooperating department or agency of any State such of his powers and duties, except that of prescribing rules and regulations, as the Administrator may consider necessary and proper to carry out the purposes of this title.

(d) Allowances paid by the cooperating State agencies shall be repaid apon certification by the Administrator. The Secretary of the
Treasury, through the Division of
Disbursement of the Treasury, and
without the necessity of audit and
settlement by the General Accounting Office, shall pay monthly to the
departments, agencies, or individuals designated, the amounts so certified.

(e) The Administrator shall from time to time certify to the Secretary of the Treasury for payment in advance or otherwise such sums as he estimates to be necessary to compensate any Federal department or agency for its administrative expenses under this title. Such sums shall cover periods of no longer than six months.

(f) The Administrator shall also from time to time certify to the Social Security Board such State departments or agencies as may be participating in the administration of this title, and the amount of administrative expense incurred by State under agreements made pursuant to this section. Upon such certification the Social Security Board shall certify such amount to the Secretary of the Treasury, in addition to the amount, if any, payable by said Board under the provisions of section 302 (a) of the Social Security Act, as amended, and the additional amount so certified shall be paid to each State by the Secretary of the Treasury out of the appropriation for the Veterans' Administration.

(g) Any money paid to any cooperating agency or person, which is not used for the purpose for which it was paid shall, upon termination of the period covered by such payment or the agreement with such agency or person, be returned to the Treasury and credited to the current appropriation for carrying out the purpose of this title, or, if returned after the expiration of period covered by this title, shall be covered into the Treasury as miscellaneous receipts.

Sec. 1101. (a) No person designated by the Administrator as a certifying officer shall, in the absence of gross negligence, or intent to defraud the United States, be liable with respect to any payment by him under this title if it was based upon a voucher signed by a certifying

officer designated by the Administrator.

(b) No disbursing officer shall, in the absence of gross negligence, or intent to defraud the United States, be liable with respect to any payment by him under this title if it was based upon a voucher signed by a certified officer designated by the Administrator.

Sec. 1102. Any claimant whose claim for an allowance has been denied shall be entitled to a fair nearing before an impartial tribunal of the State agency or such other agency as may be designated by the Administrator. The representative of the Administrator located in each State shall be the final appellate authority in regard to contested claims arising in such State, subject to review by the Administrator.

Sec. 1103. In the case of any veterans eligible under the provisions of this title who either at the time of application for the benefits herein provided is a "qualified employe" as defined in section 3 of the Railroad Unemployment Insurance Act, as amended, or was last employed prior to such application by an employer as defined in section 1 (a) of the said Act, claim may be made through an office operated by or a facility designated as a free employment office by the Railroad Retirement Board pursuant to the provisions of said Act. In such cases, the conditions and standards as to the suitability of work or existence of good cause, the intervals for making claim for and payment of benefits, and the administrative and appellate procedures prescribed by or under said Act shall govern, if not in conflict with the provisions of this title, the appellate procedures being subject to final appeal to the Administrator. In such cases, a reference in this title to a cooperating State agency shall be deemed to include the Railroad Retirement Board.

# Chapter XII Decisions And Procedures

Sec. 1200. The authority to issue subpenas and provisions for invoking aid of the courts of the United States in case of disobedience thereto, to make investigations, and to administer oaths, as contained in title III of the Act of June 29, 1936 (49 Stat. 2033-34; U. S. C., title III of 133), shall be applicable in the administration of this title.

# Chapter XIII Penalties

Sec. 1300. Any claimant who knowingly accepts an allowance to which he is not entitled shall be ineligible to receive any further allowance under this title.

Sec. 1301. (a) Whoever for the purpose of causing an increase in

any allowance authorized under this title, or for the purpose of causing any allowance to be paid where none is authorized under this title, shall make or cause to be made any false statement or representation as to any wages paid or received, or whoever makes or causes to be made any false statement of a material fact in any claim for any allowance under this title, or whoever makes or causes to be made any false statement, representation, affidavit, or document in connection with such claim, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than \$1,000 or imprisoned for not more than one year, or both.

(b) Whoever shall obtain or receive any money, check, or allowance under this title, without being entitled thereto and with intent to defraud the United States, shall be punished by a fine of not more than \$1,000 or by imprisonment for not more than one year, or both.

# Chapter XIV Definitions

Sec. 1400. As used in this title—
(a) The term "week" means such period or periods of seven consecutive calendar days as may be prescribed in regulations by the Administrator.

(b) The term "wages" means all remuneration for services from whatever sources, including commissions and bonuses and the cash value of all remuneration in any medium other than cash.

## TITLEVI

# Chapter XV General Administrative And Penal Provisions

Sec. 1500. Except as otherwise provided in this Act, the administrative, definitive, and penal provisions under Public, Numbered 2, Seventy-third Congress, as amended, and the provisions of Public, Numbered 262, Seventy-fourth Congress, as amended (38 U.S. C. 450, 451, 454a and 556a), shall be for appication under this Act. For the purpose of carrying out any of the provisions of Public, Numbered 2, as amended, and this Act, the Administrator shall have authority to accept uncompensated services and to enter into contracts or agreements with private or public agencies, or persons, for necessary services, including personal services, as he may deem practicable.

Sec. 1501. Except as otherwise specified, the appropriations for the Veterans' Administration are hereby made available for expenditures necessary to carry out the provissions of this Act and there is hereby authorized to be appropriated such additional amounts as may be nec-

essary to accomplish the purposes of this Act.

Sec. 1502. Wherever used in this Act, unless the context otherwise requires, the singular includes the plural; the masculine includes the feminine: the term "Administrator" means the Administrator of Vet-erans' Affairs; the term "United S t a t e s" used geographically means the several States, Territories and possessions, and the District of Columbia; the term "State" means the several States, Territories and possessions, and the District of Columbia; and the phrases "termination of hostilities in the present war," "termination of the present war," and "termination of the war." mean termination of the war as declared by Presidential proclamation or concurrent resolution of the Con-

Sec. 1503. A discharge or release from active service under conditions other than dishonorable shall be a prerequisite to entitlement to veterans' benefits provided by this Act or Public Law Numbered 2, Seventythird Congress, as amended.

Sec. 1504. The Administrator shall transmit to Congress annually a report of operations under this Act. If the Senate or the House of Representatives is not in session, such reports shall be transmitted to the Secretary of the Senate or the Clerk of the House of Representatives, as the case may be.

Sec. 1505. [Repealed by amendatory Act.]

Sec. 1506. Persons who served in the active military or naval service of any government allied with the United States in World War II and who at time of entrance into such active service were citizens of the United States shall, by virtue of such service, and if otherwise qualifled, be entitled to the benefits of titles II, III, IV, and V of this Act or of Public Law 16, Seventy-eighth Congress, in the same manner and to the same extent as persons who served in the active military or naval service of the United States: Provided, That any such benefit shall not be extended to any person who is not a resident of the United States at time of filing claim or to any person who has applied for and received the same or similar benefit from the government of the nation in whose active military or naval service he served.

Sec. 1507. Notwithstanding the provisions of section 1503, any person while on terminal leave, or while hospitalized pending final discharge, may be afforded the benefits of titles II and III of this Act, or vocational rehabilitation training under Public Law 16, Seventy-eighth Congress, as amended, subject to all conditions thereof except actual discharge: Provided, That no subsistence allowance shall be paid in such cases under title II of this Act or Public Law 16, Seventy-eighth Congress. This section shall be effective from June 22, 1944.

# ENLISTED RECORD AND REPORT OF SEPARATION HONORABLE DISCHARGE

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I November 1944

This form supersedes all previous editions of WD AGO Forms 53 and 55 for enlisted persons entitled to an Honorable Discharge, which will not be used after receipt of this revision.

# VETERAN'S APPLICATION FOR PENSION OR COMPENSATION FOR DISABILITY RESULTING FROM ACTIVE MILITARY OR NAVAL SERVICE

V. A. CLAIM NO.

C-12 814 502

TOR DIGITALITY INDOCTING		
	For use only at time of separation from service	e
	N FOR COMPENSATION OR PENSION BASED ON MILITARY	
1. LAST NAME-FIRST NAME-MIDDLE NAME		2. SERIAL OR SERVICE NO.
3. NATURE OF DISEASE OR INJURY ON ACCOUNT OF	WHICH CLAIM IS MADE AND DATE EACH BEGAN	
a. Process of insult of the	ue 1976	
c. Eye Stan - Jan	~ 46	
4 MEDICAL TREATMENT IN THE SERVICE WITH DATE A	ND PLACE OF DISABILITIES	Employed by the state of the state
to. Walter keed Head Hog	o. , Wash D.C June 44	al Hosp . Ft. Des hands Md.
	YOU FOR ANY SICKNESS, DISEASE, OR INJURY PRIOR TO OR	
NAME OF PHYSICIAN	PRESENT ADDRESS	DISABILITY DATE
Inc Clendon	Ree. Stealy Climic San Riego	
& LIST ALL PERSONS OTHER THAN PHYSICIANS WHO K	NOW ANY FACTS ABOUT ANY SICKNESS, DISEASE, OR INJURY	WHICH YOU HAD PRIOR TO OR DURING YOUR SERVICE
NAME	PRESENT ADDRESS	DISABILITY DATE
P	Rt 3 Box 305	preunonen
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& IF ANY OF THE ANSWERS UNDER ITEM 7 ARE "YES",	ANSWER THE FOLLOWING:	
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TION SION YES	CORPS CORPS	PENSATION COM.
10. IF ANY ANSWERS UNDER ITEM 9 ARE "YES", STAT	E DATE AND PLACE OF EXAMINATION	
II. ARE YOU TO BE FURNISHED, UPON DISCHARGE, HOSPITALIZATION OR DOMICILIARY CARE BY THE U. S. OR ANY POLITICAL SUBDIVISION THEREOF?	12. IF SO, STATE WHAT INSTITUTION AND ADDRESS OF S	AME 13. DOES THE VALUE OF YOUR REAL AND PERSONAL PROPERTY FROM ALL SOURCES EQUAL OR EXCEED \$1,9007 (Yes or No)
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21. DO YOU LIVE TOGETHER? 22. IF NOT, STA	TE REASON AND YOUR WIFE'S PRESENT ADDRESS	

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#### PENALTIES PROVIDED IN PUBLIC ACTS COVERING PENSION AND COMPENSATION

PENALTIES PROVIDED IN PUBLIC ACTS COVERING PENSION AND COMPENSATION

The assignment or transfer of any right or interest in any pension is void and has no effect. Any person who shall pledge or receive a pledge covering the transfer of any right or interest in any pension, or who holds the same cellaker's lor a debt, shall be guilty of a misdemeanor and upon conviction shall be funded a sum not exceeding \$100 and the cost of his prosecution.

Any person who knowingly or willfully makes or aleks, or assiste in the making or presentation of any false or fraudulent affidavit or writing purporting to be such, concerning into the pension or any person who knowingly or willfully makes or aleks, or assiste in the making or presentation of any false or fraudulent affidavit or writing purporting to be such, concerning into the pension, and a second purporting to be such, concerning into the pension, when in fact such affiant or witness did not so appear, shall be punished by fine not exceeding \$500 or by imprisonment for a term of not more than 5 years.

That whoever in any claim for basefits makes any sworn statement of a material fact knowing it to be false, shall be guilty of perjury and shall be punished by a fine of not more than \$5,000 or by imprisonment for not more than \$5,000 or by imprisonment for not more than \$5,000 or by imprisonment for not more than 1 year or both.

That if any person entitled to payment of pension, whose right so such payment, he shall be punished by a fine of not more than \$2,000 or by imprisonment for not more than 1 year or both.

While a claimant has a right, if he so desires, to employ a duly recognized Pension attorney or pension claim agent to easist him in prosecuting his claim, it is not necessary that he facture this expense, and any attorney or agent so employed may not legally charge any fee other than that allowed and paid by the Voterans Administration.

Any person who shall knowingly make or cause to be made, or conspired Pension attorney or pension claim agent to easist h



# SEPARATION QUALIFICATION RECORD.

SAVE THIS FORM. IT WILL NOT BE REPLACED IF LOST

This record of job assignments and special training received in the Army is furnished to the soldier when he leaves the service. In its preparation, information is taken from available Army records and supplemented by personal interview. The information about civilian education and work experience is based on the individual's own statements. The veteran may present this document to former employers, prospective employers, representatives of schools or colleges, or use it in any other way that may prove beneficial to him.

1. LAST NAME-FIRST NAME	ME-MIDDLE INITIAL	0.00		MILITA	ARY OCCUPATIONAL ASSIGNMENTS
ISHINO	IWAO		10. MONTHS	11. GRADE	12. MILITARY OCCUPATIONAL SPECIALTY
2. ARMY SERIAL NO.	3. GRADE 4	SOCIAL SECURITY NO.	2	Pvt	Inf. Basic Training (521)
43028206	Sgt.		12	Sgt	Special Service (442)
	ADDRESS (Street, City. Con Ayashi, Rt. 3 California				
6. DATE OF ENTRY INTO ACTIVE SERVICE	7. DATE OF SEPARATIO	N 8. DATE OF BIRTH			
4 Jan 1946	15 May 1947	10 Mar 1921			
9. PLACE OF SEPARATION					
Ft. Ord, Cal	lifornia				
		SUMMARY OF MIL	ITARY OCC	UPATIONS	

13. TITLE-DESCRIPTION-RELATED CIVILIAN OCCUPATION

SPECHAL SERVICE:

Provided entertainment by means of personal performance or preparation of material for use in theatrical and radio programs or motion picture theatrical and radio programs or motion picture productions.

MILITARY EDUCATION 14. NAME OR TYPE OF SCHOOL-COURSE OR CURRICULUM-DURATION-DESCRIPTION None CIVILIAN EDUCATION OTHER TRAINING OR SCHOOLING 16. DEGREES OR DIPLOMAS 15. HIGHEST GRADE COMPLETED 20. COURSE-NAME AND ADDRESS OF SCHOOL-DATE | 21. DURATION 1943 3 yr. Coll. H. S. IB. NAME AND ADDRESS OF LAST SCHOOL ATTENDED University of Chicago Chicago, Illinois 19. MAJOR COURSES OF STUDY None Social Psychologist CIVILIAN OCCUPATIONS 22. TITLE-NAME AND ADDRESS OF EMPLOYER-INCLUSIVE DATES-DESCRIPTION SOCIAL PSYCHOLOGIST: Employed by Interin International Information Service for a period of two and one half years. Performed content annalysis on confidential military documents including enemy publication and results of interrogation of Prisoners of War. ADDITIONAL INFORMATION 23. REMARKS None 26. NAME OF OFFICER (Typed or Stamped)
R.W. JUILFS 24. SIGNATURE OF PERSON BEING SEPARATED 25. SIGNATURE OF SEPARATION CLASSIFICATION

USA CWO

# SELECTIVE SERVICE SYSTEM

Local Board No. 15, 1740 Mass. Ave., N. W., Washington 6, D. C.

(STAMP OF LOCAL BOARD)

December 18, 1945.

Mr. Iwao Ishino 4436 Quarles Street N. E.. Washington, D. C.

Dear Mr. Ishino:

Because of recent instructions from National Headquarters your order to seport for induction December 20, 1945 has been rescinded. You will be notified at a later date when to appear.

By direction of the Chairman.

Yougs truly,

Rosamond Mayer, clerk.



DSS Form 164 (Rev. 1/10/44)

# SELECTIVE SERVICE SYSTEM



# REQUEST FOR TRANSFER FOR DELIVERY

To Local Board:			
1,480		The last	Ishino T-11094
(First name)	(Middle name)	(Last name)	(Order number)
Present address	4436 uarles St.		
		reet and number)	
**************************************	ashing to	00, 10	(State)
which is in the area of the Lo		ch this application is file	
Registrant's own Local Boar	d 00 16:	3 Fm 263, Sprackles	tr) (State)
			(State)
Reasons for absence from my	own Local Board a	area:	
and the second of the second o	Too	far removed: report	ing
	men)	ld constitute a her	dehip
I request that I be transferre	ed for delivery to yo	our Local Board.	
		Swao	Sheno
		-6/8	Signature of registrant)
	FIRST	ENDORSEMENT	
	-A	The above reque	st:
LOCAL BOARD NO. 15	5		Approved 📅
(Board of Transfers			
1740 MASS. AVE., NW	• ,	1	Disapproved
Washington 6, D. C	•	Jule	wa H Kerley
(Local Board Date Stamp with	th Code)	Membe	er or Clerk of Local Board of Transfer.
	SECOND	ENDORSEMENT	
4		The above regist Local Board for de	trant is hereby transferred to your elivery.
	347	SECURIOR SEASON OF A SECURIOR	
(Local Board Date Stamp with	th Code)	Membe	r or Clerk of Registrant's Local Board.

U. S. GOVERNMENT PRINTING OFFICE 16-38024-1

# PREPARE IN DUPLICATE

Office for Transfers 628 Penna. Ave., S.E. Washington, D. G.



July 5, 1944 (Date of mailing)

(LOCAL BOARD DATE STAMP WITH CODE)

# ORDER FOR TRANSFERRED MAN TO REPORT FOR INDUCTION

The President of the United S	States,	
ToIwao		Ishino
(First name)	(Middle name) Order No. 11094	(Last name)
GREETING:		
	ordered to report for induction by Local	
of San Diego (City or county)	, State of	which is your board of origin,
and having been transferred	upon your own request to Local Board No	. 15-A of Washington (City or county)
State of	which is your board of transfer,	for delivery to an induction station,
	the last-named-local-board-at Weightman	(Place of reporting)
ata_ m., on t	theday of	July , 1944
	sfer will furnish transportation to an incrtaining and service, you will then be in	
reasons. It is well to keep t are rejected at the induction and of the possibility that yo	e induction station in some instances maghis in mind in arranging your affairs, to station. If you are employed, you should u may not be accepted at the induction stou are accepted, or to continue your employed.	prevent any undue hardship if you d advise your employer of this notice tation. Your employer can then be
this notice is a violation of the violator to fine and imprisonm	promptly to the local board of transfer and Service Act of the service	
D. S. S. Form 156 (Revised 1-15-43)	Mem	ber or Clerk of Local Board of Transfer.
	U. S. GOVERNMENT PRINTING OFFICE : 1943-0-506089	

# (Prepare in Triplicate)

focal Board No. 15-1 Office for Transfers 528 Penca. Ave., S.Z. Washington. D. C. Local Board Stamp



July 27, 1944
(Date of mailing)

# ORDER FOR TRANSFERRED MAN TO REPORT FOR INDUCTION

TO Iwao (First Name)	Middle Name)	Ishino (Last Name)
	Order No. 11094	
GREETING:		Mark Comments
		I.D I.V. 162
Having heretofore been ordered to		
of San Diego, State of (City or county)	California	, which is your board of origin,
and having been transferred upon your	own request to Local Board	No. 15A of Washington, D. C. (City or county)
State of, which	ch is your board of transfer Weightman School	, for delivery to an induction station,
you will report to the last-named board a	at 2227 M St., N. W. (Place of reporting)	, at, at m., on the
4th day ofAugust	, 19.44	*
Your board of transfer will furnish you have been selected. You will there then be inducted into the stated branch of	be examined, and, if accept	ction station of the service for which ted for training and service, you will
If you are not accepted, you will be	furnished return transporta	tion.
Bring with you sufficient clothing f	or 8 days.	
Willful failure to report promptly of at the place and hour and on the day no Service Act of 1940, as amended, and sub-	amed in this order, is a vio	
Keep this form and bring it with y	you when you report.	
		Member of Local Board of Transfer

(The original of this form to be mailed to the selected man, and the other two copies to be attached to Form 151 and forwarded to the induction station with the men ordered to report.)

D. S. S. Form 166 Revised (1/12/42) The following will be completed by the officer in charge of the induction station examining the selected man, and one copy returned by mail to the local board issuing this order (board of transfer):

And section	10 TO	(Induct	ion station)
STRIKE INAPPLICABLE SECTION:	AUDIT .		
1. Accepted for service in		(Army, Navy, Marine Corps	)
2. Rejected for training and	service and instructed	to return to local	board issuing this order
(board of transfer), for the following	ng cause:		
			a et la
	U.S.GOVERNMENT PRINTING OFFICE :		Charge of Induction Station.

## PREPARE IN DUPLICATE

GOCAL BOARD NO. 15-8 Office for Transfers 626 Penna. Ave., S.A Washington, D. C



June 30, 1944 (Date of mailing)

# ORDER FOR TRANSFERRED MAN TO REPORT FOR INDUCTION

(LOCAL BOARD DATE STAMP WITH CODE)			6
ORDER FOR TRANSFERR	ED MAN TO REPO	RT FOR INDUCTION	N 1
The President of the United States,			35
To		Ishino	Ni Ni
To	(Middle name)	(Last name)	
Order	No. 11094		
GREETING:			
Having heretofore been ordered to rep			
of San Diego, State of (City or county)	Calif.	, which is your board	of origin,
and having been transferred upon your own	request to Local Board No	o.15-A of Washington	n inty)
State of, which	n is your board of transfer,	for delivery to an induction	
		Weightman School	
you will, therefore, report to the last-name	ed local board at	(Place of reporting)	
at 7:00 A m., on the 10th	day of	July	, 19 <sup>4</sup>
(Hour of reporting)			
Your local board of transfer will furn examined, and, if accepted for training and			
Persons reporting to the induction stareasons. It is well to keep this in mind in are rejected at the induction station. If y and of the possibility that you may not be prepared to replace you if you are accepte	n arranging your affairs, to you are employed, you shoul accepted at the induction s	o prevent any undue hardsl d advise your employer of t tation. Your employer ca	hip if you his notice n then be
Willful failure to report promptly to this notice is a violation of the Selective Triviolator to fine and imprisonment.			
		Julius X Ri	eley
D. S. S. Form 156 (Revised 1-15-43)	Men	nber or Clerk of Local Board of T	

Jerios for Transfers 628 Fenna, Ave., S.H. Bashington, D. C.



#### SELECTIVE SERVICE SYSTEM

# Order to Report Preinduction Physical Examination

May	6,	1944		
*******	(De	to of mail	(ng)	×

(LOCAL BOARD DATE STAMP WITH CODE)

# The President of the United States,

ToIwao		Ishino	11094
(First name)	(Middle name)	(Last name)	(Order No.)
Greeting:			
You are hereby directed to	report for preinduction phys	sical examination at	
You are hereby directed to	report for preinduction phys	sical examination at	
You are hereby directed to	Weightman School		
You are hereby directed to	report for preinduction phys  Reightman School (Place of reporting)		
at 8:00 A. m., on the 12	Meightman School, (Place of reporting)	2227 M St., N. W.,	
	Meightman School, (Place of reporting)	2227 M St., N. W.,	
at 8:00 A. m., on the 12	Meightman School, (Place of reporting)	2227 M St., N. W.,	

#### IMPORTANT NOTICE TO REGISTRANT

Every registrant.—When you report for preinduction physical examination you will be forwarded to an induction station where you will be given a complete physical examination to determine whether you are physically fit for service. If you sign a Request for Immediate Induction (Form 219), and you are found qualified for service, you will be inducted immediately following the completion of your preinduction physical examination. Otherwise, upon completion of your preinduction physical examination, you will be returned to this Local Board. You will be furnished transportation and meals and lodgings when necessary. Following your preinduction physical examination you will receive a certificate issued by the commanding officer of the induction station showing your physical fitness for service or lack thereof.

If you fail to report for preinduction physical examination as directed, you will be delinquent and will be immediately ordered to report for induction into the armed forces. You will also be subject to fine and imprisonment under the provisions of section 11 of the Selective Training and Service Act of 1940, as amended.

If you are so far from your own Local Board that reporting in compliance with this order will be a hardship and you desire to report to the Local Board in the area in which you are now located, take this order and go immediately to that Local Board and make written request for transfer for preinduction physical examination.

# Prepare in Duplicate

LOSAL BOARD NO. 15 (Board of Transfers) 1740 MASS. AVE., NW., Washington 6, D. C.



12-11-45 (Da e of mailing)

(LOCAL BOARD DATE STAMP WITH CODE)

# ORDER TO REPORT FOR INDUCTION

The Presi	dent of	the	United	States,
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То	Iwao	NMN	Ishino	T-11094	
	(First name)	(Mi	(Middle name)		me)
		Order No			
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2					
REETING:					
Having su	-	ning and service in	n the land or na		ited States, you
Having suining your averaged	vailability for train I that you have now	ning and service in been selected for	n the land or nattraining and sen	val forces of the Univice therein. Weightman 2227 M St.	School N.W.
Having suining your averaged reby notified You will,	vailability for train I that you have now therefore, report t	ning and service in been selected for o the lacations	n the land or naterining and sentence and sentence and sentence at the sentenc	val forces of the Univice therein.  Weightman 2227 M St.  (Place of r	School N.W.
Having suining your averaged reby notified You will,	vailability for train that you have now therefore, report t	ning and service in been selected for o the lacations	n the land or naterining and sentence and sentence and sentence at the sentenc	val forces of the Univice therein. Weightman 2227 M St.	School N.W.

Persons reporting to the induction station in some instances may be rejected for physical or other reasons. It is well to keep this in mind in arranging your affairs, to prevent any undue hardship if you are rejected at the induction station. If you are employed, you should advise your employer of this notice and of the possibility that you may not be accepted at the induction station. Your employer can then be prepared to replace you if you are accepted, or to continue your employment if you are rejected.

Willful failure to report promptly to this local board at the hour and on the day named in this notice is a violation of the Selective Training and Service Act of 1940, as amended, and subjects the violator to fine and imprisonment.

If you are so far removed from your own local board that reporting in compliance with this order will be a serious hardship and you desire to report to a local board in the area of which you are now located, go immediately to that local board and make written request for transfer of your delivery for induction, taking this order with you.

Velines H Richery Member or clerk of the local board. D. S. GOVERNMENT PRINTING OFFICE 16-18271-6

D. S. S. Form 150 (Revised 1-15-48)

they claimed

# **Army Will Induct** 22 D. C. Men Today

Twenty-two District men are to report for induction today. They

are:
James Cooper, Harold Banks,
cd Charles Baxter, Frederick Hall, jr.,
Samual Helm, •tha Hunt, Morris
Montague, Wilbert Prince, Vincent
Agurre, Robert Dyer jr., Jan Estep,
Robert Kennedy, Charles Perry,
William Speidel, Thomas Parke,
Iwao Ishino, James Murphy, Ira
Barnes, Thaddeus Brown, Frederick Crawley, Bernard Leach and
Clarence Thrower.

whse Succeeds Cox





# SELECTIVE SERVICE SYSTEM

Local Board No. 163 San Diego County

91 073

NOV 2 9 1945

163

Room 263, Spreckels Bldg., San Dieso. L. California

29 November 1945

From:

Local Board No. 163

To:

Iwao Ishino Order No. 11094

4436 Quarles Street, N.E.

Washington 19, D.C.

1. Reference is made to your letter of 26 November 1945 requesting postponement of your induction and reconsideration of your classification to enable you to accept new employment as outlined in your communication.

- This local board is without authority to take further action in your case at this time due to the fact that an order to report for induction has been issued. However, if the War Department is extremely desirous of employing you it is suggested that you have the proper military authorities contact the State Director of Selective Service, Plaza Building, Sacramento 14, California, for the purpose of requesting that your induction be postponed and your classification reopened for further consideration.
- 3. It is not believed that favorable action can be anticipated unless you are actually employed by the War Department, which would provide basis for further consideration of your classification in the light of new information which could be submitted in your behalf.

Very truly yours

LAURON H. LOVELACE

Culace

Chairman

			SERIAL OR SERVICE NO.	
The state of the s	A TOP OF THE REAL PROPERTY.	3 13 7 1		
APPLICATION	100	Penning C	SOCIAL SECURITY NO.	
SERVICEMEN'S READJUS	STMENT ALLOWANCE		SUCTAL SECURITY NO.	
STATE AGENCY			554-01-577	9
			IN WHICH BRANCH(S) OF SERVICE DID	YOU SERVE
IS THIS YOUR FIRST APPLICATION FOR READJUSTMENT ALLOWANCES?			ARMY MAR	INF
VES YES	□ NO			ST GUARD
PLEASE PRINT OR TYPE THE FOLLOWING INFORMATION				
1. NAME IN FULL (First, Middle, Last) 2. HOME ADDR			DRESS (Street, City, Zone, State)	
Tues Til		118 FA	annear of land 18	Mar.
9. PLACE OF BIRTH	**	4. DATE OF	BIRTH (Day, Month, Year)	14652
San Dieco Chiera	NIA	10	Munich 621	
PERIODS OF SERVICE IN	ARMED FORCES WHEN	SEPARATION	1S AFTER SEPTEMBER 16, 1940	
DATE OF ENTRANCE UPON ACTIVE DUTY	DATE OF SEPARATION	FROM ACTIVE	DUTY NATURE OF DISCHARGE	
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		-	Minianer	
			IND WELL TORRES	-00
		1		
No. 20 - Walls Charles		the the	于中华文·沙州(新西	
The state of the s	PENALTY P	PROVISION		
ceive any money, check thereto and with intent t	or allowance of defraud the Uni	under this ited State	"Whoever shall obtain or s title, without being enti es, shall be punished by a ot more than 1 year, or bot	tled fine
I HEREBY MAKE APPLICATION FOR READJUS				
THE REAL PROPERTY OF THE PROPE	THEM ALLOWANGES SIND	THE TOTAL CONTRACTOR OF THE PARTY OF THE PAR	THE SERVICENCE OF READOUTHERS ASS	0, 15,44
SIGNED AT 10 Holyoke St., Cambridge 3	8, Mass. ON THE _	3° +4	DAY OF Tree,	194 7
SIGNATURE OF WITHESS SIGNATURE OF APPLICANT (Do NOT Print)				
		mich at		\$4.00 m
	FOR USE OF STA	TE AGENCY	only 27 - CAMBRIDGE	The state of
SERVICE LISTED ABOVE ENTITLES VETERAN, IF ELIGIBLE, TO PAYMENTS COVERING (No. of Weeks)	BY Mackey	1.	0	5 1947
	V APPEAL R			1
IF YOU DISAGREE WITH THIS DETERMINATION OF ENTITLEMENT, YOU MAY APPEAL AND REQUEST A HEARING. FOR PARTICULARS INQUIRE AT THE OFFICE FROM WHICH YOU RECEIVED THIS DETERMINATION.				

V A FORM 4 - 1382

## EMPLOYMENT RECORD

LIST SEPARATELY THE LONGEST AND MOST IMPORTANT JOBS YOU HAVE HELD. GIVE THE FOLLOWING INFORMATION FOR EACH OF THESE JOBS.

- 20. NAME OF EMPLOYER: Write the name of employer, company, organization, or branch of service for whom you worked, or are working. Write "Self-employed" if you worked for yourself.
- 21. ADDRESS: Write the address of the employer.
- 22. <u>KIND OF BUSINESS</u>: Describe the kind of business or goods produced by your employer, for example: Radio manufacture, department store, auto repair, etc.
- 23. DATE STARTED, DATE ENDED, DURATION, PAY:
  - A. DATE STARTED Write month and year you began work with this employer, as 5-42.
  - B. <u>DATE ENDED</u> Write month and year you left this employer, as 12-45. Write "Employed" if you are still working.
  - C. DURATION Write length of time you worked for this employer, as 2 yrs. 8 mos.
  - D. PAY Write how much you were paid and whether it was on an hourly, weekly, or monthly basis. For example: \$100 mo. Write your average earnings if you worked on a commission. Write your average weekly pay if you were on piece work basis.
- 24. DESCRIBE WORK PERFORMED: Do not write anything in this part of the card.
- 25, 26, 27 Write in these spaces the details of three other important jobs you have held. Follow the instructions as outlined for items 20, 21, 22, 23, and 24.

SUMMARIZE OTHER WORK by listing all other jobs giving names, duration, and dates ended. Also, list here any periods of unemployment giving date ended. For example: Sales Clerk, 2 mos. ending 1928 -- unemployed 4 mos. ending 1933.

BE SURE THAT YOU HAVE LISTED FOR EACH YEAR THE JOBS HELD AND THE PERIODS OF UNEMPLOY-MENT SO THAT A COMPLETE RECORD COVERING ALL OF THE TIME SINCE YOU STARTED TO WORK APPEARS ON THE CARD.

DO NOT WRITE ON THE BACK OF THE CARD

CAREFULLY CHECK THE CARD FOR COMPLETENESS AND RETURN IT TO THE LOCAL EMPLOYMENT OFFICE ON YOUR NEXT SCHEDULED VISIT.

# THE COMMONWEALTH OF MASSACHUSETTS DIVISION OF EMPLOYMENT SECURITY

# INSTRUCTIONS FOR FILLING OUT THE APPLICATION CARD

PLEASE FOLLOW THESE INSTRUCTIONS CAREFULLY. GIVE COMPLETE INFORMATION. IT WILL HELP US TO FIND A JOB FOR YOU.

THE NUMBERS AND ITEMS UNDERLINED BELOW CORRESPOND WITH THE NUMBERS AND ITEMS ON THE APPLICATION CARD THAT YOU ARE TO FILL IN. WRITE PLAINLY. USE NO MORE SPACE THAN IS NEEDED SO THAT ADDITIONAL INFORMATION MAY BE ADDED.

FILL IN ONLY THE SPACES LISTED BELOW. DO NOT WRITE IN ITEMS NUMBERED 7, 9, 11, 12, 13, 16, AND 17, NOR ON THE BACK OF THE CARD.

#### FRONT OF THE CARD

- 1. NAME: Print your name plainly; last name, first name, and middle initial.
- 2. ADDRESS: Print where you live. Include your zone number, if you have one.
- 3. TELEPHONE: Write your telephone number. If you use a neighbor's phone add "WC" (Will Call) or "WDM" (Will Deliver Message) in front of the number.
- 4. SOCIAL SECURITY NUMBER: Write in the blocks. Leave blank if you have no number.
- 5. HEIGHT AND WEIGHT: Write your height in feet and inches. Write your weight.
- 6. MARITAL STATUS: Write the term which applies to you: Married, Single
- 8. BIRTH DATE: Write month, day, and year you were born, for example: 7-16-01.
- Draw a circle around I if you are a U.S. Veteran of World War I. Draw a circle around II if you are a U.S. Veteran of WORLD War II. Write the month, day, and year when you entered the service, and when you were discharged, for example:

  10. VETERAN: Draw a circle around I if you are a U.S. Veteran of WORLD War II. Write the month, day, and year when you entered the service, and when you 8-22-44
- 14. CITIZEN: Write "Yes" if you are a citizen, and "No" if you are not.

  PROOF: Write the year you received your papers, if a naturalized citizen.
- 15. EDUCATION AND TRAINING: Draw a circle around the highest grade you finished in school or college. Describe any training you have had which qualifies you for a job, for example:

  BENJAMIN FRANKLIN INSTITUTE 2 yrs. ACCOUNTING 1937
  H.S. MECHANICAL DRAWING 1 YR. 1940
  BANGS BUSINESS SCHOOL 1 YR SECRETARIAL AND BOOKKEEPING 1941
- 18. TOOLS, UNIFORMS, LICENSES, TRANSPORTATION:
  - A. TOOLS List tools and equipment which you own for use in your work.
  - B. UNIFORMS Write "Uniforms" if you can furnish them for your work.
  - C. LICENSES Write "License" if you have one. Give kind and date it will expire. For example: Chauffeur's 1946, Barber's 1947.
  - D. TRANSPORTATION Write "Automobile," "Truck," or "Bicycle" if you own or have use of one for your work. In the case of a truck also give the year. make, capacity, and type, for example:

    1938 White 2 ton Dump.
- 19. UNION MEMBERSHIP Name and Local Number: Write "Yes", if you are a member of a union. Give number of your Local, Name, and Affiliation. For example: Local 125 United Automobile Workers -- CIO, Local 935 Taxicab Operators, Drivers and Garage Employees -- AFL.



# Honorable Discharge

This is to certify that

ISHINO IWAO 43028206

Sergeant

Headquarters Company Military Intelligence Service Language School Army of the United States

is hereby Honovably Discharged from the military service of the United States of America.

This certificate is awarded as a testimonial of Flonest and Faithful Service to this country.

Given at

Fort Ord, California

Date

15 May 1947

ALBERT J McCURDY JR Lieut Colonel Cavalry SELECTIVE SERVICE SYSTEM

App. not req. ORIGINAL

LOCAL BOARD NO. 163 91 San Diego County 073

163

Room 263, Spreckels Bldg., San Diego, I. California (Local Board date stamp with code)



# CERTIFICATE OF FITNESS

Iwao	(none)	Ishino	11094
(First name)	(Middle name)	(Last name)	(Order number)
Having been forward certify that you have been	led for preinduction physical on found:	examination and havin	g been examined, I hereby
1. Physically fit, accep	table by Army for general mil	itary service.	
			I MPOSTANT
2. Physically fit, accep	table by Army for limited mil	litary service.	OFF FRIS SCHOOL, OBLAI
3. Physically fit, accep	table by Navy, including Mar	ine Corps, Coast Guard	IONAL EXPERIENCE SOMMARY. DNAL FRAINING RECORT 114
4. ☐ Rejected, physically	unfit.		-IF AVAILABLE
5. Rejected, physically MAY 12 19	fit but unacceptable for other	er reasons. BRING	TO RECEPTION CENTER.
(Date of examination)	Ra		duction Station Commander.
DSS Form 218	GPO 16-37983-1 DUC	Fort Myer, Tirg	inia,

	RGES, OFFICE OF DEPEN VANGE (SERVICEMEN'S DEF	ENDENTS AL	LOWANCE ACT		(CHANGE)	THE DEPENDENTTHIS IS YOUR CO AND SHOULD BE RETAINED BY YOU.
Last Name First LINO LINAO	Middle	Army Serial	Number 206	Grade		Raca
CONTINUE Last Day of CHANGE		Reason:				
	NAME AND ADDRESS OF PA	YEE				IMPORTANT—Hereon is shown the action taken by the Office of Dependency Benefits on the fam-
THORIZE Accruing From First Day 01:	FEB 46	*		Date Issueds	46	ily allowance of the soldier named. Payments are mailed shortly after
SHINO BARY T		Relationship.	Birtndate of Minors	Termination Date	Maximum Amount	NOTE: (*)  Re-authorization  An 'X' marked in the re-authorization box indicates the regular monthly family allowance may be increased or decreased in accord-
						ance with the change in the sol- dier's family as reported to this office. In order to avoid interrup- tion of regular monthly payments, this office has established a pro- cedure whereby a change in amount of payment is usually ac- complished over a period of sev-
KS PAYABLE TO: Moll To: V MARY T ISHING  SAN BICE BOX 13 ASHTON MARYLAND		Class	Covering Line Nos.	Amount Payable	1stPaymentThrough	eral months. Therefore, if your next monthly check is in the samount as the last one, the ference will be adjusted following payment, and to checks will be in the neorized monthly amount.
						000000000000000000000000000000000000000

BR



# ARMY SERVICE FORCES OFFICE OF THE FISCAL DIRECTOR

# OFFICE OF DEPENDENCY BENEFITS

213 WASHINGTON STREET NEWARK 2, N. J.



IN REPLY

SPFNF 201 Ishino, Henry T. (X-5788314) ASN 13232696

14 May 1946

Mrs. Tei Ishino 1132 12th Street NW Washington 5, D. C.

Dear Mrs. Ishino:

Reference is made to application for family allowance based on the the military service of the above-named soldier.

The evidence previously submitted is not acceptable. It is therefore requested that you submit a doctor's certificate for your husband, showing the nature of his illness and the extent of his disability. It is also requested that you submit a statement of all your monthly income from all sources such as wages, unemployment compensation, and others.

Upon receipt of this information, further action will be taken.

Very truly yours,

L. H. SIMS Colonel, FD

Director

# THIS IS NOT AN APPLICATION FORM

If You Expect to Apply for a FAMILY ALLOWANCE—

Fill out this data sheet and take it with you to the RECEPTION CENTER for your own use.

You will be given a chance to apply for a family allowance at your Reception Center. The information called for on this sheet will be needed in filling out an application. Be sure it is correct and complete. Check all dates, etc. with your dependents. With this information you will then be prepared to make formal application without delay. You may apply for your wife, child, or former wife divorced to whom alimony is payable, or for your dependent parent, brother, or sister under certain conditions (see other side of page).

Take all required documentary proof with you to Reception Center (see other side of page).

Your name	A SHELL			
(Last r	ame)	(First name)	(Middle initial)	(ARMY SERIAL NUMBER)
Your home address				
		OR FORMER W	TEE DIVOPCED	
Name		Address	Relationsl	nip Date of Birth
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5.	- X	he links in	1 10	C. C. Williams II.
D. 11 6		9	18 10 dd W	THE D.C.
Date and place of ma	irriage to present	wife	a lack to	
Date and place of ma	arriage to divorced	wife		
Data of discours	A			mint described to
order or legal agreer	nent for former w	rife divorced, or w	ife and/or child livi	ment decreed by courting separate and apart,
\$	Date alimony or s	upport payment ce	ases	19
Name and location o	f court	ALM LANDS		
	PARENT	, BROTHER, OR	R SISTER	
Name	Add	ress	Relationship	Date of Degree of Dependency
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9.			71 171	
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PERSON	OR PERSONS	TO WHOM CHEC	KS SHOULD BE M	AILED
lependents listed ines numbered	Name		Address	
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	me Address	Branch of Service	Relationsh	
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For

# FAMILY ALLOWANCE INFORMATION SHEET

As an enlisted man (or woman) or an aviation cadet, you will be eligible for a FAMILY ALLOW-ANCE for your dependents under the Servicemen's Dependents Allowance Act of 1942, as amended.

# What is a family allowance?

It is a payment by Government check sent to your dependents by the War Department, Office of Dependency Benefits each month while you are in an enlisted grade or are an aviation cadet. It is made up of money deducted from your pay and money contributed by the Government. It is granted only upon application filed on the official form (WD AGO 625), available at your Reception Center or at any Army camp or post.

# How much comes out of your pay each month?

For your wife or children (Class A dependents) only, \$22. For dependent parents, brothers, or sisters, (Class B-1 or Class B dependents) only, \$22. For more than one class of dependents, total \$27.

## How much will your dependents get each month?

Here are a few examples: Your wife, \$50; your wife and child, \$80; your father and mother only, if dependent upon you for chief support, \$68. Your mother and father, if dependent upon you for substantial support, \$37.

# Under what conditions are your children, also your dependent brothers or sisters, eligible?

Only when they are unmarried and under 18 years of age, or of any age if mentally or physically incapacitated.

## What documentary evidence is required for your Class A dependents?

You must have proof of relationship of your wife, child, or divorced wife to whom alimony is payable.

For your wife—Certified copy of public or church record; or affidavit of clergyman or magistrate who officiated; or photostatic copy of marriage certificate; or affidavits of two eyewitnesses to ceremony.

For your child—Certified copy of public or church record of birth; or affidavit from doctor or midwife in attendance at birth; or affidavit of two disinterested persons stating age and parentage of child.

For your adopted child—Certificate from clerk of court which legalized adoption; or certified copy of adoption papers.

For your illegitimate child—Certified copy of court decree proving you to be father of child; or certified copy of court order requiring you to contribute to child's support; or your written statement that you are child's father.

For your divorced wife—Certified copy of divorce decree, or certified copy of separation or maintenance agreement which is still in effect.

## What documentary evidence is required for your Class B-1 or Class B dependents?

Before any family allowance will be paid to your parents, brothers or sisters (Class B-1 or Class B dependents) you must prove both their relationship and dependency upon you for their support. Have such dependents fill out a dependency certificate (WD AGO 620). The certificate must be signed by each dependent whose signature must be witnessed.

## If you wish to provide for dependents more liberally than a family allowance permits—

You may authorize a voluntary Class E allotment-of-pay in any amount providing you keep \$10 of your pay for your own use. This allotment comes out of your pay and you may discontinue it at will.

BRING ALL DOCUMENTS REQUIRED FOR YOUR FAMILY ALLOWANCE WITH YOU TO RECEPTION CENTER AND SUBMIT THEM WITH YOUR APPLICATION

THIS IS NOT AN APPLICATION FORM

ASF ODB Form No. 700 Revised (over)

APPLICATION NUMBER

1. Enlisted Man's Last Name

# WAR DEPARTMENT

# OFFICE OF DEPENDENCY BENEFITS

Newark 2, New Jersey

# CERTIFICATE TO BE COMPLETED BY ALL ADULT INDIVIDUALS LIVING IN ONE HOUSEHOLD CLAIMING DEPENDENCY ON ENLISTED MAN IN ARMY

In order to obtain or continue a family allowance, every adult claiming dependency on an enlisted man in the Army of the United States (for himself or on behalf of a minor) is required to give a full answer to every question on this certificate. Only one certificate is normally required for all dependents living in one household; where dependents live in separate households, separate certificates must be made. Severe penalties involving fines and imprisonment are prescribed by various statutes of the United States when claimant makes a statement of a material fact, knowing it to be false, or fraudulently accepts any payments to which he is not entitled.

First

Middle

| His Army Serial Number | His Age

Names of par	(///////)	ing dependency on	onlisted man		
Names of persons in this household claiming dependency on			DATE OF BIRTH	MARRIED OR SINGLE	RELATIONSHI TO SOLDIER
19	A LANGUAGE CONTRACTOR OF THE PARTY OF THE PA				
FLOREN	CE G ISHIN	0	11-25-3	5 SINGLE	SISTER
3					4
		11712			
Residence of	above individuals:				
	STREET ADDRESS OR R. F.	D.	CITY, TOW	I, OR POST OFFICE	STATE
3307 /	V 57, N.W.		WASH		D.C.
	monthly living expenses for a		dividuals for th	e 12 months preced	ling the date of
		2.1	10 11	1: 1: (1	1:
In the space l of execution of wages or sala family allowa	pelow state the average month of this certificate for each de- ry, pension, compensation, re- nces or allotments-of-pay from	hly income for the ependent named in ents or interest recome the Governmen	paragraph 2, eived, dividends et.	and the source of i , profits from busin	ncome, such as ess or trade, or
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In the space he of execution wages or sala family allowa	pelow state the average month of this certificate for each de- ry, pension, compensation, re- nces or allotments-of-pay fro	ally income for the ependent named in ents or interest recom the Governmen Average Monthly I	paragraph 2, eived, dividends	and the source of i , profits from busin	ess or trade, or
In the space he of execution wages or sala family allowa	pelow state the average month of this certificate for each de- ry, pension, compensation, re- nces or allotments-of-pay fro E OF DEPENDENT	ally income for the ependent named in ents or interest recom the Governmen Average Monthly I	paragraph 2, eived, dividends	and the source of i	ess or trade, or
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In the space hof execution of execution of wages or sala family allowa  NAME  FLORE BAX  List below all period immed	other members of the house iately preceding the date of e	hold and state the	average monthle ertificate.  Average Monthly Income	y income of each for SINGLE	or the 12-month  RELATIONSHIP TO SOLDIER

7.	How much money, if any, did the enlisted r the year before his entry into the service?	nan contribu	ite monthly	to the persons na	med in paragraph 2 for
	FORMER OCCUPATION (Before Entry Into Service)	HIS MO EARN		His Contributions F His Room and Boar (per month)	
	Soc Sci	\$		\$	See helow
8.	What other contributions did the enlisted m	nan make di	ring that y	ear in the form of	goods or labor?
	DESCRIPTION		Contract of the last		ESTIMATED VALUE FOR ONE YEAR
-	CLOTHES		11	that the same	s 75-
9.	Indicate below whether each of the persons				ne enlisted man for more
2	than one-half or less than one-half of his of			The second secon	ONE-HALF of Support
2	FLORENCE C ISHINO	ирропе	Берег	ident for LESS I HAN	ONE-HALF OF SUPPORT
			1		
- 40					
10	If the enlisted man did not contribute previ he was too young or was unemployed, or if	there are a	ny other fa	icts which you con	sider necessary to show
*	dependency, explain:  For first & months, The  Center in Roston, air  for major part of her surp	a cons	cent a	ros in War	Relocation
	Center in Poston, air	promo 1	where	to porit o	waterhaled
	for major part of her say	port.	Sugget h	an relocated to	Westington D.C
	where I have continue			A S	
	I certify that the answers to the questi and that if and when I, or any other depends for support as above stated, I will at once n New Jersey. (This certificate must be signed certificate on behalf of a minor. Each signal pendency; the same witness may sign oppose	ent named h totify the W I by each ad ture must b	erein, am i ar Departm ult claiming e witnessed	no longer depender ent, Office of Depen 3 dependency or by by an adult other t	t upon the enlisted man dency Benefits, Newark 2, the person completing the
	(Witness)			(Signature of Person Cl	aiming Dependency)
	(Witness)			(Signature of Person C	aiming Dependency)
	(Witness)			(Signature of Person C	aiming Dependency)
	(Witness)			(Signature of Person C	aiming Dependency)
	(Witness)		1 2 W	(Signature of Pcrson C	aiming Dependency)
	property and the state of the s		Date		The state of the s

77 7, 1946 Meal Twe, y fow is the Eppl doing et what? I am sending acked for and please return them ugat away Secand you know how Fot a letter from Henry the other day and and possing it on to your. The Fonglish is enough to kill onyone. He enote many about having to ege 100 lbs of potatoes, and eating 10 pock chops. He got a stomach acker incidentally. Take it easy and you tell 'em bud! Tod blesd you! Loke Chel. - 4

(Margaret's note: "These are the answer to the question that were to be filled)

- 4. The average monthly living expenses for all of the above individuals for the 12 months preceding the date of this certificate have \$65.00 per month.
- 5. Dependent Aver. Mon. Inc. Source of Tei Ishino \$20.00 wages
- 6. List below all other members of the household and state

Name Aver. Mon. Inc.

Tomota Ishino \$120.00

Margaret Ishino 130.00

7. How much money if any, did the enlisted man contribute monthly to the persons named in paragraph 2 for the year before his entry into the service.

Former Occup. Mon.earning Other money Contributed

Photographer's Helper \$100.00 \$45.00

10. Father and mother are now both unemployed and are having a difficult time in seeking employment, primarily because of poor health and old age.
Thus, Par. 6 does not give a Rank fair picture of the family income; only sister Margaret is employed.

Witnessex of mom's sig:

& Satoru Kohigashi

1132 12th St., NW Wash 5, DC Apr 29,46

Office of Dependency Benefits Newark 2, New Jersey

To Whom It May Concern:

Re: SPFNF 201

Ishino, Henry T. (13 232 696 ) ASN (X 5788314)

In reply to your request, the follwoing is an itemized listing of the current month's income and expenses.

## Income:

Margaret Ishino	\$10.00
Henry Ishino	50.00
Total	\$60.00

# Expenses:

Food	\$25.00
Rent	20.00
Clothing	10.00
Recreation	5.00
Total	\$60.00

Sincerely yours,

Signed (Mrs.) Tei Ishino

May 9. 19+6

DEPENDENCY