5 Employee Benefits

510 Leave

511 General

511.1 Administration Policy
The Postal Service policy is to administer the leave program on an equitable basis for all employees, considering (a) the needs of the Postal Service and (b) the welfare of the individual employee.

511.2 Responsibilities

511.21 Postal Officials
Postal officials:

a. Administer the leave program.
b. Inform employees of their leave balance.
c. Approve or disapprove requests for leave.
d. Record leave in accordance with Handbook F-21, Time and Attendance, or Handbook F-22, PSDS Time and Attendance.
e. Control unscheduled absences (see 511.4).

511.22 Eagan Accounting Service Center
The Eagan Accounting Service Center (ASC):

a. Maintains official leave records.
b. Provides leave data to installation when employees are being separated.

511.23 Postal Employees
Postal employees:

a. Request leave by completing PS Form 3971, Request for or Notification of Absence.
b. Obtain approval of PS Form 3971 before taking leave — except in cases of emergencies.
c. Avoid unnecessary forfeiture of annual leave.
511.3  Eligibility

511.31  Covered
Covered by the leave program are:

a. Full-time career employees.
b. Part-time regular career employees.
c. Part-time flexible career employees.
d. To the extent provided in the USPS National Rural Letter Carriers’ Association (NRLCA) National Agreement, temporary employees assigned to rural carrier duties.

Note: Transitional employees are not covered by the leave program, but do earn leave as specified in their union’s national agreement.

511.32  Not Covered
Not covered by the leave program are:

a. Postmaster relief/leave replacements, noncareer officers in charge, and other temporary employees except as described in 511.31d.
b. Casual employees.
c. Individuals who work on a fee or contract basis, such as job cleaners.

511.4  Unscheduled Absence

511.41  Definition
Unscheduled absences are any absences from work that are not requested and approved in advance.

511.42  Management Responsibilities
To control unscheduled absences, postal officials:

a. Inform employees of leave regulations.
b. Discuss attendance records with individual employees when warranted.
c. Maintain and review PS Form 3972, Absence Analysis, and PS Form 3971.

511.43  Employee Responsibilities
Employees are expected to maintain their assigned schedule and must make every effort to avoid unscheduled absences. In addition, employees must provide acceptable evidence for absences when required.

512  Annual Leave

512.1  General

512.11  Purpose
Annual leave is provided to employees for rest, for recreation, and for personal and emergency purposes.
512.12 Definitions
The following definitions apply for the purposes of 510:

a. Leave year — the year beginning with the first day of the first complete pay period in a calendar year and ending on the day before the first day of the first complete pay period in the following calendar year.

b. Accumulated leave — the total unused leave that remains to the credit of the employee at the beginning of any leave year.

c. Current leave — leave that an employee earns by biweekly pay periods during the current leave year.

d. Accrued leave — leave that is earned but is unused by an employee during any period during the current leave year.

512.2 Determining Annual Leave Category
512.21 General Policy
Annual leave category is determined by using the leave policy in effect at the time an employee enters a career appointment or transfers into the Postal Service.

Both active military and civilian service, as outlined in 512.22 and 512.23, are used in computing the years of service that determine an employee’s annual leave category, but leave credit is not allowed for both civilian and military service that cover the same period of time. Other service not counted is listed in 512.24.

512.22 Federal Civilian Service Counted
512.221 Service in the Postal Service
The following prior service in the Postal Service is used in computing the years of service that determine the annual leave category:

a. Service performed while a career employee of the Postal Service or Post Office Department.

b. Time on the rolls during which an employee served as a substitute rural carrier (not just the dates on which actual service was performed) if the time is creditable for the federal retirement program applicable to the employee.

c. If performed before January 1, 1977, time on the rolls as a casual or temporary employee, or time actually worked as a postmaster relief/leave replacement in an office other than fourth-class.

Service in Other Federal Government Organizations, the District of Columbia, or Gallaudet University

The following service in the federal government, the District of Columbia, or Gallaudet University, regardless of breaks in service, is used in computing the years of service that determine the annual leave category:

a. Career, career conditional, and excepted appointment service (without a “not to exceed” (NTE) date).

b. Seasonal, on-call, or intermittent employment, even though it may be an “indefinite career appointment,” credited on a “when actually employed” (WAE) basis. For such appointments, no credit for leave is given for leave without pay (LWOP) periods.

c. Time-limited or temporary appointment service performed prior to January 1, 1977.

d. VISTA service prior to October 1, 1973.

e. District of Columbia (D.C.) government service only if (a) the person was employed there prior to October 1, 1987, or, if service in an appointment by the D.C. government to St. Elizabeth’s Hospital, on October 1, 1977, and (b) the service is creditable for Civil Service Retirement System (CSRS) purposes.

Military Service Counted

Service of an Employee Not Eligible for Military Retirement Annuity

The following military service is used in computing the years of service that determine the annual leave category:

a. Periods of active service terminated by honorable discharge or transfer to inactive reserves under honorable conditions. Active service may be in the Army, Air Force, Navy, Marine Corps, and/or Coast Guard and their respective academies.

b. Service performed by employees who are members of the National Guard Service or Air National Guard Service only during periods of active duty with the U.S. Army or U.S. Air Force.

c. Service performed by Naval Reserve Officers Training Corps students during periods of active duty or training duty as members of the Naval or Marine Corps Reserve.

Note: Veterans Affairs (VA) disability payments for service-connected injuries or illnesses are not retirement annuities. If a VA disability payment is received and the employee is not eligible for a military retirement annuity, 512.231 applies. If the employee is eligible for a military retirement annuity, 512.232 applies.
Service of an Employee Eligible for Military Retirement Annuity

The following military service is used in computing the years of service that determine the annual leave category:

a. **Full Credit.** Full leave accrual credit for all of active military service is granted if a military retiree meets one of the following three conditions:

   (1) Retirement was based on disability resulting from injury or disease received in the line of duty as a direct result of armed conflict.

   (2) Retirement was based on disability caused by an instrumentality of war and incurred in the line of duty during a period of war defined in 38 United States Code (U.S.C.) 101 and 301.

   (3) On November 30, 1964, the employee was employed in a civilian office to which the Annual and Sick Leave Act of 1951 applied and continues to be employed in a civilian capacity without a break in civilian service of more than 30 days.

   **Notes:**

   (a) A military retiree who as a military reservist or member of the National Guard was called from civilian employment to active military duty before November 30, 1964, and after that date was restored to a civilian position (under 5 U.S.C. 3551) does not meet this condition.

   (b) Section 3551 provides only for restoration; therefore, the employee is not considered as having been on military furlough or leave of absence from a civilian position or as having been employed on November 30, 1964, in a civilian position to which section 6303(a), the former Annual and Sick Leave Act, applied.

b. **Partial Credit.** Military retirees who do not qualify for full leave accrual credit can qualify for partial credit based on the following:

   (1) Service for determining an employee’s leave category is restricted to the actual length of time in active service in the armed forces during any war or in any nonwartime campaign or expedition for which a campaign badge was authorized.

   (2) Service in a nonwartime campaign or expedition does not entitle the military retiree to credit for the duration of the campaign or expedition but only for the period of service in the campaign or expedition.

   **Note:** Exhibit 512.232a provides data about wars and campaigns and expeditions for which campaign badges were authorized.

c. **Verification.** Military service should be verified:

   (1) **Disability Retirements.** Request verification from the records center of the appropriate military branch.

   (2) **Wartime Service.** Verify from discharge certificates (e.g., DD Form 214).
(3) **Military Records Center.** Addresses and other data necessary to verify service are included in Exhibit 512.232b.

(4) **Campaign or Expeditionary Service.** Verify by sending a completed Standard Form (SF) 813, *Verification of a Military Retiree’s Service in Nonwartime Campaigns or Expeditions*, to the appropriate military records center. (See Exhibit 512.232c for an illustration of SF 813.) This form is not stocked in the Material Distribution Center; it is to be reproduced locally.
Wars, Campaigns, and Expeditions of the Armed Forces Since 1937

### a. Wars

<table>
<thead>
<tr>
<th>War</th>
<th>Inclusive Dates</th>
<th>Organizations Participating (indicated by “X” below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>World War I</td>
<td>Apr. 6, 1917 to July 2, 1921 ³</td>
<td>Army: X; Navy: X; Air Force ²: —; Marine Corps: X; Coast Guard: X</td>
</tr>
<tr>
<td>World War II</td>
<td>Dec. 7, 1941 to Apr. 28, 1952 ⁴</td>
<td>Army: X; Navy: X; Air Force ²: X; Marine Corps: X; Coast Guard: X</td>
</tr>
</tbody>
</table>

### b. Nonwar Campaigns and Expeditions Since 1937 for Which a Campaign or Expeditionary Medal Has Been Awarded.

<table>
<thead>
<tr>
<th>Campaign or Expedition</th>
<th>Inclusive Dates</th>
<th>Organizations Participating (indicated by “X” below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>China Service</td>
<td>July 7, 1937 to Sept. 7, 1939</td>
<td>Army: —; Navy: X; Air Force ²: —; Marine Corps: X; Coast Guard: —</td>
</tr>
<tr>
<td>American Defense Service</td>
<td>Sept. 8, 1939 to Dec. 7, 1941</td>
<td>Army: X; Navy: X; Air Force ²: —; Marine Corps: X; Coast Guard: X</td>
</tr>
<tr>
<td>Army Occupation of Germany (exclusive of Berlin)</td>
<td>May 9, 1945 to May 5, 1955</td>
<td>Army: X; Navy: X; Air Force ²: —; Marine Corps: —; Coast Guard: X</td>
</tr>
<tr>
<td>Army Occupation of Berlin</td>
<td>May 9, 1945 to Oct. 2, 1990</td>
<td>Army: X; Navy: X; Air Force ²: X; Marine Corps: X; Coast Guard: X</td>
</tr>
<tr>
<td>Army Occupation of Austria</td>
<td>May 9, 1945 to July 27, 1955</td>
<td>Army: X; Navy: —; Air Force ²: —; Marine Corps: —; Coast Guard: —</td>
</tr>
<tr>
<td>Navy Occupation of Austria</td>
<td>May 9, 1945 to Oct. 25, 1954</td>
<td>Army: —; Navy: —; Air Force ²: X; Marine Corps: X; Coast Guard: X</td>
</tr>
<tr>
<td>Units of the Sixth Fleet (Navy)</td>
<td>May 9, 1945 to Oct. 25, 1955</td>
<td>Army: —; Navy: —; Air Force ²: —; Marine Corps: —; Coast Guard: —</td>
</tr>
<tr>
<td>Army Occupation of Japan</td>
<td>Sept. 3, 1945 to Apr. 27, 1952</td>
<td>Army: X; Navy: X; Air Force ²: X; Marine Corps: X; Coast Guard: X</td>
</tr>
<tr>
<td>Southwest Asia Service Medal (Operations Desert Shield and Desert Storm)</td>
<td>Aug. 2, 1990 to Nov. 30, 1995</td>
<td>Army: X; Navy: X; Air Force ²: X; Marine Corps: X; Coast Guard: X</td>
</tr>
</tbody>
</table>

**Armed Forces Expeditionary Medal (AFEM) for these operations:**

- Lebanon: July 1, 1958 to Nov. 1, 1958 and June 1, 1983 to Dec. 1, 1987
- Vietnam (including Thailand): July 1, 1958 to July 3, 1965
- Quemoy and Matsu Islands: Aug. 23, 1958 to June 1, 1963
- Taiwan Straits: Aug. 23, 1958 to Jan. 1, 1959
- Cuba: Oct. 24, 1962 to June 1, 1963
- Congo: July 14, 1960 to Sept. 1, 1962 and Nov. 23 to 27, 1964
- Berlin: Aug. 14, 1961 to June 1, 1963
- Dominican Republic: Apr. 28, 1965 to Sept. 21, 1966
- Korea: Oct. 1, 1966 to June 30, 1974
- Cambodia: Mar. 29, 1973 to Aug. 15, 1973
- Cambodia Evacuation (Operation Eagle Pull): Apr. 11, 1975 to Apr. 13, 1975
- Vietnam Evacuation (Operation Frequent Wind): Apr. 29, 1975 to Apr. 30, 1975
- Mayaguez Operation: May 15, 1975
- Indian Ocean/Iran: Nov. 21, 1979 to Oct. 20, 1981

**Note:** More campaigns and operations are listed in the foregoing table.
### Wars, Campaigns, and Expeditions of the Armed Forces Since 1937

<table>
<thead>
<tr>
<th>Campaign or Expedition</th>
<th>Inclusive Dates</th>
<th>Army</th>
<th>Navy</th>
<th>Air Force ²</th>
<th>Marine Corps</th>
<th>Coast Guard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grenada</td>
<td>Oct. 23, 1983 to Nov. 21, 1983</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Operations in the Libyan Area (Operation Eldorado Canyon)</td>
<td>Apr. 12 thru Apr. 17, 1986</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>(Operation Southern Watch) ⁵</td>
<td>Dec. 1, 1995 to ........</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Panama</td>
<td>Dec. 20, 1989 to Jan. 31, 1990</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Haiti</td>
<td>Sept. 16, 1994 to Mar. 31, 1995</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Bosnia</td>
<td>Nov. 20, 1995 to Dec. 20, 1996</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>(Operation Joint Guard)</td>
<td>Dec. 20, 1996 to ........</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Persian Gulf Intercept Operation ⁵</td>
<td>Dec. 1, 1995 to ........</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Iraq</td>
<td>Jan. 1, 1997 to ........</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>(Operation Northern Watch) ⁵</td>
<td>Mar. 24, 1999 to ........</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

**Navy Expeditionary Medal and Marine Corps Expeditionary Medal for these operations:**

<table>
<thead>
<tr>
<th>Campaign or Expedition</th>
<th>Inclusive Dates</th>
<th>Army</th>
<th>Navy</th>
<th>Air Force ²</th>
<th>Marine Corps</th>
<th>Coast Guard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Iranian/Yemen/Indian Ocean</td>
<td>Dec. 8, 1978 to June 6, 1979</td>
<td>—</td>
<td>X</td>
<td>—</td>
<td>X</td>
<td>—</td>
</tr>
<tr>
<td>Indian Ocean/Iran</td>
<td>Nov. 21, 1979 to Oct. 20, 1981</td>
<td>—</td>
<td>X</td>
<td>—</td>
<td>X</td>
<td>—</td>
</tr>
<tr>
<td>Lebanon</td>
<td>Aug. 20, 1982 to May 31, 1983</td>
<td>—</td>
<td>X</td>
<td>—</td>
<td>X</td>
<td>—</td>
</tr>
<tr>
<td>Libyan Area</td>
<td>Jan. 20, 1986 to June 27, 1986</td>
<td>—</td>
<td>X</td>
<td>—</td>
<td>X</td>
<td>—</td>
</tr>
<tr>
<td>Rwanda</td>
<td>Apr. 7, 1994 to Apr. 18, 1994</td>
<td>—</td>
<td>X</td>
<td>—</td>
<td>X</td>
<td>—</td>
</tr>
</tbody>
</table>

¹ "Wars" include only those armed conflicts for which a declaration of war was issued by Congress. The Title 38, U.S.C., definition of "war," which is used in determining benefits administered by the Department of Veterans Affairs, includes the Vietnam Era and other armed conflicts. That Title 38 definition is not applicable for purposes of granting partial leave credit to military retirees.

² The United States Air Force became a separate branch of the Armed Forces of the United States on September 18, 1947.

³ July 2, 1921 is the date of a Joint Resolution of the U.S. Congress that terminated the war with Germany and Austria-Hungary.

⁴ The effective date of the Treaty of Peace with Japan that officially terminated World War II.

⁵ Ongoing campaign or operation through August 2000.
**Exhibit 512.232b (p. 1)**

**Standard Form 180, Request Pertaining to Military Records**

<table>
<thead>
<tr>
<th>Section I — Information Needed to Locate Records</th>
<th>Section II — Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Name Used During Service (Last, first, and middle)</strong></td>
<td><strong>1. Explain what information or documents you need, or, check Item 2, or, complete Item 3.</strong></td>
</tr>
<tr>
<td><strong>2. Social Security No.</strong></td>
<td><strong>2. If you only need a statement of service, check here.</strong></td>
</tr>
<tr>
<td><strong>3. Date of Birth</strong></td>
<td><strong>3. Lost Separation Document (DD Form 214 or equivalent).</strong></td>
</tr>
<tr>
<td><strong>4. Place of Birth</strong></td>
<td><strong>a. Report of Separation (DD Form 214 or equivalent)</strong></td>
</tr>
<tr>
<td><strong>5. Active Service, Past and Present (For an effective records search, it is important that all service be shown below)</strong></td>
<td><strong>b. Discharge Certificate (DD Form 214 or equivalent)</strong></td>
</tr>
<tr>
<td><strong>6. Reserve Service, Past or Present</strong></td>
<td><strong>3. Explain how separation document was lost.</strong></td>
</tr>
<tr>
<td><strong>7. National Guard Membership</strong></td>
<td><strong>4. Explain purpose for which information or documents are needed.</strong></td>
</tr>
<tr>
<td><strong>8. DS Service Person Deceased</strong></td>
<td><strong>5. Requester</strong></td>
</tr>
<tr>
<td><strong>9. IS (WAS) Individual a Military Retiree OR Fleet Reserve</strong></td>
<td><strong>a. Identification (check appropriate box)</strong></td>
</tr>
</tbody>
</table>

**Note:** The form includes instructions for filling out the form, such as checking appropriate boxes and providing necessary information. It also contains fields for dates, social security numbers, and service details.
Exhibit 512.232b (p. 2)

**Standard Form 180, Requests Pertaining to Military Records**

**INSTRUCTIONS**

1. Information needed to locate records. Certain identifying information is necessary to determine the location of an individual's record of military service. Please give careful consideration to and answer each item on this form. If you do not have and cannot obtain the information for an item, show "NA," meaning the information is "not available" include as much of the requested information as you can. This will help us to give you the best possible service.

2. Charges for service. A nominal fee is charged for certain types of service. In most instances service fees cannot be determined in advance. If your request involves a service fee you will be notified as soon as that determination is made.

3. Restrictions on release of information. Information from records of military personnel is released subject to restrictions imposed by the military departments consistent with the provisions of the Freedom of Information Act of 1966 (as amended in 1974) and the Privacy Act of 1974. A service person has access to almost any information contained in his own record. The next of kin, if the veteran is deceased, and Federal officers for official purposes, are authorized to receive information from a military service or medical record only as specified in the above cited Acts. Other requesters must have the release authorization, in Item 5 of the form, signed by the veteran or, if deceased, by the next of kin. Employers and others needing profit of military service are expected to accept the information shown on documents issued by the Arm or Forces at the time a service person is separated.

4. Location of military personnel records. The various categories of military personnel records are described in the chart below. For each category there is a code number which indicates the address at the bottom of the page to which this request should be sent. For each military service there is a note explaining approximately how long the records are held by the military service before they are transferred to the National Personnel Records Center, St. Louis. Please read these notes carefully and make sure you send your inquiry to the right address. Please note especially that the record is not sent to the National Personnel Records Center as long as the person retains any sort of reserve obligation, whether drilling or non-drilling.

5. Definitions for abbreviations used below:

NPRC—National Personnel Records Center

PERS—Personnel Records

TDRL—Temporary Disability Retirement List

MED—Medical Records

<table>
<thead>
<tr>
<th>SERVICE</th>
<th>NOTE: (See paragraph 4 above)</th>
<th>CATEGORY OF RECORDS</th>
<th>WHERE TO WRITE ADDRESS CODE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AIR FORCE (USAF)</strong></td>
<td>Except for TDRL and general officers retired with pay, Air Force records are transferred to NPDC from Code 1, 90 days after separation and from Code 2, 150 days after separation.</td>
<td>Active members (includes National Guard on active duty in the Air Force), TDRL, and general officers retired with pay.</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Reserve, retired in reserve status, current National Guard officers not on active duty in Air Force, and National Guard released from active duty in Air Force.</td>
<td>Current National Guard enlisted not on active duty in Air Force.</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Discharged, deceased, and retired with pay.</td>
<td>Officers separated before 1979 and enlisted personnel separated before 1976.</td>
<td>13</td>
</tr>
<tr>
<td><strong>COAST GUARD (USCG)</strong></td>
<td>Coast Guard officer and enlisted records are transferred to NPDC 7 months after separation.</td>
<td>Active, reserve, and TDRL members.</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Officers separated before 1979 and enlisted personnel separated before 1976.</td>
<td>Discharged, deceased, and retired members (see next item).</td>
<td>14</td>
</tr>
<tr>
<td><strong>MARINE CORPS (USMC)</strong></td>
<td>Marine Corps records are transferred to NPDC between 6 and 9 months after separation.</td>
<td>Active, TDRL, and Select Marine Corps Reserve members.</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Individual Ready Reserve and Fleet Marine Corps Reserve members.</td>
<td>Discharged, deceased, and retired members (see next item).</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Members separated before 1976.</td>
<td>Discharged, deceased, and retired members (see next item).</td>
<td>6</td>
</tr>
<tr>
<td><strong>ARMY (USA)</strong></td>
<td>Army records are transferred to NPDC as follows: Active Army, Army National Guard, and Individual Ready Reserve. About 60 days after separation U.S. Army Reserve Troop Unit personnel: About 120 to 180 days after separation.</td>
<td>Active members (including National Guard on active duty in the U.S. Army)</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>Reserve, living retired members, retired general officers, and active duty records of current National Guard members who performed service in the U.S. Army before 1972.</td>
<td>Active enlisted (including National Guard on active duty in the U.S. Army) and enlisted TDRL.</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>Current National Guard officers not on active duty in the U.S. Army.</td>
<td>Current National Guard enlisted not on active duty in the U.S. Army.</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td>Discharged and deceased members (see next item).</td>
<td>Officers separated before 1979 and enlisted separated before 1976.</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>Officers and warrant officers TDRL.</td>
<td>Officers and warrant officers TDRL.</td>
<td>11</td>
</tr>
<tr>
<td><strong>NAVY (USN)</strong></td>
<td>Navy records are transferred to NPDC 6 months after retirement or complete separation.</td>
<td>Active members (including reservists on duty)—PERS and MED.</td>
<td>12</td>
</tr>
<tr>
<td></td>
<td>Discharged, deceased, retired (with and without pay) less than six months, TDRL, drilling and non-drilling reserves</td>
<td>Officers separated before 1976 and enlisted separated before 1976—PERS and MED.</td>
<td>PERS ONLY</td>
</tr>
<tr>
<td></td>
<td>Officers and warrant officers TDRL.</td>
<td>Officers separated before 1976 and enlisted separated before 1976—PERS and MED.</td>
<td>MED ONLY</td>
</tr>
</tbody>
</table>

*Code 12 applies to active duty records of current National Guard officers who performed service in the U.S. Army after 6/30/70.

Code 13 applies to active duty records of current National Guard members who performed service in the U.S. Army after 6/30/72.

ADDRESS LIST OF CUSTOMERS (BY CODE NUMBERS SHOWN ABOVE)—Where to write / send this form for each category of records:

| 1 | Air Force Manpower and Personnel Center, OCMRDS Records Division, Randolph AFB, TX 78150-6001 | 5 | Marine Corps Reserve Support Center, 10066 St Marys Overland Park, KS 66211-1408 |
| 2 | Air Reserve Personnel Center, Denver, CO 80208-5000 | 6 | Military Archives Division, National Archives and Records Administration, Washington, DC 20408 |
| 3 | Commandant, U.S. Coast Guard, Washington, DC 20393-0001 | 7 | Commander, U.S. Army Reserve Personnel Command, ATTN: DAPC-MSR, 9700 Page Boulevard St. Louis, MO 63123-5200 |
| 4 | Commandant of the Marine Corps (Code MMR10-10 Headquarters) U.S. Marine Corps Washington, DC 20380-0001 | 8 | U.S. Milwaukee ATTN: DACP-MSP, 200 South Street, Alexandria, VA 22332-0040 |
| 11 | Naval Reserve Personnel Center, New Orleans, LA 70146-5000 | 12 | Army National Guard Personnel Center, Columbus Pike Office Building, 5800 Columbus Pike, Fort Washington, VA 22031 |

U.S. Govt Printing Office 1980 440-04 (p)

STANDARD FORM 180 BACK (Rev. 7/93)
Standard Form 813, Verification of a Military Retiree's Service in Nonwartime Campaigns or Expeditions

<table>
<thead>
<tr>
<th>Verification of a Military Retiree's Service in Nonwartime Campaigns or Expeditions</th>
<th>Date of Request (Month, Day, Year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>To: (Address A or B from Reverse Side)</td>
<td></td>
</tr>
<tr>
<td>PRIVACY ACT STATEMENT</td>
<td></td>
</tr>
<tr>
<td>Solicitation of the information is authorized by sections 3502, &quot;Retention Order,&quot;</td>
<td></td>
</tr>
<tr>
<td>and 6303, &quot;Leave Accrual,&quot; of 10 U.S.C. and solicitation of the Social Security</td>
<td></td>
</tr>
<tr>
<td>Number (SSN) is authorized by Executive Order 9397, &quot;Using Social Security Number</td>
<td></td>
</tr>
<tr>
<td>as Identifier.&quot; The information, including the SSN, will be used to verify periods</td>
<td></td>
</tr>
<tr>
<td>of credits for service in all campaigns and expeditions claimed. Furnishing this</td>
<td></td>
</tr>
<tr>
<td>information, including the SSN, is voluntary, but failure to comply may make it</td>
<td></td>
</tr>
<tr>
<td>difficult or impossible to verify periods of credits for service.</td>
<td></td>
</tr>
<tr>
<td>1. Name Used During Military Service</td>
<td></td>
</tr>
<tr>
<td>2. Service Number</td>
<td></td>
</tr>
<tr>
<td>3. Social Security Number</td>
<td></td>
</tr>
<tr>
<td>4. Branch of Service</td>
<td></td>
</tr>
<tr>
<td>5. Date of Military Retirement</td>
<td></td>
</tr>
<tr>
<td>6. Last Military Rank Held</td>
<td></td>
</tr>
<tr>
<td>7. Remarks</td>
<td></td>
</tr>
<tr>
<td>8. NONWARTIME CAMPAIGNS AND EXPEDITIONS</td>
<td></td>
</tr>
<tr>
<td>Service from 12/7/41 through 4/28/52 is always creditable and need not be verified</td>
<td></td>
</tr>
<tr>
<td>From: Mo   Day   Yr  To: Mo   Day   Yr</td>
<td></td>
</tr>
<tr>
<td>9. Requesting Agency (Name, Address and Zip Code)</td>
<td></td>
</tr>
<tr>
<td>Items checked were verified by our records. Items which do not correspond with dates</td>
<td></td>
</tr>
<tr>
<td>shown in records have been corrected.</td>
<td></td>
</tr>
<tr>
<td>Typed or stamped name and title of certifying official</td>
<td></td>
</tr>
<tr>
<td>Signature Date Signed</td>
<td></td>
</tr>
</tbody>
</table>

AUTHORIZED FOR LOCAL REPRODUCTION 813-101

Previously known as OPM Form 813
Instructions for Completing Standard Form 813

**NOTE:** DO NOT USE THIS FORM FOR PERSONS WHO ARE NOT MILITARY RETIREES

Use SF 813 only to request verification of a retiree’s military service performed in a nonwartime campaign or expedition for which badge/medal was authorized, in order to credit such service for leave accrual rate and reduction-in-force purposes. Complete the address block and items 1 through 9 and submit the form in duplicate to the appropriate address listed below.

A. To verify campaign/expeditionary service for military retirees of the U.S. Air Force, U.S. Navy, U.S. Marine Corps, and U.S. Coast Guard, address the request to:

   National Personnel Records Center
   (Military Personnel Records)
   9700 Page Boulevard
   St. Louis, MO  63132-1547

B. To verify campaign/expeditionary service for military retirees of the U.S. Army, address the request to:

   U.S. Army Reserve Components
   Personnel and Administration Center
   ATTN: DARP-VSE-VC
   9700 Page Boulevard
   St. Louis, MO  63132-5000

The records center will verify only claimed and unverified nonwartime campaign or expeditionary service. It is the retired member’s responsibility to provide the names of any nonwartime campaign or expedition in which served. The records center will not verify service unless specific campaigns/expeditions and inclusive dates are listed. Service components (e.g., “USAF”) or medal (e.g., “Vietnam Service Medal”) are not sufficient.

If a follow-up check is necessary, reproduce a copy of the original request and clearly mark the top of the SF 813, “Follow-up Request”.
512.24 Service Not Counted

Credit is not allowed for:

a. Service in a nonpay status in excess of 6 months in a calendar year unless the employee is in an LWOP status and is (1) receiving Office of Workers Compensation Programs (OWCP) benefits, (2) serving as a full-time officer or employee of an employee or management organization, or (3) on active military service while being carried on postal rolls in an LWOP status.

b. LWOP periods during indefinite career appointments that are seasonal, on-call, or intermittent employment.

c. VISTA service after October 1, 1973, Peace Corps, or similar volunteer service.

d. Tennessee Valley Authority service.

e. Time-limited or temporary service performed on or after January 1, 1977.

f. Service in Army and Air Force Exchange Services (AAFES), Navy and Coast Guard Exchanges, Army and Air Force Motion Picture Service, and other organizations under the jurisdiction of the armed forces conducted for the comfort, pleasure, contentment, and mental and physical improvement of armed forces personnel.

g. Foreign national service, that is, service during which the employee worked outside the United States for a federal agency — such as the Department of the Army, the U.S. Department of State, or the U.S. Agency for International Development — as a foreign citizen.

512.3 Accrual and Crediting

512.31 Employee Categories

512.311 Full-Time Employees

The following provisions concern full-time employees:

a. Accrual Chart. Full-time career employees earn annual leave based on their number of creditable years of service:

<table>
<thead>
<tr>
<th>Leave Category</th>
<th>Creditable Service</th>
<th>Maximum Leave Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Less than 3 years</td>
<td>4 hours for each full biweekly pay period; i.e., 104 hours (13 days) per 26-period leave year.</td>
</tr>
<tr>
<td>6</td>
<td>3 years but less than 15 years</td>
<td>6 hours for each full biweekly pay period plus 4 hours in last full pay period in calendar year; i.e., 160 hours (20 days) per 26-period leave year.</td>
</tr>
<tr>
<td>8</td>
<td>15 years or more.</td>
<td>8 hours for each full biweekly pay period; i.e., 208 hours (26 days) per 26-period leave year.</td>
</tr>
</tbody>
</table>
b. **Credit at Beginning of Leave Year.** Full-time career employees are credited at the beginning of the leave year with the total number of annual leave hours that they will earn for that leave year.

c. **Changes in Employee’s Accrual Rate.** Leave credit at the beginning of the leave year reflects any change in an employee’s accrual rate for that year.

d. **Change From Part-Time to Full-Time.** An employee who changes from a part-time to a full-time employee after the start of a leave year is credited with the annual leave to be earned for the remainder of the leave year.

e. **Nonpay Status.** Leave credit for periods in which an employee is in a nonpay status is reduced during the leave year as follows:

   1. When an employee’s absence in a nonpay status totals the equivalent of 1 pay period of regular service during the leave year (10 days or 80 hours), credit for leave is reduced by the amount of leave earned by the employee in a pay period.

   **Notes:**

   a. For rural carriers who are required to work 6 days a week, the equivalent of 1 pay period is 12 days or 96 hours.

   b. For J route carriers, the equivalent of 1 pay period is 11 days or 88 hours.

   2. When an employee has one or more periods of LWOP during the leave year, all hours in a nonpay status (during periods in which the employee earned annual leave) are totaled to reduce leave credits.

512.312 **Part-Time Employees**

The following provisions concern part-time employees:

a. **Accrual and Crediting Chart.** Part-time career employees other than rural carriers earn annual leave based on the number of hours in which they are in pay status (see Exhibit 512.312).

b. **Biweekly Crediting.** Leave accrues and is credited in whole hours at the end of each biweekly pay period. All hours in pay status that cannot be credited for leave purposes (see 512.312a) are dropped when:

   1. The leave year ends.

   2. The employee’s status is changed from part-time to full-time.

   3. The employee is removed from the rolls for any cause.

c. **Exceptions.** The following are exceptions to the crediting rule in 512.312b.

   1. Part-time regular schedule employees including A-E postmasters are credited with annual leave on a pro rata basis, according to their authorized daily schedules. Employees other than A-E postmasters must wait until they have 1 year or more of career service to be credited at the beginning of the leave year with the annual leave that they will earn during the leave year. A-E postmasters are credited at the beginning of the leave year with
the annual leave that they earn during the leave year. Part-time regular employees are entitled to additional leave hours, based on their leave category, for each 20, 13, or 10 hours of work in excess of the schedule (see Exhibit 512.312).

(2) Substitute rural carriers and rural carrier associates (RCAs) earn leave for time serving (a) a vacant route or (b) a route from which the rural carrier is on extended leave in excess of 90 days. RCAs also earn leave based on the number of hours worked serving an auxiliary route for a period in excess of 90 days. The leave category for substitute rural carriers is based on creditable service, and for RCAs it is based on category 4. The first day of the pay period following 90 days, the substitute or RCA is credited with accrued annual leave for the first 90 days.

(3) Auxiliary rural carriers, including substitute rural carriers in dual appointments, are credited with annual leave for actual service performed in accordance with their appropriate leave category. If auxiliary rural carriers are otherwise employed (e.g., as clerks in the Post Office), such additional service is also used in the computation of leave credit; otherwise, they are credited as instructed in Exhibit 512.312a.

Exhibit 512.312
Accrual and Crediting Chart for Part-Time Career Employees

<table>
<thead>
<tr>
<th>Leave Category</th>
<th>Years of Creditable Service</th>
<th>Maximum Leave per Year</th>
<th>Rate of Accrual</th>
<th>Hours in Pay Status</th>
<th>Hours of Leave Earned per Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Less than 3 years.</td>
<td>104 hours, or 13 days per 26-period leave year or 4 hours for each biweekly pay period.</td>
<td>1 hour for each unit of 20 hours pay in status.</td>
<td>20</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>40</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>60</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80</td>
<td>4 (max.)</td>
</tr>
<tr>
<td>6</td>
<td>3 years but less than 15 years.</td>
<td>160 hours, or 20 days per 26-period leave year or 6 hours for each full biweekly pay period.</td>
<td>1 hour for each unit of 13 hours in pay status.</td>
<td>13</td>
<td>1</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>26</td>
<td>2</td>
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<td></td>
<td>39</td>
<td>3</td>
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<td></td>
<td>52</td>
<td>4</td>
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<td></td>
<td>65</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>78</td>
<td>6 (max.)</td>
</tr>
<tr>
<td>8</td>
<td>15 years or more.</td>
<td>208 hours, or 26 days per 26-period leave year or 8 hours for each full biweekly pay period.</td>
<td>1 hour for each unit of 10 hours in pay status.</td>
<td>10</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>20</td>
<td>2</td>
</tr>
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<td></td>
<td></td>
<td>30</td>
<td>3</td>
</tr>
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<td></td>
<td></td>
<td>40</td>
<td>4</td>
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<td></td>
<td></td>
<td>50</td>
<td>5</td>
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<td>60</td>
<td>6</td>
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<td></td>
<td></td>
<td>70</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80</td>
<td>8 (max.)</td>
</tr>
</tbody>
</table>

1 Except that the accrual for the last pay period of the calendar year may be 10 hours, provided the employee has the 130 creditable hours or more in a pay status in the leave year for leave purposes.

Recording Hours for Annual and Sick Leave

a. Units of hours in a pay status are converted into annual leave credits at the rate of 1 hour for each unit of 20, 13, or 10 hours in a pay status — up to a maximum of 4, 6, or 8 hours per biweekly pay period, depending on the employee’s leave category.

b. Hours in a pay status in excess of these whole units are accumulated and carried forward as excess workhours. These excess (uncredited) workhours are added to hours in a pay status in the next period.

c. Whole units of creditable hours (20, 13, or 10) are then converted into leave hours at the unit rate — provided no more leave is credited to a part-time employee than could be earned in the same leave year by a full-time employee.

d. The maximum credit allowable for a particular leave category is calculated by multiplying the period number by the number of leave hours allowable per period.
Appointees

The following provisions concern appointees:

a. Rate of Leave Accrual. The rate of leave accrual for a new career employee (whether appointed, reinstated, or transferred) is determined promptly as soon as related facts are verified. It is based on creditable service, both civilian and military (see 512.2).

b. Ninety-Day Qualifying Period.
   (1) Requirement. New employees are not credited with and may not take annual leave until they complete 90 days of continuous employment under one or more appointments without a break in service.

   Exception: This requirement does not apply to (a) career (or career conditional) employees who have had a minimum of 90 days of continuous federal service prior to transferring, without a break in service, to a Postal Service career position (see 512.812 and 512.91) or (b) substitute rural carriers or RCAs who are in a leave-earning status and convert to a Postal Service career position without a break in service.

   (2) Break in Service. A break in service of 1 or more workdays breaks the continuity of employment. Any further employment requires beginning a new 90-day period. (For substitute rural carriers and RCAs, see 512.552.)

   (3) Active Military Service. Active military service for an employee not entitled to mandatory restoration is a break in civilian service. The employee begins a new 90-day qualifying period for leave purposes.

   (4) Full-Time Employees and A-E Postmasters. After new employees complete the 90-day qualifying period, they are credited with annual leave to be earned during the remainder of the leave year plus the leave earned during the qualifying period.

   (5) Part-Time Employees Except A-E Postmasters. After part-time employees complete the 90-day qualifying period, annual leave that they have accrued is credited to their accounts.

c. Partial Pay Period.
   (1) Any employee whose appointment is made effective after the first Monday of a pay period does not receive leave credit for service performed during that pay period. Part-time employees appointed in this manner do not have their service hours brought forward for leave purposes for that pay period.

   (2) An employee transferring from an agency having different pay periods may be given credit for the partial period.
512.32 **Maximum Carryover**

512.321 **Maximum Carryover Amounts**

The maximum carryover amount, i.e., the maximum amount of previously accumulated annual leave with which an employee may be credited at the beginning of a year, is as follows:

a. **Bargaining Unit Employees.** The maximum leave carryover for bargaining unit employees is 55 days (440 hours).

b. **Executive and Administrative Schedule (EAS) Employees.** The maximum carryover amount for EAS employees is 70 days (560 hours).

c. **Employees Affected by Public Law 102.** For employees who, on January 1, 1953 (prior to the passage of Public Law 102), (1) had more accumulated leave to their credit than the amounts provided above, and (2) who have maintained balances in excess of those amounts, the maximum carryover amount is the balances they have maintained.

512.322 **Nonbargaining Unit to Bargaining Unit**

When a nonbargaining unit employee is permanently assigned to a bargaining unit position, the employee’s annual leave carryover ceiling is reduced to the carryover ceiling for that bargaining unit. The employee is permitted to use the excess annual leave over the bargaining unit ceiling during the leave year in which the permanent assignment is effective.

512.4 **Authorizing Annual Leave**

512.41 **Requests for Annual Leave**

512.411 **General**

Except for emergencies, annual leave for all employees except postmasters must be requested on PS Form 3971 and approved in advance by the appropriate supervisor. Leave requests from rural carriers must be approved in accordance with Article 10 of the USPS-NRLCA National Agreement.

512.412 **Emergencies**

An exception to the advance approval requirement is made for emergencies; however, in these situations, the employee must notify appropriate postal authorities of the emergency and the expected duration of the absence as soon as possible.

When sufficient information is provided to the supervisor to determine that the absence may be covered by the Family and Medical Leave Act (FMLA), the supervisor completes a PS Form 3971 and mails it to the employee’s address of record along with a Publication 71, *Notice for Employees Requesting Leave for Conditions Covered by Family and Medical Leave Policies.*

When the supervisor is not provided enough information in advance of the absence to determine that the absence is covered by FMLA, the employee must submit PS Form 3971 and applicable medical or other certification upon returning to duty and explain the reason for the emergency to his or her supervisor.
Supervisors approve or disapprove the leave request. When the request is disapproved, the absence may be recorded as LWOP or absent without leave (AWOL) at the discretion of the supervisor as outlined in 512.422.

### PS Form 3971 Request for or Notification of Absence

#### Purpose
Request for annual leave is made in writing, in duplicate, on PS Form 3971.

#### Approval or Disapproval
The supervisor is responsible for approving or disapproving the request for annual leave by signing PS Form 3971, a copy of which is given to the employee. If a supervisor does not approve a request for leave, the Disapproved block on PS Form 3971 is checked and the reasons given in writing in the space provided. When a request is disapproved, the granting of any alternate type of leave, if any, must be noted along with the reasons for disapproval. AWOL determinations must be similarly noted.

#### Retention and Disposal Period
Forms 3971 are retained by the installation head for 2 years from the date the leave is taken or disapproved and are then destroyed. (Documents that become a part of a disciplinary file or administrative proceeding will be disposed of with that file.)

### Insufficient Leave Balance
If the leave is approved and the employee has an insufficient leave balance, it is changed to LWOP when the employee’s pay is processed.

### Leave Charge Information

#### Full-Time Employees

##### Minimum Unit Charge
Minimum unit charges for full-time employees are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All full-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Full-time exempt.</td>
<td>(See 519.7.)</td>
</tr>
<tr>
<td>Regular rural carriers.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>Substitute rural carriers and RCAs when in a leave-earning status and serving:</td>
<td></td>
</tr>
<tr>
<td>(1) Vacant routes.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>(2) Routes from which rural carriers are on extended leave.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>RCAs when in a leave-earning status and serving auxiliary routes.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Auxiliary rural carriers.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Triweekly rural carriers.</td>
<td>(See 512.54.)</td>
</tr>
</tbody>
</table>
512.512 **Holidays**
Leave cannot be charged for national legal holidays, days designated as holidays, or absences authorized by administrative order.

**Exception:** If an employee shown to be eligible in 434.422 elects to receive annual leave credit in lieu of holiday leave pay (see 512.65), annual leave may be charged to supplement work hours, up to the limit of the employee’s regular work schedule, on the holiday worked.

512.513 **Leave for Postmasters and Installation Heads**
These employees must (a) promptly report emergency or planned absences exceeding 5 working days to their postal managers and (b) maintain accurate records of their leave.

512.514 **Rural Carriers (Regular and Substitute)**
See 512.53 and 512.55.

512.52 **Part-Time Employees**

512.521 **Minimum Unit Charge**
Minimum unit charges for part-time employees are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All part-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Part-time exempt employees.</td>
<td>(See 519.)</td>
</tr>
</tbody>
</table>

512.522 **Part-Time Regular**
A part-time regular employee who is granted annual leave and performs service on the same day is not allowed to take more leave hours than would total 8 hours when combined with workhours.

512.523 **Part-Time Flexible**
The following provisions concern part-time flexible employees:

a. A part-time flexible employee who has been credited with 40 hours or more of paid service (work, leave, or a combination of work and leave) in a service week is not granted paid annual or sick leave during the remainder of that service week. Absences in such cases are treated as nonduty time, not chargeable to paid leave of any kind. Supervisors should avoid granting leave resulting in the requirement for overtime pay.

b. Part-time flexible employees who request leave on days that they are scheduled to work, except legal holidays, may be granted leave provided they can be spared. The combination of leave and workhours charged to these employees cannot exceed 8 hours on any one day. The installation head may also consider a request for annual leave on any day a part-time flexible employee is not scheduled to work. The 40 hours paid service in a service week specified in 512.523a may not be exceeded.
**512.524** **A-E Postmasters**

The following provisions concern A-E postmasters:

a. *Maximum Leave.* Annual leave may not exceed the scheduled service hours for the day on which the leave is taken.

b. *Saturday Absences.* A-E postmasters work a 6-day week. Absence on Saturday that occurs within or at the beginning or end of a period of annual leave or sick leave is not charged to such leave, nor is there loss of compensation provided either of the following is true:

1. There are 5 or more days of annual or sick leave within the period.

2. There are 4 or more days of annual or sick leave plus a holiday. If the holiday falls on a Saturday that is a scheduled workday, absence on the preceding Friday is not charged to leave. If the leave period is for less than 4 days, absence on Friday is charged to leave.

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**512.53** **Regular Rural Carriers**

**512.531** **General**

Annual leave is earned by a regular rural carrier in accordance with 512.311 and the terms of the applicable collective bargaining agreement. It is taken in minimum units of 1 day (8 hours) provided a leave replacement is available.

**512.532** **Saturday Absences**

Rules for approved absences of regular rural carriers, substitute rural carriers, or RCAs in a leave-earning status are subject to the specific conditions of the USPS-NRLCA National Agreement. Accordingly, the following apply:

a. Absence on Saturday that occurs within or at the beginning or end of a period of annual leave or sick leave is not charged to such leave, nor is there loss of compensation provided the appropriate leave balance on the PS Form 1223-A, *Earnings Statement,* reflects at least 6 days of leave and either of the following is true:

1. There are more than 5 days of annual or sick leave within the period.

2. There are more than 4 days of annual or sick leave plus a holiday. If the holiday falls on a Saturday that is a scheduled workday, absence on the preceding Friday is not charged to leave. If the leave period is 4 days or less, absence on Friday is charged to leave.

b. Interruption during the approved period of annual or sick leave by 1 day of court leave due to circumstances beyond the carrier’s control does not disqualify the carrier for coverage as provided above.

c. Upon request, a rural carrier is granted annual leave or LWOP on Saturday, at the carrier’s option, provided a replacement is available.
512.54 **Triweekly Rural Carriers**

512.541 **Week's Absence**
Carriers who are absent for a week on sick or annual leave are charged with 5 days' leave.

512.542 **Absences Less Than a Week**
Carriers who are absent for less than a week at a time are charged with 2 days' leave for each workday of absence.

512.543 **Leave Carryover**
The carrier may end the year with 1 day of unused annual leave. This day may be carried forward into another leave year provided the total carried forward does not exceed 55 days, except as provided in 512.321.

512.55 **Leave Replacements for Rural Carriers**

512.551 **General**
After a rural carrier or RCA has been assigned to and served in excess of 90 days in a vacant route or in a route from which a rural carrier is on extended leave, or after an RCA has been assigned to and served in excess of 90 days in an auxiliary route, he or she may take the accrued annual leave. Annual leave is granted in accordance with normal leave requirements and the terms of the applicable collective bargaining agreement. It is granted in minimum units of 1 day for regular routes or 1 hour for auxiliary routes provided a leave replacement is available.

512.552 **Ninety-Day Qualifying Period**
Substitute carriers and RCAs qualify for taking leave after being assigned as the primary leave replacement and serving in excess of 90 days in (a) a vacant route or (b) a route from which the rural carrier is on extended leave. RCAs also qualify for taking leave after being assigned to and serving an auxiliary route in excess of 90 days. A break in service of 1 or more workdays breaks continuity of employment, and the substitute carrier or RCA must begin a new 90-day qualifying period. Normally a break in service occurs only when the regular carrier returns or when the vacant route is filled by the appointment of a new regular rural carrier. A break in service does not mean absence from the route on a nonscheduled workday or absence in approved leave status, including LWOP. The first day of the pay period following 90 days of service, the substitute carrier or RCA is credited with annual leave accrued for the 90-day qualifying period. (In determining the employee’s leave category, credit is also given for prior service as a substitute rural carrier or RCA.)

512.553 **Lump Sum Payment**
When regular rural carriers return to duty, substitute replacement carriers who earn leave are given lump sum payments for the annual leave to their credit if they have been in a leave-earning capacity. The lump sum payment is not made if the substitute replacement carrier is converted to a career position without a break in service and continues to earn leave.
512.56 **Auxiliary Rural Carriers**

Auxiliary rural carriers earn leave based on the number of hours worked and in accordance with the appropriate leave category. Leave is credited as earned. These carriers are granted leave in increments of 1 hour.

512.6 **Vacation Planning and Special Programs**

512.61 **Bargaining Unit Employees Vacation Planning**

For these employees, leave is subject to specific vacation planning provisions of applicable collective bargaining agreements. Note also:

a. For all regular employees, both full-time and part-time, vacation leave is granted when requested to the extent practicable.

b. For part-time flexible employees, vacation planning is limited to accumulated and accrued leave.

512.62 **Nonbargaining Unit Employees Vacation Planning**

Vacation leave is granted to these employees when their services can best be spared. Postmasters and other responsible officials must schedule leave so that (a) employees do not forfeit leave and (b) postal operations are not impaired.

512.63 **Annual Leave Exchange**

512.631 **General**

The annual leave exchange program provides eligible employees with the opportunity to receive cash in exchange for leave that they will earn during the next leave year. Accumulated leave and leave accrued during the current leave year cannot be exchanged under this program. The terms and conditions for exchanging leave vary for bargaining unit and nonbargaining unit employees and are explained in the instructions mailed to eligible employees before the open season November 15 through December 15 each year.

512.632 **Bargaining Unit Annual Leave Exchange**

Certain national collective bargaining agreements provide a leave exchange option for covered employees. Eligibility and the other terms and conditions for this option are set forth in the applicable collective bargaining agreements and information related to administering the program.

512.633 **Nonbargaining Unit Annual Leave Exchange**

Career employees permanently assigned to a nonbargaining unit position are provided the option at the end of the calendar year to exchange for cash a given number of hours of the annual leave they would otherwise earn during the next leave year. The minimum and maximum number of hours allowed each year, as well as the leave balance the employee must have at the end of the leave year in which the election is made, and any other requirements, are determined by consultation with Postal Service management associations and specified in information related to administering the program.
512.634 **Processing Annual Leave Exchange Options**

Open season for the annual leave exchange program runs from November 15 to December 15 each year. Eligible employees are notified of the election before the open season. The exchange is effective the first full pay period of the new leave year.

**Note:** Postal employees may not exchange leave already earned that exceeds the Postal Service leave carryover limit due to Internal Revenue Service “constructive receipt” regulations.

512.64 **Annual Leave Sharing**

The annual leave-sharing program provides employees the opportunity to receive and use donated annual leave and to donate their annual leave to another employee under certain conditions. The program is limited to career nonbargaining unit and bargaining unit employees and to noncareer employees designated as transitional employees (TEs) under certain collective bargaining agreements. The terms and conditions for this program are set forth in applicable collective bargaining unit agreements and memorandums of understanding. Instructions for administration of the terms and conditions are found in Management Instruction EL-510-2003-2, *Annual Leave Sharing Program*.

512.65 **Annual Leave Credit in Lieu of Holiday Leave Pay**

Employees shown to be eligible in 434.422 who work a holiday may elect to receive annual leave credit in lieu of holiday leave pay. If they do so and then work only a partial day, they may use LWOP, annual leave, or sick leave (if they become ill during their scheduled tour) to supplement work hours, up to the limit of their regular work schedule, on the holiday worked.

512.7 **Separation Adjustments**

512.71 **Terminal Leave Worksheet**

If an employee is not transferring to another federal agency and is separating from the Postal Service, the Eagan ASC furnishes the separating installation with PS Form 2246, *Terminal Leave Worksheet*, for filing in the employee’s official personnel folder. (For transfers to other federal agencies, see 512.8.)

512.72 **Collection for Unearned Leave**

512.721 **Refund**

Separating employees who are indebted for unearned annual leave or sick leave must refund the amount paid to them for such unearned leave. If employees do not make refunds, deductions are made from any funds that are due them.

512.722 **Exception**

Collection is not required in cases of death or in the case of separation due to a disability that prevents an employee from returning to duty or continuing in the Postal Service.
512.73 **Lump Sum Terminal Leave Payment**

512.731 **General**
Separating employees may receive lump sum terminal leave payments subject to the following conditions:

a. *Completion of Qualifying Period.* Except for those employees identified under 512.812, employees who separate before completing the 90-day qualifying period forfeit terminal leave payment for accrued leave. Employees who complete the 90-day qualifying period, even if separated at the close of business on day 90, may be entitled to terminal leave payment for accrued leave.

b. *Completion of Pay Period.* Employees whose separation is effective before the last Friday of a pay period do not receive leave credit or terminal leave payment for the leave that would have accrued during that pay period.

512.732 **Entitlement Amounts**
Separating employees may receive lump sum terminal leave payments as follows:

a. *Nonbargaining Unit Employees.* Nonbargaining unit employees may receive a lump sum leave payment for accumulated annual leave carried over from the previous year; accrued annual leave for the year in which they separate, including amounts over the carryover maximum; any unused donated leave; and for full-time and part-time regular employees, holidays that fall within the terminal leave period.

b. *Bargaining Unit Employee.* Bargaining unit employees may receive a lump sum leave payment:

   (1) If separating other than under the Voluntary Early Retirement Authority (VERA), for accumulated annual leave carried over from the previous year; accrued annual leave for the year in which they separate, up to the carryover maximum for their bargaining unit (see 512.32); any unused donated leave; and for full-time and part-time regular employees, holidays that fall within the terminal leave period. Any part of the unused annual leave earned during the leave year of separation that is in excess of the maximum carryover amount is granted prior to separation rather than paid out in the form of a lump sum payment. No payment is made for unused leave that the employee would have been required to forfeit at the end of the leave year.

   (2) If separating under VERA, for accumulated annual leave carried over from the previous year; accrued annual leave for the year in which they separate, including amounts over the carryover maximum for their bargaining unit; any unused donated leave; and for full-time and part-time regular employees, holidays that fall within the terminal leave period.

**Note:** Transitional employees receive payment for accrued annual leave at the end of their appointment.
512.733 Separation for Military Service
Employees who separate to enter active U.S. military duty may choose to receive a lump sum leave payment or to have their accrued annual leave balance held for credit until they return to Postal Service duty.

512.734 Separation Followed by Reemployment
Employees who receive a lump sum leave payment on separation from a Postal Service position (or a federal position under the federal leave system) and who are reemployed or reinstated to a leave-earning status before the period covered by the payment expires must refund to the Postal Service in full the payment for the overlapping period. These employees may then be recredited (see 512.9) with leave.

512.735 Absence of Relationship to Annuity Payment
Lump sum payment for annual leave at the time of retirement does not affect the amount or commencement date of annuity payments.

512.736 Payment to Beneficiaries or Estates of Employees Who Die in Service
If employees die in service, terminal leave payments are made as follows:

a. The beneficiaries or estates of nonbargaining unit employees receive terminal leave payments that are the same as the payments to which the employees would have been entitled if they had separated while living (see 512.732a).

b. The beneficiaries or estates of bargaining unit employees receive terminal leave payments that are the same as the payments to which the employees would have been entitled if they had separated while living (see 512.732b(1)) with the provision that the amount includes payment for accrued annual leave in excess of the maximum carryover amount that the employees could have taken if they had lived to the end of the leave year, but not for accrued annual leave that the employees would have been required to forfeit.

512.8 Transfers

512.81 Transfer Without a Break in Service

512.811 From the Postal Service to a Federal Agency
The Eagan ASC furnishes the agency gaining the employee with SF 1150. (A copy of SF 1150 is not sent to the losing installation.) When necessary, the Postal Service collects for used but unearned leave (see 512.721). When the receiving agency is unable to transfer a leave balance in excess of its leave carryover limit, the employee receives a lump sum payment for earned annual leave that cannot be transferred. The lump sum is calculated by multiplying the person’s postal hourly rate times the number of earned annual leave hours that cannot be transferred.

512.812 From a Federal Agency to the Postal Service
Leave credit must be transferred to the employee’s leave account. However, leave that may be transferred is limited to the leave carryover limit applicable...
to the Postal Service position to be filled. The employee should not have to take LWOP because of delay in transferring leave:

a. If the SF 1150 does not reach the Eagan ASC before the employee has to take leave, the Eagan ASC may contact the losing agency to request the employee’s leave balance.

b. If LWOP cannot be avoided, the record can be adjusted when the SF 1150 is received to show paid leave unless the employee requests that the LWOP remain unchanged.

512.82 Transfer With a Break in Service

An employee who moves from the Postal Service to another federal agency after a break in service is separated (see 512.7) and later reemployed (see 512.9). Any accumulated leave is not transferred, but is paid for in a lump sum.

512.9 Recrediting Annual Leave

512.91 Policy

Annual leave that may be reccredited consists of leave earned under any of the leave systems merged under the Annual and Sick Leave Act of 1951. However, annual leave that is already forfeited cannot be reccredited.

Annual leave is reccredited under the act for:

a. Employees who are reemployed before the period covered by the lump sum payment expires.

b. Employees who transferred to a position that is not under an annual leave system and transferred back to the Postal Service without a break in Postal Service service of more than 52 continuous calendar weeks.

c. Employees who return to pay and duty status following a period of suspension or involuntary separation (i.e., cases of retroactive reversals of disciplinary action).

512.92 Procedures

512.921 Leave Earned in Prior Service in the Postal Service

See 512.734.

512.922 Leave Earned at Another Agency

When an employee makes application for recredit of leave earned in another agency, the Postal Service contacts the other agency to determine if leave was forfeited at the time of separation. If not, the agency is asked to certify the leave account. The following applies:

a. If the agency cannot find the leave record, the Postal Service will accept a statement or other evidence of leave credits. The statement should include an estimate of leave credit and reflect the factors forming the basis of the estimate.

b. If the leave record or statement justifies it, the amount of leave shown is reccredited.
512.923 Leave Buy-Back — OWCP

The following provisions concern leave buy-back:

a. Under the provisions of the Injury Compensation Program, current employees may be permitted to buy back sick and annual leave they used while awaiting adjudication of their cases by OWCP. In traumatic injury cases, employees may be permitted to buy back only the leave that is used after the end of the 45-day continuation-of-pay period.

b. When the employee buys back annual leave for a previous year that exceeds the applicable maximum (see 512.32), the excessive leave is automatically forfeited. Employees are allowed to buy back only those hours that can be carried forward.

c. Some loss of leave may occur when the period of absence is changed to an LWOP status as a result of leave buy-back. For every 80 hours of paid leave bought back and changed to LWOP, both annual and sick leave are adjusted by the amount earned in 1 pay period. The employee must be informed of this so there will be no misunderstanding.

See Exhibit 514.4, item e, for further information.

513 Sick Leave

513.1 Purpose

513.11 Sick Leave for Employee Incapacitation

Sick leave insures employees against loss of pay if they are incapacitated for the performance of duties because of illness, injury, pregnancy and confinement, and medical (including dental or optical) examination or treatment.

513.12 Sick Leave for Dependent Care

A limited amount of sick leave may also be used to provide for the medical needs of a family member. Nonbargaining unit employees, and bargaining unit employees if provided in their national agreements, are allowed to take up to 80 hours of their accrued sick leave per leave year to give care or otherwise attend to a family member (as defined in 515.2) with an illness, injury, or other condition that, if an employee had such a condition, would justify the use of sick leave. If leave for dependent care is approved, but the employee has already used the maximum 80 hours of sick leave allowable, the difference is charged to annual leave or to LWOP at the employee's option. (See 515 for information about FMLA entitlement to be absent from work.)
513.2 Accrual and Crediting

513.21 Accrual Chart

Time accrued is as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Time Accrued</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full-time employees.</td>
<td>4 hours for each full biweekly pay period — i.e., 13 days (104 hours) per</td>
</tr>
<tr>
<td></td>
<td>26-period leave year.</td>
</tr>
<tr>
<td>Part-time employees.</td>
<td>1 hour for each unit of 20 hours in pay status up to 104 hours (13 days) per</td>
</tr>
<tr>
<td></td>
<td>26-period leave year.</td>
</tr>
</tbody>
</table>

513.22 Crediting

513.221 General
Sick leave is credited at the end of each biweekly pay period in which it is earned. Sick leave (earned and unused) accumulates without limitation.

513.222 Part-Time Employees
Part-time employees are not credited with sick leave in excess of 13 days (104 hours) per 26-period leave year.

513.223 Leave Replacements for Rural Carriers
Substitute rural carriers or RCAs assigned to and serving (a) a vacant route or (b) a route from which the rural carrier is on extended leave, and RCAs assigned to and serving an auxiliary route are credited with sick leave starting with the first pay period following the 90-day qualifying period.

513.224 Auxiliary Rural Carriers
Auxiliary rural carriers are not credited with sick leave in excess of 104 hours per leave year. If they serve in another capacity (e.g., flexible employees) in the Post Office, that service is also used in computing sick leave credit (see 513.21).

513.225 Substitute Rural Carriers in Dual Appointment
Substitute rural carriers in dual appointments earn sick leave only when their service is performed in a position that is subject to the Civil Service Retirement Act. The leave can be used only while they are serving in a leave-earning position.

513.226 Leave Credit Adjustment for LWOP
See 514.24.

513.3 Authorizing Sick Leave

513.31 Policy

513.311 General
Sick leave cannot be granted until it is earned, except as provided in 13.5.
513.32 **Conditions for Authorization**

Conditions for authorization are as follows:*

<table>
<thead>
<tr>
<th>Conditions</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Illness or injury.</td>
<td>If the employee is incapacitated for the performance of official duties.</td>
</tr>
<tr>
<td>Pregnancy and confinement.</td>
<td>If absence is required for physical examinations or periods of incapacitation.</td>
</tr>
<tr>
<td>Medical, dental, or optical examination or treatment.</td>
<td>If absence is necessary during the employee’s regular scheduled tour.</td>
</tr>
<tr>
<td>For eligible employees (as indicated in 513.12), care for a family member</td>
<td>Up to 80 hours of accrued sick leave per leave year if the illness, injury, or other condition is one that, if an employee had such a condition, would justify the use of sick leave.</td>
</tr>
<tr>
<td>(as defined in 515.2).</td>
<td></td>
</tr>
<tr>
<td>Contagious disease. A contagious disease is a disease ruled as requiring</td>
<td>If the employee (1) must care for a family member afflicted with a contagious disease, (2) has been exposed to a contagious disease and would jeopardize the health of others, or (3) has evidence supplied by the local health authorities or a certificate signed by a physician certifying the need for the period of isolation or restriction.</td>
</tr>
<tr>
<td>isolation, quarantine, or restriction of movement of the patient for a</td>
<td></td>
</tr>
<tr>
<td>particular period by the health authorities having jurisdiction.</td>
<td></td>
</tr>
<tr>
<td>Medical treatment for disabled veterans.</td>
<td>If the employee (1) presents a statement from a duly authorized medical authority that treatment is required, and (2) when possible, gives prior notice of the definite number of days and hours of absence. (Such information is needed for work scheduling purposes.)</td>
</tr>
</tbody>
</table>

* Sick leave, annual leave, or LWOP is granted as may be necessary for any of these conditions in accordance with normal leave policies and collective bargaining agreements. (See also 513.6 and 514.22.)
the supervisor to determine that the absence is to be covered by FMLA, the
supervisor completes PS Form 3971 and mails it to the employee’s address
of record along with a Publication 71.

When the supervisor is not provided enough information in advance to
determine whether or not the absence is covered by FMLA, the employee
must submit a request for sick leave on PS Form 3971 and applicable
medical or other certification upon returning to duty and explain the reason
for the emergency to his or her supervisor. Employees may be required to
submit acceptable evidence of incapacity to work as outlined in the provisions
of 513.36, Documentation Requirements, or noted on the reverse of PS Form
3971 or Publication 71, as applicable.

The supervisor approves or disapproves the leave request. When the request
is disapproved, the absence may be recorded as annual leave or, if
appropriate, as LWOP or AWOL, at the discretion of the supervisor as
outlined in 513.342.

513.34
PS Form 3971, Request for or Notification of Absence

513.341 General
Request for sick leave is made in writing, in duplicate, on PS Form 3971. If
the absence is to care for a family member, this fact is to be noted in the
Remarks section.

513.342 Approval or Disapproval
The supervisor is responsible for approving or disapproving requests for sick
leave by signing PS Form 3971, a copy of which is given to the employee. If
a supervisor does not approve a request for leave as submitted, the
Disapproved block on the PS Form 3971 is checked and the reason(s) given,
in writing, in the space provided. When a request is disapproved, the granting
of any alternate type of leave, if any, must be noted along with the reason for
the disapproval. AWOL determinations must be similarly noted.

513.35 Postmaster Absences
There are special requirements for postmaster absences:

a. Leave Replacement. A postmaster whose absence requires the hiring
of a leave replacement must notify the appropriate official.

b. Absence Over 3 Days. A postmaster who is absent in excess of 3 days
must submit PS Form 3971 within 2 days of returning to duty or, for an
extended illness, at the end of each accounting period.

513.36 Sick Leave Documentation Requirements

513.361 Three Days or Less
For periods of absence of 3 days or less, supervisors may accept the
employee’s statement explaining the absence. Medical documentation or
other acceptable evidence of incapacity for work or need to care for a family
member is required only when the employee is on restricted sick leave (see
513.39) or when the supervisor deems documentation desirable for the
protection of the interests of the Postal Service. Substantiation of the family
relationship must be provided if requested.
Over Three Days
For absences in excess of 3 days, employees are required to submit medical documentation or other acceptable evidence of incapacity for work or of need to care for a family member and, if requested, substantiation of the family relationship.

Extended Periods
Employees who are on sick leave for extended periods are required to submit at appropriate intervals, but not more frequently than once every 30 days, satisfactory evidence of continued incapacity for work or need to care for a family member unless some responsible supervisor has knowledge of the employee's continuing situation.

Medical Documentation or Other Acceptable Evidence
When employees are required to submit medical documentation, such documentation should be furnished by the employee's attending physician or other attending practitioner who is performing within the scope of his or her practice. The documentation should provide an explanation of the nature of the employee's illness or injury sufficient to indicate to management that the employee was (or will be) unable to perform his or her normal duties for the period of absence. Normally, medical statements such as “under my care” or “received treatment” are not acceptable evidence of incapacitation to perform duties.

Supervisors may accept substantiation other than medical documentation if they believe it supports approval of the sick leave request.

Failure to Furnish Required Documentation
If acceptable substantiation of incapacitation is not furnished, the absence may be charged to annual leave, LWOP, or AWOL.

Return to Duty
An employee returning from an FMLA-covered absence because of his or her own incapacitation must provide documentation from his or her health care provider that he or she is able to perform the functions of the position with or without limitation. Limitations described are accommodated when practical. Bargaining unit employees must also comply with requirements in 865.

Performance Ability Questioned
When the reason for an employee’s sick leave is of such a nature as to raise justifiable doubt concerning the employee’s ability to satisfactorily and/or safely perform duties, a fitness-for-duty medical examination is requested through appropriate authority. A complete report of the facts, medical and otherwise, should support the request.

Restricted Sick Leave
Reasons for Restriction
Supervisors or installation heads who have evidence indicating that an employee is abusing sick leave privileges may place the employee on the restricted sick leave list. In addition, employees may be placed on the
restricted sick leave list after their sick leave use has been reviewed on an individual basis and the following actions have been taken:


b. Review of the absence file by the immediate supervisor and higher levels of management.

c. Review of the absences during the past quarter of LWOP and sick leave used by employees. (No minimum sick leave balance is established below which the employee's sick leave record is automatically considered unsatisfactory.)

d. Supervisor's discussion of absence record with the employee.

e. Review of the subsequent quarterly absences. If the absence logs indicate no improvement, the supervisor is to discuss the matter with the employee to include advice that if there is no improvement during the next quarter, the employee will be placed on restricted sick leave.

513.392 Notice and Listing

Supervisors provide written notice to employees that their names have been added to the restricted sick leave listing. The notice also explains that, until further notice, the employees must support all requests for sick leave by medical documentation or other acceptable evidence (see 513.364).

513.393 Recision of Restriction

Supervisors review the employee's PS Form 3972 for each quarter. If there has been a substantial decrease in absences charged to sickness, the employee's name is removed from the restricted sick leave list and the employee is notified in writing of the removal.

513.4 Charging Sick Leave

513.41 Full-Time Employees

513.411 General

General provisions are as follows:

a. Sick leave is not charged for legal holidays or for nonworkdays established by Executive Order.

   **Exception:** If employees shown to be eligible in 434.422 elect to receive annual leave credit in lieu of holiday leave pay (see 512.65) and then become ill during their scheduled tour, sick leave may be charged to supplement work hours, up to the limit of their regular work schedule, on the holiday worked, provided the requirements of section 513.32 are met.

b. Sick leave may be charged on any scheduled workday of an employee's basic workweek.
513.412 **Minimum Unit Charge**

Minimum unit charges are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All full-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Full-time exempt.</td>
<td>(See 519.7)</td>
</tr>
<tr>
<td>Regular rural carriers.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>Substitute rural carriers and RCAs when in a leave-earning status and serving:</td>
<td></td>
</tr>
<tr>
<td>(1) Vacant routes.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>(2) routes from which rural carriers are on extended leave.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>RCAs when in a leave-earning status and servicing auxiliary routes.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Auxiliary rural carriers.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Triweekly rural carriers.</td>
<td>(See 512.54).</td>
</tr>
</tbody>
</table>

513.413 **Special Situations**

The following provisions concern special situations:

a. **A-E Postmasters.** A-E postmasters are charged sick leave the same as annual leave (see 512.524).

b. **Rural Carriers.** Rural carriers who are absent because of illness on Saturdays are charged sick leave based on the computations used for their annual leave charges (see 512.53).

c. **Replacement Rural Carriers.** Substitute rural carriers and RCAs in a leave earning status and serving (a) vacant routes and (b) routes from which rural carriers are on extended leave are charged sick leave in the same manner as rural carriers. RCAs in a leave earning status and serving auxiliary routes are charged sick leave in the same manner as auxiliary rural carriers.

d. **Triweekly Rural Carriers.** Triweekly rural carriers are charged sick leave the same as for annual leave (see 512.54).

513.42 **Part-Time Employees**

513.421 **General**

General provisions are as follows:

a. Absences due to illness are charged as sick leave on any day that an hourly rate employee is scheduled to work except national holidays.

**Exception:** If employees shown to be eligible in 434.422 elect to receive annual leave credit in lieu of holiday leave pay (see 512.65), sick leave may be charged to supplement work hours, up to the limit of their regular work schedule, on the holiday worked, provided the requirements of section 513.32 are met.

b. Except as provided in 513.82, paid sick leave may not exceed the number of hours that the employee would have been scheduled to work, up to:
(1) A maximum of 8 hours in any one day.

(2) 40 hours in any one week.

(3) 80 hours in any one pay period. If a dispute arises as to the number of hours a part-time flexible employee would have been scheduled to work, the schedule is considered to have been equal to the average hours worked by other part-time flexible employees in the same work location on the day in question.

c. Limitations in 513.421b apply to paid sick leave only and not to a combination of sick leave and workhours. However, part-time flexible employees who have been credited with 40 hours or more of paid service (work, leave, or a combination of work and leave) in a service week are not granted sick leave during the remainder of that service week. Absences, in such cases, are treated as nonduty time that is not chargeable to paid leave of any kind. (Sick leave is not intended to be used to supplement earnings of employees.)

513.422 Minimum Unit Charge

Minimum unit charges are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All part-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Part-time exempt employees.</td>
<td>(See 519.7.)</td>
</tr>
</tbody>
</table>

513.5 Advanced Sick Leave

513.51 Policy

513.511 May Not Exceed Thirty Days

Sick leave not to exceed 30 days (240 hours) may be advanced in cases of an employee's serious disability or illness if there is reason to believe the employee will return to duty. Sick leave may be advanced whether or not the employee has an annual leave or donated leave balance.

513.512 Medical Document Required

Every request for advanced sick leave must be supported by medical documentation of the illness.

513.52 Administration

513.521 Installation Heads' Approval

Officials in charge of installations are authorized to approve these advances without reference to higher authority.

513.522 Forms Forwarded

PS Form 1221, Advanced Sick Leave Authorization, is completed and forwarded to the Eagan ASC when advanced sick leave is authorized.
513.53 **Additional Sick Leave**

**513.531 Thirty-Day Maximum**
Additional sick leave may be advanced even though liquidation of a previous advance has not been completed provided the advance at no time exceeds 30 days. Any advanced sick leave authorized is in addition to the sick leave that has been earned by the employee at the time the advance is authorized.

**513.532 Liquidating Advanced Sick Leave**
The liquidation of advanced sick leave is not to be confused with the substitution of annual leave for sick leave to avoid forfeiture of the annual leave. Advanced sick leave may be liquidated in the following manner:

a. Charging the sick leave against the sick leave earned by the employee as it is earned upon return to duty.

b. Charging the sick leave against an equivalent amount of annual leave at the employee’s request provided the annual leave charge is made prior to the time such leave is forfeited because of the leave carryover limit.

513.6 **Leave Charge Adjustments**

**513.61 Insufficient Sick Leave**
If sick leave is approved but the employee does not have sufficient sick leave to cover the absence, the difference is charged to annual leave or to LWOP at the employee’s option.

**513.62 Insufficient Sick and Annual Leave**
If sick leave is approved for employees who have no annual or sick leave to their credit, the absence may be charged as LWOP unless sick leave is advanced as outlined in 513.5. LWOP so charged cannot thereafter be converted to sick or annual leave.

**513.63 Disapproved Sick Leave**
If sick leave is disapproved, but the absence is nevertheless warranted, the supervisor may approve, at the employee’s option, a charge to annual leave or a charge to LWOP.

**513.64 Absence Without Leave**
An absence that is disapproved is charged as LWOP and may be administratively considered as AWOL.

**513.65 Annual Leave Changed to Sick Leave**
If an employee becomes ill while on annual leave and the employee has a sick leave balance, the absence may be charged to sick leave.
Transfer or Reemployment

Transfer

Crediting
Individuals who are transferring from a federal agency to the Postal Service are credited with their sick leave balance provided there is not a break in service in excess of 3 years.

Recrediting
The following provisions concern recrediting:

a. If a Postal Service employee transfers to a position under a different leave system to which only a part of the employee's sick leave can be transferred, the sick leave is recredited if the individual returns to the Postal Service provided there is not a break in service in excess of 3 years.

b. If a Postal Service employee transfers to a position to which sick leave cannot be transferred, the sick leave is recredited if the individual returns to the Postal Service provided there is not a break in service in excess of 3 years.

Reemployment
Sick leave may be recredited upon reemployment provided there is not a break in service in excess of 3 years.

Note: For sick leave to be recredited, the employee must be reemployed in a position where sick leave may be earned and used.

Reemployment — OWCP
All individuals who were originally separated and who are subsequently reemployed from a continuous period on OWCP rolls have any previously unused sick leave recredited to their account, regardless of the length of time these employees were on OWCP and off postal rolls.

Exception: Sick leave may not be recredited if an employee applied and was approved for disability retirement regardless of whether the employee actually collected the annuity.

Retirements or Separations

General
No payment is made for accumulated sick leave when an employee retires or separates from Postal Service employment.

Retirement

Credit for Sick Leave
Provisions of the Civil Service Retirement Act provide for the granting of credit for unused sick leave in calculating retirement or survivor annuity at the time of the employee's retirement or death (see 562.4). Each 8 hours of sick leave represents 1 day of retirement credit. Unused sick leave days are
converted to calendar time retirement credit, based on a 260-day workyear (260 days x 8 hours = 2,080 hours). There are no provisions for credit of sick leave upon retirement for employees under the Federal Employees Retirement System (FERS) program except for those employees who formerly were in the Civil Service Retirement System (CSRS) and transferred to FERS. See 580, Federal Employees’ Retirement System (FERS), for details for credit of sick leave upon retirement for FERS employees who formerly were under the CSRS coverage.

513.822 Disability Retirement
If the OPM has approved an application for disability retirement effective on expiration of accumulated and accrued leave, or if the employee is being otherwise separated for physical or mental disability resulting in inability to perform the work, sick leave is granted at the rate of 8 hours per day, 40 hours per week, or 80 hours per pay period until the employee’s sick leave is exhausted. Payments may not be made, however, for any hours for which the employee received salary or leave payments from another federal agency.

513.83 Separation by Death
If an ill employee dies without returning to duty and without making application for sick leave, the postal official who is in charge of the installation grants sick leave for the period of illness or disability immediately prior to death. If the employee was in pay status on the day of death or immediately prior to death, the employee’s beneficiary is entitled to receive compensation without charge to leave for the date of death. The latter applies whether or not employees have leave to their credit.

513.9 Collection for Unearned Sick Leave
Collection for used but unearned sick leave at the time of separation is made in the same manner as for unearned annual leave (see 512.72).

514 Leave Without Pay

514.1 Essential Features

Essential features of leave without pay (LWOP) are as follows:

a. LWOP is an authorized absence from duty in a nonpay status.
b. LWOP may be granted upon the employee’s request and covers only those hours that the employee would normally work or for which the employee would normally be paid. FLSA-exempt employees must take LWOP in 1-day increments except when they are taking leave protected under the Family and Medical Leave Act (FMLA).
c. LWOP is different from AWOL (absent without leave), which is a nonpay status due to a determination that no kind of leave can be granted either because (1) the employee did not obtain advance authorization or (2) the employee’s request for leave was denied.
514.2 Policy

514.21 Restriction

LWOP in excess of 2 years is not approved unless specifically provided for in postal policy or regulations.

514.22 Administrative Discretion

Each request for LWOP is examined closely, and a decision is made based on the needs of the employee, the needs of the Postal Service, and the cost to the Postal Service. The granting of LWOP is a matter of administrative discretion and is not granted on the employee’s demand except as provided in collective bargaining agreements or as follows:

a. A disabled veteran is entitled to LWOP, if necessary, for medical treatment.

b. A Reservist or a National Guardsman is entitled to LWOP, if necessary, to perform military training duties under the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA), Public Law 103-353.

c. An employee who requests and is entitled to time off under 515, Absence for Family Care or Serious Health Condition of Employee, must be allowed up to a total of 12 workweeks of absence within a Postal Service leave year for one or more reasons listed in 515.41.

514.23 Condition

In granting approval for extended LWOP, the granting official should have reasonable expectation that the employee will return at the end of the approved period.

514.24 Leave Credit Adjustment

Employees who are on LWOP for a period, or periods, totaling 80 hours (normal number of workhours in 1 pay period) during a leave year have their leave credits reduced by the amount of leave earned in 1 pay period.

Exception: Employees who (1) are in leave category 6, (2) are not on LWOP for the entire year, and (3) whose accumulated LWOP reaches 80 hours in the last pay period in a leave year have their leave balance reduced by only 6 hours, even if they earn 10 hours during that pay period (see 512.3). Also, no adjustment is made to the leave computation date for periods of LWOP taken for active military service or while absent due to an illness or injury approved by OWCP.

514.25 Other Employment

LWOP is not granted for the purpose of enabling an employee to “try out” or to accept other employment.
514.3 **Authority to Approve**

514.31 **Installation Head**

Installation heads may approve requests for LWOP that are not in excess of 1 year.

514.32 **District Managers**

District managers may approve requests for LWOP that are not in excess of 2 years.

514.4 **Acceptable Reasons and Instructions**

See Exhibit 514.4 for acceptable reasons and instructions for LWOP.

Exhibit 514.4 (p. 1)

**Acceptable Reasons and Instructions for LWOP**

<table>
<thead>
<tr>
<th>Acceptable Reasons for LWOP</th>
<th>Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Personal reasons.</td>
<td>LWOP may be granted to cover the absence.</td>
</tr>
<tr>
<td>b. Employee has no leave to cover vacation during choice vacation period.</td>
<td>LWOP may be granted to cover the absence.</td>
</tr>
</tbody>
</table>
| c. Full-time attendance at a college or university. | (1) Restricted to full-time employee.  
(2) An official transcript of courses taken must be submitted to the installation head. |
| d. Personal illness or injury (also see 515). | (1) An employee may utilize annual and/or sick leave in conjunction with LWOP, subject to approval of the leave in accordance with normal leave approval procedures. An employee need not exhaust annual leave and/or sick leave before requesting leave without pay.  
(2) A medical document from the attending physician or practitioner must be obtained before approval, the same as for sick leave.  
(3) Applications for LWOP to cover a period in excess of 30 days in any 1 year in cases of illness or injury are reviewed and acted upon by the installation head.  
(4) An employee normally will not be separated from the service because of absence due to personal illness or injury for a period of less than 1 year (also see 568). An employee may be separated if required to be absent for more than 1 year unless there is cause to expect recovery and return within a reasonable time after the end of 1 year in LWOP status.  
(5) The separation of an employee after 1 year of continued absence with or without pay does not prevent an eligible employee from filing an application for retirement (also see 568). |
| e. Injury in line of duty. | (1) Supervisors must advise employees of their right to file an application for FECA benefits as a result of illness or injury that is suffered in the line of duty. (See instructions on CA-1 and CA-2a for traumatic injuries and CA-2 for occupational illnesses and diseases.)  
(2) In traumatic injury cases, an employee is entitled to a maximum of 45 calendar days of continuation of pay (COP) without charge to leave if written notice of injury is filed within 30 days of injury. The period of COP begins at the start of the employee's first full tour of duty thereafter, or the first day following the disability, whichever occurs sooner. The period during which 45 days of COP may be claimed must begin within 90 days of the occurrence of the injury but may end after 90 days from the occurrence. If, after returning to work subsequent to an apparent recovery from a traumatic injury, an employee is again absent from work as a result of the original traumatic injury, the employee may use any remaining COP time left up to the 45-day limit. However, the remaining COP time must be used within 90 days of the date the employee first returns to work following the initial traumatic injury.  
(3) An employee may choose sick or annual leave in lieu of COP; however, this leave may be retroactively converted to COP provided a request is made within 1 year of the date the leave was used or the date of the claim approval, whichever is later.  
(4) Before being placed on LWOP, an employee may choose to use annual or sick leave until it is exhausted. Leave is earned during that part of a pay period in which the employee is in pay status. |
## Acceptable Reasons and Instructions for LWOP

<table>
<thead>
<tr>
<th>Acceptable Reasons for LWOP</th>
<th>Instructions</th>
</tr>
</thead>
</table>
| e. Injury in line of duty. (Continued) | (5) On favorable adjudication of a claim by the Office of Workers’ Compensation Programs (OWCP), LWOP may be substituted for a period of sick and/or annual leave so that the employee may accept disability compensation for the period of absence.  
(6) On favorable adjudication of a claim by OWCP, current employees may be permitted to buy back the leave that they used while awaiting adjudication (see 545.84). If the injury is a traumatic injury, only leave used after the end of the 45-day COP period may be bought back. OWCP does not restrict the amount of leave hours an employee may buy back. However, Postal Service regulations do not permit employees to carry-over into the next leave year more than the allowable maximum number of hours of annual leave (see 512.12). When an employee buys back annual leave in the previous year in an amount that exceeds the applicable maximum carry-over, such excess will be automatically forfeited. For every 80 hours of leave bought back and changed to LWOP, both annual and sick leave must be adjusted by the amount earned in a pay period. |
| f. Family care (see 515). | An eligible employee may request and must be allowed up to a total of 12 workweeks of absence during a Postal Service leave year for one or more reasons listed in 515.41. |
| g. Military duty for scheduled drills or for periods of training. | An employee enlisted under the Reserve Forces Act of 1955 who has completed the initial period of active duty training of not less than 3 months or more than 6 months may be granted LWOP for scheduled drills or periods of training. |
| h. Military duty for any purpose, training or otherwise. | Eligible members of the National Guard or reserve components of the Armed Forces who are ordered to active duty for training or for any other purposes, for a specified period of time not to exceed 1 year, but in excess of the total time allowable under military leave and annual leave are granted LWOP. |
| i. Employee elected to devote full-time service as a national president to an organization of supervisory or other managerial personnel (see 416.3). | (1) LWOP normally does not exceed 2 consecutive years coinciding with the elected term of office.  
(2) The employee requests in writing, through the appropriate management structure, that the vice president of Labor Relations grant the employee LWOP during tenure of presidency for the purpose of serving as resident president of an employee organization in Washington, D.C., in a full-time capacity.  
(3) If LWOP is granted, the employee continues to be eligible for appropriate fringe benefits during that period.  
(4) The vice president of Labor Relations reserves the right to deny the request for LWOP if it is determined that the position must be filled on a permanent basis, unencumbered by an individual on prolonged leave. |
| j. Union business. | See applicable provisions of current collective bargaining agreement. |
| k. Postmaster elected as an organization officer, other than the president. | An employee holding a national office in one of the postmaster organizations must use annual leave or LWOP for absences to conduct business for the organization. |
| l. Absence on worked holiday. | If an employee shown to be eligible in 434.422 elects to receive annual leave credit in lieu of holiday leave pay (see 512.65), LWOP may be granted to supplement work hours, up to the limit of the employee’s regular work schedule, on the holiday worked. |
Forms Required

PS Form 3971

A request for LWOP is submitted by the employee on PS Form 3971. If the request for leave indicates that the LWOP will extend over 30 days, a written justification and statement of reason for the desired absence is required.

PS Form 50

PS Form 50, Notification of Personnel Action, is prepared when LWOP is in excess of 30 days (see Handbook EL-301, Guidelines for Processing Personnel Actions).

Absence for Family Care or Illness of Employee

Purpose

Section 515 provides policies to comply with the Family and Medical Leave Act of 1993 (FMLA). Nothing in this section is intended to limit employees’ rights or benefits available under other current policies (see 511, 512, 513, 514) or collective bargaining agreements. Likewise, nothing increases the amount of paid leave beyond what is provided for under current leave policies or in any collective bargaining agreement. The conditions for authorizing the use of annual leave, sick leave, or LWOP are modified only to the extent described in this section.

Definitions

The following definitions apply for the purposes of 515:

a. Son or daughter — biological, adopted, or foster child, stepchild, legal ward, or child who stands in the position of a son or daughter to the employee, who is under 18 years of age or who is 18 or older and incapable of self-care because of mental or physical disability.

b. Parent — biological parent or individual who stood in that position to the employee when the employee was a child.

c. Spouse — husband or wife.

d. Serious health condition — illness, injury, impairment, or physical or mental condition that involves any of the following:

   (1) Hospital care — inpatient care (i.e., an overnight stay) in a hospital or residential medical care facility, including any period of incapacity or subsequent treatment in connection with or subsequent to such inpatient care.

   (2) Absence plus treatment — a period of incapacity of more than 3 consecutive calendar days (including any subsequent treatment or period of incapacity relating to the same condition) that also involves either one of the following:

      (a) Treatment two or more times by a health care provider.
(b) Treatment by a health care provider on at least one occasion that results in a regimen of continuing treatment under the supervision of the health care provider.

(3) Pregnancy — any period of incapacity due to pregnancy or for prenatal care.

(4) Chronic condition requiring treatments — a chronic condition that meets all of the three following conditions:
   (a) Requires periodic visits for treatment by a health care provider or by a nurse or physician’s assistant under direct supervision of a health care provider.
   (b) Continues over an extended period of time (including recurring episodes of a single underlying condition).
   (c) May cause episodic, rather than a continuing period of, incapacity. Examples of such conditions include diabetes, asthma, and epilepsy.

(5) Permanent or long-term condition requiring supervision — a period of incapacity that is permanent or long-term due to a condition for which treatment may not be effective. The employee or family member must be under the continuing supervision of, but need not be receiving active treatment by, a health care provider. Examples of such conditions include Alzheimer’s, a severe stroke, and the terminal stages of a disease.

(6) Condition requiring multiple treatments (nonchronic condition) — any period of absence to receive multiple treatments (including any period of recovery therefrom) by a health care provider or by a provider of health care services under orders of, or on referral by, a health care provider, either for restorative surgery after an accident or other injury, or for a condition that would likely result in a period of incapacity of more than 3 consecutive calendar days in the absence of medical intervention or treatment. Examples of such conditions include cancer (which may require chemotherapy, radiation, etc.), severe arthritis (which may require physical therapy), and kidney disease (which may require dialysis).

Note: Cosmetic treatments (such as most treatments for orthodontia or acne) are not “serious health conditions” unless complications occur. Restorative dental surgery after an accident or removal of cancerous growths is a serious health condition provided all the other conditions are met. Allergies, mental illness resulting from stress, and treatments for substance abuse are protected only if all the conditions are met. Routine preventative physical examinations are excluded. Also excluded as a regimen of continuing treatments are treatments that involve only over-the-counter medicine or activities such as bed rest that can be initiated without a visit to a health care provider.

e. Health care provider — doctor of medicine or osteopathy; Christian Science practitioner listed with the First Church of Christ, Scientist, in Boston, MA; physician; or other attending practitioner who is performing within the scope of his or her practice.
515.3 **Eligibility**

For an absence to be covered by the FMLA, the employee must have been employed by the Postal Service for an accumulated total of 12 months and must have worked a minimum of 1,250 hours during the 12-month period before the date leave begins.

515.4 **Leave Requirements**

515.41 **Conditions**

Eligible employees must be allowed an total of up to 12 workweeks of leave within a Postal Service leave year for one or more of the following:

a. Because of the birth of a son or daughter of the employee and in order to care for such son or daughter. Entitlement to be absent for this condition expires 1 year after the birth.

b. Because of the placement of a son or daughter with the employee for adoption or foster care. Entitlement to be absent for this condition expires 1 year after the placement.

c. In order to care for the spouse, son, daughter, or parent of the employee if the spouse, son, daughter, or parent has a serious health condition.

d. Because of a serious health condition that makes the employee unable to perform the functions of the employee’s position.

515.42 **Leave Type**

Absences that qualify as FMLA leave may be charged as annual leave, sick leave, continuation of pay, or leave without pay, or a combination of these. Leave is charged consistent with current leave policies and applicable collective bargaining agreements.

515.43 **Authorized Hours**

Eligible employees are entitled to 12 workweeks per leave year of FMLA-protected absences. This amount is twelve times the hours normally, or regularly, scheduled in the employee’s workweek. Occasional or sporadic overtime hours are excluded. Thus:

a. Full-time employees who normally work 40 hours per week are entitled to up to 480 hours of FMLA-covered absences within a leave year.

b. Part-time employees who have regular weekly schedules are entitled to 12 times the number of hours normally scheduled in their workweek. For example, a part-time employee with a normal schedule of 30 hours a week is entitled to 360 hours (12 weeks times 30 hours).

c. Part-time employees who do not have normal weekly schedules are entitled to the total number of hours worked in the previous 12 weeks, not including occasional or sporadic overtime hours.

Absences in addition to the 12 workweeks of FMLA leave may be granted in accordance with other leave policies or collective bargaining agreements (see 511, 512, 513, 514).
515.5 Documentation

515.51 General

An employee must provide a supervisor a PS Form 3971 together with documentation supporting the request, at least 30 days before the absence if the need for the leave is foreseeable. If 30 days notice is not practicable, the employee must give notice as soon as practicable. Ordinarily the employee should give at least verbal notification within 1 or 2 business days of the time the need for leave becomes known. A copy of the completed PS Form 3971 is returned to the employee along with a copy of Publication 71, which details the specific expectations and obligations and the consequences of a failure to meet these obligations.

Additional documentation may be requested of the employee, and this must be provided within 15 days or as soon as practicable considering the particular facts and circumstances.

During an absence, the employee must keep his or her supervisor informed of intentions to return to work and of status changes that could affect his or her ability to return to work. Failure to provide documentation can result in the denial of FMLA protection.

515.52 Particular Circumstances

515.521 New Son or Daughter

An employee requesting FMLA-covered time off because of the birth of the employee’s son or daughter and to care for the son or daughter, or because of the placement of a son or daughter with the employee for adoption or foster care, may be required to substantiate the relationship and provide the birth or placement date.

515.522 Care of Others for Medical Reasons

An employee requesting FMLA-covered time off because the employee is needed to care for a spouse, parent, son, or daughter who has a serious health condition may be required to:

a. Substantiate the relationship.

b. Provide documentation from the health care provider — using either Form WH-380, Certification of Health Care Provider, or equivalent documentation — stating the date the serious health condition began, probable duration of the illness, appropriate medical facts, nature of the need to care for, and when the employee will be needed to provide such care or psychological support.

Note: The medical certification provision that an employee is “needed to care for” a family member encompasses both physical and psychological care. It includes situations where, for example, because of a serious health condition, the family member is unable to care for his or her own basic medical, hygienic, or nutritional needs or safety, or is unable to transport him- or herself to the doctor, etc. The term also includes providing psychological comfort and reassurance that would be beneficial to a child, spouse, or parent with a serious health condition who is receiving inpatient or home care.
515.523 **Employee Incapacitation**

An employee requesting FMLA-covered time off because of his or her own incapacitation must satisfy the documentation requirements for sick leave in 513.31 through 513.38 in order to receive paid leave during the absence. If medical opinions are required in addition to initial documentation, they are administered as described in 515.53.

515.524 **Return to Work After Employee Incapacitation**

To return to work from an FMLA-covered absence because of his or her own incapacity, an employee must provide certification from his or her health care provider that the employee is able to perform the essential functions of his or her positions with or without limitations. Limitations described are accommodated when practical. In addition, a bargaining unit employee must comply with collective bargaining agreements, which include Postal Service policies in 865 (summarized in section VI of Publication 71), 513.37, and other handbooks and manuals.

515.53 **Additional Medical Opinions**

A second medical opinion by a health care provider who is designated and paid for by the Postal Service may be required. A health care provider selected for the second opinion may not be employed by the Postal Service on a regular basis. In case of a difference between the original and second opinion, a third opinion by a health care provider may be required. The third health care provider is jointly designated or approved by management and the employee, and the third opinion is final. The Postal Service pays the health care provider for the third opinion. Recertifications of a medical condition, for which the employee bears the cost, may also be required. Such medical opinions are obtained off the clock.

515.6 **Intermittent Leave or Reduced Schedule**

515.61 **New Son or Daughter**

Absences requested because of the birth and subsequent care of the employee's newborn son or daughter or because of the placement of a son or daughter with the employee for adoption or foster care may be taken on an intermittent basis or reduced work schedule only if the request for such intermittent leave or schedule modification is approved by the supervisor. Eligibility for this leave expires 1 year after the birth or placement. Approval is based on employee need, Postal Service need, and costs to the Postal Service.

515.62 **Care of Others for Medical Reasons or Employee Incapacitation**

Absences requested to care for a spouse, son, daughter, or parent with a serious health condition or due to the employee's own health condition may be taken on an intermittent basis or by establishing a reduced work schedule when medically necessary.
515.63 Temporary Change in Duty Assignment

If an employee requests intermittent leave or a reduced work schedule, the Postal Service may assign the employee, with equivalent pay and benefits, temporarily to the duties of another position consistent with applicable collective bargaining agreements and regulations if such an assignment better accommodates the recurring periods of absence.

515.64 Fair Labor Standards Act Status

An employee exempt from the Fair Labor Standards Act (FLSA) normally may not take leave in less than 1-day increments. However, leave taken for an FMLA-covered reason on an intermittent basis or by temporarily establishing a reduced work schedule can be taken in less than 1-day increments without affecting the employee's FLSA-exempt status.

515.7 Return to Position

Employees whose absence is covered by the FMLA are normally entitled to return to the positions they held when the absence began, or to equivalent positions with equivalent pay, benefits, working conditions, and other terms of employment if they are able to perform the essential functions of the positions. Returning employees are not entitled to any right, benefit, or position to which they would not have been entitled had they not been absent, or to intangible, unmeasurable aspects of the job such as the perceived loss of potential for future promotional opportunities. If an employee was hired for a specific term or only to perform work on a discrete project, then there is no further reinstatement obligation under this section if the employment term or project is over and the employment would not have otherwise continued.

515.8 Benefits

All benefits accrue to employees during an FMLA absence pursuant to the applicable provision of the ELM.

515.9 Family Leave Poster

All postal facilities, including stations and branches, are required to conspicuously display WH Publication 1420, Your Rights Under the Family and Medical Leave Act of 1993. It must be posted, and remain posted, on bulletin boards where it can be seen readily by employees and applicants for employment.

516 Absences for Court-Related Service

516.1 General

516.11 Determining Nature of Court-Related Service

Installation heads ascertain the exact nature of court service and determine if the employee (a) is entitled to paid court leave, (b) must take annual leave or LWOP, or (c) is to serve in an official duty status. If a summons to witness
service is not specific or clear, the installation head contacts appropriate authorities to determine the party on whose behalf the witness service is to be rendered. When the exact nature of court service is determined, records are annotated accordingly. (See Exhibit 516.11 for a summary of leave to be taken according to nature of service.)
Exhibit 516.11

Absences for Court-Related Service

<table>
<thead>
<tr>
<th>Nature of Service</th>
<th>Court Leave</th>
<th>Annual Leave or LWOP</th>
<th>Official Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. Jury Service:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(A) U.S. or D.C. court.</td>
<td>x</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>(B) State or local court.</td>
<td>x</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>II. Witness Service:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(A) On behalf of U.S. or D.C.</td>
<td>—</td>
<td>—</td>
<td>x</td>
</tr>
<tr>
<td>government.</td>
<td></td>
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</tr>
<tr>
<td>(B) On behalf of state or local</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>government:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) In official capacity.</td>
<td>—</td>
<td>—</td>
<td>x</td>
</tr>
<tr>
<td>(2) Not in official capacity.</td>
<td>x</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>(C) On behalf of private party:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) In official capacity.</td>
<td>—</td>
<td>—</td>
<td>x</td>
</tr>
<tr>
<td>(2) Not in official capacity:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Postal Service a party.</td>
<td>x</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>(b) Postal Service not a</td>
<td>—</td>
<td>x</td>
<td>—</td>
</tr>
<tr>
<td>party.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

516.12 Explanation of Terms

The following definitions apply for the purposes of 516.

a. Judicial proceedings — any actions, suits, or other proceedings of a judicial nature but not including administrative proceedings such as National Labor Relations Board (NLRB) hearings and hearings conducted in accordance with 550, Nonbargaining Disciplinary, Grievance, and Appeal Procedures.

b. Summons — an official request, invitation, or call, evidenced by an official writing from the court or authority responsible for the conduct of the judicial proceeding.

516.2 Court Leave

516.21 Definition

Court leave is the authorized absence from work status (without loss of or reduction in pay, leave to which otherwise entitled, credit for time or service, or performance rating) of an employee who is summoned in connection with a judicial proceeding, by a court or authority responsible for the conduct of that proceeding, to serve as a juror, as a witness in a nonofficial capacity on behalf of a state or local government, or as a witness in a nonofficial capacity on behalf of a private party in a judicial proceeding to which the Postal Service is a party or the real party in interest. The court or judicial proceeding may be located in the District of Columbia, a state, territory, or possession of the United States, including the Commonwealth of Puerto Rico, or the Trust Territory of the Pacific Islands.
516.22 **Eligibility**

Court leave is granted to full-time and part-time regular employees. Certain part-time flexible employees are granted court leave as provided and governed by applicable collective bargaining agreements. Other employees are ineligible for court leave and must use either annual leave or LWOP to cover the period of absence from postal duties for court service but may retain any fees or compensation received incident to such court service.

Court leave is granted only to eligible employees who would be in work status or on annual leave except for jury duty or service as a witness in a nonofficial capacity on behalf of a state or local government, or service as a witness in a nonofficial capacity on behalf of a private party in a judicial proceeding to which the Postal Service is a party or the real party in interest. An employee on LWOP, when called for such court service, although otherwise eligible for court leave, is not granted court leave but may retain any fees or compensation received incident to court service.

516.23 **Recording Court Leave**

The following provisions concern the recording of court leave:


b. **Rural Carriers.** When a rural carrier is on court leave, the postmaster records it as "Other" leave on PS Form 1314, *Regular Rural Carrier Time Certificate*, and describes the court service performed on the reverse side of the form. (See Handbook F-1, 445.5 for recording and reporting fees.)

516.3 **Conditions Affecting Court-Related Service**

516.31 **Employee on Annual Leave**

If an eligible employee while on annual leave is summoned for court service that qualifies for court leave or official duty (see 516.11), the employee’s annual leave is canceled and the employee is placed on court leave or official duty for the duration of such court service. Employees who are not entitled to court leave or official duty must use annual leave or LWOP for the period of absence from duty for such court service.

516.32 **Combination of Court Leave and Postal Duty**

The following provisions concern combinations of court service and postal duty:

a. **Employees Who Report for Court Service and Are Excused Early.** If an employee reports for court service and is excused by the court for the balance of the day, or performs court service for only part of that day, the employee is entitled to full compensation for the day in question. An employee who would otherwise be in a work status is required to report
to the postal installation for the balance of the postal tour of duty provided (1) an appreciable time of the tour is involved and (2) it is feasible to report to work and complete the tour. Combined paid court leave and postal duty may not exceed 8 hours.

b. **Employees Who Serve a Full Day in Court.** Employees serving a full day in court service are not required to report to their postal duties.

c. **Employees Excused From Court Service for an Extended Period.** Employees, including rural carriers, who are excused from court service for an entire day or days are not entitled to compensation for such days unless they actually perform service as postal employees.

No overtime is allowed for court service performed while an employee is on court leave or for a combination of postal work and such court service.

### 516.33 Accommodation of Employees Called for Court Service

The following provisions concern accommodation of employees called for court service:

a. **Employee Options.** Employees who are eligible for court leave and who have a conflict with court duty and work schedules have the following options:

   1. Work their postal tours of duty in addition to performing court service.
   2. Have their work schedules changed temporarily to conform to the hours of court service. (Employees who do not choose this option may not have their work schedule changed and are expected to report for postal duty upon completion of their court service.)

b. **Performance of Postal Tour of Duty in Addition to Court Service.** If employees work their full postal tours of duty in addition to performing court service, their court service is not charged to court leave as the court service is performed outside of their postal tours of duty. Accordingly, employees may retain any fees or payment received incident to such court service. If employees choose to work their full postal tours of duty in addition to performing court service, but are required to be in court beyond the starting time of their scheduled tours, they report for postal duty as soon as possible after completion of court service and work the remaining hours of their scheduled tours. The hours of court service that overlap the employees' scheduled tours of duty are charged to court leave and the employees remit to the Postal Service that portion of court fees received for the hours charged to court leave. The combined court leave and postal workhours may not exceed 8 hours.

c. **Temporary Change in Schedule.** Employees who choose to have their work schedules changed temporarily to conform to court service hours submit PS Form 3189, *Request for Temporary Schedule Change for Personal Convenience*, as soon as possible, together with PS Form 3971, requesting such schedule change to the appropriate postal official at their installation (see Handbook F-21, *Time and Attendance*, 232.23). Such request states that the schedule change is for the
employee’s personal convenience and is agreed to by the local union. Employees who exercise this option receive full compensation for the period of court service including any applicable night differential for the revised schedule.

516.4 Fees

516.41 General

Employees may retain any court allowance in the amount of $25 or less per day on days court leave is authorized. Employees must remit to their supervisor amounts received in excess of $25 per day. Employees who are eligible to receive such fees are not authorized to waive the fee.

516.42 Court Service Outside of Regular Working Hours or Regular Working Days

Employees who perform court service outside of their basic workweek (on scheduled days off) or outside of their scheduled tour of duty, for which no court leave is granted, may accept and retain the jury or witness fees or payment received incidental to such court service.

516.43 Holidays

Fees received for court service falling on a holiday within an employee’s basic workweek may be retained by the employee provided the employee would have been excused from regular postal duties on the holiday.

516.44 Annual Leave or LWOP

Employees who are on annual leave and do not change, or are not eligible to change, the annual leave to court leave or who are on LWOP for court service may retain fees or payment received incidental to such service.

516.45 Recording and Reporting of Fees

Postmasters record and report fees in accordance with instructions in Handbook F-1, 793. Other installation heads forward collections of jury or witness fees to the disbursing officer, Eagan ASC. If court service is to be performed in a state court, the installation head determines the exact amount of compensation received from the state.

516.5 Official Duty

516.51 Definition

An employee is in an official duty status (as distinguished from a leave status and without regard to any entitlement to court leave) if assigned by the Postal Service or summoned by proper authority to:

a. Testify in a judicial proceeding or produce official postal records on behalf of the United States or the District of Columbia. (Such testimony may be in an official or nonofficial capacity.)
b. Testify in a judicial proceeding in an official capacity or produce official postal records on behalf of a party other than the United States or the District of Columbia.

**Note:** *Official duty* means that the testimony the witness provides concerns the witness’s specialized knowledge of Postal Service facts, procedures, or methods gained by performing his or her job. For example, a postal supervisor would be in an official capacity if called to explain how the Postal Service processes a particular class of mail. A carrier would be in an official capacity if called to confirm a delivery he or she made. On the other hand, a carrier would not be in an official capacity as a witness to a car accident, even if a postal vehicle were involved, because observing car accidents is not part of a carrier’s job.

### 516.52 Compensation

Employees who perform witness service in an official duty status are paid their regular salaries as Postal Service employees, including any applicable night differential and overtime pay. In addition, such employees collect the authorized fees and any allowances for travel and subsistence expenses and retain an amount equal to actual allowable expenses. All amounts collected over and above the amount of the employee’s actual allowable expenses are remitted to the postal official in charge (see Handbook F-15, *Travel and Relocation*, 9-1.2).

### 516.6 Witness Service in a Nonofficial Capacity on Behalf of a Private Party

An employee who is summoned to testify in a nonofficial capacity (as a private individual) on behalf of a private party is *not* performing official duty. The employee’s absence is charged to court leave if the testimony is given in a judicial proceeding to which the Postal Service is a party or the real party in interest. If the Postal Service is not a party or the real party in interest, the employee’s absence is charged to annual leave or LWOP.

### 517 Paid Military Leave

#### 517.1 General

#### 517.11 Postal Service Support

The Postal Service supports employee service in the Reserve or National Guard, and no action is permitted to discourage either voluntary or involuntary participation. The Postal Service allows employees to be absent:

a. To participate in drills or meetings scheduled by the National Guard or Reserve Units of the armed forces.

b. To attend usual summer training periods.

c. To perform any other active duty ordered by the National Guard and Reserve Units of the armed forces.

However, eligible employees are entitled to paid military leave only for such duty as and to the extent provided below.
517.12 **Definition**

*Paid military leave* is authorized absence from postal duties without loss of pay, time, or performance rating, granted to eligible employees who are members of the National Guard or Reservists of the armed forces.

517.13 **Types of Duty**

517.131 **Duty Covered for Members of the Reserves and National Guard, Except D.C. National Guard**

Types of duty covered as paid military leave include:

a. Active duty, field, and coast defense training.

b. Scheduled drills.

c. Service providing military aid for law enforcement purposes.

517.132 **Duty Covered for Members of the D.C. National Guard**

Types of duty covered as paid military leave include:

a. Parade or encampment activities of the D.C. National Guard.

b. Service providing military aid for law enforcement purposes as provided in 517.43.

517.133 **Duty Not Covered**

Types of duty *not* covered as paid military leave include:

a. Summer training as a member of Reserve Officer Training Corps.

b. Temporary Coast Guard Reserve.

c. Service with the National Guard, if ordered by the State Governors without authority of the Department of Defense, except when such service is in connection with regular annual encampment or for law enforcement purposes as specified in 517.43.

d. Training with a State Guard or other state military organization that is not a part of the National Guard or that was created to take the place of the National Guard during an emergency.

e. Weekly drills as member of D.C. National Guard.

f. Civil Air Patrol, established as a civilian auxiliary of the U.S. Air Force, and similar reserve and guard auxiliary organizations.

g. Time taken on a workday to travel to the place where training is to begin, unless military training orders encompass the period of travel time required.

517.2 **Eligibility**

517.21 **Eligible Employees**

Career postal employees, i.e., full-time, part-time regular, and part-time flexible employees who are members of the following components of the armed forces, are eligible for paid military leave:

a. The Army National Guard of the United States.

b. The Army Reserve.

c. The Naval Reserve.
d. The Marine Corps Reserve.
e. The Air National Guard of the United States.
f. The Coast Guard Reserve.
g. The Air Force Reserve.

517.22 Ineligible Employees
Permitted to be absent, but not eligible for paid military leave, are noncareer employees such as the following:

a. Casual employees.
b. Contract workers.
c. Noncareer rural carriers.
d. Temporary employees.
e. Transitional employees.

517.3 Procedures

517.31 Approval
The employee is to complete a PS Form 3971 before the period of absence. Sufficient notice is required for making necessary arrangements for replacements. If the employee does not learn of the need for the absence until later, notice is to be given as soon possible. The official responsible for approving the attendance record also approves military leave.

517.32 Use of Mixed Leave
Normally the first days of a longer period of military duty are charged to military leave. If circumstances warrant it, any other scheduled workdays during the longer active duty period may be designated as military leave instead of the days at the beginning of the military duty.

517.33 Use of Leave Intermittently
Military leave may be taken intermittently.

517.34 Return From Duty
For paid military leave approval, upon return from military duty to the Postal Service, the employee furnishes a copy of military orders or other documentation properly endorsed by appropriate military authority to show the duty was actually performed.

517.4 Military Leave Allowances

517.41 General Allowance
Eligible full-time and part-time employees receive credit for paid military leave as follows:

a. Full-time employees other than D.C. National Guard — 15 calendar days (120 hours) each fiscal year.
b. **Part-time employees other than D.C. National Guard** — 1 hour of military leave for each 26 hours in pay status (including military LWOP) in the preceding fiscal year provided:

(1) Employee was in pay status a minimum of 1,040 hours in the preceding fiscal year.

**Note:** A part-time employee’s time on military LWOP in one fiscal year counts toward meeting the 1,040 hours’ requirement for the next fiscal year.

(2) Employee’s pay for military leave does not exceed 80 hours.

c. **D.C. National Guard** — all days (no limit) of parade or encampment duty ordered under Title 49, District of Columbia Code.

An employee may carry over up to 1 year’s allotted but unused (not to exceed 15 days) military leave from one fiscal year to the next.

### 517.42 Previous Service

Employees transferring to the Postal Service from other government agencies are entitled to credit for paid military leave purposes for government service performed prior to appointment as part-time employees. Any other creditable federal civilian service rendered during the prior fiscal year is also used in computing the required 1,040 hours. Creditable service is determined by requesting a transcript from the other agency detailing the number of hours in which the employee was in pay status.

### 517.43 Law Enforcement Allowance

#### 517.431 State or Jurisdiction Duty

Eligible full-time and part-time employees who are members of the National Guard are granted additional paid military leave over and above the general allowance if they are ordered by appropriate authority to provide **military aid to enforce the law** of their contracted state or their chartered jurisdiction (e.g., the District of Columbia, the Commonwealth of Puerto Rico, or a territory of the United States). See approval procedures in 517.3. The following provisions apply:

a. **Evaluation of Circumstances.**

   (1) **Qualifying Circumstances.** Military aid is the kind of work characteristic of, or typically performed by, soldiers. Military aid to enforce the law means engagement in the suppression of riots, violent assembly, widespread looting, and civil disorder where the guardsman is ordered to perform state military duty under a state law that specifically confers law enforcement powers on the guardsman or under the authority of an executive order of the governor (or the highest authority of the jurisdiction) pursuant to state law that specifically confers on the governor the authority to confer law enforcement powers on activated guardsmen. Orders to provide assistance or support to law enforcement agencies do not constitute an order conferring law enforcement powers. The mere fact that national guardsmen in uniform perform a given function does not necessarily transform that function into military
aid. The duty performed must be evaluated. Such additional military leave is granted only when an employee’s military orders (or other official documentation from the employee’s guard unit) specify that he or she was engaged in one or more of the activities and under the authority referenced above for the particular periods of military duty.

(2) **Nonqualifying Circumstances.** Additional military leave is *not* granted when military orders do not specify one or more of the duties and statutory requirements referenced in 517.431a(1) above. For example, it is *not* granted when an employee’s military orders simply indicate the employee was ordered to duty "for law enforcement purposes," "to enforce the law," "for state emergency active duty," etc. It is *not* granted if the duties are top secret and the actual duties cannot be verified as meeting these requirements. It is not granted if the military orders state that the duty is to provide aid to civil authorities to protect life, preserve property, or prevent injury. Circumstances that do not qualify the employee for additional military leave include, but are not limited to, the following:

(a) Activities that, although prompted by emergencies, *do not involve directly enforcing the law*, such as when guardsmen are engaged in fighting fires, controlling floods, controlling routine crowds, cleaning up following natural disasters, eradicating controlled substances, providing transportation and/or services to persons engaged in law enforcement or other activities, or providing security for such missions.

(b) Activities that, although they may have a collateral effect of enforcing the law, *do not involve military aid*, such as when guardsmen are engaged in directing vehicular traffic, which may concern enforcement of traffic laws, or when a guardsman provides security for public events, buildings, or places, these duties do not constitute military aid to enforce the law.

(c) Activities whose principal purpose is to protect the United States and its territories from attack by foreign enemies or domestic agents aligned with foreign enemies.

b. **Amount Granted.** Law enforcement military leave is granted, upon the presentation of qualifying military orders, as follows:

(1) **Full-time employee** — 22 workdays (176 workhours) each fiscal year.

(2) **Part-time employee** — 1 hour of military leave for each 13 hours of service performed as a part-time employee in the fiscal year preceding the request provided both of the following conditions apply:

(a) The employee has worked at least 1,040 hours during the preceding fiscal year.
(b) Additional leave granted under this section does not exceed 160 workhours in a fiscal year.

517.432 Allowance for Federal Duty
Paid military leave is not granted for enforcement of federal law or in support of a federal agency, regardless of the employee's specific duties.

517.5 Leave Charge Information

517.51 Pay Status Requirement
Generally, an employee must be in pay status either immediately prior to the beginning of military duty or immediately after the end of military duty in order to be entitled to military leave with pay. The approving official determines whether (but for the active duty) the employee fulfills the pay status requirement.

517.52 Minimum Units
Military leave may be taken in one-hundredths of an hour, except for regular rural carriers (designation 71) or substitute rural carriers (designation 72), who must take military leave in minimum units of 8 hours.

517.53 Continuance of Night Differential Pay
Employees regularly assigned in whole or in part to a night tour of duty are entitled to night differential pay when absent on military leave.

517.54 Absence Beyond the General Military Leave Allowance

517.541 Training Periods
Any absence beyond the general military leave allowance is charged to annual leave or LWOP regardless of the number of training periods in the fiscal year.

517.542 Choice of Annual Leave, Sick Leave, or LWOP
Eligible employees who volunteer or are ordered for a period of military training or for a period of active military duty beyond the general military leave allowance may use annual leave or LWOP, at their option. Sick leave can be used only if the employee is hospitalized, confined to quarters as directed by competent military medical authorities, or on convalescent leave due to military service.

517.6 Conflict With Work Schedule

517.61 Employee Alternatives
An employee who has official duty orders or official notices signed by appropriate military authority for weekly, biweekly, or monthly training meetings and who has a conflict with scheduled work requirements may choose one of four ways of meeting the military obligation:

a. Use military leave not in excess of the general military leave allowance.
b. Use annual leave.
c. Use LWOP.
d. Arrange a mutually agreeable trade of workdays and days off with another employee who is qualified to replace the absent employee. Such trades must be cleared with the responsible supervisor and must be in accordance with the terms of collective bargaining agreements.

517.62 **Administrative Policy**

517.621 **Reassignments**

The following provisions concern reassignments:

a. Arbitrary reassignments of other employees are not made to permit absences of employees for military duty. An employee having military drills or military training responsibility should attempt to bid on a work assignment (when the opportunity presents itself) that will not conflict with military duties.

b. Employees requesting a temporary schedule change must submit PS Form 3189 (with PS Form 3971) to the appropriate postal official at their installation (see Handbook F-21, 232.23).

517.622 **Rescheduling**

An employee desiring absences for military duty may be rescheduled if such action can be taken without increasing costs or adversely affecting the service to other employees. Every effort should be made to work out these problems as satisfactorily as possible.

517.7 **Records Control**

517.71 **PS Form 3973**

PS Form 3973, *Military Leave Control,* provides installations with an official record of the amount of military leave used. Timekeepers or other officials responsible for processing time cards maintain a file of PS Form 3973. The forms are retained for 3 years after the end of the pay period in which the leave was taken.

PS Form 3973 is used to monitor paid military leave. As with annual leave and sick leave, military leave requested in excess of amounts provided in 517 are automatically charged to LWOP. Offices must follow the procedures below to ensure that the payroll system functions effectively.

517.72 **General Paid Military Leave**

The following provisions concern general paid military leave allowance:

a. **Full-Time Employees.** When full-time employees request general paid military leave, i.e., for other than law enforcement duty, offices must check AAD935P3, *Military — Leave Report,* to ascertain whether military leave has been advanced. If it has not, offices must submit their requests for a credit of 120 hours military leave to Payroll Processing, Eagan ASC.

b. **Part-Time Employees.** For a part-time employee, installations should check AAD935P4, *Military — Leave Potential Report,* for the number of hours the employee is entitled and submit a request for an advance of the hours authorized on the report.
c. **Transfers From Other Agencies.** When an employee transfers from another federal agency, a transcript must be requested detailing hours in a pay status in the prior fiscal year and the military leave used in the current fiscal year. These hours are sent to Payroll Processing, Eagan ASC, and are used in addition to the hours on the AAD935P4 report to determine hours to be advanced.

d. **Noncareer Employees.** Offices may not authorize paid military leave for noncareer employees.

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### Paid Military Leave for Law Enforcement

517.73

If a leave request is for law enforcement purposes, installations must submit a memorandum to Payroll Processing, Eagan ASC, requesting advancement of paid military leave for law enforcement purposes for the number of hours requested, not to exceed 176 hours for a full-time employee or, for a part-time employee, the number of hours of law enforcement leave to which the employee is entitled as shown in the AAD935P4 report. If regular military leave has not been advanced, follow the procedures for full-time employees.

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### Holiday Leave

518

#### Observed Holidays

518.1

The following 10 days are observed as holidays by the U.S. Postal Service:

a. **New Year’s Day** January 1.
b. **Martin Luther King Jr.’s Birthday** 3rd Monday in January.
c. **Washington’s Birthday/Presidents’ Day** 3rd Monday in February.
d. **Memorial Day** Last Monday in May.
e. **Independence Day** July 4.
f. **Labor Day** 1st Monday in September.
g. **Columbus Day** 2nd Monday in October.
h. **Veterans’ Day** November 11.
i. **Thanksgiving Day** 4th Thursday in November.
j. **Christmas Day** December 25.

**Note:** Administrative leave is not granted for absence on state, local, or religious holidays. To the fullest extent practicable, annual leave or LWOP is granted to employees for observance of their religious holidays.

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#### Holidays on Nonscheduled Workdays

518.2

518.21 **Saturday**

When a holiday falls on a Saturday, the preceding Friday is observed as the holiday.

518.22 **Sunday**

When a holiday falls on Sunday, the following Monday is observed as the holiday.
518.23 **Nonscheduled Workday**
When an employee's nonscheduled workday falls on a day observed as a holiday, the employee's scheduled workday preceding the holiday is designated as that employee's holiday.

518.3 **Holidays on Scheduled Workdays**
Holidays falling on an employee's scheduled workday are observed on those days.

518.4 **Eligibility for Holiday Pay**
See 434.4.

518.5 **Provisions for Rural Carriers and Substitutes**

518.51 **Rural Carriers**
Rural carriers are not required to report to post offices for any purpose on legal holidays. When a holiday falls on Sunday, the following Monday is observed. Rural carriers are not permitted to substitute any other day.

518.52 **Substitute Rural Carriers**
When the holiday falls on a service day for a triweekly route, the carrier is not required to serve until the next scheduled service day.

518.6 **Provisions for Postmasters**
For all full-time postmasters except those in EAS A-E offices, if a holiday falls on a Saturday that is a nonscheduled workday, the preceding Friday is designated as the postmaster's holiday. When necessary, additional workhour allowances are authorized for those post offices without a senior supervisor to provide relief coverage during the postmaster's absence on holiday leave (see 434.412e).

519 **Administrative Leave**

519.1 **Definition**
Administrative leave is absence from duty authorized by appropriate postal officials without charge to annual or sick leave and without loss of pay.

519.2 **Special Conditions**

519.21 **Acts of God**

519.211 **General**
Acts of God involve community disasters such as fire, flood, or storms. The disaster situation must be general rather than personal in scope and impact. It must prevent groups of employees from working or reporting to work.
519.212 **Authorizing Administrative Leave for Acts of God**

The following provisions concern administrative leave for acts of God:

a. Postmasters and other installation heads have authority to approve administrative leave for up to 1 day.

b. District managers and Postal Career Executive Service (PCES) plant managers may authorize administrative leave beyond 1 day, but not to exceed a total of 3 days, for their installation and those reporting to it.

c. District managers and senior or lead plant managers may approve administrative leave for periods up to and in excess of 3 days for their installation and those reporting to it.

519.213 **Determining the Cause of Absence**

Postmasters and other appropriate postal officials determine whether absences from duty allegedly due to “acts of God” were, in fact, due to such cause or whether the employee or employees in question could, with reasonable diligence, have reported for duty.

519.214 **Early Dismissal Due to Acts of God**

When employees are dismissed from duty before the normal completion of their duty due to an act of God, the following applies:

a. Full-time employees are entitled to credit for hours worked plus enough administrative leave to complete their tour of duty. This combination of work and leave is not to exceed 8 hours in any one day.

b. Part-time regular employees are entitled to credit for hours worked plus enough administrative leave to complete their scheduled hours of duty. This combination of work and leave is not to exceed 8 hours in any one day.

c. Part-time flexible employees are entitled to credit for hours worked plus enough administrative leave to complete their scheduled tour. The combination of straight time worked and administrative leave may not exceed 8 hours in a service day. If there is a question as to the scheduled workhours, the part-time flexible employee is entitled to the greater of the following:

   (1) The number of hours the part-time flexible worked on the same service day in the previous service week.

   (2) The number of hours the part-time flexible was scheduled to work.

   (3) The guaranteed hours as provided in the applicable national agreement.

519.215 **Employees Prevented From Reporting**

Employees scheduled to report who are prevented from reporting or, who after reporting, are prevented from working by an act of God may be excused as follows:

a. Full-time and part-time regular employees receive administrative leave to cover their scheduled tour of duty not to exceed 8 hours.

b. Part-time flexible employees receive administrative leave, subject to the 8-hour limitation, for their scheduled workhours, as provided in 519.214c.
519.216 **Employees on Annual Leave, Sick Leave, or LWOP**

Employees on annual leave, sick leave, or LWOP remain in such status. They are not entitled to administrative leave.

519.217 **Substitute Rural Carriers and Rural Carrier Associates**

Substitute rural carriers and RCAs in a leave-earning status are treated the same as rural carriers:

a. If they are scheduled for duty and are unable to report to the postal installation, administrative leave is granted for the full day that the employees are scheduled to serve their routes. No equipment maintenance allowance is paid.

b. If employees are scheduled for duty and report to the postal installation but are unable to serve all or part of their routes through no fault of their own, they may be granted administrative leave for the remainder of the normal tour of duty for that day. Payment for equipment maintenance allowance is made, if appropriate, because employees are considered to be in duty status.

519.22 **Civil Disorders**

519.221 **Decision to Curtail or Terminate Postal Operations**

During times of civil disorders in communities, the postmaster or installation head determines whether conditions are such that postal operations are curtailed or terminated, taking into account the needs of the service, local conditions, and the welfare of postal employees.

519.222 **Civil Disorder Extends Beyond Three Days**

When civil disorder extends beyond 3 days and administrative leave is indicated as being necessary, prior approval is obtained through the district manager or senior or lead plant manager.

519.223 **Early Dismissal**

Employees dismissed early because of civil disorder are treated the same as for early dismissals for acts of God (see 519.214).

519.224 **Employees Prevented From Reporting**

Postmasters and installation heads are authorized to grant up to 3 days of administrative leave on a day-to-day basis to those employees who, through no fault of their own, are prevented from reporting to work. The following applies:

a. Full-time and part-time regular employees prevented from reporting in civil disorder situations are treated the same as employees in the act of God situation (see 519.214a and 519.214b).

b. Part-time flexible employees are not granted administrative leave except if scheduled to report but are prevented from doing so. Provisions in 519.214c apply.
Relocation

Policy
An employee who is transferred or relocated in the interest of the Postal Service from one official station to another in the Postal Service is entitled to 5 days of administrative leave. The 5 days of administrative leave are not charged to any other leave.

Requirements
An actual physical move of the employee’s household is a requirement for eligibility for relocation leave. Therefore, employees who are relocated to another duty station in the same commuting area who do not move their households are not eligible. The following employees are entitled to 5 days of relocation leave with pay when directed to transfer or relocate:

a. Employees who are transferred or relocated from one official duty station to another in the interest of the Postal Service.
b. Employees who request and accept a transfer in lieu of a separation or demotion when separation or demotion is not for personal cause.

Notification on PS Form 50
If any leave is granted by the losing duty station, the number of days allowed is noted in the Remarks section of the reassignment PS Form 50. Before granting relocation leave, the gaining duty station reviews the losing station’s PS Form 50 to determine the additional leave that may be allowed.

Limitations
Relocation leave may be taken before or after the physical move and may be taken a day or more at a time; it must be taken in whole days. In no instance does it exceed a total of 5 days. In the event that the employee later decides not to transfer to the new station, all relocation leave taken is charged to annual leave or LWOP.

Adverse Action Investigation and Decision
During the time required for investigation and decision regarding an adverse action, management may place an employee in an off-duty, nonpay status, in accordance with 651.4 or the applicable bargaining unit agreement. If these provisions are not applicable and it is necessary to remove the employee from a duty status, management may place the employee on administrative leave until the effective date of an adverse action or until the employee is returned to work, whichever comes first. Beginning on the effective date of an adverse action, the employee remains on the rolls but in a nonpay status during an appeal process. (See 651.4 and 651.6, and see applicable bargaining unit agreement to determine maximum allowable time.)

Civil Participation
State and Local Civil Defense Programs
No Charge to Leave
Full-time employees who volunteer and are selected by state or local authorities for civil defense assignments are authorized to participate in
pre-emergency training programs and test exercises conducted by the state or local government. Participation in these activities during the employee’s regularly scheduled tour of duty cannot exceed more than 40 hours of administrative leave in any 1 leave year.

519.312 Annual or LWOP
Employees who participate in civil defense activities other than those cited in 519.311 are granted annual leave or LWOP if it is possible to spare them without undue interference with the needs of the Postal Service.

519.313 Availability for Civil Defense Assignment
Employees are designated as available for assignment to civil defense activities subject to the following conditions:

a. The employee’s participation is requested by the state or local civil defense authorities.

b. Within reason, the employee is expected to be available for assignment to civil defense activities in the event of an emergency.

c. The employee can be spared from regular duties for the required periods of participation.

519.314 Key Role Restriction
Key roles in civil defense activities are not assigned to employees for whom a certificate of availability has been granted for military duty.

519.315 Statement Requirement
On return to duty, employees are required to submit a written statement from the state or local civil defense authorities showing days or hours of their participation.

519.32 Voting or Registering to Vote

519.321 Policy
Employees are encouraged to exercise their voting rights. So far as is practicable without seriously interfering with service, postal employees, excluding casual and temporary employees, who desire to vote or register in any election or in any referendum on a civic matter in their community are excused for a reasonable time for that purpose on a day they are scheduled to work. Casual and temporary workers are encouraged to vote but are not eligible for administrative leave for this purpose.

519.322 Administrative Determination
Postal officials in charge of installations obtain necessary information concerning the hours during which the polls are open in the political subdivisions in which their employees reside. They then make an administrative determination regarding the amount of excused absence necessary (and limits in accordance with 519.323). Employees are notified of this determination and of the procedures to be followed in obtaining advance approval for the absence.
519.323 **Voting**

The following provisions concern time allowed for voting:

a. **Three-Hour Rule.** As a general rule, if the polls are not open at least 3 hours either before or after an employee’s scheduled hours of work, the employees may be excused for the length of time that permits them to report for work 3 hours after the polls open or to leave work 3 hours before the polls close, whichever requires the lesser amount of time off.

b. **Exception to Three-Hour Rule.** Under exceptional circumstances, if the general rule in 519.323a does not permit sufficient time, an employee may be excused for the additional time needed to vote. However, time off must not exceed a full day.

c. **Charge to Annual Leave or LWOP.** If an employee’s voting place is beyond normal commuting distance and if voting by absentee ballot is not permitted, employees may be granted sufficient time off to be able to make the trip to the voting place to cast their ballots. When more than 1 day is required to make the trip to the voting place, postal officials observe a liberal policy in granting necessary time off for this purpose. Time off in excess of 1 day is charged to annual leave or, if annual leave is exhausted or the employee so requests, it is charged to LWOP.

519.324 **Registration**

If the employee votes in a jurisdiction that requires registration in person, time off to register is granted on substantially the same basis as for voting, except that no time is granted if registration can be accomplished on a nonworkday and the place of registration is within a (reasonable) 1 day, round trip travel distance of the employee’s place of residence.

519.325 **Restrictions**

An employee is not allowed administrative leave for voting or registration during a period of absence on sick leave, annual leave, or LWOP pay.

519.33 **Funeral Services**

519.331 **Absence of Veterans to Attend Funeral Services**

Full-time Postal Service employees (except rural carriers) who are veterans of any war, campaign, or expedition (for which a campaign badge has been authorized, see Exhibit 512.232a), or who are members of honor or ceremonial groups or organizations of such veterans, may be granted administrative leave, not to exceed 4 hours in any one day, to participate in funeral ceremonies for members of the Armed Forces of the United States whose remains are returned from abroad for final interment in the United States. Such participation is limited to service as active pallbearers or as members of firing squads or guards of honor. Absences in excess of 4 hours in any one day are charged to annual leave or to LWOP.

519.332 **Funeral of Immediate Relatives Who Died in Combat Zone**

Administrative leave not to exceed 3 days is granted to employees to make arrangements for, or to attend the funeral of, or memorial service for, an immediate relative who died as a result of wounds, disease, or injury incurred
while serving as a member of the Armed Forces of the United States in a combat zone. An immediate relative is defined as:

a. Spouse and his or her parents.
b. Children and their spouses.
c. Parents.
d. Brothers, sisters, and brothers-in-law and sisters-in-law (brothers and sisters of spouses and spouses of brothers and sisters).

519.4 National Day of Observance

519.41 General

In the event that the postmaster general or designee determines that the Postal Service will participate in a national day of observance (for example, National Day of Mourning) subsequent to the declaration of a national day of observance by Executive Order of the President of the United States, administrative leave is granted to employees.

The policy shown below applies to executive and administrative schedule (EAS) employees, Postal Career Executive Service (PCES) employees, and other employees not covered by union agreements concerning national days of observance and is consistent with the agreements developed for that purpose. Employees in the following unions should refer to the memorandums of agreement or understanding between the Postal Service and their unions regarding regulations for national days of observance:

a. American Postal Workers Union, AFL-CIO.
b. National Association of Letter Carriers, AFL-CIO.
c. National Postal Mail Handlers Union, AFL-CIO.
e. Fraternal Order of Police, National Labor Council, USPS No. 2.

519.42 Leave Granted

519.421 Full-Time Employees

Full-time employees whose basic work week includes the national day of observance are granted administrative leave as follows:

a. Those with the national day of observance as a scheduled workday:
   (1) If not directed to report for work, are granted administrative leave for that day.
   (2) If directed to report for work, are granted a day of administrative leave at a future date, for the number of hours equal to their regular workday.

b. Those with the national day of observance as a nonscheduled (relief) workday:
   (1) If not directed to report for work, are granted a day of administrative leave at a future date, for the number of hours equal to their regular workday.
(2) If directed to report for work, are granted overtime pay, if eligible, plus a day of administrative leave at a future date, for the number of hours worked, up to the number of hours equal to their regular workday.

519.422 Part-Time Regular Employees
Part-time regular employees whose basic workweek includes the national day of observance are granted administrative leave as follows:

a. Those with the national day of observance as a scheduled workday:
   (1) If not directed to report for work, are granted administrative leave for that day, for the number of hours scheduled to work.
   (2) If directed to report for work, are granted a day of administrative leave at a future date, for the number of hours scheduled to work on the national day of observance.

b. Those with the national day of observance as a nonscheduled (relief) workday:
   (1) If not directed to report for work, are granted a day of administrative leave at a future date, equal to the average number of daily paid hours in their schedule for the service week previous to the service week in which the national day of observance occurs, up to 8 hours.
   (2) If directed to report for work, receive straight time pay (or overtime pay if appropriate), plus administrative leave at a future date for the number of hours worked on the national day of observance, up to 8 hours.

519.423 Part-Time Flexible Employees
Part-time flexible employees are granted administrative leave for the national day of observance as follows:

a. Those directed to report for work are granted a day of administrative leave at a future date, for up to 8 hours.

b. Those not directed to report for work are granted a day of administrative leave at a future date, equal to the average number of daily paid hours during the service week previous to the service week in which the national day of observance occurs, up to 8 hours.

519.424 Transitional Employees
Transitional employees receive pay only for actual workhours performed on the national day of observance. They are not granted administrative leave.

519.425 Employees on Paid Leave
Employees on paid leave on the national day of observance receive administrative leave on that day in lieu of requested leave for up to the number of hours equal to the employee’s regular workday. (See 519.423(b) for part-time flexible employees.)
Employees on Continuation of Pay, Office of Workers’ Compensation Programs Pay, and Leave Without Pay

Employees on continuation of pay (COP) and employees on leave without pay (LWOP) not associated with Office of Workers’ Compensation Programs (OWCP) on the national day of observance are granted a day of administrative leave for up to 8 hours.

Employees working part days on the national day of observance as a result of an injury on duty (IOD) receive administrative leave equal to the hours normally worked.

Employees not working as a result of an IOD and employees on OWCP pay on the national day of observance are not granted administrative leave.

Employees Absent Without Leave, Suspended, or Pending Removal

Employees absent without leave (AWOL), suspended, or pending removal on the national day of observance are not granted administrative leave.

Note: An employee returned to duty and made whole for a period of AWOL, suspension, or removal may be eligible for administrative leave for the national day of observance consistent with the rules of the provision of ELM 519.4 for that employee’s group if the period of suspension or removal for which the employee is considered to have been made whole includes that day.

Individuals Not Eligible for Administrative Leave

Individuals not eligible for administrative leave include the following:

a. Postmaster relief employees.
b. Rural carrier relief employees.
c. Substitute rural carrier employees and rural carrier associate employees who are not in leave-earning positions.
d. Temporary employees.
e. Noncareer officer-in-charge employees.
f. Contractors.

Leave Taken at a Future Date

Administrative leave to be taken at a future date:

a. Must be granted and used within 6 months of the national day of observance or by the end of the fiscal year, whichever is later.

Note: Administrative leave is not granted to an employee who is on extended leave for the entire period between the day of observance and 6 months from that date, or between the day of observance and the end of the fiscal year, whichever is later.

b. Must be taken all at one time.
c. May, at the employee’s option, be substituted for previously scheduled but not used annual leave.
d. Should be requested by using the same procedures that govern the request and approval of annual leave consistent with ELM 512.41 and ELM 512.42.
519.5 Medical Events

519.51 Blood Donations

519.511 Policy

All postal employees are urged to cooperate fully with the public blood donation programs for the health and security of their community. The time necessary includes the time required for travel and the time required by the medical facility to process the blood donations.

519.512 Time Allowed

The following provisions concern time allowed for blood donations:

a. General Allowance. Postal employees may be excused for that period of time deemed reasonably necessary to cover any absence from regular tours of duty to make voluntary blood donations, without remuneration, to the Red Cross, the community, or other nonprofit blood bank. This regulation does not apply to those employees who participate in this program on their own time, off duty.

b. Additional Time. In the case of employees in occupations for which the blood bank recommends additional time off following the blood donation, the time necessary includes the additional time recommended by the blood bank. Every effort should be made to have blood donations for such employees scheduled near the end of their tour of duty.

519.513 Restrictions

The following provisions concern restrictions on time allowed for blood donations:

a. The time allowed may in no instance exceed 8 hours. A full day's administrative leave may be granted only when there are unusual circumstances, such as in rural areas where considerable travel may be involved. It is not intended that a full day's administrative leave be granted any employee for donating blood when the blood bank or facility is nearby.

b. Administrative leave for blood donation may be granted during a regular tour of the employee's basic workweek, but only on the date of the blood donation. It is not granted to employees on suspension or in any nonpay status.

519.514 Facility Arrangements

For group donations, postmasters or installation heads make arrangements with the blood bank to provide facilities (mobile) for on-site participation or arrange the hours of donation to present the least interruption and cost to the Postal Service.

519.52 Bone Marrow, Stem Cell, Blood Platelet, and Organ Donations

519.521 Policy

Career postal employees who wish to donate bone marrow, stem cells, blood platelets, or organs may be granted administrative leave, subject to the
limitations in 519.522, with appropriate management approval. Administrative leave is not available to bone marrow or organ recipients.

519.522 Time Limitations
The maximum administrative leave that can be granted per leave year to cover qualification and donation is limited to the following:

a. To a full-time career employee:
   (1) For bone marrow, 3 days.
   (2) For stem cells, 3 days.
   (3) For blood platelets, 3 days.
   (4) For organs, 14 days.

b. To a part-time career employee:
   (1) For bone marrow, 1 1/2 days.
   (2) For stem cells, 1 1/2 days.
   (3) For blood platelets, 1 1/2 days.
   (4) For organs, 7 days.

519.53 Physical Examination for Entry Into Armed Forces
Postal employees who are scheduled for physical examination for entry into the armed forces at times when they are also scheduled for postal duty are given administrative leave for the time necessary to take the examination.

519.54 First-Aid Examination and Treatment for On-the-Job Injury or Illness

519.541 Employee on Regular Tour
If an employee on a regular tour of duty is injured or becomes ill and the injury or illness can be treated so that the employee can return to duty during that tour, the employee is excused without charge to annual or sick leave. The employee is not required to clock out when leaving the place of duty for first-aid examination or treatment.

519.542 Employee in Overtime Status
When an employee is directed by management to an on- or off-site medical unit due to illness or injury, all time spent waiting for and/or receiving medical attention on the service day on which the illness or injury occurs, which would have been worked but for the medical attention, is credited as work time even though overtime hours may be involved. The employee’s time card is so noted and initialed by the supervisor.

519.55 Day of Death
If an employee dies during a scheduled work day, the balance of the full tour is charged to administrative leave. If the employee dies before a scheduled tour begins, the full tour is charged to administrative leave, provided the employee was in a pay status, either work hours or paid leave, on the last scheduled day before the day of death. When a scheduled tour overlaps a calendar day and begins at or near the previous day, a death occurring within 2 hours of the beginning of the tour is considered to be before the scheduled tour and the full tour is charged to administrative leave.
Special Events

Postal Service Invitation

The postmaster general, deputy postmaster general, or chief operating officer may approve the use of administrative leave for spouses or guests who are postal employees when they are invited by the Postal Service to attend a special event. The invitation from the postmaster general, deputy postmaster general, or chief operating officer must include the spouse or guest attendance as well as the allowable period of administrative leave authorized for the specific special event. The invitation must be attached to the PS Form 3971 and submitted to the spouse’s or guest’s supervisor in advance of the leave.

Postmaster Organization Conventions

Conventions

The following provisions concern time allowed for career postmasters to attend postmaster organization conventions:

a. **Time Limitation.** Up to 5 working days of administrative leave with pay are authorized for postmasters for the purpose of attending postmaster organization, state, and/or national conventions. These 5 working days (inclusive of travel time) may be used in a leave year as follows:

   (1) For actual attendance at one postmaster organization's annual national convention, and/or at the postmaster organization’s annual state or multi-state convention that is held for the district in which the postmaster’s installation is located.

   (2) For the travel time that is actually required by a postmaster in order to attend the national and/or state conventions provided such travel time is also during a regularly scheduled workday.

b. **Restriction.** Administrative leave is not authorized for any other meeting, including training sessions or any other meetings or conferences sponsored by the management organizations.

c. **Advance Approval.** Application for the intended absence must be approved in advance by the Postal Service manager to whom the postmaster directly reports. Any request for annual leave or LWOP to supplement administrative leave must be approved in advance by the postal manager to whom the postmaster directly reports. The postmaster should complete a PS Form 3971 prior to taking such leave.

d. **Verification of Attendance.** Supporting documentation such as hotel receipts and confirmation of convention registration may be requested by the postal manager to whom the postmaster reports following attendance at any state or national convention for which administrative leave has been extended.
519.622 **Recording Leave at Time Card Offices**
Postmasters record their own leave. Administrative leave is recorded in the “OL” column. LWOP is recorded on time cards in the “WOP” column using the following symbols:

<table>
<thead>
<tr>
<th>Leave Type</th>
<th>Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>For national conventions</td>
<td>N/(number of hours)</td>
</tr>
<tr>
<td>For state conventions</td>
<td>S/(number of hours)</td>
</tr>
<tr>
<td>For convention travel</td>
<td>T/(number of hours)</td>
</tr>
</tbody>
</table>

519.623 **Travel or Per Diem**
The Postal Service does not pay the postmaster’s travel or per diem expenses for travel to or attendance at conventions.

519.7 **Nonbargaining Unit Personal Absence**

519.71 **Definition**
Nonbargaining unit employees’ personal absence time is paid time off. It is not charged as annual leave, sick leave, or any other paid leave category. Only FLSA-exempt employees are eligible for such time off.

519.72 **Policy**
Nonbargaining unit exempt employees are paid on a salary basis. This means that under the FLSA they are not considered to be hourly rate employees. Therefore, partial day absences are paid the same as work time. While exempt employees are expected to work a full day, they may request time off to attend to personal matters during the workday, including time off due to conditions covered by FMLA. If approved, the time off is “personal absence time” and is not charged to annual leave, sick leave, or LWOP.

519.73 **Limitations and Exceptions**

519.731 **Full-Day Absences**
Except as provided for in 519.733, personal absence time is not authorized for a full-day absence, which must be charged to annual leave, sick leave, or LWOP, as appropriate. Exempt employees who intend to be absent from work for more than a half day on a workday should apply in advance for a full day of annual leave, sick leave, or LWOP, unless the absence is for an FMLA-covered condition.

519.732 **Partial-Day Absences**
Normally, personal absence time is limited to no more than half an employee’s workday. However, when an unanticipated need for time off occurs after the employee reports to work and the employee is allowed to leave work but is unable to return, the half-day limit does not apply. For example, when an employee gets sick after 2 hours at work and must leave for the remaining 6 hours of the workday, the entire 6 hours is treated as personal absence time. However, managers may disapprove personal leave requests when necessary to carry out their responsibilities to control work hours as set forth in 519.75. In this regard, managers may require the use of an appropriate leave category, for example, sick leave in the case of partial-day absences for FMLA-covered conditions.
519.733 **Directed to Work**
When exempt employees are directed to work a full day on a holiday or other full day in addition to normal workdays, the supervisor may grant a full day of personal absence without charging it to official leave.

519.74 **Administration**

519.741 **General**
Full-time exempt employees are expected to work a full day and part-time exempt employees are expected to work the full or partial day specified at the time of their employment. A full day is defined to include the continuous or nearly continuous time that an employee normally works in a 24-hour period. A half day is half that number of hours.

519.742 **Approval**
Except for postmasters and installation heads, exempt employees must obtain prior approval from their supervisors for all absences, whether or not such absences are to be charged to the employee’s leave account. At the discretion of the installation head, PS Form 3971 may be used to request personal absences not charged to leave.

Postmasters and installation heads normally are not required to obtain advance approval for personal absences. They are required, however, to keep an accurate record of all such absences and generally to keep their manager informed of planned periods away from the office. In this respect, the manager may require the use of PS Form 3971 to report absences. On an individual basis, vice presidents of Area Operations may require that a postmaster or installation head obtain advance approval of all absences, including personal absences, from the plant or district manager, as appropriate, when the individual’s previous performance warrants such action.

When PS Form 3971 is used for personal absence time, it must indicate in Remarks: “Do not charge to leave.”

519.743 **Full-Day Leave**
Each full day of approved absence is to be charged to official leave. Absences such as court leave, military leave, holiday leave, donated leave, continuation of pay, and all administrative leave are to be approved and reflected on an exempt employee’s time record.

519.75 **Management Controls**

519.751 **Responsibility**
Managers are responsible for controlling the workhours of their exempt employees. They may require the attendance of these employees during and outside of regular service hours and, when warranted, may disapprove advance requests for late arrivals, early departures, or other absences, as well as leave. These instructions are not intended to be overly restrictive, but managers must be aware of the frequency of requests for personal leave, recognize patterns in the use of this leave, and be alert to possible abuse. They must also give consideration to the amount of the current workload or
urgency of a particular program or project that requires the employee’s presence.

519.752 **Administration**

This program must be administered in a fair and equitable manner. Managers must advise their employees of the reasons for requiring their attendance during or outside of regular service hours and for denying their requests for personal absence or leave. Employees are also to be given the opportunity to informally discuss the decision with the managers.