### SUMMARY OF MAJOR CHANGES TO DoD 7000.14-R, VOLUME 7B, CHAPTER 32 "RECOVERY OF PAYMENTS MADE TO A FINANCIAL ORGANIZATION"

All changes are denoted by blue font

Substantive revisions are denoted by a \* preceding the section, paragraph, table, or figure that includes the revision

Hyperlinks are denoted by underlined, bold, italic, blue font

This updated chapter supersedes the previously published version dated December 2009.

PARAGRAPH	EXPLANATION OF CHANGE/REVISION	PURPOSE
All	This chapter is being updated with hyperlinks and formatted to comply with current administrative instruction.	Update
3201	Updated the heading of this section with the term "liability" vice the term "accountability" to remain consistent with the Department of Treasury's Green Book.	Update
320101	Added paragraph to provide general information regarding the liability of financial institutions and the right of the government to perform reclamation.	Add
320102	Updated section 3201, formerly paragraph 320103. Paragraph heading was added for clarification.	Update
320103	Paragraph was simplified and rewritten to be consistent with the Department of Treasury's Green Book.	Update
320104	Added paragraph to explain the limited liability amount as described in Department of Treasury's Green Book.	Add
3202 (Old)	Deleted section because it was not clear and did not fully encompass all limited liability scenarios. Paragraph 320104 directs the reader to see Department of Treasury's Green Book for examples of calculating the limited liability amount.	Delete
3202	Updated section by renumbering, formerly section 3203.	Update

\*January 2012

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#### \*3201 LIABILITY OF FINANCIAL INSTITUTIONS FOR DIRECT DEPOSIT PAYMENTS

- \* 320101. <u>General</u>. By accepting a recurring benefit payment from the government, a receiving financial institution agrees to the provisions of <u>Title 31 of the Code of Federal</u> <u>Regulations (CFR) Part 210</u>, including the reclamation actions and debiting of the financial institution's Federal Reserve Bank account for any reclamation for which it is liable.
- A. A financial institution is liable for all benefit payments received after the death or legal incapacity of a recipient or death of a beneficiary unless the financial institution meets the qualifications for limiting its liability under paragraph 320103.
- B. The government's right to reclaim funds is established in 31 CFR 210, Subpart B, Section 210.10(a).
- \* 320102. <u>Reclamation</u>. Upon the notification of the death of a military retiree or annuitant, the Defense Finance and Accounting Service (DFAS)-Cleveland Disbursing Officer will contact the decedent's financial institution to request the return of all payments made since the retiree's or annuitant's death.
- A. Reclamation must be initiated within 120 days after receipt of notification of death of retiree. The financial institution is not liable for payments made more than 6 years prior to date of reclamation.
- B. Effective January 2, 2008, the Department of the Treasury, Financial Management Service (FMS) established a policy for the reclamation of federal payments disbursed electronically through the Automated Clearing house (ACH). Federal Agencies have 3 years from the date of the FMS-133, Notice of Reclamation, to submit an ACH reclaim via the FMS-135, Request for Debit. Attempts to pursue payments that are 3 years past the date of the FMS-133 will not be made. See the Department of the Treasury's <u>Green Book</u> for detailed instructions on the reclamation procedures.
- \* 320103. <u>Limiting Liability</u>. A financial institution may qualify to limit its liability by full compliance with the regulations if it:
- A. Had no actual or constructive knowledge of the death at the time of the deposit of any post-death benefit payments;
- B. Returns all post-death benefit payments it receives after it learns of the retiree's or annuitant's death; and
- C. Responds to the reclamation so that it is received by the Disbursing Office within 60 days of the date on the reclamation.

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\* 320104. <u>Calculating Limited Liability Amount</u>. If a financial institution qualifies for limited liability, the amount which can be debited from the financial institution is the amount of the account balance at the time it first receives notice of death plus the lesser of the outstanding balance due (after any collection from the withdrawers) or the 45-day amount. The 45-day amount is the dollar amount of the post-death benefit payments received within 45 calendar days following the death. See the Department of the Treasury's <u>Green Book</u> for examples of calculating the limited liability amount.

#### 3202 LIABILITY OF DISBURSING OFFICER

The accountability of the financial institution does not affect the liability of the disbursing officer for any amounts not recovered. The disbursing officer may be relieved of liability for amounts not recovered when the officer has shown that he or she did not know and could not have known of a retiree's or annuitant's death prior to making payments after the date of death.

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## **BIBLIOGRAPHY**

# CHAPTER 32 – RECOVERY OF PAYMENTS MADE TO A FINANCIAL ORGANIZATION

3201 - LIABILITY OF FINANCIAL ORGANIZATION FOR DIRECT DEPOSIT PAYMENTS

31 CFR 210 Department of Treasury Green Book, September 29, 2010

3202 - LIABILITY OF THE DISBURSING OFFICER

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