1. **Explanation of Material Transmitted:** This handbook has been developed for ongoing agency use in response to the loss of human life. It will be continuously revised and updated based on current needs, policy, and procedures.

2. **Reports Required:** BLM personnel are required to follow BLM Serious Accident Investigation (SAI) reporting procedures.

3. **Material Superseded:** None.

4. **Filing Instructions:** File as directed below.

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S:// Brian C. Steed

Brian C. Steed
Deputy Director, Policy and Programs
Exercising the Authority of the Director
Loss of Human Life Handbook
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<td>Activate the Death Notification Process for Family and Employees</td>
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<td>Assign the Family Liaison</td>
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<td>Activate a Serious Incident or Fatality (SIOF) Response Team, if Appropriate</td>
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<td>Request Critical Incident Stress Management (CISM) Staff</td>
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<td>Establish Funding Source as Needed</td>
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<td>Establish Daily Briefing Schedule</td>
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<td>Draft Short Biography Material</td>
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1 Click box to track when task is completed
2 See Section reference links for additional details and guidance.
United States Department of the Interior
BUREAU OF LAND MANAGEMENT
Washington, D.C. 20240
http://www.blm.gov

Introduction
For the Loss of Human Life Handbook

Nothing is so devastating and tragic as losing a family member, a loved one, a friend, or a close colleague. The heartbreak is often compounded when a life is lost in the line of duty, whether as a firefighter or law enforcement officer, or in the office or the field. As members of the BLM family, we are all affected when one among us is lost.

This Loss of Human Life Handbook aims to help BLM employees work through their own sense of loss and to help ease the burden on surviving family members as well. This guide is particularly useful for managers and supervisors, offering a clear path through the intricate maze of notifications, working with survivors, identifying and dispensing benefits, and much more. The tools and guidance will ease the burden on you as managers and supervisors, and in turn it will help ease the burden on families working through this process.

Preparation is key to effectively managing through difficult times. I recommend that all BLM leaders take a moment to review the guide and learn more about the resources it offers.

The BLM family is nearly 10,000 members strong. Our operations are diverse and involve some degree of risk. The best means of protecting ourselves and each other is to emphasize safety planning and training, to promote a culture of safety, and to look out for one another.

Let’s continue working together with safety uppermost in our thoughts and actions, and hope we never have to use this guide.

Brian C. Steed
Deputy Director, Policy and Programs
To the Reader,
This handbook has been developed for ongoing agency use in response to the loss of human life. It will be continuously revised and updated based on current needs, policy, and procedures. If you need assistance or have questions or comments about its contents, please contact any of the following team members:

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CHAPTER II. AUTHORITIES

A. Public Law 103-332 Section 312 – Reimbursement
   This authority provides for payment of up to $10,000 in reimbursement for burial costs and related out-of-pocket expenses for employees killed in the line of duty in agencies that receive appropriations under a Department of the Interior and Related Agencies Appropriations Act.
   Public Law 103-332 Section 312

B. Public Law 104-208 Section 651 – Death Gratuity
   This authority provides for payment of up to $10,000, when combined with certain other payments, as a death gratuity to the personal representative of an employee who is killed in the line of duty. The total amount paid under the authorities of Public Law 103-332, 5 U.S.C. Section 8133.

   Section 8134 (FECA/OWCP) listed above, and the death gratuity payment, may not be more than $10,000. The death gratuity payment is not reduced by any other amounts, including other benefits payable under FECA.
   Public Law 104-208 Section 651

C. 31 U.S.C. Section 1345 – Use Of Appropriated Funds
   Authorizes Federal agencies to use appropriated funds for travel, transportation, and subsistence when an employee or officer performs an official duty.

   Comptroller General’s Decision, volume 70, page 200 (70 Comp. Gen. 200) sets forth that an officially designated representative(s) may be designated and approved in writing to travel to and attend the funeral as official business.
   31 U.S.C. Section 1345

D. Public Law 103-332, 5 U.S.C. Sections 8133 And 8134 – (FECA/OWCP)
   Availability of Department of the Interior (DOI) and related agencies appropriations to reimburse representatives of employees killed in line of duty – provided that:
   “Notwithstanding any other provision of law in fiscal year 1995 and thereafter, appropriations made available to any department or agency in a Department of the Interior and Related Agencies Appropriations Act shall be available to that department or agency to reimburse the representative (as that term is defined by applicable law) of employees killed in the line of duty after January 1, 1994, and in subsequent fiscal years, for burial costs and related out-of-pocket expenses – Provided, That the amount of such reimbursement may exceed the $800 limitation in 5 U.S.C. Section 8134(a); Provided further, That funds provided pursuant to this authority may not exceed $10,000 per employee.”
   5 U.S.C. Section 8133 and 5 U.S.C. Section 8134

E. 5 U.S.C Section 4503 – Agency Awards
   This title allows agency heads to incur necessary expenses for honorary recognition of an
employee who performed a special act or service or service within their official employment. These “necessary expenses” for employee award ceremonies have been defined by the U.S. Comptroller General in the General Accountabilities Office’s publication, Appropriations Law, Volume I, Chapter 4.

5 U.S.C. Section 4503

F. 5 U.S.C. Section 6328 – Absence In Connection With Funerals Of Fellow Federal Law Enforcement Officers Or Federal Firefighters

A Federal Law Enforcement Officer (LEO) or a Federal Firefighter may be excused from duty without loss of, or reduction in, pay or leave to which such officer is otherwise entitled, or credit for time or service, or performance or efficiency rating, to attend the funeral of a fellow Federal LEO or Firefighter who was killed in the line of duty.

5 U.S.C Section 6328

G. 5 U.S.C. Section 8102 – Compensation For Disability Or Death Of Employee

Under specific criterion for the type of death that occurs in the workplace, this authority defines who is not eligible for compensation.

The United States shall pay compensation as specified by this subchapter for the disability or death of an employee resulting from personal injury sustained while in performance of his duty, unless the injury or death is:

1. Caused by willful misconduct of the employee,
2. Caused by the employee's intention to bring about the injury or death of himself or of another, or
3. Approximately caused by the intoxication of the injured employee.

5 U.S.C. Section 8102

H. 5 U.S.C. Section 8133 – Compensation In Case Of Death

If death results from an injury sustained in the performance of duty, the United States shall pay a monthly compensation equal to a percentage of the monthly pay of the deceased employee in accordance with a schedule which is further defined within the law.

Notwithstanding any funeral and burial expenses paid under Section 8134, there shall be paid a sum of $200 to the personal representative of a deceased employee within the meaning of Section 8101 (1) of this title for reimbursement of the costs of termination of the decedent’s status as an employee of the United States.

5 U.S.C. Section 8133

I. 5 U.S.C. Section 8134 – Funeral Expenses, Transportation Of Body

If death results from an injury sustained in the performance of duty, the United States shall pay, to the personal representative of the deceased or otherwise, funeral, and burial expenses not to exceed $800, in the discretion of the Secretary of Labor.

The body of an employee whose home is in the United States, in the discretion of the Secretary, may be embalmed and transported in a hermetically sealed casket to his home or last place of residence at the expense of the Employees’ Compensation Fund if—

1. The employee dies from—
a. The injury while away from his home or official station or outside the United States, or

b. From other causes while away from his home or official station for the purpose of receiving medical or other services, appliances, supplies, or examination under this subchapter, and

2. The relatives of the employee request the return of his body. 5 U.S.C. Section 8134
CHAPTER III. OBJECTIVES

The objective of this handbook is to establish a reference of consistent procedures and guidelines through implementation of the Loss of Human Life (LOHL) Response Handbook for managing Bureau of Land Management (BLM) response to all incidents and accidents that result in the loss of life of a BLM employee. This handbook:

A. Identifies responsibilities for BLM leadership before, during, and after incidents that result in the death of a BLM employee by aligning BLM policies with Federal laws and regulations that govern agency responses.

B. Delineates the agency response to all employee deaths based on circumstance.

C. Clarifies employee benefits based on classifications of death and identifies accurate sources of information.

D. Establishes the requirement to create and maintain Serious Incident or Fatality (SIOF) Response Plans.

E. Identifies a response structure by utilizing a Serious Incident or Fatality (SIOF) Response Team, scaled to match the needs of the event.

F. Identifies the process for using the BLM Critical Incident Stress Management (CISM) Program.

G. Clarifies and identifies the proper use of business practices when expending government funds.
CHAPTER IV. LOSS OF HUMAN LIFE CLASSIFICATIONS

A. Line-of-Duty Death

The term Line-of-Duty Death (LODD) means a BLM employee has died as a direct or proximate result of personal injury sustained in the performance of official duties. Examples include:

1. Death from a felonious act committed by another while the employee is on duty.
2. Death during the act of saving a life or responding to an emergency when the death is caused by the response actions required of the employee.
3. Death when the employee is engaged in Fire Operations or Law Enforcement activities while on duty.
4. Death when the employee is in an accident while on duty or in official travel status and the death is due to injuries sustained in the accident.
5. Death occurring from an illness due to occupational exposure.
6. An employee missing while on duty and presumed dead.

Classifying an employee death as LODD can have certain legal implications, such as death benefits and entitlements, particularly in the event of LODDs for Law Enforcement and Fire Personnel.  

B. Death in Service

1. Employee On-Duty Death: The term On-Duty Death means an employee has died during duty hours, but the death is not the result of the performance of official duties. For example:

   a. Death from a personal medical condition (natural causes) not related to official duties.
   b. Death determined to be suicide.
   c. Death from accidental causes during work hours due to the employee’s willful misconduct, intention to bring about death of oneself or another (felonious act), or intoxication (U.S Department of Labor, Office of Workers Compensation Programs (OWCP) Publication CA-810, Injury Compensation for Federal Employees, Chapter 3).
   d. In most circumstances, an On-Duty Death will have a similar INITIAL response to a Line-of-Duty Death until the agency leadership or OWCP has made an administrative determination that it is “not in the line of duty” based on the circumstances surrounding the death. Certain situations, such as felonious acts, may be more immediately obvious, requiring limited agency action in accordance with this handbook does not constitute a determination for assurance of financial death benefits.

3 Agency action in accordance with this handbook does not constitute a determination for assurance of financial death benefits.
response outside of Law Enforcement and Mental Health Professional (MHP) for employees.

2. Employee Off-Duty Death: The term Off-Duty Death means an employee has died during non-duty hours. Examples include:
   a. Death from a personal medical condition.
   b. Death from an accident and/or vehicle fatality.
   c. Death determined to be a suicide

C. Death of Other Personnel
   The BLM response and honors provided is limited for loss of human life of partners, volunteers, contractors, former employees, and other Bureau personnel. Some discretion is afforded to the BLM Deputy Director of Operations in these circumstances. Refer to the Circumstances of Death Summary Chart below for appropriate response levels.
CHAPTER V. PREPLANNING

Preparing for the death of an employee begins long before the loss of life. Pre-planning for a loss of human life response includes development of standard operating procedures, gathering information about personnel, and identification of resources. Managers and employees should view pre-incident planning as a continual process.

A. Training

1. You Will Not Stand Alone
   Leadership And Employees Should Consider Supporting, Hosting, Or Attending Courses Such As “You Will Not Stand Alone” Offered Through The National Wildland Fire Training Program. This Course Is An Interagency Course Intended To Give Overall Guidelines For Assisting Employees, Families, And Other Survivors Of An Employee(s) Who Have Been Seriously Injured Or Died In Service Or In The Line Of Duty.

2. Hospital/Family Liaison
   A death or serious injury may invoke a unique set of emotional challenges that must be processed and dealt with. Liaisons are a very important link between the agency and employee/employee’s family. Liaisons must be made aware of the physical, mental, emotional, and professional demands of the position.

   The Agency Administrator should pre-identify and train the family and hospital liaisons before anyone needs their assistance. Individuals selected for these roles should have prior training and excellent interpersonal communication skills.

   There is currently a course available that provides those identified as family/hospital/and employee liaisons the tools for pre-incident, incident, and post incident planning. This course defines the roles and responsibilities of liaisons, provides leadership with the criteria for selecting liaisons, identifies types of stress, and determines best practices for self-care. While this course is not officially recognized through a training center or organization, it can be requested through fire leadership in each state.

B. Personal Emergency Contact Information

   It is critical that all employees provide emergency contact information in the case of a line of duty death, death in service (on duty/off duty), on-the-job injury, or illness to the employee. Employee express allows employees to voluntarily enter and update their emergency contact information online.

   Employees should enter their emergency contact information into Employee Express under Miscellaneous – Emergency Contact Information. Employees should ensure that their work email address entered into Employee Express matches the email address listed in the DOI Bison Connect email directory. The home phone number, home email address, and personal cellphone number will be used in the BLM emergency notification.
The Primary and Alternate Emergency Contact’s information can only be accessed by a designated individual in the servicing Human Resources Office (HRO), who will in turn only provide it to the employee’s supervisor in the event of an on-the-job injury or illness. This information will only be used for emergency purposes and will be maintained in accordance with the provisions of the Privacy Act of 1974.

Fire and Law Enforcement employees are required to review and update their emergency contact information annually. All other employees within the BLM are encouraged to review and update their emergency contact information as outlined in IM 2016-065 as necessary or at the beginning of each calendar year to ensure that the most current information is available.

C. Designation of Beneficiary
Employees are responsible for ensuring all beneficiary forms are current and up to date to reflect their wishes. The following designation of beneficiary forms should be reviewed for currency and may be found in the employee Official Personnel Folder (eOPF) of each respective employee:

1. **SF-1152, Designation of Beneficiary for Unpaid Compensation** – this form determines which beneficiary will receive payout for any unused annual leave balance or compensation time at the time of incident.

2. **SF-2823, Designation of Beneficiary for Federal Employees Group Life Insurance (FEGLI)** – this form determines which beneficiary will receive payment for any applicable FEGLI payment(s) at the time of the incident.

3. **SF-3102, Designation of Beneficiary for Federal Employees Retirement System (FERS)** – this form determines which beneficiary will receive retirement annuity payments from the Office of Personnel Management (OPM). Note, permanent and TERM employees only receive OPM approved retirement plan, this would not be applicable to temporary seasonal employees (e.g. 1039s).

4. **Thrift Savings Plan (TSP) 3 Form, Designation of Beneficiary** – this form determines which beneficiary will receive annuity payments from TSP.

*Note: This form is mailed into TSP and is not retained in the employee’s eOPF.*

Inaccurate or out of date information may result in processing delays and unintended consequences (e.g. Benefits going to a former spouse). Unless there is a legal document, such as a court order that designates beneficiaries otherwise from what is on file from the beneficiary forms, the National Operations Center (NOC), Benefits Branch will use information provided by the aforementioned forms contained in the employee’s eOPF to legally process any benefits/payments to survivors. To view the most recent beneficiary forms, employees should login to their eOPF.
CHAPTER VI. ROLES AND RESPONSIBILITIES IN RESPONDING TO LOSS OF LIFE

The death of an employee may be the most difficult work-related event a manager will experience. The actions and decisions he or she makes in the critical first hours and days will have lasting impressions on survivors, employees, and community members. It is imperative that managers take essential actions and initiate key activities immediately.

A. Responding to a LODD & Employee On-Duty Death
   1. Agency Administrator Responsibilities
      a. Determine scope of incident, jurisdictions involved, and affected agencies.
      b. Immediately obtain specific information regarding the fatality (who, what, where, and when).
      c. If affected employee is not from local unit, notify respective home unit Agency Administrator and coordinate efforts.
      d. Activate SIOF Response Plan.
      e. Activate the Designated Notification Process.
      f. Follow BLM Serious Accident Incident (SAI) reporting procedures.
      g. Designate or identify additional Agency Administrator as needed.
      h. Assign a Family Liaison from the agency or appropriate alternative.
      i. Request a Critical Incident Stress Management (CISM) response if appropriate.
      j. Request Honor Guard if appropriate.
      k. Consult with budget personnel to identify funding for Loss of Human Life (LOHL) response actions.
      l. Establish a daily internal briefing schedule with District, State, and National leadership.
      m. Ensure after action review(s) is conducted, and document the lessons learned based on overall agency response to incident.
      n. Prepare the 24 Hour Report and send to the State Director. If the incident is fire related, it needs to be routed through the Assistant Fire Director.

   2. State Director Responsibilities
      a. Ensure affected unit is using appropriate SIOF response.
      b. Maintain contact with designated District Manager/Agency Administrator to determine staffing needs to support incident response and ensure continued daily operation.
         i. If affected employee is not from the state, notify respective State Director to coordinate efforts.
c. Notify BLM Deputy Director of Operations and ensure all upward reporting requirements are met.

d. Ensure through State Safety Manager that OSHA notification occurs within 8 hours.

e. Coordinate with Designated Agency Safety Health Official (DASHO) or Fire and Aviation (FA) Assistant Director Designee regarding the accident investigation/review.

f. Issue direction for statewide flag lowering within 24 hours.

g. Ensure BLM State Office personnel are available to assist the unit as needed.

h. Evaluate and approve administrative leave for affected personnel as needed.

i. Provide guidance for funeral/memorial service and memorial ceremony attendance.

j. Determine agency support, funding expenditures, and involvement in all activities associated with the response to loss of life, especially in situations where policy may not specifically indicate.

3. Office of Fire & Aviation
   The Office of Fire and Aviation is only involved if incident involves fire program personnel. Coordinate with BLM Director’s Office and affected State Director(s) to determine high-level impacts and any need for assistance.

   a. Coordinate with State and Washington offices to determine level of media interest and need for appropriate messages for release to the media and/or leadership talking points.

   b. For interagency investigations, coordinate with respective agency(s) fire directors and/or delegating official.

   c. Mobilize SAI.

   d. Coordinate and schedule the initial SAI conference call with affected State Fire Management Officer(s) and State Office(s).

   e. Sign delegation of authority letter for SAI Team

   f. Activate designated notification processes.

4. The Office of Law Enforcement & Security
   For more detailed information, see Appendix 2 Law Enforcement LODD Protocol.

   a. The Special Agent-in-Charge (SAC) is responsible for notifying the Duty Officer, OLES.

   b. The Duty Officer, OLES is responsible for notifying the Director, OLES, and the Department of the Interior (DOI) Operations Center.

   c. The Director, OLES is responsible for notifying the Director, BLM.
5. Washington Office
   a. The BLM DASHO will notify DOI DASHO.
   b. Notify non-affected BLM State Directors by the next business day, but do not release names before notification of family confirmed.
   c. Prepare and issue direction for nationwide flag lowering within 24 hours.
   d. Determine appropriate BLM WO official representation at funeral/memorial service.
   e. The National Safety Office (NSO) notify DOI Office of Occupational Safety and Health that a SAI has occurred.
   f. The BLM DASHO determines delegation of SAI Team. If incident involves fire program personnel, FA Assistant Director is delegated this responsibility.
   g. The NSO will inform the BLM Emergency Management (EM) Coordinator of the accident.
   h. The BLM EM Coordinator will notify the DOI Operations Center.

B. Roles and Responsibilities in Responding to an Employee Off-Duty Death

6. Agency Administration
   a. Verify death notification from family or supervisor and determine family’s desired level of agency involvement and support.
   b. If desired by family, assign a Family Liaison.
   c. Determine need for a SIOF response and implements as appropriate.
   d. Implement designated notification process as appropriate.
   e. Request CISM response if appropriate.

7. State Director
   a. Notify BLM Deputy Director of Operations.
   b. Discuss the need for official memorial attendance by state representatives in consultation with the Deputy Director.

8. Washington Office
   a. Notify the DOI when appropriate.
   b. Determine appropriate BLM official representation at funeral/ memorial service.
CHAPTER VII. THE CIRCUMSTANCES OF DEATH SUMMARY CHART

The Circumstances of Death Summary Chart below lists the BLM-approved actions based on the circumstances of death. The table focuses on agency actions based on the circumstances of the death, not on-the-job series, title, or profession of the employee.

<table>
<thead>
<tr>
<th>CIRCUMSTANCES OF DEATH</th>
<th>SIOF RESPONSE MANAGEMENT TEAM(^4)</th>
<th>CISM(^5)</th>
<th>SAI TEAM(^6)</th>
<th>FLAG LOWERING</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EMPLOYEE LINE-OF-DUTY DEATH</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Felonious Act</td>
<td>Required</td>
<td>Recommended</td>
<td>Law Enforcement Investigation</td>
<td>SD/BLM Director</td>
</tr>
<tr>
<td>During a Life Saving Act</td>
<td>Required</td>
<td>Recommended</td>
<td>Required</td>
<td>SD/BLM Director</td>
</tr>
<tr>
<td>Fire Operations</td>
<td>Required</td>
<td>Recommended</td>
<td>Required</td>
<td>SD/BLM Director</td>
</tr>
<tr>
<td>Law Enforcement Actions</td>
<td>Required</td>
<td>Recommended</td>
<td>OLES</td>
<td>SD/BLM Director</td>
</tr>
<tr>
<td>Accident/Occupational Exposure</td>
<td>Required</td>
<td>Recommended</td>
<td>Required</td>
<td>SD/BLM Director</td>
</tr>
<tr>
<td>Missing and Presumed Dead</td>
<td>Required</td>
<td>Recommended</td>
<td>Required</td>
<td>SD/BLM Director</td>
</tr>
<tr>
<td><strong>EMPLOYEE ON DUTY DEATH</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Death from other causes while on duty, e.g., medical, suicide</td>
<td>Required</td>
<td>Recommended</td>
<td>Required</td>
<td>TBD by SD</td>
</tr>
<tr>
<td><strong>EMPLOYEE OFF-DUTY DEATH</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Death from other causes while off duty, e.g., medical, suicide</td>
<td>Optional</td>
<td>Recommended Especially in Cases of Suicide</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td><strong>DEATH OF OTHER PERSONNEL</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Former or retired employee</td>
<td>No</td>
<td>No</td>
<td>Not Applicable</td>
<td>No</td>
</tr>
<tr>
<td>Partner, volunteer, or other bureau</td>
<td>No</td>
<td>No</td>
<td>DASHO Determination</td>
<td>No</td>
</tr>
<tr>
<td>Former BLM Director or other dignitary</td>
<td>No</td>
<td>No</td>
<td>Not Applicable</td>
<td>TBD by Deputy</td>
</tr>
</tbody>
</table>

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\(^4\) Link to more information: [Serious Incident or Fatality Response Management Team](#).
\(^5\) Link to more information: [Definitions](#).
\(^6\) Link to more information: [Definitions](#).
CHAPTER VIII. LOHL RESPONSE TEAMS AND RESPONSIBILITIES

This Loss of Human Life (LOHL) section provides an overview of the roles, responsibilities, and duties expected from teams responding to incidents involving a serious employee incident or fatality.

A. Serious Incident or Fatality Response Management Team

Serious Incident or Fatality (SIOF) management teams are mobilized to respond to serious incidents or fatalities. Every unit will develop and maintain a SIOF Response Plan, with State Office and Center SIOF Response Plans supporting and providing continuity and standardization of the district plans. A LOHL classification requires the use of a SIOF Team response. In certain situations, even though a serious incident or fatality does not occur, SIOF Team positions may be employed as appropriate. SIOF Teams will be pre-identified through the SIOF Response Plan. Positions will be filled by any agency employee not directly affected by the incident on or off unit; however, specialized positions should have a background in that function.

A template and more detailed information on each of the positions along with a checklist of duties can be found in the companion document to the LOHL Handbook, SIOF Template.

Figure 1. Elements included in SIOF Response Plans, including positions and overview of associated duties.
B. Overview of Associated SIOF Team Duties

1. Agency Administrator

   The position serves as the BLM manager who has direct line authority over employee activity when and where a serious accident occurs:

   a. Determines the scope of the incident, identify the involved jurisdictions, and implement initial actions.

   b. Considers need for implementing other emergency response plans (e.g., HAZMAT, Aircraft Crash/Rescue) and coordinate appropriately.

   c. Activates SIOF Team.

   d. Determines the capabilities and limitations of SIOF organization and requests assistance, e.g., neighboring units; or state, regional, or national offices.

   e. Prepares and issues 24 Hour Preliminary Report.

   f. Strategizes with appropriate Manager, Immediate Supervisor, Law Enforcement, Safety Manager, and Hospital Liaison on notification of survivors. Determines who, how, and when to notify family(s) and whether any cultural or religious requirements are needed.

   g. As warranted, provides a Delegation of Authority and objectives for the management of the SIOF.

   h. Notifies immediate supervisor and/or contractor if applicable. When off-unit employees are involved, contacts victim’s home duty station with as much information as possible.

   i. Checks with Hospital Liaison/Immediate Supervisor to ensure that the OWCP process has been started.

   j. Works with Public Affairs Officer to identify key contacts during the incident.

   k. Contacts Critical Incident Stress Management (CISM) Team. Requests for Critical Incident Peer Support (CIPS) Groups should be made by the Agency Administrator or designee to the Appropriate Geographic Area Coordination Center (GACC). CIPS Groups do not provide immediate support and are generally most effective within 48 to 72 hours after an incident. The CISM Coordinator completes a situational assessment and recommendation for most appropriate response.

   l. Ensures both short- and long-term programs are provided for affected employees.

   m. Establishes a daily briefing schedule.

   n. After notification, works with family(s) to determine who they would like to be their Family Liaison. Periodically monitors the Family Liaison and family dynamics to ensure a mutually beneficial relationship exists for both parties. In cases with multiple families, designates more than one Family Liaison.
o. Ensures a briefing packet is prepared for incoming SAIS.
p. Assesses the unit employees’ emotional and physical condition resulting from the incident, and identifies their needs and any additional responsibilities that may arise as a result of the incident. If needed, requests assistance from other offices and/or other agencies to help fulfill routine duties or the additional tasks of unit staff.
q. Ensures after action review(s) is conducted and documented for the SIOF Team response.

2. Serious Incident Fatality Commander
   Position serves as the overall coordinator for the incident:
   a. Implements and supervises SIOF Response Team.
   b. Reviews and accepts Delegation of Authority.
   c. Establishes and facilitates daily briefings as appropriate.
   d. Ensures all needed Liaisons are in place and there is an agreed set of expectations set between all parties.
   e. Ensures coordination between SIOF Human Resources Benefits Coordinator and appropriate benefits offices are in place.
   f. Manages Memorial Service if applicable.
   g. Coordinates with CIPS Team as necessary.
   h. Facilitates and participates in After Action Review of SIOF Team response and document findings.
   i. Participates in Close-Out with Agency Administrator and provides all pertinent documentation and actions associated with incident.

3. Serious Incident Coordination Officer
   Position serves to coordinate all incoming information and documentation to ensure all relevant tasks are being completed:
   a. Uses checklists from SIOF Incident Organizer to track progress.
   b. Keeps in contact with SIOF Team members or employees who are responsible for checklists to track progress toward completion.
   c. Reports progress updates to SIOF Commander.
   d. Gathers information on people and agencies that assisted in the incident. Creates a central log of offers of assistance from other organizations. Ensures supportive organizations are treated with respect and consideration by the agency and that offers of assistance are used and/or recognized to the greatest extent possible.
   e. Ensures all SIOF Team members have completed their checklists.
   f. Prepares final documentation for SIOF Commander.
4. Family Liaison
Position serves to facilitate communication and coordination between the employee’s family and the agency, ensuring that the family’s needs are met within agency policy:

a. Provides logistical and emotional support to the family of the deceased employee.

b. Anticipates, determines, and communicates resource needs for immediate actions, secondary actions, and follow-up.

c. Communicates family needs to agency and facilitates information exchange, including but not limited to Human Resources, OWCP, agency Public Affairs Staff, news media, medical providers, home-unit employees, and investigations teams such as SAI, CRP, OIG, and Law Enforcement.

d. Participates in After Action Review(s).

e. Participates in Close-Outs with Serious Incident Coordination Officer (SICO) and provides pertinent documentation and actions associated with incident.

f. Respectfully concludes Family Liaison support when the family no longer needs it, relaying the family’s decision to the BLM unit.

5. Public Affairs Officer
Position serves to ensure incident messaging is being released in a timely and accurate manner:

a. Determines scope and scale of incident related to Public Affairs, requesting additional Public Affairs resources as appropriate.

b. Coordinates with SIOF Commander and gathers basic information for employee biography. (Do Not Release until given approval from the lead jurisdictional agency.)

c. Assists the lead jurisdictional agency to prepare a news release for the media.

d. Reports all information to designated SICO.

e. Coordinates with Family Liaison to inform family members prior to releasing new information to the media and updates as appropriate.

f. Responds to inquiries from the public and media, providing accurate and timely information approved by the lead agency. Shares information approved by the lead agency or appropriate agency personnel, i.e., SAI Team.

g. Participates in After Action Review(s).

h. Participates in Close-Outs with SICO and provides pertinent documentation
and actions associated with incident.

6. Notification Team
Position serves to make the death notification to top ranking agency officials within the agency and to the designated next of kin family member(s) as identified by the deceased employee on the completed Emergency Notification Information Form or by the family of the fallen if notification instructions are not available.

Notification should be done as soon as possible and with the upmost professionalism and empathy. This position shall not be taken lightly, as it will have lasting effects on the family. For best management practices in notifying families and coworkers, see Appendix 3 Procedures for Death Notification:

a. Confirms with coroner, through agency representative, that the involved employee(s) is deceased.

b. Refers to the completed Emergency Notification Information Form to determine the deceased employee’s wishes on next of kin notification. If not available, considers the following order, keeping in mind that it is the family representative(s), not the agency, who is responsible for making subsequent family notifications:

1) Spouse.
2) Adult children.
3) Parents.
4) Brothers and sisters, to include step-siblings and those acquainted through adoption
5) Grandparents.
6) Persons granted legal custody of the individual by a court decree or statutory provision.
7) Other relatives in order of relationship to the individual according to civil laws.
8) If no other persons are available, the county coroner or medical examiner will provide information on who can officially act on the behalf of the deceased.

c. Participates in After Action Review(s).

d. Participates in Close-Out with SICO, and provides pertinent documentation and actions associated with incident.

7. Law Enforcement Liaison
Position serves to provide for consistent and effective management of critical incidents:

a. Establishes Law Enforcement Liaison who will continue to work with local Law Enforcement through investigations and is the conduit for information back to BLM.
b. Participates in After Action Review(s).

c. Participates in Close-Out with SICO, and provides pertinent documentation and actions associated with incident.

8. Hospital Liaison

Position serves to facilitate communication and coordination between the employee, employee’s family, human resources department, the receiving medical treatment facility, the employee’s home unit, or the incident comp/claims specialist if the injury occurred on an incident. The Hospital Liaison is the point of contact for supervisory updates and coordinates patient transportation and/or other employee needs:

a. Attends to patient needs and advocate for appropriate medical care.

b. Provides logistical support with OWCP and agency forms for proper coding and billing.

c. Monitors progress and follow through of patient resiliency, familial pressures, and vocational pressures to ensure the most effective care is provided through the agency.

d. Participates in After Action Review(s).

e. Participates in Close-Out with SICO and provides pertinent documentation and actions associated with incident.

9. Medical Examiner Office Liaison

Position serves to ensure the family’s wishes are being met and agency-specific protocols are being followed, from fatality scene, to medical examiner’s office, to release of remains to family. If committed to the incident, the Honor Guard typically fills this role:

a. Determines which medical examiner’s office remains are being transported to and respond safely.

b. Identifies self as the agency’s Medical Examiner Liaison to the family and begins to coordinate arrangements as appropriate.

c. Coordinates with Family Liaison to determine any cultural or religious requirements that are necessary and provides information to the family regarding required autopsy protocols, i.e., Firefighter and Law Enforcement Autopsy Protocols and Public Safety Officers’ Benefit (PSOB) requirements.

d. Arranges for private waiting facilities for family and fellow employees to assemble, where possible.

e. Coordinates with the Public Affairs Officer to determine need to establish media staging and briefing areas, depending upon significance of the event.

f. Confirms the medical examiner’s office is aware that family has arrived and facilitates introduction between the family to the medical examiner.

g. Ensures appropriate transportation arrangements have been made for the family.
h. Participates in After Action Review(s).
i. Participates in Close-Out with SICO and provides pertinent documentation and actions associated with incident.

10. Funeral Home Liaison

Position serves to coordinate with the Family Liaison and ensure the family’s wishes are met regarding agency presence at funeral home. If committed to the incident, the Honor Guard typically fills this role:

a. Coordinates with Family Liaison to determine the needs and wishes of the family regarding agency presence at the funeral home.
b. Ensures needs and wishes of the family are paramount to those of the agency.
c. Coordinates with the funeral home on what to expect from the agency.
d. Coordinates Honor Watch as needed.
e. Participates in After Action Review(s).
f. Participates in Close-Out with SICO and provides pertinent documentation and actions associated with incident.

11. Employee Liaison

Position serves to be the primary Point of Contact (POC) to the employees of the home unit of the deceased or injured. The principle task is to ensure these employees are informed, included, and involved:

a. Determines who the “affected” employees are.
b. Develops an accountability process to track employees and provides resources as needed.
c. Determines preferred method (text, email, etc.) And establishes communication with affected employees.
d. Participates in SIOF meetings and disseminates information as appropriate to the affected employees.
e. Is prepared to answer questions from employees or knows where to get answers.
f. Participates in After Action Review(s).
g. Participates in Close-Out with SICO and provides pertinent documentation and actions associated with incident.

12. Event Coordinator

Position serves to coordinate services as requested by the family and within agency protocols. BLM Honor Guard is typically assigned these duties; however, in the absence of Honor Guard these duties will need to be performed by the pre-identified event coordinator:
a. Coordinates with Agency Administrator to determine scope of event, i.e., locations, planned transportation, points of contact, etc.

b. Ensures needs and wishes of the family regarding any and all services come before those of the agency.

c. Establishes Honor Watch.

d. Works in coordination with the SIOF Commander and Family Liaison to determine agency honors for the individual(s).

e. Meets with Family Liaison and family spokesperson to determine the needs and wishes of the family regarding agency presence during funeral, memorial, wake planning, and facilitation.

f. Determines family’s preference regarding Federal, State, and local personnel/dignitary presence as well as their desire for an Honor Funeral to be arranged for by the agency.

g. If the family chooses an agency coordinated funeral or memorial service, briefs the family members about the procedures involved and the potentially large size and scope of a public funeral.

h. Assists family in making contacts regarding arrangements, and accompanies them, as appropriate, to services, ceremonies, and other observances.

i. Determines if the family desires a burial in uniform. If so, coordinates with the Family Liaison to obtain a uniform along with all accoutrements and delivers them to the funeral home.

j. Ensures the employee’s immediate family, including the spouse, children, parents, and siblings, receive recognition and that proper placement is arranged for them during services.

k. Solicits volunteers to provide this service, if agency ushers are desired by the family.

l. Coordinates with SIOF for proper seating of dignitaries attending the funeral, speeches by the dignitaries, and/or other arrangements.

m. Coordinates needs and arrangements for any honor ceremonies or special memorials. The Funeral Liaison will help facilitate the arrangements and coordinate with the financial specialist to obtain approvals, flags, and other purchases.

n. Coordinates with local Law Enforcement to advise that many emergency vehicles may arrive to participate in the funeral procession. Locates facilities with sufficient space for staging these vehicles.

o. Obtains a suitable U.S. flag for draping the coffin. Obtains and coordinates an appropriate Honor Guard for events and associated honors.

p. Participates in After Action Review(s).

q. Participates in Close-Out with SICO and provides pertinent documentation.
and actions associated with incident.

13. Human Resources Coordinator

Position serves to engage all necessary Human Resources Specialists with the family to ensure benefits are understood and processed in a timely manner:

a. Determines appropriate human resource contacts for local, state, and national offices.

b. Ensures employee’s final timesheet is completed.

c. Contacts OWCP coordinator with initial information on employee death, if appropriate. If applicable, obtains Claim Number once issued by OWCP.

d. Coordinates with State Human Resources Specialist for NOC Benefits and Retirement notification.

e. Determines any benefits/specialized benefits that may be available to deceased employee or family, including processing or assisting with processing of death gratuity payment at the local HRO.

f. Maintains continuous coordination with Family Liaison(s), Servicing NOC Human Resources Benefits/Retirement Specialist, and OWCP Coordinator to share any new status updates, concerns, or relevant information.

g. Ensures all documents related to benefits have been received by appropriate specialist.

h. Consolidates all documents in a benefits package for the local unit and family.

i. Participates in After Action Review(s).

j. Participates in Close-Out with SICO, and provides pertinent documentation and actions associated with incident.

14. SAI Point Of Contact (POC)

Position serves as a liaison with the SAI Team and facilitates needs of the Team to complete the investigation in a timely and efficient manner. Please note that the SAI Team itself works under a separate delegation and does not work for the SIOF but coordinates as necessary with this position:

a. Secures SAI Team facilities and logistical needs.

b. Establishes a preliminary list of employees involved in incident.

c. Provides briefing packet for affected unit.

d. Provides contact information of local/responding Law Enforcement.

e. Coordinates with SIOF Commander on schedule of events.

f. Participates in Close-Out with SICO and provides pertinent documentation and actions associated with incident.

15. Logistics Coordinator
Position serves to logistically support the incident.

a. Scouts and secures facilities for the SIOF Team.

b. Ensures lodging, transportation, and facilities are available for the SIOF Team.

c. Scouts and secures potential venues to services if requested by family.

d. Establishes a relationship with each functional area as appropriate and maintains a clear line of communication throughout incident.

e. Participates in Close-Out with SICO, and provides pertinent documentation and actions associated with incident.

16. Finance Coordinator

Position serves to provide guidance throughout the incident on the appropriate use of procurement practices and to provide purchasing support:

a. Establishes a relationship with designated procurement personnel designated by the Agency Administrator and maintains a clear line of communication throughout incident.

b. Coordinates with appropriate agency budgeting personnel to establish appropriate funding authority and communicates to all incident personnel.

c. Determines and advises on best business policies and procedures in relation to incident.

d. Tracks and documents all associated expenditures.

e. Participates in After Action Review(s).

f. Participates in Close-Out with SICO and provides pertinent documentation and actions associated with incident.

17. CISM Liaison

Position serves to coordinate with the SIOF Commander as necessary with respect to the CISM response. This person will be assigned by the CISM Coordinator to the SIOF. Please note that the Peer Support Group itself reports directly to the Agency Administrator. It does not report directly to the SIOF but coordinates as necessary:

a. Coordinates with SIOF Commander as appropriate.

C. Investigations

The BLM follows the protocol in Departmental Manual (DM) 485 and the Interagency Serious Accident Investigation Guide for fire related and non-fire related accidents. For serious accidents, the BLM DASHO has authority to determine when an accident requires a National Safety Investigation Team. This authority has been delegated to the AD, Fire and Aviation for fire-related serious accidents.

A Serious Accident Investigation (SAI) collects and interprets information to help agencies understand how and why the accident occurred and to recommend corrective actions that change or establish agency policy or mitigate hazards in an effort to prevent future similar
accidents. Interagency SAIS are particularly important in that they influence organizational and operational change across multiple agencies.

The objective of accident investigation is accident prevention and learning. Information from SAIS will only be used by the agencies for accident prevention purposes, not to assign blame or serve as the basis for disciplinary action. This is in accordance with Executive Order 12196 paragraph 1-201[f] and 29 CFR 1904.36 and CFR 1960, all of which apply specifically to Federal employees. Agencies outside the Department of the Interior (DOI) should refer to their agency-specific regulations.

1. Serious Accidents
   A serious accident is an unplanned event or series of events that resulted in death, injury, occupational illness, or damage to or loss of equipment or property. A serious accident involves any one or more of the following:
   a. One or more fatalities.
   b. Three or more personnel who are inpatient hospitalized, for other than observation, as a direct result of or in support of operations.
   c. Property or equipment damage of $250,000 or more.
   d. Consequences that the DASHO or designated agency official judges to warrant a SAI.

2. Immediate Actions Needed For Fatality
   The following actions should be taken immediately when an employee has died in the line of duty and from an accident:
   e. Local unit will make efforts to preserve the accident scene for accident investigation. Nothing should be removed or disturbed until the scene can be reviewed by the SAI Team. If preservation is not possible due to location (i.e., traffic accident), the scene should be thoroughly photographed so this information can be provided to the SAI Team.
   f. Local unit will instruct witnesses not to discuss details of the incident with one another until they have been debriefed. Witnesses may prepare notes of their recollections of accident details and retain them for reference.
   g. National Safety Office or the Fire and Aviation Directorate Safety Manager will verify that the BLM Director and DASHO have been informed of the accident.
   h. Local unit should refer to Appendix 4 for a checklist of Local Unit Initial Actions for SAIS and begin to collect information needed by the SAI Team.
   i. Local unit should refer to Appendix 4 for a template to prepare a 24 Hour Preliminary Report of the accident to send to the DASHO or its designee.

3. Law Enforcement Control Of Accident Scene
   Law Enforcement assumes control of accident scenes until the nature of the accident is determined. The jurisdictional Law Enforcement agency will release the accident scene to local Agency Administrator once the incident is determined to be a
workplace accident with no criminal activity suspected.

4. Aviation Accidents
The National Transportation Safety Board (NTSB) has the responsibility to investigate all aviation accidents except for military (49 CFR Parts 830 and 831, Public Law 106-181, and Federal Management Regulation 102-33.185). OAS Chief of Aviation Safety is typically invited by the NTSB to be a party to the investigation. NTSB is still the controlling authority. Policy, including responsibilities and procedures concerning DOI aircraft mishaps, are contained in Office of Aviation Services (OAS) Departmental Manual 352DM3.

Two Bureau positions may be established to assist the DOI Investigation Team: 1) as a selected member of the Investigation Team working directly for the OAS Safety Investigator-In-Charge (IIC), or 2) as the Bureau-designated On-Site Liaison to coordinate with the OAS Safety Investigator-In-Charge. (Note: In many cases, the Bureau will provide only one representative to the Investigation Team, and that individual will perform only as a Liaison or as both a Team Member and a Liaison.) OAS Chief of Aviation Safety, as the Department’s representative to the NTSB, will determine who will participate. The NTSB IIC will then either accept or deny the individuals proposed by the Chief, or OAS IIC.

a. The BLM Investigation Team Member:
   1) Must be requested by OAS to be an Investigation Team Member.
   2) Will be appointed by the BLM Aviation Division Chief (FA-500).
   3) Will normally be BLM NAO Safety Advisor, staff member, or SAM.
   4) Must not have a personal interest in the mishap.
   5) Will work directly with the OAS Safety Investigator-In-Charge (IIC).
   6) Is bound by confidentiality regarding all aspects of the investigation and preliminary findings and conclusions.
   7) Will at no time express opinions of their own or recite opinions of others on the Team.

b. The BLM Liaison:
   1) Will be appointed by the BLM Aviation Division Chief (FA-500).
   2) Will provide on-site coordination and support to the OAS Safety IIC for personnel, resources, transportation, office space, communications, etc.
   3) Will coordinate and facilitate in and out-briefings with local BLM management.
   4) Will serve as Liaison between the Investigation Team and local BLM management, BLM specialists, and/or Incident Management Team.
   5) Will provide the IIC with technical expertise and Bureau organizational information.
6) Will make arrangements for interviews, site visits, document review, etc.

7) Will not conduct interviews or investigative actions unless requested by the IIC.

8) Will be bound by confidentiality regarding all aspects of the investigation and preliminary findings and conclusions.

9) Will at no time express opinions of their own or recite opinions of others on the Team.

10) Must not have a personal interest in the mishap.

5. Law Enforcement Serious Incident Review Team
   The death or serious injury of a BLM LEO while in the performance of or on account of official duties is considered a Category 1 – Serious Incident and requires investigation. (For additional investigation details, see Appendix 2 Enforcement LODD Protocol.)
   a. Chief, Office of Professional Responsibility
      Upon notification of the occurrence of any such incident, the Chief, Office of Professional Responsibility (OPR) will immediately assign an officer to investigate the incident or to liaise with the lead investigative agency. The investigating officer will operate under the direction of the Chief, OPR.

6. Federal Wildland Fire Interagency Investigations
   For Federal wildland fire serious accidents involving the U.S. Department of the Interior (DOI) and the U.S. Department of Agriculture (DOA), a Memorandum of Understanding (MOU) between the two Departments establishes the basis for interagency investigation of serious wildland fire-related accidents. It also provides information on policy, procedures and timeframes. The MOU states, “Interagency investigation teams will include personnel from both Departments.”
   a. Serious Wildland Fire Accident
      This is an unplanned event or series of events that resulted in death, injury, occupational illness, or damage to or loss of equipment or property. For wildland fire operations, a serious accident involves any one or more of the following:
      1) One or more fatalities.
      2) Three or more personnel who are inpatient hospitalized as a direct result of or in support of wildland fire operations.
      3) Property or equipment damage of $250,000 or more.
      4) Consequences that the DASHO judges to warrant a SAI.

7. Collateral Investigations
   Other agencies such as Law Enforcement, Federal Occupational Safety and Health Administration (OSHA), State OSHA, National Institute for Occupational Safety and Health (NIOSH), and the Office of Inspector General (OIG) may have a jurisdictional responsibility to conduct their own investigations. These investigations
are independent and can run concurrently while SAIS are being conducted. Team leaders should continue their inquiries and establish a cooperative relationship with these other agencies.

D. Critical Incident Stress Management

Critical Incident Stress Management (CISM) \(^7\) is the selection and implementation of the most appropriate crisis intervention tactics to best respond to the needs of the situation at hand. CISM includes a wide range of activities, including pre-incident education (PIE), planning and preparedness, acute crisis intervention, and post-incident follow-up. The purpose of CISM is to mitigate the impact of an event, accelerate the recovery process, and assess the need for additional or alternative services. Crisis intervention services, which is one component of an overall CISM program, is provided through trained and carefully selected Peer supporters and licensed Mental Health Professionals (MHPS) who specialize in trauma. In the BLM, the standard of care for crisis intervention is delivered through Critical Incident Peer Support (CIPS) Groups.

The utilization of CIPS Groups to deliver CISM services has evolved over the last decade. The CIPS Group concept has demonstrated its effectiveness as a tool to reduce human distress when applied by trained, qualified specialists, including Peers and licensed Mental Health Professionals (MHPS) under appropriate circumstances and established Boundaries of Competence and Standard of Care.

The intent of the BLM CISM program is to support work-related incidents primarily for individuals and groups who work in the area of Fire and Aviation. The program may also assist other disciplines as needed.

1. Requesting Critical Incident Support

One risk of crisis intervention is “premature intervention”, which may interfere with the natural recovery mechanisms of some people. CISM processes generally start no sooner than 48-72 hours after an incident. It is important to allow time for affected individuals to disengage operationally and re-connect with family or friends. Once this occurs, individuals are typically emotionally ready to benefit from Peer Support.

Early psychological intervention should be based on recognition of need, not strictly the occurrence of an event. The BLM does not assemble or maintain CISM Teams, and CIPS Groups are not “on-call.” They are assembled at the time of request and are comprised of personnel selected to match the backgrounds and experience of those involved in the critical incident, i.e., hotshots, helitack, engines, and dispatchers.

a. Fire

The Agency Administrator or designee should request CISM through normal dispatch channels. The respective Coordination Center (GACC) will make contact with the appropriate CISM Coordinator.

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\(^7\) For additional CISM information: [https://gacc.nifc.gov/cism/index.html](https://gacc.nifc.gov/cism/index.html)
Not all Geographic areas have formal CISM programs; therefore, the GACC will contact the National CISM Coordinator who will facilitate assessment and criteria for appropriate response and coordination with the affected unit(s). The National CISM Program Manager will facilitate the ordering process through the National Dispatch Coordination System. CISM personnel (CIPS Groups, etc.) are to be ordered in the Resource Ordering and Statusing System (ROSS) as a mnemonic Technical Specialist (THSP), not with overhead mnemonics such as Critical Incident Stress Debriefing (CISD).

b. Non-Fire
State Directors should make requests for CISM services directly to the Deputy Director, Fire and Aviation. The National CISM Program Manager will work directly with the unit affected and determine the most appropriate level of response and facilitate ordering of CISM personnel. Most GACC’s do not use the National dispatch coordination system for non-fire events. Notification will be made to the State Duty Officer for both fire and non-fire requests whenever CISM activities are occurring in their State.
2. Mobilization Process And Responsibilities

a. Agency Administrator
   1) Is responsible for identifying an event as a Critical Incident.
   2) Requests Peer Support (CISM) to the appropriate Geographic Area Coordination Center (GACC):
      i. Provided with a general overview of the situation, GACC works with the Geographic Area CISM Coordinator to determine the number and types of positions needed.
      ii. GACC works with the CISM Coordinator to order support group members via the roster function in ROSS. (Note that Critical Incident Peer Support Group personnel are to be ordered as THSP and not CISD.)
   3) Provides the CISM Coordinator with information about the incident. The Agency Administrator is responsible for providing a budget code for expenses associated with CIPS Group response.
   4) Manages information about the Critical Incident, including:
      i. Acknowledging to employees that an incident has occurred and providing them factual information.
      ii. Providing a consistent message to all groups concerning the incident.
iii. Addressing any employee concerns or rumors that may be circulating.

iv. Sharing information about what to expect.

5) Provides support to employees who have experienced trauma, knowing they respond best to information, structure, and instructions on what to expect next. This includes:

v. Finding out what employees are planning to do with their time once they leave work and providing accountability partners.

vi. Coordinating with staff to identify those employees most affected by the traumatic event and offering them a quiet place to be, while not forcing them to be isolated if they’d prefer to stay with their co-workers.

vii. See addition information on reactions after a critical incident located on the CISM webpage

6) Provides information to the CIPS Group. This includes making time to provide a briefing for the CIPS Group Leader upon arrival.

7) Meets immediate support needs and follows up with staff affected by a critical incident or other form of potentially traumatic situation. How and when follow-up occurs should always be proportionate to the individual situation and the level of distress the employee shows.

b. Local Dispatch Center

1) On behalf of the Agency Administrator, may be responsible for contacting the appropriate Great Basin Coordination Center to request Critical Incident Stress Management (CISM) Peer Support.

i. Please Note: A resource order should not be placed until the CISM Coordinator has received information about the incident from the Agency Administrator or designee. The CISM Coordinator will assess the situation; determine the appropriate intervention strategy; determine dates, times, and locations; and assemble the CIPS Group. The CISM Coordinator will provide the information to appropriate GACC, who will then request an order from the local unit. The GACC will fill the order via Roster in ROSS.

c. Geographic Area Coordination Center

1) Contacts the CISM Coordinator and provides contact information to the Agency Administrator or designee from the unit that is responsible for the incident.

2) Once the CISM Coordinator has provided the GACC dates and times needed and the reporting location(s), the GACC will pass the information to the local dispatch center and ask them to create a Resource Order for a “CISM Team” in ROSS and place it with the GACC.
d. CISM Coordinator

The Geographic Area CISM Coordinator is trained and certified crisis intervention specialist who has been certified by the International Critical Incident Stress Foundation (ICISF) and has been trained and certified in strategic response to crisis as well as other crisis intervention practices. The CISM Coordinator has been selected by the Geographic Area Coordinating Group to provide situational assessment for Agency Administrators, Managers, and others to help determine the appropriate response. The CISM Coordinator will assist in determining the timing and type of support needed for the incident. Tactics are applied at the right time, in the right place, and under the right circumstances. The CISM Coordinator will also provide a Critical Incident Peer Support (CIPS) Group, which includes the expertise and screening requirements of a licensed Mental Health Professional (clinician) who is experienced and trained in trauma:

1) In consultation with the Agency Administrator, determines the most appropriate crisis intervention strategy (CISM, EAP, etc.).

2) As leaders, they are held to a high standard and must demonstrate respect and integrity for what crisis intervention is and is not.

3) If a CIPS Group is needed, identifies CIPS Group Leader, based on nature of the incident, affected personnel, time frames, and availability.

4) Determines the number and type of Peer Supporters to respond with the CIPS Group.

5) Maintains a roster of licensed and qualified Trauma Specialists (clinicians).

6) Maintains an active roster of trained and qualified Group Leaders and Peer Supporters.

7) Coordinates with Serious Incident or Fatality (SIOF) and SAI leader and provides CIPS Group Leader information.

8) Assigns CISM Liaison, if needed, to SIOF or SAI.

e. CIPS Group Leader Responsibility

1) Oversees the implementation of the elements of the established program. These elements include a set Standard of Care and established Boundaries of Competence requirements as established by the BLM.

2) Required to keep confidences, be committed to the program, adhere to established limits and protocols, stay aware of their boundaries, and seek guidance and assistance when appropriate.

3) As a leader, is held to a high standard and must demonstrate respect and integrity for what crisis intervention is and is not.

4) Functions as the Liaison between the local unit and the Peer Support Group if a dedicated CISM Liaison has not been assigned.
5) Provides the Team Members with reporting times, lodging, and meeting locations.

6) Coordinates with the MHP in determining the appropriate crisis intervention tactics to be applied with specific individuals and groups.

7) Allocates Peer Supporters based on background and culture.

8) Coordinates with the group(s) daily when the groups are in multiple locations.

9) Provides Incident Business Management duties, such as approving time, monitoring work/rest, and driving hours.

10) Keeps the Coordinator/Liaison informed to the status of the assignment through daily call(s).

11) Demobilizes resources and provides travel information to coordinator/point of contact and dispatch center.

12) Conducts Post-Action Strategic Assessment for all CISM personnel prior to demobilization to identify and mitigate emotional distress that may be occurring during and after the CISM response. This is often referred to as compassion fatigue.

f. Peer Supporter

A Peer is an employee with a professional history, often having historic recognition for a background and experience in a “culture” willing to assist or support others in times of crisis. Peers come from all different aspects of the agency, e.g., Wildland Fire Community; Dispatch, Aviation, and Direct Suppression Crews or Modules; Engines and Fire and Aviation Managers; Law Enforcement, etc. The best Peers are typically individuals who share common backgrounds of those they support:

1) Assists the CIPS Group and MHP in providing crisis management briefings, defusings, debriefings, one-on-one support, and information sharing as directed.

2) Assists the CIPS Group Leader and MHP in setting up and organizing formal meetings (location, seating, refreshments, assemblage of resource information and literature at debriefings, etc.).

3) Is self-sufficient (Travel Card or Credit Card).

4) A Peer of fireline personnel are required to have all required Personal Protective Equipment (PPE) to meet with affected personnel on the fireline, in spike camps, and other remote locations.

Prior to the arrival of the CIPS Group Leader, a Peer may be called on to initiate contact with local managers and staff to explain the peer support program, gather information, and coordinate logistics.

Prior to the arrival of the CIPS Group Leader, a Peer be called to meet...
informally with those affected or involved with the critical incident.

g. Use Of Mental Health Professional
Prior to any crisis intervention, the CIPS Group leader and the Mental Health Professional (MHP) will meet and agree to the appropriate International Critical Incident Stress Foundation (ICISF) intervention techniques, format, and the roles each will perform during the process.

The role of CIPS Group MHP is to provide affected individuals any information the clinician feels appropriate during and after the Peer Supporter’s presentations:

1) Addresses any issues which are outside of the Peer Supporter training and established boundary of competence.

2) Are free to apply their expertise, as they deem necessary.

3) When there is a need for the MHP role to expand (defusings/debriefings), the Peer Supporter role will change to one of support as the MHP directs the intervention toward the information they feel is essential. The BLM requires an MHP during defusings/debriefings.

4) Due to the ad hoc nature and vast, rural areas protected by public land management agencies, the MHP should factor in the limited availability of any follow-up care (EAP) that might be offered.
CHAPTER IX. WORKFORCE CONSIDERATIONS

A death in the workplace can feel a lot like a death in the family to employees. It is critical the organization communicates quickly, consistently, and with compassion to employees. More than ever, employees will rely on leadership’s support in providing a path forward. The following summarizes several programs available to support and assist grieving employees through this difficult time.

A. Sick Leave/Annual/Administrative Leave

Agency Administrators will coordinate with the State Director to grant members of a deceased employee’s “Core Group” administrative leave to deal with the emotions and effects of the loss of a colleague.

A unit may ask for outside staff resources to temporarily fill the work roles of affected employees. It is important for District Managers and Supervisors to be sensitive and understand that association with the scene of an employee death soon after the tragedy can adversely affect employees. Providing relief will allow them more time to cope with the personal and professional loss and related issues associated with a co-worker’s death.

Prior to authorizing leave, Agency Administrators need to consider any potential conflicts with the timing of the leave request and any incoming Review/Investigation Teams, CISM, etc. Coordination is required between the SAI Team Lead, Liaison, and Delegating Official for the SAIT. While doing everything possible to take care of the effected employees is of primary concern, this must be done without neglecting the critical coordination responsibility.

Managers are authorized to approve sick leave or annual leave for those bereaved employees experiencing difficulty in returning to regular duties.

B. Post-Traumatic Stress Disorder

Those BLM employees associated with the death of an agency employee may experience Post-Traumatic Stress Disorder (PTSD). Diagnosis can occur months later. Therefore, it is strongly recommended that employees and supervisors file the necessary paperwork immediately, as precautionary action, for potentially affected employees (see Notice of Occupational Disease and Claim for Compensation Form).

C. Employee Assistance Program (EAP)

The Employee Assistance Program (EAP) offers professional confidential counseling and consultation services to agency employees and their families who may need longer term care. The EAP provider offers assessment, short-term counseling, and referral services.
CHAPTER X. BUSINESS PRACTICES

The organizational business practices, as presented below, are intended as a helpful tool in supporting the Agency Administrator when allocating agency funding for expenses associated with the death of an employee.

PLEASE NOTE: This guide acknowledges that circumstances may, on occasion, call for modification. In such cases, the State Director of the state of the incident, in cooperation with Deputy Director of Operations, shall determine BLM’s support, funding expenditures, and involvement.

A. Transport of Deceased Body

1. Employee Line Of Duty

   The body of an employee whose home is in the United States, may be embalmed and transported in a hermetically sealed casket to his home or last place of residence at the expense of the Employees’ Compensation Fund if—

   a. The employee dies from—

      1) The injury while away from his home or official station or outside the United States; or

      2) From other causes while away from his home or official station for the purpose of receiving medical or other services, appliances, supplies, or examination under this subchapter; and

   b. The relatives of the employee request the return of his body.

Under 41 CFR Part 303-70, the preparation and transportation of employee remains for those hired under a BLM Hiring Authority (i.e., temporary, permanent full time, career seasonals) are allowed when in travel status.

Expenditures shall be charged to the program in which the individual was working at the time of the incident. For wildland fire, charge to the specific incident funding code.

For Federal cooperators, state cooperators, and contractors, refer to their employing agency.

2. Employee On Duty And Off Duty Death

   The agency does not pay for the transport of remains except in situations where the employee is in travel status.

B. Escort of Remains

1. Employee Line of Duty

   Under 41 CFR Part 303-70.200, the agency can authorize up to two personnel to escort the remains of BLM employees and Federal cooperators. State cooperators and contractors may be escorted by personnel if authorized by the BLM Deputy Director of Operations.
2. Employee On Duty And Off Duty Death
   The agency does not provide escort of remains except in situations where the employee is
   in travel status.

C. Agency Memorial Ceremonies
   PLEASE NOTE: This section will address the appropriate use of Federal funds for
   Memorial Ceremonies. Since funeral or memorial services are NOT appropriate use of
   government funds, monetary support of these services is not approved; however, employees
   may help coordinate the BLM involvement if requested by the family.

1. Employee Line of Duty
   The agency may expend funds, within reason and with a high level of prudence, at the
   discretion of the State Director, Fire and Aviation (FA) Director, and/or the Deputy
   Director of Operations to hold a memorial ceremony for employees to honor the
   deceased.

   Memorial ceremonies may be a part of the funeral/memorial service, such as the indoors
   solemn entry of mourners or the outdoors procession of vehicles. Additionally, memorial
   ceremonies may be an independent or completely different event directed by the BLM
   from the formal funeral/memorial services.

   Ceremonies to honor the contributions of deceased employee (whether or not a
   funeral/memorial service) is an important aspect of BLM culture. Such ceremonies are a
   tribute to the families of the deceased and further serve the interest of the BLM.
   Activities to honor the deceased are conducted in a manner that displays an appropriate
   level of respect. Agency Administrators are expected to be fully aware of and approve the
   appropriate amount of Federal resources devoted to the ceremony. The allocation shows
   proper respect for the deceased while reflecting wise and efficient use of government
   funds, property, and employees’ official time.

   The cost of the memorial ceremonies, including the planning and execution, should be
   charged to the fund and program where the employee was working when the incident
   occurred. For those incidents where there are interagency implications or uncertainties
   regarding which organization(s) and fund(s) should be charged, the State or National
   office (fire specific) will establish the appropriate charge codes(s).

   Authorized expenses for good and services in connection with a memorial ceremony are
   guided by appropriation law. A complete list of allowable or prohibited item when
   planning for these events would be extensive.

   Examples of some common requests that are not allowable uses of appropriated funds are
   food, beverages, music (whether live or recorded), floral arrangements, and plants. These
   types of services and supplies are often furnished through private donations.

   During the ceremony (whether or not a funeral/memorial service), the BLM may present
   to the families of the deceased a posthumous non-monetary award to honor the fallen
   employee. The Government Employees Incentive Awards Act (5USC 4503) is the
statutory authority for the award. Limitation on non-monetary awards must be used as
guidance on what is appropriate for family gifting.

2. Employee On Duty And Off Duty Death
This guide acknowledges that circumstances may, on occasion, call for modification. In
such cases, the State Director of the state of the incident, in cooperation with Deputy
Director of Operations, shall determine BLM’s support and involvement.

If appropriate, activities to honor the deceased are conducted in a manner that displays an
appropriate level of respect. All proposed activities associated with on duty and off duty agency
support of a memorial ceremony need to be approved in advance by the Deputy Chief of
Operation.

D. Funeral and Memorial Attendance

1. Employee Line Of Duty, On Duty Death, And Off Duty Death
The appropriate BLM State Director shall provide direction on employee attendance for
memorial services and funerals of BLM employees authorized to attend in official
capacity. For those not authorized to attend memorial services and funerals in official
capacity, managers may allow for liberal leave. Per the Comptroller General, agencies
have discretion to use appropriated funds for the official travel of an agency
representative to an employee funeral when it has been determined by a senior official
that such representation would serve the governmental purpose of sustaining employee
morale and reinforcing the significance of the deceased to the agency. The Comptroller
General has not provided guidance on when greater agency representation may be an
appropriate use of agency funds. When circumstances suggest that a greater degree of
official agency representation may be appropriate, the State Director of the state of the
incident, in cooperation with Deputy Director of Operations, may determine an
appropriate level of BLM representation, which serves agency needs, including
sustaining employee morale, while maintaining the governmental obligation to conserve
appropriated funds.

Employees attending the funeral or memorial service or ceremony as an official duty
shall charge their salary and travel to their respective work-related fund and program.

2. Death Of Other Personnel
The appropriate BLM State Director or Deputy Director of Operations will provide
direction on employee attendance for memorial services and funerals for former or retired
agency employees. This guide acknowledges that circumstances may, on occasion,
require the need for further guidance.

In situations involving the death of other agency personnel, e.g., Forest Service, National
Park Service, etc., the State Director will determine who will represent the BLM at those
services. An exception is Fire and Law Enforcement. Under 5 U.S.C 6328, a Federal Law
Enforcement Officer or Federal Firefighter may be excused with supervisor approval
from duty to attend services and be considered on official duty to attend the services of
another Federal Fire Fighter or Law Enforcement Officer.

E. Honor Watch

BLM Handbook

Rel. 1-1795
02/27/2019
Honor Watch is an established tradition that ensures the deceased is never left alone from the time of death until the interment or at which time the family wishes for it to conclude. Honor Watch is an honor that may be carried out by BLM employees. It is not exclusive to the Honor Guard and is often recommended to be provided as part of the healing process. Honor Watch entails being present at the location of the remains, i.e., scene of death, medical examiner’s office, funeral home, or while in transport.

1. Employee Line Of Duty And On Duty Death
   Employees who wish to participate in Honor Watch may do so on a volunteer basis or official capacity. It is the responsibility of the home unit or the unit to which employee is assigned to provide guidance on whether employees can participate in an official capacity. In addition, the home unit or unit to which the employee is assigned will provide a funding code to charge to. In situations where the funding code is different from the home unit and location where incident occurred, the home unit will provide the approval and local funding code for employees who choose to participate in Honor Watch.

F. Travel of Family Members

1. Employee Line Of Duty Death
   Families of deceased employees may not travel at the Federal Government’s expense to attend private award ceremonies, memorial services, or other functions not federally sponsored (Comp. Gen.B-258216 July 27, 1995).

   The BLM may, however, use invitational travel orders to pay the travel costs of a family member to attend an agency award ceremony recognizing the deceased employee with a posthumous non-monetary award, in accordance with the Government Employees Incentives Award Act (5 U.S.C 4503). Invitational travel is limited under federal appropriations law to individuals who will be providing a direct service to the agency. For this reason, providing invitational travel orders for the deceased employee’s immediate family to accept the posthumous award in the employee’s name is an allowable exercise of discretion under appropriations law.

2. Employee On Duty And Off Duty Death
   The BLM has no authority to expend funds for the travel of family members when an employee death did not occur as a direct and proximate result of personal injury sustained in the performance of official duties or while in travel status.

G. Additional Support
   Up to two BLM employees may be authorized to escort the remains of the deceased employee. Refer to Federal Travel Regulations §303-70.600 through §303-70.602.
H. BLM Funding Matrix – Serious Illness or Injury/Death

NOTE: Funding is subject to change and verification. Casual hires are covered by the Federal Employees Compensation Act (FECA) for work related injuries and illnesses, including death.

<table>
<thead>
<tr>
<th>Employee Status</th>
<th>Transportation of Deceased</th>
<th>Escort of Remains</th>
<th>Memorial Ceremony*</th>
<th>Memorial/Funeral Attendance</th>
<th>FA &amp; OLES Memorial/Funeral Attendance</th>
<th>Honor Watch</th>
</tr>
</thead>
<tbody>
<tr>
<td>BLM Permanent Full Time</td>
<td>Yes 5 U.S.C 8134 41 CFR 303-70.101</td>
<td>Yes, up to 2 personnel 41 CFR 303-70.201</td>
<td>Yes, State Director</td>
<td>TBD by State or BLM Deputy Director of Operations</td>
<td>Yes 5 U.S.C. Section 6328</td>
<td>TBD by Home Unit</td>
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* Refer to Agency Memorial Ceremonies for additional information
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<th>Memorial/Funeral Attendance</th>
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CHAPTER XI. SERVICES, MEMORIALS, AND CEREMONIES

Services, memorials, and ceremonies give meaning and hope to survivors left behind. They pay tribute to those who should be honored for their sacrifice, which may or may not include worship or a religious ceremony.

- **Funeral Service**: An organized event to honor and memorialize a fallen employee, which may or may not include a religious service. A funeral is generally organized by the family and usually private and less formal. It is not appropriate to use government funds to monetarily support these services; however, employees may help coordinate BLM involvement if requested by the family.

- **Memorial Ceremony**: Public recognition of a fallen employee or gathering to honor the deceased. These public recognitions may be organized by the BLM or others. The agency may expend funds, within reason, at the discretion of the State Director, Fire and Aviation (FA) Director, and/or the Deputy Director of Operations to hold a memorial ceremony for employees to honor the deceased.

- **A Memorial Ceremony** may be a part of the funeral/memorial service, such as the indoors solemn entry of mourners or the outdoors procession of vehicles. Additionally, memorial ceremonies may be an independent or completely different event directed by the BLM from the formal funeral/memorial services.

- **Memorial Service**: An organized event to honor and memorialize a fallen employee, which may or may not require a worship or religious ceremony. It is not appropriate to use government funds to monetarily support these services; however, employees may help coordinate BLM involvement if requested by the family.

A. **Respecting The Surviving Family’s Wishes**

The wishes of the family(ies) are a priority consideration, including whether or not they desire agency involvement in private memorials or funeral services. However, prior to any planning or agency involvement, the Family Liaison must obtain concurrence and approval from the State Director, the Assistant Director Fire and Aviation or other high-level leadership, particularly when appropriated funds will expended.

In any loss of human life, preparation for the Funeral/memorial service or memorial ceremony should rely strongly on the family’s wishes. It is not the purpose of this guide to suggest mandatory practices when planning for the service or funeral. For instance, if protocol suggests sending the full BLM Honor Guard for an employee killed in the line of duty, and the family does not want this honor, it will not be used.

B. **Agency Administrator’s Responsibility**

In the case of a loss of human life incident that requires an SIOF Response Team, the memorial service or funeral planning will be managed by the Team, specifically the Event Planner, with input from the local unit and the family. This responsibility shifts to the local manager when a Team is not involved in the incident.

In situations where the family is holding a funeral or memorial service the agency may only
provide BLM employees in the capacity of attendance and planning and may NOT spend agency funds for goods or services.

1. Cultural Values
   The cultural values of employees and their families must be respected and considered during memorial/funeral planning.

   Employee attendance at the funeral or memorial service or ceremony of a co-worker is considered appropriate for the purpose of sustaining employee morale, maintaining employee productivity, and reinforcing to the BLM and others the significance of the deceased to the BLM. Employees attending the funeral or memorial service or ceremony as an official duty shall charge their salary and travel to their respective work-related fund and program.

   The appropriate BLM State Director shall provide direction on employee attendance for memorial services and funerals of BLM employees authorized to attend in official capacity. For employees who are not authorized to attend memorial services and funerals in official capacity, managers may allow for liberal leave. This guide acknowledges that circumstances may, on occasion, call for modification. In such cases the State Director of the state of the incident, in cooperation with Deputy Director of Operations, shall determine BLM representation at the memorial service or funeral.

   Employees attending a memorial service or funeral are authorized to wear the BLM uniform with concurrence of the family. The Family Liaison will work in consultation with the family to determine their wishes and then communicate that to BLM employees.

   Under 5 U.S.C 6328, a Federal Law Enforcement Officer or Federal Firefighter may be excused with supervisor approval from duty to attend services and be considered on official duty.

3. Employee Attendance Attire
   All BLM employees should honor the deceased and family by dressing as professionally as possible. Business attire or official uniform is recommended.
   a. Full Service Uniform: Employees should wear their official uniform:
      1) Fire and Aviation: Full service uniform includes official BLM uniform or crew shirt and attire.
      2) Office of Law Enforcement and Security: BLM Rangers will wear dress Law Enforcement uniform of the day as directed by the LEO in charge. Special agents will wear suits.
   b. Badges: Employees should follow the procedures regarding mourning bands on badges:
   c. Fire and Aviation: A black elastic banding tape 3/4” wide placed horizontally across the middle of the badge will be used. Employees not issued badges may wear a 3/8” purple satin ribbon, folded in 1” loop pinned above the nametag.
d. Hat Protocol: Employees should follow the procedures when wearing their hats:

1) When entering the building for a funeral or memorial service, employees remove their hats, place them under the left arm with the brim forward, and go directly to the area reserved for them. When seated, employees place their hats upright in their laps.

2) At the end of the service, employees rise in unison and place their hats under the left arm in preparation for filing past the casket or exiting the building. They hold their hats in this position until they have passed the casket and arrived outside. Once outside, they put on their hats again.

4. Honor Guard Services

Deployment of the Honor Guard may be requested in all line of duty deaths. Initial approval to deploy the Honor Guard rests with the BLM Fire & Aviation Honor Guard Liaison, in accordance with current honor guard policy, and will be funded by the affected BLM unit. The family will be offered a selection of honors they wish to have provided with the assistance and guidance of the BLM Honor Guard Liaison, or designee and the BLM Family Liaison. These may include:

a. Door guards.
b. Casket guards.
c. Color guard.
d. Pallbearers.
e. Flag folding and presentation.
f. Firing party.
g. Bugler/bagpiper.
h. Funeral processions.

C. Flag Lowering Protocols

1. National Lowering: The U.S. flag may be lowered nationally to honor the line of duty death of any employee. Authority for national lowering resides with the Deputy Director.

2. State Lowering: The U.S. flag may be lowered regionally to honor the line of duty death of any employee who was killed accidentally or for an employee missing and presumed dead. Authority for regional lowering resides with the affected State Director. State Directors from other states where a deceased employee worked previously may also approve flag lowering statewide.

3. Email Notification: Upon approval of flag lowering, the Washington Office or affected state will use email notification to issue direction.

See Flag Lowering Fillable Templates in Appendix 19.

4. Duration: Half-staffing of the flag begins upon approval by the proper authority and concludes after 48 hours. Outside of the authorized lowering of 48 hours, short
duration half-staffing is allowed at the specific state or office of the employee on the
day of interment.
CHAPTER XII. BENEFITS

When an employee of the BLM dies, numerous programs and benefits for his or her survivors will come into play. The application and processing of the many kinds of financial compensation, support, and assistance can be complex, even daunting. The following summarizes survivor benefits and includes appendix links for more detailed information and forms.

A. Unpaid Compensation and Final Time Sheets

Unpaid Compensation consists of the employee’s last paycheck and any remaining available annual leave and/or compensatory time off. The Unpaid Compensation (i.e., unused sick leave incorporated into an annuity) will not be paid out until the benefits package is completed and forwarded from the NOC Operations Benefits Branch.

The BLM National Operations Center (NOC) Benefits Human Resources (HR) Specialist will forward the SF-1153 and SF-1152 to Denver Payroll once it has received the forms and a copy of the death certificate. The servicing HR office should work with Denver Payroll to make sure that all amendments regarding the employee’s time sheets and any requests for converting compensatory time to overtime have been processed before the NOC Benefits HR Specialist releases the death in service SF-50 personnel action. Denver Payroll will process the employee’s last pay check and distribute this money and any lump-sum annual leave payable into the bank accountant on record.

If a surviving spouse asks the final employment paycheck not to be held for inclusion in the Unpaid Compensation payment, request Denver Payroll to process it as normal. As a courtesy, inform the surviving spouse of the possibility that a payroll payment sent directly to a bank account with only the deceased employee’s name on it, if that is the case, could potentially take longer to access than the Denver Payroll’s Unpaid Compensation payment.

For more information, see Appendix 5.

B. Compensation for Missing Employees

An employee determined as missing status as defined in 5 U.S.C. Section 5561 is entitled to receive or have credited to the employee’s account, for the period the employee is in that status, the same pay and allowances to which the employee was entitled at the beginning of that period or may become entitled thereafter to include:

1. Basic pay.
2. Special pay.
3. Incentive pay.
4. Basic allowance for housing.
5. Basic allowance for subsistence.
6. Station per diem allowances for not more than 90 days.
7. Annual leave accruals to include that forfeited under Use or Lose (5 U.S.C. Section 5562).
8. Within-grade increases.
10. Annual pay adjustment.

For more information, see Appendix 6 Missing Employee Benefits.

C. Survivor Benefits

There are numerous benefits available to family and dependents of Federal employees. These benefits vary based on each employee’s unique situation.

1. Death Gratuity (Servicing Human Resource Office)

   Authority for full administration of the death gratuity is delegated to the level of State Director or Center Director. The State Director or Center Director may approve the death gratuity payment when presented with clear and convincing evidence that an employee sustained an injury in the line of duty that resulted in the employee’s death. If the State Director or Center Director does not believe the evidence clearly and convincingly establishes entitlement to a death gratuity payment, the State Director or Center Director may await a Department of Labor’s Office of Workers’ Compensation (OWCP) determination.

   Public Law 104-208 Section 651, effective September 30, 1996, gave department and agency heads the authority to pay up to $10,000 as a death gratuity to the personal representative of a Federal employee who dies from an injury sustained in the line of duty on or after August 2, 1990. This includes a department or agency employee who dies after separation from service, if the death is the result of any injury sustained in the line of duty. It does not include employees whose death is determined to have resulted from willful misconduct.

   Before the amount of the gratuity can be determined, the following payments must be taken into account:

   a. $200 payable under 5 U.S.C. Section 8133(f) for reimbursement of the costs of termination of the decedent’s status as an employee of the United States (payment made through OWCP);

   b. Up to $800 payable under 5 U.S.C. Section 8134(a) for funeral and burial expenses in cases of employees who died as a result of an injury sustained in the performance of duty (payment made through OWCP); and

   c. Any amount paid (i.e., $9,000) under Public Law 103-332 Section 312 for the Department of the Interior and Related Agencies Appropriations Act, 1995. This authority provides for payment of up to a total of

   d. $10,000 in reimbursement for burial costs and related out-of-pocket expenses for employees killed in the line of duty in agencies that receive appropriations under a Department of the Interior and Related Agencies Appropriations Act for fiscal year 1995 and thereafter.

The amount paid under these three authorities, plus the gratuity paid under the new
authority, may not total more than $10,000. The gratuity is NOT reduced by any other amounts, including other benefits payable under the Federal Employees’ Compensation Act.

For more information, see Appendix 7 LODD Death Gratuity Payment

2. Office Of Workers Compensation (OWCP)

The Federal Employees’ Compensation Act (FECA) (5 U.S.C. Section 8101), which is administered by the Office of Workers’ Compensation Programs of the U.S. Department of Labor, provides compensation benefits to civilian employees of the United States for disability due to personal injury or disease sustained while in the performance of duty, as well as for payment of benefits to dependents if a work-related injury or disease causes an employee’s death.

When an employee dies because of an injury incurred in the performance of duty, the supervisor should immediately notify the District Office, and coordinate with the local HR OWCP Compensation Coordinator to report to OWCP and obtain a claim number.

PLEASE NOTE: Eligible beneficiaries must elect between survivor’s (OPM FERS retirement) benefits and OWCP. It can take OPM months to process a retirement claim.

For more information, see Appendix 8.

3. Employee Retirement Systems Death Benefits

A family member (survivor annuitant) of a deceased Federal employee or annuitant is entitled to an annuity under a retirement system established for employees. The widow or widower, former spouse (if any), and child(ren) may qualify for a survivor annuity if the death occurs while employed and the deceased was subject to the Civil Service Retirement System (CSRS) and completed at least 18 months of creditable civilian service, or was subject to the Federal Employees Retirement System (FERS) and completed at least 10 years of creditable service (see 5 CFR 831 Subpart F; 838, 842, and 843). If there are no eligible survivor annuitants, there may be a lump sum benefit payable.

For more information, see Appendix 9 Employee Retirement Systems Death Benefits

4. Federal Employee Health Benefits

Eligible family (survivors) may continue enrollment in the FEHB program if the decedent was enrolled for Self and Family at the time of death and at least one family member is entitled to an annuity as a survivor of the deceased employee. Not all survivors who are covered under an employee’s FEHB program qualify to continue the FEHB enrollment if the employee dies. If the enrollment continues, eligible survivors are entitled to the same benefits and government contribution as active and retired employees enrolled in the same plan. The survivor annuitant's share of the premiums is normally deducted from his/her annuity payments.

For the surviving family members to continue health benefits enrollment, the following requirements must be met:
a. The deceased must have been enrolled for Self and Family at the time of death; and

b. At least one family member must be entitled to a survivor annuity.

All survivors who meet the definition of "family member" can continue their health benefits coverage under the deceased’s enrollment as long as any one of them is entitled to a survivor annuity.

For more information, see Appendix 10.

5. Federal Employee Dental & Vision Program (FEDVIP)

FEDVIP is a Federal dental and vision insurance program that certain survivors may be eligible for. It is separate from the FEHB program. For more information, see Appendix 10.

6. Thrift Savings Plan (TSP)

TSP is a retirement savings and investment plan for Federal employees. Any money the decedent contributed to the TSP cannot remain in the decedent’s TSP account and will need to be distributed to the beneficiary(ies), either through direct payment or, if there is an eligible surviving spouse, into a TSP account in the spouse’s name.

There are two ways in which a deceased employee’s TSP contributions could be distributed: 1) either through a Designation of Beneficiary, which must be on file (e.g. TSP-3 Form) with TSP prior to the employee’s death, or according to the Statutory Order of Precedence.

For more information, see Appendix 11 Thrift Savings Plan (TSP).

7. Federal Employee Group Life Insurance Program (FEGLI)

Beneficiaries of employees covered under the Federal Employees’ Group Life Insurance (FEGLI) program may be entitled to insurance death benefits. The following are the benefits that might be payable to beneficiaries upon the death of an employee:

a. Basic Insurance: Is an amount equal to an employee’s annual salary, rounded up to the next thousand- dollar amount, plus $2,000. (A higher amount is payable if an employee was under age 45 at the time of death.)

b. Option A: If elected (standard optional insurance), coverage is $10,000.

c. Option B: If elected (additional optional insurance), comes in 1-5 multiples of an employee’s salary.

Life insurance benefits are paid in addition to any workers’ compensation, Social Security, or Federal retirement pension benefits.

For more information, see Appendix 12 Federal Employees Group Life Insurance Program (FEGLI).

D. Specialized Benefits

This section provides an overview of specialized benefits administered by other agencies. This overview is not inclusive of all benefits. Benefit eligibility may be dependent on military time, firefighter or Law Enforcement status, and various other factors.
1. Public Safety Officers’ Benefit (PSOB)
   The Public Safety Officers’ Benefits Act of 1976, as amended, authorizes the Department of Justice, Bureau of Justice Assistance, Office of Justice Programs, to pay a benefit to:
   1) specified survivors of public safety officers found to have died as the direct and proximate result of a personal, traumatic injury involving external force sustained in the line of duty, and 2) claimant public safety officers found to have been permanently and totally disabled as the direct result of a catastrophic injury sustained in the line of duty.

   This program provides death and education benefits to survivors of fallen Law Enforcement Officers, Firefighters, and other first responders, as well as disability benefits to officers catastrophically injured in the line of duty.

   The amount of the PSOB benefit for eligible deaths fluctuates with every fiscal year and can be determined at the following link, https://psob.bja.ojp.gov/knowledge-base/benefits-by-year/.

   It is Federally tax free, but you must check with your state to see if any state taxes may apply. This benefit does not affect the eligibility for any other death benefits received:
   a. Death Benefit: One-time benefit to eligible survivors whose deaths were the direct and proximate result on an injury sustained in the line of duty.
   b. Disability: One-time benefit to eligible public safety officers who were permanently and totally disabled as a result of a catastrophic injury sustained in the line of duty.
   c. Education: Support provided for higher education to eligible spouses and children of public safety officers who died in the line of duty or were catastrophically disabled in the line of duty.

   For more information, see Appendix 13 Fire and Law Enforcement Benefits.

2. Veteran Affairs Benefits
   There are many different benefits that certain survivors and dependents might be eligible for through the Department of Veteran Affairs (VA), such as burial expenses; headstones or markers; burial flags; plot internment allowance and in some cases death gratuities; educational assistance; life insurance; and many others. Many states also offer benefits to eligible survivors and dependents of veterans that are independent of Federal benefits and vary by state. If the deceased employee was a Veteran, make sure to refer the survivors to the following Veterans Affairs website “I am a Dependent or Survivor” for all benefits that they might be entitled to.

   For more information, see Appendix 14 Veteran’s Administration (VA) Benefits.

3. Social Security Administration
   The BLM as an agency does not administer Social Security Administration (SSA) program. The survivor must contact SSA direct.
Social Security is not just for retirement. There are other benefits available to surviving spouses; divorced spouses; school-aged and disabled children; as well as dependent parents. Anyone who has worked and paid Social Security taxes has earned benefits for his or her family. The amount of work (quarters) needed to make survivors eligible depends upon the worker's age at death. For more additional information,

For more information, see Appendix 15, visit the Social Security Administration website, or refer to the regional SSA office.

4. Federal Long Term Care Insurance Program (FLTCIP)
Federal Long Term Care is personal care and other related services provided on an extended basis to people who need help with specific everyday activities or who need supervision due to a severe cognitive impairment. The surviving spouse may be eligible to apply for this insurance benefit or may need to contact the carrier to cancel the decedent’s policy. There is no time limit for applying for this insurance; however, premiums are based on age and will therefore go up with each year.

For more information, see Appendix 16 Federal Long Term Care Insurance Program (FLTCIP).
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<tr>
<th>Benefit Program</th>
<th>Administering Agency</th>
<th>Permanent Full Time Employee</th>
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Office of Personnel Management (OPM) - Dept. Of Interior
Office of Workers’ Compensation (OWCP) - Dept. Of Interior
Office of Workers’ Compensation (OWCP) Burial Expense - Dept. Of Labor
Death Gratuity - Dept. Of Interior & Dept. Of Labor
Federal Employee Life Insurance (FEGLI) - Dependent on Employee Enrollment
Public Safety - Dependent on

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CHAPTER XIII. REMEMBERING AND HONORING

It is important for family, friends, and co-workers that an employee and his or her contributions to the agency will not be forgotten. Special considerations should be given to the family on the one-year anniversary for remembrance.

A. Temporary Commemoration
   Several avenues and methods for remembering and honoring employees can be used without the restrictions of permanent memorialization. For example, some State and District Offices have established walls or areas where memorial plaques, pictures, and commemorative statements are displayed. Some BLM units hold “anniversary” events to honor those who died in the line of duty. These events and memorial places allow employees to remember their BLM comrades and carry forward the excellence of a program or project in their honor. An invitation may be extended to surviving family members to attend such events; however, Federal funds may not be used for travel.

B. Permanent Commemoration
   A permanent commemoration, such as a monument or interpretive site, is at the discretion of the local District Management, who is responsible for ensuring conformity with local land use plans and National Environmental Policy Act (NEPA) requirements.

   Appropriate funds may be used to build an interpretive site, such as a kiosk, to provide information to the public about fire prevention or other guidelines for visitor safety and resource protection on BLM-managed land. The names of employees killed in the line of duty may be included with appropriate respect and dignity in the display. Follow existing guidelines for planning, approving, and funding the construction and maintenance of the interpretive site.

C. Retirement of Law Enforcement Shields
   Requests must be made in writing to the Director, Office of Law Enforcement and Security (OLES), including the name of the employee, badge number, and the requested disposition of the shield (burial and/or presentation).

D. State and National Memorials
   Consider State and National memorials with various jurisdictions where appropriate.
APPENDIX 1- DEFINITIONS

Agency Administrator: The BLM manager who has direct line authority over employee activity when and where a serious accident occurs.

Beneficiary: A person or persons designated by the employee as recipients of specific death benefits.

Benefits: Financial payments made to the named survivor(s).

Critical Incident Peer Support (CIPS): A group of individuals consisting of fire, aviation, and possibly other related Peers that includes a licensed Mental Health Professional (MHP) trained in crisis intervention that specializes in trauma and is familiar with the wildland fire community. The CIPS Group will have a CIPS Group Leader, an MHP, and usually three or four Peer Group members. The actual size of the Group depends on the incident, numbers of individuals affected, geographic area distances between affected Groups, and the impacts to the event on the local (or other) organizations.

Critical Incident Stress Management (CISM): A wide range of various activities, including crisis intervention and follow-up, to mitigate the impact of an event and accelerate the recovery process.

Designated Agency Safety and Health Official (DASHO): A BLM leader with sufficient authority and responsibility to represent effectively the interest and support of the BLM Director in the management and administration of the agency occupational safety and health program.

Funeral: An organized event to honor and memorialize a fallen employee, which may or may not include a religious service. A funeral is generally organized by the family and usually private and less formal. It is not appropriate to use government funds to monetarily support these services; however, employees may help coordinate BLM involvement if requested by the family.

Memorial Ceremony: Public recognition of a fallen employee or gathering to honor the deceased. These public recognitions may be organized by the BLM or others.

Memorial Service: An organized event to honor and memorialize a fallen employee, which may or may not require a worship or religious ceremony. A memorial service also may be an organized gathering of employees independent of a private family service or other funeral service.

Office of Law Enforcement and Security (OLES): The BLM OLES serves as the focal point to provide program guidance and oversight of the Bureau’s law enforcement, security, intelligence, counterintelligence/insider threat, and information sharing programs.

Personal Representative: The formally designated executor or administrator of the employee's estate under State law. The department or agency head determines who the personal representative is for each case.
Serious Accident Investigation (SAI) Team: A Team assigned to investigate a serious accident and to report the accident facts and corresponding conclusions and recommendations.

Serious Incident or Fatality (SIOF) Response Plan: A Plan that supports the activities of the Agency Administrator, support services staff, and other involved personnel during a serious incident or fatality.

Serious Incident or Fatality (SIOF) Team: A designated Team of individuals tasked with managing a SIOF. Depending on the scope of the incident, the SIOF Team can be scaled and positions combined to meet needs of the response.

Servicing Human Resources Office or Servicing Personnel Office (SHRO or SPO): The Office responsible for personnel actions of the deceased’s unit. The two terms are used interchangeably throughout the document.

Survivors: Immediate family members, including spouse; all children, including stepchildren and legally-adopted children; parents; siblings; and significant others, as recognized by State law.
APPENDIX 2 – LAW ENFORCEMENT LODD PROTOCOL

The term "Line-of-Duty Death" (LODD) shall mean the death of a Bureau of Land Management (BLM) Law Enforcement Officer (LEO) arising out of and in the performance of that person’s assigned duties, including all normal and special assignments as ordered by his or her superiors or assignments undertaken while acting as a BLM LEO under laws, rules, directions or regulations promulgated by the appropriate employing authority, within or outside of normal duty hours.

A. Law Enforcement Incident Notification
   1. Notification requirements for incidents involving Law Enforcement personnel will be followed. As soon as an LODD is verified, notifications will be made to the following:
      a. Special Agent-in-Charge (SAC).
      b. Office of Law Enforcement and Security (OLES) Duty Officer.
      c. State Director.
      d. Federal Bureau of Investigation.
      e. Appropriate U.S. Attorney’s Office.
      f. BLM Public Affairs.
      g. Director, OLES.
      h. Deputy Director, OLES.
      i. Chief of the Office of Professional Responsibility (OPR), OLES
      j. Interior Operations Centers (IOC).
      k. District/Field Manager.
      l. Public Affairs.
      m. Other sacs.
   2. Other contacts may include:
      a. Professional organizations.
      b. Concerns of Police Survivors, Inc.
      c. Chaplain/Clergy.

B. Roles and Responsibilities
   To facilitate consistent and coordinated management of critical incidents, five primary roles have been established to perform essential functions during a critical incident response. These roles are designated the: 1) Involved LEO, 2) Senior On-Scene LEO, 3) Support LEO, 4) Special Agent-in-Charge (SAC), and 5) OLES Duty Officer. Each of these roles has a corresponding set of prescribed responsibilities. Because a variety of factors (e.g., multi- agency operations, jurisdictional concerns) can influence how a critical incident is
managed, the prescribed roles and responsibilities may require adjustment on a case-by-case basis. (Refer to General Order 13 Critical Incidents for complete details.)

1. Involved Law Enforcement Officer
   An Involved Law Enforcement Officer (LEO) is a BLM officer who has been directly involved in a critical incident. Involved leos, unless incapacitated, will:
   a. Ensure that the scene is safe.
      1) Secure all suspect weapons.
      2) Secure all suspects.
   b. Render first aid and/or request medical assistance as appropriate.
   c. Control the scene.
      1) Secure the scene and preserve all evidence (e.g., weapons, vehicles) until the arrival of the lead investigating unit.
      2) Identify and detain potential witnesses.
   d. Notify dispatch.
      1) Provide responding Law Enforcement personnel with any information necessary to apprehend fleeing suspects and/or to ensure the safety of the public.
   e. Notify the Special Agent-in-Charge (SAC) or OLES Duty Officer.
   f. When it is safe to do so, weapon(s) used by the Involved LEO(s) during the incident must be turned over to the BLM’s Senior On-Scene LEO or to other Law Enforcement agency personnel designated by the SAC or OLES Duty Officer.
      1) Weapons used in the incident must be treated as evidence. To the extent possible, maintain all firearms, magazines, and ammunition in exactly the same condition they were in immediately after being discharged.

2. Senior On-Scene Law Enforcement Officer
   The Senior On-Scene LEO is the highest graded or longest tenured BLM LEO at or specifically dispatched to the scene. The Senior On-Scene LEO cannot have been directly involved in the critical incident.

   The Senior On-Scene LEO will:
   a. Ensure that the responsibilities of the Involved LEO(s) have been carried out.
   b. Ensure that the essential responsibilities of the Support LEO are carried out until such time as the Support LEO arrives on-scene.
   c. Assume custody of any weapon(s) used by the Involved LEO(s) during the incident.
   d. Firearms and ammunition magazines should be maintained in exactly the same condition they were in immediately after being discharged.
   e. Assume custody of or safeguard all evidence until the arrival of the lead investigating unit.
f. Ensure government property and the personal belongings of the Involved LEO(s) are safeguarded.

g. Remove the Involved LEO(s) from the immediate scene of the incident as quickly as possible.

h. Establish Liaison with other involved agencies and serve as the On-Scene BLM Representative.

i. Serve as the primary On-Scene Point-of-Contact for the SAC and the BLM Office of Professional Responsibility (OPR) Investigator.

3. Support Law Enforcement Officer

The Support Law Enforcement Officer (LEO) is a BLM LEO (or an officer of an allied Law Enforcement agency) responsible for providing for the welfare of the involved LEO(s). The Support LEO cannot have been directly involved in the critical incident.

The Support LEO will:

a. Ensure that the Involved LEO(s) is not isolated or left alone for any extended period of time.

b. Provide for the essential needs of the Involved LEO(s) such as food, water, and shelter.

c. Provide for the safekeeping of any personal effects (e.g., badge, credentials, uniform, duty belt, wallet) separated from the Involved LEO(s) as a result of medical treatment, emergency transport, etc.

d. Transport the Involved LEO(s) to the office or other locations as necessary and ultimately home.

e. Serve as the primary point-of-contact for the Involved LEO(s).

1) This will remain in effect through the duration of the Administrative Leave period or until relieved of this responsibility by the Involved LEO(s).

f. Ensure that any statements required of the Involved LEO(s) are only given after the Involved LEO(s) has been afforded reasonable time to regain composure and is capable of understanding his or her rights.

1) The Involved LEO(s) should be advised to consider retaining an attorney prior to making any statements to best safeguard his/her personal interests.

2) Provide for the essential needs of the Involved LEO(s) such as food, water, and shelter.

4. Special Agent-In-Charge

The Special Agent-in-Charge (SAC) of the state in which the critical incident occurred is responsible for overall management of the incident.

The SAC will:

a. Ensure that a BLM Senior LEO, not directly involved in the incident, is immediately dispatched to the incident to fulfill the role and responsibilities of the Senior On-
Scene LEO.

b. Ensure that a Support LEO(s) is immediately dispatched to the incident.
   1) If possible, seek the input of the Involved LEO(s) in selecting the Support LEO. Ensure that responding LEOs are made aware of all other responding LEOs and their assignments.
   2) Immediately notify the OLES Duty Officer and the State Director regardless of the time of day. Ensure the family of the Involved LEO(s) is notified of the incident/status of the Involved LEO.
   3) If the Involved LEO is injured, ensure that BLM representative(s) provide any necessary assistance to the family (e.g., transportation to the hospital, arranging for clergy, etc.).

c. Ensure security is provided for the family if needed or requested.

d. Ensure that the appropriate District/Field Manager are notified.

e. Notify the Federal Bureau of Investigation (FBI) and the appropriate U.S. Attorney’s Office.

f. Notify the BLM Public Affairs and establish a media point-of-contact.

g. Coordinate to ensure that only appropriate information is released to the media.

h. Make arrangements for the immediate replacement of weapons surrendered by the Involved LEO unless the Involved LEO is exhibiting aberrant behavior or there is probable cause to believe the Involved LEO has committed a crime.

i. Identify all BLM support personnel (dispatchers, etc.) Involved in the incident to facilitate CIMS response.

j. Ensure that other affected employees (e.g., Field or State Office staff) are kept apprised of pertinent details concerning the incident.

5. Office Of Law Enforcement And Security Duty Officer

The Office of Law Enforcement and Security (OLES) Duty Officer is responsible for serving as the primary critical incident point-of-contact outside the state in which the incident occurred. All incident-related communication outside the state in which the incident occurred should be handled by the OLES Duty Officer. The OLES Duty Officer is also responsible for providing the SAC with any advice and assistance necessary.

The OLES Duty Officer will:

a. Maintain an incident log of phone conversations, actions taken or requested, notifications, etc.

b. Obtain the following information:
   1) Description of incident.
   2) Date, time, and place of the incident.
   3) Name(s), condition, and location of all Involved LEO(s).
4) Injuries caused and/or received and to whom.
5) Description of any weapon(s) involved, including any used by the suspect(s).
6) Description of any property damage.
7) Description of the Involved LEO(s) activity prior to the incident (e.g., patrol, investigation, search, arrest).
8) Name of any person(s) arrested and current custodian(s) of arrestee(s), and list of possible offenses to be charged.
9) Identification of other persons witnessing and/or involved in the incident.
10) Involvement of other agencies either in the incident itself or the investigation of the incident.
11) Special or extenuating circumstances.
12) Anything else that may be necessary to answer the initial questions regarding who, what, when, and where.

c. Notify the OLES Director, OLES Deputy Director, and the Chief, Office of Professional Responsibility (OPR).
d. Notify the Department of the Interior Operations Center (IOC).
e. Ensure the following notifications have been completed:
   13) State Director.
   14) District/Field Manager.
   15) Public Affairs.
   16) Federal Bureau of Investigation (FBI).
   17) U.S. Attorney’s Office.
   18) Additional notifications as required (e.g., family, clergy, state/local agencies).
   19) Arrangements for CISM services.
f. Telephonically notify the other sacs about the incident.
g. Complete the OLES Serious Incident Report for distribution to the Director, the IOC, affected State Director, and all BLM leos.

C. Law Enforcement Serious Incident Review Team
   The death or serious injury of a BLM LEO while in the performance of or on account of official duties is considered a Category 1 – Serious Incident and requires investigation.

1. Chief, Office Of Professional Responsibility
   Upon notification of the occurrence of any such incident, the Chief, Office of Professional Responsibility (OPR) will immediately assign an officer to conduct an investigation of the incident or to liaise with the lead investigative agency. The investigating officer will operate under the direction of the Chief, OPR.
2. Board Of Review
   Line-of-Duty Deaths require examination by a Board of Review (Board). The purpose of a Board is to provide a thorough, objective, and timely analysis of an incident to determine if the BLM LEOS and officials involved acted in accordance with agency policy and procedure; and to assess the adequacy of agency policy, procedure, standards, and training as they relate to the incident. The purpose of a board is not disciplinary in nature. A Board will not make recommendations for administrative or corrective actions that are specific to the employee involved.

3. Membership
   The OLES Director has overall responsibility for appointing Board members and designating a chairperson to administer Board functions. A Board will have a minimum of three members. The composition of a Board will vary according to the nature of the serious incident under review and may include representatives from the categories listed below or any subject matter experts deemed relevant to the review:
   a. LEO assigned to the OLES National Office.
   b. SAC or State Chief Ranger from outside the state in which the incident occurred.
   c. LEO from another Federal land management agency.
   d. BLM manager who has supervised LEOS, attended the Law Enforcement for Managers course, and is assigned to a management unit outside the state in which the incident occurred.

   A Board will always include a BLM Peer LEO selected by the LEO(s) involved in the incident under review. If the LEO(s) declines to select a Peer LEO, the OLES Director will appoint one with similar duties and grade. A board will not include any individual involved in the incident, their supervisors, or witnesses to the incident.

4. Review Procedures
   A Board will be convened, in person and/or telephonically, within 30 days of completing the investigation of a serious incident. Using all available information, a Board will at a minimum: 1) review the facts of the incident; identify applicable requirements of law, policy, and procedure; 3) assess overall compliance with those requirements by all individuals involved in the incident; 4) assess the adequacy of existing policy, procedure, standards, and training as they relate to the incident; and 5) formulate non-disciplinary recommendations as necessary.

5. Documentation
   A report documenting the review will be completed within 60 days of the conclusion of the Board. The report is subject to the review and approval of the OLES Director and will address each of the following topical areas separately:
   a. Identification of Board members.
   b. Brief summary of the serious incident.
   c. Scope of employment.
   d. Authority and jurisdiction.
e. Incident analysis, i.e., a presentation of facts.

f. Conclusions, e.g., observations regarding policy, procedure, standards, training as they relate to the incident, etc.

g. Recommendations and corrective actions, e.g., prescriptive actions to prevent the recurrence of similar incidents, improvement of the handling of future incidents, modification of existing policy, procedure, training practices, etc.

1) As necessary, the OLES Director, in consultation with the BLM Director and the appropriate State Director and SAC, will ensure target completion dates and responsible parties are established for each action being taken in response to the recommendations of the Board.

h. Attachments, e.g., copies of relevant investigative reports, witness statements, training records, etc.

D. Departmental Serious Incident Review Group

In accordance with DOI policy, all Board reports will be forwarded to the DOI OLES for possible review by a Serious Incident Review Group (SIRG). The SIRG process is designed to utilize the collective expertise of all the DOI Law Enforcement programs to identify and address policy, procedure, or training issues that may have Departmental implications. The purpose of a SIRG is not disciplinary in action. A SIRG will not make recommendations for administrative or corrective actions that are specific to the BLM employees involved.

E. OLES Honor Guard Standard Operating Procedures

Please refer to General Order 44.
F. OLES Serious Incident Report

**INCIDENT INFORMATION**

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**NOTIFICATIONS**

- Required Notification: 
  - Report Only - Submit to OLES Through SAC.
  - Date SIR Submitted to OLES Duty Officer: Click here to enter a date.
  - Date State Director Notified: Click here to enter a date.
  - Release in OLES Weekly Activity Report: Click here to select Yes/No.

**INCIDENT DESCRIPTION**

- IMARS Incident Report Number: 
  - IMARS Incident # Required: Select Region/State Type Field Office & Location Name here
  - Title: Click here to enter a Title for the SIR.
  - Other Agencies Involved: Click here to enter Other Involved Agencies.
  - Brief Synopsis of Incident (See IMARS Incident Report for additional details): Click here to enter a BRIEF synopsis. Include Who What When Where. Do not use names of officers or suspects. Your BRIEF synopsis must fit on this page.
APPENDIX 3 – PROCEDURES FOR DEATH NOTIFICATION

A. Introduction

The purpose of this appendix\(^9\) is to help those who must notify survivors of the death of a family member due to homicide, an automobile crash, a heart attack, drowning, or other sudden and unexpected events. We believe this is the first manual of its type in the nation, and my office is proud to cooperate in its preparation and distribution.

1. Death notification is acknowledged to be one of the most difficult tasks faced by Law Enforcement Officers and other professionals, because learning of the death of a loved one often is the most traumatic event in a person’s life.

2. The moment of notification is one that most people remember very vividly for the rest of their life – sometimes with pain and anger.

3. Some survivors hear the news first through the media or a reporter calling, and then have flashbacks to that moment for years. Others tell how they were stunned to hear the person who was killed referred to as "the body" only minutes after the death.

4. We suggest ways to notify survivors effectively and sensitively, including tips on what not to do or say.

5. Notification is an exceedingly important duty. Besides being sensitive, notifiers must be prepared in case a survivor goes into shock and requires emergency medical treatment.

6. Notifiers also can provide very important information to survivors, including details about how death occurred. They can volunteer to notify others and provide other invaluable support.

7. The principles described here are simple: Notification should be done in person, in time, in pairs whenever possible, in plain language, and with compassion.

The recommended procedures were developed by people with much experience in death notification, and with help from survivors who have been through it. As one of the survivors put it, “Please remember you are assisting innocent victims of circumstance.”

An adaptation from Tom Miller, Attorney General of Iowa.

B. Basic Death Notification Procedures

These are some of the cardinal principles of death notification. Some of the points overlap and all will be refined by the notifier’s experience and judgment.

1. “In person, In time” recommended procedures for death notification
   a. Notifications of death should be delivered:
      1) In Person.

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\(^9\) This appendix was prepared in cooperation with Dr. Thomas L. Bennett, State Medical Examiner, Iowa Organization for Victim Assistance (IOVA), MADD/Polk County Chapter and Polk County Victim Services and Crime Victim Assistance Division Iowa Department of Justice, Thomas J. Miller Attorney General of Iowa.
2) In Time.
3) In Pairs.
4) In Plain Language.
5) With Compassion.

2. “In Person”
   a. Notifiers should:
      1) Always make death notification in person, not by telephone.
      2) Provide the survivor with a human presence or “presence of compassion” during an extremely stressful time. Notifiers should also help if the survivor has a dangerous shock reaction (which is not at all uncommon), including helping the survivor move through this most difficult moment.
      3) Arrange notification in person even if the survivor lives far away.
      4) Contact a Medical Examiner or Law Enforcement department in the survivor’s home area to deliver the notification in person.
      5) Never take death information over the police radio.
      6) Get the information over the telephone, to avoid unintended information sharing through the media or private parties. If radio dispatchers start to give information over the radio, notifiers should immediately request a phone call to relay information.

3. “In Time” – And With Certainty
   a. Notifiers should:
      1) Provide notification as soon as possible, but be absolutely sure that there is positive identification of the victim. Notifiers should also alert next of kin and others who live in the same household, including roommates and unmarried partners.
      2) Too many survivors are devastated by learning of the death of a loved one from the media. Mistaken death notifications also have caused enormous trauma.
      3) Quickly gather accurate information pertinent to the notification and be sure of the victim’s identity. The notifier should obtain as much detail as possible about the circumstances of the death, about health considerations concerning the survivors to be notified, and whether other people are likely to be present at the notification.

4. “In Pairs”
   a. Notifiers should:
      1) Always attempt to have two people present to make the notification.
      2) Ideally, the notifiers would be a law enforcement officer, in uniform, and the medical examiner or other civilian such as a chaplain, victim service
counselor, family doctor, clergy person, or close friend. A female/male Team often is advantageous.

3) Be prepared for survivor/s to experience severe emotional or physical reactions including medical or violent reactions. Notifiers can also support one another before and after the notification.

4) Take separate vehicles if possible to allow for emergencies.

5) Plan the notification procedure.

6) Before they arrive, notifiers should decide who will speak, what will be said, and how much can be said.

5. “In Plain Language”

   a. Notifiers should:

      1) Clearly identify themselves, present their credentials, and ask to come in.

      2) Ask to move inside and get the survivor seated in the privacy of the home. Notifiers should be sure they are speaking to the correct individual and offer to tell children separately if that is desired by adult survivors.

      3) Relate the message directly and in plain language. Survivors are usually served best when they are told what happened with clear text. The presence of the notifiers has likely alerted them of a problem.

      4) Inform the survivor of the death, speaking calmly and carefully giving any details that are available.

      5) Begin by saying, “I have some very bad news to tell you,” or a similar statement. This gives the survivor an important moment to prepare for the shock. Then, avoid vague expressions such as “Sally was lost” or “passed away.” Examples of plain language include: “Your daughter was in a car crash and she was killed.” “Your husband was shot today, and he died.” “Your father had a heart attack at his work place, and he died.”

      6) Call the victim by name, rather than “the body”.

      7) Patiently answer any questions about the cause of death, the location of the deceased’s body, how the deceased’s body will be released and transported to a funeral home, and whether an autopsy will be performed. If you don’t know the answer to a question, don’t be afraid to say so. Offer to get back to the survivor when more information is available, and be sure to follow through.

      8) Understand that there are few consoling words that survivors find helpful, but it is always appropriate to say, “I am sorry this happened.”

6. “With Compassion”

   a. Notifiers should:

      1) Remember that their presence and compassion are the most important resources that they bring to the death notification. Survivors bear the
burden of inevitable responsibilities. Notifiers can help them begin to move through the mourning and grieving process by providing immediate direction in dealing with the death.

2) Accept the survivor’s emotions and their own. It is better to let a tear fall than to appear cold and unfeeling. Notifiers should never try to “talk survivors out of their grief” or offer false hope and should be careful not to impose their own religious beliefs upon the survivors.

3) Not use phrases such as: “It was God’s will,” “She led a full life,” and “I understand what you are going through” (unless the notifier indeed had a similar experience)

4) Plan to take time to provide information, support, and direction. Notifiers should never simply notify and leave.

5) Not take a victim’s personal items with them at the time of notification. Survivors often need time, even days, before accepting the victim’s belongings. Eventually, survivors will want all items, however. (A victim’s belongings should never be delivered in a trash bag.) Notifiers should tell survivors how to recover items if they are in the custody of law enforcement officials.

6) Give survivors helpful guidance and direction.

7) Offer to help contact others who must be notified and offer to call a friend or family member who will come to support the survivor. The notifiers should stay until that individual arrives.

8) Transcribe important details as survivors may have a hard time remembering what is done and said. For example, notifiers can note the names of all family who are contacted.

9) Inform the survivor of any chance to view the deceased’s body.

10) Be available to transport the survivor or representative for identification of the victim, if necessary. Explain the condition of the deceased’s body and any restrictions on contact that may apply if there are forensic concerns. If appropriate, explain that an autopsy will be done.

11) Offer the surviving loved one the choice to view the deceased employee. The notifier should provide accurate information in advance to help a survivor make that decision. Some survivors will choose to see the body immediately, and this should be allowed if possible. (Denying access to see the body is not an act of kindness.)

12) Provide other specific information.

13) Fill out and keep the “Survivor Intake Form” located in this document. This form records basic information about survivors and their wishes. The notifier should complete the form, sign it, and keep it with the report or investigation file.

C. Follow-Up
a. Notifiers should:

1. Always leave a name and phone number with survivors. Most survivors are confused, and some might feel abandoned after the initial notification. They may need clarification or additional direction on arrangements that are necessary.

2. Plan to make a follow-up contact with the survivor the next day. Following up can be the last step in completing a “person-centered” and sensitive death notification that is truly helpful to survivors. The notifiers should be sure they are clear on any follow-up assignments they need to carry out.

3. If the death occurred in another county or state, the notifier should leave the name and phone number of a contact person at that location.

D. Death Notification in The Work Place

1. Survivors may be notified at their work place. Here are several tips to help apply the basic principles described above to a work place notification:

2. Ask to speak to the manager or supervisor, and ask if the person to be notified is available. It is not necessary to divulge any details regarding the purpose of your visit.

3. Ask the manager or supervisor to arrange for a private room in which to make the notification.

4. Follow the basic notification procedures described above, e.g., in person, in time, in pairs, in plain language, with compassion.

5. Allow the survivor time to react and offer your support.

6. Transport the survivor to his or her home, or if necessary to identify the body.

7. Let the survivor determine what he or she wishes to tell the manager or supervisor regarding the death. Offer to notify the supervisor, if that is what the survivor prefers.

E. Death Notification in A Hospital Setting

1. Law Enforcement Officers and Medical Examiners may be called on to do death notification at a hospital after an accident or a shooting, for example:

   a. It is a very good idea for hospitals and other officials to determine general procedures and protocols in advance, so all parties are familiar with their duties and roles.

2. The principles of death notification described above all apply in the hospital setting. Here are a few points to be sure to remember:

   a. Find a quiet room for the notification and be sure survivors are seated. (Do not notify in a crowded hall or waiting room.)

   b. Arrange for a doctor to be present or available shortly to answer medical questions. Doctors should be in clean uniform.

   c. Inform simply and directly. Provide assistance and guidance:
1) Ask if survivors wish to spend time with the body of the deceased.
2) Explain the procedure, if identification of the deceased is necessary. Explain about autopsy or organ donation, if appropriate.
3) Volunteer to help notify others. Make a list of any calls made.
4) If there are media calls, refer them to the investigating officer or, if available, a victim service advocate.
5) Do not leave survivors alone. Be sure someone is there to accompany them.
6) Fill out the Survivor Intake Form below for your records. Be sure the survivor has your name and number.
7) Contact the survivor the next day.

F. General Information on How Survivors Respond To Death Notification

1. Physical Shock
   Persons learning of the death of a loved one may experience symptoms of shock such as tremors and a sudden decrease in blood pressure.

   Shock is a medical emergency; help should be summoned. Some of the factors that affect stress reactions are:
   a. The intensity of the event, e.g., violent death vs. Heart attack
   b. The survivor’s ability to understand what’s happening.
   c. The survivor’s equilibrium.
   d. Whenever possible, notifiers should be aware of any available background information about the survivors, including medical or emotional history.

2. Other General Reactions To Death Notification
   Even if there is no physical shock response, death notification must be considered a crisis for the survivors. They will have a need to express feelings for calm and reassuring authority, for help in determining what happens next, and to begin restoring control by making some choices, e.g., naming a support person to call or selecting a funeral home.

   These needs can be met through the humane, patient, and non-judgmental approach of notifiers.

   Allow survivors to express their grief freely. Take the time to give them adequate information about the death and about official procedures subsequent to the death.

   Many survivors, regardless of background, find themselves numb and unable to take the next step. This is where the support person helps the most. Survivors need support persons to help them through the initial crisis. Before you leave a survivor, make sure such ongoing support is available.

   The Survivor Intake Form below has suggestion that will help with this process.
G. “Debriefing” For Death Notification Volunteers and Professionals

Members of a Notification Team should meet as soon as possible to debrief the situation:

- Double-check who is responsible for any follow-up tasks to help ease the pain and suffering of survivors.
- Review the notification: what went wrong, what went right, how it could be done better in the future.
- Share personal feelings and emotions of the Notification Team.
- Death notifications are, without a doubt, stressful and difficult and sometimes very depressing.
- Be frank and honest. Share your concerns with one another. Discuss any feelings Team Members have about the death and notification. For example, the notification experience may have triggered emotions and stress related to a notifier’s own loss of a loved one.
- Support one another.

H. Survivor Intake Form (Fillable Form)
See Survivor Intake Form (Appendix 19)
APPENDIX 4 – LOCAL UNIT INITIAL ACTIONS AND PREPARING FOR SERIOUS ACCIDENT INVESTIGATIONS

The Agency Administrator is responsible to immediately initiate actions which provide effective, efficient, and timely leadership in critical incidents within their jurisdiction. The Agency Administrator should determine the scope of the accident, the jurisdictions involved, and other affected agencies. The Agency Administrator should also implement the unit’s Emergency Response Plan.

A. Initial Actions

Implement Local Emergency Response Plan and Initiate the Following Actions:

☐ Provide for and emphasize the treatment and care of survivors, coworkers, and their families.

☐ Ensure that any rescue/response is activated and can be conducted safely and do not further endanger emergency responders.

☐ Account for all injured or missing personnel and/or damaged equipment.

☐ Determine scope of the incident, identify the involved jurisdiction, and implement initial actions.

☐ Secure and document the accident site to preserve the evidence and protect personal and government property.

☐ Gather and verify initial information (see next section below for additional details).

☐ For agency employees from your unit:
   Obtain victims personal emergency notification information and make notification to next of kin. For off-unit or other agency employees:
   Gather, verify initial information (see next section below for additional details).

☐ In case of serious injury or death to a Native American, immediately contact the home Tribal Leadership for Cultural considerations.

☐ Implement reporting/notification procedures.

☐ Ensure that communications are controlled to guarantee privacy of names until the next of kin are notified.

☐ The Agency Administrator should inquire from the witnesses if any photographs were taken of the accident event. If the witnesses have photos/videos, they should be encouraged to share those with the SAI Team. (To maintain the integrity of the investigation and to protect the confidentiality of victims and witnesses, these should be shared directly with the SAI Team.)

☐ When off-unit employees are involved, the Agency Administrator should personally contact the Agency Administrator for the victim’s home duty station with as much information as possible, including names and telephone numbers of contacts.

Gather, Verify, and Record Initial Accident Information:

<table>
<thead>
<tr>
<th>Who</th>
<th>Full name of victims, including nickname.</th>
</tr>
</thead>
<tbody>
<tr>
<td>When</td>
<td>Approximate time and date of</td>
</tr>
<tr>
<td>Where</td>
<td>Location of accident (closest town, jurisdiction, notification protocols, other geographic)</td>
</tr>
<tr>
<td>What</td>
<td>Damage, Injuries, Fatalities.</td>
</tr>
</tbody>
</table>
B. Notifications
   As soon as serious accident is verified and after the initial response, notification of the incident should proceed to the groups and individuals listed immediately below. Local Units should follow established notification processes within their State, and States should follow notification established by the National Office.

1. Agency Specific:
   a. Local Unit to State Office (based on State-determined notification process).
   b. State Office to National Office.

2. County Sheriff or local Law Enforcement as appropriate to jurisdiction.

3. Agency Law Enforcement.

4. Responsible Safety Manager.

5. Servicing Personnel Office.


7. OSHA Notification
   Follow agency protocols for OSHA notification within 8 hours of the accident and provide them with the following information:
   a. Name of Local Unit.
   b. Location and Zip Code of Incident.
   c. Time of Incident.
   d. Numbers of Fatalities and/or Hospitalized Employees.
   e. Your Contact Person and Contact Information.
   f. A Brief Description of Incident.
   g. Inform them that an Agency SAI Team is Enroute.

C. Preparing For the SAI Team

1. Scene Protection
   Upon completion of rescue and medical assistance of any survivors, the scene must be secured. This may be done by Law Enforcement; however, it may be done by any responsible person under the direction of the Agency Administrator. The scene must remain secure until released by the Accident Investigation Team. Methods to secure the site:
   a. Ropes.
   b. Barrier Tape.
   c. Cones.
   d. Signs.
   e. Flashing Lights.
   f. Posted guards.
g. Flagging.

h. Do not move equipment, shelters, or any other items at the scene. Do not walk around the scene unless it is necessary for rescue and medical assistance. Do not collect evidence at the scene unless it is in danger of disappearing. Try to contact the Team Leader or Chief Investigator if you think it is necessary to remove evidence from the scene. Photograph the scene (video or stills) if evidence could be lost before the Accident Investigation Team arrives.

2. Documentation
The Following are types of documents that should be collected in preparation for the arrival of the SAI Team:

a. Radio Logs (written and recorded).
b. Dispatch Logs.
d. Maps.
e. Risk Assessments.
f. Safety Briefings.
g. Employee Training Records.
h. Medical Examination Records.
i. Qualifications/Certificates.
j. Timesheets for at least Two Pay Periods (current and before the accident).
k. Equipment Maintenance Records.
l. Equipment Performance Tests.
m. Inspection Documents.
n. Remote Automated Weather System (RAWS) Information.
o. Weather (forecast/conditions).
p. Delegation of Authority.
q. MOU/Agreements.
r. Specifications/Drawings.
s. Press Releases.
t. 911 Dispatch Log.
u. Witness Statements.
v. Photos, Videos, Recordings.
w. Internal Policies/Guidelines.
x. Unit Safety Plan.

3. Fire Specific
The following is a list of specific fire-related documents that should be collected:

b. Incident Complexity Analysis.
d. Recent Fire Assignments.
e. Fire Management Plan.
f. Incident Organizer.
g. Incident Action Plans/Personnel Lists.
h. Fire Qualifications (consult with appropriate IQCS managers regarding Incident Qualifications Cards).
i. Team Briefings.
j. Work Capacity Test Results.
k. Prescribed Fire Documents.

4. Witness Statements
Identify witnesses for the Serious Accident Investigation Team. Have the witness(s) write a statement in their own words, including:

a. Name, Work Address, and Phone Number.
b. Time and Location of Events.
c. Description of the Sequence of Events Leading Up to Accident.
d. Environment (weather, lighting, temperature, noise).
e. Positions of People, Equipment, Material, as well as Witness(s).
f. What has been Moved, Repositioned, Turned Off or on, or Removed from Scene.
g. What Actions Witness(s) Took at Accident Site.
h. Other Witnesses or Involved People.

5. SAI Team Administrative Support
The Serious Accident Investigation (SAI) Team will need the following:

a. A person to serve as a Local Unit Liaison, including phone numbers and fax numbers. (The Liaison should not be directly or indirectly involved in the accident.) This person is identified in the Local Unit SIOF Plan.
b. Lodging/meeting place to include private interview rooms and work space.
c. Office supplies (including flip charts, markers):
   1) Documentation Supplies.
   2) Shredder (or access to).
   3) Fax.
4) Computers with Internet Availability.
5) Printers (or access to).
6) Speaker Phone.
7) Copier.
APPENDIX 5 – UNPAID COMPENSATION, TIMESHEETS, AND QUICKTIME

A. Overview
Denver Payroll will process the employee’s last pay check and distribute this money and any lump-sum annual leave payable. The) NOC BEBS will forward the SF-1153 and SF-1152 to Denver Payroll once they have received the forms and a copy of the death certificate. You will need to work with Denver Payroll to make sure that all amendments regarding the employee’s timesheets and any requests for converting compensatory time to overtime have been processed before NOC BEBS releases the death action.

B. Unpaid Compensation
Unpaid Compensation usually consists of the employee’s last paycheck and any remaining available annual leave and/or compensatory time off. Form SF-1153 needs to be completed and forwarded to the Denver Payroll Office along with a copy of the death certificate. The Unpaid Compensation will not be paid out until the benefits package is completed and forwarded from NOC BEBS. If a surviving spouse is in need of the final paycheck, request that Denver Payroll not hold the final paycheck, but allow it to process as normal. Be advised that a payment that is sent to a bank account that only has the deceased employee’s name on it might take longer to access than if Denver Payroll was to hold it until it could be paid out with the Unpaid Compensation payment.

C. Annual Leave Lump-Sum Payment
An employee will receive a lump-sum payment for any unused annual leave when he or she separates from Federal service or enters on active duty in the U.S. Armed Forces and elects to receive a lump-sum payment. Generally, a lump-sum payment will equal the pay the employee would have received had he or she remained employed until expiration of the period covered by the annual leave.
OPM Lump-Sum Payments for Annual Leave; 5 U.S.C. Section 5551 and 6306; and 5 CFR part 550, subpart L

D. Compensatory Time
Compensatory time is time off earned in lieu of overtime pay. A deceased employee may have unused compensatory time off available.
A non-exempt, deceased employee automatically pays out at the overtime rate.
An exempt, deceased employee may be paid out at the discretion of the head of the agency (recommend approval to pay out all unused compensatory time for exempt employees at the time of death.)
Complete the Client Interface Manual Appendix Form A-02. Authorization for expired compensatory time is to be paid as overtime for the exempt employee.
5 USC 5543, and 5342(2) and 5 CFR 550.114 and 551.531.

E. Travel Comp Time
Travel compensatory time may not be paid out at an employee’s death. 5 CFR 550.1408 states, “As provided by 5 U.S.C. Section 5550b(b), an individual may not receive payment under any circumstances for any unused compensatory time off he or she earned under this subpart. This prohibition against payment applies to surviving beneficiaries in the event of the individual’s death.” Because travel compensatory time cannot be paid out, there is no difference between FLSA exempt and non-exempt employees.
F. Time-Off Awards
   5 CFR 451.104(f) “A time-off award granted under this subpart shall not be converted to a cash payment under any circumstances.”

G. Cash, Honorary and/or Informal Recognition Awards
   5 CFR 451.104(e) “An award may be granted to a separated employee or the legal heir(s) or estate of a deceased employee.”

H. How to Record Date of Death on Timesheet
   If the employee died on a regularly scheduled work day, code 010 regular hours worked for all hours regularly scheduled to work on that day, as long as the employee was in a pay status at the close of business on the last day of the preceding administratively established workweek. Code DE on last timesheet in QuickTime.
   B-52981, October 31, 1945, 25 Comp. GEN. 366

I. Missing In Service
   An employee who is determined to be in a missing status as defined in 5 U.S.C. Section 5561 is entitled to receive or have credited to his account, for the period he is in that status, the same pay and allowances (as defined in 5 Section 5561) to which he was entitled at the beginning of that period or may become entitled thereafter to include:
   1. Basic pay.
   2. Special pay.
   3. Incentive pay.
   4. Basic allowance for housing,
   5. Basic allowance for subsistence
   6. Station Per Diem allowances for not more than 90 days.
   7. Annual Leave accruals to include that forfeited under Use or Lose (5 U.S.C. Section 5562).
   8. Within-Grade increases.
   10. Annual pay adjustments expiration of benefits payable to a missing employee (5 U.S.C. Section 5562).

   These entitlements end on the date of:
   1. Receipt by the head of the agency concerned with evidence that employee is dead, or
   2. Death prescribed or determined under 5 U.S.C. Section 5565.

   The entitlements do not end on:
   1. The Expiration of the Term of Service or Employment of an employee while he/she is in a missing status, or
   2. Earlier than the dates prescribed in the above.
Therefore, while an employee is in a missing status, they will continue to get paid while in that status. No career seasonal (furlough) employee shall be placed into a non-pay status during the period of missing status but will continue to be coded as 010 regular hours worked. If an employee in a missing status is still in that status at the end of his/her appointment limit date, the appointment shall be extended to a period of 12 months from the date of the missing status, and the missing employee will continue to be coded as 010 regular hours worked until either requirement for the expiration of benefits as described above is met.

J. References and Links
   1. 5 CFR Chapter 1, Section 178.204
   2. Client Interface Manual
   3. 5 U.S.C. Sections 5561-5569

K. Forms
   1. SF-1152, Designation of Beneficiary – Unpaid Compensation of Deceased Civilian Employee.
   2. SF-1153, Claim for Unpaid Compensation of Deceased Civilian Employee.
   3. Authorization for Expired Compensatory Time to be paid As Overtime for the Exempt Employee.
   4. Deceased Payment Packet Checklist.
APPENDIX 6 – MISSING EMPLOYEE BENEFITS

A. Designation of Authority
   Under this BLM policy, the State Director is appointed the designee authorized to
   administer, in full, 5 U.S.C. Subchapter VII, Payments to Missing Employees

B. Authority
   1. Section 5566 (A) (1-5) Agency Determinations
      The State Director is delegated the authority to make any determination necessary to
      administer 5 Subchapter VII Payments to Missing Employees, and when so made it is
      conclusive as to:
      a. Death or finding of death.
      b. The fact of dependency under this subchapter.
      c. Any other status covered by this subchapter.
      d. An essential date, including one on which evidence or information is received by
         the head of the agency concerned.
      e. Whether information received concerning an employee is to be construed and
         acted on as an official report of death.
   2. Section 5566 (B-D)
      When the State Director receives information that he/she considers to conclusively
      establish the death of an employee, he/she shall take action thereon as an official report
      of death, notwithstanding an earlier action relating to death or other status of the
      employee.

      “Conclusively Established” includes the following:
      a. Death Certificate, or
      b. Body of the deceased.

      After the end of 12 months in missing status prescribed by section 5565 of this title, the
      Agency Administrator shall make a finding of death when he/she considers that the
      information received or a lapse of time without information establishes a reasonable
      presumption that an employee in a missing status is dead.

      The Agency Administrator may determine the entitlement of an employee to pay and
      allowances under this subchapter (including credits and charges in his/her account) and
      that determination is conclusive.

      When circumstances warrant the reconsideration of a determination made under this
      subchapter, the Agency Administrator may change or modify it.

C. Agency Review – Establishing Date of Death
   1. Section 5565 (A-C). Agency Review
When an employee has been in a missing status almost 12 months and no official report of his/her death has been received, the State Director shall have the case fully reviewed. After that review and the end of 12 months in a missing status, or after any later review which shall be made when warranted by information received or other circumstances, the State Director may:

a. Direct the continuance of his/her missing status, if there is a reasonable presumption that the employee is alive, or

b. Make a finding of death.

When a finding of death is made, it shall include the date death is presumed to have occurred for the purpose of the ending of crediting pay and allowances and settlement of accounts. That date is:

a. The day after the day on which the 12 months in a missing status ends, or

b. A day determined by the head of the agency concerned or his designee when the missing status has been continued under subsection (a) of this section a determination under this section made by the State Director is conclusive on all other agencies of the United States.

D. Entitlements

1. SEC. 5562 Pay And Allowances

An employee who is determined to be in a missing status as defined in 5 U.S.C. Section 5561 is entitled to receive or have credited to his account (for the period he is in that status) the same pay and allowances (as defined in 5 Section 5561) to which he/she was entitled at the beginning of that period or may become entitled thereafter to include:

a. Basic pay.

b. Special pay.

c. Incentive pay.

d. Basic allowance for housing.

e. Basic allowance for subsistence.

f. Station per diem allowances for not more than 90 days.

g. Annual leave accruals to include that forfeited under Use or Lose (5 U.S.C. Section 5562).

h. With-in-grade increases.

i. Promotions – evaluated on a case-by-case basis to determine completion of specialized experience requirements.

j. Annual pay adjustments.

2. Duration Of Entitlements

a. Expiration of Benefits Payable to a Missing Employee (5 U.S.C. Section 5562)

   1) These entitlements end on the date of:
i. Receipt by the head of the agency concerned of evidence that the employee is dead (conclusively established), or

2) Death prescribed or determined under 5 U.S.C. Section 5565.

3) The entitlements do not end on:
   i. The expiration of the term of service or employment of an employee while he is in a missing status, or
   ii. Earlier than the dates prescribed in the above.
   iii. If a death certificate is not issued or a body is not recovered, the employee will remain in a missing status for 12 months from the date in which he/she went missing. All pay and allowances will continue during that 12-month period.

3. Settlement Of Accounts
5 U.S.C Sec. 5567 gives the head of the agency concerned or his designee the authority to settle the accounts of a missing employee for whose account payment has been made under 5 U.S.C. Sections 5562, 5563, and 5565. This policy delegates this authority to the Authorized Officer.

Any payments or settlements of an account made pursuant to a report, determination, or finding of death may not be recovered or reopened because of a later report or determination which fixes a date of death. However, an account shall be reopened and settled on the basis of a date of death so fixed which is later than that used as a basis for earlier settlement.

4. Administrative Procedure
Therefore, while an employee is in a missing status, they will continue to get paid while in that status.

No subject to non-pay employee shall be placed into a non-pay status during the period of missing status but will continue to be coded as 010 regular hours worked.

If an employee in a missing status is still in that status at the end of his/her appointment limit date, the appointment shall be extended to a period of 12 months from the date of the missing status, and the missing employee will continue to be coded as 010 regular hours worked until either requirement for the expiration of benefits as described above is met.

5. Other Entitlements Available
The State Director has the authority to administer all additional entitlements related to missing employees under Title 5 U.S.C. Subchapter VII.
APPENDIX 7 – LODD DEATH GRATUITY PAYMENT

A. Overview

Public Law 104-208 Section 651, effective September 30, 1996, gave department and agency the authority to pay up to $10,000 as a death gratuity to the personal representative of a Federal employee who dies from an injury sustained in the line of duty on or after August 2, 1990. This includes a department or agency employee who dies after separation from service, if the death is the result of any injury sustained in the line of duty. It does not include employees whose death is determined to have resulted from willful misconduct.

The payment of the death gratuity, as provided in statute, will be made from appropriated funds.

Before the amount of the gratuity can be determined, the following payments must be taken into account:

1. $200 payable under 5 U.S.C. Section 8133(f), for reimbursement of the costs of termination of the decedent’s status as an employee of the United States (payment is made through OWCP).
2. Up to $800 payable under 5 U.S.C. Section 8134(a), for funeral and burial expenses in cases of employees who died as a result of an injury sustained in the performance of duty (payment is made through OWCP).

Any amount paid under Public Law 103-332 Section 312, the Department of the Interior and Related Agencies Appropriations Act, 1995. This authority provides for payment of up to $10,000 in reimbursement for burial costs and related out-of-pocket expenses for employees killed in the line of duty in agencies that receive appropriations under a Department of the Interior and Related Agencies Appropriations Act for fiscal year 1995 and thereafter.

The amount paid under these three authorities, plus the gratuity paid under the new authority, may not total more than $10,000. The gratuity is NOT reduced by any other amounts, including other benefits payable under the Federal Employees’ Compensation Act.

For the purpose of full administration of this death gratuity, authority is delegated to the level of the State Director or Center Director. The State Director or Center Director may approve the death gratuity payment when presented with clear and convincing evidence that an employee sustained an injury in the line of duty, which resulted in the employee’s death. If the State Director or Center Director not believe the evidence clearly and convincingly establishes entitlement to a death gratuity payment, the State Director or Center Director may await a Department of Labor’s Office of Worker’s Compensation (OWCP) determination.

B. Eligibility

The death gratuity will be paid to the personal representative of any Federal employee who dies from an injury that was sustained on or after August 2, 1990, in the line of duty. This includes a department or agency employee who dies after separation from service, if the
death is the result of any injury sustained in the line of duty.

A personal representative is defined as the formally designated executor or administrator of the employee’s estate under State law. The department or agency head determines who the personal representative is in any particular case.

C. Process

In order to help the personal representative with the cost of burial and/or other expenses incurred from the employee’s death, the death gratuity should be processed as soon as possible\(^\text{10}\). The following guidance provides the steps for, and authority to, process the death gratuity payment for the personal representative.

1. Authority is delegated to the Agency Administrator to determine if the death was in the line of duty. The Agency Administrator may use the guidelines below as examples of what is considered “in the line of duty” but is not restricted to those examples.

2. Authority is delegated to the Agency Administrator to determine who the personal representative is. The Agency Administrator may use the guidelines below as examples of who is considered the “personal representative” but is not restricted to those examples.

3. If the Agency Administrator declares the death to be in the line of duty, the Agency Administrator will authorize the Human Resource Office (HRO) to initiate a $9,000 death gratuity payment to the personal representative as designated by the Authorized Officer.

4. Once authorization is received, the HRO will contact the Personal Representative to obtain their Social Security Number (as needed to process the death gratuity payment and report to the IRS) and prepare a memorandum advising the Chief Financial Officer to request a check from Accounting Operations Center (AOC) (see Sample Memorandum to Chief Financial Officer below).

5. The HRO will ask the CFO to submit the check request to AOC for payment using the attached Obligation Transmittal Sheet.

6. The HRO will issue a letter to the personal representative, concurrent with the payment request, stating that the check will be sent directly to them. The letter should explain how the amount was determined and that if OWCP does not pay the $200 payable under 5 U.S.C. Section 8133(f) and the full $800 payable under 5 U.S.C. Section 8134(a) the remaining amount, up to the $10,000 total allowable, can be paid out to the personal representative. The letter will also explain the tax implications (see Sample Letter to Personal Representative below).

7. If the total additional death gratuity payments from OWCP, as stated above, do not total $1000, the remainder will be paid to the representative once the Application for Consideration for Additional Death Gratuity Payment form is received. Follow steps

\(^{10}\) At present, the death gratuity is paid from the BLM’s account. Any budget adjustment requests are to be decided between the Agency Administrator and the State Director or Assistant Fire Director for deaths of fire personnel.
4-5 above and issue a final letter to the personal representative explaining that the total death gratuity payment of $10,000 has been reached (see Sample Letter to Personal Representative Regarding Additional Death Gratuity Payment below.)

Former employees who die as a result of an injury sustained in the line of duty are also eligible for the death gratuity. Follow the above guidelines for initiating the death gratuity payment and include the following:

1. Request an official statement from the physician of record or medical examiner stating that the injury sustained in the line of duty caused the death of the former employee.

2. Request documentation from OWCP that the former employee sustained this injury in the line of duty. Contact the appropriate Regional OWCP Office for employee claim information and Claim Number.

D. Personal Representative

The personal representative is the formally designated executor or administrator of the employee's estate under State law. The department or agency head determines who the personal representative is in any particular case. The designation of a personal representative may be determined as being:

1. A legally appointed executor/executrix of the estate as designated by the decedent or by operation of State law; or

2. If there is no legally appointed representative, consideration will be given to the order of precedence governing the payment of a Federal employee’s unpaid compensation, as set forth in 5 U.S.C. Section 5582(b);

In order to facilitate the settlement of the accounts of deceased employees, money due an employee at the time of his death shall be paid to the person or persons surviving at the date of death, in the following order of precedence, and the payment bars recovery by another person of amounts so paid:

1. First, to the beneficiary or beneficiaries designated by the employee in writing received in the employing agency before his death;

2. Second, if there is no designated beneficiary, to the widow or widower of the employee;

3. Third, if none of the above, to the child or children of the employee and descendants of deceased children by representation;

4. Fourth, if none of the above, to the parents of the employee or the survivor of them;

5. Fifth, if none of the above, to the duly appointed legal representative of the estate of the employee;

6. Sixth, if none of the above, to the person or persons entitled under the laws of the domicile of the employee at the time of his death; or

7. If other complex issues exist regarding the determination, the issue may be referred to OPM Associate General Counsel (Compensation) for opinion.
How to determine if the death is a “line-of-duty” death:

1. The Agency Administrator is delegated the authority to make a determination of “Line-of-Duty” death. A determination made by the Department of Labor’s Office of Workers’ Compensation Program (OWCP) may be used to establish whether an employee sustained an injury or illness while in the line of duty.

2. Request documentation from OWCP that the former employee sustained this injury in the line of duty. Contact the appropriate Regional OWCP Office for employee claim information and Claim Number. However, it is left up to the discretion of the Agency Administrator. In the LODD of fire employees, the Fire Director make this determination and authorization.

E. Tax Implications
The IRS has now issued a ruling that a death gratuity payment, while not subject to Federal income tax withholding, is fully subject to Federal income tax if the death occurred on or after August 20, 1996 (see BAL 97-104, IRS Form 1099-R, and IRS Instructions for 1099-R):

1. BAL 97-104 – Tax Status of New Death Gratuity Payment Authority
2. IRS Form 1099-R
3. IRS Instructions for Form 1099- R

F. Links for More Information
1. PL 104-208 Section 651
2. BAL 96-109 – New Death Gratuity Payment Authority
3. CSRS and FERS Handbook – Chapter 70, Section 70C2.1-1 – Death Gratuity Authorized by Public Law 104-108

G. Memorandum to Chief Financial Officer (Fillable Template)
See Fillable Template in Appendix 19

H. Sample Letter to Personal Representative (Fillable Template)
See Fillable Template in Appendix 19

I. Application for Additional Death Gratuity Payment (Fillable Template)
See Fillable Template in Appendix 19

J. Letter to Personal Representative Regarding Additional Death Gratuity Payment (Fillable Template)
See Fillable Template in Appendix 19
APPENDIX 8 – OFFICE OF WORKERS’ COMPENSATION LODD BENEFITS

A. Overview
The Federal Employees’ Compensation Act (FECA) (5 U.S.C. Section 8101), which is administered by the Office of Workers’ Compensation Programs of the U.S. Department of Labor, provides compensation benefits to civilian employees of the United States for disability due to personal injury or disease sustained while in the performance of duty, as well as for payment of benefits to dependents if a work-related injury or disease causes an employee’s death.

When an employee dies because of an injury incurred in the performance of duty, the supervisor should immediately notify the OWCP Federal Employees Compensation (FEC) District Office.

B. Claims for Death Benefits – Forms To Complete
The survivors or supervisor of a deceased employee should use forms CA-5 Claim for Compensation by Widow, Widower, and/or Children and CA-5b Claim for Compensation by Parents, Brothers, Sisters, Grandparents to submit claims for death benefits. Forward to OWCP with a copy of the death certificate, marriage certificate, divorce or annulment decree, and/or birth certificates, whichever apply.

The supervisor completes Form CA-6 Official Supervisors Report of Employee Death to report the work-related death and sends to OWCP no more than 10 working days after notification of the death.

1. Division of Federal Employees' Compensation (DFEC)
The Federal Employees' Compensation Act (FECA) (5 U.S.C. 8101 et seq.) Is administered by the Office of Workers’ Compensation Programs (OWCP) of the U.S. Department of Labor. It provides compensation benefits to civilian employees of the United States for disability due to personal injury sustained while in the performance of duty or to employment-related disease. The FECA also provides for the payment of benefits to dependents if the injury or disease causes the employee's death.

DCA CA-11, When Injured at Work DFEC Information Guide for Federal Employees

2. Compensation for Death
If no child is eligible for benefits, the widow’s or widower's compensation is 50 percent of the employee's pay at the time of death if death was due to the employment-related injury or disease. If a child or children are eligible for benefits, the widow or widower is entitled to 45 percent of the pay and each child is entitled to 15 percent. If children are the sole survivors, 40 percent is paid for the first child and 15 percent for each additional child, to be shared equally. Other persons such as dependent parents, brothers, sisters, grandparents, and grandchildren may also be entitled to benefits. The total compensation may not exceed 75 percent of the employee's pay or the pay of the highest step for GS-15 of the General Schedule, except when such excess is created by authorized cost-of-living increases.
Compensation to an employee's surviving spouse terminates upon his or her death or remarriage. However, a widow or widower's benefits continue if the remarriage takes place after the age of 55.

Awards to children, brothers, sisters, and grandchildren terminate at the age of 18, unless the dependent is incapable of self-support or continues to be a full-time student at an accredited institution until he or she reaches the age of 23 or has completed four years of education beyond the high school level.

Eligible beneficiaries must elect between survivor’s (retirement) benefits and OWCP but can change election later.

Burial expenses up to $800 are payable. If the Department of Veterans Affairs (VA) also pays a burial allowance, that allowance must be deducted. If the employee dies away from home, the cost of transporting the body to the place of burial will be paid in full. In addition, a $200 allowance will be paid for terminating the deceased's status as a Federal Employee.

In addition to any burial expenses or transportation costs, a $200 allowance is paid for the administrative costs of terminating an employee's status with the Federal Government.

C. CA-810, Injury Compensation for Federal Employees Publication
This publication was prepared by the Office of Workers’ Compensation Programs (OWCP), U.S. Department of Labor. It serves as a handbook for Federal agencies in providing basic information about the administration of the Federal Employees’ Compensation Act (FECA), which provides compensation benefits to civilian employees of the United States for disability due to personal injury or disease sustained while in the performance of duty.

CA-810, Injury Compensation for Federal Employees Publication:
1. See Chapter 2-5 for information on forms.
2. See Chapter 3-1A-D for Provisions of the Law.
3. Generally speaking, for injuries and deaths on or after September 7, 1974, the law provides that a claim for compensation must be filed within three years of the injury or death (5 U.S.C. Section 8122). See these references for details and exceptions.
4. See Chapter 7-2 on Death Benefits for:
   a. Entitlement
   b. Compensation Payments
   c. Funeral and Burial Expenses
   d. Employing Agency Death Gratuity
   e. FECA Death Gratuity
5. See Chapter 7-3 for what constitutes Dual Benefits.
D. Survivors of “An Employee Who Dies of Injuries Incurred in Connection With the Employee’s Service With an Armed Force In a Contingency Operation”

This is a new provision that creates a death gratuity for Federal employees (and employees of non-appropriated fund instrumentalities) by authorizing the United States to pay up to $100,000 to the survivors of "an employee who dies of injuries incurred in connection with the employee's service with an Armed Force in a contingency operation." On January 28, 2008, the Federal Employees' Compensation Act (FECA) was amended by adding a new section 8102a (5).

E. U.S.C. Section 8102a – Death Gratuity

This provision creates a death gratuity for Federal employees (and employees of non-appropriated fund instrumentalities) by authorizing the United States to pay up to $100,000 to the survivors of “an employee who dies of injuries incurred in connection with the employee's service with an Armed Force in a contingency operation.” The $100,000 amount must by law be reduced and offset by any other Federally provided death gratuity.
APPENDIX 9 – EMPLOYEE RETIREMENT SYSTEMS DEATH BENEFITS

A. Overview
   A Survivor Annuitant is a family member of a deceased Federal employee or annuitant who is entitled to an annuity under a retirement system established for employees. The widow or widower, former spouse (if any), and child(ren) may qualify for a survivor annuity if the death occurs while employed and the deceased was subject to the Civil Service Retirement system (CSRS) and completed at least 18 months of creditable civilian service or was subject to the Federal Employees Retirement System (FERS) and completed at least 10 years of creditable service. See 5 CFR 831 Subpart F; 838, 842, and 843. If there are no eligible survivor annuitants, there may be a lump sum benefit payable.

B. Benefits Payable
   Refer to the CSRS and FERS Handbook for Personnel and Payroll Offices for details on following CSRS and FERS benefits payable and other information:

<table>
<thead>
<tr>
<th>CSRS</th>
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<tbody>
<tr>
<td>Monthly Survivor Annuity</td>
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<td>Current Spouse</td>
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<td>Reemployed Annuitants</td>
<td>Reemployed Annuitant</td>
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C. Other Information
   1. Refer to the CSRS and FERS Handbook for Personnel and Payroll Offices:
      a. Applying for CSRS and FERS Survivor Annuity Benefits.
      b. When Benefits Begin.
      c. Contacts for Processing CSRS and FERS Annuity and Lump-Sum Benefits.
      d. Additional Information for Processing the CSRS/FERS Annuity/Lump-Sum Benefits.

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1 Retirement Systems are processed by the Branch of Employee Benefits Services (BEBS)/Office of Personnel Management (OPM).
D. Civil Service Retirement System (CSRS)

1. Monthly Survivor Annuity – CSRS

a. Eligibility

1) Current Spouse if:

i. The employee who died completed at least 18 months of creditable civilian service,

ii. The employee who died was covered by the Civil Service Retirement System (CSRS) when he/she died, and

iii. The current spouse was married to the employee for at least nine months (if the death was accidental or there was a child born of your marriage to the employee, the nine-month requirement does not apply).

iv. If a court order awards part of the total survivor annuity to a former spouse, the current spouse will receive the remainder. If the former spouse loses entitlement because of death or remarriage before age 55, the current spouse may begin to receive the full annuity.

2) Child(ren) if:

The employee completed at least 18 months of creditable civilian service, and the child is an:

i. Unmarried dependent child under age 18, and/or

ii. Unmarried dependent child from age 18 to age 22, if attending an accredited educational institution full-time, and/or

iii. Unmarried, disabled dependent child if the disability occurred before age 18.

3) To a Former Spouse if:

i. Specified under a qualifying court order, and

ii. The employee who died completed at least 18 months of creditable civilian service,

iii. The former spouse was married to the employee for at least nine months, and

iv. The former spouse did not remarry before reaching age 55 (unless he/she was married to the deceased for at least 30 years).

b. References and Links

1) CSRS and FERS Handbook for Personnel and Payroll Offices

2) Chapter 70: Spouse Benefits – Death of an Employee

3) Chapter 73: Children(s) Benefits
4) Chapter 74: Former Spouse Survivor Benefits
   i. 5 CFR, Administrative Personnel
      • Part 831, Retirement
      • Part 841, FERS, General Administration
      • Part 843, FERS, Death Benefits and Employee Refunds
   ii. 5 US Code, Part III, Subpart G, Chapter 83, Subchapter III
   iii. Section 8331, Definitions
   iv. 8332, Creditable Service
   v. 8341, Survivor Annuities
   vi. 8342, Lump-Sum Benefits; Designation of Beneficiary; Order of Precedence

c. Forms to Complete
   The Benefits Counselor will complete as much information as possible prior to sending documents to the family. Once the family has the information, the Benefits Counselor will counsel the family on items they will need to complete.

1) Current Spouse, Former Spouse and Child(ren):
   i. Form SF 2800 and SF 2800A must be completed and sent to the Branch of Employee Benefits Services (BEBS).
   ii. Include a certified copy of death certificate.
   iii. Student(s) and Disabled Child(ren):
   iv. OPM will request form RI 25-41 if the child(ren) is listed as a student, and/or RI 25-43 if listed as disabled. You can include these forms along with the SF-2800 to expedite processing, but do not wait to submit the SF-2800 if you do not have these forms.
   v. RI 25-41, Initial Certification of Full-Time School Attendance
   vi. RI 25-43, Documentation in Support of Claim for CSRS or FERS Benefits

2) Military Service:
   Military Service may be creditable towards calculating the annuity benefit.
   If the employee was eligible to but did not pay back his military deposit or only paid back a portion of the deposit, the survivor must elect to make the deposit in writing by completing:
   i. OPM Form 1519, Survivor’s Military Service Election, and
   ii. SF 2803, Application to Make Deposit or Redeposit (showing military service only).
iii. Additional information needed is RI 20-97, Estimated Earnings During Military Service and the DD Form 214, Discharge Papers and Separation Documents. Deposit must be made to the agency prior to adjudication of the retirement application and release of the IRR from payroll. Also, we are unable to determine cost of buy back until earning are received.

iv. See Chapter 23 for additional information on military deposit accounts.

v. See Chapter 81 for instructions on how to complete SF 2806, Individual Retirement Record. (Payroll completes the Individual Retirement Record form.)

2. Lump-Sum Credit – CSRS
If an employee dies and no survivor annuity is payable based on his/her death, the retirement contributions remaining to the deceased person’s credit in the Civil Service Retirement and Disability Fund, plus applicable interest, are payable.

a. Payees for Lump Sum Benefits – Chapter 75

1) If a lump sum benefit is payable, it is paid to the first person eligible under the following order of precedence:
   i. To the designated beneficiary.

2) If there is no such beneficiary, to the widow or widower.
   i. If none of the above, to the child or children, with the share of any deceased child distributed among the descendants of that child.

3) If none of the above, to the parents in equal shares or the entire amount to a surviving parent.

4) If none of the above, to the executor or administrator of the estate.

5) If none of the above, to the next of kin as determined under the laws of the state where the retiree lived.

Note: If there is no survivor entitlement to a monthly survivor annuity, the total lump-sum is payable. If there is a survivor entitled to a monthly survivor annuity, then a portion of the lump-sum is payable. Voluntary Contributions are not part of the lump-sum credit.

b. Forms to Complete

1) SF-2800, Application for Death Benefits.


3) SF 2806, Individual Retirement Record (completed by payroll).

3. Voluntary Contributions Lump Sum Benefit Payable – CSRS
Chapter 31 Subchapter 31A covers voluntary contributions to the Civil Service
Retirement and Disability fund. Employees covered under CSRS and CSRS Offset might have elected to participate in voluntary contributions. FERS employees are not eligible for voluntary contributions.

If the employee dies while still in Federal service or after separation from service but before becoming a retiree and contributed to the voluntary contributions account, the voluntary contributions account, including interest, is paid in a lump-sum payment to the person or persons who survive the employee and who are entitled under the normal order of precedence given in Chapter 34. (Designation of Beneficiary form.)

a. Order of Precedence:
Lump-sum payments upon the death of an employee, former employee, or retiree are paid to the person or persons surviving the deceased in accordance with the following order of precedence:

1) To the properly designated beneficiary or beneficiaries.
2) If there is no properly designated beneficiary, to the widow or widower.
3) If none of the above, to the child or children, with the share of any deceased child distributed among the descendants of that child.
4) If none of the above, to the parents in equal shares or the entire amount to the surviving parent.
5) If none of the above, to the executor or administrator of the estate, or to any other person who has authority under applicable State law to represent the deceased's estate.
6) If none of the above, to the other next of kin who are entitled under the laws of the domicile of the deceased at the date of death.

This payment after death also includes money credited as voluntary contributions for service performed in excess of that required for the 80-percent maximum annuity (see Chapter 50, section 50A.3.1-2).

b. References and Links
1) SF-2804A, Information Regarding Voluntary Contributions -- CSRS
2) SF-2804, Application to Make Voluntary Contributions

c. Forms to Complete
1) SF-2800, Application for Death Benefits SF 2800A – Agency Certification of Death in Service
2) SF 2806, Individual Retirement Record (to be completed by payroll)
3) SF 2801-1, Certified Summary of Federal Service – CSRS

4. Reemployed Annuitant Death Benefits For CSRS – Chapter 100
a. If the annuity continued through reemployment – Forms SF-2806, Individual Retirement Record and SF 2800, Application for Death Benefits.
b. If the annuity was terminated on or during reemployment – process in the same manner as any other death.

E. Federal Employees Retirement System (FERS)

1. Basic Employee Death Benefit (BEDB) – FERS

a. Eligibility

1) Current Spouse if:

i. The employee who died completed at least 18 months of creditable civilian service,

ii. The employee who died was covered by the Federal Employees Retirement System (FERS) when he/she died, and

iii. The current spouse was married to the employee for at least nine months (if the death was accidental or there was a child born of your marriage to the employee, the nine-month requirement does not apply).

2) Child(ren) if:

i. This benefit is not payable to children.

3) To a Former Spouse if:

i. A qualifying court order is on file at the Office of Personnel Management (OPM),

ii. The former spouse was married to the deceased for a total period of at least nine months, and

iii. The former spouse did not remarry before reaching age 55 (unless he/she was married to the deceased for at least 30 years).

2. Amount of Basic Employee Death Benefit

50% of the employee’s final salary (average salary, if higher), plus $15,000 increased by Civil Service Retirement System (CSRS) cost-of-living adjustments beginning 12/1/87.

3. General Information

a. The surviving spouse or former spouse must elect to receive this benefit in either:

   1) One payment, or

   2) 36 monthly installments.

4. References and Links

   Chapter 70, Spouse Benefits – Death of an Employee

5. Forms to Complete

   Form SF 3104B Section 2, Documentation and Elections in Support of Application for Death Benefits when Deceased was an Employee at the Time of Death (FERS).

   This form must be completed and submitted to BEBS.
Note: Any surviving spouse or former spouse who appears to be eligible to receive a lump sum should be given the IRA Rollover Option Information, including the Death Benefit Payment Rollover Election Form (located on SF-3104B section 5) since taxable lump sums, if not rolled over, are subject to a mandatory 20 percent withholding for Federal income tax.

6. Monthly Survivor Annuity – FERS

a. Eligibility

1) Current Spouse if:

   i. The employee who died completed at least 10 years of creditable service (18 months of which must be creditable civilian service),

   ii. The employee who died was covered by the Federal Employees Retirement System (FERS) when he/she died, and

   iii. The current spouse was married to the employee for at least nine months (if the death was accidental or there was a child born of the marriage to the employee, the nine-month requirement does not apply).

   iv. If a court order awards part of the total survivor annuity to a former spouse, the current spouse will receive the remainder. If the former spouse loses entitlement because of death or remarriage before age 55, the current spouse may begin to receive the full annuity.

   v. Annuity Benefit – In addition to the BEDB, an eligible spouse may receive a monthly survivor annuity.

2) Child(ren) if:

   i. The employee completed at least 18 months of creditable civilian service, and

   ii. The child is an

   iii. Unmarried dependent child under age 18, and/or

   iv. Unmarried dependent child from age 18 to age 22, if attending an accredited educational institution full-time, and/or

   v. Unmarried, disabled dependent child if the disability (certified as such by the Social Security Administration) occurred before age 18.

   vi. The combined benefit of all the children is reduced by the total amount of the child’s insurance benefits that are payable (or would, upon proper application, be payable) under Title II of the Social Security Act for the same month to all children of the deceased based on the total earnings of the deceased. Any monthly FERS survivor benefit payable to any child is reduced (offset) by the total amount of any Social Security survivor benefit payable to the child(ren). In most cases, the FERS benefit is reduced to $0.

3) To a Former Spouse if:
i. Specified under a qualifying court order,

ii. The employee who died completed at least 18 months of creditable civilian service,

iii. The former spouse was married to the employee for at least nine months, and the former spouse did not remarry before reaching age 55 (unless he/she was married to the deceased for at least 30 years).

7. References And Links
   a. Chapter 70, Spouse Benefits – Death of an Employee
   b. Chapter 73, Children(s) Benefits
   c. Chapter 74, Former Spouse Benefits
   d. SF-3114, Applying for Death Benefits Under FERS

8. Forms To Complete
   a. Current Spouse, Former Spouse and Child(ren):
      1) SF-3104, Application for Death Benefits
      2) SF-3104B Sections 1 and 4, Survivor’s Military Service Election
      3) SF-3108, Application to Make Service Credit Payment for Civilian Service
      4) SF-3100, Individual Retirement Record (Payroll form)
   b. Student(s) and Disabled Child(ren):
      OPM will request form RI 25-41 if the child(ren) is listed as a student, and/or form RI 25-43 if listed as disabled. You can include these forms along with the SF-3104 and SF-3104B to expedite processing, but do not wait to submit the SF-3104 and SF-3104B if you do not have these forms.
   c. Military Service:
      Military Service may be creditable towards calculating the annuity benefit. The procedure under CSRS section 70A4.4-1 and 70A5.3-1 are applicable under FERS, with the exception of the forms. If the employee was eligible to but did not pay back his military deposit or only paid back a portion of the deposit, the military earnings RI 20-97 and DD 214 are required.

      1) The survivor must elect to make the deposit in writing. Deposit must be made to the agency prior to adjudication of the retirement application and release of the IRR from payroll. Also, we are unable to determine cost of buy back until earning are received. SF-3104B, Sections 1 and 4, Survivor’s Military Service Election

    Notes:
    
    • Generally, the CSRS provisions explained in Part 70A6 apply to FERS employees except that the compensation benefits are reduced if the employee was covered under FERS and their survivors are eligible for Social Security benefits. The BEDB is not payable if the OWCP benefits are elected.
    • As under CSRS, the survivors must choose between death compensation benefits
from OWCP and FERS survivor benefits. If they elect OWCP benefits, they may also elect to receive a lump sum of the employee’s retirement contributions plus interest, but not survivor annuity or BEDB. However, if the survivor choses a lump sum payment of the retirement they will lose future rights.

- In general, a former spouse must follow the same procedures as a current spouse when applying for survivor benefits.

9. Lump-Sum Credit Benefit – FERS
   If an employee dies and no survivor annuity is payable based on his/her death, the retirement contributions remaining to the deceased person’s credit in the Civil Service Retirement and Disability Fund, plus applicable interest, are payable.

   a. Payees for Lump Sum Benefits
      If a lump sum benefit is payable, it is paid to the first person eligible under the following order of precedence:
      1) To the designated beneficiary,
      2) If there is no such beneficiary, to the widow or widower,
      3) If none of the above, to the child or children, with the share of any deceased child distributed among the descendants of that child,
      4) If none of the above, to the parents in equal shares or the entire amount to a surviving parent,
      5) If none of the above, to the executor or administrator of the estate, or
      6) If none of the above, to the next of kin as determined under the laws of the state where the retiree lived.
      7) Subchapter 75B – SF 3104, Application for Death Benefit 5 U.S.C. Section 8424 and 5 CFR 843 Subpart A and B)
      8) If there is no survivor who is entitled to monthly survivor annuity, a lump-sum payment may be made. If there is a survivor who is entitled to a monthly survivor annuity, they must choose between the annuity and the lump-sum payment.

   For further information on the lump-sum payment, see Chapters 32, 70, and 72.

10. Reemployed Annuitant Death Benefits For FERS – Chapter 100
    a. If the annuity continued through reemployment – complete Forms SF-3100, Individual Retirement Record and SF-3104, Application for Death Benefits.
    b. If the annuity was terminated on or during reemployment – process in the same manner as any other death.

F. Applying For CSRS or FERS Survivor Annuity Benefits
   A retiree’s survivor should work with the Office of Personnel Management (OPM); however, the Benefits Counselor will assist with the forms that need to be completed.
Contact the personnel office of the Federal agency where the employee worked. You should complete the Application for Death Benefits, SF 2800 (CSRS) or SF 3104 (FERS) and attach any other forms and/or evidence as the application or circumstances require. Attach a certified copy of the employee’s death certificate and a copy of the certificate of the marriage to the widow or widower. Send the application to BEBS.

If you are the surviving spouse or former spouse of a deceased FERS employee, you will work with BEBS to also complete SF 3104B, Standard Documentation and Elections in Support of Application for Death Benefits, when deceased was an employee at the time of death.

A widow or widower who is claiming benefits for himself/herself and on behalf of children should file one application.

If the employee’s death was job-related, workers’ compensation benefits may be payable.

1. When Benefits Begin
   a. Widow or Widower
      Your survivor annuity begins on the day after the employee’s or retiree’s death. If you are eligible for benefits and we are unable to pay you because a former spouse is entitled, your annuity would begin the day after the former spouse loses entitlement to benefits.
   b. Former Spouse
      If you are a former spouse who was awarded a survivor annuity based on a court order, your survivor annuity begins to accrue on whichever day is later:
      1) The day after the employee’s or retiree’s death, or
      2) The first day of the second month after we receive a certified copy of the court order along with any additional necessary supporting documentation.
      3) If you are eligible for benefits and we are unable to pay you because another former spouse is entitled, your annuity would begin the day after the former spouse loses entitlement to benefits.
   c. Child
      Your survivor annuity begins to accrue on the day after the employee’s or retiree’s death.

2. Worker’s Compensation Verses Survivor Annuity
   The FECA prohibits payment of compensation and survivor annuity at the same time. This prohibition does not, however, prevent an individual from filing for both benefits. If both benefits are approved, the rules prohibiting dual benefits apply. If the surviving spouse and/or children of an individual who died as a result of a job-related disease or injury are eligible for both death compensation benefits from OWCP and CSRS or FERS survivor benefits (see Section 70B6 for differences in application of FERS benefits), the survivor must elect which of the two benefits he or she wishes to receive.
Most survivors will choose compensation benefits instead of a survivor annuity because compensation normally pays a higher amount. If the survivor elects compensation benefits, he or she may also elect to receive a lump sum payment of the employee's contributions to the retirement fund. (It would be beneficial to have a future retirement annuity if the survivor remarries.) The lump sum is paid under a statutory order of precedence:

a. First, to the designated beneficiary,
b. If none designated, to the surviving spouse,
c. If none, to the child or children and descendants of deceased children, by representation,
d. If none, to any surviving parents,
e. If none, to the duly appointed executor or administrator of the estate, or
f. If none, to the next of kin.

g. If the employee was single and had no dependent children, there would be no survivor annuity benefit or lump sum payable under OWCP unless there are dependent parents, grandparents, brothers, sisters, and grandchildren. FECA specifies the percentage of salary used to determine each benefit according to the degree of dependence. If there was no former spouse eligible for CSRS benefits, a lump sum of the employee's retirement contributions would be paid to his or her survivors under the order of precedence.

See Chapter 70 Section 70A6.1-1 Benefits Payable

3. References And Links

a. Chapter 102 and Chapter 70
b. 5 U.S.C. Sections 8116, 8332, 8337, 8344, 8411, 8464a, and 8468
c. 5 CFR Parts 831 and 842

G. Contacts For Processing CSRS And FERS Annuity And Lump-Sum Benefits

1. Bureau of Land Management

Bureau of Land Management NOC
Benefits and Retirement OC-240
Denver Federal Center Building 50
Denver, CO 80225-0047

Benefits Fax: 303-236-6685

Benefits email: blm_oc_ben_and_ret@blm.gov FEDHR Navigator

2. Office of Personnel Management (OPM)
Once the survivor annuity package is received, the agency and/or survivor may contact OPM.
Office of Personnel Management  
Box 45 Boyers, PA 16017  

OPM for Retirement/Annuity Questions 1-888-767-6738

H. Additional Information For Processing The CSRS/FERS Annuity/Lump-Sum Benefits

1. BEBS will complete the Electronic Quick Pay Report for Surviving Spouses to submit to OPM
2. If divorced after 1985, you will need to include a copy of dissolution of marriage.
3. Each child (over 22) must complete the 2800 or 3104 to receive any retirement benefit.
4. Make sure to include all names used on the forms as OPMs documents for retirement benefits are filed by name not Social Security Number.
APPENDIX 10 – FEDERAL EMPLOYEES HEALTH BENEFITS (FEHB)

A. Overview
Eligible survivors may continue enrollment in the FEHB program if: 1) the decedent was enrolled for Self and Family at the time of death, and 2) at least one family member is entitled to an annuity as a survivor of the deceased employee. Not all survivors who are covered under an employee’s FEHB qualify to continue the FEHB enrollment if the employee dies. The above two criteria must first be met. If the enrollment continues, eligible survivors are entitled to the same benefits and Government contribution as active and retired employees enrolled in the same plan. The survivor annuitant's share of the premiums is normally deducted from his/her annuity payments.

B. Eligibility
The Branch of Employee Benefits Services (BEBS) will tentatively determine the survivors' eligibility for continued health benefits enrollment. OPM will make the final determination of their eligibility after it reviews all of the retirement and health benefits records.

C. Requirements For Continuing Enrollment
For the surviving family members to continue health benefits enrollment, all the following requirements must be met:

1. The deceased must have been enrolled for Self and Family at the time of death, and
2. At least one family member must be entitled to a survivor annuity.

All survivors who meet the definition of “family member” can continue their health benefits coverage under the deceased’s enrollment as long as any one of them is entitled to a survivor annuity.

Under FERS, the surviving spouse who is entitled to a basic employee death benefit or whose benefits are offset by Social Security may continue health benefits enrollment by paying premiums directly to OPM.

If the survivor annuity is not large enough to cover the enrollee share of the premiums, the survivors may either change to a lower-cost plan or option or choose to pay the premiums directly to OPM.

D. Process
1. Eligible Survivor Action
   No action to be taken to continue enrollment, as is, if all the eligibility requirements are met.

2. Cancelling Enrollment
   If the survivors do not want to continue enrollment, they must send a letter to OPM or a Health Benefits Election form (SF 2809) canceling the enrollment. The survivors must take this action; the Branch of Employee Benefits Services (BEBS) will not terminate enrollment when the employee dies unless it appears that no survivors are eligible.
3. When a Survivor is Eligible Both as an Employee and a Survivor Annuitant
   If a Survivor, whose spouse dies, is an employee eligible for health benefits who is
covered as a family member under their spouse's Self and Family enrollment and
they are eligible to continue the enrollment as a survivor annuitant, they may:
   a. Cancel their enrollment as an annuitant and enroll as an employee because they
      had a change in family status (death of spouse), or
   b. They may continue the enrollment as a survivor annuitant.
   c. However, if they want to participate in premium conversion, they must be
      enrolled as an employee.

4. BEBS Procedures
   Visit the OPM Healthcare webpage for these and other topics pertaining to
   Annuitants and Compensationers:
      a. Qualifying Retirement Systems (CSRS and FERS).
      b. Procedures for Retiring Employees.
      c. If You Want to Continue Your Health Benefits Coverage.
      d. If You Want to Cancel or Change Your Health Benefits Coverage.
      e. Opportunities for Survivor Annuitants to Change Enrollment.
      f. If the Deceased Was Not Enrolled.

E. Extension of FEHB Coverage
   1. Overview
      Eligible family members’ coverage continues at no cost for 31 days after enrollment
      terminates for any reason except when voluntarily cancelled or the plan is
      discontinued. If an eligible family member is an inpatient in a hospital on the 31st
day of extension of coverage, FEHB benefits for the hospitalized person will
      continue for the length of the hospitalization, up to a maximum of 60 more days,
      unless the coverage is converted to an individual contract.

      If no survivors are eligible to continue the enrollment, BEBS will terminate
      enrollment on the Notice of Change in Health Benefits Enrollment (SF 2810), note
      in the Remarks section: "Enrollee died (date)," and send the enrollee copy of the SF
      2810 to the nearest living relative or to the representative of the estate. However, if it
      appears that a survivor who has been covered as a family member may be eligible
      for conversion, BEBS will send the SF 2810 to him/her.

      For additional information on eligibility for extension of coverage, see the FEHB
      Handbook.

   2. Process
      The 31-day extension is automatic unless the coverage was voluntarily cancelled or
      the plan is discontinued. There are no forms to complete for the 31-day extension of
      coverage. Before the 31-day extension terminates, the survivors should look into
      their eligibility to convert to their own FEHB plan (see FEHB Conversion Rights
      below to file for Temporary Continuation of Coverage (TCC).
F. FEHB Conversion Rights

1. Overview
   a. Conversion Rights
      When your enrollment terminates, you are entitled to convert to an individual policy offered by the carrier of your plan. You are not required to provide evidence of insurability.

      Exception: You are not entitled to convert to an individual policy if you voluntarily canceled your enrollment or your plan was discontinued.

   b. Benefits under a Conversion Contract
      Many conversion contracts provide fewer benefits at a higher cost than what is offered under the FEHB Program. Also, there is no Government contribution to the cost of the individual conversion contract. If you anticipate that a family member will lose coverage in the near future, the benefits and cost of a plan's conversion contract may be an important consideration in your choice of a health plan. If you or a family member is considering converting to an individual policy, you should contact the carrier of your plan for information about the benefits and cost of its conversion contract.

   c. Effective Date of Conversion Contract
      Your or your family member's conversion contract becomes effective at the end of the 31-day extension of coverage, even when you or your family member is an inpatient in a hospital on the 31st day of extended coverage.

2. Eligibility
   All eligible family members who were covered under the decedent’s FEHB plan and are no longer eligible to continue FEHB coverage either through being a current federal employee or being a survivor who is receiving a survivor annuity, may convert their coverage to an individual policy.

3. Process
   To apply for conversion, you or your family member must make a written request to the carrier of your plan. The plan will promptly send you an application form and details concerning benefits and rates of the nongroup contract to which you may convert. You or your family member must apply for conversion within 31 days after his/her coverage as a family member terminated.

4. BEBS Procedures
   When your enrollment terminates, BEBS must give you a notice of your right to convert to an individual policy on the Notice of Change in Health Benefits Enrollment form (SF 2810). BEBS should provide you with this notice immediately upon your enrollment termination, but no later than 60 days from the termination date.

G. Forms

1. Form for Current Federal employees who wish to change enrollment due to Qualifying Life Event:
BLM Handbook

H-1112-3 LOSS OF HUMAN LIFE HANDBOOK (I) A10-4

a. SF-2809 Health Benefits Election Form

BEBS will process the SF-2810 to terminate FEHB if there are no eligible survivors, or to change from Self and Family plan to Self Only:

b. SF-2810 Notice of Change in Health Benefits Enrollment

2. Forms for Survivor’s receiving a survivor annuity:

a. OPM-2809 Health Benefits Registration Form

b. RI 79-9 Health Benefits Cancellation/Suspension Confirmation

H. Links for More Information

1. OPM Website for FEHB

2. OPM Website for FEHB Handbook – Survivor Annuitants

3. 2RI-70-1 2015 Guide to Federal Benefits for Federal Civilian Employees – Overview of benefits for current employees


5. RI-79-2 Information for Retirees and Survivor Annuitants - FEHB


7. SF-2810 Notice of Change in Health Benefits Enrollment

I. Contacts

Questions regarding FEHB termination or to obtain a copy of the SF 2810:

Bureau of Land Management NOC
Benefits and Retirement OC-240
Denver Federal Center Building 50
Denver, CO 80225-0047

Benefits Fax: 303-236-6685
Benefits email: blm_oc_ben_and_ret@blm.gov FEDHR Navigator

1. OPM Office of Retirement Programs

OPM – Office of Retirement Programs PO Box 45
Boyers, PA 16017

Email: retire@opm.gov Fax: 1-724-794-6633
OPM for Survivor Annuitants 1-888-767-6738 7:30-5:30pm (Eastern Time) TTY 1-800-878-5707

2. BEBS

The Branch of Employee Benefits Services (BEBS) will process SF-2810 and SF-2809 if there is a current Federal employee who needs to change their FEHB plan. OPM will process OPM-2809 and RI 79-9 for survivor annuitants who need to change or cancel their plan.
J. Regulations And Authorities
1. CFR Part 890 – Federal Employees Health Benefits Program
2. Affordable Care Act (Public Law 111-148) – Extended coverage to children up to their 26th birthday, removed requirement for children to be unmarried, for stepchildren to live with the enrollee, and for children (except foster children) to be dependent on the enrollee.
3. CFR Subpart D – Temporary Extension of Coverage and Conversion 890.401(a) – (c)
4. CFR Subpart D – Temporary Extension of Coverage and Conversion 890.401 (a) – (c)

K. FEHB Temporary Continuation Of Coverage (TCC)
1. Overview
   a. What is temporary continuation of coverage (TCC)?
   TCC is a feature of the Federal Employees Health Benefits (FEHB) Program that allows certain people to temporarily continue their FEHB coverage after regular coverage ends.

   There may be eligible dependent children who were on the decedent’s Self and Family FEHB plan who might soon be turning 26 and therefore no longer eligible to remain enrolled in FEHB. Let the survivors know that TCC might be an option for a child dependent once they reach the age of 26. Also, if a child is receiving a survivor annuity and that annuity stops, they may be eligible for TCC (see “Eligibility” below).

   Children who lose coverage because they are no longer dependent may carry the enrollment for 36 months from the time they cease being an eligible family member for FEHB purposes.

   A TCC enrollee may cancel the enrollment at any time. However, once the cancellation takes effect, the enrollee cannot reenroll, and the cancellation is final.

   b. How much does TCC cost?
   TCC enrollees must pay the full premium for the plan they select (that is, both the employee and Government shares of the premium) plus a 2 percent administrative charge.

2. Eligibility
   a. For children, the qualifying events that might make them eligible for TCC are:
      1) Reaching age 26,
      2) Loss of status as stepchild, foster child, or recognized natural child,
      3) In the case of children whose coverage has continued beyond age 26 because of their inability to support themselves due to a disability occurring before they reached age 26, recovering from the disability
or becoming self-supporting,
4) Death of the employee or annuitant if the child does not qualify for a survivor annuity, and
5) Survivor annuity stops for any reason, including because he or she is no longer a full-time student.

b. A spouse who loses coverage because of the death of an employee or annuitant is not eligible for TCC. (Most surviving spouses can continue regular coverage as survivor annuitants, and so don't need TCC.)

When your child's TCC enrollment terminates, he/she may be entitled to convert to an individual policy.

3. Process
a. BEBS will process all TCC claims for children who are dependents of active federal employees.

b. OPM will process all TCC claims for children who are dependents of survivor annuitants or were receiving a survivor annuity themselves.

c. Visit the OPM Temporary Continuation of Coverage website for additional information, including:
   1) How to obtain TCC for children who lose FEHB coverage.
   2) Who is covered in a TCC family enrollment. Premium payments.
   3) Opportunities to change enrollment.
   4) Termination of enrollment or coverage.
   5) Thirty-one-day temporary extension of coverage and conversion to an individual contract

4. Forms
   a. SF-2809 – Health Benefits Election for children who lose their FEHB coverage as a child of a current employee. CSRS and FERS children of survivor annuitants use OPM-2809.

   b. OPM-2809 – Health Benefits Registration Form for children who lose their FEHB coverage as a child of a survivor annuitant or if they were receiving a survivor annuity themselves.

5. Contacts
U.S. Office of Personnel Management Retirement Operations Center
P.O. Box 45
Boyers, PA 16017-0045

Email: retire@opm.gov Phone: 1-888-767-6738
TTY line: 1-800-878-5707
7:30 a.m. To 7:45 p.m. (Eastern)
Benefits Fax: 303-236-6685
6. BEBS

If the child is covered under a current Federal employee’s FEHB plan, BEBS will process the form. If the child is covered under a survivor annuitant’s FEHB plan, OPM will process.

7. Regulations And Authorities

Title II of Public Law 100-654, effective January 1, 1990, established the temporary continuation of coverage provision for the FEHB Program.

CFR Subpart K – Temporary Continuation of Coverage 890.1101-1113

L. Federal Flexible Spending Account Program (FSAFEDS)

1. Overview

FSAFEDS offers pre-tax savings on common, out-of-pocket expenses. A decedent may have a Federal Flexible Spending Account (FSA) that they have been paying into that a surviving spouse/dependent(s) and/or estate may need to think about.

2. Eligibility

Only active employees of the Executive Branch or another agency that participates in FSAFEDS who are eligible to enroll in Federal Employees Health Benefits (FEHB) Program are eligible to enroll in FSAFEDS (see FAQs for Eligibility and Enrollment).

a. Process

Reimbursements for expenses can be paid out up until the date of death; all monies remaining in the account after that point will be forfeited.

What happens to eligible expenses if the FSA account holder dies?
If the FSAFEDS enrollee dies before the end of the Benefit Period, the account holder’s surviving spouse/dependent(s) and/or estate may submit claims or receive payment for eligible expenses incurred through the account holder’s date of death. Expenses incurred after the date of death are not eligible for reimbursement. In addition to submitting the claim form and supporting documentation (e.g., receipts, LMN, etc.), provide the name and address of the executor/executrix of the FSAFEDS enrollee’s estate.

b. Contacts

FSAFEDS Program – Claims
Box 14127
Lexington, KY 40512-4127
Customer Service Toll-Free: 1-877-372-3337
TTY Line: 1-866-353-8058

International: 1-650-577-5294
Claims Processing Toll-Free FAX: 1-866-643-2245

c. BEBS

BEBS does not process FSAFEDS. The survivor will need to contact
FSAFEDS directly.

d. Regulations And Authorities
   The Federal FSA Program is a tax-savings plan governed by the rules of Section 125 of the Internal Revenue Code.

M. Deductible Health Plans (HDHP) High

1. Overview
   a. What is a High Deductible Health Plan?
      A High Deductible Health Plan (HDHP) is a health plan product. When combined with a Health Savings Account (HSA) or a Health Reimbursement Arrangement (HRA), it provides insurance coverage and a tax-advantaged way to help save for future medical expenses.

   b. Health Saving Account (HSA): An HSA is a tax-sheltered trust account owned for the purpose of paying qualified medical expenses when enrolled in an HDHP.
      What happens when employee dies? The HSA would pass to the surviving spouse or named beneficiary tax free, and the account can continue to be used as before. If the deceased is unmarried and does not have a named beneficiary, the money is disbursed to the estate and is subject to any applicable taxes. (See HDHP with HSA FAQS for more information.)

   c. Health Reimbursement Arrangement (HRA): An HRA is an employer-funded tax-sheltered account to reimburse allowable medical expenses. HDHP members who did not qualify for an HSA will be provided an HRA.
      What happens when employee dies? If the surviving spouse does not enroll in an HDHP, the funds will be forfeited.

N. Federal Employees Dental and Vision Program (FEDVIP)

1. Overview
   FEDVIP is a Federal dental and vision insurance program that certain survivors may be eligible for. It is separate from the Federal Employees Health Benefits program.

2. Eligibility
   a. Who is eligible to enroll in FEDVIP?
      Federal employees eligible for FEHB coverage (whether or not enrolled) and annuitants/survivor annuitants (regardless of FEHB eligibility) are eligible to enroll.

   b. Who is considered an eligible family member?
      Family member eligibility under FEDVIP is NOT the same as for FEHB. Eligible family members under FEDVIP are your:

      1) Spouse,
      2) Unmarried dependent child(ren) under age 22 (including an adopted child, stepchild, foster child, and recognized natural child), and
      3) Child age 22 or over who is incapable of self-support because of a mental or physical disability that existed before the child reached age 22.
4) Changes in dependent eligibility under healthcare reform (Affordable Care Act) do not affect eligibility for children under FEDVIP.

c. Who is not eligible to enroll in FEDVIP?

The following people are not eligible to enroll in FEDVIP, regardless of FEHB eligibility or receipt of an annuity or portion of an annuity:

1) Deferred annuitants,
2) Former spouses of employees or annuitants,
3) FEHB temporary continuation of coverage (TCC) enrollees,
4) Temporary employees who are:
   i. Serving under an appointment limited to one year or less and have not completed at least one year of current continuous employment, excluding any break in service of 5 days or less; or
   ii. Expected to work less than 6 months in each year.
5) Intermittent employees (who do not have a prearranged regular tour of duty),
6) Seasonal or occasional employment for one calendar year that amounted to less than 6 months of work does not meet the one year of current continuous employment requirement, and
7) Anyone receiving an insurable interest who is not an eligible family member.

3. Process

The eligible survivor must use BENEFEDS to enroll or change enrollment in a FEDVIP plan. BENEFEDS is a secure enrollment website (www.BENEFEDS.com) sponsored by OPM. If they do not have access to a computer, they call 1-877-888-FEDS (1-877-888-3337), TTY number 1-877-889-5680 to enroll or change their enrollment.

a. Contacts
   Phone: 1-877-888-FEDS (1-877-888-3337)
   TTY number 1-877-889-5680
   Website: https://www.benefeds.com/

b. BEBS
   BEBS does not process FEDVIP programs; survivors will need to contact FEDVIP themselves.

c. Regulations And Authorities
   5 CFR 894 – Federal Employees Dental and Vision Insurance Program
APPENDIX 11 – THRIFT SAVINGS PLAN (TSP)

A. Overview
TSP is a retirement savings and investment plan for Federal employees. Any money the decedent contributed to the TSP cannot remain in the decedent’s TSP account and will need to be distributed to the beneficiary(ies), either through direct payment or if there is an eligible surviving spouse into a TSP account in the spouse’s name.

There are tax implications related to distribution of a deceased employee’s contributions to the TSP account. It is important for beneficiaries to be aware of these implications. For detailed information about the rules associated with death benefit payments, read the TSP tax notice “Important Information About Thrift Savings Plan Death Benefit Payments.” Also, consult a tax advisor.

B. Eligibility
There are two ways in which a deceased employee’s TSP contributions could be distributed: 1) either through a Designation of Beneficiary, which must be on file with TSP prior to the employee’s death, or 2) according to the Statutory Order of Precedence.

1. Distribution According To The Tsp Designation Of Beneficiary
TSP will not honor a will, prenuptial agreement, separation agreement, property settlement, court order, or a trust document when distributing an account.

The only document the TSP will use to distribute death benefits is Form TSP-3, Designation of Beneficiary, formerly TSP-U-3 for uniformed services members. By law, the TSP must pay the properly designated beneficiary, or beneficiaries, under all circumstances.

or –

2. Distribution According To The Statutory Order Of Precedence
If no Designation of Beneficiary form is on file with the TSP, the decedent’s money will be distributed according to the following order of precedence required by law:

a. To the spouse:

b. If none, to the child or children equally, and to the descendants of deceased children,

c. If none, to the parents equally or a surviving parent,

d. If none, to the appointed executor or administrator of the estate, or

e. If none, to the next of kin who is entitled to the estate under the laws of the state in which the decedent resided at the time of death.

C. Process
1. The beneficiary(ies) must complete the TSP-17 and submit it, along with a copy of the death certificate, to TSP.

2. Once the TSP processes this information and determines the beneficiaries for the account, they will contact the beneficiaries with additional information and instructions.

3. If the spouse beneficiary’s share of a deceased civilian TSP participant’s account is $200 or more, a beneficiary participant account will be established in their name. At that time
they will receive a “welcome letter” providing information about how the account is initially invested and what they can expect from the TSP.

4. If the spouse beneficiary’s share of the balance is less than $200, it will be paid directly to the spouse and they will not be able to remain in the TSP.

D. Forms

1. TSP-17, Thrift Savings Plan Information Relating to Deceased Participants.
2. TSP-3, Designation of Beneficiary. (Must be on file with TSP prior to the employee’s death.)

E. Contacts

1. Thrift Savings Plan
   Thrift Savings Plan
   Box 385021 Birmingham, AL 35238
   TSP death benefits phone: 1-800-371-2365 FAX 1-866-817-5023
   Thriftline Phone: 1-TSP-YOU-FRST (1-877-968-3778)
   Monday – Friday, 7 a.m. To 9 p.m. (Eastern)
   Automated Response System available 24 hours a day, 7 days a week Thrift Savings Plan Homepage

F. BEBS

BEBS will send the beneficiary a copy of the TSP-17 to complete. The beneficiary should send the completed back to BEBS

G. Regulations and Authorities

3. 5 CFR Parts 1600-1690 Thrift Savings Plan
APPENDIX 12 – FEDERAL EMPLOYEES GROUP LIFE INSURANCE PROGRAM (FEGLI)

A. Overview

Claims for benefits are adjudicated and paid by the Office of Federal Employees' Group Life Insurance (OFEGLI). Beneficiaries of employees covered under the Federal Employees’ Group Life Insurance (FEGLI) program may be entitled to insurance death benefits. The following are the benefits that might be payable to beneficiaries upon the death of an employee:

1. Basic Insurance – Is an amount equal to an employee’s annual salary, rounded up to the next thousand-dollar amount, plus $2,000. (A higher amount is payable if an employee was under age 45 at the time of death.)
2. Option A – If elected (standard optional insurance) coverage is $10,000.
3. Option B – If elected (additional optional insurance) comes in 1-5 multiples of an employee’s salary.

In addition, Basic insurance and Option A have accidental death and dismemberment (AD&D) benefits. However, there is no AD&D coverage with Option B. Accidental death benefits for Basic insurance benefits are equal to the Basic insurance amount; accidental death benefits for Option A are $10,000. These benefits may be payable in addition to regular death benefits.

Currently, life insurance benefits are not considered taxable income to recipients for income tax purposes. (Refer to the FEGLI website and consult a tax advisor for final determination on tax obligations.)

Life insurance benefits are paid in addition to any workers’ compensation, Social Security, or Federal retirement pension benefits.

B. Eligibility

FEGLI insurance benefits are payable depending on many factors. (For a detailed explanation on who may receive these benefits, see FEGLI Program Booklet for Federal/Postal Employees: Who Gets the Money After I Die?)

C. Process

OFEGLI can only pay death benefits after it has received:

1. Claim for Death Benefits (Form FE-6),
2. Certified copy of the death certificate or other satisfactory proof of death, and
3. Certification by the employing office (NOC BEBS), Agency Certification of Insurance Status (SF 2821). The certification must include all supporting documentation, as described below:
   a. All designations of beneficiary (if any), all FEGLI election forms, any assignments, and any court order(s) on file that direct payment of FEGLI benefits.
D. Forms
   Forms to complete, if applicable:
   1. BAL # 09-102 Attachment 3 – Preliminary Information to OFEGLI (BEBS will complete)
   2. Claim for Death Benefits (FE-6)
   4. Notice of Conversion Privilege (SF 2819)
   5. Agency Certification of Insurance Status (SF 2821) (BEBS will process and submit)

Forms on file that will need to be referenced:
   1. Designation of Beneficiary (SF 2823)
   2. Life Insurance Election (SF 2817)
   3. Agency Certification of Status of Reemployed Annuitants (OPM 1482)

Forms should be returned to BEBS. BEBS will forward to OFEGLI.

NOTICE: The address given on these forms for submission of the completed form is no longer correct. The form should be sent to:
   OFEGLI
   Box 8149
   Long Island City, NY 11101-8149

E. Links For More Information
   1. FEGLI Calculators
   2. FEGLI Handbook Chapter on "Claims"
   3. FEGLI FAQS – Claim for FEGLI Benefits
      a. FEGLI Booklet for Federal Employees (FE 76-21)
      b. FEGLI Program Booklet for Federal/Postal Employees: Who Gets the Money After I Die?
      c. FEGLI Program Booklet for Federal/Postal Employees: How Should Someone File a Claim?
      d. FEGLI Program Booklet for Federal/Postal Employees: How Are Benefits Paid?
      e. Life Insurance Payment Fact Sheet
   4. Assignment of Life Insurance (RI 76-10)

F. Contacts
   Any questions about the status of a claim must be directed to the OFEGLI office at:
   OFEGLI
   Box 6512
   Utica, NY 13504-6512
G. BEBS
   BEBS will send the applicable forms to the survivors and request that the forms are returned to BEBS. BEBS will then forward the forms to OFEGLI.

H. Regulations And Authorities
   1. 5 CFR Part 870 – Federal Employees Group Life Insurance Program
A. Law Enforcement Officers, Firefighters and First Responders

1. Public Safety Officers’ Benefits Program (PSOB)

The Public Safety Officers’ Benefits Act of 1976, as amended, authorizes the Department of Justice, Bureau of Justice Assistance, Office of Justice Programs, to pay a benefit to specified survivors of public safety officers found to have died as the direct and proximate result of a personal, traumatic injury involving external force sustained in the line of duty, and to claimant public safety officers found to have been permanently and totally disabled as the direct result of a catastrophic injury sustained in the line of duty.

This program provides death and education benefits to survivors of fallen Law Enforcement Officers, Firefighters, and other first responders, as well as disability benefits to officers catastrophically injured in the line of duty.

The amount of the PSOB current (fiscal year 2018) death benefit is $350,079. This amount fluctuates with every fiscal year. It is Federally tax free, but you must check with your state to see if any State taxes may apply. This benefit does not affect the eligibility for any other death benefits received.

a. Death Benefit: One-time benefit to eligible survivors whose deaths were the direct and proximate result on an injury sustained in the line of duty.

b. Disability Benefit: One-time benefit to eligible public safety officers who were permanently and totally disabled as a result of a catastrophic injury sustained in the line of duty.

c. Education Benefit: Provides support for higher education to eligible spouses and children of public safety officers who died in the line of duty or were catastrophically disabled in the line of duty.

Heart Attacks and Strokes: On December 15, 2003, President Bush signed the Hometown Heroes Survivors Benefits Act that expanded the circumstances under which public safety officer deaths resulting from heart attacks and strokes may be covered by the program.

If an autopsy or toxicology report was processed, it must be provided; otherwise, a letter on letterhead from head of the agency or medical examiner stating that no autopsy or toxicology analysis was performed will suffice.

Original birth certificates or death certificates do not need to be submitted for processing a PSOB claim; copies are acceptable:

Public Safety Officers’ Benefits Office Bureau of Justice Assistance
Office of Justice Programs 810 Seventh Street NW Fourth Floor Washington, DC 20531
Phone: 202-307-0635
Toll-free: 1-888-744-6513
E-mail: askpsob@usdoj.gov
Website: https://psob.bja.ojp.gov/
For important guidance, see the PSOB Checklist.
You can apply online at the BJA Public Safety Officers’ Benefits Program website or by completing the Report of Public Safety Officer’s Death form.

B. Line-of-Duty Death Law Enforcement (Only)

1. Public Safety Officers’ Educational Assistance (PSOEA) program
   Formerly “Federal Law Enforcement Dependents Assistance of 1996 Act (Public Law 104-238 and [42 USC 3796]). PSOEA's sole purpose is intended to defer educational expenses through an established monthly allowance. Those who are eligible are spouses and children of public safety officers who have been killed or permanently disabled in the line of duty. (Public safety officers include Law Enforcement Officers, Firefighters, and members of rescue squads and ambulance crews.)

   For the most current information, see the BJA Public Safety Officers’ Benefits Program website. View the PSOEA payment amounts for full-time students.

   To provide key information regarding filing a PSOB Education Claim, call the PSOB Call Center toll-free at 1-888-744-6513, Monday through Friday from 7:00 a.m. To 5:00 p.m. Eastern time.

2. Concerns of Police Survivors, Inc. (COPS)
   Organized in 1984, COPS is a national organization to: 1) support Law Enforcement survivors emotionally, financially, and legally, 2) assist Law Enforcement agencies to prepare for issues associated with the sudden loss of a Law Enforcement Officer in the line of duty, 3) act as a public relations organization. The organization is comprised of spouse’s parents, children, siblings, significant others, and co-workers effected by Line-of-Duty Deaths.

   Concerns of Police Survivors, Inc.
   P.O. Box 3199 846 Old South 5
   Camdenton, MO 65020
   Email: cops@nationalcops.org Phone: 573-346-4911
   Fax: 573-346-1414

3. Robert D. May Scholarship Fund
   A scholarship of up to $10,000 is available to qualified dependents of Federal Law Enforcement Officers killed or permanently disabled in the line of duty. The scholarship may be used to pursue any academic higher education (as defined by the Department of Labor). The program is administered by the FBI, with specific qualification and application requirements.
   Federal Bureau of Investigation Employee Benefits Unit PA 570
   1001 Pennsylvania Ave NW Washington, DC 20535-0001
   Phone: (202) 220-9027
C. Firefighters (Only)

1. National Fallen Firefighters Foundation
The United States Congress created the National Fallen Firefighters Foundation to lead a nationwide effort to remember America’s fallen firefighters.

National Fallen Firefighters Foundation
Drawer 498 Emmitsburg, MD 21727

Phone: 301-447-1365
Fax: 301-447-1645
Www.firehero.org

2. Resources For Newly Bereaved Families Of Fallen Firefighters
Resources for Newly Bereaved Families of Fallen Firefighters

3. Educational Assistance: Sarbanes Scholarship Program
In 1992, the U. S. Congress created the National Fallen Firefighters Foundation. Our mission is to honor all fallen firefighters and to assist their survivors in rebuilding their lives. One way we do this is by offering spouses and children the opportunity to pursue their personal, educational, and career goals through the Foundation's scholarship programs.

4. International Association Of Firefighters (IAFF)
The IAFF, through the W.H. “Howie” McClennan Scholarship, makes annual scholarship awards available to children of firefighters who died in the line of duty. The applicant’s parent must have been a member in good standing of the IAFF at the time of death. Call 202-737-8484 for more information.
W. H. "Howie" McClennan Scholarship

5. Association Of Aerial Firefighters/Associated Airtanker Pilots (AAP)
To aid families of fallen aerial firefighters, including fixed and rotary wing aircraft that: a) drop fire retardant, foam, or water; b) fly in a lead plane or tactical air-control capacity; and/or c) provide logistics support or personnel deployment missions at fire incidents. AAF has established a memorial fund where proceeds are presented directly to the families.

AAP
2406 West White Chapel Avenue
Porterville, CA 93257
www.airtanker.org

6. Wildland Firefighter Foundation
The Wildland Firefighter Foundation is Federal, State, and local firefighters; private sector firefighters; interface firefighters; and volunteers. The Wildland Firefighter Foundation honors and recognizes wildland firefighters and strives to take care of fallen and injured.

Wildland Firefighter Foundation 2049 Airport Way
Boise, ID 83705
APPENDIX 14 – VETERAN’S ADMINISTRATION (VA) BENEFITS

A. Overview
There are many different benefits that certain survivors and dependents might be eligible for through the Veteran’s Administration (VA), such as burial expenses, headstones or markers, burial flags, plot internment allowance, and in some cases death gratuities, educational assistance, life insurance, and many others. Many states also offer benefits to eligible survivors and dependents of veterans that are independent of Federal benefits and vary by state. If the deceased employee was a Veteran, make sure to refer the survivors to the VA website for all of the benefits that they might be entitled to.

1. Dependent or Survivor Benefits

B. Burial in A National Cemetery
Burial at no charge may be authorized in any national cemetery and a headstone or marker with appropriate inscription may be provided by the government. If the deceased is a military veteran, contact the Department of Veterans Affairs (VA) for burial assistance. When the burial is in a national, state, or post cemetery, a burial flag will be provided. When burial is in a private cemetery, obtain burial flags from VA regional offices, national cemetery, or U.S. Post Office by completing VA Form 21-2008 (Application for United States Flag for Burial Services), and submit it with a copy of the veteran’s discharge papers at any of these locations. Contact the local or regional VA office for specific burial assistance information.

1. VA Burial Benefits
2. Persons Eligible for Burial in a National Cemetery

C. Burial Flags

VA Burial Flags

1. Why Does VA Provide A Burial Flag?
A United States flag is provided, at no cost, to drape the casket or accompany the urn of a deceased Veteran who served honorably in the U. S. Armed Forces. It is furnished to honor the memory of a Veteran’s military service to his or her country. VA will furnish a burial flag for memorialization for each, other than dishonorable discharged:

a. Veteran who served during wartime.
b. Veteran who died on active duty after May 27, 1941.
d. Peacetime Veteran who was discharged or released before June 27, 1950.
e. Certain persons who served in the organized military forces of the Commonwealth of the Philippines while in service of the U.S. Armed Forces and who died on or after April 25, 1951.
f. Certain former members of the Selected Reserves.

2. Who Is Eligible To Receive The Burial Flag?
Generally, the flag is given to the next-of-kin, as a keepsake, after its use during the funeral service. When there is no next-of-kin, VA will furnish the flag to a friend making request for it. For those VA national cemeteries with an Avenue of Flags, families of Veterans buried in these national cemeteries may donate the burial flags of their loved ones to be flown on patriotic holidays.

3. How Can You Apply?
   You may apply for the flag by completing VA Form 27-2008, Application for United States Flag for Burial Purposes. You may get a flag at any VA regional office or U.S. Post Office. Generally, the funeral director will help you obtain the flag.

4. Can A Burial Flag Be Replaced?
   The law allows us to issue one flag for a Veteran's funeral. We cannot replace it if it is lost, destroyed, or stolen. However, some Veterans' organizations or other community groups may be able to help you get another flag.

5. How Should The Burial Flag Be Displayed?
   The proper way to display the flag depends upon whether the casket is open or closed. VA Form 27-2008 provides the correct method for displaying and folding the flag. The burial flag is not suitable for outside display because of its size and fabric. It is made of cotton and can easily be damaged by weather.

D. Presidential Memorial Certificates
   A Presidential Memorial Certificate (PMC) is an engraved paper certificate, signed by the current President, to honor the memory of honorably discharged deceased Veterans.

1. Eligibility
   Eligible recipients include the next of kin and loved ones of honorably discharged deceased Veterans. More than one certificate may be provided.

2. Application
   Eligible recipients, or someone acting on their behalf, may apply for a PMC in person at any VA regional office or by U.S. mail or toll-free fax. Requests cannot be sent via email. Please be sure to enclose a copy of the Veteran's discharge and death certificate to verify eligibility, as we cannot process any request without proof of honorable military service. Please submit copies only, as we will not return original documents.

   If you would like to apply for a Presidential Memorial Certificate, please call 1-202-565-4964 or toll free at 1-800-827-1000.

   VA Form 40-0247 Application for Presidential Memorial Certificate Instructions for Ordering a PMC Using Our Toll Free Fax Line

   a. Presidential Memorial Certificates General Information

   b. VA Form 40-0247 – Application for Presidential Memorial Certificate

E. Headstones and Markers
   Headstones and Markers General Information

1. Eligibility For A Headstone Or Marker
   The Department of Veterans Affairs (VA) furnishes upon request, at no charge to
the applicant, a Government headstone or marker for the unmarked grave of any deceased eligible veteran in any cemetery around the world, regardless of their date of death. The VA may also furnish a headstone or marker for graves that are marked with a private headstone or marker for veterans that died on or after November 1, 1990. Public Law 110-157 also gives VA authority to "furnish, upon request, a medallion or other device of a design determined by the Secretary to signify the deceased's status as a veteran, to be attached to a headstone or marker furnished at private expense." This benefit is available in lieu of a Government furnished headstone or marker for veterans in privately marked graves who died on or after November 1, 1990.

To order a medallion, claimants should use the form VA 40-1330M, Claim for Government Medallion for Placement in a Private Cemetery.

1. Most Recent Legislative Changes Concerning Eligibility For Headstones, Markers And Medallions

Headstones, Markers and Medallions Eligibility Legislation

Important: Eligible veterans are entitled to either a Government-furnished headstone or marker or the new medallion, but not both.

F. Burial and Plot Interment Allowance

Burial and Plot Interment Allowance Factsheet

1. What Are VA Burial Allowances?

VA burial allowances are partial reimbursements of an eligible Veteran's burial and funeral costs. When the cause of death is not service related, the reimbursements are generally described as two payments:

a. A burial and funeral expense allowance, and

b. A plot or interment allowance.

2. Who Is Eligible?

a. You may be eligible for a VA burial allowance if:

   1) You paid for a Veteran's burial or funeral, and
   2) You have not been reimbursed by another government agency or some other source, such as the deceased veteran's employer, and
   3) The Veteran was discharged under conditions other than dishonorable.

b. In addition, at least one of the following conditions must be met:

   1) The Veteran died because of a service-related disability, or
   2) The Veteran was receiving VA pension or compensation at the time of death, or
   3) The Veteran was entitled to receive VA pension or compensation but decided not to reduce his/her military retirement or disability pay, or
   4) The Veteran died while hospitalized by VA or while receiving care under VA contract at a non-VA facility, or
5) The Veteran died while traveling under proper authorization and at VA expense to or from a specified place for the purpose of examination, treatment, or care, or

6) The Veteran had an original or reopened claim pending at the time of death and has been found entitled to compensation or pension from a date prior to the date or death, or

7) The veteran died on or after October 9, 1996, while a patient at a VA-approved state nursing home.

3. How Much Does VA Pay?

a. Service-Related Death
VA will pay up to $2,000 toward burial expenses for deaths on or after September 11, 2001. If the Veteran is buried in a VA national cemetery, some or all of the cost of transporting the deceased may be reimbursed.

b. On-Service-Related Death
For deaths on or after October 1, 2011, VA will pay up to $700 toward burial and funeral expenses (if hospitalized by VA at time of death), or $300 toward burial and funeral expenses (if not hospitalized by VA at time of death), and a $700.00 plot-interment allowance (if not buried in a national cemetery). If the death happened while the Veteran was in a VA hospital or under VA contracted nursing home care, some or all of the costs for transporting the Veteran’s remains may be reimbursed. An annual increase in burial and plot allowances for deaths occurring after October 1, 2011, begins in fiscal year 2013 based on the Consumer Price Index for the preceding 12-month period.

c. Burial Expenses
Any VA burial expenses paid must be subtracted from any allowable OWCP bureau payments:

1. Burial expenses up to $800 are payable.
2. If the Department of Veterans Affairs (VA) also pays a burial allowance, that allowance must be deducted.
3. If the employee dies away from home, the cost of transporting the body to the place of burial will be paid in full.
4. In addition, a $200 allowance will be paid for terminating the deceased's status as a Federal employee.

4. How Can You Apply?
You can apply by filling out VA Form 21-530, Application for Burial Benefits. You should attach a copy of the veteran’s military discharge document (DD 214 or equivalent), death certificate, funeral, and burial bills. They should show that you have paid them in full. You may download the form at www.va.gov/vaforms/.

a. Documents Needed
1. The veteran's discharge certificate or DD 214,
2. The veteran's VA Claim Number or Social Security Number,
3. The veteran's death certificate,
4. Government life insurance policy,
5. A copy of all marriage certificates and divorce decrees (if any),
6. A copy of each child's birth certificate (or adoption order), and
7. Veteran's birth certificate to determine parents' benefits.
APPENDIX 15– SOCIAL SECURITY ADMINISTRATION (SSA)

A. Overview

BEBS does not administer this program; the survivor must contact them direct. Social Security is not just for retirement. There are other benefits available to surviving spouses; divorced spouses; school-aged and disabled children; and dependent parents. Anyone who has worked and paid Social Security taxes has earned benefits for his or her family. The amount of work (quarters) needed to make survivors eligible depends upon the worker’s age at death.

Below you will find a summary of Social Security benefits. For more detailed information, visit the Social Security Administration website.

B. Eligibility

1. Who May Be Eligible For Survivor Benefits?

   a. A surviving widow or widower may be able to receive full benefits at full retirement age. The full retirement age for survivors is age 66 for people born in 1945-1956 and will gradually increase to age 67 for people born in 1962 or later. Reduced widow or widower benefits can be received as early as age 60. If your surviving spouse is disabled, benefits can begin as early as age 50. For more information on widows, widowers, and other survivors, visit the Social Security Survivor Benefits Planner webpage. The widow or widower can receive benefits at any age if they take care of the deceased’s child who is receiving Social Security benefits and younger than age 16 or disabled.

   b. Unmarried children who are younger than age 18 (or up to age 19 if they are attending elementary or secondary school full time) also can receive benefits. This also applies to children at any age if they were disabled before age 22 and remain disabled. Under certain circumstances, benefits also can be paid to stepchildren, grandchildren, step grandchildren, or adopted children. Generally, Social Security pays more benefits to children than any other Federal program.

   c. Dependent parents can receive benefits if they are age 62 or older. (For parents to qualify as dependents, the decedent would have had to provide at least one-half of their support.)

   d. Surviving divorced spouse who are age 60 or older (50-59 if disabled) can get benefits if your marriage lasted at least 10 years. However, he or she does not have to meet the age or length-of-marriage rule if caring for the decedent’s child who is younger than age 16 or who is disabled and also entitled based on the decedent’s work. The child must be the former spouse’s natural or legally adopted child. Benefits paid under the age or disability requirement won’t affect the benefit rates for other survivors; however, benefits paid for a child under age 16 or disabled in the divorced spouse’s care will affect the amount of the benefits of others on the worker’s record.
2. Benefits Available
   a. What does Social Security offer eligible survivors?
      The lump-sum death benefit of $255 is payable upon the death of a person
      who has worked long enough to be insured under Social Security.

      The one-time lump-sum death payment of $255 is payable to:
      1) A surviving spouse if he or she was living with the deceased or, if living
         apart, was receiving certain Social Security benefits on the deceased
         person's record, or
      2) If there is no surviving spouse, a child who is eligible for benefits on the
         deceased person's record in the month of death.

      If no spouse or child meeting requirements exists, the lump-sum death payment will not be paid.
      The lump-sum death payment cannot be paid to funeral homes or estates for funeral expenses.

      To file for the benefit, call 1-800-772-1213 (TTY-1800-325-0778) and request an appointment at
      your local office. You must file the application for the lump-sum death payment within the two-
      year period ending with the second anniversary of the insured person's death.

   b. Monthly survivor's benefits.
      Eligible survivors receive a percentage of the basic Social Security benefit
      that is payable – usually in a range from 75 to 100 percent each. However,
      there is a limit to the amount of money that can be paid each month to a
      family. The limit varies but is generally equal to about 150 to 180 percent of
      the benefit rate.

3. How Much Are Benefits?
   How much your family can get from Social Security depends on the decedent’s average
   lifetime earnings. That means the more the decedent earned, the more the benefits will be.

C. Process
   1. You Will Need The Following Documents (Either Original Or Copies Certified By
      The Agency That Issued Them) To Apply:
      a. Proof of death – either from a funeral home or death certificate,
      b. Your Social Security Number, as well as the deceased worker’s,
      c. Your birth certificate,
      d. Your marriage certificate, if you are a widow or widower,
      e. Your divorce papers, if you are applying as a divorced widow or widower,
      f. Dependent children’s Social Security Numbers, if available, and birth
         certificates,
      g. Deceased worker’s W-2 forms or Federal self-employment tax return for the
         most recent year, and
      h. The name of your bank and your account number so your benefits can be
deposited directly into your account, and
i. If the deceased worker served in the military, then include the military discharge (DD-214).

2. What If The Decedent Was Already Receiving Social Security Benefits?
   a. Contact Social Security immediately to report the death.
   b. If benefits are being paid through direct deposit, notify the financial institution.
   c. If benefits are paid by check, do not cash the check and return any checks received after the death to Social Security.

3. How Much Will I Receive?
The benefit amount is based on the earnings of the person who died. The more the worker paid into Social Security, the greater the benefits will be. Social Security uses the deceased worker’s basic benefit amount and calculates what percentage survivors are entitled to. The percentage depends on the survivors’ ages and relationship to the worker. If the person who died was receiving reduced benefits, your survivor’s benefit is based on that amount. Here are the most typical situations:
   a. A widow or widower, at full retirement age or older, generally receives 100 percent of the worker’s basic benefit amount,
   b. A widow or widower, age 60 or older, but under full retirement age, receives about 71-99 percent of the worker’s basic benefit amount, or
   c. A widow or widower, any age, with a child younger than age 16, receives 75 percent of the worker’s benefit amount.
   d. Children receive 75 percent of the worker’s benefit amount.

D. Things That Can Affect The Amount Of Social Security Benefit Payable

1. Pensions From Work Not Covered By Social Security
   If you get a pension from work where you paid Social Security taxes, that pension will not affect your Social Security benefits. However, if you get a pension from work that was not covered by Social Security (for example, the Federal civil service, some State or local government employment, or work in a foreign country), your Social Security benefit may be reduced.

   For more information, ask for Government Pension Offset (Publication No. 05-10007), for government workers who may be eligible for Social Security benefits on the earnings record of a spouse; and Windfall Elimination Provision (Publication No. 05-10045), for people who worked in another country or government workers who also are eligible for their own Social Security benefits.

2. What If I Work?
   If you work while getting Social Security survivors benefits and are younger than full retirement age, your benefits may be reduced if your earnings exceed certain limits. (The full retirement age was 65 for people born before 1938 but will gradually increase to 67 for people born in 1960 or later.) To find out what the
earnings limits are this year and how earnings above those limits reduce your Social Security benefits, ask for How Work Affects Your Benefits (Publication No. 05-10069).

Receipt of Social Security benefits affects a child's entitlement to a FERS survivor benefit. The total FERS benefits payable to all children are reduced by the total Social Security benefits payable to all children. The remaining amount is divided by the total number of children payable under FERS. Each eligible child receives this amount. If the Social Security benefits equal or exceed the FERS benefits, no FERS benefits are paid. In many cases, the payments from Social Security will eliminate the FERS benefit altogether.

E. Supplemental Security Income
The spouse of a deceased employee who is blind, disabled, or age 65 or older, and/or their dependent child if blind or disabled could benefit from the Supplemental Security Income (SSI). The Social Security Administration (SSA) administers this program, which pays monthly benefits to people with limited income and resources who are disabled, blind, or age 65 or older. This benefit is not dependent on survivor eligibility (prior work or a family member's prior work) for Social Security benefits, but on limited income and resources. Someone eligible for SSI may also get medical assistance (Medicaid) to pay for hospital stays, doctor bills, prescription drugs, and other health costs. Most states also provide a supplemental payment to certain SSI beneficiaries and food assistance.

For more information, visit the Social Security Administration’s (SSA) Understanding Supplemental Security Income webpage. Check with SSA for available benefits.

F. OWCP Benefits And SSA Benefits
1. May FECA Benefits Be Paid For The Same Periods Of Time As Benefits Paid By The Social Security Administration (SSA)?
An employee may receive OWCP benefits and SSA benefits based on private employment for the same periods of time, but SSA may reduce its payments. The employee should contact SSA to find out whether this will occur in his or her case.

The Social Security Amendments of 1983 provide full SSA benefits rather than CSRS benefits to Federal employees hired on and after January 1, 1984 (i.e., to those covered under FERS).

Therefore, employees who are covered by FERS would be required to elect between FECA benefits and that portion of their SSA benefits attributable to their Federal service.

Apply for benefits as soon as possible because, in some cases, the SS benefits will be paid from the time you apply and not the date of death.

G. Links For More Information
Publication 05-10007 Government Pension Offset Publication.
Publication 05-10008 How Social Security Can Help You When a Family Member Dies.
Publication 05-10024 Understanding the Benefits.
Publication 05-10029 Disability Benefits.
Publication 05-10035 Retirement Benefits.
Publication 05-10045 Windfall Elimination Provision.
Publication 05-10069 How Work Affects Your Benefits.
Publication 05-10077 What You Need to Know When You Get Retirement or Survivors Benefits.
Publication 05-10084 Survivors Benefits.
Publication 05-10085 Benefits for Children.
Publication 05-11000 Supplemental Security Income (SSI).
Publication 05-11011 What You Need to Know When You Get Supplemental Security Income (SSI).
Apply for Survivor Benefits.
Supplemental Security Income (SSI).
Calculator for Benefit Estimate Based on Your Actual SS Earnings Record.
Click for more Detailed Benefits Calculations.
Social Security Administration (SSA).
Apply for SSI, Survivors, or Family Benefits.
Publication 554, Tax Guide for Seniors this form is updated every tax year and can be found at IRS.gov.
Publication 915, Social Security and Equivalent Railroad Retirement Benefits. This form is updated every tax year and can be found on the IRS website.

H. Forms
IRS Form W-4V to request that Federal Taxes be withheld from your SS Benefits contact IRS at 1-800-829-3676.

I. Contacts
Social Security
Toll-Free, 1-800-772-1213
TYY 1-800-325-0778
7 a.m. To 7 p.m. M-F
Automated phone service 24 hours a day Social Security Office Locator
APPENDIX 16 – FEDERAL LONG TERM CARE INSURANCE PROGRAM (FLTCIP)

A. Overview
Federal Long Term Care is personal care and other related services provided on an extended basis to people who need help with specific everyday activities or who need supervision due to a severe cognitive impairment. The surviving spouse may be eligible to apply for this insurance benefit or may need to contact the carrier to cancel the decedent’s policy. There is no time limit for applying for this insurance; however, premiums are based on age and will therefore go up with each year.

B. Eligibility
1. Can My Family Continue My Coverage If I Die?
   No. Federal Long Term Care Insurance Program coverage is specific to the enrolled individual. If an enrollee dies, no one can continue that enrollee's coverage. However, any enrolled relatives of a deceased enrollee can continue their coverage as long as they continue to pay premiums. Most Federal survivor annuitants are eligible to apply for coverage.

C. Process
   If their premiums were paid through payroll/annuity deduction of the deceased, they will need to contact Long Term Care Partners, LLC to make other arrangements for premium payment.

D. Forms
   1. FLTCIP Forms

E. Links For More Information
   1. OPM Website on LTCIP
   2. FLTCIP Eligibility
   3. FLTCIP Information

F. Contacts
   Long Term Care Partners, LLC
   Box 797
   Greenland, NH 03840-0797

   Toll free: 1-800-582-3337
   TTY: 1-800-843-3557
   Fax: 1-866-921-4510
   Apply online

G. National Operations Center Branch Of Employee Benefits Services (NOC BEBS)
   BEBS does not process FLTCIP. The survivor will need to contact FLTCIP directly.

H. Regulations And Authorities
   5 CFR Part 875 – Federal Long Term Care Insurance Program
APPENDIX 17 – SOURCES OF RECOGNITION

A. Law Enforcement Personnel

1. American Police Hall Of Fame

   Categories: Awards in 19 different areas including bravery, lifesaving, and K-9
   American Police Hall of Fame

   3801 Biscayne Blvd.
   Miami, Fl. 33137

   APHF Website

   Reference applicable State Law Enforcement and Fire Associations; California
   example shown below.

2. California Peace Officers Association

   Categories: Award of Valor, Award of Distinction

   Eligibility: Anyone in a Law Enforcement-related job (sworn or non-sworn) within
   the organization. Do not have to be a member of CPOA.

   California Peace Officers Association 1455 Response Road
   Sacramento, CA 95815
   Email: cpoa@cpoa.org
   CPOA Website

3. Federal Law Enforcement Officers Association (FLEOA)

   a. Heroism Award: Any Federal, State, or local Law Enforcement officer
      whose actions showed such concerns for others that the nominee’s safety was
      placed in jeopardy while providing assistance to the victim of a crime or in
      apprehension of a suspect.

   b. Bravery Award: Recipient can be any Federal, State, or local Law
      Enforcement Officer whose actions showed outstanding courage and valor in
      a life-threatening situation.

   c. Investigative Excellence Award (FLEOA Member): Member in good
      standing whose action led to arrest of a notorious subject, or prosecution of a
      significant criminal conspiracy.

   d. Group Achievement Award: Groups of three or more officers who together
      conducted a particularly noteworthy investigation or other Law Enforcement
      achievement.

   FLEOA National Awards 8459 US 42
4. International Association Of Women Police

Categories: Officer of the Year and Medal of Valor Center for Criminal Justice and Law Enforcement

IAWP Awards Chairperson
1380 Energy Lane, Suite 104
St. Paul, NM 55108

IAWP Website

5. National Association Of Police Organizations

Category: Top Cops Awards

Eligibility: Must be a sworn Law Enforcement Officer from any Federal, State, County, or local agency within the U.S. Nomination must be submitted by a sworn Law Enforcement Officer through a short essay on why nominee should be considered.

National Association of Police Organizations
Attn: Top Cops Awards
750 First Street, Suite 920
Washington, DC 20002-4241

NAPO Website

6. National Law Enforcement Officers Memorial Fund (NLEOMF)

Category: Officer of the Month. Officers who distinguish themselves through exemplary service and devotion to duty.

Eligibility: Both full and part time Law Enforcement Officers.

NLEOMF
605 E Street NW
Washington, DC 20004

NLEOMF Website

7. Women In Federal Law Enforcement (WIFLE)

Category: Julie Y. Cross award: Officers who displayed an unusual degree of courage, stamina and willingness to go above and beyond the call of duty, resulting
in an exceptional heroic achievement in Law Enforcement.

Eligibility: All sworn full-time Law Enforcement Officers.

WIFLE
PMB-204 Suite 102
2200 Wilson Blvd
Arlington, VA 22201

WIFLE Website

8. Women Peace Officers’ Association Of California

Categories: Member Merit Award, Award for Professional Achievement/Management, Award for Professional Achievement/Line

Woman Peace Officers Association
7355 Dayton Avenue
Hesperia, CA 92345

WPOACA Website

B. Other

1. National Fallen Firefighters Foundation

National Fallen Firefighters Foundation
P.O. Drawer 498
Emmitsburg, MD 21727
Phone: (301) 447-1365
Fax: (301) 447-1645

NFFF Website

2. Wildland Firefighter Foundation

Wildland Firefighter Foundation
2049 Airport Way
Boise, ID 83705

WFF Website

3. Carnegie Hero Fund Commission

Eligibility: Any civilian who voluntarily risks his/her own life, knowingly, to an extraordinary degree while saving or attempting to save the life of another person is eligible.

Law Enforcement, Rescue, and Fire Personnel are also eligible if the rescue is clearly
beyond the line of duty.

Carnegie Hero Fund Commission
425 Sixth Ave.
Suite 1640
Pittsburgh, PA 15219-1823

CHFC Website

4. United States Coast Guard-Life Saving Medal

Eligibility: Any persons who rescues or endeavors to rescue any other person from drowning, shipwreck, or other perils of water.

Information: Contact Commander of Coast Guard District where incident took place. If unknown or outside of a District contact:

Commander (G-WPM-3)
Coast Guard Washington, DC 20593-0001

USCG Website
APPENDIX 18 – FEDERAL TRAVEL REGULATIONS PART 303-70 AGENCY REQUIREMENTS FOR PAYMENT OF EXPENSES CONNECTED WITH THE DEATH OF CERTAIN EMPLOYEES

A. Overview
The following Travel Regulations are used to pay expenses related to the death of an employee – where the death is not work related – who is on travel or OCONUS at the time of death. If the death is work related, expenses are payable under the Federal Employees’ Compensation Act (FECA), 5 U.S.C. Section 8134. Authority: 5 U.S.C. 5721-5738; 5741-5742; E.O. 11609, 3 CFR, 1971-1975 Comp., p. 586; Presidential Memorandum dated September 12, 2011, “Delegation Under Section 2(a) of the Special Agent Samuel Hicks Families of Fallen Heroes Act.”

B. Subpart A – General Policies
1. §303-70.1
When Must We Authorize Payment Of Expenses Related To An Employee's Death?
You must authorize payment of expenses when, at the time of death, the employee was:
   a. On official travel status (away from the official station), or
   b. Performing official duties OCONUS or in transit to or there from, or
   c. Reassigned away from his/her actual place of residence under a mandatory mobility agreement, or
   d. In direct support of or directly related to a military operation, including a contingency operation, or an operation in response to an emergency declared by the President as provided in §303-70.600, or
   e. Performing official duties as determined by the head of agency and be a covered employee as provided in §303-70.700.

2. §303-70.2
Must We Pay Death-Related Expenses When The Employee's Death Is Not Work-Related?
Yes, provided the requirements in §303-70.1 are met.

3. §303-70.3
Must We Pay Death-Related Expenses For An Employee Who Dies When On Leave, Or Who Dies On A Non-Workday, While On Temporary Duty (Tdy) Or Stationed Oconus?
Yes, provided the requirements in §303-70.1 are met. However, payment cannot exceed the amount allowed if death had occurred while on duty at the TDY station or at the official station OCONUS.

4. §303-70.4
Must We Pay Death-Related Expenses Under This Chapter If The Same Expenses Are Payable Under Other Laws Of The United States?

No. When an employee dies from injuries sustained while performing official duty, certain death-related expenses are payable under the Federal Employees' Compensation Act (FECA), 5 U.S.C. 8134. For further information contact:

Department of Labor, Division of Federal Employees' Compensation
200 Constitution Avenue, NW
Washington, DC 20210

5. §303-70.5
Must We Pay Death-Related Expenses Under This Chapter To Relocate The Immediate Family To Another Location For An Employee Who Dies While At The Permanent Official Station?

No, except when the employee dies while performing duties under the provisions of Subparts F, G, and H of this Chapter.

C. Subpart B – Allowances For Preparation And Transportation Of Employee Remains

1. §303-70.100
Must We Provide Assistance For Preparation And Transportation Of Employee Remains?

Yes, in accordance with §303-70.101 and §303-70.102.

2. §303-70.101
What Costs Must We Pay For Preparation And Transportation Of Employee Remains?

You must pay all actual costs including but not limited to:

a. Preparation of remains, including:

b. Embalming or cremation,

c. Necessary clothing,

d. A casket or container suitable for shipment to place of interment, and

e. Expenses necessary to comply with local laws at the port of entry in the United States, and

f. Transportation of remains by common carrier (that is normally used for transportation of remains), hearse, other means, or a combination thereof, from the TDY station, OCONUS location, or CONUS location covered by §303-70.1 (e), to the employee's residence, official station, or place of interment, including but not limited to:

1) Movement from place of death to a mortuary and/or cemetery,

2) Shipping permits,
3) Outside case for shipment and sealing of the case if necessary,
4) Removal to and from the common carrier, and
5) Ferry fares, bridge tolls, and similar charges.

Note to § 303-70.101: Costs for an outside case are not authorized for transportation by hearse. Costs for transportation by hearse or other means cannot exceed the cost of common carrier (that is normally used for transportation of remains).

3. §303-70.102
Are There Any Limitations On The Place Of Interment?

No. You may pay expenses to transport the remains for interment at the actual residence, the official station, or such other place appropriate for interment as determined by the head of your agency.

D. Subpart C– Escort of Employee Remains
1. §303-70.200
Under What Circumstances May We Authorize An Escort For The Remains Of A Deceased Employee?

You may authorize the escort of remains when the employee's death occurs: While in official travel status away from the official station inside CONUS, While assigned to official duties OCONUS or in transit thereto or therefrom, or While reassigned away from actual place of residence under a mandatory mobility agreement.

2. §303-70.201
How Many Persons May Be Authorized Travel Expenses To Escort The Remains Of A Deceased Employee?

You may authorize travel expenses for no more than two persons.

3. §303-70.202
What Travel Expenses May We Authorize For The Escort Of A Deceased Employee's Remains?

You may authorize any travel expenses in accordance with Chapter 301 of this Title that are necessary for the escort of remains to:

a. The home or official station of the deceased, or

b. Any other place appropriate for interment as determined by the head of your agency.

E. Subpart D – Allowances for Preparation and Transportation of the Remains of Immediate Family Members
1. §303-70.300
When An Immediate Family Member, Residing With The Employee, Dies While The Employee Is Stationed OCONUS, Must We Furnish Mortuary Services?

Yes, if requested by the employee and when:

a. Local commercial mortuary facilities or supplies are not available, or
b. The cost of available mortuary facilities or supplies is prohibitive as determined by your agency head. Note to § 303-70.300: The employee must reimburse you for all furnished mortuary facilities and supplies.

2. §303-70.301
When An Immediate Family Member, Residing With The Employee, Dies While The Employee Is Stationed OCONUS, Must We Pay Expenses To Transport The Remains?

Yes, if requested by the employee, you must pay to transport the remains to the residence of the immediate family member. The employee may elect an alternate destination, but it must be approved by your agency head or his/her designated representative.

3. §303-70.302
When An Immediate Family Member, Residing With The Employee, Dies While The Employee Is Stationed OCONUS, May We Pay Interment Expenses?

No. You may not pay interment expenses when an immediate family member, residing with the employee, dies while the employee is stationed OCONUS.

4. §303-70.303
When An Immediate Family Member, Residing With The Employee, Dies While In Transit To Or From The Employee's Duty Station OCONUS, Must We Furnish Mortuary Services and/or Transportation Of The Remains?

Yes, you must furnish transportation if requested by the employee. You must follow the guidelines in §303-70.301 for transportation expenses. You must furnish mortuary services only if the conditions in §303-70.300 are met.

F. Subpart E – Transportation of Employee's Baggage and Privately Owned Vehicles (POV) From Official Temporary Duty (TDY) Station

1. §303-70.400
Must We Pay Transportation Costs to Return the Deceased Employee's Baggage from an Official TDY Station?

Yes, you must pay transportation costs to return the deceased employee's baggage to his/her official station or residence. However, you may not pay insurance of, or reimbursement for, loss or damage to baggage.

2. §303-70.401
Are There Any Limitations On The Baggage We Must Transport From An Official TDY Location?
Yes. You must only transport Government property and the employee's personal property, including professional books, papers, and equipment (PBP&E).

3. §303-70.402

Must We Pay Transportation Costs To Return the Deceased Employee's POV from the TDY Location?

Yes. You must pay costs associated with returning the POV from the TDY location to the employee's permanent official station, but only if the agency had authorized the use of the employee's POV at the TDY location as more advantageous to the Government than other means of transportation.

G. Subpart F – Transportation of Immediate Family Members, Baggage, Household Goods, and Privately Owned Vehicles (POV)

1. §303-70.500

When The Employee, On A Service Agreement Or A Mandatory Mobility Agreement, Dies At Or While In Transit To Or From His/Her Official Station OCONUS, Must We Return The Employee's Immediate Family, Baggage, POV, And Household Goods To The Former Actual Residence, New Official Station In CONUS, Or Alternate Destination?

Yes. Travel and transportation must begin within one year from the date of the employee's death. A one-year extension may be granted if requested by the family prior to the expiration of the one-year limit. The agency head or designated representative may approve the immediate family's relocation to one of the following:

a. The place of the employee's former residence at the time of assignment to duty OCONUS, or
b. The new CONUS location if in transit, or
c. An alternate destination as approved by the agency.

2. §303-70.501

Must We Continue Payment Of Relocation Expenses For An Employee's Immediate Family If The Employee Dies While In Transit From OCONUS Official Station To His/Her New Official Station Within CONUS?

Yes, if the immediate family chooses to continue the relocation, you must continue payment of relocation expenses for the immediate family, provided the immediate family was included on the employee's relocation travel orders (see §303-70.503)

3. §303-70.502

Must We Continue Payment Of Relocation Expenses For An Employee's Immediate Family If The Employee Dies After Reporting To The New Official Station Within CONUS, But The Family Was In Transit To The New Official Station Or Had Not Begun Its En Route Travel?
Yes, if the immediate family chooses to continue the relocation, you must continue payment of relocation expenses for the immediate family, provided the immediate family was included on the employee's relocation travel orders (see §303-70.503)

4. §303-70.503
What Relocation Expenses Must We Authorize For The Immediate Family Under §303-70.501 And §303-70.502?

When the immediate family chooses to continue the relocation, the following expenses must be authorized:

a. Travel to the new duty station or alternate destination as approved by the agency,

b. Shipment of household goods not to exceed 18,000 pounds net weight to the new duty station, or to an alternate destination selected by the immediate family and approved by the agency,

c. Storage of household goods not to exceed 60 days with an additional 90 days extension, if approved by the agency, not to exceed a total of 150 days,

d. Reimbursement of real estate expenses incident to the relocation unless relocation is to the former actual residence,

e. Temporary quarters subsistence expense (TQSE) not to exceed 60 days, to be paid at the per diem rate for an unaccompanied spouse or domestic partner, and immediate family, if the TQSE was originally authorized in the relocation travel orders, and

f. Shipment of one POV to the new duty station, or to an alternate destination selected by the immediate family and approved by the agency, if the POV shipment was originally authorized in the relocation travel orders.

H. Subpart G – Transportation of Immediate Family Members, Baggage, Household Goods, and Privately Owned Vehicles (POV) For Employees Assigned To Contingency Operation or an Operation in Response to an Emergency Declared By the President

1. §303-70.600
When An Employee Dies While Performing Official Travel Duties Directly Supporting Or Directly Relating To A Contingency Operation Or An Operation In Response To An Emergency Declared By The President, Must We Provide Transportation For The Employee's Immediate Family, Baggage, And Household Goods From The Current Official Station To The Former Actual Residence Or An Alternate Destination?

Yes. However, the employee must have died as a result of disease or injury incurred while performing official duties:

a. In an overseas location where the employee was performing such official duties,

b. Within the area of responsibility of the Commander of the United States Central Command, and
c. In direct support of or directly related to a military operation, including a contingency operation (as defined in 10 U.S.C. 101(a) (13)) or an operation in response to an emergency declared by the President.

2. §303-70.601
What Relocation Expenses Must We Authorize For The Immediate Family Under §303-70.600?

When the immediate family selects to relocate to the former actual residence or alternate destination as approved by the agency, you must authorize the following expenses:

a. Transportation of the immediate family,

b. Transportation of household goods of the immediate family, including transporting, packing, crating, draying, and unpacking, not to exceed 18,000 pounds net weight, and

c. Storage of household goods moved pursuant to subparagraph (b) of this section, not to exceed 60 days with an additional 90 days extension, if approved by the agency, not to exceed a total of 150 days.

3. §303-70.602
Must We Pay Transportation Costs To Return the Deceased Employee's POV from the TDY Location or From an Official Station Oconus Under §303-70.600?

Yes. You must pay costs associated with returning the POV from the following:

a. TDY location to the employee's permanent official station, if the agency had authorized the use of the employee's POV at the TDY location as more advantageous to the Government than other means of transportation;

b. Or Official station OCONUS to the employee's former actual residence or alternate destination as approved by the agency, if the agency had determined that the use of the employee's POV was required in accordance with part 302-9 of this Title.

I. Subpart H – Transportation of Immediate Family Members, Baggage, Household Goods, and Privately Owned Vehicle for Law Enforcement Assignment

1. §303-70.700
When An Employee Dies As A Result Of Personal Injury Sustained While In The Performance Of The Employee's Law Enforcement Duties, Either On Official Travel Duties Away From The Official Station, Or At The Current Official Station, Must We Provide Transportation For The Employee's Immediate Family, Baggage, And Household Goods To An Alternate Residential Destination?

Yes, if the head of the agency concerned (or a designee) determines that the employee died as a result of personal injury sustained while in the performance of the employee's duties, and the employee was:
a. A Law Enforcement Officer as defined in 5 U.S.C. 5541,

b. An employee in or under the Federal Bureau of Investigation who is not described in paragraph (a), or


2. §303-70.701
What Relocation Expenses Must We Authorize For The Immediate Family Under §303-70.700?

If the place where the immediate family will reside is different from the place where the immediate family resided at the time of the employee's death, and within the United States, then the agency must approve the following expenses:

a. Transportation of the immediate family,

b. Moving of the household goods of the immediate family, including transporting, packing, crating, draying, and unpacking, not to exceed 18,000 pounds net weight,

c. Storage of household goods moved pursuant to paragraph (b) of this section, not to exceed 60 days with an additional 90 days extension, if approved by the agency, not to exceed a total of 150 days, and

d. Transportation of one privately owned motor vehicle.

3. §303-70.702
Must We Pay Transportation Costs To Return The Deceased Employee's Privately Owned Vehicle (POV) From The Temporary Duty (TDY) Location Or From An Official Station Oconus Under §303-70.700?

a. Yes. The agency must pay costs associated with returning the POV from the following:

b. TDY location to the employee's permanent official station, if the agency had authorized the use of the employee's POV at the TDY location as being advantageous to the Government, or

c. Official station OCONUS to the employee's former actual residence or alternate destination as approved by the agency, if the agency determined that the use of the employee's POV was required accordance with, part 302-9 of this title.

J. Subpart I – Policies and Procedures for Payment of Expenses

1. §303-70.800
Are Receipts Required For Claims For Reimbursement Under This Part?

Yes. Receipts are required for claims for reimbursement under this part.

2. §303-70.801
To Whom Should We Make Payment?
You should:

a. Pay the person performing the service, or

b. Reimburse the person who made the original payment.
APPENDIX 19 – TEMPLATES AND FORMS

A. Survivor Intake Form (Fillable Form)

Information about survivors and their wishes. (To be completed by notifier.)
(This form is to be filled out at the time of notification and retained by the notifier.)
Name of survivor: (ENTER HERE)
Person providing information (if different): (ENTER HERE)
Address of survivor: (ENTER HERE)
Community: (ENTER HERE)
Zip Code: (ENTER HERE)
Relation to the deceased: (ENTER HERE)
Telephone: (ENTER HERE) (Home)(ENTER HERE) (Work)
Name of funeral home to which the body of the deceased should be sent: (ENTER HERE)
If the survivor has no preference in funeral homes would he or she like the medical examiner to choose one?
☐ Yes  ☐ No
Do any survivors wish to see the body of the person who has died?
☐ Yes  ☐ No  ☐ Will decide later
Are there any special items that might have been in the possession of the person who died (such as jewelry or a donor card)? If so, list: (ENTER HERE)
Others to be contacted by notifier (other kin, unmarried partners, roommates, etc.)
Name/Phone: (ENTER HERE)
Name/Phone: (ENTER HERE)
Persons contacted by notifier to provide support to survivor:
Name/Phone: (ENTER HERE)
Name/Phone: (ENTER HERE)

__________________________  _________________________
Notifier Signature               Date

Adapted from “In Person, In Time” – Recommended Procedures for Death Notification” Crime Victim Assistance Division, Iowa Department of Justice and reprint and distribution permission from Concerns of Police Survivors, Inc.
B. Memorandum to Chief Financial Officer (Fillable Template)

Memorandum

To: Chief Financial Officer, NAME OF STATE State  
From: State Director, NAME OF STATE State  
Subject: Public Law 104-208 – Death Gratuity Payment Authority  

Section 651 of Public Law 104-208, the Omnibus Consolidated Appropriations Act, effective September 30, 1996, provided authority to pay up to $10,000 as a death gratuity to the personal representative of an employee who dies from an injury sustained in the line of duty. According to the National BLM Service Death Gratuity Policy, when the agency administrator determines the employee death to be “in the line of duty,” and designates who the personal representative is, a death gratuity payment of $9,000 will be paid out to that designated personal representative. Accordingly, I have determined that DECEASED EMPLOYEE’S NAME, TITLE, AND UNIT, died on DATE OF DEATH from an injury sustained in the line of duty and that PERSONAL REPRESENTATIVE’S NAME, is the personal representative designated to receive the death gratuity payment of $9,000.

PERSONAL REPRESENTATIVE’S NAME, PERSONAL REPRESENTATIVE’S RELATIONSHIP TO THE DECEASED and estate executor of DECEASED EMPLOYEE’S NAME, has been notified of this payment and that if the Department of Labor does not pay a total of $1,000—$200 under 5 U.S.C. Section 8134 (a) and $800 under 5 U.S.C. Section 8133(f)—in conjunction with the death, we will process an additional payment to bring the total death gratuity, including any payments from the Department of Labor that were received from the above, and this initial $9,000 death gratuity payment, to $10,000, which is the total amount authorized under P.L. 104-208. This additional payment will be processed once the personal representative submits the application for additional payment.

We are attaching the obligation transmittal sheet and supporting documents and are requesting your assistance in processing the payment. If you need additional information, please contact HRO CONTACT NAME, TITLE, AND PHONE NUMBER.

State Director, NAME OF STATE State  
Attachments
C. Sample Letter to Personal Representative (Fillable Template)

Dear PERSONAL REPRESENTATIVE’S NAME:

Pursuant to Public Law 104-208, Section 651, and the Bureau of Land Management Death Gratuity Policy, you have been designated by the State Director of the NAME OF STATE State as the personal representative of NAME OF DECEASED EMPLOYEE who died on DATE OF DEATH, as a result of an injury sustained in the line of duty. The personal representative of the deceased employee is generally the formally designated executor or the administrator of the employee’s estate under State law, or other entity as deemed creditable by the agency. In all instances, the law indicates that the final determination of the personal representative lies with the agency. It is the policy of the Bureau of Land Management to provide you with a death gratuity payment of $9,000 to assist during this difficult time.

The Department of Labor may also pay:

- $200 for reimbursement of the costs of termination of the decedent’s status as an employee of the United States; and
- Up to $800 for funeral and burial expenses in cases of employees who die as a result of an injury sustained in the performance of duty.

You will need to work your benefits coordinator NAME AND PHONE NUMBER, to process these two payments.

The death gratuity payment, pursuant to Public Law 104-208, cannot exceed $10,000. If the Department of Labor did not pay, in full, the two payments listed above, you can complete the enclosed application for additional death gratuity payment and return it to the address indicated on the application.

The additional death gratuity payment will be calculated by subtracting the Bureau of Land Management death gratuity payment of $9000 and any Department of Labor payments from the two benefits list above from the $10,000 maximum benefit payable. Any remainder may be payable upon receipt of the completed application for additional death gratuity payment.

We request that you complete the form and return it to ENTER NAME Human Resources Officer, Bureau of Land Management, NAME OF STATE State – ADDRESS. If you have any questions, please contact the HRO OFFICE NAME at HRO PHONE NUMBER.

Sincerely,

Human Resources Officer
HRO OFFICE NAME
D. Application for Additional Death Gratuity Payment (Fillable Template)

Deceased Employee’s Name: (ENTER HERE)        SSN: (ENTER HERE)
Office Where Employed: (ENTER HERE)            Date of Death: (ENTER HERE)
Office of Worker’s Compensation Claim No: (ENTER HERE)

NOTE: If there is no approved Office of Workers’ Compensation Programs claim as a result of
the employee’s death, please provide an explanation regarding the circumstances of death and
provide documentation which supports that the death was related to the performance of official
duty:

Personal Representative’s Name: (ENTER HERE)
Address: (ENTER HERE)
Social Security Number: (ENTER HERE)
Telephone Number/Area Code: (ENTER HERE)

Please indicate the date received for all payments already received in conjunction with this
claim:

- $200 payable under 5 U.S.C. Section 8134(a)(termination of decedent’s status as a
  Federal employee)       
  Date Received: (ENTER HERE)

☐ $800 or $ENTER AMOUNT payable under 5 U.S.C. Section 8133(f) (funeral and
burial expenses (OWCP)
  Date Received: (ENTER HERE)

☐ Other Payments from the United States Government DETERMINE WHAT THIS
AMOUNT IS
  Date(s) Received: (ENTER HERE)
  Describe: (ENTER HERE)

[Include a copy of the letter designating you as the personal representative.]

_________________________________________________________  __________________________
Signature of Claimant                                      Date Signed
E. Letter to Personal Representative Regarding Additional Death Gratuity Payment (Fillable Template)

Dear PERSONAL REPRESENTATIVE’S NAME:

We have processed the paperwork for your Application for an additional death gratuity payment. As discussed in my letter to you dated PROVIDE DATE, I indicated that under Public Law 104-208, Section 651, the agency could pay up to a $10,000 gratuity payment to the personal representative of an employee who died due to an on-the-job injury.

You submitted the required form and supporting documentation and we have requested an additional payment in the amount of SAMOUNT. This payment was calculated by subtracting the $9000 death gratuity payment already issued by the Bureau of Land Management, and the Department of Labor payments as indicated on your application, from the $10,000 maximum payable death gratuity under Public Law 104-208.

The check will be sent separately. If you do not receive the check within the next 4 weeks or if you have any questions, please contact this office at PHONE NUMBER.

Sincerely,

HRO CONTACT NAME
Human Resources Officer
NAME OF STATEState Office
F. Flag Lowering (Fillable Template 1)

This is a fillable template of a memo written by the Deputy Director of the BLM authorizing flags to be lowered at all BLM facilities.

ENTER DATE
MEMORANDUM
To: State Directors
From: NAME OF DEPUTY DIRECTOR
Subject: Authorization of American Flags to be flown at Half-staff at BLM Facilities Nationwide
In honor of NAME OF INDIVIDUAL, at NAME OF UNIT, I have ordered all American flags to be flown at half-staff at all Bureau of Land Management areas, from SPECIFIC DAY OF WEEK AND DATE, until further notice UNLESS SPECIFIC DATE OF INTERMENT IS KNOWN.
FIRST NAME OF EMPLOYEE, who served as a IDENTIFY SPECIFIC POSITION at NAME OF BLM UNIT for LENGTH OF TIME AT BLM, died on DATE OF DEATH while DESCRIBE HOW EMPLOYEE LOST HIS/HER LIFE. BE SPECIFIC.
G. Flag Lowering (Fillable Template 2)

*This is a fillable template of a memo written by a State Director authorizing flags to be lowered at the state level for a Line-of-Duty Death within their particular state.*

**ENTER DATE**

**MEMORANDUM**

To: District Managers, STATE

From: State Director, STATE

Subject: Authorization of American Flags to be flown at Half-Staff at STATE BLM Facilities

By order of the State Director and effective immediately, until sunset SPECIFIC DAY OF WEEK AND DATE, flags in the STATE NAME State of the Bureau of Land Management are to be lowered to half-staff in honor of NAME OF EMPLOYEE. FIRST NAME OF EMPLOYEE served as a DESCRIBE EMPLOYEE’S POSITION and DESCRIBE WHAT HAPPENED TO EMPLOYEE on DAY OF WEEK AND DATE.
### H. Benefits Counselor Checklist

#### Immediate (within the first 8 hours)

- [ ] Human Resource Officer notifies the Branch Chief of Branch of Employee Benefits Services (BEBS) of the death and provide the employee’s name, title, duty location, and the date of death. The Benefits Counselor will contact a family member or Family Liaison. Provide the Family Liaison with your name and telephone number. Let the Family Liaison know that three death

#### Secondary (within 8 to 36 hours)

- [ ] Coordinate with the Family Liaison officer to personally meet with the family upon request a few days after the funeral to discuss the benefits they might receive.
- [ ] The Benefits Counselor determines whether the family is entitled to a continuation of health benefits.
- [ ] Be familiar with the Federal benefits entitlement (see examples for reference only) to ensure that the survivors receive benefits and entitlements due them.
- [ ] In coordination with the Family Liaison obtain legal documents, such as birth certificate, marriage licenses, etc., needed to process benefit’s claims
- [ ] Benefits Counselor will prepare all OPM sanctioned benefits i.e. Health, life, TSP, and annuity forms for the survivors and pay close attention to turnaround times, specifying when benefit payments can be expected. Benefits’ forms are usually mailed to the family by the Benefits Counselor. The Benefits Counselor will work with the family/Family Liaison to ensure the family

#### Low (within 72 hours)

- [ ] Notify affiliated organizations (i.e., OPM, TSP, and OFEGLI) to ensure that any and all entitlements, benefits, and assistance are provided to the beneficiary(s).
- [ ] Prepare a printout of the benefits due the family, listing named beneficiaries, contacts at various benefits offices, and the times when they can expect to receive payments.
- [ ] Meet, when possible in regard to location, with the family to ensure they are receiving the benefits in a timely manner.
- [ ] Make follow-up phone calls to appropriate agencies and departments to ensure that paperwork is received and to ascertain status of payments. Keep survivors apprised of any information related to benefit payments.
- [ ] If there are surviving children from a previous marriage, give their guardians a printout of what benefits of which the children may be entitled.
### I. Checklist For Processing Benefits

<table>
<thead>
<tr>
<th>Employee Name:</th>
<th>Date of Death:</th>
<th>Benefits Contact Name and Number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Survivor Name(s) and Contact Number:</td>
<td>Notes:</td>
<td></td>
</tr>
</tbody>
</table>

#### STEP #1 – CONTACT BENEFITS

<table>
<thead>
<tr>
<th>Telephone:</th>
<th>Notes:</th>
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</table>

#### STEP #2 – BENEFITS INITIATES PERSONNEL ACTION (SF-50)

<table>
<thead>
<tr>
<th>Completed?</th>
<th>Notes:</th>
</tr>
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<tbody>
<tr>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
</tbody>
</table>

The following benefits will be initiated and processed by BEBS. The benefits coordinator can use the below list to help the survivors through the process of completing these forms as needed.

#### STEP #3 – RETIREMENT (FICA, CSRS, FERS)

<table>
<thead>
<tr>
<th>Benefit</th>
<th>Applies to Employee?</th>
<th>Completed?</th>
<th>Notes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>FICA Only</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>Annuity CSRS</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>Annuity FERS</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>FERS Lump Sum</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
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<tr>
<td>FERS Basic Death Benefit (BEDB)</td>
<td>☐ Yes ☒ No</td>
<td>☐ Yes ☐ No</td>
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</table>

#### STEP #4

<table>
<thead>
<tr>
<th>Benefit</th>
<th>Applies to Employee?</th>
<th>Completed?</th>
<th>Notes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surviving Children</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>Surviving Former Spouse</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>Reemployed Annuitant</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>TSP</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☒ No</td>
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## HEALTH INSURANCE

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<tr>
<td>FEHB</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
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<td>TCC</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>FSAFEDS</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>HDHP</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>FLTCIP</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
<tr>
<td>FEDVIP</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
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## LIFE INSURANCE

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<th>Benefit</th>
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<th>Completed?</th>
<th>Notes:</th>
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</thead>
<tbody>
<tr>
<td>FEGLI</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td></td>
</tr>
</tbody>
</table>

The following are not processed by BEBS.

OTHER BENEFITS AVAILABLE

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<thead>
<tr>
<th>Benefit</th>
<th>Applies to Employee?</th>
<th>Completed?</th>
<th>Notes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>SSA</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td>BLM does not process SS benefits; however, you can refer to general information in this handbook and refer survivors to SSA.</td>
</tr>
<tr>
<td>VA</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td>BLM does not process VA benefits; however, you can refer to general information in this handbook and refer survivors to VA.</td>
</tr>
<tr>
<td>Travel and Transport of Remains</td>
<td>☐ Yes ☐ No</td>
<td>☐ Yes ☐ No</td>
<td>Travel and Transportation of Remains and Household goods is determined by type of death, location of death, CONUS vs OCONUS, etc. See Appendix 18 (Federal Travel Regulations Part 303-70 Agency Requirements for Payment of Expenses Connected with the Death of Certain Employees) and OWCP regulations.</td>
</tr>
</tbody>
</table>

**Notes:**