Department of Veterans Affairs

- 10.3 Issuance of duplicate adjusted service certificate with bond.
- 10.4 Loss, destruction, or mutilation of adjusted service certificate while in possession of Department of Veterans Affairs.
- 10.15 Designation of more than one beneficiary under an adjusted service certificate.
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- 10.30 Proof of remarriage.
- 10.31 Dependency of mother or father.
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- 10.33 Determination of dependency.
- 10.34 Proof of age of dependent mother or father.
- 10.35 Claim of mother entitled by reason of unmarried status.
- 10.36 Proof of marital cohabitation under section 602 or section 312 of the Act.10.37 Claim of widow not living with vet-
- 10.37 Claim of widow not living with veteran at time of veteran's death.
- 10.38 Proof of age of veteran's child.
- 10.39 Mental or physical defect of child.
- 10.40 Payment on account of minor child.
- 10.41 Definition of "child"
- $10.42\,$ Claim of child other than legitimate child.
- 10.43 Claim by guardian of child of veteran.10.44 Evidence required to support claim of
- mother or father. 10.45 Definition of "widow".
- 10.46 Authentication of statements supporting claims.
- 10.47 Use of prescribed forms.

PAYMENTS

- $10.50\,$ Section 601 and section 603 payments made on first day of calendar quarter.
- 10.51 Payments to minor child.
- 10.52 Duplication of payments prohibited.
- 10.53 Payment on duplicate certificate.

AUTHORITY: 72 Stat. 1114; 38 U.S.C. 501. Rights and benefits are continued in effect by sec. 12(b), 72 Stat. 1264, 38 U.S.C. note prec. Part 1.

Source: 13 FR 7122, Nov. 27, 1948, unless otherwise noted.

ADJUSTED COMPENSATION; GENERAL

§ 10.0 Adjusted service pay entitle-

A veteran entitled to adjusted service pay is one whose adjusted service credit does not amount to more than \$50 as distinguished from a veteran whose adjusted service credit exceeds \$50 and who therefore is entitled to an adjusted service certificate.

§ 10.1 Issuance of duplicate adjusted service certificate without bond.

If the veteran named in an adjusted service certificate issued pursuant to the provisions of section 501 of the World War Adjusted Compensation Act, without bad faith, has not received such certificate, or if prior to receipt by the veteran such certificate was destroyed wholly or in part or was so defaced as to impair its value, or, if after delivery it was partially destroyed or defaced so as to impair its value but can be identified to the satisfaction of the Secretary, a duplicate adjusted service certificate will be issued upon application and a bond of indemnity will not be required: Provided, That if the adjusted service certificate was destroyed in part or so defaced as to impair its value, the veteran or person entitled to payment thereon will be required to surrender to the Department of Veterans Affairs the original certificate or so much thereof as may remain.

§10.2 Evidence required of loss, destruction or mutilation of adjusted service certificate.

The veteran named in an adjusted service certificate issued pursuant to the provisions of section 501 of the World War Adjusted Compensation Act, or the person entitled to payment thereon will be required to furnish evidence of the nonreceipt of the adjusted service certificate, or of its receipt in a mutilated or defaced condition, or of the loss or destruction in whole or in part of defacement of the certificate after its receipt, as the case may be. The evidence must be sufficient to establish to the satisfaction of the Secretary that neither the veteran nor the person entitled to payment thereon, or any person for or on their behalf, received the adjusted service certificate,