**DoD Instruction 3025.17**

**Civil-Military Assistance for Certain Youth and Charitable Organizations**

**Originating Component:** Office of the Under Secretary of Defense for Personnel and Readiness

**Effective:** August 26, 2021


**Reissues and Cancels:** DoD Instruction 3025.17, “Civil-Military Assistance for Certain Youth and Charitable Organizations,” December 16, 2002

**Approved by:** Virginia S. Penrod, Acting Under Secretary of Defense for Personnel and Readiness

**Purpose:** In accordance with the authority in DoD Directive 5124.02, this instruction establishes policy, assigns responsibilities, and prescribes procedures for DoD and National Guard support and services that are provided to certain youth and charitable organizations in conjunction with training conducted pursuant to Section 508 of Title 32, United States Code (U.S.C.).
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SECTION 1: GENERAL ISSUANCE INFORMATION

1.1. APPLICABILITY.

This issuance applies to OSD, the Military Departments, the Office of the Chairman of the Joint Chiefs of Staff and the Joint Staff, the Combatant Commands, the Office of Inspector General of the Department of Defense, the Defense Agencies, the DoD Field Activities, and all other organizational entities within the DoD.

1.2. POLICY.

   a. National Guard members and units may assist certain youth and charitable organizations in addressing community and civic needs in the United States when such assistance is incidental to military training or is otherwise authorized by law and compliant with this issuance.

   b. The authorized support and services to be provided for certain youth and charitable organizations is limited and listed in Section 508 of Title 32, U.S.C. Pursuant to Section 508, the following requirements must be satisfied in order for support and services to be authorized under this instruction:

      (1) The provision of such services does not adversely affect the quality of that training or otherwise interfere with the ability of a member or unit of the National Guard to perform the military functions of the member or unit;

      (2) The services to be provided are not commercially available, or any commercial entity that would otherwise provide such services has approved, in writing, the provision of such services by the National Guard;

      (3) National Guard personnel will enhance their military skills as a result of providing such services.

      (4) The provision of the services will not result in a significant increase in the cost of the training.

   c. Authorized support and services may be provided only to organizations listed in Section 508 of Title 32, U.S.C. or any other youth or charitable organization designated, on a case-by-case basis, by the Deputy Assistant Secretary of Defense for Reserve Integration (DASD(RI)).

1.3. INFORMATION COLLECTIONS.

The After-Action Reports referred to in Paragraph 2.3.e and 4.3 of this issuance have been assigned report control symbol DD-P&R-2694 in accordance with the procedures in Volume 1 of DoD Manual 8910.01.
SECTION 2: RESPONSIBILITIES

2.1. DASD(RI).

Under the authority, direction, and control of the Assistant Secretary of Defense for Manpower and Reserve Affairs, Office of the Under Secretary of Defense for Personnel and Readiness, the DASD(RI):

   a. Oversees and monitors compliance with this issuance.

   b. Coordinates, and oversees, as appropriate, DoD policy for activities conducted pursuant to Section 508 of Title 32, U.S.C.

   c. Serves as the office of primary responsibility for all activities conducted pursuant to Section 508 of Title 32, U.S.C, and provides guidance, as necessary, on the implementation of this issuance.

   d. Monitors activities the National Guard conducts pursuant to Section 508 of Title 32, U.S.C., to ensure compliance with this issuance and Section 508 of Title 32, U.S.C.

   e. Coordinates with the General Counsel of the Department of Defense (GC DoD) on statutory and other legal matters applicable to services and activities conducted pursuant to Section 508 of Title 32, U.S.C.

   f. Reviews and approves, as appropriate, requests submitted by the Chief, National Guard Bureau (NGB), for designation of a youth or charitable organization as eligible to receive support and services pursuant to Section 508(d)(14) of Title 32, U.S.C., and Paragraph 3.1 of this issuance.

   g. Implements and complies with applicable procedures in Section 3.

2.2. GC DOD.

The GC DoD advises the DASD(RI) about compliance with statutory and other legal requirements applicable to activities conducted pursuant to this issuance, including organizational eligibility reviews, pursuant to Section 508 of Title 32, U.S.C.

2.3. CHIEF, NGB.

The Chief, NGB:

   a. Provides policy guidance, as appropriate, concerning the authorities and responsibilities associated with approving and conducting activities pursuant to this issuance and Section 508 of Title 32, U.S.C.
b. Requires commanders of units or personnel participating in activities conducted pursuant to Section 508 of Title 32, U.S.C., to determine that the type, manner, and means of assistance provided is consistent with this issuance and is in furtherance of valid unit training requirements, or related to the specific military occupational specialty of participating personnel.

c. Ensures compliance with all applicable local, State, Federal, and military requirements by participating military healthcare providers in the provision of emergency medical assistance and services. In the case of a conflict in such requirements, the most stringent ones will apply.

d. Forwards all requests for support or services received from any organization not listed as eligible in Section 508 of Title 32, U.S.C., to the DASD(RI) for approval, pursuant to Paragraph 2.1.f of this issuance.

e. Ensures National Guard units neither commit to nor begin support or services before the DASD(RI)'s organizational eligibility decision, for organizations not listed at Section 508(d) of Title 32, U.S.C., or not previously approved by the DASD(RI).

f. Implements and complies with applicable procedures in Section 3 of this issuance.
SECTION 3: PROCEDURES

3.1. ORGANIZATIONAL ELIGIBILITY.

Determining whether other youth or charitable organizations not listed in Section 508(d) of Title 32, U.S.C., are eligible to receive support and services is distinct from any subsequent approval for the provision support or services. The primary approving official should not approve training until organizational eligibility is determined.

a. The DASD(RI) will:

(1) Consult with legal advisors to determine if a non-DoD applicant is an eligible entity pursuant to Section 508 of Title 32, U.S.C.

(2) Provide a written letter of eligibility, with an expiration date (maximum 5 years), if the organization is designated as eligible.

(3) Maintain a list of organizations designated eligible, expiration dates, and the associated determination letters.

(4) Notify organizations upon withdrawing eligibility status due to changes in the entity’s status or as otherwise warranted.

b. The NGB coordinates with the non-DoD youth or charitable organization to submit the following to the DASD(RI), and will submit:

(1) A one-page cover memorandum from the military official who intends to approve the training that includes:

(a) A statement of intent to partner and the anticipated training start date.

(b) A brief summary of the value of the military training opportunity.

(c) A brief description of the potential for cultivating positive civilian-military relations through a partnership with the non-DoD entity.

(d) The contribution the non-DoD entity and its services make to national, State, regional, or local strategic planning that serves public or civil-society interests.

(2) If the non-DoD entity is a not-for-profit organization identified in Section 501(c) of Title 26, U.S.C., include a signed exemption determination letter from the Internal Revenue Service, dated within 10 years of the date of the community application.

(3) A copy of the organization’s bylaws and articles of incorporation.
3.2. NON-COMPETITION DUE DILIGENCE.

The community applicant must affirm that the requested support and services are not reasonably available from a commercial entity or, if available, certify that the commercial entity that would otherwise provide such services agrees to the provision of such services by the National Guard.

   a. The determination of reasonable availability of assistance from a commercial entity may account for whether the requesting organization or activity would be able, financially or otherwise, to address the civic or community needs without the assistance of the military.

   b. The preferred method for compliance with this requirement is for community applicants to twice advertise in newspapers concerning the requested support or services before its request is considered for approval. Filing notices in newspapers is a traditional way to afford the community opportunity to comment and is, in many aspects of civil procedure, considered sufficient notice.

   c. All documentation of advertisements and responses, signed affidavits, or affirmations to that effect must be submitted with the application.

   d. The community applicant must follow their organization’s rules or bylaws for advertising and contracting for all training services, in addition to filing a notice.

   e. New advertisements, responses to the advertisements, affidavits, and other required documentation must be submitted every year that military support is requested.

3.3. REPORTING.

   a. The Chief, NGB, will annually assess the degree to which completed activities have contributed to individual and unit readiness and training, and whether the activity addressed the intended community or civic need(s). Reports may be directed to include:

      (1) A pre-execution review, including a services overview and pre-training services approval.

      (2) A budgetary assessment that includes cost accounting and validates that the services did or did not significantly increase cost of training.

      (3) Readiness reporting and training assessments that document the training value, including how the NGB met individual and unit training requirements and any readiness systems that were updated as a result.

      (4) An After Action Review, which will include the commander’s comments and overall assessment and applicable lessons learned.

   b. The reports must be signed by the primary approving official who approved the activity.
c. The Chief, NGB, will forward copies of reports to the DASD(RI) within 90 days of training completion for the fiscal year, or by October 30, whichever is sooner.

d. A copy of these reports will be maintained by the NGB and be available for Inspector General of the Department of Defense or Government Accountability Office audits.
GLOSSARY

G.1. ACRONYMS.

<table>
<thead>
<tr>
<th>ACRONYM</th>
<th>MEANING</th>
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<tbody>
<tr>
<td>DASD(RI)</td>
<td>Deputy Assistant Secretary of Defense for Reserve Integration</td>
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<tr>
<td>GC DoD</td>
<td>General Counsel of the Department of Defense</td>
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<td>NGB</td>
<td>National Guard Bureau</td>
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G.2. DEFINITIONS.

These terms and their definitions are for the purpose of this issuance.

<table>
<thead>
<tr>
<th>TERM</th>
<th>DEFINITION</th>
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<tbody>
<tr>
<td>collective training</td>
<td>Instructing and applying exercises that prepare an organization team (such as a squad, aircrew, battalion, or multi-Service task (force) to accomplish required military tasks as a unit).</td>
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<tr>
<td>individual training</td>
<td>Instruction provided to an individual military member, either in a centralized training organization or in an operational unit, which prepares the member to perform specified military tasks.</td>
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<tr>
<td>military training</td>
<td>Instructing personnel to enhance their capacity to perform specific military functions and tasks; exercising one or more military units to enhance their combat readiness; and instructing and applying exercises for acquiring and retaining skills, knowledge, and attitudes required to accomplish military tasks. Military training is accomplished as collective training, individual training, or unit training.</td>
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<td>responsible official</td>
<td>Any officer, director, or other official authorized to represent and conduct official business on behalf of the organization or activity.</td>
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<tr>
<td>unit training</td>
<td>Individual or collective training an operational unit conducts.</td>
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<tr>
<td>youth and charitable</td>
<td>The primary list of organizations is specified in Section 508 of Title 32 U.S.C and other 501(c) non-profit organizations whose primary objectives are philanthropy or social well-being that may be approved, on a case-by-case basis, by the DASD(RI) after coordination with the Office of the GC DoD.</td>
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<td>organizations</td>
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REFERENCES


United States Code, Title 26, Section 501(c)

United States Code, Title 32, Section 508