§ 11.115 Where to file application.

The application for final settlement, accompanied by the veteran’s adjusted service certificate, unless the certificate is being held in the Department of Veterans Affairs as collateral for a loan, must be forwarded to the Manager, Veterans Benefits Office, Washington, DC 20421.

[19 FR 5087, Aug. 12, 1954]

§ 11.116 Death of veteran before final settlement.

If the veteran dies after making application under the Adjusted Compensation Payment Act, 1936, but before it is filed, it may be filed by any person and will be considered valid if found to bear the bona-fide signature of the applicant, discloses an intention to claim benefits under the Act, and is filed before the maturity of the certificate and before payment is made to the beneficiary. An application made by the veteran or his legal representative shall evidence his intention to claim the benefits of this Act; no other evidence shall be acceptable.

(a) If the veteran’s death occurs after the application is filed but before payment is received under this Act, or if the application is filed after death occurs but before the maturity of the certificate and before payment is made to the beneficiary under section 501 of the World War Adjusted Compensation Act, as amended, payment under this act shall be made to the estate of the veteran irrespective of any beneficiary designation.

(b) If the veteran dies without filing a valid application under this Act, no payment under this Act shall be made. In such case, payment of the certificate will be made under the World War Adjusted Compensation Act, as amended, in accordance with § 11.128; however, in making any settlement there shall be deducted from the face value of the certificate the amount of any outstanding loans and so much of the unpaid interest as accrued prior to October 1, 1931.

[19 FR 5087, Aug. 12, 1954]

§ 11.117 Missing applications.

Where the records of the Department of Veterans Affairs show that an application, disclosing an intention to claim the benefits of this Act, has been filed and the application cannot be found, such application shall be presumed, in
the absence of affirmative evidence to
the contrary, to have been valid when
originally filed. The determination of
the correctness of this assumption
shall be made by the Manager, Vet-
erns Benefits Office, Washington, DC,
or his designee.

[19 FR 5087, Aug. 12, 1954]

APPLICATION FOR PAYMENT OF AD-
JUSTED SERVICE CERTIFICATE UNDER
THE WORLD WAR ADJUSTED COM-
PENSATION ACT, AS AMENDED (PUB. L.
120, 68TH CONG.)

SOURCE: 19 FR 5087, Aug. 12, 1954, unless
otherwise noted.

§ 11.125 Settlement of matured ad-
justed service certificates.

Where an application for final settle-
ment of an adjusted service certificate
is received in the Department of Vet-
erns Affairs subsequent to the date of
maturity of the certificate, payment
will be made under the terms of the
World War Adjusted Compensation Act,
as amended. This Act provides for pay-
ment of the face value of the certifi-
cate less any outstanding indebtedness
for loans obtained on the certificate;
however, interest accrued on the loans
subsequent to September 30, 1931, and
unpaid will be canceled insofar as the
veteran is concerned.

§ 11.126 Form of application.

Either demand for payment (Form
1748) of application (Form 1701) may be
used by the veteran or his legal rep-
resentative in applying for final settle-
ment of a matured certificate.

§ 11.127 Identification.

Before payment may be made on the
adjusted service certificate, the person
applying therefor will be identified as
the person entitled to payment for
which application is made. Such identi-
fication will be accepted if made by an
authorized person as stated in §11.114;
also, fingerprint impressions shall be
placed in the space provided on the ap-
lication in accordance with §11.114(a).

§ 11.128 Veteran dies without having
filed application for final settle-
ment.

If the veteran dies without having
filed application for final settlement
under the Adjusted Compensation Pay-
ment Act, 1936, and the certificate has
not matured, payment will be made to
the last designated beneficiary or, if no
beneficiary, to his estate. If the certifi-
cate has matured, payment will be
made to the veteran’s estate regardless
of any beneficiary designation. Pay-
ment of the amount due on a deceased
veteran’s certificate will be made only
on an approved award based upon re-
ceipt in the Department of Veterans
Affairs of an application properly exe-
cuted by the person or persons entitled.

§ 11.129 Form of application for pay-
ment of deceased veteran’s certifi-
cate.

Demand for payment (VA Form 8–582)
is the proper form for use in applying
for payment of the amount due on a de-
ceased veteran’s certificate.

§ 11.130 Where to file applications.

Application for payment of a ma-
tured certificate or a deceased vet-
ern’s certificate, accompanied by the
adjusted service certificate, unless it is
held in the Department of Veterans Af-
fairs as collateral for a loan, must be
forwarded to the Manager, Veterans
Benefits Office, Washington, DC, 20421.

PART 12—DISPOSITION OF VET-
ERAN’S PERSONAL FUNDS AND
EFFECTS

Disposition of Veteran’s Personal Funds
And Effects on Facility Upon Death, Or
Discharge, Or Unauthorized Absence,
And of Funds And Effects Found On Fa-
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Sec.
12.0 Definitions.
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12.3 Deceased veteran’s cases.
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12.6 Cases of living veterans.
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§§12.8 to 12.8.
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