GI BILL WEBSITE FOR TRANSFER OF BENEFITS

http://www.gibill.va.gov/benefits/post_911_gibill/transfer_of_benefits.html

Transfer Of Post-9/11 GI-Bill Benefits To Dependents (TEB)

The transferability option under the Post-9/11 GI Bill allows Servicemembers to transfer unused benefits to their spouses or dependent children.

Official DoD Website for Information on Transferability 📝 (Non VA link)

Factsheet on Transferability of Post-9/11 GI Bill Benefits 🔀

How To Apply For TEB

The Department of Defense determines whether or not you can transfer benefits to your family members. To apply to transfer your benefits, please click the link below. The website is only available to military members.

While in the Armed Forces, transferors use the Transfer of Education Benefits (TEB) website to designate, modify, and revoke a Transfer of Entitlement (TOE) request. After leaving the Armed Forces, transferors may provide a future effective date for use of TOE, modify the number of months transferred, or revoke entitlement transferred by submitting a written request to VA.

Submit a Transfer Education Benefit (TEB) request for your Service Component Approval 📝 (non-VA Link)

(NOTE: When the milConnect Home page displays, select Education then Transfer of Education Benefits (TEB) from the menu bar.)

Upon approval, family members may apply to use transferred benefits with VA by completing VA Form 22-1990e. VA Form 22-1990e should only be completed and submitted to VA by the family member after DoD has approved the request for TEB. Do not use VA Form 22-1990e to apply for TEB.

Eligibility

Any member of the Armed Forces (active duty or Selected Reserve, officer or enlisted), who is eligible for the Post-9/11 GI Bill, and:

- Has at least 6 years of service in the Armed Forces (active duty and/or Selected Reserve) on the date of approval and agrees to serve 4 additional years in the Armed Forces from the date of election.
- Has at least 10 years of service in the Armed Forces (active duty and/or Selected Reserve) on the date of approval, is precluded by either standard policy (Service or DoD) or statute from committing to 4 additional years, and agrees to serve for the maximum amount of time allowed by such policy or statute.
- Is or becomes retirement eligible and agrees to serve an additional 4 years of service on or after August 1, 2012. A service member is considered to be retirement eligible if he or she has completed 20 years of active Federal service or 20 qualifying years as computed pursuant to section 12732 of title 10 U.S.C.
- Such transfer must be requested and approved while the member is in the Armed Forces.

THE DOD WEBSITE FOR TRANSFER OF BENEFITS

http://www.defense.gov/home/features/2009/0409_gibill/

GI Bill Transferability Has Arrived

For the first time in history, servicemembers enrolled in the Post-9/11 GI Bill program will be able to transfer unused educational benefits to their spouses or children starting Aug. 1, 2009.

New Department of Defense guidance, issued June 23, 2009, establishes the criteria for eligibility and transfer of those education benefits.

The new GI Bill, signed into law June 20, 2008, provides the most comprehensive educational benefit package since the original bill, officially known as the Servicemen's Readjustment Act of 1944, was signed into law.

For more information on eligibility and application procedures, see the Dept. of Veteran's Affairs Web site.

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TO TRACK THE APPROVAL OF YOUR TRANSFER REQUEST

5. To track the status of your request, you will need to return to the TEB Web Application to check the 'Status' in the Information section. Once your request is approved, the status will be updated to 'Request Approved' and the approval Status Date will be set to the date the Service Representative approved the request. An Approval Form also becomes available once your request is approved:



Click Approval Form to view or print the approval confirmation.