ADMINISTRATIVE INSTRUCTION NO. 26

OFFICE OF THE SECRETARY OF DEFENSE

INFORMATION SECURITY SUPPLEMENT TO DOD 5200.1-R

DEPUTY ASSISTANT SECRETARY OF DEFENSE (ADMINISTRATION)

APRIL 1987
ADMINISTRATIVE INSTRUCTION NO. 26

SUBJECT: INFORMATION SECURITY SUPPLEMENT TO DoD 5200.1-R

References: (a) Administrative Instruction No. 26, "OSD Information Security Supplement to DoD 5200.1-R," April 29, 1983 (hereby canceled)
(b) Administrative Instruction No. 25, "OSD Automated Information System Security," November 15, 1985 (hereby canceled)
(c) Administrative Instruction No. 61, "Door Locks, Combination Locks, Access Control Devices, and Security Containers," April 20, 1984 (hereby canceled)
(d) Administrative Instruction No. 69, "Security Compromises and Violations," November 3, 1983 (hereby canceled)
(e) Administrative Instruction No. 84, "OSD Technical Surveillance Countermeasures (TSCM) Program," July 18, 1983 (hereby canceled)
(f) through (bbbb), see section C1.1., enclosure 1

1. REISSUANCE AND PURPOSE

This Instruction:

1.1. Reissues and consolidates reference (a) with references (b) through (e) into a single document.

1.2. Establishes uniform compliance by supplementing DoD 5200.1-R and related DoD security issuances.

2. APPLICABILITY AND SCOPE

2.1. This Instruction applies to all organizations of the Office of the Secretary of
Defense (OSD) and other organizations supported administratively by Washington Headquarters Services (WHS) (hereafter referred to collectively as "OSD Components"). It does not apply to the Organization of the Joint Chiefs of Staff (OJCS).

2.2. This Instruction applies to all personnel employed by, assigned to, or attached for duty to OSD Components and to all OSD Component contractors and consultants.

2.3. The text of DoD 5200.1-R is printed in regular type and the supplementary Instruction text is printed in an all-capitalization type. Further supplementation of this Instruction may be issued by OSD Components.

3. RESPONSIBILITIES

3.1. The Director, Washington Headquarters Services (WHS), shall provide security services for OSD Components.

3.2. The Heads of OSD Components shall ensure that all employees within their organization read and comply with this Instruction.

3.3. The Director, Physical Security Division (PSD), shall:

3.3.1. Manage the Information Security Program.

3.3.2. Submit reports to the Director, WHS, and to the Head of the OSD Component concerned on Information Security Program matters.

3.3.3. Provide advice, assistance, guidance, and training support to OSD Components on the Information Security Program.

3.3.4. Accredit automated information systems.


3.5. Employees shall comply with this Instruction and keep their security managers informed of security matters.
5. EFFECTIVE DATE

This Instruction is effective immediately.

[Signature]
David O. Cooke
Deputy Assistant Secretary of Defense
(Administration)

Enclosures - 1

E1. Department of Defense Information Security Program Regulation with Instructions
CONTENTS

CHAPTER 1. GENERAL PROVISIONS

Section 1. REFERENCES, CONTINUED

Sub-section
1-100. References, continued 19

Section 2. PURPOSE AND APPLICABILITY

1-200. Purpose 23
1-201. Applicability 23
1-203. Combat Operations 24
1-204. Atomic Energy Material 24
1-205. Sensitive Compartmented and Communications Security Information 24
1-206. Automatic Data Processing Systems 25
1-207. SUGGESTIONS FOR CHANGES 25

Section 3. DEFINITIONS

1-300. Access 25
1-301. Applicable Associated Markings 25
1-302. Carve-Out 25
1-303. Classification Authority 25
1-304. Classification Guide 25
1-305. Classified Information 26
1-306. Classifier 26
1-307. Communications Security (COMSEC) 26
1-308. Compromise 26
1-309. Confidential Source 26
1-310. Continental United States (CONUS) 26
1-311. Controlled Cryptographic Item (CCI) 26
1-312. Critical Nuclear Weapon Design Information 27
1-313. Custodian 27
1-314. Declassification 27
1-315. Declassification Event 27
1-316. Derivative Classification 27
1-317. Document 27
1-318. DoD Component 27
1-319. Downgrade 27
1-320. Foreign Government Information 27
1-321. Formerly Restricted Data 28
1-322. Information 28
1-323. Information Security 28
1-324. Intelligence Activity 28
1-325. Material 28
1-326. National Security 28
1-327. Need-to-know 28
1-328. Original Classification 28
1-329. Regrade 29
1-330. Restricted Data 29
1-331. Security Clearance 29
1-332. Sensitive Compartmented Information 29
1-333. Special Access Program 29
1-334. Special Activity 29
1-335. Unauthorized Disclosure 29
1-336. United States and Its Territories, Possessions, Administrative, and Commonwealth Areas 30
1-337. Upgrade 30
1-338. FOR OFFICIAL USE ONLY 30
1-339. VIDEO TAPE 30
1-340. VIDEOTAPE 30
1-341. VIDEOCASSETTE 30
1-342. VIOLATION 30

Section 4. POLICIES

1-400. Classification 30
1-401. Declassification 31
1-402. Safeguarding 31

Section 5. SECURITY CLASSIFICATION DESIGNATIONS

1-500. General 31
1-501. Top Secret 32
1-502. Secret 32
1-503. Confidential 32

Section 6. AUTHORITY TO CLASSIFY, DOWNGRADE, AND DECLASSIFY

1-600. Original Classification Authority 32
CHAPTER 2.  CLASSIFICATION

Section 1.  CLASSIFICATION RESPONSIBILITIES

2-100.  Accountability of Classifiers 39
2-101.  Classification Approval 39
2-102.  Classification Planning 39
2-103.  Challenges to Classification 40
2-104.  OSD CLASSIFICATION CHALLENGE PROCEDURES 40

Section 2.  CLASSIFICATION PRINCIPLES, CRITERIA, AND CONSIDERATIONS

2-200.  Reasoned Judgment 42
2-201.  Identification of Specific Information 42
2-202.  Specific Classifying Criteria 42
2-203.  Presumption of Damage 43
2-204.  Limitations on Classification 43
2-205.  Classifying Scientific Research Data 44
2-206.  Classifying Documents 44
2-207.  Classifying Material Other Than Documents 45
2-208.  State of the Art and Intelligence 45
2-209.  Effect of Open Publication 45
2-210.  Reevaluation of Classification Because of Compromise 45
2-211.  Compilation of Information 46
2-212.  Extracts of Information 47

Section 3.  DURATION OF ORIGINAL CLASSIFICATION

2-300.  General 47
2-301.  Duration of Classification 47
2-302.  Subsequent Extension of Duration of Classification 47

Section 4.  CLASSIFICATION GUIDES

2-400.  General 48
2-401.  Multi-Service Interest 49
2-402.  Research, Development, Test, and Evaluation 49
2-403.  Project Phases 49
2-404.  Review of Classification Guides 49
2-405.  Distribution of Classification Guides 50
Section 5. RESOLUTION OF CONFLICTS
2-500. General
2-501. Procedures
2-502. Final Decision
2-503. Timing

Section 6. OBTAINING CLASSIFICATION EVALUATIONS
2-600. Procedures

Section 7. INFORMATION DEVELOPED BY PRIVATE SOURCES
2-700. General
2-701. Patent Secrecy Act
2-702. Independent Research and Development
2-703. Other Private Information

Section 8. REGRADING
2-800. Raising to a Higher Level of Classification
2-801. Classification of Information Previously Determined to be Unclassified
2-802. Notification
2-803. Downgrading

Section 9. INDUSTRIAL OPERATIONS
2-900. Classification in Industrial Operations
2-901. Contract Security Classification Specification

CHAPTER 3. DECLASSIFICATION AND DOWNGRADING

Section 1. GENERAL PROVISIONS
3-100. Policy
3-101. Responsibility of Officials
3-102. Declassification Coordination
3-103. Declassification by the Director of the ISOO

Section 2. SYSTEMATIC REVIEW
3-200. Assistance to the Archivist of the United States 56
3-201. Systematic Review Guidelines 57
3-202. Systematic Review Procedures 57
3-203. Systematic Review of Classified Cryptologic Information 58
3-204. Systematic Review of Intelligence Information 58

Section 3. MANDATORY DECLASSIFICATION REVIEW

3-300. Information Covered 58
3-301. Presidential Information 58
3-302. Cryptologic Information 58
3-303. Submission of Requests for Mandatory Declassification Review 58
3-304. Requirements for Processing 59
3-305. Foreign Government Information 60
3-306. Prohibition 60
3-307. Restricted Data and Formerly Restricted Data 61

Section 4. DECLASSIFICATION OF TRANSFERRED DOCUMENTS OR MATERIAL

3-400. Material Officially Transferred 61
3-401. Material Not Officially Transferred 61
3-402. Transfer for Storage or Retirement 61

Section 5. DOWNGRADING

3-500. Automatic Downgrading 62
3-501. Downgrading Upon Reconsideration 62

Section 6. MISCELLANEOUS

3-600. Notification of Changes in Declassification 62
3-601. Foreign Relations Series 62
3-602. Reproduction for Declassification Review 62

SECTION 7. SECURITY REVIEW AND PUBLIC RELEASE

3-700. GENERAL 63
3-701. PUBLIC RELEASE OF INFORMATION 64
3-702. PUBLIC RELEASE OF CONTRACT INFORMATION 64

CHAPTER 4. MARKING

Section 1. GENERAL PROVISIONS
Section 2.  SPECIFIC MARKINGS ON DOCUMENTS

4-200.  Overall and Page Marking
4-201.  Marking Components
4-202.  Portion Marking
4-203.  Compilations
4-204.  Subjects and Titles of Documents
4-205.  File, Folder, or Group of Documents
4-206.  Transmittal Documents
4-207.  Electronically Transmitted Messages
4-208.  Translations

Section 3.  MARKINGS ON SPECIAL CATEGORIES OF MATERIAL

4-300.  General Provisions
4-301.  Charts, Maps, and Drawings
4-302.  Photographs, Films, and Recordings
4-303.  Decks of ADP Punched Cards
4-304.  Removable ADP and Word Processing Storage Media
4-305.  Documents Produced by ADP Equipment
4-306.  Material for Training Purposes
4-307.  Miscellaneous Material
4-308.  Special Access Program Documents and Material
4-309.  Secure Telecommunications and Information Handling Equipment
4-310.  Associated Markings

Section 4.  CLASSIFICATION AUTHORITY, DURATION, AND CHANGE IN CLASSIFICATION MARKINGS

4-400.  Declassification and Regrading Marking Procedures
4-401.  Applying Derivative Declassification Dates
4-402.  Commonly Used Markings
4-403.  Upgrading
4-404.  Limited Use of Posted Notice for Large Quantities of Material
Section 5.  ADDITIONAL WARNING NOTICES

4-500.  General Provisions 81
4-501.  Restricted Data 81
4-502.  Formerly Restricted Data 81
4-503.  Intelligence Sources or Methods Information 82
4-504.  COMSEC Material 82
4-505.  Dissemination and Reproduction Notice 82
4-506.  Other Notations 82

Section 6.  REMARKING OLD MATERIAL

4-600.  General 83
4-601.  Earlier Declassification and Extension of Classification 83

CHAPTER 5.  SAFEKEEPING AND STORAGE

Section 1.  STORAGE AND STORAGE EQUIPMENT

5-100.  General Policy 84
5-101.  Standards for Storage Equipment 84
5-102.  Storage of Classified Information 84
5-103.  Procurement and Phase-In of New Storage Equipment 86
5-104.  Designations and Combinations 87
5-105.  Repair of Damaged Security Containers 90
5-106.  PROCEDURES FOR OPENING, CLOSING, AND CHECKING SECURITY CONTAINERS 91

Section 2.  CUSTODIAL PRECAUTIONS

5-200.  Responsibilities of Custodians 95
5-201.  Care During Working Hours 96
5-202.  End-of-Day Security Checks 97
5-203.  Emergency Planning 99
5-204.  Telecommunications Conversations 104
5-205.  Security of Meetings and Conferences 104
5-206.  Safeguarding of U.S. Classified Information Located in Foreign Countries 107

Section 3.  ACTIVITY ENTRY AND EXIT INSPECTION PROGRAM

5-300.  Policy 109
5-301.  Inspection Frequency 111
5-302.  Inspection Procedures and Identification 111
SECTION 4. PHYSICAL SECURITY OF OSD OFFICES

5-400. POLICY
5-401. KEY CONTROL OFFICER
5-402. HOLDERS OF OSD KEYS
5-403. INSTALLATION OF DOOR LOCKS AND ACCESS CONTROL DEVICES AND ISSUANCE OF DUPLICATE KEYS
5-404. EMERGENCIES

SECTION 5.

5-500. POLICY
5-501. ESTABLISHMENT
5-502. ADMINISTRATION
5-503. OPENING AND CLOSING ALARMED AREAS
5-504. EXTENDING THE HOURS OF A ZONE
5-505. RESPONSE TO AN ALARM
5-506. TESTING THE ALARM SYSTEM
5-507. ALARM SYSTEM INQUIRES AND MAINTENANCE REQUESTS
5-508. STOPPING INTRUSION DETECTION SYSTEM SERVICE
5-509. INSTRUCTIONS FOR COMPLETING AFHQ FORM 91
5-510. PROCEDURAL VIOLATIONS

SECTION 6. SECURITY OF CLASSIFIED VIDEO TAPE

5-600. POLICY
5-601. PRODUCTION
5-602. USE
5-603. SECURITY OF EQUIPMENT
5-604. MARKINGS
5-605. ERASURE AND RECORDING OVER
5-606. DECLASSIFICATION
5-607. DESTRUCTION

CHAPTER 6.

Section 1. COMPROMISE OF CLASSIFIED INFORMATION

6-100. Policy
6-101. Cryptographic and Sensitive Compartmented Information
6-102. Responsibility of Discoverer
6-103. Preliminary Inquiry
6-104. Investigation
CHAPTER 7. ACCESS, DISSEMINATION, AND ACCOUNTABILITY

Section 1. ACCESS

7-100. Policy 143
7-101. Access by Persons Outside the Executive Branch 144
7-102. Access by Foreign Nationals, Foreign Governments, and International Organizations 147
7-103. Other Situations 148
7-104. Access Required by Other Executive Branch Investigative and Law Enforcement Agents 148
7-105. Access by Visitors 148

Section 2. DISSEMINATION

7-200. Policy 149
7-201. Restraints on Special Access Requirements 150
7-202. Information Originating in a Non-DoD Department or Agency 150
7-203. Foreign Intelligence Information 150
7-204. Restricted Data and Formerly Restricted Data 150
7-205. NATO Information 150
7-206. COMSEC Information 150
7-207. Dissemination of Top Secret Information 150
7-208. Dissemination of Secret and Confidential Information 151
7-209. Code Words, Nicknames, and Exercise Terms 151
7-210. Scientific and Technical Meetings 151

Section 3. ACCOUNTABILITY AND CONTROL

7-300. Top Secret Information 151
7-301. Secret Information 154
7-302. Confidential Information 154
7-303. Receipt of Classified Material 154
7-304. Working Papers 154
7-305. Restraint on Reproduction 156

CHAPTER 8. TRANSMISSION
Section 1. METHODS OF TRANSMISSION OR TRANSPORTATION

8-100. Policy 158
8-101. Top Secret Information 158
8-102. Secret Information 159
8-103. Confidential Information 161
8-104. Transmission of Classified Information to Foreign Governments 162
8-105. Consignor-Consigee Responsibility for Shipment of Bulky Material 166
8-106. Transmission of COMSEC Information 167
8-107. Transmission of Restricted Data 167

Section 2. PREPARATION OF MATERIAL FOR TRANSMISSION, SHIPMENT, OR CONVEYANCE

8-200. Envelopes or Containers 167
8-201. Addressing 168
8-202. Receipt Systems 172
8-203. Exceptions 173
8-204. TRACER SYSTEM 174

Section 3. RESTRICTIONS, PROCEDURES, AND AUTHORIZATION FOR ESCORT OR HAND-CARRYING OF CLASSIFIED INFORMATION

8-300. General Restrictions 174
8-301. Restrictions on Hand-carrying Classified Information Aboard Commercial Passenger Aircraft 175
8-302. Procedures for Hand-carrying Classified Information Aboard Commercial Passenger Aircraft 176
8-303. Authority to Approve Escort or Hand-carry of Classified Information Aboard Commercial Passenger Aircraft 179

CHAPTER 9. DISPOSAL AND DESTRUCTION

9-100. Policy 183
9-101. Methods of Destruction 183
9-102. Destruction Procedures 183
9-103. Records of Destruction 184
9-104. Classified Waste 185
9-105. Classified Document Retention 185
9-106. DESTRUCTION PROCEDURES 185

CHAPTER 10. SECURITY EDUCATION

10-100. Responsibility and Objectives 187
10-101. Scope and Principles 187
10-102. Initial Briefings 189
CHAPTER 11. FOREIGN GOVERNMENT INFORMATION

Section 1. CLASSIFICATION

11-100. Classification 192
11-101. Duration of Classification 192

Section 2. DECLASSIFICATION

11-200. Policy 192
11-201. Systematic Review 193
11-202. Mandatory Review 193

Section 3. MARKING

11-300. Equivalent U.S. Classification Designations 193
11-301. Marking NATO Documents 193
11-302. Marking Other Foreign Government Documents 193
11-303. Marking of DoD Classification Determinations 194
11-304. Marking of Foreign Government Information in DoD Documents 194

Section 4. PROTECTIVE MEASURES

11-400. NATO Classified Information 195
11-401. Other Foreign Government Information 195

CHAPTER 12. SPECIAL ACCESS PROGRAMS

12-100. Policy 197
12-101. Establishment of Special Access Programs 197
12-102. Review of Special Access Programs 198
12-103. Control and Administration 198
12-104. Codewords and Nicknames 199
12-105. Reporting of Special Access Programs 199
12-106. Accounting for Special Access Programs 200
12-107. Limitations on Access 200
12-108. “Carve-Out” Contracts 200
12-109. Oversight Reviews 202
CHAPTER 13. PROGRAM MANAGEMENT

Section 1. EXECUTIVE BRANCH OVERSIGHT AND POLICY DIRECTION

13-100. National Security Council 203
13-101. Administrator of General Services 203
13-102. Information Security Oversight Office 203

Section 2. DEPARTMENT OF DEFENSE

13-200. Management Responsibility 204

Section 3. DoD COMPONENTS

13-300. General 205
13-301. Military Departments 205
13-302. Other Components 205
13-303. Program Monitorship 205
13-304. Field Program Management 205

Section 4. INFORMATION REQUIREMENTS

13-400. Information Requirements 207

Section 5. DEFENSE INFORMATION SECURITY COMMITTEE

13-500. Purpose 207
13-501. Direction and Membership 207

CHAPTER 14. ADMINISTRATIVE SANCTIONS

14-100. Individual Responsibility 209
14-101. Violations Subject to Sanctions 209
14-102. Corrective Action 211
14-103. Administrative Discrepancies 212
14-104. Reporting Violations 212

CHAPTER 15. FOR OFFICIAL USE ONLY INFORMATION

Section 1. GENERAL PROVISIONS

15-100. BASIC POLICY 214
15-101. LIMITATIONS AND RESTRICTIONS 214
Section 2. **MARKING**

15-200. RESPONSIBILITY 215
15-201. DOCUMENTS 215
15-202. TRANSMITTAL LETTERS, ENDORSEMENTS, ETC. 215
15-203. PARAGRAPHS 215
15-204. WORKING PAPERS 216
15-205. MATERIAL OTHER THAN DOCUMENTS 216
15-206. DOCUMENTS OR MATERIAL TRANSMITTED OUTSIDE OF THE DEPARTMENT OF DEFENSE 216

Section 3. **DISSEMINATION AND TRANSMISSION**

15-300. GENERAL 216
15-301. PUBLIC RELEASE 216
15-302. RELEASE TO CONGRESS AND GAO 216
15-303. RELEASE WITHIN THE DEPARTMENT OF DEFENSE 217
15-304. RELEASE TO OTHER FEDERAL DEPARTMENTS AND AGENCIES 217
15-305. TRANSMISSION 217
15-306. MAIL 217
15-307. RECEIPTS 218

Section 4. **SAFEGUARDING**

15-401. RESPONSIBILITY 218
15-402. SAFEGUARDING DURING USE 218
15-403. STORAGE 218

Section 5. **DISPOSITION AND DESTRUCTION**

15-500. TERMINATION, DISPOSAL, AND UNAUTHORIZED DISCLOSURES 218
15-501. DISPOSAL 219
15-502. UNAUTHORIZED DISCLOSURE 219

CHAPTER 16. **SENSITIVE COMPARTMENTED INFORMATION FACILITIES (SCIF)**

Section 1.

16-100. SCIF ESTABLISHMENT 220
16-101. SCIF ADMINISTRATION 221

Section 2. **TECHNICAL SURVEILLANCE COUNTERMEASURES**
CHAPTER 17. AUTOMATED INFORMATION SYSTEM SECURITY

Section 1. POLICY STATEMENT

17-100. POLICY

Section 2. ESTABLISHMENT

17-200. ACCREDITATION

Section 3. ADMINISTRATION

17-300. ADMINISTRATION RESPONSIBILITIES
17-301. CLASSIFICATION LEVEL
17-302. MARKING
17-303. SAFEGUARDING THE INFORMATION
17-304. DISPOSAL
17-305. AUDIT TRAIL

CHAPTER 18. TEMPEST

18-100. BACKGROUND
18-101. POLICY
18-102. PROCEDURES

APPENDICES

Appendix 1. Equivalent Foreign and International Pact Organization Security Classifications
Appendix 2. General Accounting Office Officials Authorized to Certify Security Clearances
Appendix 3. Instructions Governing Use of Code Words, Nicknames, and Exercise Terms
Appendix 4. Federal Aviation Administration Air Transportation Security Field Offices
Appendix 5. Transportation Plan
Appendix 6. FOREIGN TRAVEL SECURITY BRIEFING
Appendix 7. CROSS-REFERENCE INDEX
C1.  DEPARTMENT OF DEFENSE INFORMATION SECURITY PROGRAM
REGULATION

CHAPTER 1

GENERAL PROVISIONS

C1.1.  Section 1.  REFERENCES, CONTINUED

1-100.  References, continued.


(g) Executive Order (E.O.) 12356, "National Security Information," April 2, 1982


(o) E.O. 12333, "United States Intelligence Activities," December 4, 1981


(r) **DoD Directive 5400.11**, "Department of Defense Privacy Program," June 9, 1982
(t) DoD 5200.1-I, "DoD Index of Security Classification Guides"
(u) **DoD Directive 5535.2**, "Delegations of Authority to Secretaries of the Military Departments - Inventions and Patents," October 16, 1980
(w) Section 483a of title 31, United States Code, (Title 5, Independent Offices Appropriation Act)
(x) DoD Instruction 7230.7, "User Charges," June 12, 1979
(z) DoD Instruction 5230.22, "Control of Dissemination of Intelligence Information," April 1, 1982
(aa) National COMSEC Instruction 4005, "Safeguarding and Control of COMSEC Material," October 12, 1979
(cc) DoD Directive C-5200.5, "Communications Security (COMSEC) (U)," October 6, 1981
(ff) Joint Army-Navy-Air Force Publications (JANAP) #119 and #299
(gg) DoD Directive 5240.6, "Counterintelligence Awareness and Briefing Program," February 26, 1986
(kk) Memorandum by the Secretary, Joint Chiefs of Staff (SM) 701-76, Volume II, "Peacetime Reconnaissance and Certain Sensitive Operations," July 23, 1976


(mm) National COMSEC Instruction 4009, "Protected Distribution Systems," December 30, 1981


(oo) DoD Instruction 5240.4, "Reporting of Counterintelligence and Criminal Violations," July 28, 1983


(uu) Section 403 of title 50, United States Code, "National Security Act"


(xx) DoD Instruction 1000.13, "Identification Cards for Members of the Uniformed Services, Their Dependents, and Other Eligible Personnel," July 16, 1979

(yy) Public Law 76-443, "Espionage Act," March 28, 1940

.zz) Section 801 et seq. of title 10, United States Code, "Uniform Code of Military Justice"

(aaa) Allied Communication Publication (ACP) #110

(ccc) DoD 5200.1-PH-1, "Classified Information Nondisclosure Agreement (SF 189)," July 1985
(fff) DoD Instruction 5230.20, "Control of Foreign Representatives," June 25, 1984
(jjj) National COMSEC Instruction 4003, "Classification Guidelines for COMSEC Information," December 1, 1978
(ikk) National COMSEC Instruction 4006, "Reporting COMSEC Insecurities," October 20, 1983
(III) National Telecommunications and Information Systems Security Instruction 4001, "Controlled Cryptographic Items," March 25, 1985
(ooo) DoD DIRECTIVE 5122.5, "ASSISTANT SECRETARY OF DEFENSE (PUBLIC AFFAIRS)," JUNE 15, 1982
(ppp) DoD DIRECTIVE 5230.9, "CLEARANCE OF DoD INFORMATION FOR PUBLIC RELEASE," APRIL 2, 1982
(qqq) DIA MANUAL 50-3, "PHYSICAL SECURITY STANDARDS FOR SENSITIVE COMPARTMENTED INFORMATION FACILITIES," MAY 2, 1980
(rrr) ADMINISTRATIVE INSTRUCTION NO- 15, "OSD RECORDS MANAGEMENT PROGRAM," APRIL 28, 1981
(sss) ADMINISTRATIVE INSTRUCTION NO- 23, "PERSONNEL SECURITY PROGRAM AND CIVILIAN PERSONNEL SUITABILITY PROGRAM," FEBRUARY 25, 1986
C1.2. Section 2. PURPOSE AND APPLICABILITY

1-200. Purpose. Information of the Department of Defense relating to national security shall be protected against unauthorized disclosure as long as required by national security considerations. This Regulation establishes a system for classification, downgrading and declassification of information; sets forth policies and procedures to safeguard such information; and provides for oversight and administrative sanctions for violations.

1-201. Applicability. This Regulation governs the DoD Information Security Program and takes precedence over all DoD Component regulations that implement that Program. Under DoD Directive 5200.1, E.O. 12356, and ISOO Directive No. 1 (references (f), (g), and (h)), it establishes, for the Department of Defense, uniform policies, standards, criteria, and procedures for the security classification,
downgrading, declassification, and safeguarding of information that is owned by, produced for or by, or under the control of the Department of Defense or its Components.

1-202. Nongovernment Operations. Except as otherwise provided herein, the provisions of this Regulation that are relevant to operations of nongovernment personnel entrusted with classified information shall be made applicable thereto by contracts or other legally binding instruments. (See DoD Directive 5220.22, DoD 5220.22-R, and DoD 5220.22-M, references (i), (j) and (k)).

1-203. Combat Operations. The provisions of this Regulation relating to accountability, dissemination, transmission, or safeguarding of classified information may be modified by military commanders but only to the extent necessary to meet local conditions in connection with combat or combat-related operations. Classified information should be introduced into forward combat areas or zones or areas of potential hostile activity only when essential to accomplish the military mission.

1-204. Atomic Energy Material. Nothing in this Regulation supersedes any requirement related to "Restricted Data" in the Atomic Energy Act of August 30, 1954, as amended (reference (l)), or the regulations of the Department of Energy under that Act. "Restricted Data" and material designated as "Formerly Restricted Data," shall be handled, protected, classified, downgraded, and declassified to conform with reference (l) and the regulations issued pursuant thereto.

1-205. Sensitive Compartmented and Communications Security Information

1-205.1. Sensitive Compartmented Information (SCI) and Communications Security (COMSEC) Information shall be handled and controlled in accordance with applicable national directives and DoD Directives and Instructions. Other classified information, while in established SCI or COMSEC areas, may be handled in the same manner as SCI or COMSEC information. Classification principles and procedures, markings, downgrading, and declassification actions prescribed in this Regulation apply to SCI and COMSEC information. (See also paragraph 13-200.3.).

1-205.2. Pursuant to DoD Directive 5200.1 (reference (f)), the Director, National Security Agency/Chief, Central Security Service may prescribe special rules and procedures for the handling, reporting of loss, storage, and access to classified communications security devices, equipments, and materials in mobile, hand-held or transportable systems, or that are used in conjunction with commercial telephone systems, or in similar circumstances where operational demands preclude the application of standard safeguards. These special rules may include procedures for
safeguarding such devices and materials, and penalties for the negligent loss of Government property.

1-206. **Automatic Data Processing Systems.** This Regulation applies to protection of classified information processed, stored or used in, or communicated, displayed or disseminated by an automatic data processing (ADP) system. Additional security policy, responsibilities, and requirements applicable specifically to ADP systems are contained in DoD Directive 5200.28 and DoD 5200.28-M, references (m) and (n).

1-207. **SUGGESTIONS FOR CHANGES.** USERS OF THIS INSTRUCTION ARE ENCOURAGED TO SUBMIT SUGGESTIONS FOR IMPROVING OF THIS INSTRUCTION TO THE PHYSICAL SECURITY DIVISION (PSD), WHS COMMENTS SHOULD INDICATE THE SPECIFIC PAGE(S), PARAGRAPH(S) AND LINE(S) OF THE TEXT TO BE CHANGED. RATIONALE SHALL ACCOMPANY EACH RECOMMENDED CHANGE.

C1.3  Section 3. **DEFINITIONS**

1-300. **Access.** The ability and opportunity to obtain knowledge of classified information.

1-301. **Applicable Associated Markings.** The markings, other than classification markings, and warning notices listed or referred to in subsection 4-103.

1-302. **Carve-Out.** A classified contract issued in connection with an approved Special Access Program in which the Defense Investigative Service has been relieved of inspection responsibility in whole or in part under the Defense Industrial Security Program.

1-303. **Classification Authority.** The authority vested in an official of the Department of Defense to make an initial determination that information requires protection against unauthorized disclosure in the interest of national security.

1-304. **Classification Guide.** A document issued by an authorized original classifier that prescribes the level of classification and appropriate declassification instructions for specified information to be classified derivatively. For purposes of this Regulation, this term does not include DD Form 254, "Contract Security Classification Specification."
1-305. **Classified Information.** Information or material that is:

1-305.1. Owned by, produced for or by, or under the control of the U.S. Government; and

1-305.2. Determined under E. O. 12356 (reference (g)) or prior orders and this Regulation to require protection against unauthorized disclosure; and

1-305.3. So designated.

1-306. **Classifier.** An individual who makes a classification determination and applies a security classification to information or material. A classifier may be an original classification authority or a person who derivatively assigns a security classification based on a properly classified source or a classification guide.

1-307. **Communications Security (COMSEC).** The protection resulting from all measures designed to deny unauthorized persons information of value which might be derived from the possession and study of telecommunications and to ensure the authenticity of such communications. COMSEC includes cryptosecurity, emission security, transmission security, and physical security of COSMEC material and information.

1-308. **Compromise.** The disclosure of classified information to persons not authorized access thereto.

1-309. **Confidential Source.** Any individual or organization that has provided, or that may reasonably be expected to provide, information to the United States on matters pertaining to the national security with the expectation, expressed or implied, that the information or relationship, or both, be held in confidence.

1-310. **Continental United States (CONUS).** United States territory, including adjacent territorial waters, located within the North American continent between Canada and Mexico.

1-311. **Controlled Cryptographic Item (CCI).** A secure telecommunications or information handling equipment ancillary device, or associated cryptographic component, which is unclassified but controlled. (Note: Equipments and components so designated bear the designator "Controlled Cryptographic Item" or "CCI").
1-312. **Critical Nuclear Weapon Design Information.** That Top Secret Restricted Data or Secret Restricted Data revealing the theory of operation or design of the components of a thermo-nuclear or implosion-type fission bomb, warhead, demolition munition or test device. Specifically excluded is information concerning arming, fuzing, and firing systems; limited life components; and total contained quantities of fissionable, fusionable, and high explosive materials by type. Among these excluded items are the components that DoD personnel set, maintain, operate, test, or replace.

1-313. **Custodian.** An individual who has possession of or is otherwise charged with the responsibility for safeguarding or accounting for classified information.

1-314. **Declassification.** The determination that classified information no longer requires, in the interest of national security, any degree of protection against unauthorized disclosure, together with a removal or cancellation of the classification designation.

1-315. **Declassification Event.** An event that eliminates the need for continued classification of information.

1-316. **Derivative Classification.** A determination that information is in substance the same as information currently classified, and the application of the classification markings.

1-317. **Document.** Any recorded information regardless of its physical form or characteristics, including, without limitation, written or printed matter, data processing cards and tapes, maps, charts, paintings, drawings, engravings, sketches, working notes and papers, or reproductions by any means or process, and sound, voice, magnetic or electronic recordings in any form.

1-318. **DoD Component.** The Office of the Secretary of Defense (OSD), the Military Departments, the Organization of the Joint Chiefs of Staff (OJCS), the Unified and Specified Commands, and the Defense Agencies.

1-319. **Downgrade.** A determination that classified information requires, in the interest of national security, a lower degree of protection against unauthorized disclosure than currently provided, together with a changing of the classification designation to reflect such lower degree of protection.

1-320. **Foreign Government Information.** Information that is:
1-320.1. Provided to the United States by a foreign government or governments, an international organization of governments, or any element thereof with the expectation, expressed or implied, that the information, the source of the information, or both, are to be held in confidence; or

1-320.2. Produced by the United States pursuant to or as a result of a joint arrangement with a foreign government or governments or an international organization of governments, or any element thereof, requiring that the information, the arrangement, or both, are to be held in confidence.

1-321. Formerly Restricted Data. Information removed from the Restricted Data category upon a joint determination by the Department of Energy (or antecedent Agencies) and the Department of Defense that such information relates primarily to the military utilization of atomic weapons and that such information can be safeguarded adequately as classified defense information. For purposes of foreign dissemination, however, such information is treated in the same manner as Restricted Data.

1-322. Information. Knowledge that can be communicated by any means.

1-323. Information Security. The result of any system of policies and procedures for identifying, controlling, and protecting from unauthorized disclosure, information whose protection is authorized by executive order or statute.

1-324. Intelligence Activity. An activity that an Agency within the Intelligence Community is authorized to conduct under E.O. 12333 (reference (o)).

1-325. Material. Any product or substance on, or in which, information is embodied.


1-327. Need-to-know. A determination made by a possessor of classified information that a prospective recipient, in the interest of national security, has a requirement for access to, or knowledge, or possession of the classified information in order to accomplish lawful and authorized Government purposes.

1-328. Original Classification. An initial determination that information requires, in the interest of national security, protection against unauthorized disclosure, together with a classification designation signifying the level of protection required.
1-329. **Regrade.** A determination that classified information requires a different degree of protection against unauthorized disclosure than currently provided, together with a change of classification designation that reflects such different degree of protection.

1-330. **Restricted Data.** All data concerning:

1-330.1. Design, manufacture or utilization of atomic weapons;

1-330.2. The production of special nuclear material; or

1-330.3. The use of special nuclear material in the production of energy, but shall not include data declassified or removed from the Restricted Data category under Section 142 of reference (I). (See also reference 11y, "Atomic Energy Act of 1954," as amended, and "Formerly Restricted Data," subsection 1-321.)

1-331. **Security Clearance.** A determination that a person is eligible under the standards of DoD 5200.2-R (reference (qq)) for access to classified information.

1-332. **Sensitive Compartmented Information.** Information and material that requires special controls for restricted handling within compartmented intelligence systems and for which compartmentation is established.

1-333. **Special Access Program.** Any program imposing need-to-know or access controls beyond those normally required for access to Confidential, Secret, or Top Secret information. Such a program includes, but is not limited to, special clearance, adjudication, or investigative requirements; special designation of officials authorized to determine need-to-know; or special lists of persons determined to have a need-to-know.

1-334. **Special Activity.** An activity, or functions in support of such activity, conducted in support of national foreign policy objectives abroad that is planned and executed so that the role of the U.S. Government is neither apparent nor acknowledged publicly; but that is not intended to influence U.S. political processes, public opinion, policies, or media, and does not include diplomatic activities or the collection and production of intelligence or related support functions.

1-335. **Unauthorized Disclosure.** A communication or physical transfer of classified information to an unauthorized recipient.
1-336. United States and Its Territories, Possessions, Administrative, and Commonwealth Areas. The 50 States; the District of Columbia; the Commonwealth of Puerto Rico; the Territories of Guam, American Samoa, and the Virgin Islands; the Trust Territory of the Pacific Islands; and the Possessions, Midway and Wake Islands.

1-337. Upgrade. A determination that certain classified information requires, in the interest of national security, a higher degree of protection against unauthorized disclosure than currently provided, together with a changing of the classification-designation to reflect such higher degree.

1-338. FOR OFFICIAL USE ONLY (FOUO). INFORMATION THAT HAS NOT BEEN GIVEN A SECURITY CLASSIFICATION UNDER THE CRITERIA OF AN EXECUTIVE ORDER, BUT THAT MAY BE WITHHELD FROM THE PUBLIC FOR ONE OR MORE OF THE REASONS CITED IN FREEDOM OF INFORMATION ACT EXEMPTIONS 2 THROUGH 9 (REFERENCE (P)) SHALL BE CONSIDERED AS BEING FOUO. FOUO IS NOT AUTHORIZED AS A WEAK FORM OF CLASSIFICATION TO PROTECT U.S. NATIONAL SECURITY INTERESTS.

1-339. VIDEO TAPE (TWO WORDS). A MAGNETIC TAPE USED FOR THE ELECTRONIC RECORDING AND PLAYBACK OF MATERIAL FOR TELEVISION APPLICATION.

1-340. VIDEOTAPE (ONE WORD). VIDEO TAPE ON AN OPEN REEL.

1-341. VIDEOCASSETTE. VIDEO TAPE ON REELS IN A SEALED CONTAINER THAT IS USED IN A RECORD OR PLAYBACK MODE WITHOUT REMOVAL FROM THAT CONTAINER.

1-342. VIOLATION. A SECURITY VIOLATION IS CONSTITUTED BY ANY FAILURE TO SAFEGUARD CLASSIFIED INFORMATION OR ANY FAILURE, WITTING OR UNWITTING, TO COMPLY WITH THIS INSTRUCTION.

C1.4. Section 4. POLICIES

1-400. Classification

1-400.1. Basic Policy. Except as provided in the Atomic Energy Act of 1954, as amended (reference (l)), E.O. 12356 (reference (g)), as implemented by the
ISOO Directive No. 1 (reference (h)), and this Regulation, provides the only basis for classifying information. It is the policy of the Department of Defense to make available to the public as much information concerning its activities as possible consistent with the need to protect the national security. Accordingly, security classification shall be applied only to protect the national security.

1-400.2. **Resolution of Doubts.** Unnecessary classification and higher than necessary classification should be avoided. If there is reasonable doubt about the need to classify information, it shall be safeguarded as if it were classified "Confidential" pending a determination by an original classification authority, who shall make this determination within 30 days. If there is reasonable doubt about the appropriate level of classification, it shall be safeguarded at the higher level of classification pending a determination by an original classification authority, who shall make this determination within 30 days. Upon a classification determination, markings shall be applied in accordance with Chapter 4.

1-400.3. **Duration.** Information shall be classified as long as required by national security considerations. Each decision to classify requires a simultaneous determination of the duration such classification must remain in force or that the duration of classification cannot be determined.

1-401. **Declassification.** Decisions concerning declassification shall be based on the loss of the information's sensitivity with the passage of time or upon the occurrence of a declassification event.

1-402. **Safeguarding.** Information classified under this Regulation shall be afforded the level of protection against unauthorized disclosure commensurate with the level of classification assigned under the varying conditions that may arise in connection with its use, dissemination, storage, movement or transmission, and destruction.

C1.5. **Section 5. SECURITY CLASSIFICATION DESIGNATIONS**

1-500. **General.** Information or material that requires protection against unauthorized disclosure in the interest of national security shall be classified in one of three designations, namely: "Top Secret," "Secret," or "Confidential." The markings "For Official Use Only," and "Limited Official Use," shall not be used to identify classified information. Moreover, no other term such as "Sensitive," "Conference," or
"Agency," shall be used in conjunction with the authorized classification designations to identify classified information. SEE CHAPTER 15, BELOW, FOR POLICY ON THE USE OF THE MARKING "FOR OFFICIAL USE ONLY."

1-501. Top Secret. "Top Secret" shall be applied only to information or material the unauthorized disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security. Examples of exceptionally grave damage include armed hostilities against the United States or its allies; disruption of foreign relations vitally affecting the national security; the compromise of vital national defense plans or complex cryptologic and communications intelligence systems; the revelation of sensitive intelligence operations; and the disclosure of scientific or technological developments vital to national security.

1-502. Secret. "Secret" shall be applied only to information or material the unauthorized disclosure of which reasonably could be expected to cause serious damage to the national security. Examples of serious damage include disruption of foreign relations significantly affecting the national security; significant impairment of a program or policy directly related to the national security; revelation of significant military plans or intelligence operations; compromise of significant military plans or intelligence operations; and compromise of significant scientific or technological developments relating to national security.

1-503. Confidential. "Confidential" shall be applied only to information or material the unauthorized disclosure of which reasonably could be expected to cause damage to the national security. Examples of damage include the compromise of information that indicates strength of ground, air, and naval forces in the United States and overseas areas; disclosure of technical information used for training, maintenance, and inspection of classified munitions of war; revelation of performance characteristics, test data, design, and production data on munitions of war.

C1.6. Section 6. **AUTHORITY TO CLASSIFY, DOWNGRADE, AND DECLASSIFY**

1-600. Original Classification Authority

1-600.1. Control. Authority for original classification of information as Top Secret, Secret, or Confidential may be exercised only by the Secretary of Defense, the Secretaries of the Military Departments, and by officials to whom such authority is specifically delegated in accordance with and subject to the restrictions of this section of the Regulation. In the absence of an original classification authority, the person
designated to act in his or her absence may exercise the classifier's authority.

1-600.2. **Delegation of Classification Authority.** Original classification authority shall not be delegated to persons who only reproduce, extract, or summarize classified information, or who only apply classification markings derived from source material or as directed by a classification guide. Delegations of original classification authority shall be limited to the minimum number required for efficient administration and to those officials whose duties involve the origination and evaluation of information warranting classification at the level stated in the delegation.

1-600.2.1. **Top Secret.** Only the Secretary of Defense, the Secretaries of the Military Departments, and the senior official designated by each under Section 5.3(a) of E.O. 12356 (reference (g)), provided that official has original Top Secret classification authority, may delegate original Top Secret classification authority. Such delegation may only be made to officials who are determined to have a demonstrable and continuing need to exercise such authority.

1-600.2.2. **Secret and Confidential.** Only the Secretary of Defense, the Secretaries of the Military Departments, the senior official designated by each under Section 5.3(a) of reference (g), and officials with original Top Secret classification authority, may delegate original Secret and Confidential classification authority to officials whom they determine respectively to have a demonstrable and continuing need to exercise such authority.

1-600.2.3. Each delegation of original classification authority shall be in writing and shall specify the title of the position held by the recipient.

1-600.3. **Requests for Classification Authority**

1-600.3.1. A request for the delegation of original classification authority shall be made only when there is a demonstrable and continuing need to exercise such authority and the following conditions exist:

1-600.3.1.1. The normal course of operations or missions of the organization results in the origination of information warranting classification;

1-600.3.1.2. There is a substantial degree of local autonomy in operations or missions as distinguished from dependence upon a higher level of command or supervision for relatively detailed guidance;

1-600.3.1.3. There is adequate knowledge by the originating level
to make sound classification determinations as distinguished from having to seek such
knowledge from a higher level of command or supervision; and

1-600.3.1.4. There is a valid reason why already designated
classification authorities in the originator's chain of command or supervision have not
issued or cannot issue classification guidance to meet the originator's normal needs.

1-600.3.2. Each request for a delegation of original classification
authority shall:

1-600.3.2.1. Identify the title of the position held by the nominee
and the nominee's organization;

1-600.3.2.2. Contain a description of the circumstances, consistent
with 1-600.3.2.1., above, that justify the delegation of such authority; and

1-600.3.2.3. Be submitted through established channels to the
Secretary of Defense, the Secretary of the Military Department concerned, the senior
official designated by each under Section 5.3(a) of E.O. 12356 (reference (g)), or the
appropriate Top Secret classification authority. (See subsection 1-602.)

1-600.4. Training Requirements for Original Classification Authorities.
Heads of DoD Component shall establish procedures to ensure that all original
classification authorities in their Component, to include themselves, are indoctrinated
in the fundamentals of security classification, limitations on their authority to classify
information, and their responsibilities as such. This indoctrination shall be a
prerequisite to the exercise of such authority and shall be a matter of record that is
subject to audit. Heads of DoD Components shall ensure this indoctrination is given
to all present original classification authorities within 12 months of the effective date
of this Regulation. A VIDEO TAPE, PREPARED BY THE DEPUTY UNDER
SECRETARY OF DEFENSE (POLICY) (DUSD(P)), SHALL BE REVIEWED BY
EACH ORIGINAL CLASSIFICATION AUTHORITY.

1-601. Derivative Classification Responsibility. Derivative application of
classification markings is a responsibility of those who incorporate, paraphrase,
restate, or generate in new form, information that is already classified, or those who
apply markings in accordance with guidance from an original classification authority.
Persons who apply derivative classifications should take care to determine whether
their paraphrasing, restating, or summarizing of classified information has removed all
or part of the basis for classification. Persons who apply such derivative classification
markings shall:
1-601.1. Respect original classification decisions;

1-601.2. Verify the information's current level of classification as far as practicable before applying the markings; and

1-601.3. Carry forward to any newly created documents the assigned dates or events for declassification and any additional authorized markings.

1-602. Record and Report Requirements

1-602.1. Records of designations of original classification authority shall be maintained as follows:

1-602.1.1. Top Secret Authorities. A current listing by title and organization of officials designated to exercise original Top Secret classification authority shall be maintained by:

1-602.1.1.1. The Office of the Deputy Under Secretary of Defense (Policy) (ODUSD(P)) for the Office of the Secretary of Defense; the Organization of the Joint Chiefs of Staff; the headquarters of each Unified Command and the headquarters of subordinate Joint Commands; and the Defense Agencies.

1-602.1.1.2. The Offices of the Secretaries of the Military Departments for the officials of their respective Departments, including Specified Commands but excluding officials from their respective Departments who are serving in headquarters elements of Unified Commands and headquarters of Joint Commands subordinate thereto.

1-602.1.2. Secret and Confidential Authorities. A current listing by title and organization of officials designated to exercise original Secret and Confidential classification authority shall be maintained by:

1-602.1.2.1. The ODUSD(P) for the Office of the Secretary of Defense.

1-602.1.2.2. The offices of the Secretaries of the Military Departments for the officials of their respective Departments, including Specified Commands but excluding officials from their respective Departments who are serving in headquarters elements of Unified Commands and headquarters elements of Joint Commands subordinate thereto.
1-602.1.2.3. The Director, Joint Staff, for the OJCS.

1-602.1.2.4. The Commanders-in-Chief of the Unified Commands, for their respective headquarters and the headquarters of subordinate Joint Commands.

1-602.1.2.5. The Directors of the Defense Agencies, for their respective agencies.

1-602.1.3. If the listing of titles of positions and organizations prescribed in subparagraphs 1-602.1.1. and 1-602.1.2., above, discloses intelligence or other information that either qualifies for security classification protection or otherwise qualifies to be withheld from public release under statute, some other means may be recommended by the DoD Component by which original classification authorities can be readily identified. Such recommendations shall be submitted to ODUSD(P) for approval.

1-602.1.4. The listings prescribed in subparagraphs 1-602.1.1. and 1-602.1.2., above, shall be reviewed at least annually by the senior official designated in or pursuant to paragraph 13-200.1., or subsections 13-301. or 13-302. or designee to ensure that officials so listed have demonstrated a continuing need to exercise original classification authority.

1-602.2. The DoD Components that maintain listings of designated original classification authorities shall, upon request, submit copies of such listings to ODUSD(P).

1-603. **Declassification and Downgrading Authority**

1-603.1. Authority to declassify and downgrade information classified under provisions of this Regulation shall be exercised as follows:

1-603.1.1. By the Secretary of Defense and the Secretaries of the Military Departments, with respect to all information over which their respective Departments exercise final classification jurisdiction;

1-603.1.2. By the official who authorized the original classification, if that official is still serving in the same position, by a successor, or by a supervisory official of either; and
1-603.1.3. By other officials designated for the purpose in accordance with paragraph 1-603.2., below.

1-603.1.4. WITHIN OSD COMPONENTS, DECLASSIFICATION AND DOWNGRADING AUTHORITY SHALL BE EXERCISED BY THE FOLLOWING:

1-603.1.4.1. OFFICIAL IDENTIFIED ON THE "CLASSIFIED BY" LINE OF A DOCUMENT OR OFFICIAL'S SUCCESSOR.

1-603.1.4.2. OSD ORIGINAL CLASSIFICATION AUTHORITY FOR THE OSD COMPONENT THAT HAS ASSUMED FUNCTIONAL INTEREST, WHEN SUCH INTEREST FOR THE INFORMATION HAS CHANGED.

1-603.1.4.3. OSD PRINCIPAL STAFF ASSISTANTS MAY DESIGNATE, BY TITLE OF POSITION, SUBORDINATE OFFICIALS TO EXERCISE GENERAL DECLASSIFICATION

1-603.1.4.4. THE ASSISTANT SECRETARY OF DEFENSE (PUBLIC AFFAIRS) (ASD(PA)) HAS DECLASSIFICATION AUTHORITY SPECIFICALLY DELEGATED IN DoD DIRECTIVE 5122.5, (REFERENCE (ooo)).

1-603.1.5. IN CASES OF DOCUMENTS CONTAINING INFORMATION CLASSIFIED BY OR UNDER THE FUNCTIONAL RESPONSIBILITY OF MORE THAN ONE OSD COMPONENT, DECLASSIFICATION AND DOWNGRADING AUTHORITY CONTINUES TO RESIDE IN THE OFFICIALS DESIGNATED IN PARAGRAPH 1-603.1.4., ABOVE. DECLASSIFICATION OR DOWNGRADING SHALL NOT BE TAKEN WITHOUT PRIOR COORDINATION WITH OTHER OSD COMPONENTS.

1-603.1.6. DOCUMENTS ORIGINATED AND CLASSIFIED BY OTHER THEN OSD COMPONENTS SHALL NOT BE DECLASSIFIED BY AN OSD COMPONENT WITHOUT PRIOR WRITTEN PERMISSION OF THE ORIGINATING OFFICE OR AGENCY.
1-603.2. The Secretary of Defense, the Secretaries of the Military Departments, the Chairman of the Joint Chiefs of Staff, the Directors of the Defense Agencies or their senior officials designated under subsection 13-301. or 13-302. may designate additional officials at the lowest practicable echelons of command and supervision to exercise declassification and downgrading authority over classified information in their functional areas of interest. Records of officials so designated shall be maintained in the same manner as prescribed in paragraph 1-602.1.1. for records of designations of original classification authority.
C2.  CHAPTER 2  
CLASSIFICATION 

C2.1.  Section 1.  CLASSIFICATION RESPONSIBILITIES 

2-100.  Accountability of Classifiers 

2-100.1.  Classifiers are accountable for the propriety of the classifications they assign, whether by exercise of original classification authority or by derivative classification. 

2-100.2.  An official who classifies a document or other material and is identified thereon as the classifier is and continues to be an accountable classifier even though the document or material is approved or signed at a higher level in the same organization.  (See subsection 4-104.) 

2-101.  Classification Approval 

2-101.1.  When an official signs or approves a document or other material already marked to reflect a particular level of classification, he or she shall review the information contained therein to determine if the classification markings are appropriate.  If, in his or her judgment, the classification markings are not supportable, he or she shall, at that time, cause such markings to be removed or changed as appropriate to reflect accurately the classification of the information involved. 

2-101.2.  A higher level official through or to whom a document or other material passes for signature or approval becomes jointly responsible with the accountable classifier for the classification assigned.  Such official has discretion to decide whether a subordinate who has classification authority shall be identified as the accountable classifier when he or she has exercised that authority. 

2-102.  Classification Planning 

2-102.1.  Advance classification planning is an essential part of the development of any plan, operation, program, research and development project, or procurement action that involves classified information.  Classification must be considered from the outset to assure adequate protection for the information and for the activity itself, and to eliminate impediments to the execution or implementation of the plan, operations order, program, project or procurement action.
2-102.2. The official charged with developing any plan, program or project in which classification is a factor, shall include under an identifiable title or heading, classification guidance covering the information involved. The guidance shall conform to the requirements contained in section C.2.4. of this Chapter.

2-103. Challenges to Classification. If holders of classified information have substantial reason to believe that the information is classified improperly or unnecessarily, they shall communicate that belief to their security manager (subsection 13-304.) or the classifier of the information to bring about any necessary correction.

2-103.1. Each DoD Component shall establish procedures whereby holders of classified information may challenge the decision of the classifier.

2-103.2. Challenges to classification made under this subsection shall include sufficient description of the information being challenged to permit identification of the information and its classifier with reasonable effort. Challenges to classification shall also include the reason or reasons why the challenger believes that the information is classified improperly or unnecessarily.

2-103.3. Challenges received under this subsection shall be acted upon within 30 days of receipt. The challenger shall be notified of any changes made as a result of the challenge or the reasons why no change is made.

2-103.4. Pending final determination of a challenge to classification, the information or document in question shall be safeguarded as required for the level of classification initially assigned.

2-103.5. The fact that an employee or military member of the Department of Defense has issued a challenge to classification shall not in any way result in or serve as a basis for adverse personnel action.

2-103.6. The provisions of this paragraph do not apply to or affect declassification review actions undertaken under the mandatory review requirements of section C3.3., Chapter 3 of this Regulation or under the provisions of DoD Directive 5400.7 (reference (p)).

2-104. OSD CLASSIFICATION CHALLENGE PROCEDURES

2-104.1. THE PREFERRED METHOD OF CONDUCTING CLASSIFICATION CHALLENGE ACTIONS IS FOR THE CHALLENGER AND
CLASSIFIER TO DISCUSS THE MATTER TOGETHER INFORMALLY. THAT METHOD EDUCATES BOTH PARTIES AND ENSURES OSD COMPLIANCE WITH THIS INSTRUCTION WITHOUT FORMAL PROCEDURES.

2-104.2. IF A HOLDER OF OSD CLASSIFIED INFORMATION DESIRES TO PROCEED WITH A FORMAL AND WRITTEN CHALLENGE, HE OR SHE SHALL ADDRESS THE CHALLENGE TO THE PSD. THE CHALLENGE SHALL CONTAIN THE INFORMATION REQUIRED BY PARAGRAPH 2-103.2., ABOVE. IF THE CHALLENGER DESIRES TO HAVE HIS OR HER ANONYMITY PRESERVED FROM THE CLASSIFIER, A STATEMENT TO THAT EFFECT SHALL BE INCLUDED IN THE CHALLENGE.

2-104.3. PSD SHALL FORWARD THE CHALLENGE THROUGH THE OSD COMPONENT SECURITY MANAGER TO THE CLASSIFIER, PRESERVING THE ANONYMITY OF THE CHALLENGER IF REQUESTED.

2-104.4. UPON RECEIPT OF A CHALLENGE, THE CLASSIFIER SHALL DO THE FOLLOWING:

2-104.4.1. REVIEW THE CHALLENGED INFORMATION AND DETERMINE EITHER:

2-104.4.1.1. THAT THE CHALLENGE IS VALID.

2-104.4.1.2. THAT THE CHALLENGE IS NOT VALID AND THE INFORMATION IS CLASSIFIED PROPERLY UNDER THIS INSTRUCTION.

2-104.4.2. IF THE CHALLENGE IS VALID:

2-104.4.2.1. DECLASSIFY, UPGRADE, DOWNGRADE, OR REDUCE THE DURATION OF CLASSIFICATION OF THE CHALLENGED INFORMATION.

2-104.4.2.2. NOTIFY ALL HOLDERS OF THE INFORMATION OF THE CHANGES.

2-104.4.2.3. NOTIFY PSD OF THE CHANGES MADE AS A RESULT OF THE CHALLENGE.

2-104.4.3. IF THE CLASSIFIER DETERMINES THE CHALLENGE IS NOT VALID, PSD SHALL BE NOTIFIED IN WRITING. THE RESPONSE
SHALL INCLUDE THE CLASSIFIER’S RATIONALE FOR DENYING THE CHALLENGE.

2-104.5. THE PSD SHALL NOTIFY THE CHALLENGER OF THE RESULTS OF THE CHALLENGE.

C2.2. Section 2. CLASSIFICATION PRINCIPLES, CRITERIA, AND CONSIDERATIONS

2-200. Reasoned Judgment. Reasoned judgment shall be exercised in making classification decisions. A positive basis must exist for classification. Both advantages and disadvantages of classification must be weighed. If, after consideration of the provisions of this section, there is reasonable doubt, the provisions of paragraph 1-400.2. apply.

2-201. Identification of Specific Information. Before a classification determination is made, each item of information that may require protection shall be identified. This requires identification of that specific information that comprises the basis for a particular national advantage or advantages that, if the information were compromised, would or could be damaged, minimized, or lost, thereby adversely affecting national security.

2-202. Specific Classifying Criteria. A determination to classify shall be made only by an original classification authority when, first, the information is within categories 2-202.1. through 2-202.10., below; and second, the unauthorized disclosure of the information, either by itself or in the context of other information, reasonably could be expected to cause damage to the national security. The determination involved in the first step is separate and distinct from that in the second. Except as provided in subsection 2-203., the fact that the information falls under one or more of the criteria shall not mean that the information automatically meets the damage criteria. Information shall be considered for classification if it concerns:

2-202.1. Military plans, weapons, or operations;

2-202.2. Vulnerabilities or capabilities of systems, installations, projects, or plans relating to the national security;

2-202.3. Foreign government information;
2-202.4. Intelligence activities including special activities, or intelligence sources or methods;

2-202.5. Foreign relations or foreign activities of the United States;

2-202.6. Scientific, technological, or economic matters relating to the national security;

2-202.7. U.S. Government programs for safeguarding nuclear materials or facilities;

2-202.8. Cryptology;

2-202.9. A confidential source; or

2-202.10. Other categories of information that are related to national security and that require protection against unauthorized disclosure as determined by the Secretary of Defense or Secretaries of the Military Departments. Recommendations concerning the need to designate additional categories of information that may be considered for classification shall be forwarded through channels to the appropriate Secretary for determination. Each such determination shall be reported promptly to the Director of Security Plans and Programs, ODUSD(P), for promulgation in an Appendix to this Regulation and reporting to the Director, ISOO.

2-203. **Presumption of Damage.** Unauthorized disclosure of foreign government information (see subsection 11-100.), the identity of a confidential foreign source, or intelligence sources or methods is presumed to cause damage to the national security.

2-204. **Limitations on Classification**

2-204.1. Classification may not be used to conceal violations of law, inefficiency, or administrative error, to prevent embarrassment to a person, organization or Agency, or to restrain competition.

2-204.2. Basic scientific research information not clearly related to national security may not be classified. (See also subsection 2-205.)

2-204.3. A product of nongovernment research and development that does not incorporate or reveal classified information to which the producer or developer was given prior access may not be classified until and unless the Government acquires a
proprietary interest in the product. This prohibition does not affect the provisions of the Patent Secrecy Act of 1952 (reference (q)). (See section C2.7., this Chapter.)

2-204.4. References to classified documents that do not reveal classified information may not be classified or used as a basis for classification.

2-204.5. Classification may not be used to limit dissemination of information that is not classifiable under the provisions of E.O. 12356 (reference (g)) or this Regulation or to prevent or delay public release of such information.

2-204.6. Information may be classified or reclassified after receiving a request for it under the Freedom of Information Act (reference (p)), the Privacy Act (reference (r)), or the mandatory review provisions of this Regulation (section C3.3., Chapter 3) if such classification is consistent with this Regulation and is accomplished personally and on a document-by-document basis, except as provided in paragraph 2-204.7., below, by the Secretary or Deputy Secretary of Defense, by the Secretaries or Under Secretaries of the Military Departments, by the senior official designated by each Secretary under Section 5.3(a) of reference (g), or by an official with original Top Secret classification authority. (See subsection 2-801.)

2-204.7. The Secretary of Defense and the Secretaries of the Military Departments may reclassify information previously declassified and disclosed, and they may classify unclassified information that has been disclosed, if they determine in writing that the information requires protection in the interest of national security and the information may reasonably be recovered. (See subsection 2-801.) Any such reclassification or classification shall be reported to the DUSD(P) for subsequent reporting to the Director, ISOO.

2-205. Classifying Scientific Research Data. Ordinarily, except for information that meets the definition of Restricted Data, basic scientific research or its results shall not be classified. However, classification would be appropriate if the information concerns an unusually significant scientific breakthrough and there is sound reason to believe that it is not known or within the state-of-the-art of other nations, and it supplies the United States with an advantage directly related to national security.

2-206. Classifying Documents. Each document and portion thereof shall be classified on the basis of the information it contains or reveals. The fact that a document makes reference to a classified document is not a basis for classification unless the reference citation, standing alone, reveals classified information. (See paragraph 2-204.4.) The overall classification of a document or group of physically connected documents shall be at least as high as that of the most highly classified
component. The subject or title of a classified document normally should be unclassified. When the information revealed by a subject or title warrants classification, an unclassified short title should be added for reference purposes.

2-207. Classifying Material Other Than Documents

2-207.1. Items of equipment or other physical objects shall be classified only when classified information may be derived from them by visual observation of their internal or external appearance or structure, or by their operation, test, application, or use. The overall classification assigned to end items of equipment or objects shall be at least as high as the highest classification of any of its integrated parts.

2-207.2. If mere knowledge of the existence of the item of equipment or object would compromise or nullify its national security advantage, its existence would warrant classification.

2-208. State-of-the-Art and Intelligence. Classification requires consideration of the information available from intelligence sources concerning the extent to which the same or similar information is known or is available to others. It is also important to consider whether it is known, publicly or internationally, that the United States has the information or even is interested in the subject matter. The state-of-the-art in other nations may often be a vital consideration.

2-209. Effect of Open Publication. Classified information shall not be declassified automatically as a result of any unofficial publication or inadvertent or unauthorized disclosure in the United States or abroad of identical or similar information. Appearance in the public domain of information currently classified or being considered for classification does not preclude initial or continued classification. However, such disclosures require immediate determination of the degree of damage to the national security and reevaluation of the information to determine whether the publication has so compromised the information that downgrading or declassification is warranted. (See also Chapter 6.) Similar consideration must be given to related items of information in all programs, projects, or items incorporating or pertaining to the compromised items of information. Holders should continue classification until advised to the contrary by a competent Government authority.

2-210. Reevaluation of Classification Because of Compromise. Classified information, and information related thereto, that has been lost or possibly compromised, shall be reevaluated and acted upon as follows:
2-210.1. The original classifying authority, upon learning that a loss or possible compromise of specific classified information has occurred, shall prepare a written damage assessment and:

2-210.1.1. Reevaluate the information involved and determine whether:

2-210.1.1.1. Its classification should be continued without change;

2-210.1.1.2. The specific information, or parts thereof, should be modified to minimize or nullify the effects of the reported compromise and the classification retained;

2-210.1.1.3. Declassification, downgrading, or upgrading is warranted; and

2-210.1.1.4. Countermeasures are appropriate and feasible to negate or minimize the effect of the compromise.

2-210.1.2. Give prompt notice to all holders of such information when the determination is within categories 2-210.1.1.2., 2-210.1.1.3., or 2-210.1.1.4. of subparagraph 2-210.1.1., above.

2-210.2. Upon learning that a compromise or probable compromise has occurred, any official having original classification jurisdiction over related information shall reevaluate the related information and determine whether one of the courses of action enumerated in subparagraph 2-2210.1.1., above, should be taken or, instead, whether upgrading of the related information is warranted. When such a determination is within categories 2-210.1.1.2., 2-210.1.1.3., or 2-210.1.1.4. of subparagraph 2-210.1.1., above, or that upgrading of the related items is warranted, prompt notice of the determination shall be given to all holders of the related information. (See Chapter 6.)

2-211. Compilation of Information. Certain information that would otherwise be unclassified may require classification when combined or associated with other unclassified information. However, a compilation of unclassified items of information should normally not be classified. In unusual circumstances, classification may be required if the combination of unclassified items of information provides an added factor that warrants classification under subsection 2-202. Classification on this basis shall be fully supported by a written explanation that will be provided with the material so classified. (See also subsection 4-203.)
2-212. **Extracts of Information.** Information extracted from a classified source shall be derivatively classified or not classified in accordance with the classification markings shown in the source. The overall and internal markings of the source should supply adequate classification guidance. If internal markings or classification guidance are not found in the source, and no reference is made to an and available classification guide, the extracted information shall be classified according either to the overall marking of the source, or guidance obtained from the classifier of the source material.

C2.3. Section 3. **DURATION OF ORIGINAL CLASSIFICATION**

2-300. **General.** When a determination is made by an official with authority to classify originally information as Top Secret, Secret, or Confidential, such official must also determine how long the classification shall remain in effect.

2-301. **Duration of Classification**

2-301.1. Information shall be classified as long as required by national security considerations.

2-301.2. When it can be determined, a specific date or event for declassification shall be set by the original classification authority at the time the information is classified originally. Such dates or events shall be consistent with national security. Any event specified for declassification shall be an event certain to occur.

2-301.3. Original classification authorities may not be able to predetermine a date or event for automatic declassification in which case they shall provide for the indefinite duration of classification (see Chapter 4 for the marking "Originating Agency's Determination Required").

2-301.4. Information classified under predecessor orders and marked for declassification review shall remain classified until reviewed for declassification under the provisions of this Regulation (also see paragraph 4-600.2.).

2-302. **Subsequent Extension of Duration of Classification.** The duration of classification specified at the time of original classification may be extended only by officials with requisite original classification authority and only if all known holders of the information can be notified of such action before the date or event previously set
for declassification. Any decision to continue classification of information designated for automatic declassification under E.O. 12065 (reference (hh)) or predecessor orders, other than on a document-by-document basis, shall be reported to the DUSD(P) who shall, in turn, report to the Director, ISOO.

C2.4. Section 4. CLASSIFICATION GUIDES

2-400. General

2-400.1. A classification guide shall be issued for each classified system, program, plan, or project as soon as practicable before the initial funding or implementation of the system, program, plan or project. Successive operating echelons shall prescribe more detailed supplemental guides that are considered essential to assure accurate and consistent classification. In preparing classification guides, originators should review DoD 5200.1-H (reference (s)).

2-400.2. Classification guides shall:

2-400.2.1. Identify the information elements to be protected, using categorization to the extent necessary to ensure that the information involved can be identified readily and uniformly;

2-400.2.2. State which of the classification designations (that is, Top Secret, Secret, or Confidential) applies to each element or category of information;

2-400.2.3. State declassification instructions for each element or category of information in terms of a period of time, the occurrence of an event, or a notation that the information shall not be declassified automatically without approval of the originating Agency; and

2-400.2.4. State any special public release procedures and foreign disclosure considerations.

2-400.3. Each classification guide shall be approved personally and in writing by an official who:

2-400.3.1. Has program or supervisory responsibility over the information or is the senior Agency official designated by the Secretary of Defense or Secretaries of the Military Departments in accordance with Section 5.3(a) of E.O. 12356 (reference (g)); and
2-400.3.2. Is authorized to classify information originally at the highest level of classification prescribed in the guide.

2-400.4. THE OSD COMPONENT OFFICIAL HAVING PRIMARY FUNCTIONAL AND MANAGEMENT RESPONSIBILITY FOR SYSTEMS, PROGRAMS, PROJECTS, OR PLANS SHALL DEVELOP AND ISSUE A SECURITY CLASSIFICATION GUIDE.

2-401. Multi-Service Interest. For each classified system, program, project, plan, or item involving more than one DoD Component, a classification guide shall be issued by the:

2-401.1. Element in the Office of the Secretary of Defense that assumes or is expressly designated to exercise overall cognizance over it; or

2-401.2. DoD Component that is expressly designated to serve as the executive or administrative agent for the particular effort. When there is doubt which Component has cognizance of the information involved, the matter shall be referred to the DUSD(P) for resolution.

2-402. Research, Development, Test, and Evaluation. A program security classification guide shall be developed for each system and equipment development program that involves research, development, test, and evaluation (RDT&E) of classified technical information. For each such program covered by an approved Decision Coordinating Paper (DCP) or Program Objective Memorandum (POM), initial basic classification guidance applicable to technical characteristics of the system or equipment shall be developed and submitted with the proposed DCP or POM to the Under Secretary of Defense for Research and Engineering for approval. A detailed classification guide shall be developed and issued as near in time as possible to the approval of the DCP or POM.

2-403. Project Phases. Whenever possible, classification guides shall cover specifically each phase of transition, that is, RDT&E, procurement, production, Service use, and obsolescence, with changes in assigned classifications to reflect the changing sensitivity of the information involved.

2-404. Review of Classification Guides

2-404.1. Classification guides shall be reviewed by the originator for currency and accuracy not less than once every 2 years. Changes shall be issued
promptly. If no changes are made, the originator shall so annotate the record copy and show the date of the review.

2-404.2. Classification guides issued before August 1, 1982, that are in current use must be updated to meet the requirements of paragraph 2-400.2. Such updating shall be accomplished by the next biennial review. Converting previous declassification determinations directed by classification guides shall be accomplished in accordance with the following:

2-404.2.1. Automatic declassification dates or events remain in force unless changed by competent authority in accordance with subsection 2-302.

2-404.2.2. Dates for declassification review shall be changed to automatic declassification dates or provide for the indefinite duration of classification.

2-405. Distribution of Classification Guides

2-405.1. A copy of each approved classification guide and changes thereto other than those covering SCI shall be sent to the Director of Freedom of Information and Security Review, Office of the Assistant Secretary of Defense (Public Affairs), and to the Director of Security Plans and Programs, ODUSD(P). A copy of each approved classification guide covering SCI shall be submitted to and maintained by the Senior Intelligence Officer who has security cognizance over the issuing activity.

2-405.2. Two copies of each approved classification guide and its changes shall be sent by the originator to the Administrator, Defense Technical Information Center (DTIC), Defense Logistics Agency, unless such guide is classified Top Secret, or covers SCI, or is determined by the approval authority of the guide to be too sensitive for automatic secondary distribution to DoD Components. Each classification guide forwarded to DTIC must bear distribution statement B, C, D, E, F, or X from DoD Directive 5230.24 (reference (bbb)) on its front cover or first page if there is no cover.

2-406. Index of Security Classification Guides

2-406.1. All security classification guides, except as provided in subparagraph 2-406.2., below, issued under this Regulation shall be listed in DoD 5200.1-1 (reference (t)), on the basis of information provided on DD Form 2024, "DoD Security Classification Guide Data Elements." The originator of each guide shall execute DD Form 2024 when the guide is approved, changed, revised, reissued, or canceled, and when its biennial review is accomplished. The original copy of each
executed DD Form 2024 shall be forwarded to the Director of Security Plans and Programs, ODUSD(P) who will maintain the Index. Report Control Symbol DD-POL(B&AR)1418 applies to this information collection system.

2-406.2. Any classification guide that because of classification considerations is not listed in accordance with paragraph 2-406.1., above, shall be reported by the originator to the Director of Security Plans and Programs, ODUSD(P). The report shall include the title of the guide, its date, the classification of the guide, and identification of the originating activity. A separate classified list of such guides will be maintained. Report Control Symbol DD-POL(B&AR)1418 applies to this information collection system.

C2.5. Section 5. RESOLUTION OF CONFLICTS

2-500. General. When two or more offices, headquarters, or activities disagree concerning a classification, declassification, or regrading action, the disagreement must be resolved promptly.

2-501. Procedures. If agreement cannot be reached by informal consultation, the matter shall be referred for decision to the lowest superior common to the disagreeing parties. If agreement cannot be reached at the major command (or equivalent) level, the matter shall be referred for decision to the headquarters office having overall classification management responsibilities for the Component. That office shall also be advised of any disagreement at any echelon if prompt resolution is not likely to occur.

2-502. Final Decision. Disagreements between DoD Component headquarters, if not resolved promptly, shall be referred for final resolution to the ODUSD(P).

2-503. Timing. Action under this section at each level of consideration shall be completed within 30 days. Failure to reach a decision within 30 days shall be cause for referral to the next level for consideration.

C2.6. Section 6. OBTAINING CLASSIFICATION EVALUATIONS

2-600. Procedures. If a person not authorized to classify originates or develops information that he or she believes should be safeguarded, he or she shall:

2-600.1. Safeguard the information in the manner prescribed for the intended classification (see paragraph 1-400.2.);
2-600.2. Mark the information (or cover sheet) with the intended classification designation prescribed in section C1.5., Chapter 1;

2-600.3. Transmit the information under appropriate safeguards to an appropriate classification authority for evaluation. The transmittal shall state that the information is tentatively marked to protect it in transit. If such authority is not readily identifiable, the information should be forwarded to a headquarters activity of a DoD Component, to the headquarters office having overall classification management responsibilities for a DoD Component, or to the DUSD(P). A determination whether to classify the information shall be made within 30 days of receipt;

2-600.4. Upon decision by the classifying authority, the tentative marking shall be removed. If a classification is assigned, appropriate markings shall be applied; but

2-600.5. In an emergency requiring immediate communication of the information, after taking the action prescribed by paragraphs 2-600.1. and 2-600.2., above, transmit the information and then proceed in accordance with paragraph 2-600.3., above.

C2.7. Section 7. INFORMATION DEVELOPED BY PRIVATE SOURCES

2-700. General. There are some circumstances in which information not meeting the definition in subsection 1-305. may warrant protection in the interest of national security.

2-701. Patent Secrecy Act. The Patent Secrecy Act of 1952 (reference (q)) provides that the Secretary of Defense, among others, may determine that disclosure of an invention by granting of a patent would be detrimental to national security. See DoD Directive 5535.2 (reference (u)). A patent application on which a secrecy order has been imposed shall be handled as follows within the Department of Defense:

2-701.1. If the patent application contains information that warrants classification, it shall be assigned a classification and be marked and safeguarded accordingly.

2-701.2. If the patent application does not contain information that warrants classification, the following procedures shall be followed:
2-701.2.1. A cover sheet (or cover letter for transmittal) shall be placed on the application with substantially the following language:

"The attached material contains information on which secrecy orders have been issued by the U.S. Patent Office after determination that disclosure would be detrimental to national security (Patent Secrecy Act of 1952, 35 U.S.C. 181-188). Its transmission or revelation in any manner to an unauthorized person is prohibited by law. Handle as though classified CONFIDENTIAL (or such other classification as would have been assigned had the patent application been within the definition provided in subsection 1-305.)."

2-701.2.2. The information shall be withheld from public release; its dissemination within the Department of Defense shall be controlled; the applicant shall be instructed not to disclose it to any unauthorized person; and the patent application (or other document incorporating the protected information) shall be safeguarded in the manner prescribed for equivalent classified material.

2-701.3. If filing of a patent application with a foreign government is approved under provisions of the Patent Secrecy Act of 1952 (reference (q)) and agreements on interchange of patent information for defense purposes, the copies of the patent application prepared for foreign registration (but only those copies) shall be marked at the bottom of each page as follows:


"Handle as CONFIDENTIAL (or such other level as has been determined)."

2-702. Independent Research and Development

2-702.1. Information in a document or material that is a product of Government-sponsored independent research and development conducted without access to classified information may not be classified unless the Government first acquires a proprietary interest in such product.

2-702.2. If no prior access was given but the person or company conducting the independent research or development believes that protection may be warranted in the interest of national security, the person or company should safeguard the information in accordance with subsection 2-600. and submit it to an appropriate DoD element for evaluation. The DoD element receiving such a request for evaluation shall make or obtain a determination whether a classification would be assigned if it were
Government information. If the determination is negative, the originator shall be advised that the information is unclassified. If the determination is affirmative, the DoD element shall make or obtain a determination whether a proprietary interest in the research and development will be acquired. If so, the information shall be assigned proper classification. If not, the originator shall be informed that there is no basis for classification and the tentative classification shall be canceled.

2-703. Other Private Information. The procedure specified in subsection 2-600. shall apply in any case not specified in subsection 2-702., such as an unsolicited contract bid, in which private information is submitted to a DoD element for a determination of classification.

C2.8. Section 8. REGRADING

2-800. Raising to a Higher Level of Classification. The upgrading of classified information to a higher level than previously determined by officials with appropriate classification authority and jurisdiction over the subject matter is permitted only when all known holders of the information:

2-800.1. Can be notified promptly of such action; and

2-800.2. Are authorized access to the higher level of classification, or the information can be retrieved from those not authorized access to information at the contemplated higher level of classification.

2-801. Classification of Information Previously Determined to be Unclassified. Unclassified information, once communicated as such, may be classified only when the classifying authority:

2-801.1. Makes the determination required for upgrading in subsection 2-800.;

2-801.2. Determines that control of the information has not been lost by such communication and can still be prevented from being lost; and

2-801.3. In the case of information released to secondary distribution centers, such as the DTIC, determines that no secondary distribution has been made and can still be prevented (see also paragraphs 2-204.6. and 2-204.7.).
2-802. Notification. All known holders of information that has been upgraded shall be notified promptly of the upgrading action.

2-803. Downgrading. When it will serve a useful purpose, original classification authorities may, at the time of original classification, specify that downgrading of the assigned classification will occur on a specified date or upon the occurrence of a stated event.

C2.9. Section 9. INDUSTRIAL OPERATIONS

2-900. Classification in Industrial Operations. Classification of information in private industrial operations shall be based only on guidance furnished by the Government. Industrial management may not make original classification determinations and shall implement the classification decisions of the U.S. Government contracting authority.

2-901. Contract Security Classification Specification. DD Form 254, "Contract Security Classification Specification," shall be used to convey contractual security classification guidance to industrial management. DD Forms 254 shall be changed by the originator to reflect changes in classification guidance and reviewed for currency and accuracy not less than once every 2 years. Changes shall conform with this Regulation and DoD 5220.22-R and DoD 5220.22-M (references (j) and (k) and shall be provided to all holders of the DD Form 254 as soon as possible. When no changes are made as a result of the biennial review, the originator shall so notify all holders of the DD Form 254 in writing.
C3. CHAPTER 3
DECLASSIFICATION AND DOWNGRADING

C3.1. Section 1. GENERAL PROVISIONS

3-100. Policy. Information classified under E.O. 12356 (reference (g)) and prior orders shall be declassified or downgraded as soon as national security considerations permit. Decisions concerning declassification shall be based on the loss of sensitivity of the information with the passage of time or on the occurrence of an event that permits declassification. Information that continues to meet the classification requirements of subsection 2-202. despite the passage of time will continue to be protected in accordance with this Regulation.

3-101. Responsibility of Officials. Officials authorized under subsection 1-603. to declassify or downgrade information that is under the final classification jurisdiction of the Department of Defense shall take such action in accordance with this Chapter.

3-102. Declassification Coordination. DoD Component declassification review of classified information shall be coordinated with any other DoD or non-DoD office, Component, or Agency that has a direct interest in the subject matter.

3-103. Declassification by the Director of the ISOO. If the Director of the ISOO determines that information is classified in violation of reference (b), the Director may require the activity that originally classified the information to declassify it. Any such decision by the Director may be appealed through the Director of Security Plans and Programs, ODUSD(P), to the National Security Council (NSC). The information shall remain classified pending a prompt decision on the appeal.

C3.2. Section 2. SYSTEMATIC REVIEW

3-200. Assistance to the Archivist of the United States. The Secretary of Defense and the Secretaries of the Military Departments shall designate experienced personnel to assist the Archivist of the United States in the systematic review of classified information. Such personnel shall:
3-200.1. Provide guidance and assistance to National Archives and Records Administration (NARA) employees in identifying and separating documents and specific categories of information within documents that are deemed to require continued classification; and

3-200.2. Refer doubtful cases to the DoD Component having classification jurisdiction over the information or material for resolution.

3-201. Systematic Review Guidelines. The Director of Security Plans and Programs, ODUSD(P), in coordination with DoD Components, shall review, evaluate, and recommend revisions of DoD Directive 5200.30 (reference (v)) at least every 5 years.

3-202. Systematic Review Procedures

3-202.1. Except as noted in this subsection, classified information transferred to the NARA that is permanently valuable will be reviewed systematically for declassification by the Archivist of the United States with the assistance of the DoD personnel designated for that purpose under subsection 3-200. as it becomes 30 years old. Information concerning intelligence (including special activities), sources, or methods created after 1945, and information concerning cryptology created after 1945, accessioned into the NARA will be reviewed systematically as it becomes 50 years old. Such information shall be downgraded or declassified by the Archivist of the United States under E.O. 12356, the directives of the ISOO, and reference (v).

3-202.2. All DoD classified information that is permanently valuable and in the possession or control of DoD Components, including that held in Federal Records Centers or other storage areas, may be reviewed systematically for declassification by the DoD Component exercising control of such information. Systematic declassification review conducted by DoD Components and personnel designated under subsection 3-200. shall proceed as follows:

3-202.2.1. Information over which the Department of Defense exercises exclusive or final original classification authority and that under reference (v), the responsible reviewer determines is to be declassified, shall be marked accordingly.

3-202.2.2. Information over which the Department of Defense exercises exclusive or final original classification authority that, after review, is determined to warrant continued protection shall remain classified as long as required by national security considerations.
3-202.3. Classified information over which the Department of Defense does not exercise exclusive or final original classification authority encountered during DoD systematic review may not be declassified unless specifically authorized by the Agency having classification jurisdiction over it.

3-203. Systematic Review of Classified Cryptologic Information. Notwithstanding any other provision of this Regulation, systematic review and declassification of classified cryptologic information shall be conducted in accordance with special procedures developed in consultation with affected Agencies by the Director, National Security Agency/Chief, Central Security Service, and approved by the Secretary of Defense under E.O. 12356 and DoD Directive 5200.30 (references (g) and (v)).

3-204. Systematic Review of Intelligence Information. Systematic review for declassification of classified information pertaining to intelligence activities (including special activities), or intelligence sources or methods shall be in accordance with special procedures to be established by the Director of Central Intelligence after consultation with affected Agencies.

C3.3. Section 3. MANDATORY DECLASSIFICATION REVIEW

3-300. Information Covered. Upon request by a U.S. citizen or permanent resident alien, a Federal Agency, or a State or local government to declassify and release such information, any classified information (except as provided in subsection 3-301.) shall be subject to review by the originating or responsible DoD Component for declassification in accordance with this section.

3-301. Presidential Information. Information originated by a President, the White House staff, committees, commissions, or boards appointed by the President, or others specifically providing advice and counsel to a President or acting on behalf of a President is exempt from the provisions of this section.

3-302. Cryptologic Information. Requests for the declassification review of cryptologic information shall be processed in accordance with the provisions of DoD Directive 5200.30 (reference (v)).

3-303. Submission of Requests for Mandatory Declassification Review. Requests for mandatory review of DoD classified information shall be submitted as follows:
3-303.1. Requests shall be in writing and reasonably describe the information sought with sufficient particularity to enable the Component to identify documents containing that information, and be reasonable in scope; for example, the request does not involve such a large number or variety of documents as to leave uncertain the identity of the particular information sought.

3-303.2. Requests shall be submitted to the Office of the Assistant Secretary of Defense (Public Affairs) (ASD(PA)) (entry point for OSD records), the Military Department, or other Component most concerned with the subject matter that is designated under DoD Directive 5400.7 (reference (p)) to receive requests for records under the Freedom of Information Act. These offices are identified in appropriate Parts of Title 32 of the Code of Federal Regulations for each DoD Component.

3-304. Requirements for Processing. Unless otherwise directed by the ASD(PA), requests for mandatory review shall be processed as follows:

3-304.1. The designated office shall acknowledge receipt of the request. When a request does not satisfy the conditions of paragraph 3-303.1., the requester shall be notified that unless additional information is provided or the scope of the request narrowed, no further action will be undertaken.

3-304.2. DoD Component action upon the initial request shall be completed within 60 days (45 working days). If no determination has been made within 60 days (45 working days) of receipt of the request, the requester shall be notified of his right to appeal and of the procedures for making such an appeal.

3-304.3. The designated office shall determine whether, under the declassification provisions of this Regulation, the requested information may be declassified, and, if so, make such information available to the requester, unless withholding is otherwise warranted under applicable law. If the information may not be released in whole or in part, the requester shall be given a brief statement as to the reasons for denial, notice of the right to appeal the determination within 60 days (45 working days) to a designated appellate authority (including name, title, and address of such authority), and the procedures for such an appeal.

3-304.4. When a request is received for information classified by another DoD Component or an Agency outside the Department of Defense, the designated office shall:

3-304.4.1. Forward the request to such DoD Component or outside
Agency for review together with a copy of the document containing the information requested, when practicable and when appropriate, with its recommendation to withhold any of the information;

3-304.4.2. Notify the requester of the referral unless the DoD Component or outside Agency to which the request is referred objects to such notice on grounds that its association with the information requires protection; and

3-304.4.3. Request, when appropriate, that the DoD Component or outside Agency notify the referring office of its determination.

3-304.5. If the request requires the rendering of services for which fees may be charged under Title 5 of the Independent Offices Appropriation Act (reference (w)) in accordance with DoD Instruction 7230.7 (reference (x)), the DoD Component may calculate the anticipated amount of fees to be charged and ascertain the requester's willingness to pay the allowable charges as a precondition to taking further action upon the request.

3-304.6. A requester may appeal to the Head of a DoD Component or designee whenever that DoD Component has not acted on an initial request within 60 days or the requester has been notified that requested information may not be released in whole or in part. Within 30 days after receipt, an appellate authority shall determine whether continued classification of the requested information is required in whole or in part, notify the requester of its determination, and make available to the requester any information determined to be releasable. If continued classification is required under this Regulation, the requester shall be notified of the reasons therefore. If so requested, an appellate authority shall communicate its determination to any referring DoD Component or outside Agency.

3-304.7. The ASD(PA) shall act as appellate authority for all appeals regarding OSD, OJCS, and Unified Command records.

3-305. Foreign Government Information. Requests for mandatory review for the declassification of foreign government information shall be processed and acted upon under the provisions of this, section subject to subsection 11-202.

3-306. Prohibition. No DoD Component in possession of a document shall in response to a request under the Freedom of Information Act or this section refuse to confirm the existence or nonexistence of the document, unless the fact of its existence or nonexistence would itself be classifiable under this Regulation.
3-307. **Restricted Data and Formerly Restricted Data.** Any proposed action on a request, including requests from Presidential libraries, for DoD classified documents that are marked "Restricted Data" or "Formerly Restricted Data" must be coordinated with the Department of Energy.

C3.4. Section 4. **DECLASSIFICATION OF TRANSFERRED DOCUMENTS OR MATERIAL**

3-400. **Material Officially Transferred.** In the case of classified information or material transferred under statute, E.O., or Directive from one Department or Agency or DoD Component to another in conjunction with a transfer of functions, as distinguished from transfers merely for purposes of storage, the receiving Department, Agency, or DoD Component shall be deemed to be the original classifying authority over such material for purposes of downgrading and declassification.

3-401. **Material Not Officially Transferred.** When a DoD Component has in its possession classified information or material originated in an Agency outside the Department of Defense that has ceased to exist and such information or material has not been transferred to another Department or Agency within the meaning of subsection 3-400., or when it is impossible to identify the originating Agency, the DoD Component shall be deemed to be the originating Agency for the purpose of declassifying or downgrading such information or material. If it appears probable that another Department, Agency, or DoD Component may have a substantial interest in the classification of such information, the DoD Component deemed to be the originating Agency shall notify such other Department, Agency, or DoD Component of the nature of the information or material and any intention to downgrade or declassify it. Until 60 days after notification, the DoD Component shall not declassify or downgrade such information or material without consulting the other Department, Agency, or DoD Component. During this period, the other Department, Agency, or DoD Component may express objections to downgrading or declassifying such information or material.

3-402. **Transfer for Storage or Retirement.** Whenever practicable, classified documents shall be reviewed for downgrading or declassification before they are forwarded to a Records Center for storage or to the NARA for permanent preservation. Any downgrading or declassification determination shall be indicated on each document by markings as required by Chapter 4.
C3.5. Section 5. **DOWNGRADING**

3-500. **Automatic Downgrading.** Classified information marked for automatic downgrading in accordance with this or prior regulations or E.Os. is downgraded accordingly without notification to holders.

3-501. **Downgrading Upon Reconsideration.** Classified information not marked for automatic downgrading may be assigned a lower classification designation by the originator or by an official authorized to declassify the same information (see subsection 1-603.). Prompt notice of such downgrading shall be provided to known holders of the information.

C3.6. Section 6. **MISCELLANEOUS**

3-600. **Notification of Changes in Declassification.** When classified material has been properly marked with specific dates or events for declassification, it is not necessary to issue notices of declassification to any holders. However, when declassification action is taken earlier than originally scheduled, or the duration of classification is extended, the authority making such changes shall ensure prompt notification of all holders to whom the information was originally transmitted. The notification shall specify the marking action to be taken, the authority therefore, and the effective date. Upon receipt of notification, recipients shall effect the proper changes and shall notify holders to whom they have transmitted the classified information. See subsections 4-400. and 4-404. for markings and the use of posted notices.

3-601. **Foreign Relations Series.** In order to permit the State Department editors of Foreign Relations of the United States to meet their mandated goal of publishing 20 years after the event, DoD Components shall assist the editors in the Department of State by easing access to appropriate classified materials in their custody and by expediting declassification review of items from their files selected for possible publication.

3-602. **Reproduction for Declassification Review.** The provisions of subsection 7-305. shall not restrict the reproduction of documents for the purpose of facilitating declassification review under the provisions of this Chapter or the Freedom of Information Act, as amended (DoD Directive 5400.7, reference (p)). After review for
declassification, however, those reproduced documents that remain classified must be destroyed in accordance with Chapter 9.

C3.7. Section 7. SECURITY REVIEW AND PUBLIC RELEASE

3-700. GENERAL

3-700.1. THE SECTION IMPLEMENTS DoD DIRECTIVE 5230.9, REFERENCE (PPP), FOR SECURITY REVIEW AND CLEARANCE OF DoD AND OSD INFORMATION FOR PUBLIC RELEASE.

3-700.2. DoD AND OSD POLICY IS FOR THE AMERICAN PEOPLE TO BE PROVIDED WITH MAXIMUM INFORMATION, LIMITED ONLY BY RESTRICTIONS NECESSARY TO SAFEGUARD INFORMATION REQUIRING PROTECTION IN THE INTERESTS OF U.S. NATIONAL SECURITY OR RESTRICTIONS ON RELEASE ESTABLISHED BY LAW.

3-700.3. INFORMATION IN ANY FORM ON PLANS, POLICIES, OR OPERATION OF THE DEPARTMENT OF DEFENSE, OSD, OR U.S. GOVERNMENT PROPOSED FOR PUBLICATION OR FOR RELEASE TO THE PUBLIC SHALL BE REVIEWED AND CLEARED BY THE OFFICE OF THE ASSISTANT SECRETARY OF DEFENSE (PUBLIC AFFAIRS) OASD(PA) BEFORE IT MEETS ANY OF THE CRITERIA LISTED IN SUBPARAGRAPHS 3-700.3.1. THROUGH 3-700.3.5., BELOW. CASES OF DOUBT SHALL BE RESOLVED IN FAVOR OF SUBMISSION.

3-700.3.1. INFORMATION OF U.S. NATIONAL INTEREST.

3-700.3.2. INFORMATION ON SECURITY OF PERSONNEL AND PROPERTY.

3-700.3.3. INFORMATION ON U.S. OR FOREIGN NUCLEAR WEAPONS AND TECHNOLOGY OR U.S. CHEMICAL OR BIOLOGICAL WARFARE ACTIVITIES.

3-700.3.4. INFORMATION ON SUBJECTS OF POTENTIAL CONTROVERSY AMONG U.S. MILITARY SERVICES.

3-700.3.5. OTHER INFORMATION SPECIFICALLY DESIGNATED FROM TIME TO TIME BY OASD(PA).
3-701. PUBLIC RELEASE OF INFORMATION. OSD PERSONNEL WILL NOT MAKE A COMMITMENT TO FURNISH A MANUSCRIPT TO ANY NON-DoD PUBLICATION OR ORGANIZATION UNTIL THE MANUSCRIPT HAS BEEN CLEARED BY OR UNTIL APPROVAL FOR THE COMMITMENT HAS BEEN OBTAINED FROM THE OFFICE OF THE ASSISTANT SECRETARY OF DEFENSE (PUBLIC AFFAIRS).

3-702. PUBLIC RELEASE OF CONTRACT INFORMATION. OSD COMPONENTS RESPONSIBLE FOR BEGINNING OR RENEWING CONTRACTUAL AGREEMENTS, OR FOR EXERCISING OPERATIONAL CONTROL OVER CONTRACTS ADMINISTERED BY OTHER DoD ORGANIZATIONS, SHALL ENSURE THAT AN APPLICABLE SECURITY CLAUSE IS INCLUDED IN THE CONTRACT. THIS CLAUSE SHALL REQUIRE THE CONTRACTOR TO SUBMIT ANY ARTICLES OR PAPERS, RELATED TO THE CONTRACT, WHICH ARE PROPOSED FOR PUBLIC RELEASE THROUGH THE RESPONSIBLE OSD COMPONENT FOR APPROVAL AND SUBSEQUENT DoD CLEARANCE.
C4. CHAPTER 4

MARKING

C4.1. Section 1. GENERAL PROVISIONS

4-100. Designation. Subject to the exceptions in subsection 4-102., information determined to require classification protection under this Regulation shall be so designated. Designation by means other than physical marking may be used but shall be followed by physical marking as soon as possible.

4-101. Purpose of Designation. Designation by physical marking, notation, or other means serves to warn the holder about the classification of the information involved; to indicate the degree of protection against unauthorized disclosure that is required for that particular level of classification; and to facilitate downgrading and declassification actions.

4-102. Exceptions

4-102.1. No article that has appeared, in whole or in part, in newspapers, magazines or elsewhere in the public domain, or any copy thereof, that is being reviewed and evaluated to compare its content with classified information that is being safeguarded in the Department of Defense by security classification, may be marked with any security classification, control or other kind of restrictive marking. The results of the review and evaluation, if classified, shall be separate from the article in question.

4-102.2. Classified documents and material shall be marked in accordance with subsection 4-103, unless the markings themselves would reveal a confidential source or relationship not otherwise evident in the document, material, or information.

4-102.3. The marking requirements of subparagraphs 4-103.1.4. and 4-103.2.4. do not apply to documents or other material that contain, in whole or in part, Restricted Data or Formerly Restricted Data information. Such documents or other material or portions thereof shall not be declassified without approval of the Department of Energy with respect to Restricted Data or Formerly Restricted Data Information, and with respect to any other national security information contained therein, the approval of the originating Agency.

4-103. Documents or Other Material in General
4-103.1. At the time of original classification, the following shall be shown on the face of all originally classified documents (see subsection 4-402.) or clearly associated with other forms of classified information in a manner appropriate to the medium involved:

4-103.1.1. The identity of the original classification authority by position title, unless he or she is the signer or approver of the document;

4-103.1.2. The Agency and office of origin;

4-103.1.3. The overall classification of the document (see subsection 1-500.);

4-103.1.4. The date or event for automatic declassification or the notation "Originating Agency's Determination Required" or "OADR"; and, if applicable,

4-103.1.5. Any downgrading action to be taken and the date or event thereof.

4-103.2. At the time of derivative classification, the following shall be shown on the face of all derivatively classified documents (see subsection 4-402.) or clearly associated with other forms of classified information in a manner appropriate to the medium involved:

4-103.2.1. The source of classification, that is, a source document or classification guide. If classification is derived from more than one source, the phrase "Multiple Sources" will be shown and the identification of each source will be maintained with the file or record copy of the document;

4-103.2.2. The Agency and office of origin of the derivatively classified document;

4-103.2.3. The overall classification of the document (see subsection 1-500.);

4-103.2.4. The date or event for declassification or the notation "Originating Agency's Determination Required" or "OADR," carried forward from the classification source. If the classification is derived from multiple sources, either the most remote date or event for declassification marked on the sources or if required by
any source, the notation "Originating Agency's Determination Required" or "OADR"
shall be shown (also see subsection 4-401.); and, if applicable,

4-103.2.5. Any downgrading action to be taken and the date or event
thereof.

4-103.3. In addition to the foregoing, classified documents shall be marked
as prescribed in section C4.2. of this Chapter, Chapter 6, if the document contains
foreign government information, and with any applicable special notation listed in
section C4.5. of this Chapter. Such notations shall be carried forward from source
documents to derivatively classified documents when appropriate. (DoD 5200.1-PH
(reference (ddd)) provides illustrated guidance on the application of classification and
associated markings to documents prepared by the Department of Defense).

4-103.4. Material other than paper documents shall show the required
information on the material itself or if that is not practical, in related or accompanying
documentation (see subsection 4-300.).

4-104. Identification of Classification Authority

4-104.1. Identification of a classification authority shall be shown on the
"Classified by" line prescribed under subsection 4-402. and shall be sufficient,
standing alone, to identify a particular official, source document or classification guide.

4-104.1.1. If all information in a document or material is classified as an
act of original classification, the classification authority who made the determination
shall be identified on the "Classified by" line, unless the classifier is also the signer or
approver of the document (see subsection 4-402.).

THE IDENTITY OF THE ORIGINAL CLASSIFICATION AUTHORITY SHALL BE
SHOWN, BY POSITION TITLE, REGARDLESS OF WHETHER THE OFFICIAL IS
THE SIGNER OR APPROVER TO THE DOCUMENT.

4-104.1.2. If the classification of all information in a document or
material is derived from a single source (for example, a source document or
classification guide), the "Classified by" line shall identify the source document or
classification guide, including its date when necessary to insure positive identification
(see subsection 4-402.).

4-104.1.3. If the classification of information contained in a document
or material is derived from more than one original classification authority, or an
original classification authority and another source, or from more than one source
document, classification guide, or combination thereof, the "Classified by" line shall
be marked "Multiple Sources" and identification of all such authorities and sources
shall be maintained with the file or record copy of the document (see subsection
4-402.).

4-104.1.4. If an official with requisite classification authority has been
designated by the head of an activity to approve security classifications assigned to all
information leaving the activity, the title of that designated official shall be shown on
the "Classified by" line. The designated official shall maintain records adequate to
support derivative classification actions (see subsection 4-402.).

4-104.2. Guidance concerning the identification of the classification
authority on electronically transmitted messages is contained in subsection 4-207.

4-104.3. Guidance concerning the identification of the classification
authority on DoD documents that contain only foreign or NATO classified information
is contained in paragraph 11-304.3.

4-105. Wholly Unclassified Material. Normally, unclassified material shall not
be marked or stamped "Unclassified" unless it is essential to convey to a recipient of
such material that it has been examined with a view to imposing a security
classification and that it has been determined that it does not require classification.
However, the marking "Unclassified" may be applied to formerly classified material
(see subsection 4-400.).

THIS PROVISION APPLIES ONLY TO DOCUMENTS AND MATERIAL THAT
ARE NOT CLASSIFIED IN THEIR ENTIRETY. IT DOES NOT AFFECT THE
PAGE MARKING, COMPONENT MARKING, OR PORTION MARKING
REQUIREMENTS FOR CLASSIFIED DOCUMENTS.

C4.2. Section 2. SPECIFIC MARKINGS ON DOCUMENTS

4-200. Overall and Page Marking. Except as otherwise specified for working
papers (see subsection 7-304.), the overall classification of a document, whether or not
permanently bound, or any copy or reproduction thereof, shall be conspicuously
marked, stamped or affixed permanently at the top and bottom on the outside of the
front cover (if any), on the title page (if any), on the first page, and on the outside of
the back cover (if any). Each interior page, except those that are blank, shall be
marked top and bottom according to its content, to include, "Unclassified" when no
classified information is contained on such a page. Alternatively, the overall classification of the document may be conspicuously marked or stamped at the top and bottom of each interior page when such marking is necessary to achieve production efficiency and the particular information to which classification is assigned is otherwise sufficiently identified consistent with the intent of subsection 4-202. In any case, the classification marking of a page shall not supplant the classification marking of portions (subsection 4-202.) of the page marked with lower levels of classification.

EXCEPT AS PROVIDED IN PARAGRAPHS 4-207.2 AND SUBSECTION 4-305., BELOW, CLASSIFICATION MARKINGS SHALL BE IN LETTERS LARGER THAN THOSE ON THE REST OF THE PAGE. WHERE EXCEPTIONALLY LARGE LETTERS ARE USED IN THE BODY OF THE PAGE (E.G., COVERS OF DOCUMENTS OR GRAPHIC), IT MAY NOT BE PRACTICAL TO USE LARGER LETTERS. IN SUCH INSTANCES, THE MARKINGS MUST BE APPLIED SO THAT THEY IMMEDIATELY ARE NOTICEABLE. PARTICULAR CARE MUST BE TAKEN WHEN REPRODUCING CLASSIFIED DOCUMENTS TO ENSURE THAT CLASSIFICATION AND ASSOCIATED MARKINGS ARE DISTINCT AND CONSPICUOUS ON THE REPRODUCED COPIES. TO FACILITATE REPRODUCIBILITY, SUCH MARKINGS SHOULD BE APPLIED IN BLACK OR IN OTHER DARK INK.

4-201. Marking Components. The major components of some complex documents are likely to be used separately. In such instances, each major component shall be marked as a separate document in accordance with section C4.1. of this Chapter. Examples include each annex, appendix, or similar component of a plan, program, or operations order; attachments and appendices to a memorandum or letter; and each major part of a report. If an entire major component is unclassified, the first page of the component may be marked at the top and bottom with the designation "UNCLASSIFIED" and a statement included, such as, "All portions of this (annex, appendix, etc.) are UNCLASSIFIED." When this method of marking is used, no further markings are required on the unclassified major component.

4-202. Portion Marking

4-202.1. Each section, part, paragraph, or similar portion of a classified document shall be marked to show the level of classification of the information contained in or revealed by it, or that it is unclassified. Portions of documents shall be marked in a manner that eliminates doubt as to which of its portions contains or reveals classified information. Classification levels of portions of a document, except as provided in subsection 4-204., shall be shown by the appropriate classification symbol
placed immediately following the portion's letter or number, or in the absence of letters or numbers, immediately before the beginning of the portion. In marking sections, parts, paragraphs, or similar portions, the parenthetical symbols "(TS)" for Top Secret, ",(S)" for Secret, "(C)" for Confidential, and "(U)" for unclassified, shall be used. When appropriate, the symbols "RD" for Restricted Data and "FRD" for Formerly Restricted Data shall be added, for example, "(S-RD)" or "(C-FRD)." In addition, portions that contain Critical Nuclear Weapon Design Information (CNWDI) will be marked "(N)" following the classification, for example, "(S-RD)(N)."

4-202.2. Portion marking of DoD documents containing foreign government information shall be in accordance with subsection 11-304.

4-202.3. Illustrations, photographs, figures, graphs, drawings, charts and similar portions of classified documents will be clearly marked to show their classification or unclassified status. Such markings shall not be abbreviated and shall be prominent and placed within or contiguous to the portion. Captions of such portions shall be marked on the basis of their content alone by placing the symbol "(TS)," "(S)," "(C)," or "(U)" immediately preceding the caption.

4-202.4. If, in an exceptional situation, parenthetical portion marking is determined to be impracticable, the document shall contain a statement sufficient to identify the information that is classified and the level of such classification. Thus, for example, each portion of a classified document need not be marked separately if all portions are classified at the same level, provided a statement to that effect is included in the document. In the case of classified compilations, the explanations required by subsection 4-203. meet this requirement.

4-202.5. When elements of information in one portion require different classifications, but segregation into separate portions would destroy continuity or context, the highest classification required for any item shall be applied to that portion or paragraph.

4-202.6. Waivers of the foregoing portion marking requirements may be granted for good cause. Any request by a DoD Component senior official (see subsections 13-301 and 13-302,) for a waiver of portion marking requirements shall be submitted to the DUSD(P) and include the following:

4-202.6.1. Identification of the information or class of documents for which such waiver is sought;

4-202.6.2. Detailed explanation of why the waiver should be granted;
4-202.6.3. The Component's judgment of the anticipated dissemination of the information or class of documents for which the waiver is sought; and

4-202.6.4. The extent to which such information subject to the waiver may be a basis for derivative classification. Waivers shall be granted only upon a written determination by the DUSD(P) as the designee of the Secretary of Defense, that there will be minimal circulation of the specified documents or information, and minimal potential usage of these documents or information as a source for derivative classification determinations; or there is some other basis to conclude that the benefits of portion marking are clearly outweighed by the increased administrative burdens. The granting and revocation of portion marking waivers shall be reported to the Director of the ISOO by the DUSD(P).

4-203. Compilations

4-203.1. Documents. When classification is required to protect a compilation of unclassified information pursuant to subsection 2-211., the overall classification assigned to such documents shall be placed conspicuously at the top and bottom of each page and on the outside of the front and back covers, if any, and an explanation of the basis for the assigned classification shall be included on the document or in its text.

4-203.2. Portions of Documents. If a classified document contains particular portions that are unclassified when standing alone, but classified information will be revealed when they are combined or associated, those portions shall be marked as unclassified, the page shall be marked with the highest classification of any information on or revealed by the page, and an explanation shall be added to the page, or to the document, to explain the classification of the combination or association to the holder. This method of marking also may be used if classified portions on a page, or within a document, will reveal information of a higher classification when they are combined or associated than when they are standing alone.

4-204. Subjects and Titles of Documents. Subjects or titles of classified documents shall be marked with the appropriate symbol, "(TS)," "(S)," "(C)," or "(U)" placed immediately following and to the right of the item. When applicable, other appropriate symbols, for example, "(RD)" or "(FRD)," shall be added. (Subjects or titles of documents should be unclassified, if possible.)

4-205. File, Folder, or Group of Documents. When a file, folder, or group of classified documents is removed from secure storage it shall be marked conspicuously
with the highest classification of any classified document included therein or shall have an appropriate classified document cover sheet affixed.

4-206. Transmittal Documents. A transmittal document, including endorsements and comments when such endorsements and comments are added to the basic communication, shall carry on its face a prominent notation of the highest classification of the information transmitted by it, and a legend showing the classification, if any, of the transmittal document, endorsement, or comment standing alone. For example, an unclassified document that transmits as an attachment a classified document shall bear a notation substantially as follows: "UNCLASSIFIED WHEN SEPARATED FROM CLASSIFIED ENCLOSURE." (See also paragraph 4-500.1.)

4-207. Electronically Transmitted Messages

4-207.1. The copy of a classified message (for example, DD Form 173, "Joint Messageform") approved for electronic transmission and maintained as the record copy shall be marked as required by subsection 4-103. for other documents. Additionally, copies not electronically transmitted (such as, mail and courier copies) shall be marked as required by subsection 4-103.

4-207.2. The first item of information in the text of a classified electronically transmitted message shall be its overall classification. Paper copies of classified electronically transmitted messages shall be marked at the top and bottom with the assigned classification. Portions shall be marked as prescribed herein for paper copies of documents. When such messages are printed by an automated system, classification markings may be applied by that system, provided that page markings so applied are clearly distinguishable on the face of the document from the printed text.

4-207.3. The originator of a classified electronically transmitted message shall be considered the accountable classifier under subsection 2-100. The highest level official identified on the message as the sender or, in the absence of such identification, the head of the organization originating the message, is deemed to be the classifier of the message. Thus, a "Classified by" line is not required on such messages. The originator is responsible for maintaining adequate records as required by paragraph 4-103.2. to show the source of an assigned derivative classification.

4-207.4. The last line of text of a classified electronically transmitted message shall show the date or event for downgrading, if appropriate, and the date or event for automatic declassification or "Originating Agency's Determination Required," by abbreviated markings from subsection 4-402. The foregoing is not
required for messages that contain information identified as Restricted Data or Formerly Restricted Data.

4-207.5. Any document, the classification of which is based solely upon the classification of the content of a classified electronically transmitted message, shall cite the message on the "Classified by" line of the newly created document.

4-208. **Translations.** Translations of U.S. classified information into a language other than English shall be marked to show the United States as the country of origin, with the appropriate U.S. classification markings and the foreign language equivalent thereof (see Appendix 1).

C4.3. Section 3. **MARKINGS ON SPECIAL CATEGORIES OF MATERIAL**

4-300. **General Provisions.** Security classification and applicable associated markings (see subsections 4-103. and 4-310.) assigned by the classifier shall be conspicuously stamped, printed, written, painted, or affixed by means of a tag, sticker, decal, or similar device, on classified material other than paper copies of documents, and on containers of such material, if possible. If marking the material or container is not practicable, written notification of the security classification and applicable associated markings shall be furnished to recipients. The following procedures for marking various kinds of material containing classified information are not all inclusive and may be varied to accommodate the physical characteristics of the material containing the classified information and to accommodate organizational and operational requirements.

4-301. **Charts, Maps, and Drawings.** Charts, maps, and drawings shall bear the appropriate classification marking for the legend, title, or scale blocks in a manner that differentiates between the overall classification of the document and the classification of the legend or title itself. The higher of these markings shall be inscribed at the top and bottom of each such document. When folding or rolling charts, maps, or drawings would cover the classification markings, additional markings shall be applied that are clearly visible when the document is folded or rolled. Applicable associated markings shall be included in or near the legend, title, or scale blocks.

4-302. **Photographs, Films, and Recordings.** Photographs, films (including negatives), recordings, and their containers shall be marked to assure that a recipient or viewer will know that classified information of a specified level of classification is involved.
4-302.1. **Photographs.** Negatives and positives shall be marked, whenever practicable, with the appropriate classification designation and applicable associated markings. Roll negatives or positives may be so marked at the beginning and end of each strip. Negatives and positives shall be kept in containers bearing conspicuous classification markings. All prints and reproductions shall be conspicuously marked with the appropriate classification designation and applicable associated markings on the face side of the print if possible. When such markings cannot be applied to the face side, they may be stamped on the reverse side or affixed by pressure tape label, stapled strip, or other comparable means. (NOTE: When self-processing film or paper is used to photograph or reproduce classified information, all parts of the last exposure shall be removed from the camera and destroyed as classified waste, or the camera shall be protected as classified.)

4-302.2. **Transparencies and Slides.** Applicable classification markings shall be shown clearly in the image area of each transparency or slide, if possible. In the case of a 35mm or a similar size transparency or slide where the classification markings are not conspicuous unless projected on a screen, for example, the classification markings also shall be marked on its border, holder, or frame. Duplicate classification markings in image areas and on borders, holders, or frames are required if there is any doubt that the image area markings are not conspicuous enough to be seen when the transparencies or slides are not being projected. Other applicable associated markings shall be shown in the image area, or on the border, holder, or frame, or in accompanying documentation. It is not necessary that each transparency or slide bear the applicable associated markings.

4-302.3. **Motion Picture Films and Video Tapes.** Classified motion picture films and video tapes shall be marked at the beginning and end by titles bearing the appropriate classification makings. Applicable associated markings shall be included at the beginning of such films or tapes. All such markings shall be visible when projected. Reels and cassettes shall be marked with the appropriate classification and kept in containers bearing conspicuous classification and applicable associated markings.

4-302.4. **Recordings.** Sound, magnetic, or electronic recordings shall contain at the beginning and end a clear statement of the assigned classification that will provide adequate assurance that any listener or viewer will know that classified information of a specified level is involved. Recordings shall be kept in containers or
on reels that bear conspicuous classification and applicable associated markings.

4-302.5. Microforms. Microforms are images, usually produced photographically on transparent or opaque materials, in sizes too small to be read by the unaided eye. Accordingly, the assigned security classification and abbreviated applicable associated markings shall be conspicuously marked on the microform medium or its container, so as to be readable by the unaided eye. These markings shall also be included on the image so that when the image is enlarged and displayed or printed, the markings will be conspicuous and readable. Such marking will be accomplished as appropriate for the particular microform involved. For example, roll film microforms (or roll microfilm employing 16, 35, 70, or 105mm films) may generally be marked as provided for roll motion picture film in paragraph 4-302.3. and decks of "aperture cards" may be marked as provided in subsection 4-303. for decks of automatic data processing punched cards. Whenever possible, microfiche, microfilm strips, and microform chips shall be marked in accordance with this paragraph.

4-303. Decks of ADP Punched Cards. When a deck of classified ADP punched cards is handled and controlled as a single document, only the first and last card require classification markings. An additional card shall be added (or the job control card modified) to identify the contents of the deck and the highest classification therein. Such additional card shall include applicable associated markings. Cards removed for separate processing or use and not immediately returned to the deck shall be protected to prevent compromise of any classified information contained therein, and for this purpose shall be marked individually as prescribed in subsection 4-200.

4-304. Removable ADP and Word Processing Storage Media

4-304.1. External. Removable information storage media and devices, used with ADP systems and typewriters or word processing systems, shall bear external markings clearly indicating the classification of the information and applicable associated markings. Included are media and devices that store information recorded in analog or digital form and that are generally mounted or removed by the users or operators. Examples include magnetic tape reels, cartridges, and cassettes; removable disks, disk cartridges, disk packs and diskettes; paper tape reels; and magnetic cards.

4-304.2. Internal. ADP systems and word processing systems employing such media shall provide for internal classification marking to assure that classified information contained therein that is reproduced or generated, will bear applicable classification and associated markings. An exception may be made by the DoD Component head, or designee, for the purpose of exempting existing word processing
systems when the internal classification and applicable associated markings cannot be implemented without extensive system modification, provided procedures are established to ensure that users and recipients of the media, or the information therein, are clearly advised of the applicable classification and associated markings. For ADP systems, exceptions may be authorized by the DoD Component Designated Approving Authority or Authorities, designated under DoD Directive 5200.28 (reference (m)). For purposes of these exemption provisions, "existing systems" means word processing and ADP systems already acquired, or, in the case of associated automated information systems, those for which the life-cycle management process has already progressed beyond the "definition/design" phase as set forth in DoD Directive 7920.1 (reference (y)). Requirements for the security of non-removable ADP storage media and clearance or declassification procedures for various ADP storage media are contained in DoD 5200.28-M (reference (n)).

4-305. Documents Produced by ADP Equipment. The first page, and the front and back covers, if any, of documents produced by ADP equipment shall be marked as prescribed in subsection 4-200. Interior pages also shall be marked as prescribed in subsection 4-200, except that the classification markings of interior pages of fan-folded printouts may be applied by the ADP equipment. When the application of associated markings prescribed by subsection 4-103, by the ADP equipment is not consistent with economical and efficient use of such equipment, such markings may be applied to a document produced by ADP equipment by superimposing upon the first page of such document a "Notice of Declassification Instructions and Other Associated Markings." Such notice shall include the date or event for declassification or the notation "Originating Agency's Determination Required" or "OADR" and all other such applicable markings. If individual pages of a document produced by ADP equipment are removed or reproduced for distribution to other users, each such page or group of pages shall be marked as prescribed in subsection 4-103 or by superimposing upon each such page or group of pages, a copy of any "Notice of Declassification Instructions and Other Associated Markings" applicable to such page or group of pages.

4-306. Material for Training Purposes. In using unclassified documents or material to simulate classified documents or material for training purposes, such documents or material shall be marked clearly to indicate the actual unclassified status of the information, for example, "(insert classification designation) for training, otherwise unclassified" or "UNCLASSIFIED SAMPLE."

4-307. Miscellaneous Material. Documents and material such as rejected copy, typewriter ribbons, carbons, and similar items developed in connection with the handling, processing, production, and of use classified information shall be handled in
a manner that assures adequate protection of the classified information involved and
destruction at the earliest practicable time (see section C5.2.,Chapter 5). Unless a
requirement exists to retain this material or documents for a specific purpose, there is
no need to mark, stamp, or otherwise indicate that the information is classified.

4-308. Special Access Program Documents and Material. Additional markings as
prescribed in Directives, Regulations and Instructions relating to an approved Special
Access Program shall be applied to documents and material containing information
subject to the special access program. Such additional markings shall not serve as the
sole basis for continuing classification of the documents or material to which the
markings have been applied. When appropriate, such markings shall be excised to
ease timely declassification, downgrading, or removal of the information from special
control procedures.

4-309. Secure Telecommunications and Information Handling Equipment.
Applicable classification or Controlled Cryptographic Item (CCI) markings shall be
applied to secure telecommunications and information handling equipment or
associated cryptographic components. Safeguarding and control procedures for
classified and CCI equipment and for safeguarding COMSEC facilities are contained
in references (aa), (bb),(cc), (jjj), (kkk), (lll), and (mmm).

4-310. Associated Markings. Other applicable associated markings required for
documents by subsection 4-103. shall be accomplished as prescribed in this section or
in any other appropriate manner.

C4.4. Section 4. CLASSIFICATION AUTHORITY, DURATION, AND CHANGE
IN CLASSIFICATION MARKINGS

4-400. Declassification and Regrading Marking Procedures. When classified
information is downgraded or declassified in accordance with the assigned
downgrading or declassification markings, such markings shall be a sufficient notation
of the authority for such action. Whenever classified information is downgraded or
declassified earlier than originally scheduled, or upgraded, the material shall be
marked promptly and conspicuously to indicate the change, the authority for the
action, the date of the action and the identity of the person taking the action. In
addition, except for upgrading (see subsection 4-403.), prior classification markings
shall be canceled, if practicable, but in any event those on the cover (if any) and first
page shall be canceled, and the new classification markings, if any, shall be substituted.

4-401. Applying Derivative Declassification Dates
4-401.1. New material that derives its classification from information classified on or after August 1, 1982, shall be marked with the declassification date, event, or the notation "Originating Agency's Determination Required" or "OADR" assigned to the source information.

4-401.2. New material that derives its classification from information classified prior to August 1, 1982, shall be treated as follows:

4-401.2.1. If the source material bears a declassification date or event, that date or event shall be carried forward to the new material;

4-401.2.2. If the source material bears no declassification date or event, or bears an indeterminate date or event such as "Upon Notification by Originator," "Cannot Be Determined," or "Impossible to Determine," or is marked for declassification review, the new material shall be marked with the notation "Originating Agency's Determination Required" or "OADR"; or

4-401.2.3. If the source material is foreign government information bearing no date or event for declassification or is marked for declassification review, the new material shall be marked with the notation "Originating Agency's Determination Required" or "OADR."

4-401.3. New material that derives its classification from a classification guide issued prior to August 1, 1982, that has not been updated to conform with this Regulation shall be treated as follows:

4-401.3.1. If the guide specifies a declassification date or event, that date or event shall be applied to the new material; or

4-401.3.2. If the guide specifies a declassification review date, the notation "Originating Agency's Determination Required" or "OADR" shall be applied to the new material.

4-402. Commonly Used Markings. Each classified document is marked on its face with one or more of the following markings:

4-402.1. Original Classification. The following markings are used in original classification (paragraph 4-103.1.):

Classified by______________________(See Note 1)
4-402.2. Derivative Classification. The following markings are used in derivative classification (paragraph 4-103.2.):

* Classified by______________________(See Note 4)
* Declassify on______________________(See Note 5)

Message Abbreviation:

DECL_____________________________(See Note 3)

4-402.3. Downgrading. The following marking is used to specify a downgrading (paragraphs 4-103.1. and 4-103.2.):

* Downgrade to___________on_____________(See Note 6)

Message Abbreviation:

DNG/___/_____________________________(See Note 7)

4-402.4. There is no requirement for adding declassification instructions on documents with Restricted Data or Formerly Restricted Data markings (see paragraph 4-102.3., and subsections 4-501. and 4-502.). Except for electronically transmitted messages, only a completed "Classified by" line is added to documents so marked.

4-402.5. Electronically transmitted message do not require a "classified by" line (see paragraph 4-207.3.).

4-402.6. DoD 5200.1-PH (reference (ddd)) provides additional marking guidance.

Note 1: Insert identification (position title) of the original classification authority.
This line may be omitted if the original classification authority is also the signer or approver of the document.

**Note 2:** Insert the specific date, an event certain to occur, or the notation "Originating Agency's Determination Required" or "OADR."

**Note 3:** Insert day, month, and year for declassification; for example, "6 Jun 90," an event certain to occur, or "OADR."

**Note 4:** Insert identity of the single security classification guide, source document, or other authority for the classification. If more than one such source is applicable, insert the phrase "Multiple Sources."

**Note 5:** Insert the specific date or event for declassification or the notation "Originating Agency's Determination Required" or "OADR." When multiple sources are used, either the most remote date or event for declassification marked on the sources or, if present on any source, the notation "Originating Agency's Determination Required" or "OADR" is applied to the new document.

**Note 6:** Insert Secret or Confidential and specific date or event; for example, "Downgrade to CONFIDENTIAL on 6 July 1988."

**Note 7:** Insert "S" or "C" to indicate the downgraded classification and specific date or event; for example, "DNG/C/6 Jun 87."

4-403. **Upgrading.** When material is upgraded it shall be promptly and conspicuously marked as prescribed in subsection 4-400. except that in all such cases the old classification markings shall be canceled and new markings substituted.

4-404. **Limited Use of Posted Notice for Large Quantities of Material**

4-404.1. When the volume of material is such that prompt remarking of each classified item cannot be accomplished without unduly interfering with operations, the custodian may attach downgrading and declassification notices to the storage unit instead of the remarking required by subsection 4-400. Each notice shall specify the authority for the downgrading or declassification action, the date of the action, and the storage unit to which it applies.

4-404.2. When individual documents or materials are permanently withdrawn from storage units, they shall be remarked promptly as prescribed by
subsection 4-400. However, when documents or materials subject to a downgrading or declassification notice are withdrawn from one storage unit solely for transfer to another, or a storage unit containing such documents or materials is transferred from one place to another, the transfer may be made without remarking if the notice is attached to or remains with each shipment.

C4.5. Section 5. ADDITIONAL WARNING NOTICES

4-500. General Provisions

4-500.1. In addition to the marking requirements prescribed in subsection 4-103., the warning notices prescribed in this section shall be displayed prominently on classified documents or materials, when applicable. In the case of documents, these warning notices shall be marked conspicuously on the outside of the front cover, or on the first page if there is no front cover. Transmittal documents, including those that are unclassified (subsection 4-206.), also shall bear these additional warning notices, when applicable. In addition, abbreviated forms of the notices set forth in subsections 4-501., 4-502., and 4-503. shall be included in portion markings, as applicable. Further, the warning notice in subsection 4-503., in its short form, shall be included at least once on interior pages, as applicable.

4-500.2. When display of warning notices on other materials is not possible, their applicability to the information shall be included in the written notification of the assigned classification.

4-501. Restricted Data. Classified documents or material containing Restricted Data as defined in the Atomic Energy Act of 1954, as amended (reference (l)), shall be marked as follows:

"RESTRICTED DATA"

"This material contains Restricted Data as defined in the Atomic Energy Act of 1954. Unauthorized disclosure subject to administrative and criminal sanctions."

4-502. Formerly Restricted Data. Classified documents or material containing Formerly Restricted Data, as defined in Section 142.d, Atomic Energy Act of 1954, as amended (reference (l)), but no Restricted Data, shall be marked as follows:

"FORMERLY RESTRICTED DATA"
Unauthorized disclosure subject to administrative and criminal sanctions. Handle as Restricted Data in foreign dissemination (Section 144.b, Atomic Energy Act, 1954.)

4-503. Intelligence Sources or Methods Information

4-503.1. Documents that contain information relating to intelligence sources or methods shall include the following marking unless otherwise proscribed by DoD Instruction 5230.22 (reference (z)):

"WARNING NOTICE--Intelligence Sources or Methods Involved"

4-503.2. Existing stamps or preprinted labels containing the caveat "Warning Notice--Intelligence Sources and Methods Involved" may be used on documents created on or after the effective date of this Regulation until replacement is required. Any replacement or additional stamps or labels purchased after the effective date of this Regulation shall conform to the wording of paragraph 4-503.1., above.

4-504. COMSEC Material. Before release to contractors, COMSEC documents will indicate on the title page, or first page if no title page exists, the following notation:

"COMSEC Material Access by Contractor Personnel Restricted to U.S. Citizens Holding Final Government Clearance."

This notation shall be placed on COMSEC documents or material when originated and when release to contractors can be anticipated. Other COMSEC documents or material shall be marked in accordance with National COMSEC Instruction (NACSI) 4003 (reference (eee)). Foreign dissemination of COMSEC information is governed by NCSC Policy Directive 6 (reference (bb)).

4-505. Dissemination and Reproduction Notice. Classified information that the DoD originator has determined to be subject to special dissemination or reproduction limitations shall include, as applicable, a statement or statements on its cover sheet, first page, or in the text, substantially as follows:

"Reproduction requires approval of originator or higher DoD authority."

"Further dissemination only as directed by (insert appropriate office or official) or higher DoD authority."

4-506. Other Notations. Other notations of restrictions on reproduction,
dissemination or extraction of classified information may be used as authorized by
119, DoD Directive 5230.24, and NACSI 4003 (references (cc), (z), (dd), (ee), (v),
(ff), (bbb), and (jjj) respectively).

C4.6. Section 6. REMARKING OLD MATERIAL

4-600. General

4-600.1. Documents and material classified under E.O. 12065 (reference
(hh)) and predecessor E.O.s that are marked for automatic downgrading or automatic
declassification on a specific date or event shall be downgraded and declassified
pursuant to such markings. Declassification instructions on such documents or
material need not be restated to conform with subsection 4-202. (See also subsection
4-400.). Information extracted from these documents or material for use in new
documents or material shall be marked for declassification on the date specified in
accordance with paragraph 4-103.2.

4-600.2. Documents and material classified under reference (hh) and
predecessor E.O.s that are not marked for automatic downgrading or automatic
declassification on a specific date or event shall not be downgraded or declassified
without authorization of the originator. Declassification instructions on such
documents or material need not be restated to conform with subsection 4-202.
Information extracted from these documents or material for use in new documents or
material shall be marked for declassification upon the determination of the originator,
that is, the "Declassify on" line shall be completed with the notation "Originating
Agency's Determination Required" or "OADR" in accordance with paragraph 4-103.2.

4-601. Earlier Declassification and Extension of Classification. Nothing in this
section shall be construed to preclude declassification under Chapter 3 or subsequent
extension of classification under subsection 2-302.
C5. CHAPTER 5
SAFEKEEPING AND STORAGE

C5.1. Section 1. STORAGE AND STORAGE EQUIPMENT

5-100. General Policy. Classified information shall be stored only under conditions adequate to prevent unauthorized persons from gaining access. The requirements specified in this Regulation represent the minimum acceptable security standards. DoD policy concerning the use of force for the protection of property or information is specified in DoD Directive 5210.56 (reference (ii)).

ITEMS ONLY HAVING MONETARY VALUE (SUCH AS CASH, PRECIOUS METALS, JEWELRY, NARCOTICS, ETC.) SHALL NOT BE STORED IN SECURITY CONTAINERS OR SECURE FACILITIES THAT ARE DESIGNATED FOR STORAGE OF CLASSIFIED INFORMATION.

5-101. Standards for Storage Equipment. The GSA establishes and publishes minimum standards, specifications, and supply schedules for containers, vault doors, alarm systems, and associated security devices suitable for the storage and protection of classified information. Heads of DoD Components may establish additional controls to prevent unauthorized access. Security filing cabinets conforming to Federal specifications bear a Test Certification Label on the locking drawer, attesting to the security capabilities of the container and lock. (On some older cabinets the label was affixed on the inside of the locked drawer compartment). Cabinets manufactured after February 1962 indicate "General Services Administration Approved Security Container" on the outside of the top drawer.

5-102. Storage of Classified Information. Classified information that is not under the personal control and observation of an authorized person, will be guarded or stored in a locked security container as prescribed below:

5-102.1. Top Secret. Top Secret information shall be stored in:

5-102.1.1. A safe-type steel file container having a built-in, three-position, dial-type combination lock approved by the GSA or a Class A vault or vault type room that meets the standards established by the Head of the DoD Component concerned. When located in buildings, structural enclosures, or other areas not under U.S. Government control, the storage container, vault, or vault-type room must be protected by an alarm system or guarded during nonoperating hours.
5-102.1.2. An alarmed area, provided such facilities are adjudged by the local responsible official to afford protection equal to or better than that prescribed in 5-102.1.1., above. When an alarmed area is used for the storage of Top Secret material, the physical barrier must be adequate to prevent:

5-102.1.2.1. Surreptitious removal of the material; and

5-102.1.2.2. Observation that would result in the compromise of the material. The physical barrier must be such that forcible attack will give evidence of attempted entry into the area. The alarm system must provide immediate notice to a security force of attempted entry. Under field conditions, the field commander will prescribe the measures deemed adequate to meet the storage standards contained in 5-102.1.1. and 5-102.1.2., above.

5-102.2. Secret and Confidential. Secret and Confidential information shall be stored in the manner prescribed for Top Secret; or in a Class B vault, or a vault-type room, strong room, or secure storage room that meets the standards prescribed by the Head of the DoD Component; or, until phased out, in a steel filing cabinet having a built-in, three-position, dial-type combination lock; or, as a last resort, an existing steel filing cabinet equipped with a steel lock bar, provided it is secured by a GSA-approved changeable combination padlock. In this latter instance, the keeper or keepers and staples must be secured to the cabinet by welding, rivets, or peened bolts and DoD Components must prescribe supplementary controls to prevent unauthorized access.

5-102.3. Specialized Security Equipment

5-102.3.1. Field Safe and One-drawer Container. One-drawer field safes, and GSA-approved security containers are used primarily for storage of classified information in the field and in transportable assemblages. Such containers must be securely fastened or guarded to prevent their theft.

5-102.3.2. Map and Plan File. A GSA-approved map and plan file has been developed for storage of odd-sized items such as computer cards, maps, and charts.

5-102.4. Other Storage Requirements. Storage areas for bulky material containing classified information, other than Top Secret, shall have access openings secured by GSA-approved changeable combination padlocks (Federal specification FF-PI10 series) or key-operated padlocks with high security cylinders (exposed
shackle, military specification P-43951 series, or shrouded shackle, military specification P-43607 series).

5-102.4.1. When combination padlocks are used, the provisions of subsection 5-104., apply.

5-102.4.2. When key-operated high security padlocks are used, keys shall be controlled as classified information with classification equal to that of the information being protected and:

5-102.4.2.1. A key and lock custodian shall be appointed to ensure proper custody and handling of keys and locks;

5-102.4.2.2. A key and lock control register shall be maintained to identify keys for each lock and their current location and custody;

5-102.4.2.3. Keys and locks shall be audited each month;

5-102.4.2.4. Keys shall be inventoried with each change of custodian;

5-102.4.2.5. Keys shall not be removed from the premises;

5-102.4.2.6. Keys and spare locks shall be protected in a secure container;

5-102.4.2.7. Locks shall be changed or rotated at least annually, and shall be replaced upon loss or compromise of their keys; and

5-102.4.2.8. Master keying is prohibited.

5-103. Procurement and Phase-In of New Storage Equipment

5-103.1. Preliminary Survey. DoD activities shall not procure new storage equipment until:

5-103.1.1. A current survey has been made of on-hand security storage equipment and classified records; and

5-103.1.2. Based upon the survey, it has been determined that it is not feasible to use available equipment or to retire, return, declassify or destroy enough records on hand to make the needed security storage space available.
5-103.2. **Purchase of New Storage Equipment.** New security storage equipment shall be procured from those items listed on the GSA Federal Supply Schedule. Exceptions may be made by Heads of DoD Components, with notification to the DUSD(P).

5-103.3. Nothing in this Chapter shall be construed to modify existing Federal Supply Class Management Assignments made under DoD Directive 5030.47 (reference (ii)).

5-104. **Designations and Combinations**

5-104.1. **Numbering and Designating Storage Facilities.** There shall be no external mark as to the level of classified information authorized to be stored therein. For identification purposes each vault or container shall bear externally an assigned number or symbol.

5-104.1.1. EACH OSD SECURITY CONTAINER AND SECURE FACILITY ENTRANCE SHALL BE AFFIXED WITH AN OSD IDENTIFICATION STICKER. STICKERS ARE ASSIGNED SOLELY BY THE PHYSICAL SECURITY DIVISION. THE STICKER WILL BE ATTACHED IN THE UPPER LEFT HAND CORNER OF THE TOP DRAWER OR THE CONTAINER FRAME. FOR SECURE FACILITIES, THE NUMBER WILL BE PLACED ON THE ENTRANCE DOOR ABOVE THE COMBINATION LOCK DIAL.

5-104.1.2. A RECORD OF THE OSD IDENTIFICATION STICKER NUMBER SHALL BE MAINTAINED ON STANDARD FORM 700.

5-104.2. **Combinations to Containers**

5-104.2.1. **Changing.** Combinations to security containers shall be changed only by individuals having that responsibility and an appropriate security clearance. Combinations shall be changed:

5-104.2.1.1. When placed in use;

5-104.2.1.2. Whenever an individual knowing the combination no longer requires access;

5-104.2.1.3. When the combination has been subject to possible compromise;
5-104.2.1.4. At least annually; or

5-104.2.1.5. When taken out of service. Built-in combination locks shall be reset to the standard combination 50-25-50; combination padlocks shall be reset to the standard combination 10-20-30.

5-104.2.1.5.1. SECURITY CONTAINERS SHALL NOT BE REMOVED UNDER ANY CIRCUMSTANCES FROM ANY OFFICE OR SECURE FACILITY UNTIL A PSD REPRESENTATIVE COMPLETELY HAS INSPECTED THE CONTAINER FOR CLASSIFIED MATERIALS. A SECURITY CONTAINER INTENDED FOR TURN-IN IS OF PARTICULAR CONCERN.

5-104.2.1.5.2. WHEN THE COMBINATION IS RESET, THE COMBINATION SHALL BE MARKED ON A TAG AND FASTENED SECURELY TO THE CONTROL DRAWER OF THE CONTAINER.

5-104.2.1.6. REQUESTS FOR CHANGING COMBINATIONS OR REPAIRING CONTAINERS SHALL BE ACCOMPLISHED TELEPHONICALLY BETWEEN 0700 AND 1630 HOURS, MONDAY THROUGH FRIDAY, EXCEPT HOLIDAYS, ON 697-0519.

5-104.2.1.7. WHEN CHANGING A COMBINATION, THE SECURITY CONTAINER CUSTODIAN SHALL SELECT THE COMBINATION NUMBERS. THE LOCKSMITH SHALL NOT SET NUMBERS THAT VIOLATE GOOD SECURITY PRACTICES. THE USE OF BIRTH DATES, ANNIVERSARY DATES, TELEPHONE NUMBERS, OR NUMBERS IN SERIES OR PROGRESSION ARE PROHIBITED. IDENTICAL COMBINATIONS SHALL NOT BE PLACED ON MORE THAN ONE SECURITY CONTAINER WITHIN THE SAME OSD COMPONENT.

5-104.2.2. Classifying Combinations. The combination of a vault or container used for the storage of classified information shall be assigned a security classification equal to the highest category of the classified information authorized to be stored therein.

5-104.2.3. Recording Storage Facility Data. A record shall be maintained for each vault, secure room, or container used for storing classified information, showing location of the container, the names, home addresses, and home telephone numbers of the individuals having knowledge of the combination. Standard Form 700, "Security Container Information," shall be used for this purpose. (Use of
this Standard Form is required when existing supplies of similar purpose forms are exhausted or by September 30, 1986, whichever occurs earlier.)

5-104.2.3.1. BLOCKS 2 THROUGH 10, PARTS 1 AND 2, STANDARD FORM (SF) 700 SHALL BE COMPLETED BY THE OSD COMPONENT. THE OSD IDENTIFICATION STICKER NUMBER SHALL BE INCLUDED IN BLOCK 5 OF PARTS 1 AND 2, AND AT THE TOP OF COPY 2A.

5-104.2.3.2. PART 1, SF 700 SHALL BE POSTED ON THE INSIDE OF THE SECURITY CONTAINER DRAWER CONTAINING THE COMBINATION LOCK.

5-104.2.3.3. PARTS 2 AND 2A OF COMPLETED SF 700 SHALL BE CLASSIFIED AT THE HIGHEST LEVEL OF CLASSIFICATION OF THE INFORMATION AUTHORIZED FOR STORAGE IN THE SECURITY CONTAINER.

5-104.2.3.4. PART 2A, SF 700 SHALL BE COMPLETED, DETACHED AND INSERTED IN THE ENVELOPE (PART 2). THE NUMBER OF PERSONS HAVING KNOWLEDGE OF SECURITY COMBINATIONS SHALL BE LIMITED TO THOSE NECESSARY FOR OPERATIONAL EFFICIENCY AND SHOULD NOT EXCEED THREE. AT LEAST TWO PERSONS WHO ARE RESPONSIBLE FOR THE CONTENTS OF EACH CONTAINER SHALL BE LISTED ON THE SF 700. AFTER SEALING THE ENVELOPE FLAP, ONE OF THE RESPONSIBLE OFFICIALS SHALL AFFIX HIS OR HER SIGNATURE ACROSS THE EDGE OF THE FLAP, OVER WHICH A STRIP OF CLEAR PLASTIC TAPE SHALL BE PLACED. AT LEAST ONE OF THE NAMED INDIVIDUALS SHALL BE CONTACTED IF THE SECURITY CONTAINER TO WHICH THE FORM PERTAINS IS FOUND OPEN AND UNATTENDED.

5-104.2.3.5. THE SEALED SF 700 SHALL BE HAND-CARRIED TO THE PSD LOCKSHOP, ROOM 1C255 PENTAGON, IMMEDIATELY AFTER CHANGE OF COMBINATION. PSD IS RESPONSIBLE FOR ENSURING THAT CURRENT SF 700 ENVELOPES ARE STORED PROPERLY.

5-104.2.3.6. ONCE A COMBINATION ENVELOPE HAS BEEN REMOVED FROM STORAGE WITHIN THE PSD LOCKSHOP, A NEW SF 700 SHALL BE PREPARED AND RETURNED TO PSD LOCKSHOP AS DESCRIBED IN PARAGRAPHS 5-104.2.3.1. through 5-104.2.3.5., ABOVE.

5-104.2.4. Dissemination. Access to the combination of a vault or
container used for the storage of classified information shall be granted only to those individuals who are authorized access to the classified information stored therein.

IN EMERGENCIES, COMBINATIONS ARE AVAILABLE TO OSD OFFICIALS IDENTIFIED IN BLOCK 10, SF 700, WHEN THEY PRESENT VALID PHOTOGRAPHIC IDENTIFICATION. CALL ON EXTENSION 70519 TO OBTAIN THE ENVELOPE. WRITTEN OR TELEPHONIC AUTHORIZATION FROM RESPONSIBLE OFFICIALS FOR THIRD PARTIES TO GAIN ACCESS TO COMBINATION ENVELOPES IS PROHIBITED.

5-104.3. Electrically Actuated Locks. Electrically actuated locks (for example, cipher and magnetic strip card locks) do not afford the required degree of protection of classified information and may not be used as a substitute for the locks prescribed in subsection 5-102.

5-105. Repair of Damaged Security Containers. Neutralization of lock-outs or repair of any damage that affects the integrity of a security container approved for storage of classified information shall be accomplished only by authorized persons who are cleared or continuously escorted while so engaged.

5-105.1. A GSA-approved security container is considered to have been restored to its original state of security integrity if:

5-105.1.1. All damaged or altered parts (for example, locking drawer, and drawer head) are replaced; or

5-105.1.2. When a container has been drilled immediately adjacent to or through the dial ring to neutralize a lock-out, the replacement lock is equal to the original equipment, and the drilled hole is repaired with a tapered, hardened tool-steel pin, or a steel dowel, drill bit, or bearing with a diameter slightly larger than the hole and of such length that when driven into the hole there shall remain at each end of the rod a shallow recess not less than 1/8 inch nor more than 3/16 inch deep to permit the acceptance of substantial welds, and the rod is welded both on the inside and outside surfaces. The outside of the drawer head shall then be puttied, sanded, and repainted in such a way that no visible evidence of the hole or its repair remains on the outer surface after replacement of the damaged parts (for example, new lock).

5-105.2. GSA-approved containers that have been drilled in a location or repaired in a manner other than as described in paragraph 5-105.1., above, will not be considered to have been restored to their original state of security integrity. The Test Certification Label on the inside of the locking drawer and the "General Services
Administration Approved Security Container" label, if any, on the outside of the top drawer shall be removed from such containers.

5-105.3. If damage to a GSA-approved security container is repaired with welds, rivets, or bolts that cannot be removed and replaced without leaving evidence of entry, the cabinet is limited thereafter to the storage of Secret and Confidential material.

5-105.4. If the damage is repaired using methods other than those permitted in paragraphs 5-105.1. and 5-105.3., above, use of the container will be limited to unclassified material and a notice to this effect will be permanently marked on the front of the container.

5-106. PROCEDURES FOR OPENING, CLOSING, AND CHECKING SECURITY CONTAINERS

5-106.1. SF 702, "SECURITY CONTAINER CHECK SHEET" AND REVERSIBLE "OPEN-CLOSED" OR "OPEN-LOCKED" SIGNS SHALL BE AFFIXED TO EACH SECURITY CONTAINER.

5-106.2. THE PERSON UNLOCKING A SECURITY CONTAINER SHALL COMPLETE THE "OPENED BY" COLUMN OF THE SF 702 AND TURN THE REVERSIBLE SIGN TO "OPEN."

5-106.3. THE PERSON RESPONSIBLE FOR CLOSING A SECURITY CONTAINER SHALL:

5-106.3.1. CLOSE ALL DRAWERS, CLOSING THE COMBINATION DRAWER LAST.

5-106.3.2. AFTER CLOSING THE COMBINATION DRAWER, ENGAGE THE LOCKING MECHANISM.

5-106.3.3. TURN GENTLY THE COMBINATION DIAL AT LEAST FOUR COMPLETE TURNS IN ONE DIRECTION.

5-106.3.4. ATTEMPT TO OPEN ALL DRAWERS, TO INCLUDE DEPRESSING THE THUMB LEVER ON ALL DRAWERS.

5-106.3.5. COMPLETE THE "LOCKED BY" COLUMN OF SF 702 AND TURN THE REVERSIBLE SIGN TO "CLOSED" OR "LOCKED."

5-106.3.6. IF A PARTICULAR SECURITY CONTAINER WAS NOT
OPENED DURING A DUTY DAY, THE PERSON CHARGED WITH CLOSING THE SECURITY CONTAINER SHALL COMPLETE THE STEPS IN SUBPARAGRAPHS 5-106.3.3. AND 5-106.3.4., ABOVE, WRITE "NOT OPENED" IN THE "OPENED BY" COLUMN, AND COMPLETE THE "CLOSED BY" COLUMN. EACH SECURITY CONTAINER MUST BE CHECKED AT THE END OF EACH DUTY DAY, REGARDLESS OF WHETHER THE CONTAINER WAS OPENED ON THAT DAY.

5-106.4. A PERSON OTHER THAN THE PERSON LOCKING THE SECURITY CONTAINER SHALL DOUBLE CHECK IT TO ENSURE THAT THE SECURITY CONTAINER IS LOCKED. THE INDIVIDUAL CONDUCTING THE DOUBLE CHECK SHALL:

5-106.4.1. TURN GENTLY THE COMBINATION DIAL AT LEAST FOUR COMPLETE TURNS IN ONE DIRECTION.

5-106.4.2. ATTEMPT TO OPEN EACH DRAWER TO INCLUDE DEPRESSING THE THUMB LEVER ON ALL DRAWERS.

5-106.4.3. COMPLETE THE "CHECKED BY" COLUMN OF SF 702.

5-106.5. IF, AT ANY TIME, A SECURITY CONTAINER MUST BE LEFT UNATTENDED, IT SHALL BE LOCKED AND DOUBLE CHECKED. AS AN EXCEPTION TO THIS, A DOUBLE CHECK IS NOT REQUIRED IN CASE OF FIRE, BOMB THREAT, OR OTHER SIMILAR EMERGENCY.

5-106.6. DURING NON-DUTY HOURS, THE PERSON LOCKING A SECURITY CONTAINER SHALL MAKE ALL REASONABLE ATTEMPTS TO OBTAIN THE ASSISTANCE OF A SECOND PERSON TO DOUBLE CHECK THE SECURITY CONTAINER. IF SUCH ASSISTANCE IS NOT AVAILABLE, THE PERSON LOCKING THE CONTAINER SHALL WAIT 1 TO 2 MINUTES AND THEN SHALL PERFORM THE DOUBLE CHECK PROCEDURES.

5-106.7. SF 702 FORMS SHALL BE DESTROYED THE DAY FOLLOWING THE LAST ENTRY ON THE FORM EXCEPT FOR THOSE FORMS THAT MAY BE INVOLVED IN AN INVESTIGATION.
FIGURE 1. SF 700, "Security Container Information"

SECURITY CONTAINER INFORMATION

INSTRUCTIONS
1. COMPLETE PART 1 AND PART 2A (ON END OF FLAP).
2. DETACH PART 1 AND ATTACH TO INSIDE OF CONTAINER.
3. MARK PARTS 2 AND 2A WITH THE HIGHEST CLASSIFICATION STORED IN THIS CONTAINER.
4. DETACH PART 2A AND INSERT IN ENVELOPE.
5. SEE PRIVACY ACT STATEMENT ON REVERSE.

<table>
<thead>
<tr>
<th>EMPLOYEE NAME</th>
<th>HOME ADDRESS</th>
<th>HOME PHONE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robert BEIER</td>
<td>1064 Chrandell Drive</td>
<td>873-5634</td>
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<tr>
<td></td>
<td>Springfield, VA</td>
<td></td>
</tr>
<tr>
<td>Kenneth C. ZIEGLER</td>
<td>2856 Apple Lane</td>
<td>301-654-2111</td>
</tr>
<tr>
<td></td>
<td>Laurel, MD</td>
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</table>

1. ATTACH TO INSIDE OF CONTAINER

<table>
<thead>
<tr>
<th>CONTAINER NUMBER</th>
<th>STANDARD FORM 700 (8-85)</th>
</tr>
</thead>
<tbody>
<tr>
<td>B-2049</td>
<td>NSN 7540-01-214-5372</td>
</tr>
</tbody>
</table>

COMBINATION

4. turns to the (Right) (Left) stop at 50
3. turns to the (Right) (Left) stop at 25
2. turns to the (Right) (Left) stop at 50
1. turns to the (Right) (Left) stop at 0

WARNING

THIS COPY CONTAINS CLASSIFIED INFORMATION WHEN COMBINATION IS ENTERED.
UNCLASSIFIED UPON CHANGE OF COMBINATION.

2A INSERT IN ENVELOPE

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<th>STANDARD FORM 700 (8-85)</th>
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C5.2. Section 2. **CUSTODIAL PRECAUTIONS**
5-200. Responsibilities of Custodians

5-200.1. Custodians of classified information shall be responsible for providing protection and accountability for such information at all times and for locking classified information in appropriate security equipment whenever it is not in use or under direct supervision of authorized persons. Custodians shall follow procedures that ensure that unauthorized persons do not gain access to classified information.

5-200.2. Only the Head of a DoD Component, or single designee at the headquarters and major command levels, may authorize removal of classified information from designated working areas in off-duty hours, for work at home or otherwise, provided that a GSA-approved security container is furnished and appropriate regulations otherwise provide for the maximum protection possible under the circumstances. (See also section C7.3., Chapter 7.) Any such arrangements approved before the effective date of this Regulation shall be reevaluated and, if continued approval is warranted, compliance with this paragraph is necessary.

5-200.2.1. INDIVIDUALS SHALL NOT BE AUTHORIZED UNDER ANY CIRCUMSTANCES TO STORE CLASSIFIED INFORMATION, IN CONTRAVENION OF PARAGRAPH 5-102., I.E., IN RESIDENCES WITHOUT THE PRIOR APPROVAL OF THE DEPUTY ASSISTANT SECRETARY OF DEFENSE (ADMINISTRATION).

5-200.2.2. THE FOLLOWING REQUIREMENTS APPLY:

5-200.2.2.1. THE REQUEST SHALL BE A MEMORANDUM, SIGNED BY AN OSD PRINCIPAL STAFF ASSISTANT, STATING THE LOCATION AND JUSTIFICATION FOR THE PROPOSED STORAGE AREA.

5-200.2.2.2. ONLY AN APPROVED SECURITY CONTAINER, PROPERLY REGISTERED WITH THE PSD, WHS, SHALL BE INSTALLED AT THE LOCATION.

5-200.2.2.3. SIGNATURE ACCOUNTABILITY SHALL BE MAINTAINED FOR INFORMATION REMOVED. RECONCILIATION OF MATERIAL IS REQUIRED WHEN THE INFORMATION IS RETURNED.

5-200.2.2.4. PROCEDURES SHALL BE ESTABLISHED TO ENSURE THE RETURN OF CLASSIFIED MATERIALS IN THE EVENT OF
EMERGENCIES SUCH AS DEATH, HOSPITALIZATION, OR ABSENCE FROM DUTY FOR MORE THAN 30 DAYS.

5-200.2.2.5. PSD SHALL MAINTAIN THE RECORDS OF INDIVIDUALS SO AUTHORIZED.

5-200.2.2.6. OSD COMPONENT SECURITY MANAGER FOR THESE OFFICIALS SHALL EVALUATE THE NEED FOR THE ARRANGEMENTS ANNUALLY OR UPON CHANGE OF POSITION OCCUPANCY.

5-200.3. CLASSIFIED INFORMATION IS U.S. GOVERNMENT PROPERTY AND UNDER NO CIRCUMSTANCES DOES IT BECOME THE PERSONAL PROPERTY OF ANY INDIVIDUAL.

5-201. Care During Working Hours. DoD personnel shall take precaution to prevent unauthorized access to classified information.

5-201.1. Classified documents removed from storage shall be kept under constant surveillance and face down or covered when not in use. Cover sheets shall be Standard Forms 703, 704, and 705 for, respectively, Top Secret, Secret, and Confidential documents. (Use of these Standard Forms is required when existing supplies of similar purpose forms are exhausted or by September 30, 1986, whichever occurs earlier.)

5-201.2. Preliminary drafts, carbon sheets, plates, stencils, stenographic notes, worksheets, typewriter ribbons, and other items containing classified information shall be either destroyed immediately after they have served their purpose; or shall be given the same classification and secure handling as the classified information they contain.

5-201.3. Destruction of typewriter ribbons from which classified information can be obtained shall be accomplished in the manner prescribed for classified working papers of the same classification. After the upper and lower sections have been cycled through and overprinted five times in all ribbon or typing positions, fabric ribbons may be treated as unclassified regardless of their classified use thereafter. Carbon and plastic typewriter ribbons and carbon paper that have been used in the production of classified information shall be destroyed in the manner prescribed for working papers of the same classification after initial usage. However, any ribbon in a typewriter that uses technology that enables the ribbon to be struck several times in the same area before it moves to the next position may be treated as unclassified.
5-201.4. ACCESS TO ALL OSD COMPONENT OFFICES SHALL BE CONTROLLED AT ALL TIMES BY EMPLOYEES OR ELECTRO-MECHANICAL DEVICES. WHEN EMPLOYEES MUST LEAVE THEIR DESKS, IT IS THEIR RESPONSIBILITY TO ARRANGE FOR REPLACEMENTS.

5-201.5. ALL VISITORS, MESSENGERS, AND COURIERS SHALL BE IDENTIFIED, THEIR BUSINESS STATED, NEED TO KNOW, AND SECURITY CLEARANCE(S) VERIFIED BEFORE BEING PERMITTED ACCESS TO CLASSIFIED INFORMATION OR DISCUSSIONS. IDENTIFICATION SHALL BE BY PERSONAL RECOGNITION OR BY PRESENTATION OF CURRENT PHOTOGRAPHIC IDENTIFICATION OR CREDENTIALS.

5-201.6. UNCLEARED VISITORS (INCLUDING CLEANING, MAINTENANCE, AND TELEPHONE PERSONNEL) SHALL BE UNDER CONTINUOUS ESCORT OR SURVEILLANCE. WHEN UNCLEARED VISITORS ARE PRESENT, A FACILITY REPRESENTATIVE SHALL COVER OR TURN FACE DOWN SENSITIVE MATERIALS AND CAUSE SENSITIVE DISCUSSIONS TO CEASE FOR THE DURATION OF THE VISIT.

5-201.7. UNSECURED AND UNATTENDED CLASSIFIED MATERIAL SHALL BE TURNED OVER TO THE DISCOVERER'S SECURITY MANAGER WHO SHALL NOTIFY PSD OF THE INCIDENT. UNSECURED AND UNATTENDED CLASSIFIED MATERIAL SHALL BE INITIALED AND DATED IN INK BY THE DISCOVERER AND SUBSEQUENT CUSTODIANS FOR POSSIBLE FUTURE IDENTIFICATION UNTIL THE CASE IS CLOSED.

5-202. End-of-Day Security Checks. Heads of activities that process or store classified information shall establish a system of security checks at the close of each working day to ensure that the area is secure; Standard Form 701, "Activity Security Checklist" shall be used to record such checks. An integral part of the security check system shall be the securing of all vaults, secure rooms, and containers used for the storage of classified material; Standard Form 702, "Security Container Check Sheet" shall be used to record such actions. In addition, Standard Forms 701 and 702 shall be annotated to reflect after-hours, weekend, and holiday activity. (Use of these Standard Forms is required when existing supplies of similar purpose forms are exhausted or by September 30, 1986, whichever occurs earlier.)

5-202.1. AT THE CLOSE OF EACH WORKING DAY, ALL PERSONNEL SHALL:
5-202.1.1. INSPECT THEIR IMMEDIATE WORK AREAS FOR CLASSIFIED MATERIAL, PAYING PARTICULAR ATTENTION TO THE CONTENTS OF DESKS, IN AND OUT TRAYS, AND WASTE CONTAINERS.

5-202.1.2. SURVEY THE GENERAL WORK AREA TO ENSURE THAT NO CLASSIFIED MATERIAL REMAINS UNSECURED.

5-202.1.3. PLACE CLASSIFIED NOTES, CARBON PAPER, ROUGH DRAFTS, AND SIMILAR CLASSIFIED PAPERS IN BAGS AND STORE IN PROPER SECURITY CONTAINERS.

5-202.1.4. REMOVE AND SECURE TYPEWRITER RIBBONS OR PORTIONS OF TYPEWRITER RIBBONS THAT HAVE BEEN USED TO PREPARE CLASSIFIED MATERIAL. THIS PROVISION DOES NOT APPLY WHEN USING IBM TECH III, BLUE, AND SPERRY REMINGTON BEAUTYRITE III TYPEWRITER RIBBONS. MINIATURE MEMORY STORAGE (DISKS) UNITS SHALL BE REMOVED FROM TYPEWRITERS AND WORD PROCESSORS SO EQUIPPED, AND SECURED.

5-202.1.5. RETURN CLASSIFIED DOCUMENTS, CORRESPONDENCE, OR RELATED CLASSIFIED INFORMATION TO PROPER SECURITY CONTAINERS.

5-202.1.6. SECURE SECURITY CONTAINERS WHEN THEIR CONTENTS ARE NO LONGER NEEDED FOR THE DAY AND COMPLETE SF 701, TO INCLUDE DOUBLECHECKER'S INITIALS.

5-202.2. AT LEAST ONE INDIVIDUAL SHALL BE DESIGNATED ON A ROTATING OR PERMANENT BASIS TO BE RESPONSIBLE FOR DOUBLECHECKING EACH OSD COMPONENT TO ENSURE THAT CLASSIFIED MATERIALS AND SECURITY EQUIPMENT HAVE BEEN SECURED PROPERLY BEFORE LEAVING THE WORK AREA. SF 701 SHALL BE PLACED ON THE INSIDE OF THE ROOM AT THE PRIMARY EXIT AND COMPLETED BY THE AREA DOUBLECHECKER DAILY. WHEN THE OFFICE IS OCCUPIED AFTER DUTY HOURS, THE LAST PERSON LEAVING THE OFFICE SHALL ASSUME RESPONSIBILITY FOR DOUBLECHECKING AND SECURING THE OFFICE AREA.

5-202.3. WHEN NOTIFIED THAT A SECURITY CONTAINER OR ROOM HAS BEEN LEFT UNATTENDED, THE COMPONENT SECURITY
MANAGER AND THE PSD SHALL BE NOTIFIED. THOSE RESPONSIBLE FOR THE CONTAINER OR THE ROOM SHALL BE REQUIRED TO CHECK THE CONTENTS OF THE CONTAINER OR ROOM FOR INDICATIONS OF REMOVAL OF MATERIALS. THE COMBINATION TO THE SECURITY CONTAINER OR ROOM SHALL BE CHANGED IMMEDIATELY, IN ACCORDANCE WITH SUBPARAGRAPH 5-104.2.1.3., ABOVE.

5-202.4. THE DIRECTOR, PSD, SHALL INSURE THAT END-OF-DAY SECURITY CHECKS ARE PERFORMED BY CONDUCTING AFTER DUTY HOURS SECURITY INSPECTIONS. ALL VIOLATIONS DISCOVERED DURING THESE INSPECTIONS SHALL BE REPORTED DIRECTLY TO THE DIRECTOR, PSD. AS A MINIMUM THE FOLLOWING SHALL BE INSPECTED:

5-202.4.1. DESK TOPS, CONTENTS OF ALL DESKS FOUND UNLOCKED, IN AND OUT TRAYS, TYPEWRITERS, AND WASTE CONTAINERS.

5-202.4.2. THE GENERAL WORK AREA TO ENSURE THAT NO CLASSIFIED MATERIAL HAS BEEN LEFT UNSECURED.

5-202.4.3. ALL SECURITY CONTAINERS TO ENSURE THAT THEY ARE LOCKED AND THAT SF 702, "SECURITY CONTAINER CONTAINER CHECK SHEET," IS BEING INITIALED AND COUNTERINITIALED.

5-202.4.4. CHECK SF 701, "ACTIVITY SECURITY CHECKLIST," FOR INITIALS.

5-203. Emergency Planning

5-203.1. Plans shall be developed for the protection, removal, or destruction of classified material in case of fire, natural disaster, civil disturbance, terrorist activities, or enemy action. Such plans shall establish detailed procedures and responsibilities for the protection of classified material to ensure that the material does not come into the possession of unauthorized persons. These plans shall include the treatment of classified information located in foreign countries.

5-203.2. These emergency planning procedures do not apply to material related to COMSEC. Planning for the emergency protection including emergency destruction under no-notice conditions of classified COMSEC material shall be developed in accordance with the requirements of NSA KAG I-D (reference (gg)).
5-203.3. Emergency plans shall provide for the protection of classified material in a manner that will minimize the risk of injury or loss of life to personnel. In the case of fire or natural disaster, the immediate placement of authorized personnel around the affected area, pre-instructed and trained to prevent the removal of classified material by unauthorized personnel, is an acceptable means of protecting classified material and reducing casualty risk. Such plans shall provide for emergency destruction to preclude capture of classified material when determined to be required. This determination shall be based on an overall commonsense evaluation of the following factors:

5-203.3.1. Level and sensitivity of classified material held by the activity;

5-203.3.2. Proximity of land-based commands to hostile or potentially hostile forces or to communist-controlled countries;

5-203.3.3. Flight schedules or ship deployments in the proximity of hostile or potentially hostile forces or near communist-controlled countries;

5-203.3.4. Size and armament of land-based commands and ships;

5-203.3.5. Sensitivity of operational assignment; and

5-203.3.6. Potential for aggressive action of hostile forces.

5-203.4. When preparing emergency destruction plans, consideration shall be given to the following:

5-203.4.1. Reduction of the amount of classified material held by a command as the initial step toward planning for emergency destruction;

5-203.4.2. Storage of less frequently used classified material at more secure commands in the same geographical area (if available);

5-203.4.3. Transfer of as much retained classified material to microforms as possible, thereby reducing the bulk that needs to be evacuated or destroyed;

5-203.4.4. Emphasis on the priorities for destruction, designation of personnel responsible for destruction, and the designation of places and methods of destruction. Additionally, if any destruction site or any particular piece of destruction
equipment is to be used by more than one activity or entity, the order or priority for use of the site or equipment must be clearly delineated;

5-203.4.5. Identification of the individual who is authorized to make the final determination when emergency destruction is to begin and the means by which this determination is to be communicated to all subordinate elements maintaining classified information;

5-203.4.6. Authorization for the senior individual present in an assigned space containing classified material to deviate from established plans when circumstances warrant; and

5-203.4.7. Emphasis on the importance of beginning destruction sufficiently early to preclude loss of material. The effect of premature destruction is considered inconsequential when measured against the possibility of compromise.

5-203.5. The emergency plan shall require that classified material holdings be assigned a priority for emergency evacuation or destruction. Priorities should be based upon the potential effect on national security should such holdings fall into hostile hands, in accordance with the following general guidelines:

5-203.5.1. Priority One. Exceptionally grave damage (Top Secret material);

5-203.5.2. Priority Two. Serious damage (Secret material); and

5-203.5.3. Priority Three. Damage (Confidential material).

5-203.6. If, as determined by appropriate threat analysis, Priority One material cannot otherwise be afforded a reasonable degree of protection from hostile elements in a no-notice emergency situation, provisions shall be made for installation of Anticompromise Emergency Destruct (ACED) equipment to ensure timely initiation and positive destruction of such material: in accordance with the following standard: "With due regard for personnel and structural safety, the ACED system shall reach a stage in destruction sequences at which positive destruction is irreversible within 60 minutes at shore installations, 30 minutes in ships, and 3 minutes in aircraft following activation of the ACED system."

5-203.7. An ACED requirement is presumed to exist and provisions shall be made for an ACED system to protect Priority One material in the following environments:
5-203.7.1. Shore-based activities located in or within 50 miles of potentially hostile countries, or located within or adjacent to countries with unstable governments;

5-203.7.2. Reconnaissance aircraft, both manned and unmanned, that operate within JCS-designated reconnaissance reporting areas (see Memorandum by the Secretary, Joint Chiefs of Staff (SM) 701-76, Volume II, "Peacetime Reconnaissance and Certain Sensitive Operations" (reference (kk));

5-203.7.3. Naval surface noncombatant vessels operating in hostile areas when not accompanied by a combatant vessel;

5-203.7.4. Naval subsurface vessels operating in hostile areas; and

5-203.7.5. U.S. Navy Special Project ships (Military Sealift Command-operated) operating in hostile areas.

5-203.8. Except in the most extraordinary circumstances, ACED is not applicable to commands and activities located within the United States. Should there be reason to believe that an ACED requirement exists in environments other than in those listed in paragraph 5-203.7., above, a threat and vulnerability study should be prepared and submitted to the head of the DoD Component concerned or his designee for approval. The threat and vulnerability study should include, at a minimum, the following data, classified if appropriate:

2 Technological limitations, particularly as to personnel and structural safety, place constraints on the amount of material that can be accommodated in buildings, ships, and aircraft by current ACED systems; therefore, only Priority One material reasonably can be so protected at this time. Nevertheless, after processing Priority One material in an emergency situation involving possible loss to hostile forces, it is imperative that Priority Two material and then Priority Three material be destroyed insofar as is possible by whatever means available.

3 The time frames indicated above are those for the initiation of irreversible destruction, not necessarily for the completion of such destruction.

4 SM 701-76 is available on a strict need-to-know basis from the Chief, Documents Division, Joint Secretariat, OJCS.
5-203.8.1. Volume and type of Priority One material held by the activity, that is, paper products, microforms, magnetic tape, and circuit boards;

5-203.8.2. A statement certifying that the amount of Priority One material held by the activity has been reduced to the lowest possible level;

5-203.8.3. An estimate of the time, beyond the time frames cited above, required to initiate irreversible destruction of Priority One material held by the activity, and the methods by which destruction of that material would be attempted in the absence of an ACED system;

5-203.8.4. Size and composition of the activity;

5-203.8.5. Location of the activity and the degree of control it, or other United States authority, exercises over security; and

5-203.8.6. Proximity to potentially hostile forces and potential for aggressive action by such forces.

5-203.9. When a requirement is believed to exist for ACED equipment not in the GSA or DoD inventories, the potential requirement shall be submitted to the DUSD(P) for validation in accordance with subsection 5.2. of DoD Directive 3224.3 (reference (II)).

5-203.10. In determining the method of destruction of other than Priority One material, any method specified for routine destruction or any other means that will ensure positive destruction of the material may be used. Ideally, any destruction method should provide for early attainment of a point at which the destruction process is irreversible. Additionally, classified material may be jettisoned at sea to prevent its easy capture. It should be recognized that such disposal may not prevent recovery of the material. Where none of the methods previously mentioned can be employed, the use of other means, such as dousing the classified material with a flammable liquid and igniting it, or putting to use the facility garbage grinders, sewage treatment plants, and boilers should be considered.

5 Information on ACED systems may be obtained from the Office of the Chief of Naval Operations (OP-09N), Navy Department, Washington, DC 20350.

5-203.11. Under emergency destruction conditions, destruction equipment
may be operated at maximum capacity and without regard to pollution, preventive maintenance, and other constraints that might otherwise be observed.

5-203.12. Commands and activities that are required to maintain an ACED system pursuant to paragraph 5-203.7., above, shall conduct drills periodically to ensure that responsible personnel are familiar with the emergency plan. Such drills should be used to evaluate the anticipated effectiveness of the plan and the prescribed equipment and should be the basis for improvements in planning and equipment use. Actual destruction should not be initiated during drills.

5-204. Telecommunications Conversations. Classified information shall not be discussed in telephone conversations except as authorized over approved secure communications circuits, that is, cryptographically protected circuits or protected distribution systems installed in accordance with National COMSEC Instruction 4009 (reference (mm)).

CLASSIFIED INFORMATION SHALL NOT BE DISCUSSED ON UNSECURED, STANDARD COMMERCIAL TELEPHONES. THE USE OF CODES OR ATTEMPT TO TALK AROUND CLASSIFIED SUBJECTS IS PROHIBITED.

5-205. Security of Meetings and Conferences. Security requirements and procedures governing disclosure of classified information at conferences, symposia, conventions, and similar meetings, and those governing the sponsorship and attendance of U.S. and foreign personnel at such meetings, are set forth in DoD Directive 5200.12, DoD Instruction 5230.20, DoD 5220.22-R, and DoD 5220.22-M (references (nn), (fff), (j), and (k)), respectively).

5-205.1. GENERAL. CLASSIFIED MEETINGS SHALL BE CONDUCTED TO BEST SERVE THE INTEREST OF U.S. NATIONAL SECURITY. SECURITY SAFEGUARDS AND PROCEDURES SHALL BE ESTABLISHED TO CONTROL ACCESS AND PREVENT COMPROMISE OF CLASSIFIED INFORMATION PRESENTED DURING SUCH MEETINGS.

5-205.2. MEETINGS DISCLOSING CLASSIFIED INFORMATION

5-205.2.1. SUCH MEETINGS SHALL BE SPONSORED BY AN OSD COMPONENT HAVING SIGNIFICANT INTEREST IN THE SUBJECT MATTER. WITHIN THE OSD, A PRINCIPAL STAFF ASSISTANT, A PRINCIPAL DEPUTY UNDER OR ASSISTANT SECRETARY OF DEFENSE, OR A HIGHER-LEVEL
OFFICIAL MAY SPONSOR SUCH A MEETING AFTER DETERMINING, THE FOLLOWING:

5-205.2.1.1. THE CLASSIFIED SESSIONS OF THE MEETING ARE IN THE BEST INTERESTS OF U.S. NATIONAL SECURITY.

5-205.2.1.2. THE USE OF CONVENTIONAL CHANNELS FOR DISSEMINATION OF CLASSIFIED SCIENTIFIC AND TECHNICAL INFORMATION DOES NOT ACCOMPLISH THE PURPOSE OF THE MEETING.

5-205.2.1.3. ADEQUATE SECURITY MEASURES AND ACCESS PROCEDURES HAVE BEEN DEVELOPED AND SHALL BE IMPLEMENTED.

5-205.2.1.4. THE LOCATION SELECTED FOR THE CLASSIFIED SESSIONS OF THE MEETING ENSURES PROPER CONTROL AND DISSEMINATION OF CLASSIFIED INFORMATION, AND ADEQUATE FACILITIES ARE AVAILABLE FOR SECURE STORAGE AND PROTECTION.

5-205.2.2. OSD COMPONENTS ACCEPTING SPONSORSHIP OF A CLASSIFIED MEETING SHALL APPOINT A SECURITY MANAGER WHO SHALL ENSURE COMPLIANCE WITH APPLICABLE SECURITY DIRECTIVES, AND THAT:

5-205.2.2.1. THE MEETING SITE IS PROPER FOR THE LEVEL OF CLASSIFICATION INVOLVED.

5-205.2.2.2. ADEQUATE STORAGE FACILITIES ARE AVAILABLE, WHEN REQUIRED.

5-205.2.2.3. ACCESS TO CLASSIFIED SESSIONS OF THE CONFERENCE ARE LIMITED TO PERSONS WHOSE CLEARANCE AND NEED TO KNOW HAVE BEEN ESTABLISHED POSITIVELY, AS FOLLOWS:

5-205.2.2.3.1. MILITARY AND CIVILIAN PERSONNEL: A WRITTEN VISIT REQUEST OR SECURITY CLEARANCE CERTIFICATION FURNISHED IN ADVANCE THAT CONTAINS FULL NAME OF THE ATTENDEE, SOCIAL SECURITY NUMBER, DATE AND PLACE OF BIRTH, CITIZENSHIP, SECURITY CLEARANCE LEVEL AND DATE GRANTED, AND SECURITY MANAGER'S CERTIFICATION.
5-205.2.2.3.2. **CONTRACTOR PERSONNEL:** In addition to the information in paragraphs 5-205.1. through 5-205.2.2.6., above, each contractor visit request furnished in advance, also shall contain contract number, project or program pertaining to the subject matter of the classified meeting, level of classified access authorized under contract, purpose and/or justification for attendance at classified conference, and government contracting officer’s certification of the individual’s need to attend the conference.

5-205.2.2.3.3. **FOREIGN PERSONNEL:** The OSD component sponsoring the conference shall request approval from Defense Intelligence Agency (DIA) for the disclosure of classified information and the countries of the foreign nationals whose presence is anticipated. Only foreign nationals approved by DIA shall be allowed to attend such conferences.

5-205.2.2.4. The names of all cleared and/or certified personnel having a need to know shall be placed on an access roster.

5-205.2.2.5. Photographic identification shall be required of all attendees whose identity is not established by personal recognition.

5-205.2.2.6. Authorization to release classified information by DOD personnel to U.S. audiences must be obtained from the originator, and contractor personnel must comply with DOD 5220.22-M, paragraph 9.E., (REFERENCE (K)).

5-205.2.2.7. All announcements and invitations shall be reviewed for accuracy and for ensuring that they are unclassified.

5-205.2.2.8. Logs of all classified material distributed during the meeting shall be prepared and an accurate inventory made of their collection at the conclusion of the meeting. Any discrepancy in these
INVENTORIES SHALL BE REPORTED TO THE CONVENING OSD COMPONENT'S SECURITY MANAGER FOR ACTION IMMEDIATELY UPON DISCOVERY.

5-205.2.2.9. A RECEIPT, IF REQUIRED BY THE ORIGINATOR, SHALL BE OBTAINED FOR CLASSIFIED MATERIAL DISTRIBUTED AT MEETINGS THAT IS TO BE RETAINED BY PARTICIPANTS. RECEIPTS ALWAYS ARE REQUIRED FOR MATERIAL CLASSIFIED SECRET AND ABOVE. SECRETARY OF DEFENSE (SD) FORM 120, "RECEIPT FOR CLASSIFIED MATERIAL" SHALL BE USED FOR THIS PURPOSE. APPLICABLE WRAPPING FOR ANY SUCH MATERIAL SHALL BE PROVIDED.

5-205.2.2.10. THE MEETING AREA SHALL BE INSPECTED BY REPRESENTATIVES OF THE CONVENING OFFICIAL AT THE CONCLUSION OF THE MEETING TO ENSURE THAT NO CLASSIFIED MATERIAL OR NOTES HAVE BEEN LEFT BY ATTENDEES.

5-205.2.2.11. PARTICIPANTS MAKING THEIR OWN NOTES SHALL BE ADVISED OF CLASSIFICATION LEVEL OF THE DISCUSSION AND OF THE CLASSIFIED NATURE OF SUCH NOTES AND CAUTIONED TO STORE THE NOTES PROPERLY ON DEPARTURE. ALL CLASSIFIED MATERIAL SHALL BE PROPERLY WRAPPED AND PARTICIPANTS HAVE PROPER COURIER AUTHORITY. PARTICIPANTS SHALL BE PROHIBITED FROM INTRODUCING INTO THE SECURE FACILITY ANY ELECTRONIC OR OPTICAL DEVICE CAPABLE OF RECORDING ACTIVITIES OR MATERIALS WITHIN THE FACILITY.

5-205.2.2.12. THE LOSS OR COMPROMISE OF ANY CLASSIFIED INFORMATION AT THE MEETING SHALL BE REPORTED PROMPTLY TO ODUSD(P).

5-206. Safeguarding of U.S. Classified Information Located in Foreign Countries. Except for classified information that has been authorized for release to a foreign government or international organization pursuant to DoD Directive 5230.11 (reference (tt)), and is under the security control of such government or organization, the retention of U.S. classified material in foreign countries may be authorized only when that material is necessary to satisfy specific U.S. Government requirements. This includes classified material temporarily transferred into a foreign country via U.S. Government personnel authorized to escort or handcarry such material pursuant to
Chapter 8, section C8.3., as applicable. Whether permanently or temporarily retained, the classified materials shall be stored under U.S. Government control as follows:

5-206.1. At a U.S. military installation, or a location where the United States enjoys extraterritorial status, such as an embassy or consulate.

5-206.2. At a U.S. Government activity located in a building used exclusively by U.S. Government tenants, provided the building is under 24-hour control by U.S. Government personnel.

5-206.3. At a U.S. Government activity located in a building not used exclusively by U.S. Government tenants nor under host government control, provided the classified material is stored in security containers approved by the GSA and is placed under 24-hour control by U.S. Government personnel.

5-206.4. At a U.S. Government activity located in a building not used exclusively by U.S. Government tenants but which is under host government control, provided the classified material is stored in GSA-approved security containers which are further secured in a locked room or area to which only U.S. personnel have access.

5-206.5. When host government and U.S. personnel are co-located, U.S. classified material that has not been authorized for release to the host government pursuant to DoD Directive 5230.11 (reference (ti)), shall, to the extent possible, be segregated from releasable classified material to facilitate physical control and prevent inadvertent compromise. However, U.S. classified material that is releasable to the host country need not be subject to the 24-hour U.S. control requirement provided the host government exercises its own control measures over the pertinent areas or containers during non-duty hours.

5-206.6. Foreign nationals shall be escorted while in areas where non-releasable U.S. classified material is handled or stored. However, when required by operational necessity, foreign nationals may be permitted, during duty hours, unescorted entry to such areas provided the non-releasable information is properly stored or is under the direct personal supervision and control of cleared U.S. personnel who can prevent unauthorized access.
C5.3. **Section 3. ACTIVITY ENTRY AND EXIT INSPECTION PROGRAM**

5-300. **Policy**

5-300.1. Commanders and heads of activities shall establish and maintain an inspection program to deter and detect unauthorized introduction or removal of classified material from DoD-owned or -leased installations and facilities. This program does not replace existing programs for facility and installation security and law enforcement inspection requirements.

5-300.2. The inspection program shall be implemented in a manner that does not interfere unduly with the performance of assigned missions.

5-300.3. The inspection program shall be implemented in a manner that does
not significantly disrupt the ingress and egress of persons who are employees of, or
visitors to, defense installations and facilities.

5-300.4. Inspections carried out under this program shall be limited to the extent feasible to areas where classified work is being performed, and cover only persons employed within, or visiting, such areas.

5-300.5. Inspections carried out under this program shall be performed at a sufficient frequency to provide a credible deterrent to those who would be inclined to remove classified materials without authority from the installation or facility in question.

5-300.6. The method and frequency of such inspections at a given installation or facility is at the discretion of the commander or head of the installation or facility, or other designated official. Such inspections shall conform to the procedures set forth below.

5-300.7. THE HEADS OF OSD COMPONENTS MAY IMPLEMENT AN INSPECTION PROGRAM FOR THEIR AREAS. OSD COMPONENTS HOUSED OUTSIDE THE PENTAGON SHALL INSTITUTE THIS PROGRAM. ALL INDIVIDUALS, REGARDLESS OF POSITION OR RANK, ARE SUBJECT TO THIS POLICY.

5-300.7.1. A MEMORANDUM SIGNED BY THE HEAD OF THE OSD COMPONENT, AUTHORIZING THE PROGRAM, SHALL BE SENT TO THE DIRECTOR, PSD, FOR APPROVAL.

5-300.7.2. A DETAILED OUTLINE OF THE INSPECTION PROCEDURES SHALL ACCOMPANY THE AUTHORIZING MEMORANDUM. IT SHALL INCLUDE, AS A MINIMUM, THE FOLLOWING:

5-300.7.2.1. THE EXIT AND/OR ENTRY LOCATION.

5-300.7.2.2. WHO IS TO BE SEARCHED.

5-300.7.2.3. WHAT TO LOOK FOR (CLASSIFIED DOCUMENTS AND/OR ITEMS).

5-300.7.2.4. WHAT IS TO BE SEARCHED (BRIEFCASES, HANDBAGS, PACKAGES, OR SIMILAR CONTAINERS).
5-300.7.2.5. PROCEDURES TO BE FOLLOWED IN THE EVENT CLASSIFIED MATERIAL IS FOUND.

5-300.7.2.6. WHEN AND HOW OFTEN INSPECTIONS SHALL BE CONDUCTED.

5-300.7.3. PERSONNEL, WHO SHALL BE INVOLVED IN CONDUCTING THE SEARCHES, SHALL BE TRAINED IN THEIR RESPONSIBILITIES AS OUTLINED IN THE WRITTEN INSPECTION PROGRAM.

5-300.7.4. AN AFTER ACTION REPORT SHALL BE SUBMITTED WITHIN 5 WORKING DAYS AFTER THE INSPECTION TO THE DIRECTOR, PSD. ALL VIOLATIONS AND UNUSUAL OCCURRENCES SHALL BE INCLUDED IN THE REPORT.

5-301. Inspection Frequency

5-301.1. Inspections may be periodic, that is, at irregular intervals.

5-301.2. Inspections may be accomplished at one or more designated entry/exit points; they need not be carried out at all entry/exit points at the same time.

5-301.3. Inspections may be done on a random basis using any standard that may be appropriate, for example, every third person; every tenth person; every hundredth person, at the entry/exit point(s) designated.

5-301.4. Inspections at a particular entry/exit point(s) may be limited as appropriate to various periods of time, for example, one week, one day, or one hour.

5-301.5. Inspections shall be conducted at all entry/exit points after normal duty hours, including weekends and holidays, on a continuous basis, if practicable.

5-302. Inspection Procedures and Identification

5-302.1. Inspections shall be limited to that which is necessary to determine whether classified material is contained in briefcases, shoulder or handbags, luggage, athletic bags, packages, or other similar containers being removed from or taken into the premises. Inspections shall not be done of wallets, change purses, clothing, cosmetics cases, or other objects of an unusually personal nature.

5-302.2. DoD Components shall provide employees who have a legitimate
need to remove classified material from the installation or activity with written or printed authorizations to pass through designated entry/exit points. (See paragraph 8-300.6.) This may include:

5-302.2.1. The authorization statements prescribed in Chapter 8, section C8.3.

5-302.2.2. If authorized in Component instructions, wallet-size cards which describe in general terms the purpose(s) for authorizing the employee to remove classified material from the facility (for example, use at meetings or transmission to authorized recipients).

5-302.2.3. Inspectors are to ensure that personnel are not removing classified material without authorization. Where inspectors determine that individuals do not appear to have appropriate authorization to remove classified material, they shall request such individual to obtain appropriate authorization before exiting the premises. If, due to the circumstances, this is not feasible, the inspector should attempt to verify by telephone the authority of the individual in question to remove the classified material with the employing office. When such verification cannot be obtained, and if removal cannot be prevented, the inspector shall advise the employing office and appropriate security office as soon as feasible that classified material was removed by the named individual at a particular time and without apparent authorization.

5-302.2.4. If the employing office determines that classified material was removed by one of its employees without authority, it shall request an investigation of the circumstances of the removal by appropriate investigative authorities. Where such investigation confirms a violation of security procedures, other than espionage or deliberate compromise, for which subsection 6-109. applies, appropriate administrative, disciplinary, or legal action shall be taken.

C5.4. Section 4. PHYSICAL SECURITY OF OSD OFFICES

5-400. POLICY. OFFICES AND OTHER SPACES (LESS ALARMED AREAS) SHALL BE SECURED PHYSICALLY AGAINST UNAUTHORIZED ENTRY THROUGH THE USE OF KEY-OPERATED, HIGH SECURITY DOOR CYLINDERS OR OTHER PSD AUTHORIZED ACCESS DEVICES. ALL LOCK WORK FOR OSD COMPONENTS, EXCEPT THAT FOR DESK AND FILE CABINET KEY LOCKS, SHALL BE ACCOMPLISHED BY OR UNDER THE
SUPERVISION OF THE PSD, WASHINGTON HEADQUARTERS SERVICES (WHS), INCLUDING THE ISSUANCE OF KEYS.

5-401. **KEY CONTROL OFFICER**

5-401.1. HEADS OF OSD COMPONENTS SHALL, DESIGNATE, IN WRITING, A PRIMARY AND ALTERNATE KEY CONTROL OFFICER BY SUBMITTING A DEPARTMENT OF DEFENSE (DD) FORM 577, "SIGNATURE CARD," FOR EACH DESIGNEE TO THE PSD, WHS (SEE FIGURE 4, BELOW).

5-401.2. KEY CONTROL OFFICER SHALL:

5-401.2.1. PROCESS REQUESTS FOR DOOR KEYS AND SPECIAL LOCKS USING DD FORM 2251, "REQUEST FOR DOOR KEYS AND SPECIAL LOCKS."

5-401.2.2. REPORT ANY LOSS OR COMPROMISE OF KEYS IN WRITING TO THE PSD, WHS, AND REQUEST THAT THE KEY LOCK BE CHANGED. A LOCK SHALL BE CONSIDERED COMPROMISED IF THE KEY CONTROL OFFICER MAY NOT ACCOUNT FOR THE KEYS OR IF UNAUTHORIZED DUPLICATE KEYS HAVE BEEN MADE FOR A LOCK.

5-402. **HOLDERS OF OSD KEYS.** EMPLOYEES SHALL:

5-402.1. RECEIPT FOR AND MAINTAIN CONTROL OF ALL ASSIGNED KEYS.

5-402.2. RETURN ASSIGNED KEYS TO THE PSD, WHS, ROOM 3C345, BEFORE REASSIGNMENT OR TERMINATION OF EMPLOYMENT AS PART OF THE CLEARING PROCESS.

5-402.3. PROVIDE WRITTEN REPORT TO THE KEY CONTROL OFFICER ON THE CIRCUMSTANCES SURROUNDING LOST OR COMPROMISED KEYS.

5-402.4. OBTAIN A KEY FROM THE KEY CONTROL OFFICER OR ANOTHER EMPLOYEE BEFORE REPORTING FOR DUTY WHEN REQUIRED TO WORK OTHER THAN NORMAL DUTY HOURS AND WHEN NOT IN POSSESSION OF A KEY.

5-402.5. REPORT IMMEDIATELY TO THE PSD, WHS, ALL
MALFUNCTIONING COMBINATION LOCKS, KEY LOCKS, OR ACCESS CONTROL DEVICES.

5-403. INSTALLATION OF DOOR LOCKS AND ACCESS CONTROL DEVICES AND ISSUANCE OF DUPLICATE KEYS

5-403.1. REQUESTS FOR INSTALLATION OF DOOR LOCKS AND ACCESS CONTROL DEVICES AND FOR DUPLICATE KEYS SHALL BE SUBMITTED ON DD FORM 2251 (SEE FIGURE 5, BELOW).

5-403.1.1. THE REQUESTOR SHALL COMPLETE LINES 1 THROUGH 6 OF THAT FORM.

5-403.1.2. IF MORE THAN ONE KEY IS REQUESTED, THE NAMES OF THE EMPLOYEES FOR WHOM ADDITIONAL KEYS ARE REQUIRED SHALL BE LISTED IN LINE 6.

5-403.1.3. LINE 5A SHALL BE COMPLETED BY ENTERING THE ACRONYM OF THE OSD COMPONENT CONCERNED, SUCH AS USDP; USDR&E; ASD(C); ASD(A&L); DUSD(P); GC; WHS(B&F), AND WHS(C&D).

5-403.1.4. LINES 5B, 5C, AND 5D SHALL BE DISREGARDED.

5-403.1.5. LINES 7A AND 7B SHALL BE COMPLETED BY THE KEY CONTROL OFFICER.

5-403.2. A MAXIMUM OF ONE KEY PER OFFICE OCCUPANT OR SIX KEYS, WHICHERVER IS LESS, SHALL BE ISSUED FOR ANY ONE DOOR LOCK. EXCEPTIONS TO THIS POLICY SHALL BE JUSTIFIED IN WRITING, THROUGH THE COMPONENT KEY CONTROL OFFICER. FINAL APPROVAL REMAINS WITH THE DIRECTOR, PSD, WHS. ASSIGNMENT OF ADDITIONAL EMPLOYEES TO AN OFFICE DOES NOT CONSTITUTE A VALID JUSTIFICATION FOR ADDITIONAL KEYS.

5-403.3. THE KEY CONTROL OFFICER SHALL FORWARD THE COMPLETED REQUEST TO PSD FOR APPROVAL. DISAPPROVED REQUESTS SHALL BE RETURNED WITH APPLICABLE ANNOTATION.

5-404. EMERGENCIES. EMERGENCY REQUESTS FOR COMBINATION CHANGES OR REPAIR OF ACCESS CONTROL DEVICES, SECURITY CONTAINERS, AND LOCKS AFTER NORMAL DUTY HOURS AND ON
SATURDAYS, SUNDAYS, AND HOLIDAYS SHALL BE TELEPHONED TO (202) 695-5052. THIS PROCEDURE APPLIES TO OBTAINING EMERGENCY ACCESS TO AREAS EQUIPPED WITH KEY LOCKS. A SITUATION IN WHICH AN EMPLOYEE SCHEDULED TO WORK DURING OTHER THAN NORMAL DUTY HOURS FORGETS HIS OR HER KEY IS NOT CONSIDERED AN EMERGENCY.

FIGURE 4. DD Form 577, "Signature Card"
FIGURE 5. DD Form 2251, "Request for Door Keys and Special Locks"

![Image of DD Form 2251]
C5.5. Section 5.  **INTRUSION DETECTION (ALARM) SYSTEMS**

5-500. **POLICY.** THE INSTALLATION OF ALARM EQUIPMENT FOR DETECTING AN UNAUTHORIZED OR FORCED ENTRY SHALL BE KEPT TO A MINIMUM CONSISTENT WITH THE OPERATIONAL REQUIREMENTS OF THE OSD COMPONENT CONCERNED. ALARM EQUIPMENT SHALL BE USED TO PROTECT AREAS OR OFFICES UNDER ONE OF THE FOLLOWING CONDITIONS:

5-500.1. WHEN THE BULK OR VOLUME OF CLASSIFIED MATERIAL MAKE IT IMPRactical TO STORE CLASSIFIED MATERIAL IN SECURITY CONTAINERS. THIS IS FOR CENTRAL REPOSITORIES ONLY AND REFERS TO OPEN OR SHELF STORAGE.

5-500.2. WHEN DIA MANUAL 50-3 (REFERENCE QQQ) REQUIRES PROTECTION BY AN ALARM SYSTEM.

5-501. **ESTABLISHMENT**

5-501.1. A REQUEST TO ESTABLISH AN ALARMED AREA FOR THE OPEN STORAGE OF TOP SECRET, SECRET, OR CONFIDENTIAL MATERIAL SHALL BE SIGNED BY THE OSD COMPONENT HEAD. THE FOLLOWING INFORMATION SHALL BE INCLUDED IN THE REQUEST:

5-501.1.1. FULL JUSTIFICATION FOR THE ALARMED AREA FOR STORAGE TO INCLUDE ESTIMATED VOLUME AND TYPE OF MATERIAL.

5-501.1.2. CLASSIFICATION LEVEL OF MATERIAL TO BE STORED IN THE AREA.

5-501.1.3. A DETAILED SKETCH OR FLOOR PLAN OF AREA, INCLUDING LOCATION, SIZE, CONFIGURATION OF WALLS, AND INTERNAL PHYSICAL ARRANGEMENTS OF THE OFFICES.

5-501.1.4. THE NAME, ROOM, AND TELEPHONE NUMBER OF THE PROJECT OFFICER ASSIGNED TO ESTABLISH THE ALARMED AREA.

5-501.2. THE OSD COMPONENT SECURITY MANAGER SHALL FORWARD THE REQUEST THROUGH THE OSD RECORDS ADMINISTRATOR, RECORDS MANAGEMENT DIVISION,
CORRESPONDENCE AND DIRECTIVES (C&D), WHS, FOR PERMISSION TO USE SHELF FILES IN ACCORDANCE WITH PARAGRAPH 3.3.4., AI NO. 15 (REFERENCE RRR) TO THE PSD. SENSITIVE COMPARTMENTED INFORMATION FACILITIES (SCIF) DO NOT REQUIRE THIS PERMISSION.

5-501.3. THE DIRECTOR, PSD, SHALL COORDINATE AND APPROVE ALL MATTERS IN ESTABLISHING AN ALARmed AREA AND SHALL:

5-501.3.1. REVIEW ALL REQUESTS AND CONDUCT NECESSARY SURVEYS.

5-501.3.2. PROVIDE THE PROJECT OFFICER THE CONSTRUCTION AND REQUISITION REQUIREMENTS.

5-501.3.3. DESIGNATE PSD EMPLOYEE AS THE CONTRACTING OFFICER’S TECHNICAL REPRESENTATIVE (COTR) WHO SHALL OBTAIN APPLICABLE EQUIPMENT.

5-501.3.4. COORDINATE WITH THE DEPARTMENT OF THE AIR FORCE SECURITY OFFICE OR THE CIVILIAN MONITORING AGENCY, AS APPLICABLE, ON ALL MATTERS FOR ALARM EQUIPMENT MONITORING.

5-501.3.5. MONITOR THE INSTALLATION OF ALARM DEVICES, ENSURE THAT ALL EQUIPMENT CONSIGNED HAS BEEN INSTALLED AND IS OPERABLE, AND THAT PERIODIC INSPECTIONS ARE CONDUCTED TO TEST THE EQUIPMENT AND THE SYSTEMS.

5-501.3.6. MAINTAIN A RECORD OF ALL ALARmed AREAS TO MONITOR THE ACCOUNTING OF FUNDS FOR PLANNING AND STATISTICAL PURPOSES.

5-501.4. THE PROJECT OFFICER SHALL:

5-501.4.1. COORDINATE THE CONSTRUCTION AND REQUISITION REQUIREMENTS.

5-501.4.2. PROVIDE NECESSARY SECURITY OR PRECAUTIONARY MEASURES TO PREVENT COMPROMISE OF CLASSIFIED INFORMATION DURING ANY PHASE OF THE INSTALLATION AND MAINTENANCE WORK IN THEIR AREAS.
5-501.4.3. NOTIFY PSD BY TELEPHONE (695-5052) UPON COMPLETION.

5-502. ADMINISTRATION

5-502.1. THE OCCUPANTS SHALL:

5-502.1.1. FOLLOW PROCEDURES FOR OPENING AND CLOSING AN ALARmed AREA AND SECURE THE AREA WHENEVER AN ALARmed AREA IS TO BE LEFT UNATTENDED AT OTHER THAN ESTABLISHED SECURITY HOURS.

5-502.1.2. TEST THE ALARM SYSTEM PERIODICALLY AND REPORT PROMPTLY ALL MALFUNCTIONS TO PSD.

5-502.1.3. COORDINATE WITH PSD BEFORE BEGINNING CONSTRUCTION WORK THAT AFFECTS THE OPERATION OF ALARM EQUIPMENT INSTALLED IN THE AREA.

5-502.2. EACH COMPONENT SECURITY MANAGER AND ALTERNATE SHALL SIGN A DD FORM 577, "SIGNATURE CARD." SEE FIGURE 6, BELOW. PSD SHALL SIGN IN THE THE BLOCK MARKED "SIGNATURE OF COMMANDING OFFICER." THIS APPOINTMENT DOES NOT INCLUDE THE AUTHORITY TO PLACE A ZONE IN SERVICE OR REMOVE IT FROM SERVICE. ONLY THOSE INDIVIDUALS WITH A CURRENT DD FORM 577 MAY SIGN AFHQ 91, "ALARmed AREA ACCESS LIST" (AAAL).

5-502.3. A COMPLETED AFHQ FORM 91, "ALARmed AREA ACCESS LIST," (AAAL) SHALL BE FURNISHED TO HQ USAF SECURITY FORCE.

5-502.3.1. ONLY THE NAMES OF THOSE PERSONS ASSIGNED TO THE ZONE WHO FREQUENTLY HAVE A NEED TO MAKE TEMPORARY CHANGES TO THE DUTY HOURS AND WHO ARE ABLE TO RESPOND TO THE ZONE DURING NONDUTY HOURS IF THERE IS AN EMERGENCY SHALL BE LISTED ON THE AAAL. A TOTAL OF 18 PERSONS PER ZONE SHALL BE ASSIGNED. ONLY THE ORIGINAL AFHQ FORM 91 SHALL BE ACCEPTED FOR PROCESSING; A MACHINE COPY SHALL NOT BE ACCEPTED.
5-502.3.2. A NEW AAAL IS REQUIRED FOR ADDING OR DELETING A PERSON'S NAME FROM THE AAAL, CHANGING THE DUTY HOURS, OR CHANGING THE CODEWORD. TELEPHONE CHANGES SHALL NOT BE ACCEPTED. SEE SUBSECTION 5-508. FOR INSTRUCTIONS ON COMPLETING THE AAAL.

5-502.3.3. TO ADD A PERSON'S NAME TO THE AAAL, ALL THE REQUIRED INFORMATION EXCEPT THE PASSCARD NUMBER MUST BE ADDED TO THE NEW AAAL. IF THE PERSON WHOSE NAME WAS ADDED ALREADY HAS A VALID PASSCARD FROM ANOTHER AREA, THE NUMBER IS PLACED IN THE SPACE PROVIDED AND THE NAME IS ASTERISKED.

5-502.3.4. TO DELETE A PERSON'S NAME FROM THE AAAL, THE INDIVIDUAL'S PASSCARD AND THE NEW AAAL SHALL BE HAND-CARRIED TO DET 1, 1100SPS, ROOM 4D882, THE PENTAGON. THE CODEWORD IS CHANGED ON THE AAAL WHEN A PERSON'S NAME IS REMOVED FROM THE LIST OR AUTOMATICALLY ONCE A YEAR, WHICHEVER COMES FIRST.

5-502.3.5. AFHQ FORM 91 MAY BE OBTAINED FROM USAF COUNTER SERVICES, ROOM 4A1008C.

5-502.4. DET 1, 1100SPS SHALL ISSUE EACH PERSON WHO IS AUTHORIZED TO MAKE TEMPORARY CHANGES TO THE ZONE DUTY HOURS AN AFHQ FORM 93, "PASSCARD." IT IS A WALLET-SIZED, LAMINATED CARD BEARING A FIVE-DIGIT CONTROL NUMBER. THE CARD IDENTIFIES THE BEARER TO SECURITY PERSONNEL WHEN THE ZONE IS OPENED OR CLOSED AFTER THE ESTABLISHED HOURS AND WHEN OCCUPANTS WISH TEMPORARILY TO EXTEND THEIR HOURS OF OPERATION. THE FOLLOWING RULES APPLY TO EACH HOLDER OF A PASS CARD:

5-502.4.1. THE PASS CARD IS A SENSITIVE, OFFICIAL DOCUMENT AND MAY NOT BE EXPOSED TO PUBLIC VIEW OR ATTACHED TO THE DOD BUILDING PASS OR BADGES.

5-502.4.2. THE PASS CARD AND NUMBER SHALL BE USED ONLY BY THE PERSON TO WHOM IT IS ISSUED.

5-502.4.3. THE LOSS OR THEFT OF PASS CARDS MUST BE
REPORTED IMMEDIATELY TO AIR FORCE SECURITY 697-8291.

5-503. OPENING AND CLOSING ALARMED AREAS

5-503.1. OPENING PROCEDURES

5-503.1.1. EACH ALARMED AREA SHALL BE PERMITTED ONE UNCHALLENGED OPENING AND CLOSING DURING LISTED DUTY HOURS, AS INDICATED ON THE AAAL. AFTER THE DOOR IS UNLOCKED AND THE AREA ENTERED, THE CONTROL SWITCH IMMEDIATELY SHALL BE TURNED FROM THE "ON" TO THE "OFF" POSITION.

5-503.1.2. IF THE AREA IS TO BE ENTERED BEFORE THE ESTABLISHED HOURS OR AFTER THE ONE UNCHALLENGED OPENING, AIR FORCE SECURITY SHALL BE CONTACTED BY TELEPHONE (697-8291) FOR IDENTIFICATION. THE INDIVIDUAL MUST PROVIDE THE FOLLOWING:

5-503.1.2.1. YOUR PASS CARD NUMBER AND THE NUMBER OF THE ZONE YOU WANT TO ENTER.

5-503.1.2.2. THE PERIOD OF TIME YOU SHALL REMAIN IN THE ZONE. IF YOU OPEN EARLY FOR A NORMAL DUTY DAY AND REMAIN IN THE ZONE UNTIL NORMAL DUTY HOURS BEGIN, THIS INFORMATION IS NOT NEEDED. IN ALL OTHER CASES, AN ESTIMATED DEPARTURE TIME IS REQUIRED.

5-503.1.2.3. AFTER ESTABLISHING YOUR SCHEDULE, THE OPERATOR ASKS YOU THE CODEWORD FOR THE ZONE.

5-503.1.3. AFTER THE OPERATOR ACKNOWLEDGES THE CODEWORD AND CLEARS YOU TO PROCEED, YOU MAY ENTER THE ZONE. IF YOU DON'T KNOW, OR YOU FORGET THE CODEWORD OR PASS THE WRONG CODEWORD, YOUR ENTRY TO THE ZONE SHALL BE DENIED. YOU MUST THEN REPORT TO DET 1, 1100SPS, ROOM 4D882, FOR IDENTIFICATION. YOU SHALL BE PERMITTED TO ENTER THE ZONE ONLY AFTER YOU PROVIDE POSITIVE IDENTIFICATION.

5-503.1.4. DURING NONDUTY HOURS, ANY ENTRY TO A SECURED ZONE WITHOUT PRIOR CLEARANCE IS A PROCEDURAL VIOLATION.
5-503.2. CLOSING PROCEDURES

5-503.2.1. THE AREA SHALL BE SECURED BY CLOSING ALL OPENINGS TO THE ZONE AND ENSURING THAT ALL INTERCONNECTING DOORS ARE CLOSED AND EMERGENCY EXITS ARE LOCKED. IF THE ALARM SYSTEM IS EQUIPPED WITH SMALL RED LIGHTS, PUSH THE SWITCH TO "RESET" POSITION UNTIL THE RED LIGHTS ARE EXTINGUISHED AND THEN TO "LATCH" POSITION.

5-503.2.2. OPEN THE ENTRANCE DOOR AND TURN THE CONTROL SWITCH FROM THE "OFF" TO THE "ON" POSITION. EXIT THE AREA AND SECURE THE COMBINATION LOCK BY TURNING THE DIAL TO "0," DISENGAGING THE BUTTERFLY, IF APPLICABLE, AND TURNING THE DIAL AT LEAST FOUR COMPLETE REVOLUTIONS IN ONE DIRECTION. ON NEWER COMBINATION LOCKS NOT EQUIPPED WITH A BUTTERFLY, THE DIAL SHALL BE ROTATED AT LEAST FIVE TURNS IN A COUNTERCLOCKWISE DIRECTION.

5-503.2.3. IF THE DOOR IS EQUIPPED WITH AN ELECTRONIC CYCYPHER OR MECHANICAL (PUSH BUTTON) SIMPLEX ACCESS CONTROL DEVICE, OPERATE THE CYCYPHER SYSTEM TO VERIFY THAT THE LOCK IS SECURE AND THE DOOR DOES NOT OPEN.

5-503.2.4. ON SUCCESSFUL CLOSING, A BUZZER SHALL SOUND FOR APPROXIMATELY 1 SECOND. AN OCCASIONAL DELAY OF UP TO 2 1/2 MINUTES FOR THE BUZZER TO SOUND DUE TO POWER RECHARGING IS NOT UNUSUAL. THE ALARMED AREA SHALL NOT BE ABANDONED UNDER ANY CIRCUMSTANCES, UNTIL EITHER THE BUZZER HAS SOUNDED OR, IN AREAS SO EQUIPPED, THE RINGBACK LIGHT ILLUMINATES. WHENEVER THERE IS NO AUDIO OR VISUAL VERIFICATION SIGNAL, AIR FORCE SECURITY MUST BE CONTACTED FOR INSTRUCTIONS.

5-503.2.5. IF IT IS NECESSARY FOR ALL PERSONS TO EVACUATE AN ALARMED FACILITY FOR ANY REASON, REGARDLESS OF HOW BRIEFLY, THE ALARM SYSTEM AND THE COMBINATION LOCK SHALL BE ACTIVATED BY THE LAST INDIVIDUAL DEPARTING THE AREA. IF RE-ENTRY TO THE AREA IS REQUIRED, THE PROCEDURES FOR EARLY OPENING MUST BE FOLLOWED.
5-504. **EXTENDING THE HOURS OF A ZONE.** IF A ZONE MUST REMAIN OPEN BEYOND THE SCHEDULED DUTY HOURS, A PERSON WHOSE NAME IS ON THE AAAL MUST CALL AND TELL DET 1, 1100SPS, EXTENSION 78291, THAT THE ZONE WILL BE CLOSED LATE. THE CALL SHALL BE MADE AS SOON AS YOU KNOW SOMEONE MUST STAY LATE AND NOT UNTIL THE END OF THE DAY.

5-504.1. YOUR ZONE NUMBER, THE NEW CLOSING TIME DESIRED (IN INTERVALS OF 15 MINUTES), PASSCARD NUMBER, AND THE CODEWORD SHALL BE GIVEN TO THE COMPUTER OPERATOR. THE NEW SCHEDULE IS PLACED INTO THE COMPUTER.

5-504.2. IF THE ZONE SHALL NOT BE CLOSED BY THE EXTENDED TIME, DET 1, 1100SPS, SHALL BE CALLED AGAIN, FOLLOWING THE SAME PROCEDURE.

5-504.3. FAILURE TO CLOSE A ZONE BY THE SCHEDULED TIME IS A PROCEDURAL VIOLATION.

5-505. **RESPONSE TO AN ALARM**

5-505.1. WHEN AN ALARM IS SET OFF DURING "SECURITY HOURS," THE HQ USAF SECURITY FORCE PERSONNEL RESPOND TO INVESTIGATE THE CAUSE OF THE ALARM.

5-505.2. IF DAMAGE TO THE ALARMED AREA IS DISCOVERED OR IF THE ALARM DOES NOT RESET, THE COMPUTER OPERATOR SHALL CALL EACH PERSON (IN ORDER LISTED ON THE AAAL) UNTIL SOMEONE IS CONTACTED.

5-505.3. THE PERSON CONTACTED EITHER MUST COME TO THE ALARMED AREA IMMEDIATELY, OR CONTACT ANOTHER PERSON (WHO IS ON THE AAAL) TO RESPOND SO EMERGENCY REPAIRS MAY BE MADE AND ALARM PROTECTION RESTORED. DET 1, 1100SPS, PERSONNEL GUARD THE ZONE UNTIL THE RESPONDING PERSON ARRIVES.

5-506. **TESTING THE ALARM SYSTEM.** OCCUPANTS SHALL CONDUCT A MONTHLY FUNCTIONAL PERFORMANCE TEST OF ALL ALARM COMPONENTS AND RECORD THE RESULTS ON THE ALARM TEST LOG MOUNTED ON THE CONTROL UNIT. FAILURE TO PERFORM THE
MONTHLY TEST SHALL BE RECORDED AS A PROCEDURAL VIOLATION. A PERSON SHALL MONITOR THE METER ON THE CONTROL UNIT, WHICH IS LOCATED NEAR THE ENTRANCE DOOR, FOR AN INDICATION OF AN ALARM. IT IS NOT NECESSARY TO ACTIVATE THE SYSTEM TO ACCOMPLISH THIS TEST. IT IS RECOMMENDED THAT THE TESTS BE CONDUCTED IN THE MORNING SO MALFUNCTIONS DISCOVERED DURING THE TEST MAY BE CORRECTED BEFORE CLOSE OF BUSINESS. THE FOLLOWING PROCEDURES SHALL BE FOLLOWED:

5-506.1. EACH MOTION DETECTION SENSOR SHALL BE TESTED BY WALKING THROUGH THE AREA AT THE RATE OF ONE STEP PER SECOND FOR 4 SECONDS.

5-506.2. DOORS SHALL BE TESTED BY OPENING THE DOOR APPROXIMATELY 4 INCHES.

5-506.3. THE ALARM TEST LOG, AF FORM 2530, SHALL BE INITIALED, DATED, AND ANNOTATED WHETHER THE SYSTEM IS OPERATIONAL. SEE FIGURE 7, BELOW. MALFUNCTIONS SHALL BE REPORTED AS MAINTENANCE REQUESTS. THE COMPLETED FORMS SHALL BE FORWARDED TO PSD WITHIN 30 DAYS AT THE END OF THE CALENDAR YEAR.

5-507. ALARM SYSTEM INQUIRES AND MAINTENANCE REQUESTS. FROM 0730 TO 1630 HOURS, MONDAY THROUGH FRIDAY EXCEPT HOLIDAYS, DET 1, 1100SPSSPOR, EXTENSION 78291, SHALL BE CONTACTED FOR ALARM SYSTEM INQUIRIES AND MAINTENANCE REQUESTS. THE ALARM COMPUTER OPERATOR MAY BE CALLED AT EXTENSION 78291 AT ANY TIME. THE COMPUTER OPERATOR COMPLETES A SERVICE RECORD TO REPORT ANY ALARM MALFUNCTION FOR REPAIR.

5-508. STOPPING INTRUSION DETECTION SYSTEM SERVICE. THE OSD COMPONENT SECURITY MANAGER SHALL SUBMIT A WRITTEN REQUEST TO PSD TO DISCONTINUE A ZONE.

5-509. INSTRUCTIONS FOR COMPLETING AFHQ FORM 91. AFHQ FORM 91 IS FOR OFFICIAL USE ONLY WHEN FILLED IN. SEE FIGURE 8, BELOW. THE INDIVIDUAL’S SOCIAL SECURITY NUMBER AND HOME PHONE NUMBER ARE PROTECTED ACCORDING TO THE PRIVACY ACT. THESE INSTRUCTIONS PROVIDE GUIDANCE FOR COMPLETING THE FORM:
5-509.1. DATE PREPARED. TYPE THE DATE THE FORM IS PREPARED.

5-509.2. PAGE OF PAGES. COMPLETE THIS ITEM ON ALL PAGES.

5-509.3. PASSCARD NUMBER. TYPE THE PASS CARD NUMBER ASSIGNED TO EACH AUTHORIZED INDIVIDUAL. IF AN INDIVIDUAL IS BEING ADDED, LEAVE PASS CARD COLUMN BLANK.

5-509.4. LAST NAME-FIRST NAME-MIDDLE INITIAL. TYPE THE LAST NAME, FIRST NAME, AND MIDDLE INITIAL OF THOSE INDIVIDUALS AUTHORIZED TO MAKE TEMPORARY CHANGES TO THE ZONE HOURS AND WHO MAY RESPOND TO THE ZONE IN CASE OF AN EMERGENCY. LIST THE NAMES IN THE ORDER THAT DET 1, 1100SPS, IS TO CONTACT THE INDIVIDUALS.

5-509.5. GRADE. TYPE THE MILITARY RANK OR CIVILIAN GRADE FOR EACH INDIVIDUAL.

5-509.6. SOCIAL SECURITY NUMBER. TYPE THE SOCIAL SECURITY NUMBER FOR EACH INDIVIDUAL.

5-509.7. DUTY PHONE. TYPE THE OFFICE TELEPHONE NUMBER FOR EACH INDIVIDUAL.

5-509.8. HOME PHONE. TYPE THE HOME TELEPHONE NUMBER FOR EACH INDIVIDUAL TO INCLUDE THE AREA CODE IF THE NUMBER IS A LONG DISTANCE CALL FROM THE PENTAGON.

5-509.9. MAILING ADDRESS. TYPE THE OSD COMPONENT.

5-509.10. AUTHENTICATING OFFICIAL. ENSURE THE OSD COMPONENT SECURITY MANAGER OR ALTERNATE SIGN EACH PAGE OF THE FORM. THE SIGNATURES SHALL BE COMPARED WITH THOSE ON DD FORM 577.

5-509.11. ZONE NUMBER. TYPE THE ASSIGNED ZONE NUMBER USING ALL DASHES IN THE ZONE NUMBER.

5-509.12. ROOM NUMBER. TYPE THE ROOM NUMBER THAT IS ON THE DOOR OF THE MAIN ENTRY TO THE ZONE. IF THIS ZONE IS AN
INNER ROOM WITH A SUITE. IF YOU CHANGE ENTRY DOOR NUMBERS, CHANGE THE AAAL.

5-509.13. PHONE NUMBER. TYPE THE TELEPHONE NUMBER OF THE SECURITY MANAGER.

5-509.14. CODEWORD. TYPE ONE CODEWORD THAT IS NOT MORE THAN TWELVE LETTERS IN LENGTH. CHANGE THIS WORD EITHER WHEN A PERSON’S NAME IS DELETED FROM THE LIST OR ANNUALLY, WHICHEVER COMES FIRST. COMPLETE THIS ITEM ON EACH PAGE OF THE AAAL.

5-509.15. DUTY HOURS. INDICATE THE PERIOD WHEN THE ZONE SHALL BE OPENED AND SECURED ON NORMAL DUTY DAYS (MONDAY THROUGH FRIDAY). MAXIMALLY TO ACTUAL HOURS WHEN DUTY IS PERFORMED IN THE ZONE TO ELIMINATE IRREGULAR OPENINGS AND CLOSINGS AND TO PREVENT PROCEDURAL VIOLATIONS. IF THE ZONE IS NOT OPENED ON SATURDAYS, SUNDAYS, OR HOLIDAYS, LEAVE THESE LINES BLANK.

5-510. PROCEDURAL VIOLATIONS. DET 1, 1100SPS SHALL INFORM THE PSD OF ANY PROCEDURAL VIOLATIONS. WHEN A ZONE OBTAINS FIVE VIOLATIONS DURING THE CALENDAR YEAR, THE DIRECTOR, PSD, SHALL INITIATE AN INVESTIGATION. THE OSD COMPONENT SECURITY MANAGER SHALL:

5-510.1. CONDUCT AN INQUIRY INTO THE CIRCUMSTANCES OF EACH OF THE FIVE VIOLATIONS.

5-510.2. SUBMIT A WRITTEN REPORT OF THE INQUIRY TO PSD WITHIN 20 DAYS OF THE DATE OF NOTIFICATION.

5-510.3. IMPOSE CORRECTIVE ACTIONS TO PREVENT ADDITIONAL VIOLATIONS.
FIGURE 6. DD Form 577, "Signature Card"

<table>
<thead>
<tr>
<th>NAME (Type or print)</th>
<th>GRADE</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Roger R. Smith</td>
<td>GS-9</td>
<td>9/23/86</td>
</tr>
</tbody>
</table>

OFFICIAL ADDRESS
OSD/USDRE, Room 3E1031

SIGNATURE
Roger R. Smith

TYPE OF DOCUMENT OR PURPOSE FOR WHICH AUTHORIZED
Alarmed Area Access List (AFHQ Form 91)

I CERTIFY THAT THE ABOVE IS THE SIGNATURE OF THE AUTHORIZED INDIVIDUAL

NAME AND GRADE OF COMMANDING OFFICER (Type or print) OR HIS DESIGNEE
L. D. Anchors, CAPT

SIGNATURE OF COMMANDING OFFICER OR HIS DESIGNEE
L. D. Anchors, CAPT

DD FORM 577 REPLACES 1 SEP 79 EDITION WHICH WILL BE USED UNTIL EXHAUSTED. SIGNATURE CARD
FIGURE 7. Alarm System Test Record

<table>
<thead>
<tr>
<th>ACTIVITY</th>
<th>COMPONENT PARTS OF THE SYSTEM TESTED</th>
</tr>
</thead>
<tbody>
<tr>
<td>ROOM/SECURITY CONTAINER NO.</td>
<td></td>
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<th>INITIATED BY</th>
<th>RECEIVED BY</th>
<th>TEST RESULT</th>
<th>CORRECTIVE ACTION</th>
</tr>
</thead>
</table>
C5.6. Section 6. SECURITY OF CLASSIFIED VIDEO TAPE

5-600. POLICY. CLASSIFIED VIDEO TAPE SHALL BE AFFORDED THE SAME MEASURES OF PROTECTION FROM UNAUTHORIZED DISCLOSURE AS REQUIRED FOR OTHER MEDIA CONTAINING CLASSIFIED INFORMATION OF THE SAME LEVEL.

5-601. PRODUCTION. CLASSIFIED VIDEO TAPES SHALL BE PRODUCED ONLY IN AREAS THAT HAVE BEEN APPROVED FOR THE HANDLING AND DISCUSSION OF AT LEAST THE LEVEL OF CLASSIFIED INFORMATION INVOLVED IN THE PRODUCTION. AS AN EXCEPTION TO THIS, TOTALLY UNCLASSIFIED SEGMENTS OF A CLASSIFIED VIDEO TAPE MAY BE FILMED OUTSIDE OF A SECURE AREA. EDITING AND COMBINING SUCH SEGMENTS WITH CLASSIFIED SEGMENTS OF THE PRODUCTION SHALL BE DONE IN A SECURE AREA.

5-601.1. ALL PERSONNEL ASSOCIATED WITH PRODUCING CLASSIFIED SEGMENTS OF A CLASSIFIED VIDEO TAPE INCLUDING CAST, CREW, TECHNICAL ADVISORS, OBSERVERS, AND ALL OTHERS MUST BE
CLEARED FOR ACCESS TO CLASSIFIED INFORMATION OF AT LEAST THE LEVEL INVOLVED.

5-601.2. OUTTAKES, FILM CUTTINGS, AND OTHER SIMILAR TEMPORARY MATERIALS ASSOCIATED WITH THE PRODUCTION OF A CLASSIFIED VIDEO TAPE SHALL BE PROTECTED UNTIL DESTROYED AS CLASSIFIED WASTE.

5-601.3. SHOOTING SCRIPTS AND OTHER PRODUCTION PAPERS CONTAINING CLASSIFIED INFORMATION SHALL BE MARKED, SAFEGUARDED, AND DESTROYED IN ACCORDANCE WITH THIS INSTRUCTION.

5-602. USE. CLASSIFIED VIDEO TAPES SHALL BE PLAYED IN AREAS AND UNDER CONDITIONS THAT PROVIDE A LEVEL OF SECURITY AT LEAST EQUAL TO THE CLASSIFICATION OF THE VIDEO TAPE.

5-602.1. THE INDIVIDUAL(S) PRESENTING AND/OR OPERATING THE VIDEO EQUIPMENT ARE RESPONSIBLE FOR ENSURING THAT ALL PERSONNEL WITHIN VIEWING OR HEARING RANGE OF THE PROGRAM IN PROGRESS HAVE THE PROPER SECURITY CLEARANCE AND NEED TO KNOW. IF ADDITIONAL INDIVIDUALS COME WITHIN HEARING OR VIEWING RANGE, THE PROGRAM SHALL BE TURNED OFF UNTIL THE CLEARANCE AND NEED TO KNOW OF THE ADDITIONAL INDIVIDUALS HAVE BEEN ESTABLISHED OR UNTIL THEY HAVE LEFT THE AREA.

5-602.2. TELEPHONES SHALL NOT BE USED DURING THE PLAYBACK OF A CLASSIFIED VIDEO TAPE. IF THE TELEPHONE IS USED, THE PLAYBACK SHALL BE STOPPED (I.E., DO NOT JUST TURN THE VOLUME DOWN).

5-603. SECURITY OF EQUIPMENT. VIDEO RECORDING OR PLAYBACK EQUIPMENT, INCLUDING PURCHASED, LOANED, OR OTHERWISE ACQUIRED EQUIPMENT SHALL NOT BE USED FOR RECORDING OR PLAYING BACK CLASSIFIED VIDEO TAPE UNLESS PSD HAS CLEARED THAT PARTICULAR EQUIPMENT AS MEETING NACSIM 5100A CRITERIA.

5-604. MARKINGS

5-604.1. CLASSIFIED VIDEO TAPES SHALL BE MARKED AS PRESCRIBED BY PARAGRAPH 4-302.3., ABOVE, TO INCLUDE ANY
NECESSARY CAVEATS OR DISSEMINATION CONTROL MARKINGS.

5-604.2. VIDEO TAPE REELS, VIDEOCASSETTES, AND VIDEOCASSETTE BOXES SHALL BE MARKED TO SHOW THE TITLE, CLASSIFICATION, CAVEATS, AND CONTROL MARKINGS APPLICABLE TO THE VIDEO TAPE THEY CONTAIN. FOR TOP SECRET INFORMATION "COPY OF COPIES" SHALL BE SHOWN. THE VIDEOTAPE REEL OR VIDEOCASSETTE SHALL BEAR THE DOWNGRADING (IF APPLICABLE) MARKINGS.

5-605. ERASURE AND RECORDING OVER

5-605.1. ERASURE OF A VIDEO TAPE SHALL BE ACCOMPLISHED BY RUNNING THE TAPE THROUGH A RECORDING DEVICE WITH THE DEVICE IN THE RECORD MODE AND WITH THE VIDEO AND AUDIO INPUTS DISCONNECTED. THE ENTIRE LENGTH OF THE VIDEO TAPE SHALL BE RUN THROUGH, REGARDLESS OF ANY ASSUMPTION THAT ONLY A PORTION OF THE TAPE CONTAINS CLASSIFIED INFORMATION. ERASING OR RECORDING OVER A VIDEO TAPE DOES NOT PROVIDE ENSURANCE THAT PREVIOUSLY RECORDED INFORMATION IS NOT TECHNICALLY RECOVERABLE. ERASED TAPES SHALL CONTINUE TO BE PROTECTED IN THE MANNER REQUIRED FOR THE CLASSIFICATION LEVEL OF PREVIOUSLY RECORDED INFORMATION UNTIL THEY ARE DESTROYED IN ACCORDANCE WITH SUBSECTION 5-607., BELOW.

5-605.1.1. VIDEOTAPE REELS, VIDEO CASSETTES AND REEL AND/OR CASSETTE BOXES CONTAINING ERASED TAPE SHALL BE MARKED AS FOLLOWS: "ERASED ON (DATE). CONTAINS PREVIOUSLY RECORDED (CLASSIFICATION AND/OR CAVEAT CONTROL MARKING) MATERIAL."

5-605.1.2. FOR ACCOUNTABLE MATERIAL, LOGS OR REGISTERS SHALL BE ANNOTATED "ERASED ON (DATE)." THESE RECORDS SHALL BE MAINTAINED AS ACTIVE RECORDS UNTIL THE TAPE IS RECORDED OVER, TRANSFERRED OR DESTROYED. AT THE TIME OF SUCH AN EVENT, THE RECORD OF ACCOUNTABILITY SHALL BE ANNOTATED WITH THE CHANGE STATUS OF THE TAPE AND PLACED IN THE INACTIVE FILE.

5-605.2. ERASED VIDEO TAPES MAY BE USED FOR THE RECORDING OF NEW MATERIAL OF THE SAME OR HIGHER
CLASSIFICATION AS THE ERASED MATERIAL. THE "ERASED ON (DATE)....." MARKING SHALL BE REMOVED AND THE REEL, CASSETTE, AND BOX MARKED IN ACCORDANCE WITH PARAGRAPH 5-604., ABOVE.

5-606. DECLASSIFICATION. VIDEO TAPES MAY BE REGRADED OR DECLASSIFIED BASED UPON A LOSS OF SENSITIVITY OF THE INFORMATION, AS PROVIDED FOR IN CHAPTER 3 OF THIS INSTRUCTION. IF A VIDEO TAPE IS REGRADED OR DECLASSIFIED, THE NOTIFICATION ACTIONS REQUIRED BY SUBSECTION 3-600. AND THE REMARKING ACTIONS REQUIRED BY SUBSECTION 4-400. SHALL BE TAKEN. IN DETERMINING WHETHER A PARTICULAR VIDEO TAPE MAY BE DECLASSIFIED, CONSIDERATION MUST BE GIVEN TO PREVIOUSLY RECORDED INFORMATION (IF ANY) AND TO THE INFORMATION CURRENTLY RECORDED ON THE TAPE.

5-607. DESTRUCTION. VIDEO TAPE HAS A USABLE LIFE OF APPROXIMATELY 2000 TOTAL RECORDING AND/OR PLAYBACK RUNS. TO KEEP COSTS DOWN, PHYSICAL DESTRUCTION OF VIDEO TAPES SHOULD OCCUR ONLY WHEN THE TAPE IS UNSERVICEABLE DUE TO DAMAGE, WEAR, OR DUE TO EMERGENCY DESTRUCTION SITUATIONS. DESTRUCTION OF DAMAGED TAPES AND OUTTAKES SHALL BE ACCOMPLISHED BY REMOVING THE VIDEO TAPE FROM THE REEL OR CASSETTE AND PLACING THE TAPE INTO A BURN BAG (VIDEO TAPE SHOULD BE MIXED WITH OTHER CLASSIFIED WASTE). THE BURN BAG IS DISPOSED WITH BURN BAGS CONTAINING CONVENTIONAL CLASSIFIED WASTE. ONCE THE REEL OR CASSETTE IS DIVESTED OF ALL LABELS AND/OR MARKINGS INDICATION PREVIOUS USE OR CLASSIFICATION THEY MAY BE DISPOSED OF AS UNCLASSIFIED TRASH.
6-100. **Policy.** Compromise of classified information presents a threat to the national security. Once a compromise is known to have occurred, the seriousness of damage to U.S. interests must be determined and appropriate measures taken to negate or minimize the adverse effect of such compromise. When possible, action also should be taken to regain custody of the documents or material that were compromised. In all cases, however, appropriate action must be taken to identify the source and reason for the compromise and remedial action taken to ensure further compromises do not occur. The provisions of DoD Instruction 5240.4 and DoD Directive 5210.50 (references (oo) and (pp)) apply to compromises covered by this Chapter.

6-101. **Cryptographic and Sensitive Compartmented Information**

6-101.1. The procedures for handling compromises of cryptographic information are set forth in NACSI 4006 (reference (kkk)) and implementing instructions.

6-101.2. The procedures for handling compromises of SCI information are set forth in DoD TS-5105.21-M-2 (reference (ggg)) and DoD C-5105.21-M-1 (reference (hhh)).

6-101.3. **REPORTS OF SUSPECTED OR COMPROMISED CRYPTOGRAPHIC AND SENSITIVE COMPARTMENTED INFORMATION SHALL BE COORDINATED WITH THE DIRECTOR, PSD.**

6-102. **Responsibility of Discoverer**

6-102.1. Any person who has knowledge of the loss or possible compromise of classified information shall immediately report such fact to the security manager of the person's activity (see subsection 13-304.) or to the commanding officer or head of the activity in the security manager's absence.

6-102.2. Any person who discovers classified information out of proper control shall take custody of such information and safeguard it in an appropriate manner, and shall notify immediately an appropriate security authority.
6-102.3. HEADS OF OSD COMPONENTS SHALL REPORT TO PSD, WHS, COMPROMISES OR VIOLATIONS DISCOVERED WITHIN THEIR OFFICES AND IN THE MEDIA THAT INVOLVE CLASSIFIED INFORMATION OR PROJECTS FOR WHICH THEY HAVE PRIMARY RESPONSIBILITY. FAILURE TO REPORT THE POSSIBLE COMPROMISE OF VIOLATION SHALL BE CONSIDERED A VIOLATION OF SECURITY.

6-102.4. THE DISCOVERER OF AN ACTUAL OR POSSIBLE COMPROMISE OR VIOLATION SHALL:

6-102.4.1. REPORT THE INCIDENT IMMEDIATELY TO THE SECURITY MANAGER OF THE OSD COMPONENT CONCERNED OR TO PSD.

6-102.4.2. PLACE HIS OR HER INITIALS, THE DATE, AND THE TIME OF DISCOVERY ON THE PAGE OF THE UNSECURED CLASSIFIED MATERIAL AND SUBMIT IT TO PSD.

6-103. Preliminary Inquiry. The immediate commander, supervisor, security manager, or other authority shall initiate a preliminary inquiry to determine the circumstances surrounding the loss or possible compromise of classified information. The preliminary inquiry shall establish one of the following:

6-103.1. That a loss or compromise of classified information did not occur;

6-103.2. That a loss or compromise of classified information did occur but the compromise reasonably could not be expected to cause damage to the national security. If, in such instances, the official finds no indication of significant security weakness, the report of preliminary inquiry will be sufficient to resolve the incident and, when appropriate, support the administrative sanctions under subsection 14-101.; or

6-103.3. That the loss or compromise of classified information did occur and that the compromise reasonably could be expected to cause damage to the national security or that the probability of damage to the national security cannot be discounted. Upon this determination, the responsible official shall:

6-103.3.1. Report the circumstances of the compromise to an appropriate authority as specified in DoD Component instructions;
6-103.3.2. If the responsible official is the originator, take the action prescribed in subsection 6-106.; and

6-103.3.3. If the responsible official is not the originator, notify the originator of the known details of the compromise, including identification of the classified information. If the originator is unknown, notification will be sent to the office specified in DoD Component instructions.

6-103.4. THE DIRECTOR, PSD, SHALL:

6-103.4.1. CONDUCT A PRELIMINARY INQUIRY TO DETERMINE WHETHER A COMPROMISE OR VIOLATION DID OCCUR.

6-103.4.2. DIRECT THAT AN INVESTIGATION OF A COMPROMISE OR VIOLATION BE CONDUCTED.

6-104. Investigation. If it is determined that further investigation is warranted, such investigation will include the following:

6-104.1. Identification of the source, date, and circumstances of the compromise.

6-104.2. Complete description and classification of each item of classified information compromised;

6-104.3. A thorough search for the classified information;

6-104.4. Identification of any person or procedure responsible for the compromise. Any person so identified shall be apprised of the nature and circumstances of the compromise and be provided an opportunity to reply to the violation charged. If such person does not choose to make a statement, this fact shall be included in the report of investigation;

6-104.5. An analysis and statement of the known or probable damage to the national security that has resulted or may result (see subsection 2-210.), and the cause of the loss or compromise; or a statement that compromise did not occur or that there is minimal risk of damage to the national security;

6-104.6. An assessment of the possible advantage to foreign powers resulting from the compromise; and
6-104.7. A compilation of the data in paragraphs 6-104.1. through 6-104.6., above, in a report to the authority ordering the investigation to include an assessment of appropriate corrective, administrative, disciplinary, or legal actions. (Also see subsection 14-104.).

6-104.8. THE DIRECTOR, PSD, SHALL INITIATE AN INVESTIGATION BY TRANSMITTING A MEMORANDUM AND ATTACHED VIOLATION REPORT TO THE SECURITY MANAGER OF THE OSD COMPONENT CONCERNED.

6-104.9. HEADS OF OSD COMPONENTS SHALL:

6-104.9.1. APPOINT AN INVESTIGATING OFFICER TO CONDUCT AN INVESTIGATION INTO THE CIRCUMSTANCES OF THE VIOLATION.

6-104.9.2. SUBMIT THE COMPLETED REPORT OF INVESTIGATION TO PSD WITHIN 20 DAYS OF THE DATE OF THE MEMORANDUM STARTING THE INVESTIGATION.

6-104.9.3. IMPOSE ADMINISTRATIVE SANCTIONS AS PRESCRIBED IN THE REPORT OF INVESTIGATION.

6-104.9.4. NOTIFY THE ORIGINATOR OF THE CLASSIFIED MATERIAL THAT IT WAS COMPROMISED OR VIOLATED.

6-104.10. THE INVESTIGATING OFFICER SHALL:

6-104.10.1. FIX RESPONSIBILITY FOR THE COMPROMISE OR VIOLATION AND IDENTIFY THE RESPONSIBLE PERSON OR PERSONS. RESPONSIBILITY FOR A COMPROMISE OR A VIOLATION ALWAYS SHALL BE PLACED WITH A PERSON RATHER THAN WITH A POSITION OR OFFICE. WHEN RESPONSIBILITY MAY NOT BE PLACED WITH A SPECIFIC PERSON, THE IMMEDIATE SUPERVISOR OF THE OFFICE WHERE THE INCIDENT OCCURRED SHALL BE HELD RESPONSIBLE FOR THE VIOLATION.

6-104.10.2. OBTAIN A STATEMENT FROM THE PERSON OR PERSONS RESPONSIBLE FOR THE COMPROMISE OR VIOLATION. IF THE PERSON CHOOSES NOT TO MAKE A STATEMENT, THIS FACT SHALL BE INCLUDED IN THE INVESTIGATION REPORT.
6-104.10.3. RECOMMEND THE APPLICABLE ADMINISTRATIVE SANCTION AS PRESCRIBED IN CHAPTER 14, BELOW.

6-104.10.4. IF THE ORIGINATOR, EVALUATE THE COMPROMISED OR VIOLATED INFORMATION AND DETERMINE WHETHER THE SPECIFIC INFORMATION, OR PARTS THEREOF, SHALL BE MODIFIED, DECLASSIFIED, OR DOWNGRADED. IF NOT THE ORIGINATOR, THE INVESTIGATING OFFICER SHALL OBTAIN A WRITTEN DETERMINATION OF CLASSIFICATION FROM THE ORIGINATOR.

6-104.10.5. PREPARE A REPORT OF INVESTIGATION USING THE FORMAT IN FIGURE 9, BELOW.

6-105. Responsibility of Authority Ordering Investigation

6-105.1. The report of investigation shall be reviewed to ensure compliance with this Regulation and instructions issued by DoD Components.

THE DIRECTOR, PSD, SHALL:

6-105.1.1. REVIEW THE REPORT OF INVESTIGATION TO ENSURE COMPLIANCE WITH THIS INSTRUCTION AND SUFFICIENCY OF CORRECTIVE ACTION AND ADMINISTRATIVE SANCTIONS.

6-105.1.2. MAINTAIN A RECORD OF COMPROMISES OR VIOLATIONS BY THE PERSON AND OSD COMPONENT CONCERNED, CONSISTING OF THE TYPE, CLASSIFICATION, SUMMARY OF KNOWN FACTS AND CIRCUMSTANCES, IDENTIFICATION OF PERSON OR PERSONS INVOLVED, AND SANCTION ADMINISTERED. THIS RECORD SHALL BE MAINTAINED FOR 2 YEARS AFTER REASSIGNMENT OR TERMINATION OF THE VIOLATOR'S EMPLOYMENT.

6-105.1.3. MAINTAIN THE REPORTS OF INVESTIGATION OF A COMPROMISE OR VIOLATION FOR 2 YEARS FROM THE DATE OF THE REPORT.

6-105.2. The recommendations contained in the report of investigation shall be reviewed to determine sufficiency of remedial, administrative, disciplinary, or legal action proposed and, if adequate, the report of investigation shall be forwarded with recommendations through supervisory channels. See subsections 14-101. and 14-102.
6-105.3. Whenever an action is contemplated against any person believed responsible for the compromise of classified information, damage assessments shall be coordinated with the legal counsel of the DoD Component where the individual responsible is assigned or employed. Whenever a violation of criminal law appears to have occurred and a criminal prosecution is contemplated, the DoD Component responsible for the damage assessment shall apprise the General Counsel, Department of Defense. See subsection 14-104.

THE DIRECTOR, PSD, IN COORDINATION WITH THE CHIEF, PERSONNEL SECURITY DIVISION, DIRECTORATE FOR PERSONNEL AND SECURITY, WHS, SHALL INFORM THE DIRECTOR OF INFORMATION SECURITY, ODUSD(P), OF A COMPROMISE OR VIOLATION THAT MEETS THE CRITERIA CONTAINED IN PARAGRAPHS 14-104.1. THROUGH 14-104.3., BELOW.

6-106. Responsibility of Originator. The originator or an official higher in the originator's supervisory chain shall, upon receipt of notification of loss or probable compromise of classified information, take action as prescribed in subsection 2-210.

6-107. System of Control of Damage Assessments. Each DoD Component shall establish a system of controls and internal procedures to ensure that damage assessments are conducted when required and that records are maintained in a manner that facilitates their retrieval and use within the Component.

6-108. Compromises Involving More Than One Agency

6-108.1. Whenever a compromise involves the classified information or interests of more than one DoD Component or other Agency, each such activity undertaking a damage assessment shall advise the others of the circumstances and findings that affect their information and interests. Whenever a damage assessment incorporating the product of two or more DoD Components or other Agencies is needed, the affected activities shall agree upon the assignment of responsibility for the assessment.

6-108.2. Whenever a compromise of U.S. classified information is the result of actions taken by foreign nationals, by foreign government officials, or by U.S. nationals employed by international organizations, the activity performing the damage assessment shall ensure, through appropriate intergovernmental liaison channels, that information pertinent to the assessment is obtained. Whenever more than one activity is responsible for the assessment, those activities shall coordinate the request prior to transmittal through appropriate channels.
6-109. Espionage and Deliberate Compromise. Cases of espionage and deliberate unauthorized disclosure of classified information to the public shall be reported in accordance with DoD Instruction 5240.4 and DoD Directive 5210.50 (references (oo) and (pp)) and implementing issuances.

THE DIRECTOR, PSD, SHALL IN COORDINATION WITH CHIEF, PERSONNEL SECURITY DIVISION, DIRECTORATE FOR PERSONNEL AND SECURITY, WHS, SUBMIT A REPORT IN ACCORDANCE WITH DOD DIRECTIVE 5210.50 (REFERENCE (PP)) AND DOD INSTRUCTION 5240.4 (REFERENCE (OO)) WHEN THE COMPROMISE OR VIOLATION CONSTITUTES A VIOLATION OF THE CRIMINAL STATUTES OR FEDERAL CRIMINAL LAWS.

6-110. Unauthorized Absentees. When an individual who has had access to classified information is on unauthorized absence, an inquiry as appropriate under the circumstances, to include consideration of the length of absence and the degree of sensitivity of the classified information involved, shall be conducted to detect if there are any indications of activities, behavior, or associations that may be inimical to the interest of national security. When such indications are detected, a report shall be made to the DoD Component counterintelligence organization.

6-111. UNAUTHORIZED DISCLOSURE OF CLASSIFIED INFORMATION TO THE PUBLIC

6-111.1. PERSONNEL SHALL REPORT INCIDENTS OF UNAUTHORIZED APPEARANCES OF CLASSIFIED INFORMATION IN THE PUBLIC MEDIA AND UNAUTHORIZED DISCLOSURES OF CLASSIFIED INFORMATION TO A PERSON LIKELY TO RELEASE THE CLASSIFIED INFORMATION TO THE PUBLIC, WHETHER OR NOT THE INFORMATION IS ACTUALLY DISCLOSED TO THE PUBLIC, TO PSD. THIS APPLIES TO SUCH SUSPECTED INCIDENTS.

6-111.2. THE DIRECTOR, PSD, SHALL:

6-111.2.1. EVALUATE REPORTS OF INCIDENTS IN CONSULTATION WITH THE ASD(PA) AND OFFICIALS HAVING PRIMARY SECURITY CLASSIFICATION JURISDICTION OVER THE INFORMATION CONCERNED;
6-111.2.2. IN CONSULTATION WITH CHIEF, PERSONNEL SECURITY DIVISION, DIRECTORATE FOR PERSONNEL AND SECURITY, DETERMINE WHETHER AN INVESTIGATION OF THE INCIDENT WOULD BE IN THE INTEREST OF NATIONAL SECURITY; AND

6-111.2.3. REFER THE INCIDENT, WITH A RECOMMENDED COURSE OF ACTION, TO THE DIRECTOR, WHS.
FIGURE 9. Report of Investigation Format

REPORT OF INVESTIGATION FORMAT

MEMORANDUM FOR DIRECTOR, PHYSICAL SECURITY DIVISION (PSD), WHS

SUBJECT: INVESTIGATION OF VIOLATION, (DATE OF VIOLATION)

CIRCUMSTANCES

1. ATTACH THE PSD MEMORANDUM STARTING THE INVESTIGATION AS ENCLOSURE A.

2. DESCRIBE THE CLASSIFIED MATERIAL INVOLVED, INCLUDING SUBJECT OR TITLE, DATE, NUMBER, ORIGINATOR, AND ORIGINAL OR DERIVATIVE CLASSIFICATION OF THE DOCUMENT.

3. STATE THE CIRCUMSTANCES OR FACTORS OF THE INCIDENT AND LOCATION OF THE INCIDENT. ATTACH A VIOLATION REPORT, WHEN AVAILABLE, AS ENCLOSURE B.

DISCUSSION

1. DISCUSS INFORMATION NEEDED FOR A REVIEWER TO UNDERSTAND THE BASIS AND RATIONALE FOR THE CONCLUSIONS AND RECOMMENDATIONS.

2. PROVIDE THE FOLLOWING DAMAGE ASSESSMENT INFORMATION, IF THE ORIGINATOR:
   a. LIST THE NAMES AND OFFICE SYMBOLS OF THE ANALYST CONDUCTING THE ASSESSMENT.
   b. IDENTIFY SPECIFIC STATEMENTS IN THE DOCUMENT THAT ARE CLASSIFIED. (THIS MAY BE DONE BY ATTACHING A COPY OF THE DOCUMENT WITH THE CLASSIFIED PORTIONS UNDERLINED.)
   c. IDENTIFY, EITHER IN WHOLE OR IN PART, THE DOCUMENT THAT MAY BE DECLASSIFIED OR DOWNGRADED.
   d. PROVIDE A COMPLETE BIBLIOGRAPHY OF ALL CLASSIFIED SOURCE MATERIALS USED IN PREPARING THE DOCUMENT.
   e. LIST THE EFFECTS THAT THE DISCLOSURE OF THE CLASSIFIED DATA IN THE DOCUMENT MAY HAVE ON U.S. NATIONAL DEFENSE.

3. IDENTIFY THE PERSONS INTERVIEWED.

CONCLUSIONS

1. GIVE THE NAME AND LOCATION OF THE OSD COMPONENT WHERE THE VIOLATION OCCURRED.

2. IDENTIFY THE PERSONS INVOLVED AND ATTACH THEIR STATEMENTS AS ENCLOSURE C.
3. STATE THE CAUSE OF THE INCIDENT.

4. DETERMINE WHETHER THE PERSONS KNOWINGLY AND WILLFULLY VIOLATED ANY PROVISION LISTED IN PARAGRAPHS 14-104 A. THROUGH 14-104 B., BELOW.

5. IF THE ORIGINATOR, DETERMINE THE SPECIFIC INFORMATION THAT MAY BE MODIFIED, DECLASSIFIED, OR DOWNGRADED.

RECOMMENDATIONS

1. RECOMMEND APPLICABLE SANCTIONS THAT MAY BE ATTACHED AS ENCLOSURE D.

2. LIST THE PROCEDURAL OR ADMINISTRATIVE CHANGES THAT MAY BE OR HAVE BEEN MADE TO PRECLUDE FURTHER VIOLATIONS:

3. RECOMMEND TO THE DIRECTOR, PSD, THAT THE VIOLATION BE REPORTED AS STATED IN PARAGRAPH 14-104 A. AND 14-104 B., BELOW.

4. MODIFY, DECLASSIFY, OR DOWNGRADE THE DOCUMENT, IF POSSIBLE.
C7. CHAPTER 7
ACCESS, DISSEMINATION, AND ACCOUNTABILITY

C7.1. Section 1. ACCESS

7-100. Policy

7-100.1. Except as otherwise provided for in subsection 7-101., no person may have access to classified information unless that person has been determined to be trustworthy and unless access is essential to the accomplishment of lawful and authorized Government purposes, that is, the person has the appropriate security clearance and a need-to-know. Further, cleared personnel may not have access until they have been given an initial security briefing (see subsection 10-102.). Procedures shall be established by the head of each DoD Component to prevent unnecessary access to classified information. There shall be a demonstrable need for access to classified information before a request for a personnel security clearance can be initiated. The number of people cleared and granted access to classified information shall be maintained at the minimum number that is consistent with operational requirements and needs. No one has a right to have access to classified information solely by virtue of rank or position. The final responsibility for determining whether an individual's official duties require possession of or access to any element or item of classified information, and whether the individual has been granted the appropriate security clearance by proper authority, rests upon the individual who has authorized possession, knowledge, or control of the information and not upon the prospective recipient. These principles are equally applicable if the prospective recipient is a DoD Component, including commands and activities, other Federal Agencies, DoD contractors, foreign governments, and others.

7-100.2. Because of the extreme importance to the national security of Top Secret information and information controlled within approved Special Access Programs, employees shall not be permitted to work alone in areas where such information is in use or stored and accessible by those employees. This general policy is an extra safeguarding measure for the nation's most vital classified information and it is not intended to cast doubt on the integrity of DoD employees. The policy does not apply in those situations where one employee with access is left alone for brief periods during normal duty hours. When compelling operational requirements indicate the need, DoD Component heads may waive this requirement in specific, limited cases. This waiver authority may be delegated to the senior official (subsections 13-301. and
13-302.) of the DoD Component who may redelegate the authority but only if so authorized by the Head of the DoD Component. (Any waiver should include provisions for periodically ensuring the health and welfare of individuals left alone in vaults or secure areas).

7-101. **Access by Persons Outside the Executive Branch.** Classified information may be made available to individuals or Agencies outside the Executive Branch provided that such information is necessary for performance of a function from which the Government will derive a benefit or advantage, and that such release is not prohibited by the originating Department or Agency. Heads of DoD Components shall designate appropriate officials to determine, before the release of classified information, the propriety of such action in the interest of national security and assurance of the recipient's trustworthiness and need-to-know.

7-101.1. **Congress.** Access to classified information or material by Congress, its committees, members, and staff representatives shall be in accordance with DoD Directive 5400.4 (reference (rr)). Any DoD employee testifying before a congressional committee in executive session in relation to a classified matter shall obtain the assurance of the committee that individuals present have a security clearance commensurate with the highest classification of the information that may be discussed. Members of Congress, by virtue of their elected positions, are not investigated or cleared by the Department of Defense.

7-101.1.1. **NATIONAL SECURITY INFORMATION REQUESTED BY CONGRESSIONAL COMMITTEE OR A PROFESSIONAL STAFF MEMBER MAY BE FURNISHED WHEN NEEDED IN THE PERFORMANCE OF OFFICIAL COMMITTEE FUNCTIONS.** ALL REQUESTS FOR MATERIAL FROM OSD COMPONENTS SHALL BE MADE THROUGH THE OFFICE OF THE ASSISTANT SECRETARY OF DEFENSE, LEGISLATIVE AFFAIRS. CLASSIFIED INFORMATION ORIGINATED IN AN AGENCY OTHER THAN OSD, BUT IN CUSTODY OF OSD STAFF, SHALL NOT BE RELEASED WITHOUT THE CONSENT OF THE ORIGINATING AGENCY. ALL MATERIAL FURNISHED MUST BEAR CORRECT CLASSIFICATION; I.E., DOWNGRADING OR DECLASSIFICATION MARKINGS. RECEIPTS SHALL BE OBTAINED.

7-101.1.2. **A PERSON PRESENTING ORAL TESTIMONY SHALL ADVISE THE CONGRESSIONAL COMMITTEE OF THE CLASSIFICATION AND THE NEED FOR PROTECTING THE NATIONAL SECURITY INFORMATION. IF DEFENSE INFORMATION REQUESTED BY THE COMMITTEE IS UNKNOWN TO A WITNESS AND THE WITNESS MUST FURNISH IT LATER IN
WRITING, THE MATERIAL MUST BEAR THE CORRECT CLASSIFICATION AND DECLASSIFICATION MARKINGS. RECEIPTS SHALL BE OBTAINED.

7-101.1.3. CLASSIFIED INFORMATION REQUESTED BY CONGRESSIONAL COMMITTEE THROUGH A MEMBER OF THE COMMITTEE OR PROFESSIONAL STAFF MEMBER MAY BE FURNISHED WHEN NEEDED IN THE PERFORMANCE OF OFFICIAL COMMITTEE FUNCTIONS. CLASSIFIED SECURITY INFORMATION ORIGINATED IN AN AGENCY OTHER THAN OSD, BUT IN THE CUSTODY OF THE OSD, SHALL NOT BE RELEASED WITHOUT THE CONSENT OF THE ORIGINATING AGENCY. ALL MATERIAL FURNISHED MUST BEAR CORRECT CLASSIFICATION AND DECLASSIFICATION MARKINGS. RECEIPTS SHALL BE OBTAINED.

7-101.2. Government Printing Office (GPO). Documents and material of all classifications may be processed by the GPO, which protects the information in accordance with the DoD/GPO Security Agreement of February 20, 1981.

7-101.3. Representatives of the General Accounting Office (GAO). Representatives of the GAO may be granted access to classified information originated by and in possession of the Department of Defense when such information is relevant to the performance of the statutory responsibilities of that office, as set forth in DoD Directive 7650.1 (reference (ss)). Officials of the GAO, as designated in Appendix 2, are authorized to certify security clearances, and the basis therefor. Certifications will be made by these officials pursuant to arrangements with the DoD Component concerned. Personal recognition or presentation of official GAO credential cards are acceptable for identification purposes.

7-101.4. Industrial, Educational, and Commercial Entities

7-101.4.1. Bidders, contractors, grantees, educational, scientific or industrial organizations may have access to classified information only when such access is essential to a function that is necessary in the interest of the national security, and the recipients are cleared in accordance with DoD 5220.22-R (reference (j)).

7-101.4.2. Contractor employees whose duties do not require access to classified information are not eligible for personnel security clearance and cannot be investigated under the DISP. In exceptional situations, when a military command is vulnerable to sabotage and its mission is of critical importance to national security, National Agency Checks may be conducted on such individuals with the approval of the DUSD(P).
7-101.5. Historical Researchers. Persons outside the Executive Branch who are engaged in historical research projects may be authorized access to classified information provided that an authorized official within the DoD Component with classification jurisdiction over the information:

7-101.5.1. Makes a written determination that such access is clearly consistent with the interests of national security in view of the intended use of the material to which access is granted by certifying that the requester has been found to be trustworthy pursuant to paragraph 7-100.1.;

7-101.5.2. Limits such access to specific categories of information over which that DoD Component has classification jurisdiction and to any other category of information for which the researcher obtains the written consent of a DoD Component or non-DoD Department or Agency that has classification jurisdiction over information contained in or revealed by documents within the scope of the proposed historical research;

7-101.5.3. Maintains custody of the classified material at a DoD installation or activity or authorizes access to documents in the custody of the NARS;

7-101.5.4. Obtains the researcher's agreement to safeguard the information and to submit any notes and manuscript for review by all DoD Components or non-DoD Departments or Agencies with classification jurisdiction for a determination that no classified information is contained therein by execution of a statement entitled, "Conditions Governing Access to Official Records for Historical Research Purposes"; and

7-101.5.5. Issues an authorization for access valid for not more than 2 years from the date of issuance that may be renewed under regulations of the issuing DoD Component.

7-101.5.6. REQUESTS FOR ACCESS TO OSD CLASSIFIED INFORMATION BY HISTORICAL RESEARCHERS SHALL BE SUBMITTED TO THE RECORDS MANAGEMENT DIVISION, DIRECTORATE FOR CORRESPONDENCE AND DIRECTIVES, WHS. SUCH REQUESTS SHALL BE APPROVED OR DISAPPROVED BY THE DEPUTY ASSISTANT SECRETARY OF DEFENSE (ADMINISTRATION) WHO SHALL MAKE THE DETERMINATION WHETHER SUCH ACCESS CLEARLY IS CONSISTENT WITH THE INTEREST OF NATIONAL SECURITY. OASD(PA) SHALL
ACCOMPLISH THE FINAL SECURITY REVIEW OF ANY MANUSCRIPT PROPOSED FOR PUBLICATION.

7-101.6. Former Presidential Appointees. Persons who previously occupied policy making positions to which they were appointed by the President may not remove classified information upon departure from office as all such material must remain under the security control of the U.S. Government. Such persons may be authorized access to classified information that they originated, received, reviewed, signed, or that was addressed to them while serving as such an appointee, provided that an authorized official within the DoD Component with classification jurisdiction for such information:

7-101.6.1. Makes a written determination that such access is clearly consistent with the interests of national security in view of the intended use of the material to which access is granted and by certifying that the requester has been found to be trustworthy pursuant to paragraph 7-100.1.;

7-101.6.2. Limits such access to specific categories of information over which that DoD Component has classification jurisdiction and to any other category of information for which the former appointee obtains the written consent of a DoD Component or non-DoD Department or Agency that has classification jurisdiction over information contained in or revealed by documents with the scope of the proposed access;

7-101.6.3. Retains custody of the classified material at a DoD installation or activity or authorizes access to documents in the custody of the National Archives and Records Service; and

7-101.6.4. Obtains the former presidential appointee's agreement to safeguard the information and to submit any notes and manuscript for review by all DoD Components or non-DoD Departments or Agencies with classification jurisdiction for a determination that no classified information is contained therein.


7-102. Access by Foreign Nationals, Foreign Governments, and International Organizations

7-102.1. Classified information may be released to foreign nationals, foreign governments, and international organizations only when authorized under the
provisions of the National Disclosure Policy and DoD Directive 5230.11 (reference (tt)); and

7-102.2. Access to COMSEC information by foreign persons and activities shall be in accordance with policy issuances of the National Telecommunications and Information Systems Security Committee (NTISSC).

7-103. Other Situations. When necessary in the interests of national security, Heads of DoD Components, or their single designee, may authorize access by persons outside the Federal Government, other than those enumerated in subsections 7-101. and 7-102.,to classified information upon determining that the recipient is trustworthy for the purpose of accomplishing a national security objective; and that the recipient can and will safeguard the information from unauthorized disclosure.

7-104. Access Required by Other Executive Branch Investigative and Law Enforcement Agents

7-104.1. Normally, investigative agents of other Departments or Agencies may obtain access to DoD information through established liaison or investigative channels.

7-104.2. When the urgency or delicacy of a Federal Bureau of Investigation (FBI), Drug Enforcement Administration (DEA), or Secret Service investigation precludes use of established liaison or investigative channels, FBI, DEA, or Secret Service agents may obtain access to DoD information as required. However, this information shall be protected as required by its classification. Before any public release of the information so obtained the approval of the head of the activity or higher authority shall be obtained.

7-105. Access by Visitors. Procedures shall be established to control access to classified information by visitors. (DoD Instruction 5230.20 (reference (fff)) provides further guidance regarding foreign visitors.)

7-105.1. Except when a continuing, frequent working relationship is established, through which current security clearance and need-to-know are determined, DoD personnel visiting other activities of the Department of Defense, its contractors, and other Agencies shall provide advance notification of the pending visit that establishes the visitor's security clearance and the purpose of the visit. Visit requests shall be signed by an official other than the visitor who is in a position to verify the visitor's security clearance.
7-105.2. Visit requests normally should include the following:

7-105.2.1. Full name, date and place of birth, social security number, and rank or grade of visitor;

7-105.2.2. Security clearance of the visitor;

7-105.2.3. Employing activity of the visitor;

7-105.2.4. Name and address of activity to be visited;

7-105.2.5. Date and duration of proposed visit;

7-105.2.6. Purpose of visit in sufficient detail to establish need-to-know;

and

7-105.2.7. Names of persons to be contacted.

7-105.3. Visit requests may remain valid for not more than 1 year.

7-105.4. EACH OSD COMPONENT SECURITY MANAGER SHALL INSTITUTE A FILE SYSTEM FOR VISIT REQUESTS FOR PERSONNEL VISITING THE NATIONAL CAPITAL REGION. THE VISIT REQUEST SHALL BE SENT TO THE OFFICE OF THE OSD COMPONENT THAT SHALL SEE THE VISITOR(S).

7-105.5. OSD PERSONNEL VISITING OTHER ACTIVITIES OF THE DEPARTMENT OF DEFENSE, ITS CONTRACTORS, AND OTHER AGENCIES, SHALL COMPLY WITH THE REQUIREMENTS OF THIS INSTRUCTION AND ADMINISTRATIVE INSTRUCTION NO. 23 (REFERENCE (SSS)).

C7.2. Section 2. DISSEMINATION

7-200. Policy. DoD Components shall establish procedures consistent with this Instruction for the dissemination of classified material. The originating official or activity may prescribe specific restrictions on dissemination of classified information when necessary. (See subsection 4-505.)
7-201. **Restraints on Special Access Requirements.** Special requirements with respect to access, distribution, and protection of classified information shall require prior approval in accordance with Chapter 12.

7-202. **Information Originating in-a Non-DoD Department or Agency.** Except under rules established by the Secretary of Defense, or as provided by Section 102 of the National Security Act (reference (uu)), classified information originating in a Department or Agency other than Department of Defense shall not be disseminated outside the Department of Defense without the consent of the originating Department or Agency.

7-203. **Foreign Intelligence Information.** Dissemination of foreign intelligence information shall be in accordance with the provisions of DoD Instruction 5230.22 (reference (z)) and DoD Directive C-5230.23 (reference (eee)).

7-204. **Restricted Data and Formerly Restricted Data.** Information bearing the warning notices prescribed in subsection 4-501. and 4-502. shall not be disseminated outside authorized channels without the consent of the originator. Access to and dissemination of Restricted Data by DoD personnel shall be subject to DoD Directive 5210.2 (reference (dd)).

7-205. **NATO Information.** Classified information originated by NATO shall be safeguarded in accordance with DoD Directive 5100.55 (reference (ee)).

7-206. **COMSEC Information.** COMSEC information shall be disseminated in accordance with NACSI 4005 (reference (aa)) and implementing instructions.

7-207. **Dissemination of Top Secret Information**

7-207.1. Top Secret information, originated within the Department of Defense, may not be disseminated outside the Department of Defense without the consent of the originating DoD Component, or higher authority.

7-207.2. Top Secret information, whenever segregable from classified portions bearing lower classifications, shall be distributed separately.

7-207.3. Standing distribution requirements for Top Secret information and materials, such as distribution lists, shall be reviewed at least annually to verify the recipients' need-to-know.
7-207.4. THE OSD COMPONENT TOP SECRET CONTROL OFFICER SHALL COORDINATE THE DISSEMINATION OF EACH DOCUMENT WITHIN OSD OFFICES.

7-208. Dissemination of Secret and Confidential Information

7-208.1. Secret and Confidential information, originated within the Department of Defense, may be disseminated within the Executive Branch, unless prohibited by the originator. (See subsection 4-505.)

7-208.2. Standing distribution requirements for Secret and Confidential information and materials, such as distribution lists, shall be reviewed at least annually to verify the recipients' need-to-know.

7-209. Code Words, Nicknames, and Exercise Terms. The use of code words, nicknames, and exercise terms is subject to the provisions of Chapter 12 and Appendix 3.

7-210. Scientific and Technical Meetings. Use of classified information in scientific and technical meetings is subject to the provisions of DoD Directive 5200.12 (reference (nn)).

C7.3. Section 3. ACCOUNTABILITY AND CONTROL

7-300. Top Secret Information. DoD activities shall establish the following procedures:

7-300.1. Control Officers. Top Secret Control Officers (TSCOs) and alternates shall be designated within offices to be responsible for receiving, dispatching, and maintaining accountability registers of Top Secret documents. Such individuals shall be selected on the basis of experience and reliability, and shall have Top Secret security clearances. TSCOs need not be appointed in those instances where there is no likelihood of processing Top Secret documentation.

7-300.1.1. THE HEAD OF THE OSD COMPONENT SHALL APPOINT A PRIMARY TOP SECRET CONTROL OFFICER (TSCO) FOR THE OSD COMPONENT AND AN ALTERNATE FOR THE PRIMARY ON SD FORM 507, "TOP SECRET CONTROL OFFICER DESIGNATION FORM.” THE ORIGINAL COPY SHALL BE FURNISHED TO PSD.
7-300.2. **Accountability**

7-300.2.1. **Top Secret Registers.** Top Secret accountability registers shall be maintained by each office originating or receiving Top Secret information. Such registers shall be retained for 2 years and shall, as a minimum, reflect the following:

7-300.2.1.1. Sufficient information to identify adequately the Top Secret document or material to include the title or appropriate short title, date of the document, and identification of the originator;

7-300.2.1.2. The date the document or material was received;

7-300.2.1.3. The number of copies received or later reproduced; and

7-300.2.1.4. The disposition of the Top Secret document or material and all copies of such documents or material.

7-300.2.2. **Serialization and Copy Numbering.** Top Secret documents and material shall be numbered serially. In addition, each Top Secret document shall be marked to indicate its copy number, for example, copy -1- of -2- copies.

7-300.2.3. **Disclosure Records.** Each Top Secret document or item of material shall have appended to it a Top Secret disclosure record. The name and title of all individuals, including stenographic and clerical personnel to whom information in such documents and materials has been disclosed, and the date of such disclosure, shall be recorded thereon. Disclosures to individuals who may have had access to containers in which Top Secret information is stored, or who regularly handle a large volume of such information need not be so recorded. Such individuals, when identified on a roster, are deemed to have had access to such information. Disclosure records shall be retained for 2 years after the documents or materials are transferred, downgraded, or destroyed.

A TOP SECRET INFORMATION COVER SHEET (SD FORM 194) SHALL BE ATTACHED AND REMAIN WITH THE TOP SECRET MATERIAL OTHER
THAN NATIONAL SECURITY COUNCIL (NSC) INFORMATION. SD FORM 194 SHALL BE UPDATED WHEN AN INDIVIDUAL GAINS ACCESS TO THE DOCUMENTS AND SHALL INCLUDE THE DATES OF SUCH ACCESS. THE PROPER NSC COVER SHEET OF THE DD FORM 2275 SERIES SHALL BE USED WITH NSC INFORMATION.

7-300.3. Inventories. All Top Secret documents and material shall be inventoried at least once annually. The inventory shall reconcile the Top Secret accountability register with the documents or material on hand. At such time, each document or material shall be examined for completeness. DoD Component senior officials (subsections 13-301. and 13-302.) may authorize the annual inventory of Top Secret documents and material in repositories, libraries, or activities that store large volumes of Top Secret documents or material to be limited to documents and material to which access has been granted within the past year, and 10 percent of the remaining inventory. If a storage system contains large volumes of information and security measures are adequate to prevent access by unauthorized persons, a request for waiver of the annual inventory requirement accompanied by full justification may be submitted to the DUSD(P).

THE OSD COMPONENT TSCO SHALL FORWARD THE COMPLETED ANNUAL INVENTORY CERTIFICATE TO PSD NO LATER THAN JULY 30 OF EACH YEAR. THIS ANNUAL CERTIFICATE SHALL LIST ANY DOCUMENT THAT MIGHT NOT BE LOCATED.

7-300.4. Retention. Top Secret information shall be retained only to the extent necessary to satisfy current requirements. Custodians shall destroy nonrecord copies of Top Secret documents when no longer needed. Record copies of documents that cannot be destroyed shall be reevaluated and, when appropriate, downgraded, declassified, or retired to designated records centers.

7-300.5. Receipts. Top Secret documents and material will be accounted for by a continuous chain of receipts. Receipts shall be maintained for 2 years.

RECEIPT FOR CLASSIFIED MATERIAL (SD FORM 120) IS THE ONLY FORM APPROVED FOR TRANSMITTIMG OR TRANSFERRING CLASSIFIED ACCOUNTABLE MATERIALS BY OSD COMPONENTS. (SEE FIGURE 10, BELOW.) A SUPPLEMENTAL RECIPIET, SUCH AS SD FORM 396, "CLASSIFIED DOCUMENT RECORD AND RECEIPT," MAY BE USED WITH THE SD FORM 120 WHEN TRANSMISSION INVOLVES MULTIPLE DOCUMENTS.
7-301. **Secret Information.** Administrative procedures shall be established by each DoD Component for controlling Secret information and material originated or received by an activity; distributed or routed to a sub-element of such activity; and disposed of by the activity by transfer of custody or destruction. The control system for Secret information must be determined by a practical balance of security and operating efficiency and must meet the following minimum requirements:

7-301.1. It must provide a means to ensure that Secret material sent outside a major subordinate element (the activity) of the DoD Component concerned has been delivered to the intended recipient. Such delivery may be presumed where the material is sent electronically over secure voice or data circuits. Ensuring physical delivery may be accomplished by use of a receipt as provided in paragraph 8-202.2. or through hand-to-hand transfer when the receiving party acknowledges responsibility for the Secret material.

7-301.2. It must provide a record of receipt and dispatch of Secret material by each major subordinate element. The dispatch record requirement may be satisfied when the distribution of Secret material is evident from addressees or distribution lists for classified documentation. Records of receipt and dispatch are required regardless of the means used to ensure delivery of the material (see paragraph 7-301.1., above).

7-301.3. Records of receipt and dispatch for Secret material shall be retained for a minimum of 2 years.

7-302. **Confidential Information.** Administrative controls shall be established to protect Confidential information received, originated, transmitted, or stored by an activity.

7-303. **Receipt of Classified Material.** Procedures shall be developed within DoD activities to protect incoming mail, bulk shipments, and items delivered by messenger until a determination is made whether classified information is contained therein. Screening points shall be established to limit access to classified information to cleared personnel.

7-304. **Working Papers**

7-304.1. Working papers are documents and material accumulated or created in the preparation of finished documents and material. Working papers containing classified information shall be:
7-304.1.1. Dated when created;

7-304.1.2. Marked with the highest classification of any information contained therein;

7-304.1.3. Protected in accordance with the assigned classification;

7-304.1.4. Destroyed when no longer needed; and

7-304.1.5. Accounted for, controlled, and marked in the manner prescribed for a finished document of the same classification when:

7-304.1.5.1. Released by the originator outside the activity or transmitted electrically or through message center channels within the activity;

7-304.1.5.2. Retained more than 90 days from date of origin;

7-304.1.5.3. Filed permanently; or

7-304.1.5.4. Top Secret information is contained therein.

7-304.2. Heads of DoD Components, or their single designees, may approve waivers of accountability, control, and marking requirements for working papers containing Top Secret information for activities within their Components on a case-by-case basis provided a determination is made that:

7-304.2.1. The conditions set forth in subparagraphs 7-304.1.5.1., 7-304.1.5.2., or 7-304.1.5.3., above, will remain in effect;

7-304.2.2. The activity seeking a waiver routinely handles large volumes of Top Secret working papers and compliance with prescribed accountability, control, and marking requirements would have an adverse affect on the activity's mission or operations; and

7-304.2.3. Access to areas where Top Secret working papers are handled is restricted to personnel who have an appropriate level of clearance, and other safeguarding measures are adequate to preclude the possibility of unauthorized disclosure.

7-304.3. In all cases in which a waiver is granted under 7-304.2., above, the DUSD(P) shall be notified.
7-305. **Restraint on Reproduction.** Except for the controlled initial distribution of information processed or received electrically or as provided by subsections 1-205 and 3-602., portions of documents and materials that contain Top Secret information shall not be reproduced without the consent of the originator or higher authority. Any stated prohibition against reproduction shall be observed strictly. (See subsection 4-505.) To the extent possible, DoD Components shall establish classified reproduction facilities where only designated personnel can reproduce classified materials and institute key control systems for reproduction areas. Also, when possible, two people shall be involved in the reproduction process to help assure positive control and safeguarding of all copies. The following additional measures apply to reproduction equipment and to the reproduction of classified information:

7-305.1. Copying of documents containing classified information shall be minimized;

7-305.2. Officials authorized to approve the reproduction of Top Secret and Secret information shall be designated by position title and shall review the need for reproduction of classified documents and material with a view toward minimizing reproduction.

7-305.3. Specific reproduction equipment shall be designated for the reproduction of classified information. Rules for reproduction of classified information shall be posted on or near the designated equipment;

7-305.4. Notices prohibiting reproduction of classified information shall be posted on equipment used only for the reproduction of unclassified information;

7-305.5. DoD Components shall ensure that equipment used for reproduction of classified information does not leave latent images in the equipment or on other material;

7-305.6. All copies of classified documents reproduced for any purpose including those incorporated in a working paper are subject to the same controls prescribed for the document from which the reproduction is made; and

7-305.7. Records shall be maintained for 2 years to show the number and distribution of reproduced copies of all Top Secret documents, of all classified documents covered by special access programs distributed outside the originating Agency, and of all Secret and Confidential documents that are marked with special dissemination and reproduction limitations. (See subsection 4-505.)
FIGURE 10. SD Form 120, "Receipt for Classified Material"

<table>
<thead>
<tr>
<th>RECEIPT FOR CLASSIFIED MATERIAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>TO: (Title of Office or Organization)</td>
</tr>
<tr>
<td>US Army Corps of Engineers</td>
</tr>
<tr>
<td>Fort Belvoir, VA</td>
</tr>
<tr>
<td>Number</td>
</tr>
<tr>
<td>D162641</td>
</tr>
<tr>
<td>FROM: (Office and Telephone)</td>
</tr>
<tr>
<td>Physical Sec Div/ WHS</td>
</tr>
<tr>
<td>Classification</td>
</tr>
<tr>
<td>Secret</td>
</tr>
<tr>
<td>Date of Transfer</td>
</tr>
<tr>
<td>Sep 19, 86</td>
</tr>
<tr>
<td>Description of Material being Transferred (Do Not Enter Classified Info)</td>
</tr>
<tr>
<td>(Copy Info (For Copy Numbered Items, Use Inclusive Copy Nos. With # Sign))</td>
</tr>
<tr>
<td>No. of Originals</td>
</tr>
<tr>
<td>1</td>
</tr>
<tr>
<td>Date Received</td>
</tr>
<tr>
<td>Typed Or Printed Name and Signature of Recipient</td>
</tr>
<tr>
<td>SD Form 120</td>
</tr>
<tr>
<td>JUL 85</td>
</tr>
<tr>
<td>Custodian Copy, to be retained by Originator/Custodian</td>
</tr>
<tr>
<td>SD Form 120</td>
</tr>
<tr>
<td>JUL 85</td>
</tr>
<tr>
<td>Courier/Suspense Copy, to be retained by Courier</td>
</tr>
<tr>
<td>SD Form 120</td>
</tr>
<tr>
<td>JUL 85</td>
</tr>
<tr>
<td>Recipient Copy, to be retained by Recipient</td>
</tr>
<tr>
<td>SD Form 120</td>
</tr>
<tr>
<td>JUL 85</td>
</tr>
<tr>
<td>Return this copy to Office of Secretary of Defense</td>
</tr>
<tr>
<td>The Pentagon, Washington, D.C. 20301-1000</td>
</tr>
</tbody>
</table>
C8.  CHAPTER 8
TRANSMISSION

C8.1.  Section 1.  METHODS OF TRANSMISSION OR TRANSPORTATION

8-100.  Policy.  Classified information may be transmitted or transported only as specified in this Chapter.

8-101.  Top Secret Information.  Transmission of Top Secret information shall be effected only by:

8-101.1.  The Armed Forces Courier Service (ARFCOS);

8-101.2.  Authorized DoD Component Courier Services;

8-101.3.  If appropriate, the Department of State Courier System;

8-101.4.  Cleared and designated U.S. Military personnel and Government civilian employees traveling on a conveyance owned, controlled, or chartered by the U.S. Government or DoD contractors;

8-101.5.  Cleared and designated U.S. Military personnel and Government civilian employees by surface transportation;

8-101.6.  Cleared and designated U.S. Military personnel and Government civilian employees on scheduled commercial passenger aircraft within and between the United States, its Territories, and Canada, when approved in accordance with paragraph 8-303.1.

8-101.7.  Cleared and designated U.S. Military personnel and Government civilian employees on scheduled commercial passenger aircraft on flights outside the United States, its territories, and Canada, when approved in accordance with paragraph 8-303.2.

8-101.8.  Cleared and designated DoD contractor employees within and between the United States and its Territories provided that the transmission has been authorized in writing by the appropriate contracting officer or his designated representative, and the designated employees have been briefed on their responsibilities as couriers or escorts for the protection of Top Secret material.
Complete guidance for Top Secret transmission is specified in DoD 5220.22-R and DoD 5220.22-M (references (j) and (k)).

8-101.9. A cryptographic system authorized by the Director, NSA, or via a protected distribution system designed and installed to meet the standards included in the National COMSEC and Emanations Security (EMSEC) Issuance System.

8-101.10. DESIGNATION OF OSD PERSONNEL FOR TRANSMITTING OR ESCORTING TOP SECRET INFORMATION SHALL BE MADE BY THE OSD COMPONENT SECURITY MANAGER BASED ON THE DESIGNATED INDIVIDUAL'S POSSESSION OF A FINAL TOP SECRET SECURITY CLEARANCE; KNOWLEDGE OF PERTINENT SECURITY INSTRUCTIONS; AND THE MATURITY, JUDGMENT, AND RELIABILITY OF THE DESIGNATED INDIVIDUAL.

8-102. Secret Information. Transmission of Secret Information may be effected by:

8-102.1. Any of the means approved for the transmission of Top Secret information except that Secret information may be introduced into the ARFCOS only when the control of such information cannot be otherwise maintained in U.S. custody. This restriction does not apply to SCI and COMSEC information;

8-102.2. Appropriately cleared contractor employees within and between the United States and its Territories provided that:

8-102.2.1. The designated employees have been briefed in their responsibilities as couriers or escorts for protecting Secret information;

8-102.2.2. The classified information remains under the constant custody and protection of the contractor personnel at all times; and

8-102.2.3. The transmission otherwise meets the requirements specified in DoD 5220.22-R and DoD 5220.22-M (references (j) and (k)). In other areas, appropriately cleared DoD contractor employees may transmit classified material only as prescribed by references (j) and (k)).

8-102.3. U.S. Postal Service registered mail within and between the United States and its Territories;

8-102.4. U.S. Postal Service registered mail through Army, Navy, or Air
Force Postal Service facilities outside the United States and its Territories, provided that the information does not at any time pass out of U.S. citizen control and does not pass through a foreign postal system or any foreign inspection;

8-102.5. U.S. Postal Service and Canadian registered mail with registered mail receipt between U.S. Government and Canadian Government installations in the United States and Canada;

8-102.6. Carriers authorized to transport Secret information by way of a Protective Security Service (PSS) under the DoD Industrial Security Program. This method is authorized only within the U.S. boundaries and only when the size, bulk, weight, and nature of the shipment, or escort considerations make the use of other methods impractical. Routings for these shipments will be obtained from the Military Traffic Management Command (MTMC);

8-102.7. The following carriers under appropriate escort: Government and Government contract vehicles including aircraft, ships of the U.S. Navy, civil service-operated U.S. Naval ships, and ships of U.S. registry. Appropriately cleared operators of vehicles, officers of ships or pilots of aircraft who are U.S. citizens may be designated as escorts provided the control of the carrier is maintained on a 24-hour basis. The escort shall protect the shipment at all times, through personal observation or authorized storage to prevent inspection, tampering, pilferage, or unauthorized access. However, observation of the shipment is not required during the period it is stored in an aircraft or ship in connection with flight or sea transit, provided the shipment is loaded into a compartment that is not accessible to any unauthorized persons or in a specialized secure, safe-like container that is:

8-102.7.1. Constructed of solid building material that provides a substantial resistance to forced entry;

8-102.7.2. Constructed in a manner that precludes surreptitious entry through disassembly or other means, and that attempts at surreptitious entry would be readily discernible through physical evidence of tampering; and

8-102.7.3. Secured by a numbered cable seal lock affixed to a substantial metal hasp in a manner that precludes surreptitious removal and provides substantial resistance to forced entry.

8-102.8. Use of specialized containers aboard aircraft requires that:

8-102.8.1. Appropriately cleared personnel maintain observation of the
material as it is being loaded aboard the aircraft and that observation of the aircraft continues until it is airborne;

8-102.8.2. Observation by appropriately cleared personnel is maintained at the destination as the material is being off-loaded and at any intermediate stops. Observation will be continuous until custody of the material is assumed by appropriately cleared personnel.

8-103. Confidential Information. Transmission of Confidential information may be effected by:

8-103.1. Means approved for the transmission of Secret information. However, U.S. Postal Service registered mail shall be used for Confidential only as indicated in paragraph 8-103.2., below;

8-103.2. U.S. Postal Service registered mail for:

8-103.2.1. Confidential information of NATO;

8-103.2.2. Other Confidential material to and from FPO or APO addressees located outside the United States and its Territories;

8-103.2.3. Other addressees when the originator is uncertain that their location is within U.S. boundaries. Use of return postal receipts on a case-by-case basis is authorized.

8-103.3. U.S. Postal Service first class mail between DoD Component locations anywhere in the United States and its Territories. However, the outer envelope or wrappers of such Confidential material shall be endorsed "POSTMASTER: Address Correction Requested/Do Not Forward." Certified or, if appropriate, registered mail shall be used for material directed to DoD contractors and to non-DoD Agencies of the Executive Branch. U.S. Postal Service Express Mail Service may be used between DoD Component locations, between DoD contractors, and between DoD Components and DoD contractors.

8-103.4. Within U.S. boundaries, commercial carriers that provide a Constant Surveillance Service (CSS). Information concerning commercial carriers that provide CSS may be obtained from the MTMC.

8-103.5. In the custody of commanders or masters of ships of U.S. registry who are U.S. citizens. Confidential information shipped on ships of U.S. registry may
not pass out of U.S. Government control. The commanders or masters must give and receive classified information receipts and agree to:

8-103.5.1. Deny access to the Confidential material by unauthorized persons, including customs inspectors, with the understanding that Confidential cargo that would be subject to customs inspection will not be unloaded; and

8-103.5.2. Maintain control of the cargo until a receipt is obtained from an authorized representative of the consignee.

8-103.6. Such alternative or additional methods of transmission as the Head of any DoD Component may establish by rule or regulation, provided those methods afford at least an equal degree of security.

8-104. Transmission of Classified Material to Foreign Governments. After a determination by designated officials pursuant to DoD Directive 5230.11 (reference tt) that classified information or material may be released to a foreign government, the material shall be transferred between authorized representatives of each government in compliance with the provisions of this Chapter. To assure compliance, each contract, agreement, or other arrangement that involves the release of classified material to foreign entities shall either contain transmission instructions or require that a separate transportation plan be approved by the appropriate DoD security and transportation officials prior to release of the material. (See DoD TS-5105.21-M-3 (reference (iii)) for guidance regarding SCI.)

8-104.1. Classified material to be released directly to a foreign government representative shall be delivered or transmitted only to a person who has been designated in writing by the recipient government as its officer, agent, or employee (hereafter referred to as the designated representative). Foreign governments may designate a freight forwarder as their agent. This written designation shall contain assurances that such person has a security clearance at the appropriate level and that the person will assume full security responsibility for the material on behalf of the foreign government. The recipient will be required to execute a receipt for the material, regardless of the level of classification.

8-104.2. Classified material that is suitable for transfer by courier or postal service, and which cannot be transferred directly to a foreign government's designated representative as specified in paragraph 8-104.1., above, shall be transmitted by one of the methods specified in subsection 8-101., 8-102., or 8-103. for the designated classification level to:
8-104.2.1. An embassy, consulate, or other official agency of the recipient government having extraterritorial status in the United States, or to

8-104.2.2. A U.S. Embassy or a U.S. Military organization in the recipient country or in a third-party country, if applicable, for delivery to a designated representative of the intended recipient government. In either case, the assurance in paragraph 8-104.2.1., above, and a receipt, must be obtained.

8-104.2.3. The shipment of classified material as freight via truck, rail, aircraft, or ship shall be in compliance with the following:

8-104.2.3.1. Shipments Resulting from Foreign Military Sales (FMS): DoD officials authorized to approve a FMS transaction that involves the delivery of U.S. classified material to a foreign purchaser shall, at the outset of negotiation or consideration of proposal, consult with DoD transportation authorities (Military Traffic Management Command, Military Sealift Command, Military Airlift Command, or other, as appropriate) to determine whether secure shipment from the CONUS point of origin to the ultimate foreign destination is feasible. Normally, the United States will use the Defense Transportation System (DTS) to deliver classified material to the recipient government. If, in the course of FMS case processing, the foreign purchaser proposes to take delivery and custody of the classified material in the United States and use its own facilities and transportation for onward shipment to its territory, the foreign purchaser or its designated representative shall be required to submit a transportation plan for DoD review and approval. This plan, as a minimum, shall specify the storage facilities, delivery and transfer points, carriers, couriers or escorts, and methods of handling to be used from the CONUS point of origin to the final destination and return shipment when applicable. (See Appendix 5.) Security officials of the DoD Component that initiates the FMS transaction shall evaluate the transportation plan to determine whether the plan adequately ensures protection of the highest level of classified material involved. Unless the DoD Component initiating the FMS transaction approves the transportation plan as submitted, or it is modified to meet U.S. security standards, shipment by other than DTS shall not be permitted. Transmission instructions or the requirement for an approved transportation plan shall be incorporated into the security requirements of the United States Department of Defense Offer and Acceptance (DD Form 1513).

8-104.2.3.2. Shipments Resulting from Direct Commercial Sales: Classified shipments resulting from direct commercial sales must comply with the same security standards that apply to FMS shipments. Defense contractors, therefore,
will consult, as appropriate, with the purchasing government, the DIS Regional Security Office, and the owning Military Department prior to consummation of a commercial contract that will result in the shipment of classified material to obtain approval of the transportation plan.

8-104.2.3.3. Delivery within the United States, Its Territories, or Possessions: Delivery of classified material to a foreign government at a point within the United States, its territories, or its possessions, shall be made only to a person identified in writing by the recipient government as its designated representative as specified in paragraph 8-104.2.3.1., above. The only authorized delivery points are:

8-104.2.3.3.1. An embassy, consulate, or other official agency under the control of the recipient government.

8-104.2.3.3.2. Point of origin. When a designated representative of the recipient government accepts delivery of classified U.S. material at the point of origin (for example, a manufacturing facility or depot), the DoD official who transfers custody shall obtain a receipt for the classified material and assure that the recipient is cognizant of secure means of onward movement of the classified material to its final destination, consistent with the approved transportation plan.

8-104.2.3.3.3. Military or commercial ports of embarkation (POE) that are recognized points of departure from the United States, its territories, or possessions, for onloading aboard a ship, aircraft, or other carrier authorized under subparagraph 8-104.2.3.5., below. In these cases, the transportation plan shall provide for U.S.-controlled secure shipment to the CONUS transshipment point and the identification of a secure storage facility, Government or commerical, at or in proximity to the POE. A DoD official authorized to transfer custody is to supervise or observe the onloading of FMS material being transported via the DTS and other onloading wherein physical and security custody of the material has yet to be transferred formally to the foreign recipient. In the event that transfer of physical and security custody cannot be accomplished promptly, the DoD official shall ensure that the classified material is either returned to a secure storage facility of the U.S. shipper (Government or contractor); or segregated and placed under constant surveillance of a duly cleared U.S. security force at the POE; or held in the secure storage facility (Government or commerical) designated in the transportation plan.

8-104.2.3.3.4. Freight forwarder facility that is identified by the recipient government as its designated representative and that is cleared in accordance with subparagraph 8-104.2.3.6., below, to the level of the classified
material to be received. In these cases, a person identified as a designated representative must be present to accept delivery of the classified material and receipt for it, to include full acceptance of security responsibility.

8-104.2.3.4. **Delivery Outside the United States, Its Territories, or Possessions:**

8-104.2.3.4.1. Delivery within the recipient country. Classified U.S. material to be delivered to a foreign government within the recipient country shall be delivered on arrival in the recipient country to a U.S. Government representative who shall arrange for its transfer to a designated representative of the recipient government. If the shipment is escorted by a U.S. Government official authorized to accomplish the transfer of custody, the material may be delivered directly to the recipient government's designated representative upon arrival.

8-104.2.3.4.2. Delivery Within a Third Country. Classified material to be delivered to a foreign government representative within a third country shall be delivered to an Agency or installation of the United States, or of the recipient government, that has extraterritorial status or otherwise is exempt from the jurisdiction of the third country. Unless the material is accompanied by a U.S. Government official authorized to accomplish the transfer of custody, a U.S. Government official shall be designated locally to receive the shipment upon arrival and be vested with authority to effect delivery to the intended recipient government's designated representative.

8-104.2.3.5. **Overseas Carriers:** Overseas shipments of U.S. classified material shall be made only via ships, aircraft, or other carriers that are:

8-104.2.3.5.1. Owned or chartered by the U.S. Government or under U.S. registry;

8-104.2.3.5.2. Owned or chartered by or under the registry of the recipient government; or

8-104.2.3.5.3. Otherwise expressly authorized by the Head of the DoD Component having classification jurisdiction over the material involved.

Overseas shipments of classified material shall be escorted, prepared for shipment, packaged, and stored onboard as prescribed elsewhere in this Chapter and in DoD 5220.22-R and DoD 5220.22-M (references (j) and (k)).
8-104.2.3.6. **Freight Forwarders:** Only freight forwarders that have been granted an appropriate security clearance by the Department of Defense or the recipient government are eligible to receive, process, and store U.S. classified material authorized for release to foreign governments. However, a freight forwarder that does not have access to or custody of the classified material need not be cleared.

8-105. **Consignor-Consignee Responsibility for Shipment of Bulky Material.**

The consignor of a bulk shipment shall:

8-105.1. Normally, select a carrier that will provide a single line service from the point of origin to destination, when such a service is available;

8-105.2. Ship packages weighing less than 200 pounds in closed vehicles only;

8-105.3. Notify the consignee, and military transshipping activities, of the nature of the shipment (including level of classification), the means of shipment, the number of seals, if used, and the anticipated time and date of arrival by separate communication at least 24 hours in advance of arrival of the shipment. Advise the first military transshipping activity that, in the event the material does not move on the conveyance originally anticipated, the transshipping activity should so advise the consignee with information of firm transshipping date and estimated time of arrival. Upon receipt of the advance notice of a shipment of classified material, consignees and transshipping activities shall take appropriate steps to receive the classified shipment and to protect it upon arrival.

8-105.4. Annotate the bills of lading to require the carrier to notify the consignor immediately by the fastest means if the shipment is unduly delayed enroute. Such annotations shall not under any circumstances disclose the classified nature of the commodity. When seals are used, annotate substantially as follows:

DO NOT BREAK SEALS EXCEPT IN EMERGENCY OR ON AUTHORITY OF CONSIGNOR OR CONSIGNEE. IF BROKEN, EXPEDIENTLY APPLY CARRIER'S SEALS AND IMMEDIATELY NOTIFY CONSIGNOR AND CONSIGNEE.

8-105.5. Require the consignee to advise the consignor of any shipment not received more than 48 hours after the estimated time of arrival furnished by the consignor or transshipping activity. Upon receipt of such notice, the consignor shall immediately trace the shipment. If there is evidence that the classified material was
subjected to compromise, the procedures set forth in Chapter 6 of this Regulation for reporting compromises shall apply.

8-106. Transmission of COMSEC Information. COMSEC information shall be transmitted in accordance with National COMSEC Instruction 4005 (reference (aa)).

8-107. Transmission of Restricted Data. Restricted Data shall be transmitted in the same manner as other information of the same security classification. The transporting and handling of nuclear weapons or nuclear components shall be in accordance with DoD Directives 4540.1 and 5210.41 (references (vv) and (ww)) and applicable DoD Component directives and regulations.

C8.2. Section 2. PREPARATION OF MATERIAL FOR TRANSMISSION, SHIPMENT, OR CONVEYANCE

8-200. Envelopes or Containers

8-200.1. Whenever classified information is transmitted, it shall be enclosed in two opaque sealed envelopes or similar wrappings when size permits, except as provided below.

8-200.2. Whenever classified material is transmitted of a size not suitable for transmission in accordance with paragraph 8-200.1., above, it shall be enclosed in two opaque sealed containers, such as boxes or heavy wrappings.

8-200.2.1. If the classified information is an internal component of a packageable item of equipment, the outside shell or body may be considered as the inner enclosure provided it does not reveal classified information.

8-200.2.2. If the classified material is an inaccessible internal component of a bulky item of equipment that is not reasonably packageable, the outside or body of the item may be considered to be a sufficient enclosure provided the shell or body does not reveal classified information.

8-200.2.3. If the classified material is an item or equipment that is not reasonably packageable and the shell or body is classified, it shall be concealed with an opaque covering that will hide all classified features.

8-200.2.4. Specialized shipping containers, including closed cargo transporters, may be used instead of the above packaging requirements. In such cases, the container may be considered the outer wrapping or cover.
8-200.2.5. MAGNETIC TAPE REELS WITH BINDERS, CASSETTE CASES FOR VIDEO AND OTHER MAGNETIC TAPES, FLOPPY DISK JACKETS, DISK PACK COVERS, AND SIMILAR COVERS FOR MAGNETIC RECORDING MAY BE USED AS THE INNER ENCLOSURE. LABELS SHALL BE AFFIXED AND MARKINGS SHALL BE IN ACCORDANCE WITH PARAGRAPH 8-201.3., BELOW.

8-200.3. Material used for packaging shall be of such strength and durability as to provide security protection while in transit, prevent items from breaking out of the container, and to facilitate the detection of any tampering with the container. The wrappings shall conceal all classified characteristics.

8-200.4. Closed and locked vehicles, compartments, or cars shall be used for shipments of classified information except when another method is authorized by the consignor. Alternative methods authorized by the consignor must provide security equivalent to or better than the methods specified herein. In all instances, individual packages weighing less than 200 pounds gross shall be shipped only in a closed vehicle.

8-200.5. To minimize the possibility of compromise of classified material caused by improper or inadequate packaging thereof, responsible officials shall ensure that proper wrappings are used for mailable bulky packages. Responsible officials shall require the inspection of bulky packages to determine whether the material is suitable for mailing or whether it should be transmitted by other approved means.

8-200.6. When classified material is hand-carried outside an activity, a locked briefcase may serve as the outer wrapper. In such cases, the addressing requirements of paragraph 8-201.4. do not apply; however, the requirements of paragraph 8-201.3. are applicable.

8-200.7. A LOCKED BRIEFCASE SHALL NOT BE USED AS AN OUTER WRAPPER WHEN CLASSIFIED MATERIAL IS HAND-CARRIED ABOARD ANY AIRLINE FLIGHTS.

8-201. Addressing

8-201.1. Classified information shall be addressed to an official Government activity or DoD contractor with a facility clearance and not to an individual. This is not intended, however, to prevent use of office code numbers or such phrases in the address as "Attention: Research Department," or similar aids in expediting internal routing, in addition to the organization address.
8-201.2. Classified written information shall be folded or packed in such a manner that the text will not be in direct contact with the inner envelope or container. A receipt form shall be attached to or enclosed in the inner envelope or container for all Secret and Top Secret information; Confidential information will require a receipt only if the originator deems it necessary. The mailing of written materials of different classifications in a single package should be avoided. However, when written materials of different classifications are transmitted in one package, they shall be wrapped in a single inner envelope or container. A receipt listing all classified information for which a receipt is requested shall be attached or enclosed. The inner envelope or container shall be marked with the highest classification of the contents.

8-201.3. The inner envelope or container shall show the address of the receiving activity, classification, including, where appropriate, the "Restricted Data" marking, and any applicable special instructions. It shall be carefully sealed to minimize the possibility of access without leaving evidence of tampering.

THE ADDRESS OF THE SENDER SHALL BE SHOWN ON THE INNER ENVELOPE OR CONTAINER.

8-201.4. An outer or single envelope or container shall show the complete and correct address and the return address of the sender.

8-201.5. An outer cover or single envelope or container shall not bear a classification marking, a listing of the contents divulging classified information, or any other unusual data or marks that might invite special attention to the fact that the contents are classified.

8-201.6. Care must be taken to ensure that classified information intended only for U.S. elements of international staffs or other organizations is addressed specifically to those elements.

8-201.7. PREPARATION OF MATERIAL FOR INTRODUCTION INTO THE STATE DEPARTMENT DIPLOMATIC POUCH SYSTEM (SDDPS).

8-201.7.1. MATERIAL DISPATCHED TO AN AMERICAN ADDRESSEE IN A FOREIGN COUNTRY REQUIRES TWO ENVELOPES. EXAMPLES ARE DEFENSE ATTACHES AND U.S. EMBASSIES, CONSulates, AND MISSIONS.

8-201.7.1.1. OUTER WRAPPER. THE OUTER ENVELOPE OR
WRAPPER SHALL BE ADDRESSED "VIA STATE DEPARTMENT POUCH."
OSD COMPONENTS MAY DELIVER PROPERLY WRAPPED AND RECEIPTED
MATERIAL FOR SDDPS TO THE CLASSIFIED CONTROL BRANCH,
CORRESPONDENCE CONTROL DIVISION, WHS (ROOM 3A924), FOR
TRANSMITTAL TO THE STATE DEPARTMENT.

8-201.7.1.2. INNER WRAPPER. ALL INNER WRAPPERS
SHALL BE ADDRESSED AND SHALL CONTAIN PROPER CLASSIFICATION
MARKINGS, INCLUDING CAVEATS, TO INDICATE CONTENTS. THE SD
FORM 120 SERIAL NUMBER SHALL BE ENTERED TO THE LEFT AND
BELOW THE ADDRESS ELEMENT OF BOTH THE INNER AND OUTER
WRAPPERS. THE PACKAGE MUST BE ADDRESSED DIRECTLY TO THE
INTENDED RECIPIENT, WITH THE PINK COPY AND ONLY YELLOW CARD
COPY OF SD FORM 120 STAMPED, SIGNED, AND RETURNED PROMPTLY
TO ROOM 3A948, PENTAGON. THE CARD AND PINK COPIES OF THE
RECEIPT ARE ATTACHED DIRECTLY TO THE MATERIAL. THE GREEN
COPY OF THE RECEIPT SHALL BE ANNOTATED TO INDICATE THE
METHOD OF TRANSMISSION SUCH AS ARFCOS, U.S. REGISTERED MAIL
NUMBER, OR HAND-CARRY NOTATION AND THEN FILED IN THE OSD
COMPONENT RECEIPT SUSPENSE FILE.

8-201.7.1.3. A PROPERLY COMPLETED OPTIONAL FORM
120, "DIPLOMATIC POUCH MAIL REGISTRATION," SHALL BE PREPARED
AND AFFIXED TO THE INNER ENVELOPE. THE SENDING OSD
COMPONENT COMPLETES BOTH THE LONG AND SHORT PORTION OF THE
OPTIONAL FORM 120, LESS THE SIGNATURE BLOCK. THE LONG PORTION
IS PAPER CLIPPED OR STAPLED TO THE OUTER ENVELOPE AND THE
SHORT PORTION PERMANENTLY AFFIXED TO THE INNER ENVELOPE.

8-201.7.2. MATERIAL DISPATCHED TO MEMBERS OF FOREIGN
GOVERNMENTS REQUIRES THREE ENVELOPES OR WRAPPERS,
ADDRESSED AND ANNOTATED AS FOLLOWS:

8-201.7.2.1. ENVELOPE OR WRAPPER NUMBER ONE: THE
INNERMOST PACKAGE WRAPPER SHALL BE ADDRESSED DIRECTLY TO
THE INTENDED RECIPIENT AND SHALL BEAR THE SAME CLASSIFICATION
MARKINGS AND CAVEATS AS THE CONTENTS. THE SD FORM 120 SERIAL
NUMBER SHALL BE MARKED ON THE LEFT AND BELOW THE ADDRESS
ELEMENT OF THE WRAPPER. THE YELLOW CARD AND PINK COPIES OF
THE RECEIPT ARE ATTACHED DIRECTLY TO THE MATERIAL WITHIN THE WRAPPER.

8-201.7.2.2. ENVELOPE OR WRAPPER NUMBER TWO. THIS WRAPPER IS ADDRESSED TO THE AMBASSADOR, AMERICAN EMBASSY, CITY, AND COUNTRY. THE SAME CLASSIFICATION MARKINGS AND CAVEATS AS WRAPPER ONE ARE INCLUDED ON WRAPPER TWO. THE SD FORM 120 SERIAL NUMBER IS ADDED TO THE LOWER LEFT QUADRANT OF THIS WRAPPER. THE SHORT PORTION OF A PROPERLY COMPLETED OPTIONAL FORM 120 IS AFFIXED PERMANENTLY TO THIS ENVELOPE.

8-201.7.2.3. ENVELOPE OR WRAPPER THREE. THE OUTER WRAPPER SHALL BE ADDRESSED TO THE: SUPERINTENDENT, POUCH ROOM DEPARTMENT OF STATE WASHINGTON, DC 20521

ABSOLUTELY NO CLASSIFICATION MARKINGS SHALL BE PLACED ON THIS ENVELOPE. THE LONG PORTION OF OPTIONAL FORM 20 AND THE GREEN COPY OF SD FORM 120 ARE ATTACHED TO THIS WRAPPER.

8-201.8. ALL CLASSIFIED MATERIAL TRANSMITTED THROUGH ARFCOS, U.S. POSTAL SERVICE, OR PENTAGON-RECORDED MAIL SHALL BE WRAPPED IN TWO ENVELOPES.

8-201.8.1. ENVELOPES OR PACKAGES TRANSMITTED THROUGH ARFCOS SHALL BE MARKED CLEARLY "VIA ARMED FORCES COURIER SERVICE" IN THE UPPER RIGHT QUADRANT OF THE OUTER WRAPPER; ONLY DRAFT PAPER ENVELOPES AND WRAPPING SHALL BE USED FOR TRANSMISSION OF MATERIAL. WHITE ENVELOPES SHALL NOT BE ACCEPTED. ENVELOPES OR ADDRESS LABELS THAT HAVE POSTAGE AND FEES INDICIA SHALL NOT BE USED ON MATERIAL TRANSMITTED VIA ARFCOS.

8-201.8.2. THE SD FORM 120 SERIAL NUMBER SHALL BE TYPED OR PRINTED IN THE LOWER LEFT QUADRANT OF THE ENVELOPE, ADDRESS LABEL, OR PACKAGE.

8-201.8.3. THE USE OF PLASTIC, CLOTH, CELLOPHANE, OR SYNTHETIC TAPE TO SEAL THE OUTER ENVELOPE OR WRAPPER IS PROHIBITED. DRAFT PAPER TAPE SHALL BE APPLIED TO PACKAGES.
8-202. Receipt Systems

8-202.1. Top Secret information shall be transmitted under a chain of receipts covering each individual who gets custody.

8-202.2. Secret information shall be covered by a receipt when transmitted to a foreign government (including foreign government embassies located in the United States) and when transmitted between major subordinate elements of DoD Components and other authorized addressees except that a receipt is not required when there is a hand-to-hand transfer between U.S. personnel and the recipient acknowledges responsibility for the Secret information.

8-202.3. Receipts for Confidential information are not required except when the information is transmitted to a foreign government (including foreign government embassies located in the United States) or upon request.

8-202.4. Receipts shall be provided by the transmitter of the material and the forms shall be attached to the inner cover.

8-202.4.1. Postcard receipt forms may be used.

8-202.4.2. Receipt forms shall be unclassified and contain only such information as is necessary to identify the material being transmitted.

8-202.4.3. Receipts shall be retained for at least 2 years.

8-202.5. In those instances where a fly-leaf (page check) form is used with classified publications, the postcard receipt will not be required.

8-202.6. THE CUSTODIAN'S WHITE AND COURIER'S GREEN COPIES OF SD FORM 120 SHALL BE ANNOTATED "SEALED ENVELOPE" OR "SEALED PACKAGE," DEPENDING IF THE MATERIAL IS AN ENVELOPE OR A PACKAGE. THE SD FORM 120 SHALL BE ATTACHED TO THE OUTER ENVELOPE OR WRAPPER.

8-202.7. THE RECIPIENT'S PINK AND THE OSD COMPONENT'S CARD COPIES OF SD FORM 120 SHALL BE INCLUDED IN THE INNER ENVELOPE OR WRAPPER WITH THE CLASSIFIED MATERIAL.

8-202.8. RECEIPTS FOR CLASSIFIED INFORMATION SHALL NOT CONTAIN ANY CLASSIFIED INFORMATION.
8-203. **Exceptions.** Exceptions may be authorized to the requirements contained in this Chapter by the Head of the Component concerned or designee, provided the exception affords equal protection and accountability to that provided above. Proposed exceptions that do not meet these minimum standards shall be submitted to the DUSD(P) for approval.

8-203.1. **WITHIN BUILDINGS, TRANSMISSION OF CLASSIFIED DOCUMENTS AND MATERIAL DOES NOT REQUIRE THE USE OF SEALED ENVELOPES.** IF THE FACE OF THE CLASSIFIED DOCUMENT OR MATERIAL CONTAINS CLASSIFIED INFORMATION, THE APPLICABLE COVER SHEET SHALL BE AFFIXED.

8-203.2. **BETWEEN BUILDINGS WITHIN THE NATIONAL CAPITAL REGION, A SINGLE ENVELOPE, BRIEFCASE, OR SIMILAR OPAQUE WRAPPING MAY BE USED AS AN OUTER WRAPPING TO HANDCARRY CLASSIFIED DOCUMENTS OR MATERIAL.** THIS OUTER COVER SHALL NOT DISPLAY ANY MARKING THAT SHOULD INDICATE THAT CLASSIFIED INFORMATION IS BEING CARRIED. A COVER SHEET, ENVELOPE MARKED WITH THE CLASSIFICATION OF THE INFORMATION, OR SIMILAR COVERING SHALL SERVE AS THE INNER ENVELOPE. THIS INNER COVERING SHALL NOT DISPLAY CLASSIFIED INFORMATION.

8-203.2.1. **THE PERSON CARRYING THE CLASSIFIED INFORMATION WILL MAINTAIN IT UNDER PHYSICAL CONTROL AT ALL TIMES UNTIL IT IS RETURNED TO A SECURE AREA OR PROPERLY DELIVERED TO THE INTENDED RECIPIENT.**

8-203.2.2. **PACKAGES CONTAINING CLASSIFIED MATERIAL THAT ARE REMOVED FROM THE PENTAGON MUST BE ACCOMPANIED BY A PROPERLY AUTHENTICATED PROPERTY PASS, OPTIONAL FORM 7.** THE FOLLOWING CAVEAT SHALL BE TYPED IN ITEM 4: "CONTENTS CLASSIFIED NOT SUBJECT TO INSPECTION. CONFIRMATION MAY BE OBTAINED BY CALLING _______________________."

8-203.2.3. **NOTWITHSTANDING THE ABOVE EXCEPTIONS, IF THE PERSON CARRYING THE INFORMATION HAS NO OFFICIAL REQUIREMENT FOR ACCESS TO ITS CONTENTS. IT SHALL BE ENCLOSED IN A SEALED INNER ENVELOPE OR WRAPPING. THE PERSON CARRYING THE INFORMATION MUST HAVE A SECURITY CLEARANCE AT LEAST AS HIGH AS THE INFORMATION.**
8-204. **TRACER SYSTEM**

8-204.1. EACH OFFICE OR ACTIVITY THAT DISPATCHES CLASSIFIED MATERIAL REQUIRING A RECEIPT SHALL ESTABLISH AN INTERNAL SUSPENSE FOR RECEIVING THE RETURN RECEIPT.

8-204.2. THE ORIGINATING OSD COMPONENT SHALL INITIATE TRACER ACTION BY TELEPHONE OR IN WRITING. THE FIRST AND SECOND TRACERS SHALL BE ADDRESSED TO THE ADDRESSEE OF THE MATERIAL. IF THE ADDRESSEE CLAIMS THAT THE MATERIAL WAS NOT RECEIVED OR IF THE SECOND TRACER IS NOT ACKNOWLEDGED, THE SECURITY MANAGER OF THE OSD COMPONENT IMMEDIATELY SHALL NOTIFY THE CORRESPONDENCE CONTROL DIVISION AND REQUEST INVESTIGATIVE ACTION. UPON COMPLETION OF INVESTIGATION, THE CORRESPONDENCE CONTROL DIVISION SHALL FORWARD THE RESULTS THEREOF TO THE ORIGINATING OSD COMPONENT FOR PROPER ACTION.

8-204.3. THE FOLLOWING TIME LIMITS SHALL BE OBSERVED:

8-204.3.1. THE FIRST TRACER ACTION TIME LIMIT SHALL BE 15 DAYS AFTER THE DATE THE MATERIAL WAS DISPATCHED FOR U.S.-ADDRESSED MAIL AND 30 DAYS AFTER THE DATE THE MATERIAL WAS DISPATCHED FOR OVERSEAS-ADDRESSED MAIL.

8-204.3.2. THE SECOND TRACER ACTION TIME LIMIT SHALL BE 30 DAYS AFTER THE DATE THE MATERIAL WAS DISPATCHED FOR U.S.-ADDRESSED MAIL AND 45 DAYS AFTER THE DATE THE MATERIAL WAS DISPATCHED FOR OVERSEAS-ADDRESSED MAIL.

C8.3. Section 3. **RESTRICTIONS, PROCEDURES, AND AUTHORIZATION FOR ESCORT OR HAND-CARRYING OF CLASSIFIED INFORMATION**

8-300. General Restrictions. Appropriately cleared personnel may be authorized to escort or hand-carry classified material between their duty station and an activity to be visited subject to the following conditions:

8-300.1. The storage provisions of Section C8.1. and subsection 5-206. of Chapter 5 of this Regulation shall apply at all stops enroute to the destination, unless the information is retained in the personal possession and under constant surveillance.
of the individual at all times. The hand-carrying of classified information on trips that involve an overnight stop is not permissible without advance arrangements for proper overnight storage in a U.S. Government facility or, if in the United States, a cleared contractor's facility that has the requisite storage capability.

8-300.2. Classified material shall not be read, studied, displayed, or used in any manner in public conveyances or places.

8-300.3. When classified material is carried in a private, public, or Government conveyance, it shall not be placed in any detachable storage compartment such as automobile trailers, luggage racks, aircraft travel pods, or drop tanks nor, under any circumstances, left unattended.

8-300.4. Responsible officials shall provide a written statement to all individuals escorting or carrying classified material aboard commercial passenger aircraft authorizing such transmission. This authorization statement may be included in official travel orders and should ordinarily permit the individual to pass through passenger control points without the need for subjecting the classified material to inspection. Specific procedures for carrying classified documents aboard commercial aircraft are contained in subsection 8-302.

8-300.5. Each activity shall list all classified information carried or escorted by traveling personnel. All classified information shall be accounted for.

8-300.6. Individuals authorized to hand-carry or escort classified material shall be fully informed of the provisions of this Chapter, and shall sign a statement to that effect prior to the issuance of written authorization or identification media. This statement shall be retained for a minimum of 2 years; it need not be executed on each occasion that the individual is authorized to transport classified information provided a signed statement is on file.

8-301. Restrictions on Hand-carrying Classified Information Aboard Commercial Passenger Aircraft. Classified information shall not be hand-carried aboard commercial passenger aircraft unless:

8-301.1. There is neither time nor means available to move the information in the time required to accomplish operational objectives or contract requirements.

8-301.2. The hand-carry has been authorized by an appropriate official in accordance with subsection 8-303.
8-301.3. In the case of the hand-carry of classified information across international borders, arrangements have been made to ensure that such information will not be opened by customs, border, postal, or other inspectors, either U.S. or foreign.

8-301.4. The hand-carry is accomplished aboard a U.S. carrier. Foreign carriers will be utilized only when no U.S. carrier is available and then the approving official must ensure that the information will remain in the custody and physical control of the U.S. escort at all times.

8-301.5. HAND-CARRYING SHALL NOT BE DONE EXCEPT IN TIME-CRITICAL OR EMERGENCY SITUATIONS AND UNTIL ALL OTHER, MORE SECURE, METHODS OF TRANSMISSION HAVE BEEN CONSIDERED AND DETERMINED TO BE IMPractical AND WHERE THE MATERIAL IS NOT AVAILABLE OR MAY NOT BE OBTAINED PROMpTLY AT THE TRAVELER’S DESTINATION. paragraphs 8-101., 8-102., and 8-103., above, PRESCRIBE THE PREFERRED METHODS OF TRANSMITTING CLASSIFIED MATERIAL. IT IS PROHIBITED SPECIFICALLY TO DELAY PREPARING CLASSIFIED INFORMATION FOR TRANSMITTAL OR TO NEGLECT USING ONE OF THE PREFERRED METHODS OF TRANSMITTAL TO CREATE AN ARTIFICIAL TIME-CRITICAL SITUATION WHEREIN HAND-CARRYING ABOARD COMMERCIAL AIRCRAFT BECOMES NECESSARY.

8-302. Procedures for Hand-carrying Classified Information Aboard Commercial Passenger Aircraft

8-302.1. Basic requirements.

8-302.1.1. Advance and continued coordination by the DoD activity and contractor officials shall be made with departure airline and terminal officials and, when possible, with intermediate transfer terminals to develop mutually satisfactory arrangements within the terms of this issuance and Federal Aviation Administration (FAA) guidance. Specifically, a determination should be made beforehand whether documentation described in paragraph 8-302.4., below, will be required. Local FAA Security Officers can be of assistance in making this determination. To aid coordination and planning, a listing of FAA field offices is at Appendix 4.

8-302.1.2. The individual designated as courier shall be in possession of either DD Form 2, "Armed (or Uniformed) Services Identification Card" (any color),
or other DoD or contractor picture identification card and written authorization to carry classified information.

8-302.2. Procedures for carrying classified information in envelopes. Persons carrying classified information should process through the airline ticketing and boarding procedure the same as all other passengers except for the following:

8-302.2.1. The classified information being carried shall contain no metal bindings and shall be contained in sealed envelopes. Should such envelopes be contained in a briefcase or other carry-on luggage, the briefcase or luggage shall be routinely offered for opening for inspection for weapons. The screening officials may check envelopes by X-ray machine, flexing, feel, and weight, without opening the envelopes themselves.

8-302.2.2. Opening or reading of the classified document by the screening official is not permitted.

8-302.3. Procedures for transporting classified information in packages. Classified information in sealed or packaged containers shall be processed as follows:

8-302.3.1. The Government or contractor official who has authorized the transport of the classified information shall notify the appropriate air carrier in advance.

8-302.3.2. The passenger carrying the information shall report to the affected airline ticket counter before boarding, present his documentation, and the package or cartons to be exempt from screening. The airline representative will review the documentation and description of the containers to be exempt.

8-302.3.3. If satisfied with the identification of the passenger and his documentation, the official will provide the passenger with an escort to the screening station and authorize the screening personnel to exempt the container from physical or other type inspection.

8-302.3.4. If the airline official is not satisfied with the identification of the passenger or the authenticity of his documentation, the passenger will not be permitted to board, and not be subject to further screening for boarding purposes.

8-302.3.5. The actual loading and unloading of the information will be under the supervision of a representative of the air carrier; however, appropriately cleared personnel shall accompany the material and keep it under surveillance during
loading and unloading operations. In addition, appropriately cleared personnel must be available to conduct surveillance at any intermediate stops where the cargo compartment is to be opened.

8-302.3.6. DoD Components and contractor officials shall establish and maintain appropriate liaison with local FAA officials, airline representatives and airport terminal administrative and security officials. Prior notification is emphasized to ensure that the airline representative can make timely arrangements for courier screening.

8-302.4. Documentation.

8-302.4.1. When authorized to carry sealed envelopes or containers containing classified information, both Government and contractor personnel shall present an identification card carrying a photograph, descriptive data, and signature of the individual. (If the identification card does not contain date of birth, height, weight, and signature, these items must be included in the written authorization.)

8-302.4.1.1. DoD personnel shall present an official identification issued by U.S. Government Agency.

8-302.4.1.2. Contractor personnel shall present identification issued by the contractor or the U.S. Government. Contractors' identification cards shall carry the name of the employing contractor, or otherwise be marked to denote "contractor."

8-302.4.1.3. The courier shall have the original of the authorization letter. A reproduced copy is not acceptable; however, the traveler shall have sufficient authenticated copies to provide a copy to each airline involved. The letter shall be prepared on letterhead stationary of the Agency or contractor authorizing the carrying of classified material. In addition, the letter shall:

8-302.4.1.3.1. Give the full name of the individual and his employing Agency or company;

8-302.4.1.3.2. Describe the type of identification the individual will present (for example, Naval Research Laboratory Identification Card, No. 1234; ABC Corporation Identification Card No. 1234);

8-302.4.1.3.3. Describe the material being carried (for example, three sealed packages, 9" x 8" x 24," addressee and addressee);
8-302.4.1.3.4. Identify the point of departure, destination, and known transfer points;

8-302.4.1.3.5. Carry a date of issue and an expiration date;

8-302.4.1.3.6. Carry the name, title, and signature of the official issuing the letter. Each package or carton to be exempt shall be signed on its face by the official who signed the letter; and

8-302.4.1.3.7. Carry the name of the Government Agency designated to confirm the letter of authorization, and its telephone number. The telephone number of the Agency designated shall be an official U.S. Government number.

8-302.4.2. Information relating to the issuance of DoD identification cards is contained in DoD Instruction 1000.13 (reference (xx)). The green, gray, and red DD Forms 2 and other DoD and contractor picture ID card are acceptable to FAA.

8-302.4.3. The Director, DIS, shall establish standards for the issuance of identification cards when required by contractor employees selected as couriers or whose duties will involve hand-carrying of classified material.

8-303. Authority to Approve Escort or Hand-carry of Classified Information Aboard Commercial Passenger Aircraft

8-303.1. Within the United States, its Territories, and Canada.

8-303.1.1. DoD Component officials who have been authorized to approve travel orders and designate couriers may approve the escort or hand-carry of classified information within the United States, its Territories, and Canada.

8-303.1.2. The Director, DIS, may authorize contractor personnel to hand-carry classified material in emergency or time-sensitive situations subject to adherence with the procedures and limitations specified in this section.

8-303.1.3. OSD COMPONENT SECURITY MANAGER SHALL AUTHORIZE ESCORT OR HAND CARRYING OF CLASSIFIED MATERIAL WITHIN THE UNITED STATES, ITS TERRITORIES AND POSSESSIONS; AND CANADA.

8-303.2. Outside the United States, its Territories, and Canada. The Head
of a DoD Component, or single designee at the headquarters or major command level, may authorize the escort or hand-carrying of classified information outside the area encompassed by the boundaries of United States, its Territories, and Canada upon certification by the requestor that:

8-303.2.1. The material is not present at the destination;

8-303.2.2. The material is needed urgently for a specified official purpose; and

8-303.2.3. There is a specified reason that the material could not be transmitted by other approved means to the destination in sufficient time for the stated purpose.

8-303.2.4. THE DIRECTOR, PSD, HAS SOLE AUTHORITY TO PERMIT THE ESCORT OR HAND-CARRYING OF CLASSIFIED INFORMATION OUTSIDE THE UNITED STATES, ITS TERRITORIES, AND CANADA.

8-303.2.5. THE DIRECTOR, CORRESPONDENCE AND DIRECTIVES, IS AUTHORIZED TO PROVIDE COURIER SUPPORT FOR THE SECRETARY OF DEFENSE AND DEPUTY SECRETARY OF DEFENSE VISITS TO FOREIGN COUNTRIES. DESIGNATED COURIERS SHALL READ AND COMPLY WITH APPENDIX 6, BELOW.

8-303.2.6. THE REQUESTING OFFICIAL SHALL:

8-303.2.6.1. PREPARE AND SIGN A MEMORANDUM REQUESTING APPROVAL FOR HAND-CARRYING CLASSIFIED MATERIAL AS OUTLINED IN FIGURE 11, BELOW. ONLY THE ORIGINAL SIGNATURE OF THE COURIER SHALL BE ACCEPTED FOR APPROVAL.

8-303.2.6.2. PREPARE A LETTER OF AUTHORIZATION AS OUTLINED IN FIGURE 12, BELOW. THE EXPIRATION DATE OF THE LETTER OF AUTHORIZATION SHALL NOT EXCEED 3 DAYS BEYOND THE DATE THE TRAVEL IS COMPLETED: RECURRING OR "BLANKET" LETTERS OF AUTHORIZATION ARE PROHIBITED.

8-303.2.6.3. THE MEMORANDUM AND AUTHORIZATION LETTER SHALL BE SUBMITTED TO PSD FOR APPROVAL AS FAR IN ADVANCE OF THE DEPARTURE DATE AS POSSIBLE.
FIGURE 11.

ORGANIZATION LETTER HEAD

MEMORANDUM FOR THE DIRECTOR, PHYSICAL SECURITY DIVISION, OSD/WHIS

THROUGH: SECURITY MANAGER

SUBJECT: REQUEST FOR APPROVAL TO HAND-CARRY CLASSIFIED INFORMATION ABOARD COMMERCIAL AIRCRAFT

REFERENCE: OSD ADMINISTRATIVE INSTRUCTION NO. 26, "OSD SECURITY SUPPLEMENT"

IN ACCORDANCE WITH THE ABOVE CITED REFERENCE, REQUEST THE INDIVIDUAL NAMED, BELOW, BE AUTHORIZED TO HAND-CARRY CLASSIFIED DEFENSE INFORMATION OUTSIDE OF THE UNITED STATES, ITS TERRITORIES, CANADA, AND ABOARD COMMERCIAL AIRCRAFT. PERTINENT DATA ARE PROVIDED BELOW:

a. NAME:
   RANK AND/OR GRADE:
   SOCIAL SECURITY NUMBER:
   SECURITY CLEARANCE:

b. PURPOSE OF TRAVEL:

c. ITINERARY:

d. BRIEF JUSTIFICATION SUPPORTING REQUEST:

e. NAME, TELEPHONE NUMBER, AND ROOM NUMBER OR PERSON WHO POSSESES INVENTORY LIST OF MATERIAL TO BE HAND-CARRIED:

f. HIGHEST CLASSIFICATION OF MATERIAL INVOLVED:

g. STORAGE LOCATIONS:

h. REASON MATERIAL MAY NOT BE RETURNED THROUGH NORMAL TRANSMISSION CHANNELS:

i. ARRANGEMENTS MADE TO PRECLUDE CUSTOMS, POSTAL, OR OTHER INSPECTION WHEN CROSSING INTERNATIONAL BORDERS:

I HEREBY CERTIFY THAT I HAVE READ AND UNDERSTAND THE PROVISIONS IN SECTION 3, CHAPTER VIII, DOD 5200.1-R.

SIGNATURE OF COURIER
FIGURE 12.

ORGANIZATION LETTER HEAD

SUBJECT: AUTHORIZED TO HAND-CARRY CLASSIFIED DEFENSE INFORMATION ABOARD COMMERCIAL AIRCRAFT

TO: WHOM IT MAY CONCERN

REFERENCE: DOD 5200.1-R, "DEPARTMENT OF DEFENSE INFORMATION SECURITY PROGRAM REGULATION"

THIS AUTHORIZATION IS ISSUED UNDER THE PROVISIONS OF PARAGRAPH 8-302 D. OF CITED REFERENCE, ABOVE.

a. FULL NAME OF TRAVELER:
   EMPLOYING AGENCY:

b. TYPE OF PERSONAL IDENTIFICATION: (IF THE IDENTIFICATION DOES NOT CONTAIN THE DATE OF BIRTH, HEIGHT, WEIGHT, AND SIGNATURE, THESE DATA MUST BE INCLUDED HERE; PASSPORT NUMBER SHALL BE CITED HERE WHEN TRAVELER HAS BEEN ISSUED SAME.)

c. DESCRIPTION OF MATERIAL BEING CARRIED:
   NUMBER OF SEALED PACKAGES:
   DIMENSIONS OF PACKAGES:
   ADDRESSEE: (FULL MAILING ADDRESS)
   ADDRESOR: (FULL MAILING ADDRESS)

d. POINT OF DEPARTURE:
   KNOWN TRANSFER POINTS:
   DESTINATION:

e. ISSUE DATE:

f. EXPIRATION DATE:

g. AGENCY DESIGNATED TO CONFIRM THIS LETTER OF AUTHORIZATION (INCLUDE NAME OF OFFICIAL AND TELEPHONE NUMBER)

DIRECTOR, PHYSICAL SECURITY DIVISION
DATE: __________________________
C9.  CHAPTER 9

DISPOSAL AND DESTRUCTION

9-100. Policy. Documentary record information originated or received by a DoD Component in connection with the transaction of public business, and preserved as evidence of the organization, functions, policies, operations, decisions, procedures, or other activities of any U.S. Government Department or Agency or because of the informational value of the data contained therein, may be disposed of or destroyed only in accordance with DoD Component record management regulations. Nonrecord classified information, and other material of similar temporary nature, shall be destroyed when no longer needed under procedures established by the Head of the cognizant DoD Component. These procedures shall incorporate means of verifying the destruction of classified information and material and be consistent with the following requirements.

9-101. Methods of Destruction. Classified documents and material shall be destroyed by burning or, with the approval of the cognizant DoD Component head or designee, by melting, chemical decomposition, pulping, pulverizing, cross-cut shredding, or mutilation sufficient to preclude recognition or reconstruction of the classified information. (Strip shredders purchased prior to the effective date of this Regulation may continue to be used but only in circumstances where reconstruction of the residue is precluded. Shredding significant amounts of unclassified material together with classified material normally will meet this requirement.)

9-102. Destruction Procedures

9-102.1. Procedures shall be instituted that ensure all classified information intended for destruction actually is destroyed. Destruction records and imposition of a two-person rule, that is, having two cleared persons involved in the entire destruction process, will satisfy this requirement for Top Secret information. Imposition of a two-person rule, without destruction records, will satisfy this requirement for Secret information, as will use of destruction records without imposition of the two-person rule. Only one cleared person needs to be involved in the destruction process for Confidential information.

9-102.2. When burn bags are used for the collection of classified material that is to be destroyed at central destruction facilities, such bags shall be controlled in a manner designed to minimize the possibility of their unauthorized removal and the
unauthorized removal of their classified contents prior to actual destruction. When filled, burn bags shall be sealed in a manner that will facilitate the detection of any tampering with the bag.

9-102.3. Procedures to ensure that all classified information intended for destruction actually is destroyed, other than those in paragraphs 9-102.1. and 9-102.2., above, shall be submitted to the DoD Component's senior official (subsections 13-301. and 13-302.) for approval.

9-103. Records of Destruction

9-103.1. Records of destruction are required for Top Secret information. The record shall be dated and signed at the time of destruction by two persons cleared for access to Top Secret information. However, in the case of Top Secret information placed in burn bags for central disposal, the destruction record may be signed by the officials when the information is so placed and the bags are sealed. Top Secret burn bags shall be numbered serially and a record kept of all subsequent handling of the bags until they are destroyed. This record may be in lieu of actual burn bag receipts and shall be maintained for a minimum of 2 years.

9-103.1.1. TOP SECRET DOCUMENTS, ENCLOSURES, AND ATTACHMENTS SHALL BE RECORDED INDIVIDUALLY AND IDENTIFIED ON SD FORM 188, "REQUEST FOR AND CERTIFICATION OF CLASSIFIED MATERIAL."

9-103.1.2. SD FORM 188 SHALL BE SERIAL NUMBERED IN CALENDAR YEAR SERIES. WHEN SEVERAL PAGES ARE PREPARED AT ONE TIME, ONLY THE LAST PAGE NEEDS TO BE SIGNED BY THE OFFICIALS CONCERNED WITH DESTRUCTION. ALL PRECEDING PAGES SHALL BE INITIALED BY THE OFFICIALS. THE REMARK "NOTHING FOLLOWS" SHALL BE ENTERED ON THE FIRST LINE FOLLOWING THE LAST ENTRY ON THE CERTIFICATE.

9-103.1.3. COMPLETION OF THE "SIGNATURE OF CUSTODIAN" BLOCK OF SD FORM 188 SHALL BE ACCOMPLISHED BY THE PERSON PLACING THE TOP SECRET DOCUMENT IN THE BURN BAG. THE "SIGNATURE OF DESTROYING OFFICER(S)" BLOCK SHALL BE ACCOMPLISHED BY THE PERSON SEALING THE BURN BAG.

9-103.2. Records of destruction of Secret and Confidential information are not required except for NATO Secret and some limited categories of specially
controlled Secret information. When records of destruction are used for Secret information, only one cleared person has to sign such records. (DoD Directive 5100.55 (reference (ee)) provides guidance on the destruction of NATO classified material.)

9-103.3. Records of destruction shall be maintained for 2 years.

9-104. **Classified Waste.** Waste material, such as handwritten notes, carbon paper, typewriter ribbons, and working papers that contains classified information must be protected to prevent unauthorized disclosure of the information. Classified waste shall be destroyed when no longer needed by a method described in subsection 9-101. Destruction records are not required.

9-105. **Classified Document Retention**

9-105.1. Classified documents that are not permanently valuable records of the Government shall not be retained more than 5 years from the date of origin, unless such retention is authorized by and in accordance with DoD Component record disposition schedules.

9-105.2. Throughout the Department of Defense, the head of each activity shall establish at least one clean-out day each year where a portion of the work performed in every office with classified information stored is devoted to the destruction of unneeded classified holdings.

**THE HEAD OF THE OSD COMPONENTS SHALL DETERMINE THE SPECIFIC DATE(S) FOR ANNUAL REVIEWS OF CLASSIFIED DOCUMENTS. ALL CLASSIFIED FILES MUST BE REVIEWED BY THE END OF THE CALENDAR YEAR.**

9-106. **DESTRUCTION PROCEDURES**

9-106.1. **PREPRINTED RED AND WHITE STRIPED BAG SHALL BE USED FOR THE PACKAGING OF CLASSIFIED MATERIAL FOR DESTRUCTION. IF THESE BAGS ARE UNAVAILABLE, PLAIN BROWN BAGS SHALL BE MARKED WITH BOLD RED STRIPES AND USED AS A SUBSTITUTE. THESE BAGS SHALL NOT BE USED TO PACKAGE CLASSIFIED MATERIAL NOT INTENDED FOR DELIVERY TO A DESTRUCTION FACILITY OR TO CARRY PERSONAL ITEMS.**
9-106.2. WHEN PLACED IN USE, THE BAG SHALL BE MARKED WITH THE ROOM NUMBER AND TELEPHONE NUMBER OF THE OSD COMPONENT. IF THE BAG CONTAINS TOP SECRET MATERIAL, THE BAG SHALL BE MARKED WITH A SERIAL NUMBER.

9-106.3. CLASSIFIED WASTE MATERIAL SHALL BE PLACED IN A BAG. THE CONTENTS OF THE BAG SHALL NOT EXCEED 10 POUNDS OR THREE-FOURTHS OF THE BAG'S CONTENT. WASTE MATERIALS SUCH AS UNCLASSIFIED PAPERS, DISCARDED FOOD AND BEVERAGE CONTAINERS, GLASS, METAL, NEWSPAPERS, MAGAZINES, OR SIMILAR ITEMS SHALL NOT BE PLACED IN THE BURN BAGS.

9-106.4. THE FILLED BAG SHALL BE SEALED WITH 1 INCH MASKING TAPE OR THE OPEN END FOLDED AT LEAST ONCE AND STAPLED EVERY 2 INCHES.

9-106.5. PERSONNEL SHALL COMPLETE THE DESTRUCTION CERTIFICATE AS DESCRIBED IN PARAGRAPH 9-103.1., ABOVE. THE BURN BAGS SHALL BE DELIVERED TO DESIGNATED COLLECTION POINTS AT SPECIFIED TIMES. FOR INFORMATION ON THE COLLECTION POINTS OR SPECIFIED TIMES, TELEPHONE THE PENTAGON DESTRUCTION FACILITY AT 695-1828.
10-100. **Responsibility and Objectives.** Heads of DoD Components shall establish security education programs for their personnel. Such programs shall stress the objectives of improving the protection of information that requires it. They shall also place emphasis on the balance between the need to release the maximum information appropriate under the Freedom of Information Act (DoD Directive 5400.7, reference (p)) and the interest of the Government in protecting the national security.

10-101. **Scope and Principles.** The security education program shall include all personnel authorized or expected to be authorized access to classified information. Each DoD Component shall design its program to fit the requirements of different groups of personnel. Care must be exercised to assure that the program does not evolve into a perfunctory compliance with formal requirements without achieving the real goals of the program. The program shall, as a minimum, be designed to:

10-101.1. Advise personnel of the adverse effects to the national security that could result from unauthorized disclosure and of their personal, moral, and legal responsibility to protect classified information within their knowledge, possession, or control;

10-101.2. Indoctrinate personnel in the principles, criteria, and procedures for the classification, downgrading, declassification, marking, control and accountability, storage, destruction, and transmission of classified information and material, as prescribed in this Regulation, and alert them to the strict prohibitions against improper use and abuse of the classification system;

10-101.3. Familiarize personnel with procedures for challenging classification decisions believed to be improper;

10-101.4. Familiarize personnel with the security requirements of their particular assignment;

10-101.5. Inform personnel of the techniques employed by foreign intelligence activities in attempting to obtain classified information, and their responsibility to report such attempts;
10-101.6. Advise personnel of the penalties for engaging in espionage activities;

10-101.7. Advise personnel of the strict prohibition against discussing classified information over an unsecure telephone or in any other manner that permits interception by unauthorized persons;

10-101.8. Inform personnel of the penalties for violation or disregard of the provisions of this Regulation (see paragraph 14-101.2.);

10-101.9. Instruct personnel that individuals having knowledge, possession, or control of classified information must determine, before disseminating such information, that the prospective recipient has been cleared for access by competent authority; needs the information in order to perform his or her official duties; and can properly protect (or store) the information.

10-101.10. INFORM NEWLY ASSIGNED PERSONNEL, INCLUDING CONSULTANTS AND EXPERTS, AS TO THE PROPER PROCEDURES FOR THE PROTECTION OF CLASSIFIED MATERIALS AND INFORMATION DURING OFFICE ORIENTATIONS. NEWLY ASSIGNED PERSONS MAY NOT BE MADE SOLELY RESPONSIBLE FOR SECURING CLASSIFIED MATERIALS OR OFFICES UNTIL THEY HAVE COMPLETED SECURITY ORIENTATIONS AND TRAINING DESIGNED TO FAMILIARIZE THEM WITH PROPER STORAGE AND OFFICE CLOSING PROCEDURES. GENERAL KNOWLEDGE OF THE TOTAL CONTENT OF THIS REGULATION MAY BE ACCOMPLISHED BEST BY INDIVIDUAL STUDY REINFORCED BY DISCUSSION WITH THE OSD COMPONENT SECURITY MANAGER ON SPECIFIC POLICY AND PROCEDURES RELATED TO THE INDIVIDUAL’S ASSIGNMENT.

10-101.11. ADVISE PERSONNEL OF THE REQUIREMENTS TO REPORT SUCH MATTERS AS:

10-101.11.1. PHYSICAL SECURITY DEFICIENCIES.

10-101.11.2. POSSIBLE LOSS OR COMPROMISE OF CLASSIFIED MATERIAL.

10-101.11.3. INFORMATION THAT MIGHT REFLECT ADVERSELY ON THE TRUSTWORTHINESS OF AN INDIVIDUAL WHO HAS ACCESS TO CLASSIFIED INFORMATION.
10-101.11.3.1. INFORM PERSONNEL OF THE PROPER METHODS AND CHANNELS FOR REPORTING MATTERS OF SECURITY INTEREST.

10-102. Initial Briefings. DoD personnel granted a security clearance (see subsection 7-100.) shall not be permitted to have access to classified information until they have received an initial security briefing and have signed Standard Form 189, "Classified Information Nondisclosure Agreement." DoD 5200.1-PH-1 (reference (ccc)) provides a sample briefing and additional information regarding Standard Form 189. Cleared personnel employed prior to the effective date of this Regulation must sign Standard Form 189 as soon as practicable but not later than February 28, 1990.


10-102.2. OSD COMPONENT SECURITY MANAGERS MAY OBTAIN THE BRIEFING BOOKLET FROM PSD.

10-102.3. THE STANDARD FORM 189 SHALL BE SIGNED AND FORWARDED TO PERSONNEL SECURITY DIVISION, DIRECTORATE OF PERSONNEL AND SECURITY, WHS.

10-103. Refresher Briefings. Programs shall be established to provide, at a minimum, annual security training for personnel having continued access to classified information. The elements outlined in subsection 10-101. shall be tailored to fit the needs of experienced personnel.

10-103.1. THE OSD COMPONENT OR ALTERNATES(S) SECURITY MANAGERS SHALL PROVIDE THE REFRESHER SECURITY BRIEFING FOR ALL PERSONNEL EACH CALENDAR YEAR. ATTENDANCE IS MANDATORY. MATERIALS SUCH AS VIDEO TAPE RECORDINGS,
SECURITY POSTERS, HANDOUTS, AND OTHER RELATED INSTRUCTIONAL MATERIAL MAY BE OBTAINED FROM PSD.

10-103.2. A WRITTEN REPORT SHALL BE SUBMITTED TO PSD GIVING THE NAMES OF THE INDIVIDUALS WHO ATTENDED THE TRAINING AND THE MATERIAL AND/OR TOPICS COVERED.

10-104. Foreign Travel Briefings

10-104.1. Personnel who have had access to classified information shall be given a foreign travel briefing, before travel, to alert them to their possible exploitation under the following conditions:

10-104.1.1. Travel to or through Communist-controlled countries; and

10-104.1.2. Attendance at international scientific, technical, engineering or other professional meetings in the United States or in any country outside the United States where it can be anticipated that representatives of Communist-controlled countries will participate or be in attendance. (See also DoD Directive 5240.6 (reference (gg)).)

10-104.2. Individuals who travel frequently, or attend or host meetings of foreign visitors as described in 10-104.1.2., above, need not be briefed for each occasion, but shall be provided a thorough briefing at least once every 6 months and a general reminder of security responsibilities before each such activity.

10-104.3. ALL MILITARY AND CIVILIAN PERSONNEL ASSIGNED TO OSD, HAVING ACCESS TO CLASSIFIED MATERIAL, SHALL RECEIVE A FOREIGN TRAVEL BRIEFING FROM PERSONNEL SECURITY DIVISION, DIRECTORATE OF PERSONNEL AND SECURITY, WHS.

10-105. Termination Briefings

10-105.1. Upon termination of employment, administrative withdrawal of security clearance, or contemplated absence from duty or employment for 60 days or more, DoD military personnel and civilian employees shall be given a termination briefing, return all classified material, and execute a Security Termination Statement. This statement shall include:
10-105.1.1. An acknowledgment that the individual has read the appropriate provisions of the Espionage Act (reference (yy)), other criminal statutes, DoD regulations applicable to the safeguarding of classified information to which the individual has had access, and understands the implications thereof;

10-105.1.2. A declaration that the individual no longer has any documents or material containing classified information in his or her possession;

10-105.1.3. An acknowledgement that the individual will not communicate or transmit classified information to any unauthorized person or Agency; and

10-105.1.4. An acknowledgement that the individual will report without delay to the FBI or the DoD Component concerned any attempt by any unauthorized person to solicit classified information.

10-105.2. When an individual refuses to execute a Security Termination Statement, that fact shall be reported immediately to the security manager of the cognizant organization concerned. In any such case, the individual involved shall be debriefed orally. The fact of a refusal to sign a Security Termination Statement shall be reported to the Director, Defense Investigative Service who shall ensure that it is recorded in the Defense Central Index of Investigations.

10-105.3. The security termination statement shall be retained by the DoD Component that authorized the individual access to classified information for the period specified in the Component's record retention schedules, but for a minimum of 2 years after the individual is given a termination briefing.

10-105.4. ALL MILITARY AND CIVILIAN PERSONNEL ASSIGNED TO OSD SHALL RECEIVE A TERMINATION BRIEFING FROM PERSONNEL SECURITY DIVISION, DIRECTORATE OF PERSONNEL AND SECURITY, WHS.
C11. CHAPTER 11
FOREIGN GOVERNMENT INFORMATION

C11.1. Section 1. CLASSIFICATION

11-100. Classification

11-100.1. Foreign government information classified by a foreign government or international organization of governments all retain its original classification designation or be assigned a U.S. classification designation that will ensure a degree of protection equivalent to that required by the Government or organization that furnished the information. Original classification authority is not required for this purpose.

11-100.2. Foreign government information that was not classified by a foreign entity but was provided with the expectation, expressed or implied, that the information, the source of the information, or both, are to be held in confidence must be classified by an original classification authority. The two-step procedure for classification prescribed in subsection 2-202. does not apply to the classification of such foreign government information because E.O. 12356 (reference (g)) states a presumption of damage to the national security in the event of unauthorized disclosure of such information. Therefore, foreign government information shall be classified at least Confidential, but higher whenever the damage criteria of subsections 1-501. or 1-502. are determined to be met.

11-101. Duration of Classification

11-101.1. Foreign government information shall not be assigned a date or event for automatic declassification unless specified or agreed to by the foreign entity.

11-101.2. Foreign government information classified by the Department of Defense under this or previous Regulations shall be protected for an indefinite period (see subsection 11-304.).

C11.2. Section 2. DECLASSIFICATION

11-200. Policy. In considering the possibility of declassification of foreign government information, officials shall respect the intent of this Regulation to protect
foreign government information and confidential foreign sources.

11-201. **Systematic Review.** When documents containing foreign government information are encountered during the systematic review process they shall be referred to the originating Agency for a declassification determination. Consultation with the foreign originator through appropriate channels may be necessary before final action can be taken.

11-202. **Mandatory Review.** Requests for mandatory review for declassification of foreign government information shall be processed and acted upon in accordance with the provisions of section C3.3. of Chapter 3, except that foreign government information will be declassified only in accordance with the guidelines developed for such purpose and after necessary consultation with other DoD Components or Government Agencies with subject matter interest. When these guidelines cannot be applied to the foreign government information requested, or in the absence of such guidelines, consultation with the foreign originator through appropriate channels normally should be effected prior to final action taken on the request. When the responsible DoD Component is knowledgeable of the foreign originator's view toward declassification or continued classification of the types of information requested, consultation with the foreign originator may not be necessary.

C11.3. Section 3. **MARKING**

11-300. **Equivalent U.S. Classification Designations.** Except for the foreign security classification designation RESTRICTED, foreign classification designations, including those of international organizations of governments, that is, NATO, generally parallel U.S. classification designations. A table of equivalents is contained in Appendix 1.

11-301. **Marking NATO Documents.** Classified documents originated by NATO, if not already marked with the appropriate classification in English, shall be so marked. Markings required under subsection 4-402. shall not be placed on documents originated by NATO. Documents originated by NATO that are marked RESTRICTED shall be marked with the following additional notation: "To be safeguarded in accordance with USSAN Instruction 1-69" (see DoD Directive 5100.55 (reference (ee))).

11-302. **Marking Other Foreign Government Documents**

11-302.1. If the security classification designation of foreign government
documents is shown in English, no other classification marking shall be applied. If the foreign classification designation is not shown in English, the equivalent overall U.S. classification designation (see Appendix 1) shall be marked conspicuously on the document. When foreign government documents are marked with a classification designation having no U.S. equivalent, as in the last column of Appendix 1, such documents shall be marked in accordance with paragraph 11-302.2., below.

11-302.2. Certain foreign governments use a fourth classification designation as shown in the last column of Appendix 1. Such designations equate to the foreign classification RESTRICTED. If foreign government documents are marked with any of the classification designations listed in the last column of Appendix 1, no other classification marking shall be applied. In all such cases, the notation, "This classified material is to be safeguarded in accordance with DoD 5200.1-R or DoD 5220.22-M," shall be shown on the face of the document.

11-302.3. Other marking requirements prescribed by this Regulation for U.S. classified documents are not applicable to documents of foreign governments or international organizations of governments.

11-303. Marking of DoD Classification Determinations. Foreign documents containing foreign government information not classified by the foreign government but provided to the Department of Defense in confidence shall be classified as prescribed in paragraph 11-100.2. and marked with the appropriate U.S. classification.

11-304. Marking of Foreign Government Information in DoD Documents

11-304.1. Except where such markings would reveal that information is foreign government information when that fact must be concealed, or reveal a confidential source or relationship not otherwise evident in the document or information, foreign government information incorporated in DoD documents shall be identified in a manner that ensures that such information is not declassified prematurely or made accessible to nationals of a third country without consent of the originator. This requirement may be satisfied by marking the face of the document "FOREIGN GOVERNMENT INFORMATION," or with another marking that otherwise indicates that the information is foreign government information, and by including the appropriate identification in the portion or paragraph classification markings, for example, (NS) or (U.K.-C). All other markings prescribed by subsection 4-103. are applicable to these documents. In addition, DoD classified documents that contain extracts of NATO classified information shall bear a marking...
substantially as follows on the cover or first page:  "THIS DOCUMENT CONTAINS NATO CLASSIFIED INFORMATION."

11-304.2. When foreign RESTRICTED or NATO RESTRICTED information is included in an otherwise unclassified DoD document, the DoD document shall be marked CONFIDENTIAL. All requirements of subsection 4-103. apply to such documents. Portion markings on such a document include, for example, "(U)," "(NR)," and "(FRG-R)." In addition, the appropriate caveat from paragraph 11-304.1., above, shall be included on the face of the document.

11-304.3. The "Classified by" line of DoD documents containing only foreign government information normally shall be completed with the identity of the foreign government or international organization involved, for example, "Classified by Government of Australia," or "Classified by NATO," provided that other requirements of subsection 4-104. do not pertain to such documents.

11-304.4. The "Declassify on" line of DoD documents containing foreign government information normally shall be completed with the notation, "Originating Agency's Determination Required," or "OADR" (see subsections 4-600. and 11-101.).

C11.4. Section 4. PROTECTIVE MEASURES

11-400. NATO Classified Information. NATO classified information shall be safeguarded in accordance with the provisions of DoD Directive 5100.55 (reference (ee)).

QUESTIONS CONCERNING THE RELEASABILITY OF INFORMATION TO NATO SHOULD BE REFERRED TO THE DIRECTORATE FOR INFORMATION SECURITY (ODUSD/P), ROOM 3C260, TELEPHONE 695-2686. INFORMATION ON ANY OTHER PART OF THE PROGRAM MAY BE OBTAINED FROM THE OSD SUB-REGISTRY, ROOM 3A948, TELEPHONE 697-9287.

11-401. Other Foreign Government Information

11-401.1. Classified foreign government information other than NATO information shall be protected as is prescribed by this Regulation for U.S. classified information of a comparable classification.
11-401.2. Foreign government information, unless it is NATO information, that is marked under paragraphs 11-302.2. or 11-304.2. shall be protected as U.S. CONFIDENTIAL, except that such information may be stored in locked filing cabinets, desks, or other similar closed spaces that will prevent access by unauthorized persons.
C12. CHAPTER 12
SPECIAL ACCESS PROGRAMS

12-100. Policy. It is the policy of the Department of Defense to use the security classification categories and the applicable sections of E.O. 12356 (reference (g)) and its implementing ISOO Directive (reference (h)), to limit access to classified information on a "need-to-know" basis to personnel who have been determined to be trustworthy. It is further policy to apply the "need-to-know" principle in the regular system so that there will be no need to resort to formal Special Access Programs. In this context, Special Access Programs may be created or continued only on a specific showing that:

12-100.1. Normal management and safeguarding procedures are not sufficient to limit "need-to-know" or access; and

12-100.2. The number of persons who will need access will be reasonably small and commensurate with the objective of providing extra protection for the information involved.

12-101. Establishment of Special Access Programs

12-101.1. Procedures for the establishment of Special Access Programs involving NATO classified information are based on international treaty requirements (see DoD Directive 5100.55 (reference (ee)).

12-101.2. The policies and procedures for access to and dissemination of Restricted Data and Critical Nuclear Weapon Design Information are contained in DoD Directive 5210.2 (reference (dd)).

12-101.3. Special Access Programs for foreign intelligence information under the cognizance of the Director of Central Intelligence, or those of the National Telecommunications and Information Systems Security Committee originate outside the Department of Defense. However, coordination with the DUSD(P) and the Component's central point of contact is necessary before the establishment or implementation of any such Programs by any DoD Component. The information required by paragraph 12-105.1. will be provided.
12-101.4. Excluding those Programs specified in paragraphs 12-101.1., 12-101.2., and 12-101.3., above, Special Access Programs shall be established within the Military Departments by:

12-101.4.1. Submitting to the Secretary of the Department the information required under paragraph 12-105.1.;

12-101.4.2. Obtaining written approval from the Secretary of the Department;

12-101.4.3. Providing to the DUSD(P) a copy of the approval; and

12-101.4.4. Maintaining the information and rationale upon which approval was granted within the Military Department's central office.

12-101.5. Special Access Programs, other than those specified in paragraphs 12-101.1., 12-101.2., and 12-101.3., above, that are desired to be established in any DoD Component other than the Military Departments shall be submitted with the information referred to in paragraph 12-105.1. to the DUSD(P) for approval.

12-102. Review of Special Access Programs

12-102.1. Excluding those Programs specified in paragraphs 12-101.1., 12-101.2., or 12-101.3., each Special Access Program shall be reviewed annually by the DoD Component responsible for establishment of the Program. To accommodate such reviews, DoD Components shall institute procedures to ensure the conduct of annual security inspections and regularly scheduled audits by security, contract administration, and audit organizations.

12-102.2. Special Access Programs, excluding those specified in paragraphs 12-101.1., 12-101.2., or 12-101.3., or those required by treaty or international agreement, shall terminate automatically every 5 years unless reestablished in accordance with the procedures contained in subsection 12-101.

12-103. Control and Administration

12-103.1. Each DoD Component shall appoint an official to act as a single point of contact for information concerning the establishment and security administration of all Special Access Programs established by or existing in the Component. Such official shall report to the DUSD(P):
12-103.1.1. The establishment of a Special Access Program as required by paragraph 12-101.4.3.; and

12-103.1.2. Changes in Program status as required by paragraphs 12-105.2. or 12-105.3.

12-103.2. Officials serving as single points of contact, as well as members of their respective staffs and other persons providing support to Special Access Programs who require access to multiple sets of particularly sensitive information, shall be subject to a counterintelligence-scope polygraph examination periodically but not less than once every 5 years. Additionally, such testing will be subject to the limitations imposed by Congress. The program for each DoD Component, as well as requests for waiver, shall be submitted for approval by the DUSD(P).

12-104. Codewords and Nicknames. Excluding those Programs specified in paragraphs 12-101.1., 12-101.2., or 12-101.3., each Special Access Program will be assigned a codeword, a nickname, or both. Codewords and nicknames for Special Access Programs shall be allocated solely by the DUSD(P) through the official appointed under subsection 12-103. DoD Components may request codewords and nicknames individually or in block. If codewords or nicknames are obtained in block, however, the issuing Component shall promptly notify the DUSD(P) upon activation and assignment.

12-105. Reporting of Special Access Programs

12-105.1. Report of Establishment. Reports to the Secretary of the Military Department or the DUSD(P) required under subsection 12-101. for Special Access Programs shall include:

12-105.1.1. The responsible Department, Agency, or DoD Component, including office identification;

12-105.1.2. The codeword and/or nickname of the Program;

12-105.1.3. The relationship, if any, to other Special Access Programs in the Department of Defense or other Government Agencies;

12-105.1.4. The rationale for establishing the Special Access Program including the reason why normal management and safeguarding procedures for classified information are inadequate;
12-105.1.5. The estimated number of persons granted special access in the responsible DoD Component; other DoD Components; other Government Agencies; contractors; and the total of such personnel;

12-105.1.6. A summary statement pertaining to the Program security requirements with particular emphasis upon those personnel security requirements governing access to Program information;

12-105.1.7. The date of Program establishment;

12-105.1.8. The estimated number and approximate dollar value, if known, of carve-out contracts that will be or are required to support the Program; and

12-105.1.9. The DoD Component official who is the point of contact (last name, first name, middle initial; position or title; mailing address; and telephone number).

12-105.2. Annual Reports. Annual reports to the DUSD(P) shall be submitted not later than January 31 of each year, showing the changes in information provided under paragraph 12-105.1., above, as well as the date of last review. Annual reports shall reflect actual rather than estimated numbers of carve-out contracts and persons granted access and shall summarize the results of the inspections and audits required by paragraph 12-102.1. The effective date of information in the annual report shall be December 31.

12-105.3. Termination Reports. The DUSD(P) shall be notified immediately upon termination of a Special Access Program.

12-106. Accounting for Special Access Programs. The DUSD(P) shall maintain a listing of approved Special Access Programs.

12-107. Limitations on Access. Access to data reported under this Chapter shall be limited to the DUSD(P) and the minimum number of properly indoctrinated staff necessary to perform the functions assigned the DUSD(P) herein. Access may not be granted to any other person for any purpose without the approval of the DoD Components sponsoring the Special Access Programs concerned.

12-108. "Carve-Out" Contracts

12-108.1. The Secretaries of the Military Departments and the DUSD(P), or
their designees, shall ensure that, in those Special Access Programs involving contractors, special access controls are made applicable by legally binding instruments.

12-108.2. To the extent necessary for DIS to execute its security responsibilities with respect to Special Access Programs under its security cognizance, DIS personnel shall have access to all information relating to the administration of these Programs.

12-108.3. Excluding those Programs specified in paragraph 12-101.3., the use of "carve-out" contracts that relieve the DIS from inspection responsibility under the Defense Industrial Security Program is prohibited unless:

12-108.3.1. Such contract supports a Special Access Program approved and administered under subsection 12-101.;

12-108.3.2. Mere knowledge of the existence of a contract or of its affiliation with the Special Access Program is classified information; and

12-108.3.3. Carve-out status is approved for each contract by the Secretary of a Military Department, the Director, NSA, the DUSD(P), or their designees.

12-108.4. Approval to establish a "carve-out" contract must be requested from the Secretary of a Military Department, or designee(s), the Director, NSA, or designee(s), or in the case of other DoD Components, from the DUSD(P). Approved "carve-out" contracts shall be assured the support necessary for the requisite protection of the classified information involved. The support shall be specified through a system of controls that shall provide for:

12-108.4.1. A written security plan;

12-108.4.2. Professional security personnel at the sponsoring DoD Component performing security inspections at each contractor's facility which shall be conducted, at a minimum, with the frequency prescribed by paragraph 4-103 of DoD 5220.22-R (reference (i));

12-108.4.3. "Carve-out" contracting procedures;

12-108.4.4. A central office of record; and

12-108.4.5. An official to be the single point of contact for security
control and administration. DoD Components other than the Military Departments and NSA shall submit such appropriate rationale and security plan along with requests for approval to the DUSD(P).

12-108.4.6. An annual inventory of carve-out contracts shall be conducted by each DoD Component that participates in Special Access Programs.

12-108.4.7. This subsection relates back to the date of execution for each contract to which carve-out contracting techniques are applied. The carve-out status of any contract expires upon termination of the Special Access Program which it supports.

12-109. Oversight Reviews

12-109.1. The DUSD(P) shall conduct oversight reviews, as required, to determine compliance with this Chapter.

12-109.2. Pursuant to statutory authority, the Inspector General, Department of Defense, shall conduct oversight of Special Access Programs.
C13. CHAPTER 13

PROGRAM MANAGEMENT

C13.1. Section 1. EXECUTIVE BRANCH OVERSIGHT AND POLICY DIRECTION

13-100. National Security Council. Pursuant to the provisions of E.O. 12356 (reference (g)), the NSC shall provide overall policy direction for the Information Security Program.

13-101. Administrator of General Services. The Administrator of General Services is responsible for implementing and monitoring the Information Security Program established under reference (g). In accordance with reference (g), the Administrator delegates the implementation and monitorship functions of the Program to the Director of the ISOO.

13-102. Information Security Oversight Office

13-102.1. Composition. The ISOO has a full-time director appointed by the Administrator of General Services with approval of the President. The Director has the authority to appoint a staff for the office.

13-102.2. Functions. The Director of the ISOO is charged with the following principal functions that pertain to the Department of Defense:

13-102.2.1. Oversee DoD actions to ensure compliance with reference (g) and implementing directives, for example, the ISOO Directive No.1 (reference (h)) and this Regulation;

13-102.2.2. Consider and take action on complaints and suggestions from persons within or outside the Government with respect to the administration of the Information Security Program;

13-102.2.3. Report annually to the President through the NSC on the implementation of reference (g);

13-102.2.4. Review this Regulation and DoD guidelines for systematic declassification review; and

13-102.2.5. Conduct on-site reviews of the Information Security
Program of each DoD Component that generates or handles classified information.

13-103. Information Requests. The Director of the ISOO is authorized to request information or material concerning the Department of Defense, as needed by the ISOO in carrying out its functions.

13-104. Coordination. Heads of DoD Components shall ensure that any significant requirements levied directly on the Component by the ISOO are brought to the attention of the Director of Security Plans and Programs, ODUSD(P).

C13.2. Section 2. DEPARTMENT OF DEFENSE

13-200. Management Responsibility

13-200.1. The DUSD(P) is the senior DoD official having DoD-wide authority and responsibility to ensure effective and uniform compliance with and implementation of E.O. 12356 and its implementing ISOO Directive No. 1 (references (g) and (h)). As such, the DUSD(P) shall have primary responsibility for providing guidance, oversight and approval of policy and procedures governing the DoD Information Security Program. The DUSD(P) or his designee may approve waivers or exceptions to the provisions of this Regulation to the extent such action is consistent with references (g) and (h).

REQUEST FOR WAIVERS SHALL BE PREPARED FOR THE SIGNATURE OF THE DIRECTOR, WHS, AND ADDRESSED TO DUSD(P). BEFORE SUBMISSION FOR SIGNATURE, THE REQUEST SHALL BE COORDINATED WITH DIRECTOR, PSD.

13-200.2. The Heads of DoD Components may approve waivers to the provisions of this Regulation only as specifically provided for herein.

REQUESTS TO THE DIRECTOR, WHS, FOR WAIVERS SHALL BE SIGNED BY THE HEAD OF THE OSD COMPONENT CONCERNED AND ROUTED THROUGH THE DIRECTOR, PSD.

13-200.3. The Director, NSA/Chief, Central Security Service, under DoD Directive 5200.1 (reference (f)), is authorized to impose special requirements with respect to the marking, reproduction, distribution, accounting, and protection of and access to classified cryptologic information. In this regard, the Director, NSA, may approve waivers or exceptions to these special requirements. Except as provided in
subsection 1-205., the authority to lower any COMSEC security standards rests with the Secretary of Defense. Requests for approval of such waivers or exceptions to established COMSEC security standards which, if adopted, will have the effect of lowering such standards, shall be submitted to the DUSD(P) for approval by the Secretary of Defense.

C13.3. Section 3. DoD COMPONENTS

13-300. General. The Head of each DoD Component shall establish and maintain an Information Security Program designed to ensure compliance with the provisions of this Regulation throughout the Component.

13-301. Military Departments. In accordance with DoD Directive 5200.1 (reference (f)), the Secretary of each Military Department shall designate a senior official who shall be responsible for complying with and implementing this Regulation within the Department.

13-302. Other Components. In accordance with DoD Directive 5200.1 (reference (f)), the Head of each other DoD Component shall designate a senior official who shall be responsible for complying with and implementing this Regulation within their respective Component.

13-302.1. THE DIRECTOR, WHS, IS THE SENIOR OFFICIAL RESPONSIBLE FOR THE INFORMATION SECURITY PROGRAM WITHIN OSD COMPONENTS. THE OFFICIAL RESPONSIBLE FOR THE DAY TO DAY IMPLEMENTATION OF THE INFORMATION SECURITY PROGRAM WITHIN OSD COMPONENTS IS THE DIRECTOR, PSD.

13-303. Program Monitorship. The senior officials designated under subsections 13-301. and 13-302. are responsible within their respective jurisdictions for monitoring, inspecting with or without prior announcement, and reporting on the status of administration of the DoD Information Security Program at all levels of activity under their cognizance.

13-304. Field Program Management

13-304.1. Throughout the Department of Defense, the head of each activity shall appoint, in writing, an official to serve as security manager for the activity. This official shall be responsible for the administration of an effective Information Security Program in that activity with particular emphasis on security education and training,
assignment of proper classifications, downgrading and declassification, safeguarding, and monitorship, to include sampling classified documents for the purpose of Assuring compliance with this Regulation.

13-304.1.1. IMPLEMENT THE SECURITY PROCEDURES AND INFORMATION SECURITY PROGRAM.

13-304.1.2. DESIGNATE, IN WRITING, PRIMARY AND ALTERNATE OFFICIALS WHO ARE TO SERVE AS SECURITY MANAGERS WITHIN THEIR RESPECTIVE COMPONENT AND PROVIDE A COPY OF THESE DESIGNATIONS TO THE DIRECTOR, PSD.

13-304.1.3. ENSURE THE SECURITY MANAGER IS EXPERIENCED IN WORKING WITH CLASSIFIED MATERIAL.

13-304.1.4. ASSIST THE SECURITY MANAGER IN COMPLYING WITH THIS INSTRUCTION.

13-304.2. Activity heads shall ensure that officials appointed as security managers either possess, or obtain within a reasonable time after appointment, knowledge of and training in the Information Security Program commensurate with the needs of their positions. The Director of Security Plans and Programs, ODUSD(P) shall, with the assistance of the Director, Defense Security Institute, develop minimum standards for training of activity security managers. Such training should result in appropriate certifications to be recorded in the personnel files of the individuals involved.

13-304.3. Activity heads shall ensure that officials appointed as security managers are authorized direct and ready access to the appointing official on matters concerning the Information Security Program. They also shall provide sufficient resources of time, staff, and funds to permit accomplishment of the security manager's responsibilities, to include meaningful oversight of the Information Security Program at all levels of the activity.

13-304.3.1. ADVISE AND REPRESENT THE HEAD OF THE OSD COMPONENT ON MATTERS RELATED TO THIS INSTRUCTION.

13-304.3.2. ESTABLISH, IMPLEMENT, AND MAINTAIN AN EFFECTIVE SECURITY EDUCATION PROGRAM.

13-304.3.3. ESTABLISH PROCEDURES FOR ENSURING THAT
ALL PERSONS HANDLING CLASSIFIED MATERIAL ARE CLEARED PROPERLY AND HAVE A NEED TO KNOW.

13-304.3.4. ENSURE THAT RESPONSIBLE OFFICIALS CREATE, REVIEW, AND UPDATE WHEN REQUIRED, CLASSIFICATION GUIDES FOR CLASSIFIED PLANS, PROGRAMS, AND PROJECTS.

13-304.3.5. ENSURE, IN COORDINATION WITH RECORDS MANAGEMENT PERSONNEL, THE REVIEW AND CONTINUAL REDUCTION OF CLASSIFIED INFORMATION WITH THE OSD COMPONENT BY DECLASSIFICATION, DESTRUCTION, OR RETIREMENT. RECORDS MANAGEMENT PERSONNEL SHALL OVERSEE THE OSD COMPONENT ANNUAL CLEAN-OUT DAYS.

C13.4. Section 4. INFORMATION REQUIREMENTS

13-400. Information Requirements. DoD Components shall submit on a fiscal year basis a consolidated report concerning the Information Security Program of the Component on SF 311, "Agency Information Security Program Data," to reach the ODUSD(P) by October 20 of each year. SF 311 shall be completed in accordance with the instructions thereon and augmenting instructions issued by the ODUSD(P). The ODUSD(P) shall submit the DoD report (SF 311) to the ISOO by October 31 of each year. Interagency Report Control Number 0230-GSA-AN applies to this information collection system as well as to that contained in subsection 1-602.

C13.5. Section 5. DEFENSE INFORMATION SECURITY COMMITTEE

13-500. Purpose. The Defense Information Security Committee (DISC) is established to advise and assist the DUSD(P) and the Director, Security Plans and Programs, ODUSD(P) in the formulation of DoD Information Security Program policy and procedures.

13-501. Direction and Membership. The DISC shall meet at the call of the DUSD(P) or the Director, Security Plans and Programs. It is comprised of the DUSD(P) as Chairman; the Director, Security Plans and Programs, as Vice Chairman; and the senior officials (designated in accordance with section 5.3.1., DoD Directive 5200.1, reference (f)) (or their representatives) responsible for directing and administering the Information Security Program of the OJCS, the Departments of the Army, Navy, and Air Force, the Defense Intelligence Agency, the Defense Nuclear
Agency, the National Security Agency, and the Defense Investigative Service. Other DoD Components may be invited to attend meetings of particular interest to them.
14-100. Individual Responsibility. All personnel, civilian or military, of the Department of Defense are responsible individually for complying with the provisions of this Regulation.

14-101. Violations Subject to Sanctions

14-101.1. DoD Military and civilian personnel are subject to administrative sanctions if they:

14-101.1.1. Knowingly and willfully classify or continue the classification of information in violation of E.O. 12356 (reference (g)), any implementing issuances, or this Regulation;

14-101.1.2. Knowingly, willfully, or negligently disclose to unauthorized persons information properly classified under reference (g) or prior orders; or

14-101.1.3. Knowingly and willfully violate any other provision of reference (g), any implementing issuances or this Regulation.

14-101.2. Sanctions include but are not limited to a warning notice, reprimand, termination of classification authority, suspension without pay, forfeiture of pay, removal or discharge, and will be imposed upon any person, regardless of office or level of employment, who is responsible for a violation specified under this paragraph as determined appropriate under applicable law and DoD Regulations. Nothing in this Regulation prohibits or limits action under the Uniform Code of Military Justice (reference (zz)) based upon violations of that Code.

14-101.3. THE SANCTIONS IN RESPONSE TO COMPROMISES OR VIOLATIONS OF CLASSIFIED INFORMATION SHALL BE AS FOLLOWS:

14-101.3.1. NONPUNITIVE MEASURES

14-101.3.1.1. CIVILIAN PERSONNEL

14-101.3.1.1.1. FIRST SANCTION. WRITTEN
ADMONITION BY THE SUPERVISOR OR HIGHER AUTHORITY AND AN ORAL ADMONITION OF THE CONSEQUENCES OF FURTHER VIOLATIONS. BEFORE GIVING THE ADMONISHMENT, THE SUPERVISOR SHALL ENSURE THAT HE OR SHE IS IN POSSESSION OF ALL FACTS, SHALL AFFORD THE PERSON AN OPPORTUNITY TO REBUT THE FACTS, AND SHALL ENSURE THAT THE HEAD OF THE OSD COMPONENT CONCERNED HAS APPROVED THE ADMONITION. A COPY OF THE ADMONISHMENT SHALL BE PROVIDED TO THE DIRECTOR, PSD.

14-101.3.1.1.2. SECOND SANCTION. LETTER OF REPRIMAND BY THE HEAD OF THE OSD COMPONENT CONCERNED. A COPY OF THE PROPOSED LETTER SHALL BE PROVIDED TO THE PERSON SO THAT HE OR SHE MAY REPLY TO THE MERITS AND ACCURACY OF ITS CONTENT. THE LETTER AND REPLY SHALL BE REVIEWED BY THE HEAD OF THE OSD COMPONENT, WHO THEN SHALL NOTIFY THE PERSON WHETHER THE LETTER HAS BEEN APPROVED OR DISAPPROVED. A COPY OF THIS LETTER SHALL BE PLACED IN THE PERSON'S PERSONNEL FILE FOR A PERIOD OF 90 DAYS.

14-101.3.1.2. MILITARY PERSONNEL. ARMY REGULATION 27-10, "MILITARY JUSTICE," AND AIR FORCE REGULATION 35-32, "UNFAVORABLE INFORMATION FILES, CONTROL ROSTERS, ADMINISTRATIVE REPRIMANDS AND ADMONITIONS," (REFERENCES (TTT) and (UUU)), RECOGNIZE LETTERS OF ADMONITION AND REPRIMAND. THE NAVY AND MARINE CORPS "JUDGE ADVOCATE GENERAL MANUAL" (REFERENCE (VVV)) REQUIRES THAT LETTERS OF CENSURE BE CHARACTERIZED AS LETTERS OF CAUTION OR INSTRUCTION AS OPPOSED TO LETTERS OF ADMONITION OR REPRIMAND.

14-101.3.1.2.1. FIRST SANCTION. THE SAME AS THAT FOR CIVILIAN PERSONNEL.

14-101.3.1.2.2. SECOND SANCTION. THE SAME AS TRAT FOR CIVILIAN PERSONNEL, EXCEPT THAT THE LETTER SHALL BE PLACED IN THE PERSON'S PERSONNEL SECURITY FILE.

14-101.3.2. PUNITIVE MEASURES

14-101.3.2.1. CIVILIAN PERSONNEL

14-101.3.2.1.1. THIRD SANCTION. SUSPENSION
WITHOUT PAY FOR NOT LESS THAN 1 DAY AND NOT MORE THAN 5 DAYS.

14-101.3.2.1.2. FOURTH SANCTION. SUSPENSION WITHOUT PAY FOR NOT LESS THAN 2 WEEKS AND CONSIDERATION OF THE REVOCATION OF THE PERSON'S SECURITY CLEARANCE, OR TERMINATION OF EMPLOYMENT OR AFFILIATION.

14-101.3.2.2. MILITARY PERSONNEL

14-101.3.2.2.1. THIRD SANCTION. REFERRAL OF THE VIOLATION TO THE PERSON'S PARENT MILITARY SERVICE FOR DISCIPLINARY ACTION.

14-101.3.2.2.2. FOURTH SANCTION. REASSIGNMENT OF THE PERSON TO HIS OR HER PARENT MILITARY SERVICE.

14-101.4. OSD PERSONNEL DETAILED TO ANOTHER GOVERNMENT AGENCY. OSD CIVILIAN AND MILITARY PERSONNEL DETAILED TO ANOTHER GOVERNMENT AGENCY SHALL BE SUBJECT TO THE SECURITY REGULATIONS OF THAT AGENCY. THE HEAD OF THE AGENCY SHALL BE REQUESTED TO PROVIDE THE DIRECTOR, WHS, WITH A REPORT ON THE VIOLATION AND ANY RECOMMENDATION DEEMED PROPER.

14-101.5. PERSONNEL DETAILED FROM ANOTHER AGENCY TO AN OSD COMPONENT. PERSONNEL DETAILED FROM ANOTHER GOVERNMENT AGENCY SHALL BE SUBJECT TO THE ADMINISTRATIVE SANCTIONS OF THIS INSTRUCTION. THE DIRECTOR, PSD, SHALL NOTIFY THE DIRECTOR, WHS, FOR PROPER ACTION.

14-101.6. DISMISSAL. ANY PERSON'S BREACH OF SECURITY REGULATIONS MAY BE SERIOUS ENOUGH TO WARRANT GREATER SANCTIONS THAN THE MINIMUM SANCTIONS PRESCRIBED IN THIS ENCLOSURE UP TO AND INCLUDING THE SEPARATION OF A PERSON FROM EMPLOYMENT, POSSIBLE CRIMINAL PROSECUTION, OR ACTION UNDER THE UNIFORM CODE OF MILITARY JUSTICE (REFERENCE (XXX)).

14-102. Corrective Action. The Secretary of Defense, the Secretaries of the Military Departments, and the Heads of other DoD Components shall ensure that appropriate and prompt corrective action is taken whenever a violation under paragraph 14-101.1. occurs or repeated administrative discrepancies or repeated
disregard of requirements of this Regulation occur (see subsection 14-103.). Commanders and supervisors, in consultation with appropriate legal counsel, shall utilize all appropriate criminal, civil, and administrative enforcement remedies against employees who violate the law and security requirements as set forth in this Regulation and other pertinent DoD issuances.

14-103. Administrative Discrepancies. Repeated administrative discrepancies in the marking and handling of classified information and material such as failure to show classification authority; failure to apply internal classification markings; failure to adhere to the requirements of this Regulation that pertain to dissemination, storage, accountability, and destruction, and that are determined not to constitute a violation under paragraph 14-101.1. may be grounds for adverse administrative action including warning, admonition, reprimand or termination of classification authority as determined appropriate under applicable policies and procedures.

14-104. Reporting Violations

14-101.1. Whenever a violation under paragraph 14-101.1.2. occurs, the Director of Counterintelligence and Investigative Programs, ODUSD(P) shall be informed of the date and general nature of the occurrence including the relevant parts of this Regulation, the sanctions imposed, and the corrective action taken. Whenever a violation under subparagraph 14-101.1.1. or 14-101.1.3. occurs, the Director of Security Plans and Programs, ODUSD(P) shall be provided the same information. Notification of such violations shall be furnished to the Director of the ISOO in accordance with Section 5.4(d) of E.O. 12356 (reference (g)) by the ODUSD(P).

14-101.2. Any action resulting in unauthorized disclosure of properly classified information that constitutes a violation of the criminal statutes and evidence reflected in classified information of possible violations of Federal criminal law by a DoD employee and of possible violations by any other person of those Federal criminal laws specified in guidelines adopted by the Attorney General shall be the subject of a report processed in accordance with DoD Directive 5210.50 (reference (pp)) and DoD Instruction 5240.4 (reference (oo)).

14-101.3. Any action reported under paragraph 14-101.2., above, shall be reported to the Attorney General by the General Counsel, Department of Defense.
14-101.4. Reports shall be made to appropriate counterintelligence, investigative, and personnel security authorities concerning any employee who is known to have been responsible for repeated security violations over a period of a year, for appropriate evaluation, including readjudication of the employee's security clearance.
C15. CHAPTER 15

FOR OFFICIAL USE ONLY INFORMATION

C15.1. Section 1. GENERAL PROVISIONS

 15-100. BASIC POLICY. THIS CHAPTER IMPLEMENTS DOD 5400.7-R (REFERENCE (YYY)) AND PROVIDES POLICY AND PROCEDURES FOR THE MARKING, CONTROL AND PROTECTION OF INFORMATION OTHER THAN CLASSIFIED INFORMATION THAT PROPERLY MAY BE WITHHELD FROM PUBLIC DISCLOSURE UNDER THE FREEDOM OF INFORMATION ACT, 5 U.S.C. 552, REFERENCE (ZZZ) AS AMENDED.

 15-100.1. UNCLASSIFIED RECORDS AND DOCUMENTS AUTHORIZED BY EXEMPTIONS 2 THROUGH 9 OF DOD DIRECTIVE 5400.7 (REFERENCE (P)) TO BE WITHHELD FROM GENERAL PUBLIC DISCLOSURE, AND WHICH FOR A SIGNIFICANT AND LEGITIMATE U.S. GOVERNMENT PURPOSE SHOULD NOT BE GIVEN GENERAL CIRCULATION, SHALL BE MARKED "FOR OFFICIAL USE ONLY" AT THE TIME OF THEIR CREATION.

 15-100.2. THE PRESENCE OR ABSENCE OF THE MARKING "FOR OFFICIAL USE ONLY" DOES NOT ELIMINATE THE REQUIREMENT THAT EVERY DOCUMENT SHALL BE REVIEWED IN CONNECTION WITH A DETERMINATION AS TO ITS RELEASEABILITY.

 15-101. LIMITATIONS AND RESTRICTIONS

 15-101.1. THE MARKING "FOR OFFICIAL USE ONLY" SHALL NOT BE APPLIED AS A LESS STRINGENT SECURITY DESIGNATION UNDER CONDITIONS WHERE CLASSIFICATION UNDER CHAPTER 2, ABOVE, OF THIS INSTRUCTION IS NOT WARRANTED.

 15-101.2. THE MARKING MAY BE APPLIED TO INFORMATION OR MATERIAL THAT HAS BEEN DECLASSIFIED IN ACCORDANCE WITH CHAPTER 3, ABOVE, OF THIS INSTRUCTION.

 15-101.3. INFORMATION CONTAINED IN A TECHNICAL DOCUMENT THAT REQUIRES A DISTRIBUTION STATEMENT UNDER DOD DIRECTIVE 5230.24 (REFERENCE (AAAA)) SHALL BEAR THAT STATEMENT AND NOT BE MARKED "FOR OFFICIAL USE ONLY."
15-101.4. THE MARKING "FOR OFFICIAL USE ONLY" SHALL NOT BE USED AS A SUBSTITUTE FOR OR TRANSLATION OF THE FOREIGN GOVERNMENT CLASSIFICATION OF "RESTRICTED."

C15.2. Section 2. MARKING

15-200. RESPONSIBILITY. THE INDIVIDUAL ORIGINATING, APPROVING, OR SIGNING THE MATERIAL IS RESPONSIBLE FOR MARKING A DOCUMENT THAT IS DETERMINED TO BE "FOR OFFICIAL USE ONLY."

15-201. DOCUMENTS

15-201.1. THE MARKING "FOR OFFICIAL USE ONLY" SHALL BE TYPED, STAMPED, OR PRINTED IN BOLD LETTERS AT THE BOTTOM OF THE FRONT COVER (IF ANY); THE FIRST AND BACK PAGE; AND THE OUTSIDE OF THE BACK COVER (IF ANY). THE ABBREVIATION "FOUO" SHALL NOT BE USED.

15-201.2. FOR DOCUMENTS CONTAINING BOTH CLASSIFIED AND "FOR OFFICIAL USE ONLY" INFORMATION, OVERALL DOCUMENT AND PAGE MARKING SHALL BE IN ACCORDANCE WITH PARAGRAPH 4-200., ABOVE.

15-202. TRANSMITTAL LETTERS, ENDORSEMENTS, ETC. UNCLASSIFIED PAPERS FORWARDING "FOR OFFICIAL USE ONLY" ENCLOSURES, SHALL BE MARKED IN ACCORDANCE WITH PARAGRAPH 15-201.1., ABOVE. IF THE FORWARDING PAPER DOES NOT CONTAIN "FOR OFFICIAL USE ONLY" INFORMATION, IT SHALL BE MARKED WITH A NOTATION STATING THAT THE PROTECTION MARKING IS CANCELED WHEN THE ENCLOSURE(S) ARE REMOVED.

15-203. PARAGRAPHS

15-203.1. WHEN NECESSARY TO ENSURE PROPER UNDERSTANDING OR AS A MEANS OF FACILITATING SEGREGATION OF NON-RELEASABLE INFORMATION IN A LENGTHY RECORD, INDIVIDUAL PARAGRAPHS, SECTIONS, OR PORTIONS SHALL BE MARKED. THE ABBREVIATED MARKING "FOUO" MAY BE USED FOR THIS PURPOSE.
15-203.2. IN CLASSIFIED DOCUMENTS, THE MARKING "FOUO" SHALL BE APPLIED ONLY TO THOSE PARAGRAPHS CONTAINING "FOR OFFICIAL USE ONLY" INFORMATION, BUT NOT CONTAINING CLASSIFIED INFORMATION.

15-204. WORKING PAPERS. UNCLASSIFIED WORKING PAPERS, NOTES, PRELIMINARY DRAFTS, CONTAINING INFORMATION PROTECTED FROM RELEASE SHALL BE MARKED "FOR OFFICIAL USE ONLY."

15-205. MATERIAL OTHER THAN DOCUMENTS. UNCLASSIFIED MATERIAL OTHER THAN DOCUMENTS CONTAINING "FOR OFFICIAL USE ONLY" INFORMATION SHALL BE MARKED TO CALL ATTENTION TO THE TYPE OF INFORMATION.

15-206. DOCUMENTS OR MATERIAL TRANSMITTED OUTSIDE OF THE DEPARTMENT OF DEFENSE. DOCUMENTS OR MATERIAL TRANSMITTED OUTSIDE THE DEPARTMENT OF DEFENSE SHALL BE STAMPED OR TYPED WITH THE FOLLOWING STATEMENT ON THE FACE OF THE DOCUMENT OR MATERIAL: "THIS DOCUMENT CONTAINS INFORMATION EXEMPT FROM MANDATORY DISCLOSURE UNDER FOIA. EXEMPTIONS (INSERT PROPER NUMBERS FROM DOD DIRECTIVE 5400.7, CHAPTER 3, (REFERENCE (P)) APPLY."

C15.3. Section 3. DISSEMINATION AND TRANSMISSION

15-300. GENERAL. THE PROVISIONS OF THIS SECTION ARE SUBJECT TO ADDITIONAL RESTRICTIONS THAT MAY BE IMPOSED BY EXECUTIVE ORDER, STATUTORY REQUIREMENTS, DIRECTIVES, AND REGULATIONS GOVERNING THE RELEASE OF SPECIFIC TYPES OF INFORMATION SUCH AS TECHNICAL MATERIAL, PERSONNEL RECORDS, OR MEDICAL RECORDS.

15-301. PUBLIC RELEASE. PUBLIC RELEASE OF "FOR OFFICIAL USE ONLY" INFORMATION SHALL BE IN ACCORDANCE WITH DOD 5220.22-M (REFERENCE (K)).

15-302. RELEASE TO CONGRESS AND GAO

15-302.1. RELEASE OF "FOR OFFICIAL USE ONLY" INFORMATION TO CONGRESS IS GOVERNED BY DOD DIRECTIVE 5400.4 (REFERENCE
RELEASE OF "FOR OFFICIAL USE ONLY" INFORMATION TO THE GENERAL ACCOUNTING OFFICE (GAO) IS GOVERNED BY DOD DIRECTIVE 7650.1 (REFERENCE (SS)).

15-302.2. THE MARKING "FOR OFFICIAL USE ONLY" SHALL EITHER BE REMOVED, IF A REVIEW OF THE MATERIAL DETERMINES THAT THE INFORMATION NO LONGER REQUIRES THE MARKING, OR THE STATEMENT IN PARAGRAPH 15-206., ABOVE, SHALL BE STAMPED OR TYPED ON THE DOCUMENT.

15-303. RELEASE WITHIN THE DEPARTMENT OF DEFENSE. THIS INSTRUCTION DOES NOT PLACE ANY RESTRICTIONS ON THE DISSEMINATION AND USE OF UNCLASSIFIED RECORDS OR DOCUMENTS CONSIDERED TO BE "FOR OFFICIAL USE ONLY" BETWEEN COMPONENTS AND INDIVIDUALS OF THE DEPARTMENT OF DEFENSE AND DOD CONTRACTORS AND GRANTEES WHEN CONDUCTING OFFICIAL BUSINESS FOR THE DEPARTMENT OF DEFENSE. "FOR OFFICIAL USE ONLY" RECORDS OR DOCUMENTS SHALL BE MARKED AND HANDLED IN A MANNER AS TO PRECLUDE DISCLOSURE OF THE MATERIAL TO THE PUBLIC.

15-304. RELEASE TO OTHER FEDERAL DEPARTMENTS AND AGENCIES. EACH HOLDER OF "FOR OFFICIAL USE ONLY" INFORMATION IS AUTHORIZED TO DISCLOSE SUCH INFORMATION TO OFFICIALS IN OTHER DEPARTMENTS AND AGENCIES OF THE EXECUTIVE AND JUDICIAL BRANCHES WHEN IT IS DETERMINED THAT INFORMATION IS REQUIRED TO CARRY OUT A GOVERNMENTAL FUNCTION, IF THAT RELEASE OF THE INFORMATION IS NOT PROHIBITED UNDER THE PRIVACY ACT.

15-305. TRANSMISSION. "FOR OFFICIAL USE ONLY" INFORMATION SHALL BE PROTECTED FROM UNAUTHORIZED DISCLOSURE THROUGHOUT ITS PERIOD OF TRANSIT. COVER SHEETS, SEALED ENVELOPES, BRIEFCASES, ETC., SHALL BE USED AS NECESSARY TO ENSURE THE PROTECTION OF THE INFORMATION.

15-306. MAIL. FIRST CLASS MAIL AND ORDINARY PARCEL POST MAY BE USED FOR TRANSMISSION. THE MATERIAL SHALL BE PLACED IN A SINGLE SEALED ENVELOPE OR SEALED SINGLE WRAPPING FOR TRANSMISSION. TRANSPARENT ENVELOPES OR WRAPPING MATERIAL, SUCH AS "SHOTGUN" ENVELOPES OR HEAT SEALED PLASTIC
CONTAINERS, WHICH MIGHT REVEAL THE CONTENTS, SHALL NOT BE USED. THE MARKING "FOR OFFICIAL USE ONLY" SHALL NOT BE PLACED ON THE ENVELOPE OR WRAPPING. BULKY SHIPMENTS, WHICH QUALIFY UNDER POSTAL REGULATIONS, MAY BE SENT BY FOURTH CLASS MAIL.

15-307. RECEIPTS. "FOR OFFICIAL USE ONLY" INFORMATION SHALL NOT BE COVERED BY A RECEIPT.

C15.4. Section 4.  SAFEGUARDING

15-401. RESPONSIBILITY. THE SAFEGUARDING "FOR OFFICIAL USE ONLY" INFORMATION RESTS WITH ALL INDIVIDUALS HANDLING, IN POSSESSION OF, OR WITH KNOWLEDGE OF SUCH INFORMATION.

15-402. SAFEGUARDING DURING USE. WHILE IN USE, DOCUMENTS SHALL NOT BE LEFT UNATTENDED, BUT SHALL BE IN THE PHYSICAL POSSESSION OR UNDER SURVEILLANCE OF AN AUTHORIZED PERSON AT ALL TIMES.

15-403. STORAGE. DOCUMENTS SHALL BE STORED TO PRECLUDE UNAUTHORIZED ACCESS. FILING SUCH MATERIAL IN UNLOCKED FILES, DESKS OR SIMILAR CONTAINERS IS ADEQUATE IN ALARMED AREAS OR AREAS PATROLLED BY GSA OR CONTRACT GUARDS AFTER DUTY HOURS. IN OTHER AREAS, THE MATERIAL SHALL BE SECURED BEHIND LOCKED DOORS OR IN LOCKED CONTAINERS, INCLUDING SECURITY CONTAINERS. CONTAINERS AUTHORIZED FOR STORAGE OF CLASSIFIED MATERIAL SHALL NOT BE REQUISITIONED SOLELY FOR MAINTAINING "FOR OFFICIAL USE ONLY" MATERIAL.

C15.5. Section 5.  DISPOSITION AND DESTRUCTION

15-500. TERMINATION, DISPOSAL, AND UNAUTHORIZED DISCLOSURES

15-500.1. THE ORIGINATOR, OR HIGHER AUTHORITY, SHALL TERMINATE THE "FOR OFFICIAL USE ONLY" MARKING WHEN THE INFORMATION NO LONGER REQUIRES PROTECTION FROM DISCLOSURE. ALL KNOWN HOLDERS SHALL BE NOTIFIED, AS PRACTICAL, AND THE MARKING SHALL BE EFFACED OR REMOVED.
15-500.2. EXCEPT AS REQUIRED BY PARAGRAPH 15-202., ABOVE, "FOR OFFICIAL USE ONLY" INFORMATION SHALL NOT BE MARKED WITH A DATE OR EVENT FOR REMOVAL OF THE PROTECTIVE MARKING.

15-501. DISPOSAL

15-501.1. "FOR OFFICIAL USE ONLY" INFORMATION SHALL BE DESTROYED WHEN IT IS NO LONGER NEEDED FOR OFFICIAL PURPOSES.

15-501.2. "FOR OFFICIAL USE ONLY" INFORMATION SHALL BE DESTROYED BY TEARING THE RECORD OR DOCUMENT INTO PIECES TO PREVENT DISCLOSURE OF THE CONTENTS AND PLACING THEM IN REGULAR TRASH CONTAINERS. RECORDS OF DESTRUCTION ARE NOT REQUIRED.

15-501.3. "FOR OFFICIAL USE ONLY" MATERIAL, OTHER THAN DOCUMENTS, SHALL BE DESTROYED BY BURNING IN THE PENTAGON DESTRUCTION FACILITY.

15-502. UNAUTHORIZED DISCLOSURE. IF AN UNAUTHORIZED DISCLOSURE OCCURS, THE PROCEDURES IN CHAPTER 6, ABOVE, SHALL BE FOLLOWED BY THE DISCOVERER, HEAD OF OSD COMPONENT, AND PSD. UNAUTHORIZED DISCLOSURE OF "FOR OFFICIAL USE ONLY" INFORMATION THAT IS PROTECTED BY THE PRIVACY ACT MAY RESULT IN CRIMINAL SANCTIONS AGAINST THE RESPONSIBLE PERSONS.
16-100. SCIF ESTABLISHMENT. SENSITIVE COMPARTMENTED INFORMATION (SCI) REQUIRES SPECIAL CONTROLS FOR RESTRICTED HANDLING WITHIN COMPARTMENTED INTELLIGENCE SYSTEMS. SUCH MATERIAL SHALL BE HANDLED AND CONTROLLED IN ACCORDANCE WITH DOD TS-5105.21-M-2, DOD C-5105.21-M-1, DOD TS-5105.22-M-3, DIAM 50-1, and DIAM 50-3 (REFERENCES (GGG), (HHH), (III), (WWW), and (QQQ). THESE PUBLICATIONS ARE DESIGNED TO RESTRICT DISCUSSION OF THESE SENSITIVE MATERIALS TO SPECIALLY DESIGNATED AREAS THAT HAVE BEEN CONSTRUCTED UNDER RIGID PHYSICAL SECURITY STANDARDS. HEADS OF OSD COMPONENTS WHO DETERMINE THAT THERE IS A REQUIREMENT TO ESTABLISH A SCIF SHALL COORDINATE WITH PSD DURING THE PLANNING STAGES. THE FOLLOWING PROCEDURES SHALL BE FOLLOWED:

16-100.1. A REQUEST TO ESTABLISH A SCIF SHALL BE SIGNED BY THE OSD COMPONENT HEAD. THE FOLLOWING INFORMATION SHALL BE INCLUDED IN THE REQUEST:

16-100.1.1. FULL JUSTIFICATION FOR THE SCIF.

16-100.1.2. CLASSIFICATION LEVEL AND VOLUME OF MATERIAL TO BE STORED IN THE SCIF.

16-100.1.3. A DETAILED SKETCH OR FLOOR PLAN OF AREA INCLUDING LOCATION, SIZE, CONFIGURATION OF WALLS, AND INTERNAL PHYSICAL ARRANGEMENTS OF THE OFFICES.

16-100.1.4. THE NAME, ROOM, AND TELEPHONE NUMBER OF THE PROJECT OFFICER ASSIGNED TO ESTABLISH THE SCIF.

16-100.2. THE PSD SHALL PROVIDE THE CONSTRUCTION AND REQUISITION REQUIREMENTS TO THE PROJECT OFFICER.

16-100.3. THE PROJECT OFFICER SHALL COORDINATE THE
REQUIREMENTS AND NOTIFY BY TELEPHONE (697-6247) THE PSD UPON COMPLETION.

16-100.4. THE PSD SHALL COMPLETE AND SUBMIT THE ACCREDITATION CHECKLIST.

16-101. SCIF ADMINISTRATION. UPON FAVORABLE ACCREDITATION BY THE DIA, THE PSD SHALL PROVIDE THE OSD COMPONENT WITH COPIES OF THE FACILITY ACCREDITATION AND ACCREDITATION CHECKLIST. THE FOLLOWING MINIMUM REQUIREMENTS FOR THE SCIF ADMINISTRATION SHALL BE ADHERED TO BY THE OCCUPANTS:

16-101.1. ACCESS TO THE SCIF SHALL BE LIMITED TO PERSONNEL WHO HAVE BEEN GRANTED PROPER CLEARANCE AND SCI ACCESS. PART-TIME AND SUMMER-HIRE PERSONNEL WITHOUT CLEARANCES AND SCI ACCESS SHALL NOT BE ALLOWED TO WORK IN THE SCIF. ACCESS CONTROL PROCEDURES SHALL BE ESTABLISHED BY THE FACILITY PERSONNEL UTILIZING THE INSTALLED MECHANICAL AND ELECTRICAL EQUIPMENT.

16-101.2. EACH MULTI-LINE TELEPHONE INSTRUMENT IS EQUIPPED WITH THE "HOLD" FEATURE. THIS BUTTON SHALL BE DEPRESSED WHENEVER THE HANDSET IS NOT IN THE CRADLE AND NOT IN USE.

16-101.3. SCI DOCUMENTS TO BE DESTROYED SHALL BE LISTED ON SD FORM 188 OR DIA FORM 554. BURN BAGS FOR SCI DOCUMENTS SHALL BE STORED IN APPROVED SECURITY CONTAINERS. THE FILLED BURN BAGS SHALL BE DELIVERED TO DESIGNATED COLLECTION POINTS AT SPECIFIED TIMES. FOR INFORMATION ON THE COLLECTION POINTS OR SPECIFIED TIMES, TELEPHONE THE PENTAGON DESTRUCTION FACILITY AT 695-1828.

16-101.4. ALL FACILITY PERSONNEL SHALL READ THE BOOKLET TITLED, "PENTAGON OCCUPANT EMERGENCY PLAN."

16-101.5. IN CASE OF EMERGENCY EVACUATION, SCI MATERIAL SHALL BE SECURED BEFORE EVACUATION OF THE SCIF.

16-101.6. ALL UNCLEARED PERSONNEL SHALL BE ESCORTED CONTINUOUSLY BY AUTHORIZED PERSONNEL.
16-101.6.1. ESCORT CLEANING AND MAINTENANCE.

16-101.6.2. SANITIZE WORK SPACES BEFORE UNCLEARED PERSONNEL HAVE ACCESS.

16-101.7. ANY INTRODUCTION INTO THE SCIF OF GOVERNMENT-OWNED FURNITURE, ELECTRONIC AND ELECTRICAL EQUIPMENT, AND ARTIFACTS SHALL BE REPORTED BY TELEPHONE TO THE PSD; 697-6247.

16-101.8. PRIVATELY OWNED RADIOS, TELEVISION SETS, CAMERAS, RECORDING EQUIPMENT, AND OTHER SIMILAR EQUIPMENT SHALL NOT BE PERMITTED WITHIN SCIFS.

16-101.9. BEFORE ANY ADDITIONAL CONSTRUCTION OR MODIFICATION IN THE SCIF, THE WORK ORDER OR REQUEST SHALL BE COORDINATED WITH THE PSD.

16-101.10. CREATE A FOLDER THAT SHALL BE STORED IN A SECURITY CONTAINER AND CONTAIN THE FOLLOWING:

16-101.10.1. ACCREDITATION LETTER FOR THE SCIF (AND GAMMA SUBREGISTRY AUTHORIZATION LETTER, IF APPLICABLE).

16-101.10.2. APPROVED ACCREDITATION CHECKLIST.

16-101.10.3. PENTAGON OCCUPANT EMERGENCY PLAN.

C16.2. Section 2. TECHNICAL SURVEILLANCE COUNTERMEASURES

16-200. POLICY. DOD TS-5105.21-M-2, DOD C-5105.21-M-1, DOD TS-5105.21-M-3, DOD DIRECTIVE 5220.22, and DOD 5220.22-R, REFERENCES (GGG), (HHH), (III), (I), AND (J) ASSIGN RESPONSIBILITIES AND PROVIDE PROCEDURES FOR CONDUCTING TECHNICAL SURVEILLANCE COUNTERMEASURES (TSCM) SERVICES.

16-200.1. TO ENSURE THE VALIDITY OF TSCM SERVICES, THE SCIF SHALL BE ADMINISTERED ACCORDING TO PARAGRAPH 16-101., ABOVE. FAILURE TO ESCORT UNCLEARED CLEANING AND MAINTENANCE PERSONNEL OR INTRODUCTION INTO THE FACILITY OF NEW FURNITURE,
ELECTRONIC AND ELECTRICAL EQUIPMENT, AND ARTIFACTS THAT HAVE NOT BEEN CHECKED BY TSCM PERSONNEL MAY INVALIDATE THE RESULTS OF A TSCM SERVICE.

16-200.2. THE PSD SHALL SCHEDULE AND CONDUCT TSCM SERVICES OF SCIFS AND CONTRACTOR FACILITIES IN ACCORDANCE WITH DOD DIRECTIVE 5240.5 (REFERENCE (BBBB)). TO QUALIFY FOR A TSCM SERVICE THE PHYSICAL SECURITY OF THE FACILITY MUST MEET THE SECURITY STANDARDS PRESCRIBED IN DIA MANUAL 50-3 (REFERENCE QQQ).

16-201. APPLICABILITY. THIS GUIDANCE APPLIES TO OSD SCIF AND TO OSD FIELD ACTIVITIES THAT ARE SUPPORTED BY THE PSD WITHIN THE PENTAGON AND THE GENERAL SERVICES ADMINISTRATION-CONTROLLED BUILDINGS IN THE NATIONAL CAPITAL REGION (NCR). OSD CONTRACTOR SCIF LOCATED IN THE NCR ARE INCLUDED.

16-202. PROCEDURES

16-202.1. THE PSD SHALL:

16-202.1.1. PROVIDE A PRESERVICE INFORMATION LETTER TO FACILITY PERSONNEL OF THE OSD SCIF OR A CONTRACTOR SCIF. SEE FIGURE 13, BELOW.

16-202.1.2. REPORT ANY SECURITY WEAKNESS THAT PRECLUDES THE INSPECTED FACILITY FROM MEETING THE STANDARDS ESTABLISHED FOR THE FACILITY TO THE OSD COMPONENT.

16-202.1.3. REPORT THE ACCOMPLISHMENT OF A TSCM SERVICE OF A SCIF TO THE DIA.

16-202.2. THE SCIF PERSONNEL SHALL:

16-202.2.1. INITIATE WORK ORDERS OR REQUISITIONS, IF NECESSARY, AND ENSURE THAT ALL SECURITY WEAKNESSES ARE CORRECTED.

16-202.2.2. REPORT TO THE PSD THE COMPLETION OF ALL WORK ORDERS OR REQUISITIONS.
16-203. **DOD CLASSIFIED PRESENTATIONS AT CONGRESSIONAL ACTIVITIES**

16-203.1. **THE DEPARTMENT OF THE ARMY SHALL PROVIDE TSCM SUPPORT FOR DOD APPEARANCES BEFORE MEMBERS OF CONGRESS AND CONGRESSIONAL STAFF WHEN CLASSIFIED PRESENTATIONS ARE MADE.** REQUESTS FOR THIS SUPPORT SHALL BE MADE DIRECTLY TO THE DEPARTMENT OF THE ARMY INTELLIGENCE AND SECURITY COMMAND LEGISLATIVE SUPPORT OFFICE. REQUESTS SHALL BE MADE AS FAR IN ADVANCE AS POSSIBLE TO ALLOW EFFECTIVE SCHEDULING OF TSCM ASSETS. THE REQUESTS MUST BE CLASSIFIED SECRET.

16-203.2. **IF A TECHNICAL HAZARD OR PENETRATION IS DISCOVERED DURING SUCH A PRESENTATION, THE TSCM SPECIAL AGENT SHALL INFORM THOSE CONCERNED AND RECOMMEND THAT THE PRESENTATION BE SUSPENDED UNTIL THE HAZARD OR PENETRATION IS IDENTIFIED AND ELIMINATED.**

16-203.3. **THE DIRECTOR, PSD, SHALL BE NOTIFIED OF ANY TECHNICAL HAZARDS OR PENETRATIONS DETECTED DURING A DOD APPEARANCE BEFORE CONGRESS OR CONGRESSIONAL STAFF. THE RESULTS OF ROUTINE TSCM SERVICES ALSO SHALL BE REPORTED.**
FIGURE 13. Preservice Information Letter

PRESERVICE INFORMATION LETTER

PLEASE READ IN SILENCE AND MAKE NO SPOKEN COMMENT. THIS AREA SHALL BE SUBJECT TO A TECHNICAL SURVEILLANCE COUNTERMEASURES SERVICE. THE PURPOSE OF THIS SERVICE SHALL BE TO DETECT THE PRESENCE OF ANY TECHNICAL SURVEILLANCE DEVICES, HAZARDS, AND PHYSICAL SECURITY WEAKNESSES. THERE ARE MANY TYPES OF REMOTELY CONTROLLED DEVICES THAT OPERATE ONLY DURING NORMAL WORKING HOURS. THEREFORE, A PORTION OF THESE TECHNICAL SERVICES MUST BE CONDUCTED DURING OFFICE HOURS WHILE OFFICE PERSONNEL CONTINUE TO CONDUCT NORMAL DAILY BUSINESS. IT IS EXTREMELY IMPORTANT THAT NOTHING UNUSUAL OCCURS AND SOME PRECAUTIONARY MEASURES BE EMPLOYED TO ENSURE THE EFFECTIVENESS OF THESE SECURITY SERVICES. THESE MEASURES ARE AS FOLLOWS:

a. DO NOT MAKE ANY COMMENTS ON THE TECHNICAL SERVICE, THE PRESENCE OF THE TECHNICIANS, OR THE EQUIPMENT.

b. DO NOT DISCUSS THE SERVICE WITH ANYONE BEFORE, DURING, OR AFTER THE SERVICE. THESE DISCUSSIONS INCLUDE ANY TELEPHONE, INTERCOMMUNICATION, AND SECURE TELEPHONE SYSTEMS.

c. DO NOT ASK ANY QUESTIONS OF THE TECHNICIANS ABOUT THEIR EQUIPMENT OR THEIR METHODS OF CONDUCTING THE SERVICE.

d. DO NOT PERMIT CLEARED VISITORS INTO THE SCIF UNTIL VISITS HAVE BEEN APPROVED BY THE TECHNICIANS AND UNTIL THE VISITORS HAVE READ AND UNDERSTAND THIS LETTER. UNCLEARED CLEANING AND MAINTENANCE PERSONNEL SHALL NOT BE ALLOWED IN THE SCIF, DURING THE SERVICE, UNLESS AUTHORIZED BY THE TECHNICIANS.

IF YOU HAVE ANY QUESTIONS OR COMMENTS ABOUT THE SERVICE, GIVE THE TECHNICIAN A WRITTEN NOTE OUTLINING YOUR COMMENTS. IF APPLICABLE, THE TECHNICIAN SHALL DISCUSS THE MATTER WITH YOU OUTSIDE THE AREA LATER.
C17. CHAPTER 17
AUTOMATED INFORMATION SYSTEM SECURITY

C17.1. Section 1. POLICY STATEMENT

17-100. POLICY. CLASSIFIED INFORMATION SHALL BE PROCESSED ON ACCREDITED AUTOMATED INFORMATION SYSTEMS (AIS) ONLY.

17-100.1. THE DIRECTOR, PSD, SHALL BE THE DESIGNATED APPROVING AUTHORITY (DAA) THAT ACCREDITS AIS TO PROCESS CLASSIFIED INFORMATION.

17-100.2. THE OSD COMPONENT HEAD IS RESPONSIBLE FOR ENSURING SECURITY COMPLIANCE THROUGHOUT THE LIFE CYCLE OF AN AIS, FROM CONCEPT THROUGH DESIGN, DEVELOPMENT, OPERATIONS, MAINTENANCE, AND DISPOSAL.

17-100.3. BEFORE PROCURING AIS FOR CLASSIFIED PROCESSING, A MEMORANDUM REQUESTING ACCREDITATION SHALL BE FORWARDED TO DIRECTOR, PSD.

17-100.4. AIS SHALL BE ACCREDITED EVERY 3 YEARS.

C17.2. Section 2. ESTABLISHMENT

17-200. ACCREDITATION

17-200.1. THE OSD COMPONENT HEAD SHALL SIGN THE MEMORANDUM REQUESTING ACCREDITATION OF AIS PROCESSING CLASSIFIED INFORMATION. INCLUDE THE FOLLOWING INFORMATION IN THE REQUEST:

17-200.1.1. THE SUBJECT OF THIS MEMORANDUM SHALL BE: "REQUEST FOR AIS AND/OR TEMPEST EVALUATION;"

17-200.1.2. THE NAME AND TELEPHONE NUMBER OF THE PROJECT OFFICER COORDINATING THE EVALUATION.

17-200.1.3. THE MANUFACTURER, NOMENCLATURE, AND
MODEL NUMBER OF EACH EQUIPMENT COMPONENT.

17-200.1.4. ESTIMATE THE AVERAGE AMOUNT OF HOURS PER WEEK OF EACH CATEGORY OF UNCLASSIFIED, CONFIDENTIAL, SECRET, AND TOP SECRET MATERIAL SHALL BE PROCESSED ON EACH EQUIPMENT COMPONENT.

17-200.1.5. THE BUILDING NAME OR ADDRESS AND ROOM NUMBER(S) WHERE THE EQUIPMENT IS AND/OR SHALL BE LOCATED.

17-200.1.6. ALL ADJACENT AREAS WITH A COMMON PERIMETER (WALLS, CEILING, FLOORS), INDICATING IF ACCESS TO THE AREAS REQUIRES ESCORT, WHO CONTROLS THE AREAS, AND IF ACCESS TO THE AREAS IS RESTRICTED, AND IF SO, TO WHAT CLASSIFICATION LEVEL.

17-200.1.7. IF ONE AIS COMPONENT IS TO BE INTERCONNECTED WITH ANOTHER AIS COMPONENT, A NETWORKING SCHEMATIC OR DESCRIPTION SHALL BE PROVIDED.

17-200.2. THE REQUEST SHALL BE FORWARDED THROUGH THE OSD COMPONENT SECURITY MANAGER TO THE DIRECTOR, PSD.

17-200.3. THE DIRECTOR, PSD, SHALL:

17-200.3.1. REVIEW ALL REQUESTS FOR ACCREDITATION.

17-200.3.2. CONDUCT SURVEYS.

17-200.3.2.1. FOR AIS NOT MEETING SECURITY STANDARDS, IDENTIFY SECURITY SAFEGUARDS REQUIRED TO ACHIEVE STANDARDS.

17-200.3.2.2. FOR AIS MEETING SECURITY STANDARDS, ISSUE MEMORANDA ACCREDITING AIS FOR PROCESSING CLASSIFIED INFORMATION.

17-200.3.3. MAINTAIN THE RECORD OF ALL ACCREDITED AIS.

17-200.4. THE PROJECT OFFICER SHALL:

17-200.4.1. ASSIST THE PSD IN CONDUCTING ACCREDITATION
SURVEYS BY ANSWERING QUESTIONS AND PROVIDING REQUESTED DOCUMENTATION.

17-200.4.2. INCORPORATE IDENTIFIED SECURITY SAFEGUARDS INTO THE AIS. IF PHYSICAL SECURITY SAFEGUARDS ARE REQUIRED, A COST ANALYSIS JUSTIFYING THE SUBSTITUTION MUST BE PROVIDED TO THE PSD.

17-200.4.3. PROVIDE SECURITY OR PRECAUTIONARY MEASURES TO PREVENT CLASSIFIED INFORMATION COMPROMISE DURING ALL PHASES OF THE AIS INSTALLATION.

17-200.4.4. TELEPHONICALLY NOTIFY (697-6247) THE PSD AFTER INSTALLATION IS COMPLETED AND BEFORE THE AIS BECOMES OPERATIONAL.

C17.3. Section 3. ADMINISTRATION

17-300. ADMINISTRATION RESPONSIBILITIES. THE OSD COMPONENT SECURITY MANAGER SHALL:

17-300.1. VERIFY THE IDENTITY, NEED-TO-KNOW, AND SECURITY CLEARANCE FOR INDIVIDUALS REGISTERING AS AIS USERS.

17-300.2. BRIEF THE USERS ON THEIR RESPONSIBILITIES FOR AIS SECURITY AND THE INFORMATION IT CONTAINS. THIS BRIEFING SHALL BE CONDUCTED ANNUALLY.

17-300.3. NOTIFY, IN WRITING, THE DIRECTOR, PSD, OF ANY CHANGES TO THE USE, LAYOUT, AND EQUIPMENT FROM THE ACCREDITED CONFIGURATION.

17-301. CLASSIFICATION LEVEL

17-301.1. THE CLASSIFICATION OF AN AIS IS THE HIGHER OF THE INFORMATION BEING PROCESSED (ENTERED FROM THE KEYBOARD) OR THE INFORMATION IN MEMORY OR ON MEDIA. THE CLASSIFICATION LEVEL INCREASES AS THE INFORMATION ENTERED OR STORED INCREASES IN CLASSIFICATION. THE AIS AND THE MEDIA REMAIN
CLASSIFIED AT THE HIGHEST LEVEL UNTIL THEY ARE DECLASSIFIED OR DESTROYED.

17-301.2. EXAMPLE. SUPPOSE THERE IS AN AIS WITH ONE FIXED DISK AND ONE FLOPPY DRIVE. THE SYSTEM AND ITS MEDIA ARE CLASSIFIED SECRET. A PREVIOUSLY UNCLASSIFIED DISKETTE PLACED IN THE SYSTEM'S FLOPPY DRIVE BECOMES CLASSIFIED SECRET. IF A TOP SECRET DISKETTE IS PLACED INTO THE FLOPPY DRIVE THEN THE ENTIRE AIS, INCLUDING THE FIXED DISK, BECOMES CLASSIFIED TOP SECRET.

17-302. MARKING

17-302.1. THE AIS AND THE MEDIA SHALL BE MARKED BOTH INTERNALLY AND EXTERNALLY TO INDICATE THE CLASSIFICATION.

17-302.2. EXTERNAL MARKING

17-302.2.1. AIS. THE LEVEL OF CLASSIFIED PROCESSING AUTHORIZED BY THE DESIGNATED APPROVING AUTHORITY SHALL BE POSTED CLEARLY ON OR NEAR THE AIS. DURING CLASSIFIED PROCESSING THERE SHALL BE A PROMINENT DISPLAY TO REMIND THE USER AND INFORM OTHERS OF THE LEVEL OF PROCESSING IN PROGRESS. THE USE OF A COVER SHEET IS THE RECOMMENDED METHOD OF EXTERNALLY MARKING AN AIS DURING CLASSIFIED PROCESSING. A COVER SHEET PLACED IN THE VICINITY OF THE CATHODE RAY TUBE (CRT) DURING PROCESSING MAY BE USED TO COVER THE SCREEN WHEN THE OPERATOR IS NOT USING THE SYSTEM. REMINDER: AN AIS PROCESSING CLASSIFIED INFORMATION SHALL NEVER BE LEFT UNATTENDED.

17-302.2.2. MEDIA

17-302.2.2.1. CLASSIFICATION MARKING. MEDIA AND ITS CONTAINER SHALL BE MARKED PHYSICALLY IN A PROMINENT LOCATION TO REFLECT THE HIGHEST LEVEL OF CLASSIFIED INFORMATION RECORDED. THE USE OF A CLASSIFICATION LABEL AFFIXED TO THE MEDIA IS REQUIRED. A PLAIN WHITE LABEL WITH THE CLASSIFICATION STAMPED OR WRITTEN IS ACCEPTABLE.

17-302.2.2.2. REGRADING AND/OR DECLASSIFICATION
INSTRUCTIONS. THE REGRADING AND/OR DECLASSIFICATIONS 
INSTRUCTIONS ARE TO BE PLACED ON THE MEDIA IN A MANNER 
similar to the classification label. A plain white label with 
the information required by Paragraph 4-400., above, typed or 
printed on it is recommended.

17-302.2.2.3. OWNERSHIP INFORMATION. AN EXTERNAL 
LABEL WITH THE USERS NAME, OFFICE SYMBOL, ROOM NUMBER, AND 
PHONE NUMBER SHALL BE AFFIXED.

17-302.2.2.4. NOTE: ANY AND ALL LABELS USED SHOULD 
BE DESIGNED OF THE NONRESIDUE VARIETY, SPECIFICALLY FOR USE IN 
MARKING MAGNETIC MEDIA. RESIDUE LEFT ON MEDIA CONTAINERS 
such as particles of paper or glue may interfere with the 
proper operation of read and/or write heads or drive 
MECHANISMS.

17-302.3. INTERNAL MARKING

17-302.3.1. OVERALL CLASSIFICATION. A FILE ON THE MEDIA 
SHALL INDICATE THE HIGHEST CLASSIFICATION OF INFORMATION 
STORED. THE FILE SHOULD BE CALLED "SECURITY DOC." AN MS-DOS 
BASIC PROGRAM THAT CREATES SUCH A FILE IS AVAILABLE FROM PSD.

17-302.3.2. DIRECTORY MARKING. IF A DIRECTORY TO THE 
FILES (INFORMATION STORED) ON THE MEDIA EXISTS, IT SHALL BE 
ANNOTATED TO INDICATE THE CLASSIFICATION OF EACH FILE.

17-302.3.3. INDIVIDUAL FILES.

17-302.3.3.1. DOCUMENTS. EACH DOCUMENT WITHIN 
THE MEDIA SHALL BE LABELED, MARKED AND ANNOTATED IN 
ACCORDANCE WITH THE INSTRUCTIONS FOR THE MARKING OF 
CLASSIFIED DOCUMENTS. CHAPTER 4, SECTION C4.2., ABOVE, SHALL BE 
FOLLOWED.

17-302.3.3.2. DATA FILES. DATA FILES SHALL BE 
MARKED MAXIMALLY WITH THE CLASSIFICATION OF RECORDS, 
ENTRIES, ELEMENTS, FIELDS, ETC.

17-303. SAFEGUARDING THE INFORMATION
17-303.1. GENERAL. CLASSIFIED AIS AND MEDIA NOT UNDER THE PERSONAL CONTROL AND OBSERVATION OF AN AUTHORIZED PERSON SHALL BE GUARDED OR STORED FOR THE CLASSIFICATION LEVEL OF THE INFORMATION.

17-303.2. AIS. THE FOLLOWING PROCEDURES SHALL BE USED TO SAFEGUARD THE AIS AND THE CLASSIFIED INFORMATION THAT IT PROCESSES:

17-303.2.1. BEFORE CLASSIFIED PROCESSING, SCREEN, PRINTERS, AND OTHER DEVICES SHALL BE POSITIONED AWAY FROM DOORS AND WINDOWS TO PRECLUDE CASUAL OBSERVERS FROM READING THE DISPLAY AND/OR OUTPUT.

17-303.2.2. DURING CLASSIFIED PROCESSING, THE AIS SHALL NOT BE LEFT UNATTENDED.

17-303.2.3. SCREENS, PRINTERS, AND OTHER OUTPUT DEVICES SHALL BE COVERED TO PREVENT UNAUTHORIZED VIEWING WHEN THEY ARE NOT BEING USED ACTIVELY.

17-303.2.4. WHEN CLASSIFIED PROCESSING IS COMPLETED THE AIS SHALL BE DECLASSIFIED BY REMOVING THE CLASSIFIED MEDIA AND COMPLETELY REMOVING POWER FOR AT LEAST 1 MINUTE.

17-303.3. MEDIA. CLASSIFIED MEDIA, WHEN NOT UNDER THE PERSONAL CONTROL AND OBSERVATION OF AN AUTHORIZED INDIVIDUAL, SHALL BE STORED COMMENSURATE WITH THE LEVEL OF CLASSIFIED INFORMATION ON THE MEDIA. IF THE MEDIA MAY NOT BE REMOVED FROM THE AIS, THE ENTIRE AIS SHALL BE SECURED.

17-304. DISPOSAL

17-304.1. GENERAL. CLASSIFIED AIS AND MEDIA SHALL BE PROTECTED UNTIL THE CLASSIFIED INFORMATION CONTAINED THEREON IS DISPOSED OF PROPERLY.

17-304.2. AIS DECLASSIFICATION. TO DECLASSIFY AN AIS REMOVE ALL MEDIA AND POWER OFF THE AIS FOR AT LEAST 1 MINUTE.
17-304.3. MEDIA DESTRUCTION. THESE PROCEDURES SHALL BE FOLLOWED TO DESTROY CLASSIFIED MEDIA.

17-304.3.1. MAGNETIC TAPE. REMOVE MAGNETIC TAPE FROM THE REEL AND PLACE THE TAPE INTO A BURN BAG (MAGNETIC TAPE SHOULD BE MIXED WITH OTHER CLASSIFIED WASTE). THE BURN BAG IS THEN DISPOSED OF WITH BURN BAGS CONTAINING CONVENTIONAL CLASSIFIED WASTE. ONCE THE REEL IS DIVESTED OF LABELS AND/OR MARKINGS INDICATING PREVIOUS USE OR CLASSIFICATION, THE REEL MAY BE DISPOSED AS UNCLASSIFIED TRASH.

17-304.3.2. FLOPPY DISKS. PLACE DISKETTES TO BE DESTROYED INTO A BURN BAG (MAGNETIC DISKETTES SHOULD BE MIXED WITH OTHER CLASSIFIED WASTE). THE BURN BAG IS THEN DISPOSED OF WITH BURN BAGS CONTAINING CONVENTIONAL CLASSIFIED WASTE.

17-304.3.3. RIGID DISKS. DISK PLATTERS ARE PLACED INTO A BURN BAG (DO NOT MIX WITH OTHER CLASSIFIED WASTE). THE BURN BAG IS THEN DISPOSED OF WITH OTHER CLASSIFIED WASTE BY BRINGING THE BAG AND ITS CONTENTS TO THE ATTENTION OF THE DRIVER OF THE TRUCK ACCEPTING CLASSIFIED BURN BAGS. REMOVING THE PLATTERS FROM A SEALED DISK DRIVE (WINCHESTER TECHNOLOGY) MAY POSE CONTRACTUAL AND/OR OTHER PROBLEMS; THEREFORE, THE DESTRUCTION OF THE ENTIRE UNIT MAY BE MOST PRACTICAL. ONCE THE DISK CONTAINER IS DIVESTED OF THE DISK PLATTERS AND LABELS AND/OR MARKINGS INDICATING PREVIOUS USE OR CLASSIFICATION, THEN THE CONTAINER MAY BE DISPOSED OF AS UNCLASSIFIED TRASH.
17-305. **AUDIT TRAIL.** THERE SHALL BE A DOCUMENTED HISTORY OF AIS USE. IF THE AIS IS NOT SELF-DOCUMENTING, A MANUAL LOG SHALL BE USED. THE LOG SHALL RECORD THE USER, DATE, AND TIME OF USE AND ACTIVITY. THE LOG SHALL BE RETAINED FOR 1 YEAR. AN EXAMPLE OF SUCH A LOG IS AS FOLLOWS:

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18-100. BACKGROUND. TEMPEST IS A NICKNAME FOR INFORMATION BEARING EMANATIONS THAT EXIST IN ALL ELECTRONIC AND ELECTRICAL EQUIPMENT. THEY ARE MOST FAMILIAR AS NOISE OR INTERFERENCE ON RADIO AND TELEVISION SETS. COMPROMISING EMANATIONS RELATE TO THE ORIGINAL MESSAGE OR INFORMATION BEING PROCESSED SO THAT IT MAY LEAD TO RECOVERY OF_plain_text_. POOR INSTALLATION OR POSITIONING OF EQUIPMENT MAY AGGRAVATE EXPLOITABLE VULNERABILITIES OF A SYSTEM OR FACILITY EVEN THOUGH ALL SYSTEM COMPONENTS ARE TEMPEST COMPLIANT.

18-101. POLICY. THE PSD SHALL CONDUCT A RISK EVALUATION OF EQUIPMENTS AND/OR SYSTEMS PROCESSING CLASSIFIED INFORMATION BEFORE PURCHASE AND/OR USE. THIS SHALL PRECLUDE EXPENDITURES FOR COUNTERMEASURES BEYOND THOSE REQUIRED BY REGULATION AND ENSURE PROPER SAFEGUARDS ARE IMPLEMENTED FOR EQUIPMENTS AND/OR SYSTEMS THAT PROCESS CLASSIFIED INFORMATION. THE VULNERABILITIES OF TEMPEST EMANATIONS MAY BE CONTROLLED BY LIMITING SENSITIVE INFORMATION PROCESSING AND CONTROLLING ACCESS TO EQUIPMENT PROCESSING CLASSIFIED MATERIAL. SOME INSTALLATIONS MAY NOT REQUIRE TEMPEST-COMPLIANT EQUIPMENT.

18-102. PROCEDURES

18-102.1. TO PROCESS CLASSIFIED INFORMATION ON AUTOMATED EQUIPMENT SUCH AS WORD PROCESSORS, PRINTERS, OR SIMILAR APPARATUS AND ON NON-AUTOMATED EQUIPMENT SUCH AS FACSIMILE MACHINES OR VIDEO TAPE PLAYERS, THE OSD COMPONENT SECURITY MANAGER SHALL SUBMIT TO THE DIRECTOR, PSD, A MEMORANDUM CONTAINING THE FOLLOWING INFORMATION:

18-102.1.1. THE SUBJECT OF THIS MEMORANDUM SHALL BE: "REQUEST FOR TEMPEST EVALUATION." IF THE REQUEST IS FOR AUTOMATED INFORMATION SYSTEMS AND/OR EQUIPMENT, THE
SUBJECT SHALL BE: "REQUEST FOR AIS AND/OR TEMPEST EVALUATION."

18-102.1.2. THE NAME AND TELEPHONE NUMBER OF THE PROJECT OFFICER COORDINATING THE EVALUATION.

18-102.1.3. THE MANUFACTURER, NOMENCLATURE, AND MODEL NUMBER OF EACH EQUIPMENT COMPONENT.

18-102.1.4. ESTIMATE THE AVERAGE AMOUNT OF HOURS PER WEEK OF EACH CATEGORY OF UNCLASSIFIED, CONFIDENTIAL, SECRET, AND TOP SECRET MATERIAL SHALL BE PROCESSED ON EACH EQUIPMENT COMPONENT.

18-102.1.5. THE BUILDING NAME OR ADDRESS AND ROOM NUMBER(S) WHERE THE EQUIPMENT IS AND/OR SHALL BE LOCATED.

18-102.1.6. WHO IS LOCATED ON THE OTHER SIDE OF EACH WALL, CEILING AND FLOOR; AND IF ACCESS TO THE AREAS REQUIRES AN ESCORT AND/OR THE LEVEL SECURITY CLASSIFICATION LEVEL.

18-102.1.7. IF ONE AIS COMPONENT IS TO BE INTERCONNECTED WITH ANOTHER AIS COMPONENT, A NETWORKING SCHEMATIC OR DESCRIPTION SHALL BE PROVIDED.

18-102.2. THE DIRECTOR, PSD, SHALL:

18-102.2.1. REVIEW REQUESTS FOR TEMPEST RISK EVALUATIONS.

18-102.2.2. CONDUCT SURVEYS TO DETERMINE PROPER COUNTERMEASURES.

18-102.3. THE PROJECT OFFICER SHALL:

18-102.3.1. ASSIST THE PSD IN CONDUCTING SURVEYS.

18-102.3.2. TELEPHONICALLY NOTIFY (697-6247) THE PSD AFTER PURCHASE OR INSTALLATION OF EQUIPMENT IS COMPLETED.
## Equivalent Foreign and International Pact Organization Security Classifications

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Viet Nam

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(SEE CHAPTER XI)

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### NOTES:

In all instances foreign security classification systems are not exactly parallel to the U.S. system and exact equivalent classifications cannot be stated. The classifications given above represent the nearest comparable designations that are used to signify degrees of protection and control similar to those prescribed for the equivalent U.S. classifications.

"ATOMAL" information is an exclusive designation used by NATO to identify "Restricted Data" or "Formerly Restricted Data" information released by the U.S. Government to NATO.
GENERAL ACCOUNTING OFFICE OFFICIALS AUTHORIZED TO CERTIFY SECURITY CLEARANCES

(See paragraph 7-101.3.)

The Comptroller General, Deputy Comptroller General and Assistant Comptroller General and Assistants to the Comptroller General
The General Counsel and Deputy General Counsel
The Director and Deputy Director, Personnel; the Security Officer
The Director and Deputy Director, Office of Internal Review
The Director and Assistants to the Director of the Office of Program Planning and the Office of Policy
The Director and Deputy Directors of the Community and Economic Development Division
The Director, Deputy Directors, Associate Directors, Deputy Associate Directors, Senior Group Directors, and the Assistant to the Director for Planning and Administration of the Energy and Minerals Division
The Director, Deputy Directors, Associate Directors and Division Personnel Security Officer of the Human Resources Division
The Directors, Deputy Directors, and Associate Directors, of the following Divisions:
  Claims
  Field Operations
  Financial and General Management Studies
  General Government
  International
  Logistics and Communications
  Procurement and Systems Acquisition
  Program Analysis Division
Directors and Managers of International Division Overseas Offices as follows:
  Director European Branch, Frankfurt, Germany
  Director Far East Branch, Honolulu, Hawaii
Manager, Sub Office, Bangkok, Thailand
Regional Managers and Assistant Regional Managers of the Field Operations Division's Regional Offices as follows:

Atlanta, Georgia
Boston, Massachusetts
Chicago, Illinois
Cincinnati, Ohio
Dallas, Texas
Denver, Colorado
Detroit, Michigan
Kansas City, Missouri
Los Angeles, California
New York, New York
Norfolk, Virginia
Philadelphia, Pennsylvania
San Francisco, California
Seattle, Washington
Washington, D.C.
AP3. APPENDIX 3

Instructions Governing Use of Code Words, Nicknames, and Exercise Terms

AP3.1.1. Definitions

AP3.1.1.1. Using Component. The DoD Component to which a code word is allocated for use, and which assigns to the word a classified meaning, or which originates nicknames and exercise terms using the procedure established by the Joint Chiefs of Staff.

AP3.1.1.2. Code Word. Word selected from those listed in Joint Army-Navy-Air Force Publication (JANAP) 299 (reference (ff)) and later volumes, and assigned a classified meaning by appropriate authority to insure proper security concerning intentions, and to safeguard information pertaining to actual military plans or operations classified as Confidential or higher. A code word shall not be assigned to test, drill or exercise activities. A code word is placed in one of three categories:

AP3.1.1.2.1. Available. Allocated to the using component. Available code words individually will be unclassified until placed in the active category.

AP3.1.1.2.2. Active. Assigned a classified meaning and current.

AP3.1.1.2.3. Canceled. Formerly active, but discontinued due to compromise, suspected compromise, cessation, or completion of the operation to which the code word pertained. Canceled code words individually will be unclassified and remain so until returned to the active category.

AP3.1.1.3. Nickname. A combination of two separate unclassified words that is assigned an unclassified meaning and is employed only for unclassified administrative, morale, or public information purposes.

AP3.1.1.4. Exercise Term. A combination of two words, normally unclassified, used exclusively to designate a test, drill, or exercise. An exercise term is employed to preclude the possibility of confusing exercise directions with actual operations directives.

AP3.1.2. Policy and Procedure

AP3.1.2.1. Code Words. The Joint Chiefs of Staff are responsible for
allocating words or blocks of code words from JANAP 299 to DoD Components. DoD Components may request allocation of such code words as required and may reallocate available code words within their organizations, in accordance with individual policies and procedures, subject to applicable rules set forth herein.

AP3.1.2.1.1. A permanent record of all code words shall be maintained by the Joint Chiefs of Staff.

AP3.1.2.1.2. The using Component shall account for available code words and maintain a record of each active code word. Upon being canceled, the using component shall remain maintain the record for 2 years; thence the record of each code word may be disposed of in accordance with current practices, and the code word returned to the available inventory.

AP3.1.2.2. Nicknames

AP3.1.2.2.1. Nicknames may be assigned to actual events, projects, movement of forces, or other nonexercise activities involving elements of information of any classification category, but the nickname, the description or meaning it represents, and the relationship of the nickname and its meaning must be unclassified. A nickname is not designed to achieve a security objective.

AP3.1.2.2.2. Nicknames, improperly selected, can be counterproductive. A nickname must be chosen with sufficient care to ensure that it does not:

AP3.1.2.2.2.1. Express a degree of bellicosity inconsistent with traditional American ideals or current foreign policy;

AP3.1.2.2.2.2. Convey connotations offensive to good taste or derogatory to a particular group, sect, or creed; or,

AP3.1.2.2.2.3. Convey connotations offensive to our allies or other Free World nations.

AP3.1.2.2.3. The following shall not be used as nicknames:

AP3.1.2.2.3.1. Any two-word combination voice call sign found in JANAP 119 (reference (ff)) or ACP 110 (reference (aaa)). (However, single words in JANAP 119 or ACP 110 may be used as part of a nickname if the first word of the nickname does not appear in JANAP 299 (reference (ff)) and later volumes.)
AP3.1.2.2.3.2. Combination of words including word "project," "exercise," or "operation."

AP3.1.2.2.3.3. Words that may be used correctly either as a single word or as two words, such as "moonlight."

AP3.1.2.2.3.4. Exotic words, trite expressions, or well-known commercial trademarks.

AP3.1.2.2.4. The Joint Chiefs of Staff shall:

AP3.1.2.2.4.1. Establish a procedure by which nicknames may be authorized for use by DoD Components.

AP3.1.2.2.4.2. Prescribe a method for the using Components to report nicknames used.

AP3.1.2.2.5. The Heads of DoD Components shall:

AP3.1.2.2.5.1. Establish controls within their Components for the assignment of nicknames authorized under subparagraph AP3.1.2.2.4.1., above.

AP3.1.2.2.5.2. Under the procedures established, advise the Joint Chiefs of Staff of nicknames as they are assigned.

AP3.1.2.3. Exercise Term

AP3.1.2.3.1. Exercise terms may be assigned only to tests, drills, or exercises for the purpose of emphasizing that the event is a test, drill, or exercise and not an actual operation. The exercise term, the description or meaning it represents, and the relationship of the exercise term and its meaning can be classified or unclassified. A classified exercise term is designed to simulate actual use of DoD code words and must be employed using identical security procedures throughout the planning, preparation, and execution of the test, drill, or exercise to ensure realism.

AP3.1.2.3.2. Selection of exercise terms will follow the same guidance as contained in subparagraphs AP3.1.2.2.2. and AP3.1.2.2.3., above.

AP3.1.2.3.3. The Joint Chiefs of Staff shall:
AP3.1.2.3.3.1. Establish a procedure by which exercise terms may be authorized for use by DoD Components.

AP3.1.2.3.3.2. Prescribe a method for using Components to report exercise terms used.

AP3.1.2.3.4. The Heads of DoD Components shall:

AP3.1.2.3.4.1. Establish controls within their Component for the assignment of exercise terms authorized under subparagraph AP3.1.2.3.3., above.

AP3.1.2.3.4.2. Under the procedures established, advise the Joint Chiefs of Staff of exercise terms as they are assigned.

AP3.1.3. Assignment of Classified Meanings to Code Words

AP3.1.3.1. The DoD Component responsible for the development of a plan or the execution of an operation shall be responsible for determining whether to assign a code word.

AP3.1.3.2. Code words shall be activated for the following purposes only:

AP3.1.3.2.1. To designate a classified military plan or operation;

AP3.1.3.2.2. To designate classified geographic locations in conjunction with plans or operations referred to in subparagraph AP3.1.3.2.1., above; or

AP3.1.3.2.3. To conceal intentions in discussions and messages or other documents pertaining to plans, operations, or geographic locations referred to in subparagraphs AP3.1.3.2.1. and AP3.1.3.2.2., above.

AP3.1.3.3. The using Component shall assign to a code word a specific meaning classified Top Secret, Secret, or Confidential, commensurate with military security requirements. Code words shall not be used to cover unclassified meanings. The assigned meaning need not in all cases be classified as high as the classification assigned to the plan or operation as a whole.

AP3.1.3.4. Code words shall be selected by each using Component in such manner that the word used does not suggest the nature of its meaning.

AP3.1.3.5. A code word shall not be used repeatedly for similar purposes;
that is, if the initial phase of an operation is designated "Meaning," succeeding phases should not be designated "Meaning II" and "Meaning III," but should have different code words.

AP3.1.3.6. Each DoD Component shall establish policies and procedures for the control and assignment of classified meanings to code words, subject to applicable rules set forth herein.

AP3.1.4. Notice of Assignment, Dissemination, and Cancelation of Code Words and Meanings

AP3.1.4.1. The using Component shall promptly notify the Joint Chiefs of Staff when a code word is made active, indicating the word, and its classification. Similar notice shall be made when any changes occur, such as the substitution of a new word for one previously placed in use.

AP3.1.4.2. The using Component is responsible for further dissemination of active code words and meanings to all concerned activities, to include classification of each.

AP3.1.4.3. The using Component is responsible for notifying the Joint Chiefs of Staff of canceled code words. This cancellation report is considered final action, and no further reporting or accounting of the status of the canceled code word will be required.

AP3.1.5. Classification and Downgrading Instructions

AP3.1.5.1. During the development of a plan, or the planning of an operation by the headquarters of the using Component, the code word and its meaning shall have the same classification. When dissemination of the plan to other DoD Components or to subordinate echelons of the using Component is required, the using Component may downgrade the code words assigned below the classification assigned to their meanings in order to facilitate additional planning implementation, and execution by such other Components or echelons, but code words shall, at a minimum, be classified Confidential.

AP3.1.5.2. A code word that is replaced by another code word due to a compromise or suspected compromise, or for any other reason, shall be canceled, and classified Confidential for a period of 2 years, after which the code word will become unclassified.
AP3.1.5.3. When a plan or operation is discontinued or completed, and is not replaced by a similar plan or operation but the meaning cannot be declassified, the code word assigned thereto shall be canceled and classified Confidential for a period of 2 years, or until the meaning is declassified, whichever is sooner, after which the code word will become unclassified.

AP3.1.5.4. In every case, whenever a code word is referred to in documents, the security classification of the code word shall be placed in parentheses immediately following the code word, for example, "Label (C)."

AP3.1.5.5. When the meaning of a code word no longer requires a classification, the using Component shall declassify the meaning and the code word and return the code word to the available inventory.

AP3.1.6. Security Practices

AP3.1.6.1. The meaning of a code word may be used in a message or other document, together with the code word, only when it is essential to do so. Active code words may be used in correspondence or other documents forwarded to addressees who may or may not have knowledge of the meaning. If the context of a document contains detailed instructions or similar information that indicates the purpose or nature of the related meaning, the active code word shall not be used.

AP3.1.6.2. In handling correspondence pertaining to active code words, care shall be used to avoid bringing the code words and their meanings together. They should be handled in separate card files, catalogs, indexes, or lists, enveloped separately, and dispatched at different times so they do not travel through mail or courier channels together.

AP3.1.6.3. Code words shall not be used for addresses, return addresses, shipping designators, file indicators, call signs, identification signals, or for other similar purposes.

AP3.1.7. All code words formerly categorized as "inactive" or "obsolete" shall be placed in the current canceled category and classified Confidential. Unless otherwise restricted, all code words formerly categorized as "canceled" or "available" shall be individually declassified. All records associated with such code words may be disposed of in accordance with current practices, provided such records have been retained at least 2 years after the code words were placed in the former categories of "inactive," "obsolete," or "canceled."
### AP4. APPENDIX 4

**FEDERAL AVIATION ADMINISTRATION AIR TRANSPORTATION SECURITY FIELD OFFICES**

(See paragraph 8-3032.1.1.)

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AP5. APPENDIX 5

TRANSPORTATION PLAN

(See paragraph 8-104.)

AP5.1. The provisions of subsection 8-104. of this Regulation require that transmission instructions or a separate transportation plan be included with any contract, agreement or other arrangement involving the release of classified material to foreign entities. The transportation plan is to be submitted to and approved by applicable DoD authorities. As a minimum, the transportation plan shall include the following provisions:

AP5.1.1. A description of the classified material together with a brief narrative as to where and under what circumstances transfer of custody will occur:

AP5.1.2. Identification, by name or title, of the designated representative of the foreign recipient government or international organization who will receipt for and assume security responsibility for the U.S. classified material (person(s) so identified must be cleared for access to the level of the classified material to be shipped);

AP5.1.3. Identification and specific location of delivery points and any transfer points;

AP5.1.4. Identification of commercial carriers and freight forwarders or transportation agents who will be involved in the shipping process, the extent of their involvement, and their security clearance status;

AP5.1.5. Identification of any storage or processing facilities to be used and, relative thereto, certification that such facilities are authorized by competent Government authority to receive, store, or process the level of classified material to be shipped;

AP5.1.6. When applicable, the identification, by name or title, of couriers and escorts to be used and details as to their responsibilities and security clearance status;

AP5.1.7. Description of shipping methods to be used as authorized by the provisions of Chapter 8., together with the identification of carriers (foreign and domestic);
AP5.1.8. In those cases when it is anticipated that the U.S. classified material or parts thereof may be returned to the United States for repair, service, modification, or other reasons, the plan must require that shipment shall be via a carrier of U.S. or recipient government registry, handled only by authorized personnel, and that the applicable Military Department (for foreign military sales (FMS)) or Defense Investigative Service (for commercial sales) will be given advance notification of estimated time and place of arrival and will be consulted concerning inland shipment;

AP5.1.9. The plan shall require the recipient government or international organization to examine shipping documents upon receipt of the classified material in its own territory and advise the responsible Military Department in the case of FMS, or Defense Investigative Service in the case of commercial sales, if the material has been transferred enroute to any carrier not authorized by the transportation plan; and

AP5.1.10. The recipient government or international organization also will be required to inform the responsible Military Department or the Defense Investigative Service promptly and fully of any known or suspected compromise of U.S. classified material while such material is in its custody or under its cognizance during shipment.
FOREIGN TRAVEL SECURITY BRIEFING

(SEE SUBSECTION 8-300.)

AP6.1. FOREIGN TRAVEL SECURITY BRIEFING

EACH PERSON TRAVELING OUTSIDE OF THE UNITED STATES, WHETHER IN A CIVILIAN OR MILITARY STATUS OR OTHERWISE AFFILIATED WITH THE DEPARTMENT OF DEFENSE, BECOMES A SECURITY OFFICER. THE PURPOSE OF THE BRIEFING IS TO PROVIDE SECURITY TIPS FOR THE TRAVELER AND GUIDANCE IN SAFEGUARDING CLASSIFIED INFORMATION.

AP6.1.1. THE PROVISIONS OF SECTION C8.3., CHAPTER 8., ABOVE, OF THIS INSTRUCTION SHALL BE COMPLIED WITH IF IT IS ABSOLUTELY ESSENTIAL TO CARRY CLASSIFIED MATERIAL OVERSEAS. THE DIRECTOR, PSD, MAY AUTHORIZE THE CARRYING OF SUCH MATERIAL ON COMMERCIAL AIRCRAFT OUTSIDE OF THE UNITED STATES. THE FOLLOWING PROCEDURES SHALL BE FOLLOWED BY THE PERSON CARRYING THE MATERIAL:

AP6.1.1.1. THE CLASSIFIED INFORMATION MUST REMAIN IN YOUR PHYSICAL POSSESSION AT ALL TIMES, IF PROPER STORAGE AT A U.S. GOVERNMENT ACTIVITY IS NOT AVAILABLE.

AP6.1.1.2. THE CLASSIFIED INFORMATION SHALL NOT BE EXPOSED, READ, STUDIED, DISPLAYED, OR USED IN PUBLIC CONVEYANCES OR PLACES.

AP6.1.1.3. YOU MUST OBTAIN DOCUMENTATION REQUIRED BY PARAGRAPH 8-302., ABOVE, OF THIS INSTRUCTION. THIS MEMORANDUM SHALL BE PRESENTED AT AIRPORT SCREENINGS AND CUSTOMS STATIONS. IF SEALED PACKAGES CONTAINING CLASSIFIED MATERIAL ARE CHALLENGED, YOU SHOULD SEEK THE ASSISTANCE OF AN OFFICIAL OF THE AIRLINE INVOLVED, THE AIRPORT MANAGER, OR THE LOCAL FEDERAL AVIATION ADMINISTRATION (FAA) REPRESENTATIVE FOR INCIDENTS THAT OCCUR WITHIN THE UNITED STATES. IF SUCH A PROBLEM SHOULD OCCUR AT POINTS OF ENTRY OR DEPARTURE
OUTSIDE THE UNITED STATES, YOU SHOULD CONTACT THE NEAREST U.S. MILITARY OR STATE DEPARTMENT REPRESENTATIVE.

AP6.2. DURING YOUR STAY IN A FOREIGN COUNTRY:

AP6.2.1. CARRY IDENTIFICATION. TAKE ALL ESSENTIAL PERSONAL AND MEDICAL IDENTIFICATION TO GET YOU SUCCESSFULLY THROUGH YOUR TRIP. DOCUMENT YOUR BLOOD TYPE AS WELL AS ANY SPECIAL MEDICAL CONDITION OR MEDICAL REQUIREMENT THAT YOU MIGHT HAVE. STORE ESSENTIAL MEDICATIONS IN ORIGINAL CONTAINERS; DO NOT LEAVE YOUR WALLET OR PURSE UNATTENDED.

AP6.2.2. ESTABLISH POINTS OF CONTACT. SOMEONE SHOULD KNOW YOUR WHEREABOUTS FROM THE TIME THAT YOU DEPART THE UNITED STATES UNTIL YOU RETURN HOME. PROVIDE YOUR CONTACT WITH A COPY OF YOUR ITINERARY AND ADVISE HIM AND/OR HER OF ANY CHANGES.

AP6.2.3. KEEP A LOW PROFILE. CLOTHES, AUTOMOBILES, AND OTHER OUTWARD VESTIGES OF NATIONALITY SHOULD NOT PROVIDE A STARK CONTRAST WITH THOSE OF THE COUNTRY IN WHICH YOU ARE TRAVELING. CLOTHING SHOULD NOT GIVE THE IMPRESSION OF WEALTH OR IMPORTANCE. IF MILITARY, AVOID WEARING A MILITARY UNIFORM UNLESS REQUIRED; IT MIGHT ATTRACT UNWANTED ATTENTION.

AP6.2.4. SHUN PUBLICITY. SHUN PUBLICITY AND INQUIRIES BY THE LOCAL NEWS MEDIA. IF APPROACHED BY THE MEDIA REMEMBER NOT TO DISCLOSE THE ADDRESSES AND TELEPHONE NUMBERS OF ANY CLEARED PERSONNEL. PERSONAL AND BACKGROUND INFORMATION CONCERNING FAMILY MEMBERS ALSO SHOULD BE WITHHELD.

AP6.2.5. AVOID CIVIL DISTURBANCES. EVERY EFFORT SHOUOTD BE MADE TO AVOID CIVIL DISTURBANCES AND DISPUTES WITH LOCAL CITIZENS. USE CAUTION IF YOU COME UPON A DEMONSTRATION OR A RALLY. IF THE SPEAKER IS DENOUNCING U.S. POLICY, THE CROWD MIGHT BECOME HOSTILE TO ANY AMERICAN BYSTANDERS. SHOULD VIOLENCE BREAK OUT, ARRESTS ARE SOMETIMES MADE INDISCRIMINATELY. IN THE CONFUSION YOU COULD BE ARRESTED OR
DETAINED EVEN THOUGH YOU ARE ONLY AN "INNOCENT BYSTANDER."

AP6.2.6. PRECAUTIONS WHEN WALKING. WALK ONLY ON WELL LIGHTED AND HEAVILY TRAVELED STREETS WHENEVER POSSIBLE. WALK IN THE MIDDLE OF THE SIDEWALK. AVOID SHORTCUTS THROUGH ALLEYS. WHILE WALKING, IF YOU ARE THREATENED BY THE OCCUPANTS OF A CAR, MOVE IN THE DIRECTION OPPOSITE TO THAT IN WHICH THE CAR IS TRAVELING. THEN SEEK HELP. IF APPROACHED BY A SUSPICIOUS LOOKING PERSON ON FOOT, CROSS THE STREET OR CHANGE DIRECTION.

AP6.2.7. DRIVING OVERSEAS. DRIVE CAREFULLY WHILE YOU ARE ABROAD! MANY COUNTRIES DEAL HARSHLY WITH FOREIGNERS WHO ARE INVOLVED IN TRAFFIC ACCIDENTS. DRIVERS ARE OFTEN DETAINED IN JAIL WHILE SUCH ACCIDENTS ARE INVESTIGATED. TAKE CARE NOT TO SPEED AS SOME COUNTRIES IMPOSE A SPEEDING FINE THAT IS PAYABLE WHEN LEVIED. ALSO, IN SOME AREAS IT IS UNLAWFUL TO USE INSULTING LANGUAGE TOWARD ANOTHER PERSON OR TO USE ABUSIVE GESTURES WHILE DRIVING. REMEMBER THAT WHAT IS A NORMAL GESTURE IN ONE COUNTRY IS AN ABUSIVE ONE IN ANOTHER. WHILE SOME COUNTRIES DO NOT RECOGNIZE U.S. DRIVER'S LICENSES, MOST DO ACCEPT INTERNATIONAL DRIVER'S LICENSES, AND THE LATTER ARE OFTEN REQUIRED BY FOREIGN CAR RENTAL AGENCIES. FOR A FEE, YOU MAY OBTAIN AN INTERNATIONAL DRIVERS LICENSE FROM THE AMERICAN AUTOMOBILE ASSOCIATION.

AP6.2.8. LOCAL LAWS. REMEMBER THAT ALTHOUGH YOU ARE AN AMERICAN CITIZEN, YOU ARE SUBJECT TO THE LAWS OF THE COUNTRY IN WHICH YOU ARE TRAVELING. IN MOST OF WESTERN EUROPE, THE LAWS ARE SIMILAR TO THOSE IN THE UNITED STATES. SOME OF THE LAWS IN COUNTRIES SUCH AS TURKEY, TAIWAN, SPAIN, AND OTHERS DIFFER SIGNIFICANTLY. FOR EXAMPLE, IN THESE COUNTRIES, INDIVIDUALS ARE PROHIBITED FROM MAKING DEROGATORY COMMENTS ABOUT THE GOVERNMENT OR THE GOVERNMENT'S LEADERS. FAMILIARIZE YOURSELF WITH THE LAWS OF THE COUNTRY(IES) THAT YOU SHALL BE VISITING AND OBSERVE THESE LAWS. NEVER ENGAGE IN ANY BLACK MARKET ACTIVITIES.

AP6.2.9. EVADING TERRORISTS AND CRIMINALS. THE TERRORIST AND CRIMINAL THREAT VARIES FROM COUNTRY TO COUNTRY. IF YOU
ARE TRAVELING TO A HIGH RISK AREA, GET AS MAXIMAL INFORMATION ABOUT THE THREAT IN THAT AREA BEFORE YOU LEAVE. DEVELOP A SECURITY PLAN AND IMPLEMENT IT UPON ARRIVAL IN THE COUNTRY. IN LOW RISK AREAS DO NOT BECOME COMPLACENT; SITUATIONS SOMETIMES CHANGE RAPIDLY. IN GENERAL, TERRORISTS AND CRIMINALS SIMILARLY STRIKE WHEN AND WHERE THEY SENSE THEIR TARGETS TO BE MORE VULNERABLE, AND THEY ARE MOST SUCCESSFUL WHEN SECURITY MEASURES ARE LAX AND DAILY ROUTINES ARE PREDICTABLE. VARY ARRIVAL TIMES, DEPARTURE TIMES, AND ROUTES THAT YOU NORMALLY TAKE. BE ALERT TO THE POSSIBILITY OF SURVEILLANCE. IF YOU BELIEVE THAT YOU ARE BEING FOLLOWED, DO NOT CHALLENGE YOUR FOLLOWER; INSTEAD, ATTEMPT TO MENTALLY NOTE HIS AND/OR HER PHYSICAL CHARACTERISTICS, TYPE OF CAR, LICENSE NUMBER, ETC.; PROMPTLY REPORT SUCH INCIDENTS TO SECURITY OFFICIALS AT THE SITE WHERE YOU ARE VISITING OR AT THE NEAREST U.S. EMBASSY.

AP6.2.10. ESPIONAGE. A REPRESENTATIVE OF THE OFFICE OF THE SECRETARY OF DEFENSE, YOU MAY BE TARGETED FOR ATTEMPTED EXPLOITATION BY FOREIGN INTELLIGENCE AGENTS IN ANY FOREIGN COUNTRY THAT YOU MAY BE TRAVELING THROUGH OR VISITING. DO NOT DISCUSS INFORMATION OUTSIDE SECURE FACILITIES OR OVER TELEPHONES. EXERCISE CAUTION IN MAKING OR WRITING STATEMENTS THAT MIGHT BE EXPLOITED FOR PROPAGANDA PURPOSES. DO NOT SIGN PETITIONS, HOWEVER HARMLESS THEY APPEAR. BE EXTREMELY CAREFUL IN HANDLING YOUR PASSPORT. DO NOT PHOTOGRAPH ANY MILITARY INSTALLATION, DEFENSE PLANT, OR OTHER OBIVIOUSLY RESTRICTED AREAS. REFRAIN FROM PHOTOGRAPHING MILITARY EQUIPMENT AND PERSONNEL. BEWARE OF OVERLY FRIENDLY TOURIST GUIDES, INTERPRETERS, MAIDS, CAB DRIVERS, ETC., TAKING UNDUE INTEREST IN YOU. BE PARTICULARLY SUSPICIOUS OF GUIDE PERSONNEL WHO JUST "HAPPEN" TO KNOW YOUR SPECIAL INTERESTS AND AVOCATIONS. DO NOT SIGN ANY RECEIPTS FOR MONEY OR SERVICES UNLESS YOU ARE FIRST ENSURED OF, AND FURNISHED AN ON-THE-SPOT COPY THAT CLEARLY SPECIFIES AND ITEMIZES, THE NATURE OF THE TRANSACTION. IF YOU EVER SUSPECT AN APPROACH HAS BEEN MADE IN A CONSPIRACY TO COMMIT ESPIONAGE, REPORT TO THE NEAREST U.S. MILITARY COMMAND OR EMBASSY SECURITY OFFICER. ABOVE ALL, DO NOT ATTEMPT TO GET OUT OF SUCH A SITUATION YOURSELF OR ASSUME THE ROLE OF A
SELF-APPOINTED AGENT. IF AN INDISCRETION IS INVOLVED OR YOU ARE THREATENED WITH A COMPROMISING SITUATION, YOU MAY DISCUSS THE MATTER IN CONFIDENCE WITH A U.S SECURITY REPRESENTATIVE. HE AND/OR SHE IS NOT INTERESTED IN RUINING A REPUTATION BUT IN PROTECTING THE UNITED STATES, YOU, AND THE CLASSIFIED INFORMATION YOU POSSESS. DO NOT UNDERTAKE OR IN ANY MANNER CAUSE ANYONE TO CONSIDER ANY PART OF YOUR OFFICIAL TRAVEL AS AN INTELLIGENCE OPERATION. CONDUCT ONLY THAT OFFICIAL BUSINESS FOR WHICH THE TRAVEL WAS AUTHORIZED.

AP6.2.11. A FINAL WORD. NOW THAT YOU ARE AWARE OF THE BASIC PRECAUTIONS THAT SHOULD BE TAKEN DURING YOUR TRIP, TAKE SOME TIME TO PUT ALL OF THIS INFORMATION INTO PERSPECTIVE. IF YOU FOLLOW THESE PRECAUTIONS YOU SHALL REDUCE THE RISK OF ENCOUNTERING PROBLEMS.
## AP7. APPENDIX 7

### CROSS-REFERENCE INDEX

<table>
<thead>
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<th>Topic</th>
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</tr>
</thead>
<tbody>
<tr>
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<tr>
<td>FOREIGN NATIONALS AND GOVERNMENTS.</td>
<td>7-102.</td>
</tr>
<tr>
<td>FORMER PRESIDENTIAL APPOINTEES</td>
<td>7-101.6.</td>
</tr>
<tr>
<td>GENERAL ACCOUNTING OFFICE.</td>
<td>7-101.3.</td>
</tr>
<tr>
<td>NEED TO KNOW REQUIREMENT</td>
<td>7-103.</td>
</tr>
<tr>
<td>RESEARCHERS</td>
<td>7-101.5.</td>
</tr>
<tr>
<td>VISITORS</td>
<td>7-105.</td>
</tr>
<tr>
<td>ACCOUNTABILITY</td>
<td></td>
</tr>
<tr>
<td>CONFIDENTIAL</td>
<td>7-302.</td>
</tr>
<tr>
<td>OF CLASSIFIERS</td>
<td>2-100.</td>
</tr>
<tr>
<td>SECRET</td>
<td>7-301.</td>
</tr>
<tr>
<td>TOP SECRET</td>
<td>7-300.</td>
</tr>
<tr>
<td>WORKING PAPERS</td>
<td>7-304.1.</td>
</tr>
<tr>
<td>ADDRESSING</td>
<td></td>
</tr>
<tr>
<td>FOR TRANSMISSION</td>
<td>8-201.</td>
</tr>
<tr>
<td>ADMINISTRATIVE SANCTIONS</td>
<td></td>
</tr>
<tr>
<td>CORRECTIVE ACTION</td>
<td></td>
</tr>
<tr>
<td>NON-PUNITIVE</td>
<td>14-101.3.1.</td>
</tr>
<tr>
<td>PUNITIVE</td>
<td>14-101.3.2.</td>
</tr>
<tr>
<td>VIOLATIONS SUBJECT TO SANCTIONS</td>
<td>14-101.</td>
</tr>
<tr>
<td>AIRCRAFT</td>
<td></td>
</tr>
<tr>
<td>RESTRICTIONS ON HAND-CARRYING CLASSIFIED</td>
<td>8-300.4., 8-301.</td>
</tr>
<tr>
<td>THROUGH 8-303.</td>
<td></td>
</tr>
<tr>
<td>ALARmed AREA</td>
<td></td>
</tr>
<tr>
<td>ADMINISTRATION</td>
<td>5-502.</td>
</tr>
<tr>
<td>ALARmed AREA ACCESS LIST</td>
<td>5-509.</td>
</tr>
<tr>
<td>ALARM DURING SECURITY HOURS</td>
<td>5-505.</td>
</tr>
<tr>
<td>CLOSING</td>
<td>5-503.</td>
</tr>
<tr>
<td>ESTABLISHMENT OF</td>
<td>5-501.</td>
</tr>
<tr>
<td>EXTENDING HOURS</td>
<td>5-504.</td>
</tr>
<tr>
<td>OPENING</td>
<td>5-503.</td>
</tr>
<tr>
<td>PROCEDURAL VIOLATIONS</td>
<td>5-506.</td>
</tr>
<tr>
<td>TESTING</td>
<td>5-506.</td>
</tr>
</tbody>
</table>
APPEALS
CLASSIFICATION CHALLENGE DENIAL 2-104.6.
MANDATORY REVIEW DENIAL 3-304.6.
PUBLIC RELEASE DENIAL 3-702.
BRIEFINGS
FOREIGN TRAVEL 10-104.
HAND-CARRYING ABOARD AIRCRAFT 8-303.2.
INITIAL 10-102.
REFRESHER 10-103.
BURN BAGS
MARKING 9-105.
SECURING 9-105.
USE 9-104., 9-105.
CHALLENGES TO CLASSIFICATION
AS PART OF SECURITY EDUCATION 10-101.3.
POLICY AND PROCEDURES 2-103., 2-104.
CHANGES
IN CLASSIFICATION 3-600.
IN MARKINGS 4-400.
SUGGESTIONS 1-207.
UPGRADING 2-800. THROUGH 2-802.
CHARTS
MARKING 4-301.
CLASSIFICATION
BASIC POLICY 1-400.1.
CRITERIA 2-202.
DURATION 1-400.3.
LIMITS 1-600.3.
REASONS TO EXTEND 2-301.3.
RESOLUTION OF DOUBTS 1-400.2.,2-200.
RESPONSIBILITY FOR CORRECT 1-400.4., 2-100., 2-101.
TWO STEP REQUIREMENT FOR 2-202.
CLASSIFICATION AUTHORITY
DEFINITION 1-303.
DELEGATION OF ORIGINAL AUTHORITY 1-600.2.
IDENTIFICATION ON DOCUMENTS 4-104.
LIMITS 1-600.2.
REQUESTING 1-600.3.
CLASSIFICATION GUIDES
APPROVAL BY TS CLASSIFICATION AUTHORITY 2-400.3.
CONTENT 2-400.2.
DD FORM 2024 2-406.1.
DEFINITION 1-304.
DISTRIBUTION 2-405.
INDEX OF 2-406.
REQUIREMENT TO ISSUE 2-400.
CLASSIFIED INFORMATION
DEFINITION 1-305.
DETERMINATION TO CLASSIFY 2-202.
RECEIPTING FOR
CONFIDENTIAL 8-202.3.
SECRET 8-202.2.
TOP SECRET 8-202.1.
RESPONSIBILITY FOR SAFEGUARDING 5-200., 5-201.
TRANSMISSION
CONFIDENTIAL 8-103.
SECRET 8-102.
TOP SECRET 8-101.
BULKY MATERIAL 8-105.
COMSEC 8-106.
RESTRICTED DATA 8-107.
TO FOREIGN GOVERNMENTS 8-104.
WRAPPING 8-200.
ADDRESSING 8-201.
CLASSIFIED WASTE
DESTRUCTION 4-307., 5-201.2., 9-103.
HANDLING 4-307., 5-201.2.
MARKING 4-307., 5-201.2.
STORAGE 9-106.
CLASSIFIER
ACCOUNTABILITY 2-100.
DEFINITION 1-306.
DENTIFICATION 4-104.
CLASSIFYING CRITERIA
SPECIFIC INFORMATION 2-202.
CODE WORDS
ASSIGNMENT, USE, TERMINATION APPENDIX 3.
COMBINATIONS
CLASSIFICATION OF 5-104.2.2.
NOT RETAINED BY INDIVIDUALS 5-104.2.4.
RECORDING 5-104.1., 5-104.2.3.
REPOSITORY 5-1042.3.
WHEN TO CHANGE 5-104.2.1.
COMMUNICATIONS SECURITY (COMSEC) INFORMATION

AREAS 1-205.
DEFINITION 1-305.
DISSEMINATION 7-206.
HANDLING AND CONTROLLING 1-205.
RELEASE TO CONTRACTORS 4-504.
TRANSMISSION 8-106.

COMPILATIONS (OF UNCLASSIFIED)
CLASSIFICATION OF 2-211.
MARKING 4-203.

COMPROMISE
ACTION UPON DISCOVERY 6-102.
CRYPTOGRAPHIC INFORMATION 6-101.
DAMAGE ASSESSMENT 6-111.
DEFINITION 1-308.
DELIBERATE 6-109.
DISCIPLINARY ACTIONS 6-110., 14-102.
ESPIONAGE 6-109.
FIXING RESPONSIBILITY 6-104.10.
FORMAL INVESTIGATION 6-104.
OPEN PUBLICATION 2-209.
PRELIMINARY INQUIRY 6-102.2., 6-102.4., 6-103.
PRESS LEAKS 6-111.
REEEVALUATION OF CLASSIFICATION DUE TO 2-210.

CONFIDENTIAL
DEFINITION 1-503.
DISSEMINATION 7-208.
METHODS OF TRANSMISSION 8-103.
ORIGINAL CLASSIFICATION AUTHORITY 1-600.2.2., AND 1-600.2.5.
RECEIPTS 8-202.3.
RETIREMENT TO RECORDS CENTER 3-402.
STORAGE REQUIREMENTS 5-102.2.

CONFLICT
RESOLUTION OF CLASSIFICATION CONFLICTS 2-500. THROUGH 2-503.

CONGRESS
RELEASE OF CLASSIFIED INFORMATION TO 7-101.1.

CONTRACTORS
ACCESS TO SPECIAL ACCESS PROGRAM MATERIAL 12-104.
RELEASE OF INTELLIGENCE TO 7-101.4.

CONTROL MARKINGS
PORTION MARKING 4-202.
PRESCRIBED MARKINGS 4-200.

COURIER
(ALSO SEE "ESCORTS" AND "HAND CARRYING")
ARMED FORCES COURIER SYSTEM. 8-101.1., 8-102.
DESIGNATION OF (TOP SECRET) 8-101.9.
LETTER 8-302.
RESPONSIBILITY FOR SAFEGUARDING 5-100.

COURTS
RELEASE OF CLASSIFIED INFORMATION TO 7-101.7.

COVER SHEETS
ON DOCUMENTS AND MATERIAL 5-201.1.
ON FILE FOLDERS 4-205.

CRITICAL NUCLEAR WEAPON DESIGN INFORMATION (CNWDI)
DEFINITION 1-312.
DOCUMENT MARKING 4-200.
PORTION MARKING 4-202.

CRYPTOGRAPHIC INFORMATION
COMPROMISE OF 6-101.

CUSTODIAN
DEFINITION 1-313.
INSTRUCTION OF 10-101.9.
RESPONSIBILITIES 5-200.

CYPHER LOCKS
NOT SUBSTITUTE FOR COMBINATION LOCK 5-104.3.

DAMAGE ASSESSMENT
CLASSIFICATION REEVALUATION 2-210.
CONDUCT OF 6-111.

DAMAGE TO NATIONAL SECURITY
DEGREES OF DAMAGE 1-501. THROUGH 1-503.

DEBRIEFING
EXTENDED ABSENCE 1-110.
TERMINATION 10-105.

DECLASSIFICATION
APPLYING DERIVATIVE DATES 4-401.
AS EARLY AS POSSIBLE 3-100.
AUTHORITY 1-603.
BASIC POLICY 1-401.
BEFORE STORAGE OR RETIREMENT 3-402.
CHANGES IN ORIGINAL DATE 3-600.
DEFINITION 1-314.
EXAMPLES OF DECLASSIFICATION STAMPS 4-402.
INFORMATION SECURITY OVERSIGHT OFFICE 3-103.
MARKING LARGE QUANTITIES OF MATERIAL 4-404.
REMARKING 4-400.
RESPONSIBILITY FOR TRANSFERRED DOCUMENTS 3-400., 3-401.
SYSTEMATIC REVIEW FOR DECLASSIFICATION
- CRYPTOLOGIC INFORMATION 3-203.
- FOREIGN GOVERNMENT INFORMATION 11-201.
- GUIDELINES FOR REVIEW 3-201.
- NON-PERMANENT RECORDS 3-202.1.
- PERMANENT RECORDS 3-202.1.
- REVIEW PROCEDURES 3-202., 3-204.

DERIVATIVE CLASSIFICATION
- APPLYING DECLASSIFICATION DATES 4-401.
- DEFINITION 1-316.
- EXAMPLE OF CLASSIFICATION STAMP 4-402.2.
- EXTRACTS OF INFORMATION 2-212.
- MARKING DOCUMENTS 4-103.2.
- RECORDING MULTIPLE SOURCES 4-104.1.3.
- RECORDING SOURCE OF CLASSIFICATION 4-104.1.2.
- RESPONSIBILITY 1-601.

DESTRUCTION
- BASIC POLICY 9-100.
- BURN BAGS 9-102.2., 9-103.1.
- CLASSIFIED WASTE 4-307., 5-201.2., 9-104.
- FOUO INFORMATION. 15-501.
- PROCEDURES 9-106.
- RECORDS 9-103.
- VIDEO TAPE 5-607.

DISSEMINATION
- NOTICE OF LIMITATION 4-505.

DOCUMENT
- CLASSIFYING (BASIC POLICY) 2-206.
- DEFINITION 1-317.

DOUBLE CHECK
- DUTIES OF DOUBLE CHECK 5-106.4., 5-202.

DOWNGRADING
- AUTHORITY 1-603.
- DEFINITION 1-319.
- EXAMPLE OF DOWNGRADING STAMP 4-402.3.
- MARKING FOR AUTOMATIC DOWNGRADING 3-500.
- MARKING LARGE QUANTITIES OF MATERIAL 4-400.

DRAWINGS
- MARKING 4-301.

DURATION OF CLASSIFICATION
- BASIC POLICY 1-400.3., 2-300.
- LIMITS 1-600.3., 2-301.
- SUBSEQUENT EXTENSION 2-302.

ENVELOPES
FOR COMBINATION 5-104.2.3.
FOR TRANSMISSION OF CLASSIFIED MATERIAL 8-200.
ESCORTS
FOR VISITORS; CLEANING CREWS; ETC. 5-403.1.
ESPIONAGE
EDUCATION AGAINST 10-101.6.
REPORTING 6-106.
EXERCISE TERMS
ASSIGNMENT, USE, TERMINATION APPENDIX 3.
EXTRACTS OF INFORMATION
DETERMINING CLASSIFICATION OF 2-212.
IN DERIVATIVE CLASSIFICATION 1-601., 2-212.
FILE FOLDERS
COVER SHEETS ON 4-205.
MARKING 4-205.
OVERALL CLASSIFICATION 2-206., 4-205.
FILMS
MARKING 4-302.3.
FOREIGN CLASSIFICATIONS
HONORING 11-100.1.
U.S. EQUIVALENTS APPENDIX 1.
FOREIGN GOVERNMENT INFORMATION
AS A CLASSIFYING CRITERON 2-202.3.
DEFINITION 1-320.
DURATION OF CLASSIFICATION 11-101.
EQUIVALENT U.S. CLASSIFICATION 11-300., APPENDIX 1.
IN U.S. DOCUMENTS 11-304.
MANDATORY REVIEW 3-304., 11-202.
MARKING 11-301. THROUGH 11-304.
NATO DOCUMENTS 11-301., 11-400.
PRESCRIPTION OF DAMAGE 2-203.
PROTECTION OF 11-400., 11-401.
"RESTRICTED" 11-300., 11-302.2., 11-401.2.
SYSTEMATIC REVIEW 11-201.
FOREIGN GOVERNMENTS
RELEASE OF FOREIGN INTELLIGENCE TO 7-102.
RELEASE OF FORMERLY RESTRICTED DATA TO 7-204.
RELEASE OF RESTRICTED DATA TO 7-204.
TRANSMISSION OF CLASSIFIED INFORMATION TO 8-104.
FOREIGN INTELLIGENCE INFORMATION
DISSEMINATION 7-203.
MARKING 4-203.
FOREIGN NATIONALS
ATTENDANCE AT MEETINGS AND/OR CONFERENCES 5-205.
RELEASE OF CLASSIFIED INFORMATION TO 7-102.
RELEASE OF FORMERLY RESTRICTED DATA TO 7-204.
RELEASE OF RESTRICTED DATA TO 7-204.

FOREIGN TRAVEL
CONDITIONS OF BRIEFING 10-104.
OFFICIAL TRAVEL 10-104.

FORMERLY RESTRICTED DATA
APPLICABILITY OF ATOMIC ENERGY ACT 1-204.
DEFINITION 1-321.
DISSEMINATION 7-204.
DOCUMENT MARKING 4-500., 4-502.
IN MESSAGES 4-207.4., 4-402.4.
PORTION MARKING 4-202.1.
SAFEGUARDING 7-400.

FORMER PRESIDENTIAL APPOINTEES
RELEASE OF CLASSIFIED INFORMATION TO 7-101.6.

FORMS
AF FORM 91 5-202., 5-509.
AF FORM 93 5-502.4.
DD FORM 173 4-207.2.
DD FORM 577 5-401., 5-502.2.
DD FORM 2251 5-403.
DD FORM 2275 7-300.2.3.
DIA FORM 554 16-101.3.
OPTIONAL FORM 7 8-203.2.2.
SD FORM 120 5-205.2.2.9., 7-300.5.
SD FORM 188 9-103.1., 16-101.3.
SD FORM 189 10-102.
SD FORM 194 7-300.2.3.
SD FORM 396 7-300.5.
SD FORM 507 7-300.1.1.
SF 700 5-104.2.3.
SF 701 5-202.
SF 702 5-106.

FOR OFFICIAL USE ONLY (FOUO)
DESTRUCTION 15-501.
PUBLIC RELEASE 15-301.
TERMINATION OF MARKING 15-500.
TRANSMISSION 15-305.
UNAUTHORIZED DISCLOSURE 15-502.
FREEDOM OF INFORMATION ACT (FOIA)
  MANDATORY REVIEW REQUEST 3-303.2.
GENERAL ACCOUNTING OFFICE
  RELEASE OF CLASSIFIED INFORMATION TO 7-101.3.
GENERAL DECLASSIFICATION SCHEDULE
  REMARKING DOCUMENTS CLASSIFIED UNDER 4-400.
GRAPHICS
  IN DOCUMENTS (MARKING) 4-202.1.
  RESPONSIBILITY FOR PROPER MARKING 4-301.
HAND-CARRYING
  ABOARD AIRCRAFT 8-302.
  INSTRUCTIONS FOR PERSONNEL APPENDIX 6.
  RESTRICTIONS AND REQUIREMENTS 8-301.
INFORMATION SECURITY OVERSIGHT OFFICE (ISOO)
  DECLASSIFICATION AUTHORITY 3-103.
  FUNCTIONS 13-102.2.
  REQUESTS FROM 13-103,
INVENTORY ANNUAL
  OF TOP SECRET DOCUMENTS 7-300.3.
INVESTIGATION, FORMAL
  OF ACTUAL OR PROBABLE COMPROMISE 6-104.
LOCKS
  EMERGENCIES 5-404.
  KEY CONTROL OFFICER 5-401.
  KEY REQUESTS 5-401.
MANDATORY REVIEW
  ALLOWABLE PERIOD TO ACT ON REQUEST 3-304.2.
  ANY CLASSIFIED INFORMATION 3-300.
  APPEALS 3-303.6.
  FOREIGN GOVERNMENT INFORMATION 3-304., 11-202.
  PRESIDENTIAL INFORMATION 3-301.
  PROCESSING REVIEW REQUEST ACTIONS 3-303.
  REQUESTS FOR REVIEW 3-302.
MAPS
  MARKING 4-301.
MEETINGS AND CONFERENCES
  CONTRACTORS AT 5-205.2.2.
  FOREIGN NATIONALS AT 5-205.2.2.
  LOCATION 5-205.2.
  SPONSORSHIP 5-205.2.2.
MESSAGES
CITING AS DERIVATIVE SOURCE 4-207.5.
CONTAINING RD OR FRD 4-207.4., 4-402.5.
DECLASSIFICATION OR REVIEW DATA 4-207.4.
ORIGINATOR AS ACCOUNTABLE CLASSIFIER 4-207.3.
OVERALL MARKING 4-207.2.
PORTION MARKING 4-207.2.
RECORD COPY 4-207.1.
NATIONAL SECURITY COUNCIL
OVERSIGHT AUTHORITY 13-100.
NATO INFORMATION
DISSEMINATION 7-200.
MARKING IN U.S. DOCUMENTS 11-304.
MARKING NATO DOCUMENTS 11-301.
PROTECTION OF 11-400.
SPECIAL ACCESS PROGRAMS INVOLVING 12-101.1.
NEED TO KNOW
POLICY 7-100., 7-103.
NICKNAMES
ASSIGNMENT, USE, TERMINATION 7-209., APPENDIX 3.
OFFICIAL RELEASES
PROHIBITION ON CLASSIFICATION 2-204.2.
ORIGINAL CLASSIFICATION
DEFINITION 1-328.
PACKAGING
FOR TRANSMITTAL 8-200.
PATENT SECRECY ACT
CLASSIFICATION UNDER 2-701.
PERMANENT RECORDS
DISPOSITION 9-100.
SYSTEMATIC REVIEW 3-202.
PERSONNEL RECORDS
STORAGE
CLASSIFIED 5-102.
PHOTOGRAPHS
MARKING 4-302.

PHYSICAL SECURITY
ALARM SYSTEMS 5-500. THROUGH 5-510.
BASIC POLICY 5-100.
BASIC SAFEGUARDS 5-200., 5-201.
CHECKING SAFES AND DOORS 5-106.
COMBINATIONS 5-104.
CYPHER LOCKS 5-104.3.
DOUBLE CHECKS 5-202.2.
END OF DAY CHECK 5-202.
LOCKING SAFES AND DOORS 5-106.
STORAGE EQUIPMENT 5-101. THROUGH 5-103.
TYPEWRITERS 5-201.3.
UNLOCKING SAFES AND DOORS 5-106.

PRIVATE INFORMATION
RESTRICTIONS ON CLASSIFYING 1-303., 2-204.2., 2-204.3., 2-600., 2-702., 2-703.

PROHIBITIONS
CERTAIN CLASSIFICATION MARKINGS 1-500.
CLASSIFICATION OF CERTAIN INFORMATION 2-204.
DISSEMINATION NOTICE 4-505.
REPRODUCTION NOTICE 4-505.
RETAINING COMBINATIONS 5-104.
SECURITY MARKING ON ARTICLES IN PRESS 4-102.
TAKING CLASSIFIED INFORMATION HOME 5-104.2.

PUBLIC DISCLOSURE
REEVALUATION DUE TO 2-209.

RECEIPTS
CONTINUOUS RECEIPTING FOR TOP SECRET 7-300.5.
ONLY UNCLASSIFIED INFORMATION ON RECEIPTS 8-202.4.2., 8-202.7.
RECEIPT SYSTEMS
CONFIDENTIAL 8-202.3.
SECRET 8-202.1.
TOP SECRET 8-202.1.
RETENTION PERIOD 8-202.4.3.

RECORDINGS
MARKING 4-302.4.

RECORDS
COMBINATIONS 5-104.2.
DESTRUCTION 9-102.
HAND-CARRYING CLASSIFIED MATERIAL 8-300.5.
SECRET AND CONFIDENTIAL CLASSIFICATION 1-602.1.2.
TOP SECRET ACCOUNTABILITY 7-300.2.
TOP SECRET CLASSIFICATION AUTHORITIES 1-602.1.1.
<table>
<thead>
<tr>
<th>Topic</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>TOP SECRET INVENTORY</td>
<td>7-300.3.</td>
</tr>
<tr>
<td>REGRADING</td>
<td></td>
</tr>
<tr>
<td>DEFINITION</td>
<td>1-329.</td>
</tr>
<tr>
<td>DOWNGRADING</td>
<td>1-319.</td>
</tr>
<tr>
<td>NOTIFICATION OF REGRADING ACTION</td>
<td>1-329.</td>
</tr>
<tr>
<td>PREVIOUSLY UCLASSIFIED INFORMATION</td>
<td>2-801.</td>
</tr>
<tr>
<td>REMARKING</td>
<td>4-600.</td>
</tr>
<tr>
<td>UPGRADING</td>
<td>1-337.</td>
</tr>
<tr>
<td>REPRODUCTION</td>
<td></td>
</tr>
<tr>
<td>EQUIPMENT</td>
<td>7-305.3.</td>
</tr>
<tr>
<td>LIMITATION NOTICE</td>
<td>4-505., 4-506.</td>
</tr>
<tr>
<td>SECRET INFORMATION</td>
<td>7-209.2.</td>
</tr>
<tr>
<td>TOP SECRET</td>
<td>7-305.7.</td>
</tr>
<tr>
<td>RESEARCHERS</td>
<td></td>
</tr>
<tr>
<td>RELEASE OF CLASSIFIED INFORMATION TO</td>
<td>7-105.5., APPENDIX 7.</td>
</tr>
<tr>
<td>RESTRICTED DATA</td>
<td></td>
</tr>
<tr>
<td>DEFINITION</td>
<td>1-323.</td>
</tr>
<tr>
<td>DISSEMINATION</td>
<td>7-204.</td>
</tr>
<tr>
<td>DOCUMENT MARKING</td>
<td>4-500., 4-501.</td>
</tr>
<tr>
<td>MESSAGES CONTAINING</td>
<td>4-207.4., 4-402.5.</td>
</tr>
<tr>
<td>PORTION MARKING</td>
<td>4-202.1.</td>
</tr>
<tr>
<td>TRANSMISSION</td>
<td>8-107.</td>
</tr>
<tr>
<td>SECRET</td>
<td></td>
</tr>
<tr>
<td>DEFINITION</td>
<td>1-502.</td>
</tr>
<tr>
<td>DISSEMINATION</td>
<td></td>
</tr>
<tr>
<td>ORIGINAL CLASSIFICATION AUTHORITY</td>
<td>1-600.2.</td>
</tr>
<tr>
<td>STORAGE</td>
<td>5-102.2.</td>
</tr>
<tr>
<td>TRANSMISSION</td>
<td>8-102.</td>
</tr>
<tr>
<td>SECURITY CHECKS</td>
<td></td>
</tr>
<tr>
<td>DOUBLE CHECKS</td>
<td>5-202.</td>
</tr>
<tr>
<td>END OF DAY</td>
<td>5-202.</td>
</tr>
<tr>
<td>INDIVIDUAL AREA</td>
<td>5-202.</td>
</tr>
<tr>
<td>SECURITY CLEARANCES</td>
<td></td>
</tr>
<tr>
<td>FOR GAO PERSONNEL</td>
<td>7-105.3.</td>
</tr>
<tr>
<td>POLICY ON</td>
<td>7-101.</td>
</tr>
<tr>
<td>SECURITY CONTAINERS</td>
<td></td>
</tr>
<tr>
<td>ALARMED AREA AS A SECURITY CONTAINER</td>
<td>5-102.1.</td>
</tr>
<tr>
<td>CLOSING</td>
<td>5-106.</td>
</tr>
<tr>
<td>COMBINATION CHANGE</td>
<td>5-104.2.</td>
</tr>
<tr>
<td>FOR SECRET AND CONFIDENTIAL</td>
<td>5-102.2.</td>
</tr>
<tr>
<td>FOR TOP SECRET</td>
<td>5-102.1.</td>
</tr>
<tr>
<td>NEW CONTAINERS</td>
<td>5-103.</td>
</tr>
<tr>
<td>NUMBERING</td>
<td>5-104.1.</td>
</tr>
</tbody>
</table>
OPENING 5-106.
REPAIR 5-105.

SECURITY EDUCATION
ANNUAL REFRESHER TRAINING 10-103.
INITIAL INDOCTRINATION OF NEW PERSONNEL 10-101.2.
SCOPE 10-101.

SECURITY MANAGERS
APPOINTMENT 13-304.1.
DUTIES 13-304.3.

SECURITY MARKING
ANNEXES, APPENDICES, ENCLOSURES 4-201.
AUTHORIZED CLASSIFICATION MARKINGS 1-500.
CHARTS, MAPS, DRAWINGS 4-301.
CLASSIFIED WASTE 4-307.
COMPILATIONS 4-203.
COMPUTER PRINTOUTS 4-305.
CONFIDENTIAL 1-503.
CONTROL MARKINGS FOR FOREIGN INTELLIGENCE 4-202.8., 4-503.
DERIVATIVE DECLASSIFICATION DATES 4-401.
DISSEMINATION LIMITATION NOTICE 4-505.
DOCUMENTS (DERIVATIVE CLASSIFICATION) 4-103.2.
DOCUMENTS (ORIGINAL CLASSIFICATION) 4-103.1.
FILES, FOLDERS, GROUPS OF DOCUMENTS 4-205.
FORMERLY RESTRICTED DATA 4-500., 4-502., 4-202.1.
FOR OFFICIAL USE ONLY 1-500.
ILLUSTRATIONS, CHARTS 4-202.3.
MESSAGES 4-207.
MICROFICHE 4-302.5.
MOTION PICTURE FILM 4-302.3.
OVERALL DOCUMENT MARKINGS 4-103., 4-200.
PAGE MARKINGS 4-200.
PHOTOGRAPHS 4-302.
PORTIONS AND/OR PARAGRAPHS 4-202.
PROHIBITED MARKINGS 1-500.
RECORDINGS 4-302.4.
REPRODUCTION LIMITATION NOTICE 4-505.
RESTRICTED DATA 4-500., 4-501., 4-202.1.
SECRET 1-502.
SLIDES 4-302.2.
SPECIAL ACCESS PROGRAM DOCUMENTS 4-308.
SUBJECTS AND TITLES 4-204.
TOP SECRET 1-501.
TRANSMITTAL DOCUMENTS 4-206.
TRANSPARENCIES 4-302.2.
VIDEO TAPE 5-604.
WORD PROCESSING STORAGE MEDIA 4-304.
WORKING PAPERS 7-304.
SENSITIVE COMPARTMENTED INFORMATION (SCI)
ADMINISTRATION 16-101.
CLASSIFICATION, MARKING, DOWNGRADING,
DECLASSIFICATION
DEFINITION 1-332.
ESTABLISHMENT OF SCI FACILITIES 16-100.
HANDLING AND CONTROLLING 1-205.
MARKING 4-508.
TSCM 16-200.
SPECIAL ACCESS PROGRAMS
BASIC POLICY 12-100.
DEFINITION 1-333.
ESTABLISHMENT OF 12-101.
MARKING DOCUMENTS 4-308.
NATIONAL FOREIGN INTELLIGENCE PROGRAM. 12-101.3.
REPORTING 12-102.
SUBJECTS AND TITLES
MARKING 4-204.
NORMALLY UNCLASSIFIED 2-206.
REQUIREMENT FOR UNCLASSIFIED SHORT TITLE 2-206.
TELEPHONES
CLASSIFIED CONVERSATIONS 5-204.
TOP SECRET
CONTROL OF 7-300.
ACCOUNTABILITY 7-300.2.
INVENTORIES 7-300.3.
TOP SECRET CONTROL OFFICER 7-300.1.
DEFINITION 1-501.
DESTRUCTION OF EXCESS COPIES 7-300.4.
DISSEMINATION OUTSIDE OF THE DEPARTMENT OF
DEFENSE 7-207.
HAND-CARRYING 8-302.5.1.2.
METHODS OF TRANSMISSION 8-101.
OPENING TOP SECRET MAIL 8-204.2.
ORIGINAL CLASSIFICATION AUTHORITY 1-600.2.1.
REPRODUCTION 7-305.7.
STORAGE REQUIREMENTS 5-102.1.
WORKING PAPERS 7-304.
TYPEWRITER RIBBONS
<table>
<thead>
<tr>
<th>Topic</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>DESTRUCTION</td>
<td>5-201.3.</td>
</tr>
<tr>
<td>SECURITY OF</td>
<td>5-201.3.</td>
</tr>
<tr>
<td>UNAUTHORIZED ABSENCE</td>
<td></td>
</tr>
<tr>
<td>REPORTING</td>
<td>6-110.</td>
</tr>
<tr>
<td>VIDEO TAPE</td>
<td></td>
</tr>
<tr>
<td>DECLASSIFICATION</td>
<td>5-606.</td>
</tr>
<tr>
<td>DESTRUCTION</td>
<td>5-607.</td>
</tr>
<tr>
<td>ERASURE</td>
<td>5-605.</td>
</tr>
<tr>
<td>EQUIPMENT</td>
<td>5-603.</td>
</tr>
<tr>
<td>MARKING</td>
<td>5-604.</td>
</tr>
<tr>
<td>PRODUCTION</td>
<td>5-601.</td>
</tr>
<tr>
<td>RECORDING OVER</td>
<td>5-605.</td>
</tr>
<tr>
<td>USE</td>
<td>5-602.</td>
</tr>
<tr>
<td>WORKING PAPERS</td>
<td></td>
</tr>
<tr>
<td>DEFINITION</td>
<td>7-304.1.</td>
</tr>
<tr>
<td>MARKING</td>
<td>7-304.1.</td>
</tr>
<tr>
<td>RECEIVED IMPROPERLY MARKED</td>
<td>7-304.4.</td>
</tr>
<tr>
<td>REQUIREMENTS</td>
<td>7-304.1.</td>
</tr>
<tr>
<td>STORAGE OF TOP SECRET</td>
<td>5-102.1.</td>
</tr>
</tbody>
</table>