SECNAV INSTRUCTION 5520.4B

From: Secretary of the Navy
To: All Ships and Stations

Subj: DEPARTMENT OF THE NAVY POLYGRAPH PROGRAM

Ref: (a) SECNAVINST 5520.3
     (b) DOD Directive S-5105.29 of 7 Dec 84 (NOTAL)
     (c) DOD Directive 5400.11 of 9 Jun 82 (NOTAL)
     (d) SECNAVINST 5211.5C

Encl: (1) DOD Directive 5210.48 of 24 Dec 84
      (2) DOD Regulation 5210.48-R of 9 Jan 85

1. Purpose. To set forth conditions under which polygraph examinations may be conducted within the Department of Defense (DOD) and the requirements for the selection, training and supervision of polygraph examiners.

2. Cancellation. SECNAVINST 5520.4A.

3. Background. Enclosures (1) and (2) provide revisions in the governing DOD Directive pertaining to the DOD Polygraph Program. Implementation of the revisions establishes authority for polygraph screening of DOD personnel while recognizing the Naval Investigative Service Command (NISC) as the executive agent for Department of the Navy (DON) polygraph matters.

4. Applicability

   a. This instruction applies to all DON components.

   b. No polygraph examination may be requested, authorized or administered by any DON official except under the provisions of enclosures (1) and (2) and this instruction.

   c. This instruction does not apply to DON personnel under investigation by other federal, state or local agencies for an offense within their jurisdiction.

   d. This instruction does not apply to polygraph programs of other federal departments or agencies to which DON personnel may be assigned, other than to require that their application to persons covered by this instruction be in compliance with paragraph 9 below, paragraphs D7 and D13 of enclosure (1) and enclosure (2).

5. General

   a. Within the DON, only the Naval Investigative Service (NIS), the investigative arm of the NISC; the United States Marine Corps (USMC) Law Enforcement Branch, Criminal Investigations Division (CID) and Counterintelligence (CI) Branch, Intelligence Division, are authorized to conduct polygraph examinations. Use of the polygraph by USMC (CID) is limited to those matters within its jurisdiction under the provisions of reference (a). Use of the polygraph by USMC (CID) is limited to overseas environments during combat situations under the provisions of reference (b) and during assignment with NIS for training under paragraph 5b of this instruction. Except as specified here, all counterintelligence, counterespionage, access eligibility and information security related polygraph examinations will be conducted by the NIS.

   b. To ensure and maintain USMC (CI) polygraph examiner qualifications for those combat-related contingencies set forth above, USMC (CI) examiners may be assigned to NIS for continuous counterintelligence/counterespionage training and operational experience.
6. Delegation of Authority to Approve Polygraph Examinations. The authority to approve polygraph examinations within the DON is delegated to:

a. Director, NIS or his designees.

b. Commandant of the Marine Corps or his designees concerning those matters falling within the scope of their delineated jurisdiction.

c. Approval will be granted at the discretion of the Commandant or Director, as appropriate, or, if granted by designees, under such regulations and guidelines as may be issued by the Director, NIS, or higher authority. Approval criteria for criminal and counterintelligence investigations will normally include the prior thoroughness of the investigation, the existence or not of investigative exigencies favoring polygraph examination, the mental and physical competence of the intended examinee, whether or not the examinee has been interrogated, the existence of reasonable cause to believe that the prospective examinee has knowledge of relevant matters (not involving his or her own intent), and, in the case of an examinee who is a victim or witness, the existence of question relating to such examinee’s veracity.

d. Approval criteria for exculpatory polygraphs will normally include the voluntariness of the subject’s request, with particular scrutiny when the request has been suggested or otherwise instigated by a third party.

7. Request for Polygraph Assistance

a. All naval commands are authorized to request polygraph examinations.

b. Elements of the NIS, exercising independent initiatives in the conduct of authorized investigations, shall submit requests for polygraph examinations under such regulations as the Director, NIS may establish consistent with paragraph 8 below.

c. Exculpatory polygraph requests may be made by an accused at courts-martial. Such requests must be in writing and must be signed by the accused or trial or appellate counsel, as appropriate, and endorsed by the convening authority, the convening authority’s staff judge advocate, Senior Trial Counsel, or Appellate Government Counsel for forwarding as described in 7d below.

d. Each request will be submitted in writing to the nearest jurisdictionally responsible NIS/CID component for forwarding to the appropriate Headquarters for approval. To the extent possible, each request will contain the following information:

(1) Full identifying data of person to be examined.

(2) A copy of the report of investigation and/or a summary of the pertinent facts, to include the date, place and nature of the offense/matter.

(3) Reason the examination is deemed essential.

(4) Whether or not the examinee has been tried or received Article 15 punishment for the offense/matter concerned.

(5) Whether or not charges of any kind have been preferred against the examinee.

(6) Whether or not the examinee has requested or otherwise indicated consent to polygraph examination.

(7) Whether or not the examinee is known to be represented by legal counsel, and if so, the location of counsel if known.

(8) Any other facts which should be considered.
A) 8. Polygraph Examinations May Be Authorized Only in the Following Cases as Specified by Enclosures (1) and (2)

A) a. To assist in an investigation involving a crime punishable under federal law, including the Uniform Code of Military Justice, by death or confinement of one year or more.

A) b. To assist in determining the initial and continuing eligibility of Navy civilian, military and contractor personnel for access to specifically designated classified information protected within special access programs. Refer to paragraph D12b of enclosure (1) for specific conditions and limitations.

A) c. To assist in investigations of unauthorized disclosure of classified information.

A) d. To assist in an investigation of alleged acts of espionage, sabotage or terrorism.

A) e. To assist in determining the initial eligibility of foreign nationals for access to classified information and aperiodically thereafter to ensure such access is clearly consistent with the interests of national security.

A) f. To resolve serious credible derogatory information, with the consent of the examinee, developed in connection with a personnel security investigation of DOD civilian, military or contractor personnel, that cannot be resolved in any other manner.

A) g. To determine interim eligibility of DOD civilian, military and contractor personnel for access to Special Compartmented Information (SCI) when operational exigencies require the person's services prior to completion of a background investigation.

A) h. To determine the suitability, reliability or credibility of personnel used as, proposed for use as, or who purport to be, agents, sources or operatives in foreign intelligence or counterintelligence activities.

i. Upon request by the subject of a criminal, a counterintelligence or personnel security investigation as a means of exculpation. This request must be free from pressure or coercion, whether express or implied.

j. To provide polygraph assistance to other DOD/non-DOD entities consistent with the use of polygraph as specified by enclosures (1) and (2).

9. Required Polygraph Examinations. Although no polygraphs will be administered without the consent of the examinee, there are certain positions which require polygraph examination of incumbents. Persons will not be assigned to or retained in such positions absent their consent to such examination. Enclosures (1) and (2) provide for an interim and aperiodic basis for:

a. Navy civilian, military or contractor personnel employed, assigned or detailed for duty with the National Security Agency (NSA) to assist in determining their eligibility for initial or continued access to sensitive cryptologic information.

b. Navy civilian and military personnel to determine eligibility for assignment or detail to the Central Intelligence Agency (CIA) positions where polygraph examinations are required by CIA.

c. Navy civilian, military and contractor personnel to determine eligibility for employment or assignment to the Defense Intelligence Agency (DIA) in critical intelligence positions.

d. Navy and Marine Corps civilian and military personnel to determine suitability for assignment to duties as DOD polygraph examiners. This examination shall be given prior to the beginning of the polygraph examiner course of instruction.
A) 10. Counterintelligence Scope Polygraphs. All counterintelligence scope polygraph examinations administered within the DON will be conducted by the NIS following current DOD guidelines.

11. Supervision and Review of Polygraph Examinations

R) a. All polygraph examinations conducted by NIS will be supervised by a certified supervisory polygraph official designated by the Director, NIS, to exercise professional and technical supervision over NIS polygraph examiners. The reported results of each NIS polygraph examination are reviewed by a supervisory polygraph official before examination results are considered final.

R) b. All polygraph examinations conducted by the USMC will be supervised by a certified supervisory polygraph official designated by the Commandant of the Marine Corps to exercise professional and technical supervision over USMC CID and CI polygraph examiners when the latter are conducting examinations under the provisions of reference (b).

12. Dissemination of Polygraph Examination Results

a. Results of polygraph examinations may be made available within the DON to officials charged with responsibility for security, law enforcement or the administration of criminal justice.

b. Polygraph examination results will not be made available outside the DON except to:

R) (1) Officials of the DOD charged with responsibilities for security, law enforcement or the administration of criminal justice, including DOD members of the National Foreign Intelligence Board (NFIB).

(2) Appropriate Federal, State and local law enforcement officials, outside DOD, where the polygraph examination reveals a possible violation of federal or state criminal law by the examinee. Under reference (c) and (d), an accounting shall be maintained of the date, nature and purpose of disclosure and the name and address of the person or agency to which the disclosure is made.

(3) Appropriate intelligence community officials who are reasonably believed to have a need for examination results for the performance of their duties. Under reference (c), an accounting shall be maintained of the date, nature and purpose of disclosure and the name and address of the person or agency to which the disclosure is made.

(4) To the person examined or legal counsel for the person examined, upon request (subject to the provisions for safeguarding classified defense information).

13. Training and Supervision of Polygraph Examiners

a. Training

(1) All candidates for the position of polygraph examiner within the DON shall be required to successfully complete the Polygraph Examiner Training Course at the DOD Polygraph Institute, Fort McClellan, Alabama.

(2) Each candidate must serve a probationary period of not less than six months, nor more than one year, following completion of the Polygraph Examiner Training Course. During this period, he/she will be directly supervised and required to demonstrate proficiency in the use of the polygraph by conducting at least 25 polygraph examinations under the supervision of a certified polygraph examiner.

(3) All NIS, USMC (CID) and (CI) polygraph examiners will attend an approved polygraph examiners’ refresher course or seminar at least every two years.
b. Certification of Examiners within the DON

(1) The Director, NIS, is the sole authority in the Navy for certifying that NIS polygraph examiners are qualified and competent to conduct polygraph examinations.

(2) The Commandant of the Marine Corps is the sole authority in the Marine Corps for certifying that CID and CI examiners are qualified and competent to conduct polygraph examinations.

c. Supervision of Polygraph Examiners

(1) The Director, NIS will ensure that each NIS polygraph examiner conducting examinations receives professional and technical supervision by a fully qualified and experienced certified examiner.

(2) The Commandant of the Marine Corps will assure that each CID and CI polygraph examiner conducting examinations receives professional and technical supervision by a fully qualified and experienced certified examiner.

d. Minimum Requirements to Maintain Certification

(1) Certified examiners must exercise their technical skills regularly and conduct a minimum of 18 polygraph examinations semiannually. The certification of those who fail to do so will be promptly suspended and reinstated only after suitable refresher training and/or demonstration of an acceptable standard of proficiency, as may be determined by the appropriate official designated in paragraph 13b above.

(2) Polygraph specialists who are designated by the Director, NIS, or the Commandant of the Marine Corps, as appropriate, to direct and supervise other examiners and are responsible for the proficiency of such examiners, are exempt from the above requirement.

14. Polygraph Research and Studies. Within the DON, the acquisition and use of experimental equipment and the conduct of research studies shall be done per enclosures (1) and (2) and under the direction and supervision of the Director, NIS, or the Commandant of the Marine Corps, as appropriate.

15. Action

a. Use of the polygraph technique, except as authorized by reference (a) and enclosures (1) and (2), is prohibited.

b. The Director, NIS, will submit to the Deputy Under Secretary of Defense for Policy, semiannually as of 31 March and 30 September, before 15 April and 15 October, a report of polygraph activity in the Navy and Marine Corps as specified in enclosures (1) and (2).

16. Report. Symbol DD-POL(SA)1361(5520) is assigned to the reporting requirement contained in paragraph 15b and is approved for three years from the date of this directive.

H. LAWRENCE GARRETT, III
Secretary of the Navy

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SUBJECT: DoD Polygraph Program

References: 
(a) DoD Directive 5210.48, "Polygraph Examinations and Examiners," October 6, 1975 (hereby canceled) 
(c) DoD Directive 5400.11, "Department of Defense Privacy Program," June 9, 1982 
(d) Title 10, United States Code, Sections 801-940, Uniform Code of Military Justice, Article 31.b. 
(e) Executive Order 12356, "National Security Information," April 2, 1982 

A. REISSUANCE AND PURPOSE

This Directive:

1. Reissues reference (a) to update policy governing the use of the polygraph within the Department of Defense, including the selection, training, and supervision of polygraph examiners; the procurement and testing of equipment; and the reporting of data related to polygraph activities.


B. APPLICABILITY AND SCOPE

1. This Directive applies to the Office of the Secretary of Defense, the Military Departments, the Organization of the Joint Chiefs of Staff, the Unified and Specified Commands, and the Defense Agencies (hereafter referred to collectively as "DoD Components").

2. It applies to DoD polygraph examinations that involve DoD contractor personnel and other persons who are affiliated with the Department of Defense.
C. POLICY

It is DoD policy to administer polygraph examinations only as authorized, and in the manner prescribed, by this Directive and DoD 5210.48-R. DoD Components shall ensure that, in implementing this Directive and DoD 5210.48-R, adequate safeguards are provided for the protection of the rights and privacy of individuals considered for or subjected to polygraph examination.

D. PROCEDURES

1. The polygraph shall be employed only when the person to be examined has consented to the examination. This consent must be in writing, unless the examination is being administered for purposes described in paragraph D.12.h., below.

2. The individual being considered for polygraph examination shall be given timely notification of the date, time, and place of the examination as well as his or her right to obtain and consult with legal counsel. Legal counsel may be available for consultation during the polygraph examination.

3. Individuals to be examined in examinations other than those conducted under the provisions of paragraphs D.12.e. and h., below, shall, before administering of the polygraph examination, be advised of their privilege against self-incrimination. The examinee may, upon his or her own volition, or upon advice of legal counsel, terminate the polygraph examination at any time.

4. No relevant question may be asked during the polygraph examination that has not been reviewed with the examinee before the examination. Moreover, all questions asked concerning the matter at issue, other than technical questions necessary to the polygraph technique, must have a special relevance to the subject of the inquiry. The probing of a person's thoughts or beliefs and questions about conduct that has no security implication or is not directly relevant to an investigation are prohibited (such as religious beliefs and affiliations, beliefs and opinions regarding racial matters, and political beliefs and affiliations of a lawful nature).

5. When use of the polygraph is authorized pursuant to paragraphs D.12.b., c., and g., or D.13.c., below, technical questions utilized in such examinations shall be constructed to avoid embarrassing, degrading, or unnecessarily intrusive questions. Additionally, except for polygraph examinations conducted under the provisions of paragraph D.13.a. of this Directive, all technical questions to be used during such examinations must be reviewed with the examinee before being posed to him or her for response.

6. Polygraph examinations shall be considered as supplementary to, not as a substitute for, other forms of investigation that may be required under the circumstances. Moreover, no adverse action will be taken solely on the basis of a polygraph examination chart that indicates deception, except as provided in subsection D.9., below.

7. Applicants for employment, assignment, or detail to positions requiring access to specifically designated information in special access programs, assignment or detail to the Central Intelligence Agency, employment in and
assignment or detail to critical intelligence positions in the Defense Intelligence Agency, or employment in and assignment or detail to the National Security Agency; (NSA), who refuse to take a polygraph examination shall not be selected or assigned.

8. Persons who refuse to take a polygraph examination in connection with determining their continued eligibility for access to specifically designated information in special access programs, in accordance with paragraph D.12.b., below, to include incumbents of positions subsequently determined to require such access, may be denied access to the classified information in question, provided, however, that, with the exception of the NSA, the DoD Component concerned shall ensure that such person is retained in a position of equal pay and grade that does not require such access, or arrange like employment for such individual at another DoD Component.

9. When deception is indicated by the examiner's interpretation of polygraph charts in polygraph examinations conducted under the provisions of paragraphs D.12.b. and D.13.c., below, indepth interview of the subject will be undertaken by the examiner, immediately following the running of the chart, to resolve any indication of deception. If an indication of deception cannot be resolved through such means, the subject will be so advised and the results of the examination forwarded to the requesting agency. If, after reviewing the polygraph examination results, the requesting agency determines that they raise significant question relevant to the subject's clearance or access status, the subject shall be given an opportunity to undergo additional examination by the examining agency, using the same or a different examiner. If such additional examination is not sufficient to resolve the matter, a comprehensive investigation of the subject shall be undertaken, utilizing the results of the polygraph examination as an investigative lead. If such investigation develops no derogatory information upon which an adverse action independently may be based, no such action shall be permitted, unless approved by an authority designated in subsection G.1., below, in specific cases, based upon his or her written finding that the information in question is of such extreme sensitivity that access under the circumstances poses an unacceptable risk to the national security.

10. Adverse action shall not be taken against a person for refusal to take a polygraph examination in criminal or unauthorized disclosure cases.

11. A refusal to consent to a polygraph examination shall not be recorded in the person's personnel file or any investigative file, nor shall a person's supervisor, and in the case of a contractor employee, the person's employer, be informed of the refusal, unless such actions are necessary in support of action to be taken under the provisions of subsection D.8., above. Refusal to take a polygraph examination shall be given the full privacy protection provided for in DoD Directive 5400.11 (reference (c)).

12. Polygraph examinations may be authorized only for the following purposes:

a. To supplement the investigation of a crime involving an offense punishable under Federal law, including the Uniform Code of Military Justice (reference (d)), by death or confinement for a term of 1 year or more.
b. To assist in determining the initial eligibility and aperiodically thereafter, on a random basis, to assist in determining the continued eligibility of DoD civilian, military, and contractor personnel for access to specifically designated information protected within special access programs, established under E.O. 12356 (reference (e)) and DoD 5200.1-R (reference (f)). Any use of the polygraph for such purpose shall have the prior approval of the Deputy Under Secretary of Defense for Policy (DUSD(P)), and be based upon the request of the head of the DoD Component concerned, who shall certify in writing that unauthorized disclosure of the information in question could reasonably be expected to: (1) jeopardize human life or safety; (2) result in the loss of unique or uniquely productive intelligence sources or methods vital to U.S. security; or (3) would compromise technologies, plans, or procedures vital to the strategic advantage of the United States. The scope of any polygraph examination administered for such purpose shall be limited to the counterintelligence topics prescribed in Appendix B of DoD 5210.48-R.

c. To supplement the investigation of an alleged unauthorized disclosure of classified information.

d. To supplement the investigation of alleged acts of espionage, sabotage, or terrorism.

e. To assist in determining the initial eligibility of foreign nationals for access to classified information and aperiodically thereafter to ensure access to classified information is clearly consistent with the interests of national security.

f. To resolve serious credible derogatory information, with the consent of the examinee, developed in connection with a personnel security investigation of DoD civilian, military, or contractor personnel, that cannot be resolved in any other manner.

g. To assist, in a limited number of cases when operational exigencies require the immediate utilization of a person's services before the completion of a background investigation in determining the interim eligibility of DoD civilian, military, and contractor personnel for access to Sensitive Compartmented Information (SCI). In this instance, the scope of the polygraph examination shall be limited to the counterintelligence topics prescribed in Appendix B of DoD 5210.48-R.

h. To determine the suitability, reliability, or credibility of personnel who are used as, proposed for use as, or who purport to be, agents, sources, or operatives in foreign intelligence or counterintelligence activities.

i. When requested by the subject of a criminal, counterintelligence, or personnel security investigation, as a means of exculpation, with respect to allegations or evidence arising in the course of such investigation; or

j. To provide polygraph service or support to entities other than DoD Components, provided the use of the polygraph in such instances is consistent with this Directive and DoD 5210.48-R, and has been approved by the DUSD(P), or his designee, the Director, Counterintelligence and Investigative Programs, Office of the DUSD(P).
13. Polygraph examinations shall be required on an interim and aperiodic basis for:

   a. DoD civilian, military, contractor, and General Service Administration personnel, to assist in determining their eligibility for initial or continued employment, assignment, or detail for duty with the NSA in activities that require access to sensitive cryptologic information, or to spaces where sensitive cryptologic information is produced, processed, or stored. When military personnel are assigned or detailed for duty with NSA, the scope of such examinations shall be limited to the counterintelligence topics prescribed in Appendix B of DoD 5210.48-R.

   b. DoD civilian and military personnel, to assist in determining their eligibility for assignment or detail to the Central Intelligence Agency (CIA) in positions where polygraph examinations are required by the CIA; or

   c. DoD civilian, military, and contractor personnel, to assist in determining their eligibility for employment with or assignment to the Defense Intelligence Agency (DIA) in positions that have been designated by the Director, DIA, as critical intelligence positions, provided that the scope of such examinations shall be limited to the counterintelligence topics prescribed in Appendix B of DoD 5210.48-R.

E. RESPONSIBILITIES

1. The Deputy Under Secretary of Defense for Policy shall have overall responsibility for the DoD Polygraph Program, and shall:

   a. Establish policies and procedures for the DoD Polygraph Program.

   b. Approve use of the polygraph pursuant to paragraph D.12.b., above, and monitor such use as may be appropriate to ensure compliance with this Directive.

   c. Coordinate with the Inspector General, Department of Defense (IG, DoD), all matters concerning use of the polygraph in connection with the investigation of criminal offenses.

   d. Issue and maintain DoD 5210.48-R consistent with the provisions of DoD 5025.1-M (reference (b)).

   e. Conduct an active oversight program to ensure compliance with the requirements of the DoD Polygraph Program.

   f. Authorize use of the polygraph within the Office of the Secretary of Defense, the Organization of the Joint Chiefs of Staff, and Defense Agencies other than those identified in subsection E.3., below, and when use of the polygraph is contemplated for more than one DoD Component.

   g. Ensure through appropriate means that the number of persons to whom polygraph examinations are administered pursuant to subsections D.8. and 9.; paragraphs D.12.b., e., and g; and paragraph D.13.c. does not exceed 3,500.
2. The Inspector General, Department of Defense; the Secretaries of the Military Departments; and the Directors of the National Security Agency/Chief, Central Security Service (CSS), Defense Intelligence Agency, and Defense Investigative Service (DIS) shall:

   a. Authorize use of polygraph examinations within their respective areas of responsibility. In this regard, the authority of the Director, DIS, and the IG, DoD, is as follows:

      (1) The Director, DIS, may authorize use of the polygraph only with respect to the following categories of personnel:

              (a) Personnel of DIS.

              (b) Foreign nationals and immigrant aliens (in the continental United States) when polygraph examination is necessary to complete the overseas portion of a personnel security investigation.

              (c) DoD civilian, military, and contractor personnel of DoD Components, to resolve credible derogatory information developed during the course of a personnel security investigation undertaken to determine the eligibility of such personnel for access to classified information other than SCI.

              (d) DoD contractor personnel who require access to specifically designated special access program information, provided that such examinations shall be limited to the counterintelligence areas prescribed in Appendix B of DoD 5210.48-R.

      (2) The IG, DoD, may authorize use of the polygraph only with respect to the following categories of personnel:

              (a) Personnel of the IG, DoD.

              (b) Other DoD civilian, military, and contractor personnel when such personnel are involved in a criminal or other case being investigated by the IG, DoD, and covered by this Directive and DoD 5210.48-R.

   b. Delegate authority to authorize polygraph examinations to no lower level than the heads of security and investigative agencies, or their specific designees. The number of persons delegated authority under this paragraph shall be held to the minimum required to meet operational needs.

   c. Submit semiannual reports to the DUSD(P) as of December 31 and June 30, before the 30th day of January and July respectively, on polygraph activities in the format provided in Appendix A of DoD 5210.48-R.

3. The Commanders of the U.S. Army Criminal Investigation Command and the U.S. Army Intelligence and Security Command; the Heads of the U.S. Naval Investigative Service, the U.S. Marine Corps Law Enforcement Section, and the U.S. Air Force Office of Special Investigations; the U.S. Air Force Assistant Chief of Staff, Intelligence; the Directors for the National Security Agency/Chief, Central Security Service, Defense Intelligence Agency, and Defense Investigative Service; and the Chief, Office of Investigations, IG, DoD,
are the only DoD officials whose activities are authorized to conduct polygraph examinations, acquire or possess polygraph equipment, or to have polygraph examiners.

4. Heads of DoD Components that do not have a polygraph capability, or their designees, may request polygraph support from activities identified in subsection E.3. Such requests shall substantiate that the requested polygraph examination is consistent with the provisions of this Directive and DoD 5210.48-R.

5. The Secretary of the Army, or his designee, shall establish and manage training programs for DoD polygraph examiners, except that the Director, NSA/Chief, CSS, may approve alternative courses for training of NSA/CSS polygraph examiners. Any other training programs must be approved by the DUSD(P).

F. APPEALS

Adverse actions taken as a consequence of procedures authorized by this Directive and DoD 5210.48-R are appealable in accordance with applicable personnel or security appeals procedures.

G. WAIVERS AND EXCEPTIONS

1. Exceptions under the provisions of subsection D.9. must be personally approved by one of the Secretaries of the Military Departments or the Director, NSA, for their respective components, or the Secretary or Deputy Secretary of Defense for other DoD Components.

2. Except as provided in subsection G.1., above, the DUSD(P), or his designee, the Director, Counterintelligence and Investigative Programs, Office of the DUSD(P), are the only officials authorized to approve waivers or exceptions to the provisions of this Directive or DoD 5210.48-R.

H. INFORMATION REQUIREMENTS

The reporting requirement in paragraph E.3.c. has been assigned Reports Control Symbol DD-POL(SA)1361. For the purposes of this requirement, a polygraph examination is considered to have occurred when at least one of the testing phases defined in DoD 5210.48-R has been initiated.
I. EFFECTIVE DATE AND IMPLEMENTATION

Under the provisions of Section 1016(a), Omnibus Defense Authorization Act of 1985, authority to expand use of the polygraph in DoD beyond that authorized by DoD Directive 5210.48 (reference (a)) has been limited to a test program, involving not more than 3,500 persons to be conducted during Fiscal Year 1985. Accordingly, authority to implement the following paragraphs of this Directive is limited to the congressionally mandated test that will expire September 30, 1985, unless extended by the Secretary of Defense in coordination with the United States Congress (see subsections D.8. and 9.; paragraphs D.12.b., e. and g.; paragraph D.13.c.; and paragraph E.1.g.).

This Directive is effective immediately. Forward two copies of implementing documents to the Under Secretary of Defense for Policy within 120 days.

William H. Taft, IV
Deputy Secretary of Defense
DEPARTMENT OF DEFENSE

POLYGRAPH PROGRAM

JANUARY 1985

OFFICE OF THE DEPUTY UNDER SECRETARY OF DEFENSE POLICY
FOREWORD

This Regulation is issued under the authority of DoD Directive 5210.48, "DoD Polygraph Program," December 24, 1984. Its purpose is to provide guidance and establish controls governing the use of the polygraph to ensure an equitable balance between the need of the Government to secure and verify investigative information and the recognition and preservation of the rights of the individual. It specifies the circumstances under which the polygraph may or shall be used, prescribes procedures for conducting polygraph examinations and establishes standards for the selection, training and supervision of DoD polygraph examiners.

This Regulation applies to the Office of the Secretary of Defense (OSD), the Military Departments, the Organization of the Joint Chiefs of Staff, the Unified and Specified Commands, and the Defense Agencies (hereafter referred to collectively as "DoD Components").

The provisions of this Regulation also apply when DoD polygraph examinations involve contractor personnel and any other person affiliated with the Department of Defense.

This Regulation is effective immediately and is mandatory for use by all DoD Components.

Send recommended changes to this Regulation through channels to:

Director
Counterintelligence and Investigative Programs
Room 3C260, The Pentagon
Washington, D.C. 20301-2200

DoD Components may obtain copies of this Regulation through their own publication channels. Other federal agencies and the public may obtain copies from the U.S. Department of Commerce, National Technical Information Service, 5288 Port Royal Road, Springfield, Virginia 22161.

Richard B. Helmswell
General, USA (Ret.)
Deputy
# DOD POLYGRAPH PROGRAM

## TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>FOREWORD</td>
<td>i</td>
</tr>
<tr>
<td>TABLE OF CONTENTS</td>
<td>ii</td>
</tr>
<tr>
<td>REFERENCES</td>
<td>iii</td>
</tr>
<tr>
<td>DEFINITIONS</td>
<td>iv</td>
</tr>
<tr>
<td><strong>CHAPTER 1 - AUTHORIZED USES OF POLYGRAPH EXAMINATIONS</strong></td>
<td></td>
</tr>
<tr>
<td>A. Policy</td>
<td>1-1</td>
</tr>
<tr>
<td>B. Investigative Cases for Which the Polygraph May be Used</td>
<td>1-2</td>
</tr>
<tr>
<td>C. Investigative Cases for Which the Polygraph Shall be Used</td>
<td>1-4</td>
</tr>
<tr>
<td>D. Limitations</td>
<td>1-5</td>
</tr>
<tr>
<td><strong>CHAPTER 2 - CONDUCT OF POLYGRAPH EXAMINATIONS</strong></td>
<td></td>
</tr>
<tr>
<td>A. Procedures</td>
<td>2-1</td>
</tr>
<tr>
<td>B. Records Administration</td>
<td>2-2</td>
</tr>
<tr>
<td>C. Polygraph Instrument Procurement, Maintenance, and Storage</td>
<td>2-3</td>
</tr>
<tr>
<td>D. Polygraph Studies and Research</td>
<td>2-4</td>
</tr>
<tr>
<td><strong>CHAPTER 3 - SELECTION, TRAINING, AND SUPERVISION OF DoD POLYGRAPH EXAMINERS</strong></td>
<td></td>
</tr>
<tr>
<td>A. Selection</td>
<td>3-1</td>
</tr>
<tr>
<td>B. Training</td>
<td>3-2</td>
</tr>
<tr>
<td>C. Supervision of Polygraph Examiners</td>
<td>3-3</td>
</tr>
<tr>
<td>D. Limitations</td>
<td></td>
</tr>
<tr>
<td><strong>CHAPTER 4 - PROGRAM MANAGEMENT</strong></td>
<td></td>
</tr>
<tr>
<td>A. Implementation</td>
<td>4-1</td>
</tr>
<tr>
<td>B. Responsibilities</td>
<td>4-1</td>
</tr>
<tr>
<td>C. DoD Polygraph Committee</td>
<td>4-1</td>
</tr>
<tr>
<td>D. Information Requirements</td>
<td>4-2</td>
</tr>
<tr>
<td>E. Implementation Requirements</td>
<td>4-2</td>
</tr>
<tr>
<td><strong>Appendices</strong></td>
<td></td>
</tr>
<tr>
<td>A. Reporting Format</td>
<td>A-1</td>
</tr>
<tr>
<td>B. Counterintelligence Scope</td>
<td>B-1</td>
</tr>
</tbody>
</table>
REFERENCES

(a) Title 10, United States Code, Sections 801-940, Uniform Code of Military Justice, Article 31.b.
(b) Executive Order 12356, "National Security Information," April 2, 1982
DEFINITIONS

1. Adverse Action. As defined in paragraph 1-301, DoD 5200.2-R (reference (d)), if taken as a result of an unfavorable personnel security determination.

2. Counterintelligence. Information gathered and activities conducted to protect against espionage and other clandestine intelligence activities, sabotage, international terrorist activities, or assassinations conducted for or on behalf of foreign powers, organizations, or persons.

3. Cryptographic Information. All information significantly descriptive of cryptographic techniques and processes or of cryptographic systems and equipment, or their functions and capabilities, and all cryptomaterial. ("Significantly descriptive" means that the information could, if made known to unauthorized persons, permit recovery of specific cryptographic features of classified crypto-equipment, reveal weaknesses of associated equipment that would allow recovery of plain text or of key, aid materially in the cryptanalysis of a general or specific cryptosystem, or lead to the cryptanalysis of an individual message, command, or authentication.)

4. Cryptologic Information. Information pertaining to the production of signals intelligence and maintenance of communications security.

5. Foreign Intelligence. Information relating to the capabilities, intentions, and activities of foreign powers, organizations, or persons.

6. Foreign Nationals. All persons not citizens of, not nationals of, nor immigrant aliens to, the United States.

7. Polygraph Examination. Includes questioning and other processing of an examinee before the actual use of the polygraph instrument; the use of a polygraph instrument with respect to such examinee; and any questioning or other processing involving the examinee after the use of the polygraph. Specifically, examinations consist of three phases:

   a. Pretest. The pretest phase includes:

      (1) The examiner being introduced and obtaining assurance that the person to be examined has consented to take the examination.

      (2) The examinee being informed of the nature and characteristics of the polygraph instrument and examination.

      (3) The examinee being informed of his or her privilege against self-incrimination in accordance with the Fifth Amendment to the Constitution, or if the person to be examined is a member of the U.S. Armed Forces, in accordance with Article 31.b. of the Uniform Code of Military Justice (reference (a));

      (4) The examinee being informed of his or her right to obtain and consult with legal counsel.
5. The examiner reviewing with the examinee all questions to be asked during the test.

b. In-test. The actual administering of the examination and analysis of the charts.

c. Post-test. Interrogation of the examinee if the charts are analyzed as deceptive or inconclusive.

8. Polygraph Examination Results. A synopsis of the polygraph examination that normally includes a brief identification and background information, the relevant questions asked, the subject's answers, the examiner's opinions concerning the indication of truthfulness or deception, and any admissions made by the examinee during the examination.

9. Polygraph Examination Technical Report. The complete detailed technical report prepared by the polygraph examiner including pretest preparations, the examiner's notes, examination charts, and other technical details of the polygraph examination.

10. Polygraph Instrument. A diagnostic instrument capable of measuring and recording, as a minimum, respiration, electrodermal, blood volume, and heart rate responses to verbal and/or visual stimuli.

11. Relevant Question. A polygraph question pertaining directly to the matter under investigation for which the examinee is being tested.

12. Technical Questions. Refers to any of the following:

a. Control Question. A question used during polygraph examinations which, although not relevant to the matter under investigation, is designed to be used as a baseline against which responses relevant to the investigation may be evaluated.

b. Irrelevant or Neutral Question. A polygraph question about which the examinee normally would tell the truth. It does not pertain to the matter under investigation and should have no apparent emotional impact to the examinee.

c. Symptomatic Question. A polygraph question designed to indicate the possible influence of an outside issue that could be of concern to the examinee.

13. Unfavorable Administrative Action. As defined in paragraph 1-323, DoD 5200.2-R (reference (d)).

14. Unfavorable Personnel Security Determination. As defined in paragraph 1-324, DoD 5200.2-R (reference (d)).
CHAPTER 1
AUTHORIZED USES OF POLYGRAPH EXAMINATIONS

A. POLICY

1. The polygraph shall be employed within the Department of Defense only when the person to be examined has consented to the examination. Except as provided in this Regulation, this consent must be in writing.

2. The person being considered for polygraph examination shall be given timely notification of the date, time, and place of the examination as well as their right to obtain and consult with legal counsel. Legal counsel may be available for consultation during the polygraph examination.

3. Polygraph examinations shall be considered as supplementary to, not as a substitute for, other forms of investigation that may be required under the circumstances. Moreover, no unfavorable administrative action will be taken solely on the basis of a polygraph examination chart that indicates deception, except as provided in subsection A.6., below.

4. Applicants for employment, assignment, or detail to positions requiring access to specifically designated information in special access programs; assignment or detail to the Central Intelligence Agency; employment, assignment, or detail to critical intelligence positions in the Defense Intelligence Agency (DIA); or employment, assignment, or detail to the National Security Agency (NSA); who refuse to take a polygraph examination shall not be selected or assigned.

5. Persons who refuse to take a polygraph examination in connection with determining their continued eligibility for access to specifically designated information in special access programs, in accordance with paragraph B.2.a., below; or continued employment, assignment or detail to a critical intelligence position in DIA, in accordance with paragraph C.3., below; to include incumbents of positions subsequently determined to require polygraph examination as a condition of access, employment, assignment, or detail; may be denied access, employment, assignment, or detail, provided that, with the exception of NSA, the DoD Component concerned shall ensure that such individual is retained in a position of equal grade and pay that does not require polygraph examination, or shall arrange like employment for the individual at another DoD Component.

6. When deception is indicated by the examiner's interpretation of polygraph charts in polygraph examinations conducted under the provisions of paragraph B.2.a. and subsection C.3., below, an indepth interview of the subject will be undertaken by the examiner immediately following the running of the chart, to resolve any indication of deception. If the indication of deception cannot be resolved through such means, the subject will be so advised and the results of the examination forwarded to the requesting agency. If, after reviewing the polygraph examination results, the requesting agency determines that they raise significant question relevant to the subject's clearance or access status, the subject shall be given an opportunity to undergo additional examination by the examining agency, using the same or a different examiner. If such additional examination is not sufficient to resolve the matter, a comprehensive investigation of the subject shall be undertaken, utilizing the results of the polygraph examination as an investigative lead. If such investigation develops no derogatory information upon which an unfavorable
administrative action to the subject may be independently based, no such action shall be permitted, unless approved by an authority designated in subsection B.2. of Chapter 4 of this Regulation, in specific cases, based upon his or her written finding that the information in question is of such extreme sensitivity that access under the circumstances poses an unacceptable risk to the national security. In such cases:

a. The determining authority shall notify the subject, in writing, that, although the investigation which followed the indication of deception during the polygraph examination did not in and of itself provide an independent basis for denial of access, a determination to deny such access to the subject had been made, based upon the finding of the determining authority that access under the circumstances poses an unacceptable risk to the national security. The subject shall also be advised, in the case of a determination made by a Component authority, that the determination may be appealed to the Secretary of Defense. Determinations by the Secretary of Defense are conclusive.

b. Appeals must be filed by appellants within 60 days of notification by the determining authority. The appeal may contain any information which the appellant wishes the Secretary of Defense to consider in reaching a final determination.

c. Copies of the determination as well as the determining authority’s notification to the subject may be retained only in the immediate office of the determining authority and in the security office of the DoD Component responsible for controlling access to the information in question. This provision does not preclude use of such records in the event of litigation.

d. No notification other than provided for in a. above, shall be made.

7. Unfavorable administrative action shall not be taken against a person for refusal to take a polygraph examination in criminal or unauthorized disclosure cases.

8. Polygraph examinations administered by DoD polygraph examiners shall be conducted only as prescribed by this Regulation and shall be authorized for use only in connection with the investigative cases specified in this chapter.

B. INVESTIGATIVE CASES FOR WHICH THE POLYGRAPH MAY BE USED

1. Criminal Investigations. A polygraph examination may be authorized in a criminal investigation when the following apply:

a. The crime involves an offense punishable under Federal law, including the Uniform Code of Military Justice (reference (a)), by death or confinement for a term of 1 year or more.

b. Investigation by other means has been as thorough as circumstances permit.

c. The development of information by means of a polygraph examination is essential to the conduct of the investigation.
d. The person being considered for examination has been interviewed and there is reasonable cause to believe that the person has knowledge of or was involved in the matter under investigation.

2. Personnel Security Investigations. A polygraph examination may be authorized in connection with personnel security investigations as follows:

a. Access to Specifically Designated Information in Special Access Programs. A polygraph examination may be authorized to assist in determining the initial eligibility, and aperiodically thereafter, on a random basis, to assist in determining the continued eligibility, of DoD civilian, military, and contractor personnel for access to specifically designated classified information protected within special access programs, established under E.O. 12356 (reference b)) and DoD 5200.1-R (reference (c)). Any use of the polygraph for such purpose shall have the prior approval of the Deputy Under Secretary of Defense for Policy (DUSD(P)), and be based upon the request of the head of the DoD Component concerned, who shall certify in writing that unauthorized disclosure of the information in question could reasonably be expected to: (1) jeopardize human life or safety; (2) result in the loss of unique or uniquely productive intelligence sources or methods vital to U.S. security; or (3) would compromise technologies, plans or procedures vital to the strategic advantage of the United States. The scope of any polygraph examination administered for such purpose shall be limited to the counterintelligence topics prescribed in Appendix B of this Regulation.

b. Resolution of Certain Personnel Security Investigations

(1) The use of the polygraph may be authorized to assist in determining the initial eligibility of foreign nationals who require access to classified information.

(2) The polygraph may be authorized for use on an aperiodic basis for foreign nationals, to ensure that continued access to classified information is clearly consistent with the interests of national security.

(3) The use of the polygraph may be authorized for DoD civilian, military, contractor, and other personnel, to resolve credible derogatory information developed in connection with a personnel security investigation, when such information causes substantial doubt whether access or continuation of access to classified information is clearly consistent with the interests of national security, and the adverse information cannot be resolved in any other manner.

c. Access to Sensitive Compartmented Information (SCI)

(1) Exceptional Cases. The polygraph may be authorized for use in a limited number of cases when operational exigencies require the immediate utilization of a person's services before the completion of a background investigation in determining the interim eligibility of DoD civilian, military, and contractor personnel for access to SCI provided that, at a minimum the following apply:

(a) A determination has been made that it is necessary and advisable in the national interest to authorize access.
(b) The person being considered for access has been interviewed in accordance with paragraph 2-306.c. of DoD 5200.2-R (reference (d));

(c) A Special Background Investigation (SBI) has been initiated.

(d) The questions asked during the examination are limited to the counterintelligence topics set forth in Appendix B of this Regulation.

(2) Authority. Authority to approve the use of the polygraph under subparagraph B.2.c. (1) above is limited to the DUSD(P) and the Senior Officials of the Intelligence Community (SOICs) within the Department of Defense.

3. Counterintelligence Investigations

a. Unauthorized Disclosures. DoD civilian, military, and contractor personnel may be requested to submit to a polygraph examination in connection with the investigation of an unauthorized disclosure of classified information, provided that there is reasonable cause to believe that the person has knowledge of or was involved in the unauthorized disclosure. No unfavorable administrative actions may be taken when persons refuse to cooperate with polygraph examinations administered under this provision.

b. Other Counterintelligence Investigations. A polygraph examination may be authorized for use in a counterintelligence investigation involving alleged acts of espionage, sabotage, or terrorism provided that the following apply:

(1) Investigation by other means has been as thorough as circumstances permit.

(2) The development of information by means of a polygraph examination is essential to the conduct of the investigation.

(3) The individual being considered for examination has been interviewed and there is reasonable cause to believe that the person has knowledge of or was involved in the matter under investigation.

4. Foreign Intelligence and Counterintelligence Operations. Polygraph examination may be authorized to determine the suitability, reliability, or credibility of personnel who are used as, proposed for use as, or who purport to be, agents, sources, or operatives in foreign intelligence or counterintelligence activities. Such examinations shall be conducted in accordance with regulations issued by the heads of the DoD Components with prior approval of the DUSD(P), or his designee, the Director, Counterintelligence and Investigative Programs, Office of the DUSD(P) (CI&IP, ODUSD(P)). It is not required that consent be obtained in writing from persons who are to be examined under the provisions of this subsection.

5. Exculpation. The use of the polygraph may be authorized for the purpose of exculpation, provided that the request for such examination was...
initiated by the subject of a criminal, personnel security, or counterintelligence investigation, and administering of the examination is considered to be essential to a just and equitable resolution of the matter under investigation.

6. Use of the Polygraph Outside the Department of Defense. The providing of polygraph service or support to entities other than DoD Components must receive the prior approval of the DUSD(P), or his designee, the Director, CI&IP, ODUSD(P). Prior approval is not required, however, when DoD personnel are examined in connection with a criminal investigation conducted by a non-DoD law enforcement entity or when non-DoD personnel are subject to the Uniform Code of Military Justice (reference (a)).

C. INVESTIGATIVE CASES FOR WHICH THE POLYGRAPH SHALL BE USED

1. Employment, Assignment, or Detail to NSA. Polygraph examination shall be required for DoD civilian, military, contractor, and General Service Administration (GSA) personnel to assist in determining their eligibility for initial or continued employment, assignment, or detail for duty with NSA in activities that require access to sensitive cryptologic information, or to spaces where sensitive cryptologic information is produced, processed, or stored. In the case of military personnel being assigned or detailed for duty with NSA, the scope of such examinations shall be limited to the counterintelligence topics prescribed in Appendix B of this Regulation.

2. Assignment or Detail for Duty with the Central Intelligence Agency (CIA). Polygraph examinations shall be required for DoD civilian and military personnel, to assist in determining their eligibility for assignment or detail to CIA in positions where CIA requires a polygraph examination.

3. Employment or Assignment to Critical Intelligence Positions. Polygraph examinations limited to the counterintelligence areas set forth in Appendix B of this Regulation shall be required to assist in determining the eligibility of DoD civilian, military, and contractor personnel for initial or continued employment or assignment to the DIA in positions that have been designated in writing by the Director, DIA, as critical intelligence positions.

D. LIMITATIONS

1. Any final administrative determination rendered in cases in which polygraph examination is taken shall not be based solely on the results of an analysis of the polygraph charts. However, the results of an analysis of the polygraph charts may be considered to have probative value in administrative determinations. Responses to technical questions have no probative value with respect to the issue under investigation.

2. The results of a polygraph examination and record of results shall be considered privileged information and shall be disseminated only in accordance with subsection B.2. of Chapter 2 of this Regulation.

3. Except as provided in subsections A.5., B.2.b.(1) and (2), B.2.c., B.4., and C. 1., 2., and 3. of this Chapter, no unfavorable administrative actions may be taken when persons refuse to undergo polygraph examination in
connection with the provisions of this Regulation. Refusal to undergo polygraph examination under these provisions shall in no manner affect the person's eligibility for positions that have not been determined to require polygraph examination as a condition of employment, assignment, detail or access.

4. Information concerning a person's refusal to undergo polygraph examination shall, in all cases, be given the full privacy protection provided by DoD Directive 5400.11 (reference (e)). Specifically, information concerning a person's refusal shall not be:

   a. Recorded in the person's personnel file, investigative file, or any other file. As an exception, in criminal cases, a refusal may be recorded in the polygraph examination technical report maintained in the headquarters of the Component investigative agency having jurisdiction for the purposes of administration, control and conduct of criminal investigations.

   b. Communicated to a person's supervisor, and in the case of a contractor employee, a person's employer, unless such action is necessary in support of action to be taken under the provisions of subsection A.5. of this Chapter. In criminal cases, the fact of refusal to undergo polygraph examination shall not be communicated to persons other than those directly involved in the administration, control or conduct of criminal investigations.

   c. Permitted to effect the person's official evaluation report or eligibility for promotion or awards.

5. As an exception to 4. above, DoD Components authorized to conduct polygraph examinations shall provide information concerning refusal to undergo Polygraph examination offered in connection with the DoD Polygraph Test Program to the Director, Counterintelligence and Investigative Programs, ODUSD(P), for inclusion in the report of results of the test program that is to be made to Congress. The Component Test Program Project Director shall retain a copy of data submitted in connection with the test program and shall destroy such information upon notification from the ODUSD(P) Test Program Project Director.
CHAPTER 2
CONDUCT OF POLYGRAPH EXAMINATIONS

A. PROCEDURES

1. General. Polygraph examinations may be conducted only by polygraph examiners certified in accordance with and under circumstances and procedures detailed in this Regulation or by intern examiners under the close supervision of a DoD-certified examiner.

2. Pretest. Before administering a polygraph examination, the polygraph examiner shall:
   a. Obtain assurance from the person to be examined of his or her voluntary consent to the examination. In criminal, employment screening, personnel security, and counterintelligence investigations, the consent must be in writing and shall be included and maintained in the polygraph examination technical report.
   b. Ensure that the person to be examined has not been subjected to prolonged interrogation immediately before the polygraph examination.
   c. Interview the person to be examined. During this interview, as a minimum, the examinee shall be informed of the following:
      (1) The characteristics and nature of the polygraph instrument and examination, including an explanation of the physical operation of the instrument, the procedures to be followed during the examination, and all questions to be asked during the examination.
      (2) If the polygraph examination area contains a two-way mirror, camera, or other device through which the examinee can be observed and if other devices, such as those used in conversation monitoring or recording, will be used simultaneously with the polygraph.
      (3) That he or she is privileged against self-incrimination under the Fifth Amendment to the Constitution or, if the person to be examined is a member of the U.S. Armed Forces, under Article 31.b., Uniform Code of Military Justice (reference (a)) and the Manual for Courts-Martial, (reference (f)). The requirement to advise of privilege against self-incrimination does not apply to examinations conducted under the provisions of subparagraphs B.2.b(1) and (2) and section B.4. of Chapter 1 of this Regulation.
      (4) That he or she has the right to obtain and consult with legal counsel and that legal counsel may be available for consultation during the polygraph examination. The examinee also shall be advised that he or she may terminate the examination at his or her own volition, or upon advice of counsel, during any phase of the examination.
3. Questions asked during Polygraph Examination

a. All questions asked concerning the matter at issue, except for technical questions necessary to the polygraph technique during a polygraph examination, must be of special relevance to the subject matter of the particular investigation. Questions probing a person's thoughts or beliefs that are not related directly to the investigation are prohibited. Subject matters that should not be probed include religious and racial beliefs and affiliations, political beliefs and affiliations of a lawful nature, and opinions regarding the constitutionality of legislative policies.

b. When use of the polygraph is authorized pursuant to subparagraphs B.2.a. and c., and subsection B.3 and C.3, of Chapter 1 of this Regulation, technical questions utilized in such examinations shall be constructed to avoid embarrassing, degrading or unnecessarily intrusive questions. Additionally, except for polygraph examinations conducted under the provisions of subsection C.1. of Chapter 1 of this Regulation, all technical questions to be used during such examinations must be reviewed with the examinee before being posed to him or her for response.

c. No relevant question may be asked during the polygraph examination that has not been reviewed with the examinee before the examination.

d. Standard question topics to be asked in connection with the use of the polygraph for employment screening or assignment purposes, or any modification or change to these question topics, must be approved by the DUSD(P), or his designee, the Director, CI&IP, ODUSD(P), before implementation. The requirement for prior approval does not apply when it is necessary to modify the phrasing of an approved question topic to clarify a response given by the examinee, provided that the substance of the question topic remains unchanged.

4. Examinee Fitness. In all cases, the examiner shall have the authority to decline to conduct an examination or to discontinue testing when he or she doubts that the examinee is physically or mentally fit to be tested. In these instances, the examination shall be discontinued or postponed until appropriate medical, psychological, or technical authorities have declared the individual fit for testing.

B. RECORDS ADMINISTRATION

1. Storage and Retention

a. Polygraph examination technical reports may be filed with other materials relating to the investigation in which the examination was authorized and shall be:

(1) Retained by the examining agency in accordance with records retention procedures established by the Archivist of the United States.

(2) Removed before granting persons outside the examining agency access to the related materials.
b. Polygraph examination results may be filed with other materials relating to the investigation in which the examination was authorized. Additionally the following apply:

(1) Nonrecord copies of polygraph examination results shall be destroyed within 3 months from the date of completion of the investigation in which the polygraph examination was authorized.

(2) Record copies shall be retained in accordance with records retention procedures established by the Archivist of the United States.

2. Dissemination

a. Except as required by law, polygraph examination technical reports shall not be disseminated outside the Department of Defense. Normally, these reports are exempted from release under the provisions of Exemption 7 of the Freedom of Information Act (see DoD 5400.7-R, reference (g)).

b. Results of polygraph examinations may be made available to the following:

(1) Within the Department of Defense, officials responsible for personnel security, intelligence, counterintelligence, law enforcement, and the administration of criminal justice. (When a polygraph examination is conducted in connection with a personnel security investigation, a copy of the polygraph examination results shall be provided to the Defense Investigative Service for inclusion in the person's personnel security investigative file. This copy and the copy maintained by the examining agency are the only authorized record copies).

(2) Appropriate law enforcement officials outside the Department of Defense when the examination has been conducted in connection with the investigation of a criminal offense, or reveals criminal activity on the part of the individual examined.

(3) The DoD Component authorizing disclosure must comply with DoD Directive 5400.11 (reference (e)).

(4) The examinee or his or her legal counsel, upon request, subject to the provisions for safeguarding of classified defense information (DoD 5200.1-R, reference (c)).

(5) DoD Component members of the National Foreign Intelligence Board (NFIB) and other NFIB member agencies, provided there is an official need for the material and the third agency limitation will be applied.

(6) The National Archives and Records Service, GSA upon retirement of the file.
C. POLYGRAPH INSTRUMENT PROCUREMENT, MAINTENANCE, AND STORAGE

1. Issue. Polygraph instruments are items of issue within the Department of Defense. Spare parts and expendable supplies are to be requisitioned through authorized procurement channels.

2. Authorized Items. The use of equipment known as lie detecting or polygraph recording instruments for operational purposes by DoD Components is restricted to items procured in accordance with subsection C.1., above. All DoD polygraph instruments will measure and record, at a minimum, respiration, electrodermal response, blood volume, and heart rate. Except as provided in this Regulation, the use of other equipment is prohibited.

3. Maintenance. DoD Component investigative agencies shall establish procedures that include schedules for and techniques to be used in calibration and maintenance, to ensure proper and accurate operation of polygraph instruments.

4. Storage. Polygraph instruments shall be stored in secure locations to prevent damage or misuse by unauthorized persons. A notation shall be made in examination records of the serial number of the instrument used.

D. POLYGRAPH STUDIES AND RESEARCH

1. The heads of DoD Components may, by issuance of regulations, authorize the acquisition and use of experimental equipment to conduct research to determine the operational characteristics and reliability of the equipment.

2. The heads of DoD security and investigation activities may request the procurement of newly developed polygraph instruments provided that the following apply:

   a. The DUSD(P) is notified in advance of the procurement.

   b. The equipment has been tested under subsection D.1., above, and the following apply:

      (1) Equipment is electromechanically suitable.

      (2) Equipment produces reliable operational results.

      (3) Instructional material relating to the equipment will be made available for inclusion in DoD service school curricula with the least possible expense and delay.

3. The DUSD(P), or his designee, the Director, CI&IP, ODUSD(P), may authorize the conduct of studies or research involving the use of the polygraph. DoD Components desiring to conduct a polygraph-related study or research shall submit a request to the DUSD(P) that shall include:

   a. Identity and qualifications of the agency or contractor who will conduct the study or research.
b. Estimated cost of the study or research.

c. Purpose of the study or research.

d. The dates the study or research is to begin and end.

4. DoD Components shall advise the DUSD(P) of the results and recommendations of all studies undertaken with regard to the use of the polygraph.

5. Routine statistics or analysis of the contents of the polygraph materials or reports do not constitute research for the purpose of this Regulation.
CHAPTER 3

SELECTION, TRAINING, AND SUPERVISION OF DOD POLYGRAPH EXAMINERS

A. SELECTION

1. General. Candidates selected for the position of polygraph examiner shall meet the following minimum requirements:

   
   b. Be twenty-five years of age;
   
   c. Have graduated from an accredited 4-year college (or equivalent) plus 2 years as an investigator with a recognized U.S. Government or other law enforcement agency;
   
   d. Be of high moral character and sound emotional temperament, based on a background investigation.
   
   e. Have completed a DoD-approved course of instruction;
   
   f. Be judged suitable for the position after taking a polygraph examination to ensure that he or she fully realizes the impact of such an examination on persons. This examination shall be given before the beginning of the course of instruction.

2. Incumbents. Persons who do not meet the educational requirements set forth in paragraph A.1.c., above, who previously were certified as polygraph examiners by the heads of DoD Component investigative agencies may continue in this capacity.

B. TRAINING

1. General

   a. Under the policy guidance of the DUSD(P), the Secretary of the Army shall establish and manage training programs for DoD polygraph examiners, and shall ensure that such training programs are conducted by qualified professional, medical, or legal personnel.
   
   b. The Director, NSC/Chief, CSS may approve alternative courses for training of NSA/CSS polygraph examiners and shall provide timely advice of such approvals to the DUSD(P).
   
   c. Use of any other training programs shall be approved by the DUSD(P).
   
   d. DoD polygraph training programs shall be designed to ensure that no person be certified as a qualified polygraph examiner without successfully completing an approved course of instruction and demonstrating the appropriate application of the following:
(1) Investigative techniques, including methods of interrogation.
(2) The basic elements of normal, abnormal, and criminal psychology.
(3) Constitutional and other legal considerations.
(4) The basic elements of physiology.
(5) The functioning of the polygraph, including its capabilities and limitations.
(6) DoD policies and procedures concerning the use of the polygraph.
(7) Polygraph techniques.
(8) Question formulation and chart interpretation.

2. Probationary Period.

Before being certified as a qualified DoD polygraph examiner by the head of the DoD Component concerned, each candidate shall serve a probationary period under a certified examiner. This probationary period shall be no more than 1 year nor less than 6 months following completion of the basic polygraph examiner training course. During this time, the candidate shall be required to demonstrate proficiency in the use of the polygraph by conducting at least 25 polygraphic examinations under the supervision of a certified polygraph examiner. Heads of DoD Components shall ensure that polygraph examiners obtain refresher training at least every 2 years.

C. SUPERVISION OF POLYGRAPH EXAMINERS

Heads of DoD Components that have a polygraph capability shall establish procedures for the close supervision of polygraph examiners, and provide for professional and technical review of individual examiner techniques, to ensure maintenance of proficiency standards. These procedures shall include the following:

1. Certified examiners shall exercise their technical skills regularly and conduct a minimum of 18 polygraph examinations semiannually. Civilian and military polygraph specialists who direct and instruct examiners and are responsible for the proficiency of examiners may be exempted from this requirement by the head of the DoD Component concerned or his designee.

2. Examiners who fail to satisfy current proficiency standards shall have their certificates immediately suspended or revoked.

3. Certifications suspended for failure to meet minimum requirements may be reissued after suitable refresher training or after the examiner has demonstrated satisfactorily an acceptable standard of proficiency, as determined by the head of the DoD Component concerned or his designee.
4. A certified polygraph supervisory official shall review the record of polygraph examination in conjunction with other pertinent investigative information to determine whether it is appropriate to request the examinee to undergo a second polygraph examination. Such a request may be made when considered appropriate, regardless of whether the person examined has made significant admissions in connection with the investigation and regardless of whether the results of the examination indicate unusual physiological responses. The investigative agency may comment, as appropriate, on the polygraph examination technical report.

5. Determinations with respect to further investigation of cases wherein a polygraph examination has been undertaken shall not be made solely by the polygraph examiner.

6. When the results of an initial polygraph examination have been interpreted as "inconclusive," immediate subsequent examination may be made by the original examiner (normally within 30 days) without obtaining additional approval from the official who initially approved the polygraph examination.

D. LIMITATIONS

1. Persons certified as DoD polygraph examiners shall not perform polygraph examinations nor participate in polygraph-related activities in connection with nonduty-hour employment with any private or commercial polygraph firm or agency without the approval of the head of the DoD Component concerned. The provisions of this subsection do not apply to DoD polygraph examiners of the reserve components, except while such examiners are on temporary or extended active duty.

2. Polygraph examiners shall not participate in any public demonstrations of the polygraph technique that includes a mock test in which there is an attempt to interpret the results of the test. This does not preclude a public demonstration of the mechanical operations of the instrument or a demonstration to show the physiological changes that take place during emotional stimulation, provided no attempt is made to interpret the changes and no unfounded claims of application or reliability are made. Only polygraph examiners certified under the provision of this Regulation may be used as instructors, lecturers, or demonstrators of the polygraph.

3. Under no circumstances shall polygraph examiners allow themselves to be identified as other than investigative personnel or take any measures that might create a clinical appearance.

4. The polygraph instrument shall not be utilized as a psychological prop in conducting interrogations.

5. Persons who are not in sound physical or mental condition will not be subjected to a polygraph examination. Should the examiner or examinee have any doubt as to the physical or mental fitness of the examinee, the matter shall be referred to medical authorities. An examiner shall not attempt to make a psychological or physical diagnosis of an examinee.
6. Polygraph examinations shall not be conducted if, in the opinion of the polygraph examiner, any of the following conditions inhibit the person's ability to respond. The provisions of subsection A.4., of Chapter 2 of this Regulation, shall be followed if any of the following are apparent:

a. The examinee is mentally or physically fatigued.

b. The examinee is unduly emotionally upset, intoxicated, or rendered unfit to undergo an examination because of excessive use of sedatives, stimulants, or tranquilizers.

c. The examinee is known to be addicted to narcotics.

d. The examinee is known to have a mental disorder.

e. The examinee is experiencing physical discomfort of significant magnitude or appears to possess physical disabilities or defects that in themselves, might cause an abnormal response.
CHAPTER 4
PROGRAM MANAGEMENT

A. IMPLEMENTATION

To ensure uniform implementation of the DoD Polygraph Program throughout the Department of Defense, program responsibility shall be centralized to the extent possible.

B. RESPONSIBILITIES

1. The DUSD(P) shall provide guidance, oversight, and approval for policy and procedures governing polygraph program matters within the Department of Defense. The DUSD(P) shall coordinate with the IG, DoD, on all matters concerning use of the polygraph in connection with the investigation of criminal offenses.

2. Exceptions under the provisions of subsection A.6., of Chapter 1 of this Regulation shall be personally approved by one of the Secretaries of the Military Departments or the Director, NSA, for their respective Components, or the Secretary or Deputy Secretary of Defense for other DoD Components.

3. Except as provided in subsection B.2., above, the DUSD(P), or his designee, the Director, CI&IP, ODUSD(P), are the only DoD officials authorized to approve waivers or exceptions to the provisions of this Regulation.

4. Heads of DoD Components authorized to approve the use of the polygraph shall ensure that:
   a. The DoD Polygraph Program is administered within their area of responsibility in a manner consistent with this Regulation.
   b. A single authority within each DoD Component is assigned responsibility for administering the program.
   c. Information and recommendations concerning any aspect of the program are provided to the DUSD(P) upon request.

C. DoD POLYGRAPH COMMITTEE

There shall be established a DoD Polygraph Committee.

1. There shall be a DoD Polygraph Committee established. This Committee shall be chaired by the Director, CI&IP, ODUSD(P), and shall be comprised of policy and polygraph technical representatives of the IG, DoD; Secretaries of the Military Departments; the Directors of the NSA/Chief, CSS, DIA, DIS; and the Defense Legal Service Agency.

Representatives of other DoD Components may be invited to meet with the Committee on matters of particular interest to those Components. The Committee shall meet at the call of the chair or at the request of a member agency, and shall serve as a forum for the review and discussion of problems or issues impacting on the DoD Polygraph Program.

4-1
D. INFORMATION REQUIREMENTS

1. The IG, DoD, Secretaries of the Military Departments, the Directors, of NSA/Chief, CSS, DIA, and DIS, shall submit to the DUSD(P), semiannually as of December 31 and June 30, a report of polygraph activities in the format prescribed by Appendix A of this Regulation.

2. This reporting requirement has been assigned Reports Control Symbol DD-POL(SA)1361. For the purposes of this reporting requirement, a polygraph examination is considered to have taken place when at least one of the phases described in the definition section of this Regulation has been initiated.

E. IMPLEMENTATION REQUIREMENTS

DoD Components shall forward two copies of implementing documents to the Deputy Under Secretary of Defense for Policy. These implementing documents shall list by title those officials within each DoD Component who have been delegated polygraph authority under the provisions of paragraph E.2.b. of DoD Directive 5210.48.
# Appendix A

## Reporting Format

1. Period ending __________, 19__
2. Date report submitted: __________, 19__
3. Name of reporting activity: ________________________
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8. Use of the polygraph in intelligence or counterintelligence operations:

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<td>NDI Confirmed</td>
<td>NDI Unconfirmed</td>
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<td>Informat, Developed Requiring Additional Investigation</td>
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9. National Security Agency reporting format:

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<td>Other: (Specify)</td>
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9. (Continued)

Status of Polygraph examiners:

a. Number of certified examiners at the beginning of the reporting period.

b. Number of certificates suspended (Failure to meet standards and criteria).

c. New certifications

d. Certifications renewed

e. New students (Trainees)

f. Number of students completing training.

g. Number of examiners completing refresher training

h. Number of certified examiners at the end of the reporting period
APPENDIX B  
COUNTERINTELLIGENCE SCOPE

When the scope of a polygraph examination authorized under this Regulation is limited to counterintelligence areas, questions posed in the course of such examinations shall be limited to those necessary to determine:

WHETHER THE EXAMINEE HAS:

1. Ever engaged in espionage or sabotage against the United States.

2. Knowledge of anyone who is engaged in espionage or sabotage against the United States.

3. Ever been approached to give or sell any classified materials to unauthorized persons.

4. Ever given or sold any classified materials to unauthorized persons.

5. Knowledge of anyone who has given or sold classified materials to unauthorized persons.

6. Any unauthorized contact with representatives of a foreign government.
CORRECTION SHEET
SECNAVINST 5520.4B of 2 August 1989

Subj: DEPARTMENT OF THE NAVY POLYGRAPH PROGRAM

Enclosure (2) was inadvertently omitted from the instruction.
Attached is enclosure (2) which should be added to the instruction.
This instruction appeared in Transmittal Sheet 24-89 of 25 August 1989.

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