

**APPENDIX 13.
DOMESTIC SUPPORT OPERATIONS FUNDING**

APPENDIX 13-1: 10 U.S.C. §2551, EQUIPMENT AND OTHER SERVICES: NATIONAL VETERANS' ORGANIZATIONS.

Sec. 2551. - Equipment and barracks: national veterans' organizations

(a) The Secretary of a military department, under conditions prescribed by him, may lend cots, blankets, pillows, mattresses, bed sacks, and other supplies under the jurisdiction of that department to any recognized national veterans' organization for use at its national or state convention or national youth athletic or recreation tournament. He may, under conditions prescribed by him, also permit the organization to use unoccupied barracks under the jurisdiction of that department for such an occasion.

(b) Property lent under subsection (a) may be delivered on terms and at times agreed upon by the Secretary of the military department concerned and representatives of the veterans' organization. However, the veterans' organization must defray any expense incurred by the United States in the delivery, return, rehabilitation, or replacement of that property, as determined by the Secretary.

(c) The Secretary of the military department concerned shall require a good and sufficient bond for the return in good condition of property lent or used under subsection (a)

APPENDIX 13-2: 10 U.S.C. §2552, EQUIPMENT AND OTHER SERVICES: AMERICAN RED CROSS.

Sec. 2552. - Equipment for instruction and practice: American National Red Cross

The Secretary of a military department, under regulations to be prescribed by him, may lend equipment under the jurisdiction of that department that is on hand, and that can be temporarily spared, to any organization formed by the American National Red Cross that needs it for instruction and practice for the purpose of aiding the Army, Navy, or Air Force in time of war. The Secretary shall by regulation require the immediate return, upon request, of equipment lent under this section. The Secretary shall require a bond, in double the value of the property issued under this section, for the care and safekeeping of that property and for its return when required

APPENDIX 13-3: 10 U.S.C. §2555, EQUIPMENT AND SERVICES: GIRL SCOUTS OF AMERICA.

Sec. 2555. - Transportation services: international Girl Scout events

(a) The Secretary of Defense is authorized, under such regulations as he may prescribe, to provide, without expense to the United States Government, transportation from the United States or military commands overseas, and return, on vessels of the Military Sealift Command or aircraft of the Air Mobility Command for

(1) those Girl Scouts and officials certified by the Girl Scouts of the United States of America as representing the Girl Scouts of the United States of America at any International World Friendship Event or Troops on Foreign Soil meeting which is endorsed and approved by the National Board of Directors of the Girl Scouts of the United States of America and is conducted outside of the United States,

(2) United States citizen delegates coming from outside of the United States to triennial meetings of the National Council of the Girl Scouts of the United States of America, and

(3) the equipment and property of such Girl Scouts and officials, to the extent that such transportation will not interfere with the requirements of military operations.

(b) Before furnishing any transportation under subsection (a), the Secretary of Defense shall take from the Girl Scouts of the United States of America a good and sufficient bond for the reimbursement to the United States by the Girl Scouts of the United States of America, of the actual costs of transportation furnished under subsection (a).

(c) Amounts paid to the United States to reimburse it for the actual costs of transportation furnished under subsection (a) shall be credited to the current applicable appropriations or funds to which such costs were charged and shall be available for the same purposes as such appropriations or funds

Appendix 13-4: 10 U.S.C. §2556, Equipment and Services: Homeless.

Sec. 2556. - Shelter for homeless; incidental services

(a)

(1) The Secretary of a military department may make military installations under his jurisdiction available for the furnishing of shelter to persons without adequate shelter. The Secretary may, incidental to the furnishing of such shelter, provide services as described in subsection (b). Shelter and incidental services provided under this section may be provided without reimbursement.

(2) The Secretary concerned shall carry out this section in cooperation with appropriate State and local governmental entities and charitable organizations. The Secretary shall, to the maximum extent practicable, use the services and personnel of such entities and organizations in determining to whom and the circumstances under which shelter is furnished under this section.

(b) Services that may be provided incident to the furnishing of shelter under this section are the following:

(1) Utilities.

(2) Bedding.

(3) Security.

(4) Transportation.

(5) Renovation of facilities.

(6) Minor repairs undertaken specifically to make suitable space available for shelter to be provided under this section.

(7) Property liability insurance.

(c) Shelter and incidental services may only be provided under this section to the extent that the Secretary concerned determines will not interfere with military preparedness or ongoing military functions.

(d) The Secretary concerned may provide bedding for support of shelters for the homeless that are operated by entities other than the Department of Defense. Bedding may be provided under this subsection without reimbursement, but may only be provided to the extent that the Secretary determines that the provision of such bedding will not interfere with military requirements.

(e) The Secretary of Defense shall prescribe regulations for the administration of this section

Appendix 13-5: 10 U.S.C. §2558, Equipment and Services: National Military Associations: Assistance at National Conventions.

Sec. 2558. - National military associations: assistance at national conventions

(a) Authority To Provide Services. - The Secretary of a military department may provide services described in subsection (c) in connection with an annual conference or convention of a national military association.

(b) Conditions for Providing Services. - Services may be provided under this section only if -

- (1) the provision of the services in any case is approved in advance by the Secretary concerned;
- (2) the services can be provided in conjunction with training in appropriate military skills; and
- (3) the services can be provided within existing funds otherwise available to the Secretary concerned.

(c) Covered Services. - Services that may be provided under this section are -

- (1) limited air and ground transportation;
- (2) communications;
- (3) medical assistance;
- (4) administrative support; and
- (5) security support.

(d) National Military Associations. - The Secretary of Defense shall designate those organizations which are national military associations for purposes of this section.

(e) Regulations. - The Secretary of Defense shall prescribe regulations to carry out this section.

APPENDIX 13-6: 10 U.S.C. §2562, PROHIBITION ON TRANSFER OF CONSTRUCTION OF FIREFIGHTING EQUIPMENT IN FMS.

Sec. 2562. - Limitation on use of excess construction or fire equipment from Department of Defense stocks in foreign assistance or military sales programs

(a) Limitation. - Excess construction or fire equipment from the stocks of the Department of Defense may be transferred to any foreign country or international organization pursuant to part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2301 et seq.) or section 21 of the Arms Export Control Act (22 U.S.C. 2761) only if -

(1) no department or agency of the Federal Government (other than the Department of Defense), no State, and no other person or entity eligible to receive excess or surplus property under subtitle I of title 40 and title III of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 251 et seq.) submits to the Defense Reutilization and Marketing Service a request for such equipment during the period for which the Defense Reutilization and Marketing Service accepts such a request; or

(2) the President determines that the transfer is necessary in order to respond to an emergency for which the equipment is especially suited.

(b) Rule of Construction. - Nothing in subsection (a) shall be construed to limit the authority to transfer construction or fire equipment under section 2557 of this title.

(c) Definition. - In this section, the term "construction or fire equipment" includes tractors, scrapers, loaders, graders, bulldozers, dump trucks, generators, pumpers, fuel and water tankers, crash trucks, utility vans, rescue trucks, ambulances, hook and ladder units, compressors, and miscellaneous fire fighting equipment.

Appendix 13-7: 10 U.S.C. §2564, Provision of Support for Certain Sporting Events.

Sec. 2564. - Provision of support for certain sporting events

(a) Security and Safety Assistance. - At the request of a Federal, State, or local government agency responsible for providing law enforcement services, security services, or safety services, the Secretary of Defense may authorize the commander of a military installation or other facility of the Department of Defense or the commander of a specified or unified combatant command to provide assistance for the World Cup Soccer Games, the Goodwill Games, the Olympics, and any other civilian sporting event in support of essential security and safety at such event, but only if the Attorney General certifies that such assistance is necessary to meet essential security and safety needs.

(b) Other Assistance. - The Secretary of Defense may authorize a commander referred to in subsection (a) to provide assistance for a sporting event referred to in that subsection in support of other needs relating to such event, but only

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(1) to the extent that such needs cannot reasonably be met by a source other than the Department;

(2) to the extent that the provision of such assistance does not adversely affect the military preparedness of the armed forces; and

(3) if the organization requesting such assistance agrees to reimburse the Department for amounts expended by the Department in providing the assistance in accordance with the provisions of section 377 of this title and other applicable provisions of law.

(c) Inapplicability to Certain Events. - Subsections (a) and (b) do not apply to the following sporting events:

(1) Sporting events for which funds have been appropriated before September 23, 1996.

(2) The Special Olympics.

(3) The Paralympics.

(d) Terms and Conditions. - The Secretary of Defense may require such terms and conditions in connection with the provision of assistance under this section as the Secretary considers necessary and appropriate to protect the interests of the United States.

(e) Report on Assistance. - Not later than January 30 of each year following a year in which the Secretary of Defense provides assistance under this section, the Secretary shall submit to Congress a report on the assistance provided. The report shall set forth -

- (1) a description of the assistance provided;
- (2) the amount expended by the Department in providing the assistance;
- (3) if the assistance was provided under subsection (a), the certification of the Attorney General with respect to the assistance under that subsection; and
- (4) if the assistance was provided under subsection (b) -
 - (A) an explanation why the assistance could not reasonably be met by a source other than the Department; and
 - (B) the amount the Department was reimbursed under that subsection.

(f) Relationship to Other Laws. - Assistance provided under this section shall be subject to the provisions of sections 375 and 376 of this title.

APPENDIX 13-8: 10 U.S.C. §2576, SALE OR DONATION OF MILITARY EQUIPMENT.

Sec. 2576. - Surplus military equipment: sale to State and local law enforcement and firefighting agencies

(a) The Secretary of Defense, under regulations prescribed by him, may sell to State and local law enforcement and firefighting agencies, at fair market value, pistols, revolvers, shotguns, rifles of a caliber not exceeding .30, ammunition for such firearms, gas masks, and protective body armor which

- (1) are suitable for use by such agencies in carrying out law enforcement and firefighting activities, and
- (2) have been determined to be surplus property under subtitle I of title 40 and title III of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 251 et seq.).

(b) Such surplus military equipment shall not be sold under the provisions of this section to a State or local law enforcement or firefighting agency unless request therefor is made by such agency, in such form and manner as the Secretary of Defense shall prescribe, and such request, with respect to the type and amount of equipment so requested, is certified as being necessary and suitable for the operation of such agency by the Governor (or such State official as he may designate) of the State in which such agency is located. Equipment sold to a State or local law enforcement or firefighting agency under this section shall not exceed, in quantity, the amount requested and certified for such agency and shall be for the exclusive use of such agency. Such equipment may not be sold, or otherwise transferred, by such agency to any individual or public or private organization or agency

Appendix 13-9: 31 U.S.C. §3302, Miscellaneous Receipts.

Sec. 3302. - Custodians of money

(a) Except as provided by another law, an official or agent of the United States Government having custody or possession of public money shall keep the money safe without -

- (1) lending the money;
- (2) using the money;
- (3) depositing the money in a bank; and
- (4) exchanging the money for other amounts.

(b) Except as provided in section 3718(b) ^[1] of this title, an official or agent of the Government receiving money for the Government from any source shall deposit the money in the Treasury as soon as practicable without deduction for any charge or claim.

(c)

(1) A person having custody or possession of public money, including a disbursing official having public money not for current expenditure, shall deposit the money without delay in the Treasury or with a depository designated by the Secretary of the Treasury under law. Except as provided in paragraph (2), money required to be deposited pursuant to this subsection shall be deposited not later than the third day after the custodian receives the money. The Secretary or a depository receiving a deposit shall issue duplicate receipts for the money deposited. The original receipt is for the Secretary and the duplicate is for the custodian.

(2) The Secretary of the Treasury may by regulation prescribe that a person having custody or possession of money required by this subsection to be deposited shall deposit such money during a period of time that is greater or lesser than the period of time specified by the second sentence of paragraph (1).

(d) An official or agent not complying with subsection (b) of this section may be removed from office. The official or agent may be required to forfeit to the Government any part of the money held by the official or agent and to which the official or agent may be entitled.

(e) An official or agent of the Government having custody or possession of public money shall keep an accurate entry of each amount of public money received, transferred, and paid.

(f) When authorized by the Secretary, an official or agent of the Government having custody or possession of public money, or performing other fiscal agent services, may be allowed necessary expenses to collect, keep, transfer, and pay out public money and to perform those services. However, money appropriated for those expenses may not be used to employ or pay officers and employees of the Government

Appendix 13-10: 50 U.S.C. § 2311, Response to Threats of Terrorist Use of Weapons of Mass Destruction.

Sec. 2311. - Response to threats of terrorist use of weapons of mass destruction

(a) Enhanced response capability

In light of the potential for terrorist use of weapons of mass destruction against the United States, the President shall take immediate action -

- (1) to enhance the capability of the Federal Government to prevent and respond to terrorist incidents involving weapons of mass destruction; and
- (2) to provide enhanced support to improve the capabilities of State and local emergency response agencies to prevent and respond to such incidents at both the national and the local level.

(b) Report required

Not later than January 31, 1997, the President shall transmit to Congress a report containing -

- (1) an assessment of the capabilities of the Federal Government to prevent and respond to terrorist incidents involving weapons of mass destruction and to support State and local prevention and response efforts;
- (2) requirements for improvements in those capabilities; and
- (3) the measures that should be taken to achieve such improvements, including additional resources and legislative authorities that would be required

**APPENDIX 13-11: DoDD. 5200.31E DoD MILITARY WORKING DOG (MWD)
PROGRAM**

See next page.



Department of Defense
DIRECTIVE

NUMBER 5200.31E
March 29, 2006

USD(I)

SUBJECT: DoD Military Working Dog (MWD) Program

- References:
- (a) DoD Directive 5200.31, "Single Manager for DoD Military Working Dog Program," September 7, 1983 (hereby canceled)
 - (b) DoD Directive 5101.1, "DoD Executive Agent," May 9, 2003
 - (c) DoD Directive 6400.4, "DoD Veterinary Services Program," August 22, 2003
 - (d) DoD Directive 8910.1, "Management and Control of Information Requirements," June 11, 1993
 - (e) through (g), see Enclosure 1

1. PURPOSE

This Directive reissues Reference (a), designates the Secretary of the Air Force as the DoD Executive Agent for the DoD Military Working Dog (MWD) Program according to Reference (b), and updates related policy and responsibilities.

2. APPLICABILITY

This Directive applies to:

2.1. The Office of the Secretary of Defense, the Military Departments, the Chairman of the Joint Chiefs of Staff, the Combatant Commands, the Office of the Inspector General of the Department of Defense, the Defense Agencies, the DoD Field Activities, and all other organizational entities in the Department of Defense (hereafter referred to collectively as the "DoD Components").

2.2. Other Federal Agencies that elect to participate in the DoD MWD Program.

3. DEFINITION

Military Working Dogs (MWDs). Any dog procured, acquired, or bred by a DoD Component to meet the following MWD requirements within the Department of Defense: enforcement of laws and regulations, suppression of the use of illegal drugs, detection of explosives, protection of installations and resources, force protection operations, and fulfillment of other security tasks.

4. POLICY

It is DoD policy to:

4.1. Operate a DoD MWD Program that provides the DoD Components the capability to enforce laws and regulations, suppress the use of illegal drugs, detect explosives, protect installations and resources, conduct force protection operations, and fulfill other security tasks. These capabilities may be employed by Commanders during peacetime or during operations throughout the spectrum of conflict under the oversight of a DoD Executive Agent and guidance provided in this Directive.

4.2. Within the context of the lawful use of MWD, appropriate rules regarding the use of force shall be promulgated for each specific use of MWD. Commanders shall review these rules and approve their employment in accordance with appropriate operational guidance.

5. RESPONSIBILITIES

5.1. The Under Secretary of Defense for Intelligence (USD(I)) shall:

5.1.1. Provide policy guidance and direction for carrying out the DoD MWD Program.

5.1.2. Adjudicate unresolved issues between the DoD Executive Agent and the Heads of the DoD Components.

5.2. The Secretary of the Air Force as the DoD Executive Agent of the DoD MWD Program shall:

5.2.1. Coordinate with all program participants on the development of uniform procedures and standards.

5.2.2. Designate the Air Force Director of Security Forces and Force Protection to act on the behalf of the Executive Agent and ensure the DoD MWD Program Manager will:

5.2.2.1. Provide management oversight to the development of required training programs for MWD, instructors, and handlers.

5.2.2.2. Develop standard MWD operational guidance and make such guidance available to the DoD Components and other Federal Agencies participating in the DoD MWD Program.

5.2.2.3. Obtain current information from the MWD Component Program Managers regarding MWD authorizations and utilization to ensure the ready availability of MWD assets when needed.

5.2.2.4. Develop servicing agreements with all participants, including Federal Agencies.

5.2.2.5. Chair the Joint Service Military Working Dog Committee (JSMWDC), which will:

5.2.2.5.1. Consist of a representative from each of the DoD Components that use MWDs and the Director, DoD Veterinary Services Program.

5.2.2.5.2. Meet at least annually or at the call of the Chair.

5.2.2.5.3. Review programs, consider changes, and resolve problems as they arise.

5.2.3. Provide oversight of the DoD MWD Program Manager's responsibilities.

5.2.4. Monitor procurement, distribution, inventory management, and final disposition of MWDs by the DoD Dog Center.

5.2.5. Ensure all DoD Components using MWDs establish appropriate operational guidance or standards.

5.2.6. Coordinate with the USD(I) and the Heads of the DoD Components to document funding requirements and identify the appropriate sources of funding to comply with the requirements of the Directive.

5.3. The Secretary of the Army as the DoD Executive Agent for the DoD Veterinary Services Program shall:

5.3.1. Determine veterinary requirements for the Executive Agent, and provide complete veterinary medical care to the DoD Dog Center and the DoD Components participating in the DoD MWD Program according to DoD Directive 6400.4 (Reference (c)).

5.3.2. Serve as the DoD veterinary consultant for MWD health, physical standards, training methods, training standards, kennel design, research, procurement, and acceptance policies as they pertain to the well-being of the MWDs.

5.3.3. Provide training to MWD handlers on first-echelon veterinary medical care of MWDs including nuclear, biological, and chemical protection.

5.3.4. Obtain projected Chairman of the Joint Chiefs of Staff exercise information maintained in the Joint Training Information Management System.

5.4. The Heads of the DoD Components shall:

5.4.1. Plan, program, and budget for their participation in the DoD MWD Program.

5.4.2. Designate Component managers as primary participants in the DoD MWD Program. They will provide the DoD Program Manager with primary and alternate 24-hour contact telephone numbers. The Component manager or designated alternate(s) must be reachable by telephone at all times, or by some other means (e.g., pager, cell phone), without exception, and will serve as the Component representative to the JSMWDC.

5.4.3. Provide copies of MWD operational guidance or standards to the DoD Program Manager.

5.4.4. Provide timely requirements data to the DoD Program Manager to facilitate effective centralized procurement and training actions consistent with the policies of DoD Directive 8910.1 (Reference (d)).

5.4.5. Provide a listing of all activities requiring MWD drug training aids to the DoD Program Manager.

5.4.6. Refer to DoD Instruction 5525.10 (Reference (e)) for MWDs supporting civilian law enforcement counterdrug operations.

5.4.7. Refer to DoD Directive 3115.09 (Reference (f)) for MWDs supporting operations where intelligence interrogations are conducted.

5.4.8. Provide the DoD Veterinary Services Activity, through the Office of the Surgeon General, a list of deployment or mobilization requirements to ensure adequate availability of veterinary support.

5.4.9. Notify the DoD Executive Agent for MWDs, in writing, when the DoD Component procures or acquires canines, canine handlers, or certification training from sources other than the program the Secretary of the Air Force manages as the DoD Executive Agent.

6. INFORMATION REQUIREMENTS

The reporting requirements in this Directive have been assigned Report Control Symbol DD-INTEL(AR)2197 according to DoD 8910.1-M (Reference (g)).

7. EFFECTIVE DATE

This Directive is effective immediately.



Gordon England 3/29/06

Enclosures – 1

E1. References, continued

E1. ENCLOSURE 1

REFERENCES, continued

- (e) DoD Instruction 5525.10, "Using Military Working Dog Teams to Support Law Enforcement Agencies in Counter Drug Missions," September 17, 1990
- (f) DoD Directive 3115.09, "DoD Intelligence Interrogations, Detainee Debriefings, and Tactical Questioning," November 3, 2005
- (g) DoD 8910.1-M, "DoD Procedures for Management of Information Requirements," June 30, 1998