

53

Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD
From: Amhs System Account [smtpproxy@centcom.smil.mil]
Sent: Wednesday, January 19, 2011 9:09 AM
To: (b)(6) USCENTCOM CC33/JS-FP-DC
Subject: USCENTCOM POLICY AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD CIVILIAN PERSON

***** UNCLASSIFIED // ~~FOR OFFICIAL USE ONLY~~ / PRIVACY MARK UNDEFINED *****

Subject: USCENTCOM POLICY AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD CIVILIAN PERSON
Originator: CDR USCENTCOM(MC)
DTG: 181607Z Jan 11
Precedence: IMMEDIATE
DAC: General
To: USAFCENT CC(SC), USAFCENT A3(SC)

UNCLASSIFIED//~~FOR OFFICIAL USE ONLY~~.
UNCLASSIFIED//~~FOR OFFICIAL USE ONLY~~
REF/A/CDR USCENTCOM MESSAGE/231606ZDEC05//
AMPN/USCENTCOM POLICY AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD CIVILIAN PERSONNEL AND CONTRACTORS FOR IRAQ AND AFGHANISTAN
REF/B/CDR USCENTCOM MESSAGE/070902ZNOV06//
AMPN/MODIFICATION TO USCENTCOM CIVILIAN AND CONTRACTOR ARMING POLICY AND DELEGATION OF AUTHORITY FOR IRAQ AND AFGHANISTAN
REF/C/CDR USCENTCOM MESSAGE/071736ZNOV07//
AMPN/MODIFICATION TO USCENTCOM CIVILIAN AND CONTRACTOR ARMING POLICY AND DELEGATION OF AUTHORITY FOR IRAQ AND AFGHANISTAN
REF/D/CDR USCENTCOM MESSAGE/091650JUN09//
AMPN/MODIFICATION 3 TO USCENTCOM CIVILIAN AND CONTRACTOR ARMING POLICY AND DELEGATION OF AUTHORITY IN IRAQ AND AFGHANISTAN
REF/E/CDR USCENTCOM FRAGO 09-1459/271747ZUG08//
AMPN/PSC OPERATING IN A DESIGNATED AREA OF COMBAT OPS
REF/F/CDR USCENTCOM FRAGO 09-1451/311844ZOC09//
AMPN/MOD 2 CONTRACTOR THEATER ENTRANCE REQUIREMENTS
REF/G/CJCSI 3121.01B/13JUN05//
AMPN/STANDING RULES OF ENGAGEMENT-STANDING RULES OF THE USE OF FORCE FOR U.S. FORCES
REF/H/DODD 5210.56/01NOV01//
AMPN/USE OF DEADLY FORCE AND THE CARRYING OF FIREARMS BY DOD PERSONNEL ENGAGED IN LAW ENFORCEMENT AND SECURITY DUTIES
REF/I/DODI 3020.41/03OCT05//
AMPN/CONTRACTOR PERSONNEL AUTHORIZED TO ACCOMPANY THE U.S. ARMED FORCES
REF/J/DFARS 252.225-7040/JUL09//
AMPN/DEFENSE FEDERAL ACQUISITION REGULATION SUPPLEMENT; CONTRACTOR PERSONNEL AUTHORIZED TO ACCOMPANY U.S. ARMED FORCES DEPLOYED OUTSIDE THE UNITED STATES
REF/K/DODI 3020.50/22JUL09//
AMPN/PRIVATE SECURITY CONTRACTORS (PSCS) OPERATING IN CONTINGENCY OPERATIONS
REF/L/PUBLIC LAW 110-181/28JAN08//
AMPN/NATIONAL DEFENSE AUTHORIZATION ACT OF 2008/ SECTIONS 861, 862, 863 AND 864
REF/M/HQ USF-I OPOD 10-01/152130CJAN10//
AMPN/APPENDIX 13 TO ANNEX C (ARMED CONTRACTOR OVERSIGHT)
REF/N/SECURITY AGREEMENT/17NOV08//
AMPN/AGREEMENT BETWEEN THE UNITED STATES AND THE REPUBLIC OF IRAQ ON THE WITHDRAWAL OF UNITED STATES FORCES FROM IRAQ AND THE ORGANIZATION OF THEIR ACTIVITIES DURING THEIR TEMPORARY PRESENCE IN IRAQ
REF/O/STATUS OF FORCES AGREEMENT/26SEP02//
AMPN/DIPLOMATIC NOTE NO.202

~~FOR OFFICIAL USE ONLY~~
~~LAW ENFORCEMENT SENSITIVE~~

EXHIBIT 65

Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD

RMKS/1. THIS POLICY IS A COMPREHENSIVE REVISION TO USCENTCOM POLICY (REFS A, B, C, D, E AND F) RELATING TO POSSESSION AND USE OF ARMS BY ALL DOD CIVILIAN PERSONNEL, ALL DOD CONTRACTORS, AND THEIR PERSONNEL PRESENT WITHIN IRAQ AND AFGHANISTAN. ALL DOCUMENTS OR POLICIES REGARDING ARMING OF DOD CIVILIAN PERSONNEL AND CONTRACTORS PREVIOUSLY ISSUED BY USCENTCOM ARE CONSOLIDATED INTO AND REPLACED BY THIS POLICY. DUE TO THE TRANSITION OF AUTHORITY IN IRAQ FROM DOD TO DOS, USF-I WILL CONTINUE TO FOLLOW THE POLICY SET FORTH IN REF M FOR PSCS OPERATING UNDER DOD CONTRACT, OTHER ARMED DOD CONTRACTORS AND ARMED DOD CIVILIANS. FOR IRAQ, BECAUSE THE AGREEMENT (REF N) DOES NOT GIVE A SEPARATE AUTHORIZATION FOR CONTRACTOR OR CIVILIAN ARMING, THIS POLICY AND THOSE OF SUBORDINATE COMMANDS ARE REQUIREMENTS IN ADDITION TO THOSE REQUIRED BY THE HOST NATION. FOR AFGHANISTAN, THE AGREEMENT (REF O) AUTHORIZES ARMING DOD CIVILIANS, BUT DOES NOT GIVE A SEPARATE AUTHORIZATION FOR CONTRACTOR ARMING. THEREFORE, FOR CONTRACTORS, THIS POLICY AND THOSE OF SUBORDINATE COMMANDS ARE REQUIREMENTS IN ADDITION TO THOSE REQUIRED BY THE HOST NATION. THIS POLICY IS EFFECTIVE IMMEDIATELY AND SHOULD BE GIVEN WIDEST DISSEMINATION.

2. DEFINITIONS, POLICIES AND PROCEDURES.

2.A. FOR THE PURPOSE OF THIS POLICY, THE TERMS DOD CONTRACTORS, CONTRACTORS AND DOD CONTRACTOR PERSONNEL, OR CONTRACTOR PERSONNEL MEAN ALL PERSONS OR ENTITIES, INCLUDING ALL TIERS OF SUBCONTRACTORS, WHO HAVE ENTERED INTO A CONTRACT WITH ANY DOD ENTITY OR TEMPORARY ORGANIZATION UNDER THE DIRECTION AND CONTROL OF THE SECRETARY OF DEFENSE AND PRESENT IN AFGHANISTAN PURSUANT TO SUCH CONTRACT.

2.B. DOD CIVILIAN PERSONNEL. FOR THE PURPOSE OF THIS POLICY, DOD CIVILIAN PERSONNEL ARE PERSONS CONSIDERED AS EMPLOYEES OR SPECIAL GOVERNMENT EMPLOYEES WHO ARE EMPLOYED BY A DOD ENTITY OR TEMPORARY ORGANIZATION UNDER THE DIRECTION AND CONTROL OF THE SECRETARY OF DEFENSE AND PRESENT IN IRAQ AND AFGHANISTAN.

2.C. REQUIRING ACTIVITY COMMANDER (RAC). FOR THE PURPOSE OF THIS POLICY, THE RAC IS THE DOD COMMANDER WHO SUPERVISES AN ARMED DOD CIVILIAN EMPLOYEE OR IS RESPONSIBLE, IN CONJUNCTION WITH A CONTRACTING OFFICER, FOR AN ARMED CONTRACTOR'S ACTIVITIES. THESE COMMANDERS ARE DIRECTLY RESPONSIBLE FOR MAINTAINING OVERSIGHT OF THE ACTIVITIES OF CONTRACTORS SUPPORTING THEIR MISSION AND ENSURING THAT CONTRACTORS COMPLY WITH THE REQUIREMENTS OF THIS POLICY AND APPLICABLE LAWS, REGULATIONS, AND POLICIES. THE STRATEGIC IMPORTANCE OF ARMED CONTRACTOR PERFORMANCE MAGNIFIES THE CRITICAL ROLE OF THE RAC IN ENSURING PROPER MILITARY OVERSIGHT, PROVIDING TIMELY AND ACCURATE REPORTS, AND EFFECTIVELY CORRECTING ACTION WHERE APPROPRIATE.

2.D. CONTRACTS.

2.D.1. CONTRACT. FOR THE PURPOSE OF THIS POLICY, A CONTRACT SHALL BE DEFINED AS A LEGALLY BINDING AGREEMENT BETWEEN THE GOVERNMENT AND A CONTRACTOR. A CONTRACT INCLUDES TERMS AND CONDITIONS THAT STATE WHAT TASKS A CONTRACTOR SHALL PERFORM OR WHAT GOODS A CONTRACTOR SHALL PROVIDE.

2.D.2. CONTRACTING OFFICER. FOR THE PURPOSE OF THIS POLICY, A CONTRACTING OFFICER IS A GOVERNMENT OFFICIAL (UNIFORMED OR CIVILIAN) WITH THE LEGAL AUTHORITY TO ENTER INTO, ADMINISTER, AND TERMINATE CONTRACTS. ONLY THE CONTRACTING OFFICER MAY DIRECT THE CONTRACTOR IN THE PERFORMANCE OF THE CONTRACT, TO INCLUDE MODIFYING ITS TERMS AND CONDITIONS.

2.D.3. CONTRACTING OFFICER'S REPRESENTATIVE (COR). FOR THE PURPOSE OF THIS POLICY, THE COR IS NORMALLY AN ON SITE MEMBER OF THE RAC'S UNIT WHO IS NOMINATED BY THE RAC AND APPROVED BY THE CONTRACTING ENTITY TO ACT AS THE "EYES AND EARS" OF THE CONTRACTING OFFICER WITH SPECIFIC RESPONSIBILITIES DETAILED IN THE CONTRACTING OFFICER'S COR ASSIGNMENT LETTER. HE/SHE IS RESPONSIBLE TO BOTH THE RAC AND CONTRACTING OFFICER FOR PROVIDING IMMEDIATE OVERSIGHT AND REGULAR REPORTING CONCERNING ARMED CONTRACTORS. GIVEN THE VITAL IMPORTANCE OF ARMED CONTRACTORS IN SUPPORT OF THE COMMAND AND TO THE OVERALL MISSION, THE COR SHOULD PROVIDE OVERSIGHT AS HIS/HER PRIMARY DUTY. UNDER THE ADVICE AND TRAINING OF THE CONTRACTING AGENCY, THE COR ENSURES THE CONTRACTOR IS ADHERING TO ALL CONTRACTUAL OBLIGATIONS INCLUDING COMPLIANCE WITH THIS POLICY. COPS WILL CONDUCT OR FACILITATE REGULAR INSPECTIONS AND QUALITY ASSURANCE SURVEILLANCE PLAN (QASP). REPORTING OF CONTRACTOR PERFORMANCE IS A VITAL COMPONENT OF THIS VERIFICATION. COPS HAVE NO AUTHORITY TO MAKE

Page 2

FOR OFFICIAL USE ONLY
LAW ENFORCEMENT SENSITIVE

EXHIBIT 65

000516

Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD COMMITMENTS OR CHANGES THAT AFFECT PRICE, QUANTITY, DELIVERY, OR OTHER TERMS AND CONDITIONS OF THE CONTRACT.

2.E. PERSONAL PROTECTION ARMING.

2.E.1. DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL IN AFGHANISTAN MAY REQUEST PERSONAL PROTECTION ARMING ONLY AS PROVIDED HEREIN. ALL REQUESTS SHALL BE VOLUNTARY. A REQUEST FROM DOD CIVILIAN PERSONNEL MUST BE ENDORSED BY THE CHAIN OF SUPERVISION TO THE RAC. A REQUEST FROM CONTRACTOR PERSONNEL MUST BE ENDORSED BY THE CONTRACTOR AND THE CONTRACTING OFFICER TO THE RAC.

2.E.2. THE RAC DETERMINES WHETHER CONDITIONS EXIST TO SUPPORT A REQUEST TO ARM A PERSON BASED UPON FACTORS SUCH AS HIS/HER DUTIES, LIVING ARRANGEMENTS, TRAVEL WITH OR WITHOUT MILITARY UNITS, LOCAL CONDITIONS, AND ANY OTHER RELEVANT INFORMATION OR FACTORS. THE RAC SHALL CONSIDER WHETHER OTHER MEANS TO PROVIDE SUFFICIENT SECURITY ARE ADEQUATE AND FEASIBLE.

2.E.3. AN ARMING REQUEST MAY BE MADE BY THE DOD ENTITY, TEMPORARY ORGANIZATION, OR BY THE CONTRACTOR ON BEHALF OF ITS PERSONNEL FOR A SPECIFIC PERSON OR PERSONS.

2.E.3.A. IF THE REQUEST IS MADE IN ADVANCE OF SCREENING FOR ELIGIBILITY TO HANDLE WEAPONS FOR A PERSON OR PERSONS, THE PERSONS TO BE ARMED MUST SATISFY THE REQUIREMENTS IN PARAS 2.E.3.B AND 3 BEFORE A SPECIFIC ARMING REQUEST IS SUBMITTED.

2.E.3.B. THE DOD ENTITY, TEMPORARY ORGANIZATION, OR THE CONTRACTOR SHALL REVIEW BACKGROUND INFORMATION THAT IS OR SHOULD BE KNOWN TO IT ABOUT THE PERSON (INCLUDING, BUT NOT LIMITED TO PRIOR MILITARY/GOVERNMENT SERVICE DISCHARGE RECORDS, FORMER EMPLOYMENT REFERENCES, ESPECIALLY THOSE IN THE SECURITY INDUSTRY, ETC.) TO DETERMINE WHETHER HE/SHE IS DISQUALIFIED FROM HANDLING A WEAPON OR AMMUNITION (INCLUDING PROVISIONS OF 18 USC 922, SUCH AS BEING UNDER INDICTMENT FOR OR CONVICTED OF A CRIME PUNISHABLE BY GREATER THAN ONE YEAR IN PRISON; BEING A FUGITIVE FROM JUSTICE, AN UNLAWFUL USER, OR ADDICTED TO ANY CONTROLLED SUBSTANCE; HAVING BEEN COMMITTED TO ANY MENTAL INSTITUTION OR ADJUDGED MENTALLY DEFECTIVE; HAVING BEEN DISCHARGED FROM THE ARMED FORCES UNDER DISHONORABLE CONDITIONS; HAVING BEEN RENOUNCED AS A U.S. CITIZEN; OR HAVING A QUALIFYING DOMESTIC VIOLENCE CONVICTION OR COURT RESTRAINING ORDER INVOLVING AN INTIMATE PARTNER). NO REQUEST FOR ARMING A DISQUALIFIED PERSON SHALL BE SUBMITTED FOR APPROVAL.

2.E.4. A CONFORMING ARMING REQUEST SHALL BE FAVORABLY ENDORSED BY THE RAC BEFORE AUTHORIZATION IS SOUGHT IN ACCORDANCE WITH PARA 2.H. BELOW.

2.E.5. PER REF J, PARA (D)(1)(IV), A REQUIREMENT TO COMPLY WITH THESE PROCEDURES WILL BE INCLUDED IN ALL FUTURE DOD CONTRACTS IN AFGHANISTAN AND IRAQ AS APPROPRIATE TO COVER PRIME CONTRACTS AND ALL TIERS OF SUBCONTRACTED SECURITY. THE CONTRACTING OFFICER SHALL SEEK TO MODIFY EXISTING CONTRACTS WITHIN 30 DAYS INCLUDING A REQUIREMENT TO COMPLY WITH THIS PROCEDURE. CONTRACTS MUST COMPLY WITH ORDERS, DIRECTIVES, AND INSTRUCTIONS ISSUED BY A COMBATANT COMMANDER. CONTRACTS WITHOUT REF J REQUIRE BILATERAL MODIFICATION IN ACCORDANCE WITH FEDERAL ACQUISITION REGULATION CLAUSE 52.212-4 (C).

2.F. CONTRACT SECURITY ARMING AND USE OF PRIVATE SECURITY COMPANIES (PSC).

2.F.1. BY DEFINITION AND IN SUPPORT OF REF L, THE TERMS CONTRACT SECURITY ARMING AND PSC ONLY REFER TO ACTIVITIES IN WHICH CONTRACTED PERSONNEL ARE REQUIRED TO CARRY WEAPONS IN THE PERFORMANCE OF THEIR DUTIES TO GUARD PERSONNEL, FACILITIES OR PROPERTY OF A FEDERAL AGENCY, CONTRACTOR OR 3RD PARTY UNDER CONTRACT (AT ANY TIER) TO DOD.

2.F.2. THE NEED FOR CONTRACT SECURITY OR USE OF PRIVATE SECURITY COMPANIES (PSC) IN LIEU OF U.S. FORCES SHALL BE IDENTIFIED BY THE RAC. THE RAC WILL ENSURE THAT ALL INFORMATION FROM EACH INDIVIDUAL COMPANY AND GUARD SATISFIES THE REQUIREMENTS OF PARA 2.E AND PARA 3 BEFORE FAVORABLY ENDORSING A PACKAGE REQUESTING INDIVIDUAL ARMING AUTHORIZATION.

2.G. CIVILIAN ARMING DETERMINATIONS.

2.G.1. THE DECISION TO ARM DOD CIVILIAN PERSONNEL OR DOD CONTRACTOR PERSONNEL OR TO AUTHORIZE THE USE OF CONTRACT SECURITY/PSC WITHIN AFGHANISTAN TO PERFORM SECURITY SERVICES SHALL BE DECIDED ON A CASE-BY-CASE BASIS PER THE POLICY PROVIDED HEREIN. ALL REQUESTS SHALL BE SUBMITTED TO THE COGNIZANT U.S. COMMANDER PER PARA 2.H. AND SHALL COMPLY WITH PARAS 2.E AND 3. (SEE PARA 8 FOR LAW ENFORCEMENT REQUIREMENTS.)

2.G.2. DOD CIVILIANS, CONTRACTORS, AND CONTRACT SECURITY/PSC ARE NOT

Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD COMBATANTS. ACTIONS INCONSISTENT WITH THEIR STATUS, SUCH AS DIRECT PARTICIPATION IN HOSTILITIES AGAINST ENEMY FORCES, COULD JEOPARDIZE THEIR LEGAL PROTECTIONS OR PUT THEM AT RISK FOR BEING DIRECTLY TARGETED AND COULD RESULT IN THEIR POSSIBLE CRIMINAL PROSECUTION. BASED UPON THE CURRENT NATURE OF THE CONFLICTS IN AFGHANISTAN WITH ITS EMERGING SECURITY/POLICE CAPABILITIES AND FUNCTIONING GOVERNMENTS, THE FOLLOWING DIRECTION IS PROVIDED:

2.G.2.A. USE OF CONTRACT SECURITY MAY BE AUTHORIZED TO GUARD U.S. / COALITION MAIN MILITARY SUPPLY ROUTES, MILITARY FACILITIES, MILITARY CONVOYS, OR MILITARY PROPERTY OR TO PROVIDE PROTECTIVE SERVICE DETAILS (PSD) CONSISTENT WITH APPLICABLE HOST NATION LAWS AND REGULATIONS. CONTRACT SECURITY PERSONNEL ALWAYS RETAIN THEIR ABILITY TO EXERCISE SELF DEFENSE AGAINST HOSTILE ACTS OR DEMONSTRATED HOSTILE INTENT BUT ARE NOT AUTHORIZED TO TAKE A DIRECT PART IN OFFENSIVE OPERATIONS, QUICK REACTION FORCE MISSIONS, OR LOCAL PATROLLING OR OTHER UNIQUELY MILITARY FUNCTIONS.

2.G.3. CONTRACT SECURITY/PSC MAY BE AUTHORIZED TO PROTECT HOST NATION MILITARY OR CIVILIAN FACILITIES, EQUIPMENT, OR PERSONNEL AS LONG AS THIS PRACTICE IS IN ACCORDANCE WITH THE LAWS OF THE HOST NATION, THE APPLICABLE ROE/RUF, AND THE CONTRACT. ADDITIONALLY, WITHIN NON-MILITARY CONVOYS AND FACILITIES PROTECTED BY CONTRACT SECURITY/PSC, TRANSIENT PRESENCE OF U.S. MILITARY PERSONNEL OR EQUIPMENT WILL NOT OTHERWISE RESTRICT THE AUTHORIZED USE OF CONTRACT SECURITY/PSC. ALL OTHER PROVISIONS OF THIS POLICY REMAIN APPLICABLE WHEN THE CONTRACT SECURITY/PSC IS UNDER DOD CONTRACT AUTHORITY.

2.H. EXCEPT AS DELEGATED BELOW, DCDRUSCENTCOM IS THE APPROVAL AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY/PSC ARMING REQUESTS IN IRAQ AND AFGHANISTAN.

2.H.1. AUTHORITY TO APPROVE NON-DOD WEAPONS, GRANT A CASE-BY-CASE WAIVER FROM THE STANDARD APPROVED WEAPONS AND AMMUNITION IN PARA 6, DESIGNATE PERSONNEL AND MISSION ESSENTIAL PROPERTY FOR PROTECTION, AND APPROVE OR DENY REQUESTS FOR INDIVIDUAL ARMING AUTHORIZATION IS DELEGATED TO THE SENIOR U.S. FORCES COMMANDER DIRECTLY SUBORDINATE TO USCENTCOM. AS LONG AS CENTRALIZED VISIBILITY OF ALL REQUESTS IS PRESERVED BY THE COMMANDER, THIS AUTHORITY MAY BE FURTHER DELEGATED IN WRITING TO SPECIFIC FLAG OR GENERAL OFFICERS, OR TO DOD CIVILIAN EQUIVALENTS. RE-DELEGATION IS NOT PERMITTED.

2.H.2. ALL ARMING APPROVALS (PER PARA 3) AND ACKNOWLEDGMENTS (PER PARA 8) WILL BE IN WRITING AND CONTAIN EACH INDIVIDUAL'S NAME, TYPE(S) OF WEAPONS, AND PERIOD OF AUTHORIZATION. DELEGATED APPROVAL AUTHORITIES MAY SET ADDITIONAL STANDARDS AND REQUIREMENTS AS NEEDED WITHIN THE FRAMEWORK OF THIS POLICY.

2.H.3. AN ARMING APPROVAL FOR CONTRACT SECURITY/PSC SHALL DESIGNATE WHAT PERSONNEL AND PROPERTY MAY BE PROTECTED. NOTHING IN THIS DESIGNATION WILL LIMIT THE INHERENT RIGHT OF INDIVIDUAL SELF DEFENSE.

2.H.4. NOTIFY AND COPY DCDRUSCENTCOM ON ANY DELEGATION AND ADDITIONAL STANDARDS OR REQUIREMENTS.

2.I. BACKGROUND/POSITIVE IDENTIFICATION OF CONTRACTOR PERSONNEL.

2.I.1. USE OF THE SYNCHRONIZED PREDEPLOYMENT AND OPERATIONAL TRACKER (SPOT) TO SUPPORT CONGRESSIONAL AND DOD MANDATES FOR LOCAL NATIONAL (LN) PERSONAL DATA (SEE REF F, L, AND M) IS REQUIRED IN IRAQ AND AFGHANISTAN. VOLUNTARY COLLECTION OF BIOMETRICS DATA AS A CONDITION OF EMPLOYMENT IS ESSENTIAL TO POSITIVE IDENTIFICATION OF INDIVIDUALS. ACCORDINGLY, THE FOLLOWING REQUIREMENTS SHALL BE COMPLIED WITH:

2.J. ALL DOD CONTRACTORS WITHIN THE USCENTCOM AOR WILL CONTINUE TO REQUIRE FULL SPOT ENROLLMENT AND SPOT GENERATED LETTERS OF AUTHORIZATION (LOA) PRIOR TO SUBMISSION OF AN ARMING REQUEST OR PERFORMING AC/PSC WORK.

2.K. IN CASES IN WHICH COALITION POLICIES PROHIBIT BIOMETRIC COLLECTION FROM CERTAIN NATIONALITIES, SPOT ENROLLMENT AND SPOT GENERATED LOA WILL BE USED TO PROVIDE RELIABLE PERSONAL DATA NECESSARY TO MEET REPORTING REQUIREMENTS AND AS A PREREQUISITE TO ARMING REQUESTS OR PERFORMING AC/PSC WORK.

2.L. EFFECTIVE IMMEDIATELY, IN THE CASE OF LNS WHO ARE NOT ELIGIBLE FOR ANY LOA ENTITLEMENTS OTHER THAN ARMING, THE INDIVIDUAL WILL BE REQUIRED TO BE FULLY ENROLLED AND VETTED AGAINST THE BIOMETRICS ENABLED WATCH LIST PRIOR TO SUBMISSION OF ANY ARMING REQUEST OR PERFORMING AC/PSC WORK AND INPUT INTO SPOT. COMMANDERS ARE RESPONSIBLE FOR BIOMETRICS ENROLLMENT OF PRIVATE SECURITY CONTRACTORS WHO PERFORM WORK WITHIN THEIR AREA OF OPERATIONS.

Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD

2.L.1. AUTOMATED POPULATION OF REQUIRED SPOT DATA FIELDS DIRECTLY FROM BIOMETRIC ENROLLMENT IS AN IMMEDIATE PRIORITY TO THE WAR FIGHTER TO ADDRESS AND CORRECT THE ON GROUND IMPEDIMENTS TO RECORDING RELIABLE/VERIFIABLE INFORMATION. INTEGRATION OF THESE SYSTEMS BY THE PROGRAM MANAGER FOR SPOT AND PROGRAM MANAGER FOR DOD BIOMETRICS TO FACILITATE LONG TERM RELIEF AND PROVIDE ONE STOP PROCESSING OF LN SECURITY PERSONNEL IS CRITICAL TO THIS EFFORT, AND A TIMELY SOLUTION IS NEEDED. WHEN A PROVEN INTEGRATION BETWEEN SPOT AND BIOMETRICS IS ACHIEVED, IT WILL BECOME PART OF THIS POLICY.

2.L.2. EVERY CONTRACTOR/SUBCONTRACTOR SUPPORTING DOD REQUIRED SECURITY SERVICES MUST REPORT FULL "BY NAME" DATA TO THE ARMED CONTRACTOR OVERSIGHT DIVISION (ACOD) OR ARMED CONTRACTOR OVERSIGHT BRANCH (ACOB) USING THE EXISTING "ARMED CIVILIAN PERSONNEL ROSTER" SPREADSHEET FORMAT THROUGH HIS/HER COR AND CONTRACTING OFFICER TO ENSURE IT ARRIVES AT ACOD OR ACOB NLT THE 5TH DAY OF EACH MONTH.

2.M. SIGNATURE. A PERSON MUST SIGN A DOCUMENT FOR HIMSELF OR HERSELF USING A SIGNATURE, A MARK, A FINGERPRINT, OR ANOTHER MEANS TO REFLECT THAT HE OR SHE UNDERSTOOD AND COMPLETED THE DOCUMENT.

2.N. TRANSLATION AND/OR EXPLANATION OF DOCUMENTS. ALL DOCUMENTS/FORMS MAY BE TRANSLATED VERBATIM INTO A NATIVE LANGUAGE UNDERSTOOD BY THE PERSON REQUESTING ARMING. IF THE PERSON CANNOT READ THE FORM, THE SUBSTANCE OF THE FORM WILL BE EXPLAINED TO HIM/HER, AND ASSISTANCE WILL BE PROVIDED TO TRUTHFULLY SIGN THE DOCUMENT/FORM.

3. REQUIRED INFORMATION FOR ARMING REQUESTS.

3.A. A DESCRIPTION OF WHERE SUCH INDIVIDUALS WILL OPERATE, TYPES OF WEAPONS REQUESTED, THE ANTICIPATED THREAT, WHY COALITION OR HOST NATION POLICE/SECURITY FORCES ARE UNABLE TO PROVIDE ADEQUATE PROTECTION, WHAT PROPERTY/FACILITIES (MILITARY OR NON-MILITARY) OR PERSONNEL (MILITARY OR NON-MILITARY) SUCH PERSON(S) ARE INTENDED TO PROTECT, IF ANY, OR, IF FOR PERSONAL PROTECTION, WILL BE PART OF THE ARMING REQUEST.

3.B. DOCUMENTATION OF INDIVIDUAL TRAINING TOPICS LISTED BELOW, UNLESS EXTENDED IN WRITING BY THE DESIGNATED APPROVAL AUTHORITY DUE TO OPERATIONAL CIRCUMSTANCES, ALL TRAINING (INCLUDING WEAPONS QUALIFICATION) IS VALID FOR NO MORE THAN 12 MONTHS AND MUST REMAIN CURRENT WHILE ARMED. A LAPSE IN TRAINING VOIDS ANY EXISTING ARMING APPROVAL.

3.B.1. WEAPONS FAMILIARIZATION AND QUALIFICATION.

3.B.1.A. DOCUMENTATION FROM A SUPERVISOR FROM THE WEAPONS RANGE OR TRAINING STAFF MUST BE SUBMITTED TO CERTIFY THAT THE INDIVIDUAL IS SUFFICIENTLY FAMILIARIZED WITH THE WEAPON(S) FOR WHICH HE/SHE SEEKS AUTHORIZATION AND IS QUALIFIED PER ANY DOD OR USG AGENCY STANDARD FOR THE REQUESTED WEAPON(S).

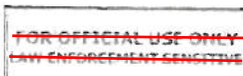
3.B.1.B. CONTRACTORS PERFORMING UNDER THE U.S. ARMY CRIMINAL INVESTIGATIVE COMMAND (USACIDC) LAW ENFORCEMENT PROGRAM (LEP) ARE SEASONED LAW ENFORCEMENT VETERANS WITH MORE THAN 15 YEARS INVESTIGATIVE AND OPERATIONAL LAW ENFORCEMENT EXPERIENCE. AS FORMER FEDERAL AND STATE LAW ENFORCEMENT SPECIAL AGENTS AND OFFICERS, THEY PROVIDE , ANALYTICAL, INVESTIGATIVE SKILLS, AND FACILITATE METHODS TO UNDERSTAND, IDENTIFY, TARGET, PENETRATE, INTERDICT, AND SUPPRESS CRIMINAL NETWORKS AND OPERATIONS IN THE CENTCOM AOR.

3.B.1.B.1. IN ORDER TO ENSURE THEIR TIMELY PLACEMENT IN THE FIELD, LEP PERSONNEL ARE AUTHORIZED TO RECEIVE GOVERNMENT ISSUED WEAPONS AND WEAPONS TRAINING/QUALIFICATION AT THE CONUS REPLACEMENT CENTER (CRC). CURRENT WEAPONS QUALIFICATION INFORMATION MUST BE RECEIVED BY ACOD OR ACOB NLT 60 DAYS AFTER APPROVAL OF THE ARMING REQUEST OR THAT APPROVAL WILL LAPSE.

3.B.1.B.2. IN THE INDIVIDUAL REQUEST FOR ARMING APPROVAL, USACIDC WILL ENSURE THAT ALL OTHER TRAINING AND ACKNOWLEDGEMENTS UNDER THIS POLICY ARE PROVIDED FOR EXPEDITED REVIEW AND APPROVAL CONSISTENT WITH THIS POLICY AND IN SUPPORT OF OPERATIONS. ALL OTHER REQUIREMENTS AND TIMELINES (SUCH AS ANNUAL RENEWAL OF TRAINING REQUIREMENTS) REMAIN CONSISTENT WITH OTHER ARMING REQUESTS UNDER THIS POLICY.

3.B.1.B.3. SHOULD THE LEP PROGRAM BE TERMINATED, USCENTCOM ARMING POLICY POCS WILL BE NOTIFIED IMMEDIATELY. IF LEP IS SUSPENDED, THE PARAMETERS OF THIS EXEMPTION WILL BE TERMINATED.

3.B.2. KNOWLEDGE OF THE LAW OF ARMED CONFLICT (LOAC), RULES FOR THE USE OF FORCE (RUF), AND RULES APPLICABLE TO THE USE OF DEADLY FORCE (SEE PARA 4).



Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD ADDITIONALLY, PERSONNEL SHALL CERTIFY THAT THEY HAVE BEEN TRAINED ON AND UNDERSTAND THE DISTINCTION BETWEEN THE RULES OF ENGAGEMENT (ROE) APPLICABLE ONLY TO MILITARY FORCES AND THE PRESCRIBED RUF THAT CONTROL THE USE OF WEAPONS BY DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL.

3.C. A SIGNED DD FORM 2760 (QUALIFICATION TO POSSESS FIREARMS OR AMMUNITION) BY THE PERSON TO BE ARMED.

3.D. A SIGNED CERTIFICATION BY THE CONTRACTOR THAT THE PERSON IS NOT PROHIBITED UNDER U.S. LAW FROM POSSESSING A WEAPON OR AMMUNITION.

3.E. SIGNED ACKNOWLEDGEMENT BY THE PERSON AND, FOR DOD CONTRACTOR PERSONNEL, THE CONTRACTOR THAT USE OF WEAPONS COULD SUBJECT THE INDIVIDUAL (AND THE CONTRACTOR) TO U.S. AND HOST NATION PROSECUTION AND CIVIL LIABILITY. FOR PURPOSES OF THIS PARAGRAPH, THE SIGNED ACKNOWLEDGEMENT SHALL REQUIRE THE SIGNATURE OF THE PRIME CONTRACTOR AND EACH TIER OF SUBCONTRACTOR FOR EACH INDIVIDUAL CONTRACTED PERSON SEEKING PERMISSION TO BE ARMED. EACH SUBCONTRACTOR MUST SIGN TO ACKNOWLEDGE POTENTIAL LIABILITY.

3.F. EACH INDIVIDUAL MUST ADDITIONALLY ACKNOWLEDGE THAT PROOF OF ARMING AUTHORIZATION MUST BE CARRIED AT ALL TIMES WHILE ARMED, HE/SHE MAY POSSESS ONLY THOSE WEAPONS AND AMMUNITION ISSUED AND/OR APPROVED UNDER THIS INSTRUCTION AND FOR WHICH HE/SHE HAS BEEN INDIVIDUALLY QUALIFIED, HE/SHE IS PROHIBITED FROM CONSUMING ALCOHOLIC BEVERAGES OR ANY INTOXICATING OR JUDGMENT IMPAIRING MEDICATION OR DRUG (PRESCRIBED OR OTHERWISE) WHILE ARMED, AND THAT HE/SHE AUTHORIZATION TO POSSESS WEAPONS AND AMMUNITION MAY BE REVOKED FOR NON-COMPLIANCE WITH ANY OF THESE REQUIREMENTS OR SUSPENDED OR REVOKED DURING A PERIOD OF INVESTIGATION OR FOLLOWING AN INCIDENT OR ALLEGATION.

3.G. ALL ARMING REQUESTS WILL INCLUDE THE NAME OF EACH PERSON SEEKING AUTHORIZATION. AN AUTHORIZATION FOR A CONTRACT OR LOCATION DOES NOT AUTHORIZE THE ARMING OF A PERSON. PERSONS WILL BE INDIVIDUALLY AUTHORIZED TO CARRY ARMS. REQUESTS FOR BLANKET AUTHORIZATION FOR GROUPS, ORGANIZATIONS, OR JOB SPECIALTIES WILL NOT BE APPROVED.

3.H. ARMING REQUESTS FOR CONTRACT SECURITY/PSC WORK WILL INCLUDE A DESCRIPTION OF HOW ACTIVITIES WILL BE COORDINATED WITH THE RAC OR APPLICABLE MILITARY AUTHORITIES AND DESCRIBE HOW COMMUNICATIONS WILL OCCUR.

4. RULES FOR THE USE OF FORCE (RUF) FOR ARMED DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL. (REFS G AND H CONTAIN DEFINITIONS OF TERMS AND FURTHER BACKGROUND INFORMATION.)

4.A. DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL ARMED FOR PERSONAL PROTECTION OR CONTRACT SECURITY/PSC WORK HAVE THE INHERENT RIGHT TO EXERCISE SELF DEFENSE IN RESPONSE TO A HOSTILE ACT OR DEMONSTRATED HOSTILE INTENT.

4.B. DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL ARMED FOR PERSONAL PROTECTION OR CONTRACT SECURITY/PSC WORK ARE NOT COMBATANTS. TAKING A DIRECT PART IN HOSTILITIES (E.G., ENGAGING IN COMBAT ACTIONS WITH COALITION FORCES) OR PERFORMING LAW ENFORCEMENT ACTIVITIES IS PROHIBITED (EXCEPT AS SPECIFIED IN PARAGRAPH 8 OR CONDUCTING A TRAINING MISSION).

4.C. INTERACTION WITH COALITION AND HOST NATION FORCES.

4.C.1. COOPERATE WITH COALITION AND HOST NATION POLICE/SECURITY FORCES AND COMPLY WITH USCENTCOM FORCE PROTECTION POLICIES. DO NOT AVOID OR RUN THROUGH COALITION OR HOST NATION POLICE/SECURITY FORCE CHECKPOINTS.

4.C.2. IF AUTHORIZED TO CARRY WEAPONS, DO NOT AIM THE WEAPON AT COALITION OR HOST NATION POLICE/SECURITY FORCES.

4.C.3. THE FOLLOWING MUST BE IMMEDIATELY REPORTED TO THE CHAIN OF COMMAND, OPERATIONAL WATCH STATIONS, AND ACOD OR ACOB: ALL INCIDENTS OF WEAPONS DISCHARGE/USE (BY AC/PSC OR AGAINST AC/PSC WHILE PERFORMING DUTIES); INJURY OR DEATH OF INDIVIDUAL AC/PSCS, OR INJURIES OR DEATHS DUE TO AC/PSC ACTIONS, PROPERTY DESTROYED AS A RESULT OF AC/PSC CONDUCT; AND EMPLOYMENT OF ACTIVE, NON-LETHAL COUNTER-MEASURES BY A AC/PSC IN RESPONSE TO A PERCEIVED IMMEDIATE THREAT WHEN THE INCIDENT COULD SIGNIFICANTLY AFFECT U.S. OBJECTIVES OR INTERNATIONAL RELATIONS.

4.D. USE OF DEADLY FORCE. DEADLY FORCE IS THAT FORCE WHICH IS DEFINED IN REF H PARA 3.2.

4.D.1. FOR DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL ARMED FOR PERSONAL PROTECTION, USE OF DEADLY FORCE IS PERMITTED ONLY FOR INDIVIDUAL SELF DEFENSE AS DEFINED IN REF H ENCLOSURE 2.

Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD

4.D.2. FOR DOD CIVILIAN PERSONNEL ENGAGED IN LAW ENFORCEMENT (IAW PARAGRAPH 8 OR TRAINING) AND SECURITY DUTIES, USE OF DEADLY FORCE IS PERMITTED FOR INDIVIDUAL SELF DEFENSE AND IN DEFENSE OF OTHERS WHEN THERE IS A REASONABLE BELIEF OF IMMINENT RISK OF DEATH OR SERIOUS BODILY HARM. DETAILS REGARDING THIS AUTHORIZATION ARE PROVIDED IN REF H ENCLOSURE 2,

4.D.3 FOR DOD CONTRACTOR PERSONNEL, THE USE OF DEADLY FORCE MUST BE IN ACCORDANCE WITH THE TERMS AND CONDITIONS TO WHICH THE CONTRACTOR EMPLOYEE IS ASSIGNED. DETAILS REGARDING THIS AUTHORIZATION ARE PROVIDED IN REF J PARA (B)(3)(i)-(iii) AND REF I .

4.E. GRADUATED FORCE. INDIVIDUALS WILL USE THE REASONABLE AMOUNT OF FORCE NECESSARY UNDER THE CIRCUMSTANCES. THE FOLOWING ARE SOME TECHNIQUES INDIVIDUALS MAY USE, IF THEIR USE WILL NOT UNNECESSARILY ENDANGER PERSONNEL: SHOUT VERBAL WARNING TO HALT IN NATIVE LANGUAGE; SHOW HIS/HER WEAPON AND DEMONSTRATE INTENT TO USE IT; AND SHOOT (USE DEADLY FORCE) TO REMOVE THE THREAT ONLY WHERE NECESSARY AS AUTHORIZED IN PARA 4.D.

4.F. IF AN INDIVIDUAL MUST FIRE HIS/HER WEAPON, FIRE ONLY AIMED SHOTS WITH DUE REGARD FOR THE SAFETY OF INNOCENT BYSTANDERS. IMMEDIATELY REPORT THE INCIDENT AND REQUEST ASSISTANCE.

4.G. LOCAL CIVILIANS. TREAT LOCAL CIVILIANS WITH DIGNITY AND RESPECT. MAKE EVERY EFFORT TO AVOID CIVILIAN CASUALTIES. INDIVIDUALS MAY STOP, DETAIN, SEARCH, AND DISARM LOCAL PERSONS IF REQUIRED FOR SELF-DEFENSE ONLY OR AS REFLECTED IN THE TERMS OF THE RELEVANT CONTRACT AND IAW LOCAL LAWS. ALL CIVILIANS WILL BE TREATED HUMANELY AND ANY DETAINED PERSONS OR PROPERTY WILL BE REPORTED IMMEDIATELY AND TURNED OVER TO THE HOST NATION POLICE/SECURITY OR COALITION FORCES AS SOON AS POSSIBLE.

4.H. DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL, WHETHER ARMED FOR PERSONAL PROTECTION OR SERVING AS CONTRACT SECURITY/PSC, SHALL NOT ENGAGE IN COMBATANT ACTIVITIES, COMBAT-LIKE OPERATIONS OR OFFENSIVE OPERATIONS ALONE, OR IN CONJUNCTION WITH U.S. / COALITION OR HOST NATION FORCES. NO PERSON OR FORCE IS DECLARED HOSTILE FOR PURPOSES OF THE RUF. SELF DEFENSE ACTIONS ARE AVAILABLE TO RESPOND TO HOSTILE ACTS OR DEMONSTRATED HOSTILE INTENT.

5. WEAPONS POSSESSION. DOD CIVILIAN PERSONNEL AND DOD CONTRACTOR PERSONNEL, WHETHER ARMED FOR PERSONAL PROTECTION OR SERVING AS CONTRACT SECURITY/PSC, MUST COMPLY WITH THE FOLLOWING PROVISIONS. A PERSON'S AUTHORIZATION TO POSSESS WEAPONS AND AMMUNITION MAY BE SUSPENDED OR REVOKED FOR NON COMPLIANCE, INCLUDING DURING THE PERIOD OF INVESTIGATION FOLLOWING AN INCIDENT OR ALLEGATION.

5.A. WHILE ARMED, CARRY PROOF OF AUTHORIZATION TO BE ARMED. ABSENT SPECIFIC AUTHORIZATION PER PARA 2.H AUTHORITY, PERSONNEL ARE NOT PERMITTED TO CARRY WEAPONS CONCEALED.

5.B. POSSESS ONLY THOSE U.S. GOVERNMENT-ISSUED OR APPROVED WEAPONS AND U.S. GOVERNMENT ISSUED OR APPROVED AMMUNITION (SEE PARA 6) FOR WHICH THE PERSON IS QUALIFIED AND AUTHORIZED.

5.C. FOLLOW APPLICABLE POLICIES AND REGULATIONS ISSUED BY DOD, USCENTCOM, SUBORDINATE COMMANDS, THE RAC'S COMMAND, AND ANY AND ALL THAT ARE INCORPORATED BY REFERENCE INTO THE CONTRACT. IN ADDITION, INDIVIDUALS MUST RESPECT OR COMPLY WITH APPLICABLE HOST NATION REGULATIONS AND LAWS CONCERNING THE POSSESSION AND USE OF WEAPONS.

5.D. REGARDLESS OF THE APPLICABILITY OF GENERAL ORDER NO. 1, INDIVIDUALS MUST NOT CONSUME ALCOHOLIC BEVERAGES OR ANY INTOXICATING OR JUDGMENT IMPAIRING MEDICATION OR DRUG (PRESCRIPTION OR OTHERWISE) WHILE ARMED OR WITHIN EIGHT HOURS BEFORE ANY SCHEDULED ARMING.

6. AUTHORIZED WEAPONS AND AMMUNITION.

6.A. ONLY U.S. GOVERNMENT APPROVED WEAPONS (SIDEARMS - NOT CREW SERVED WEAPONS) SUCH AS THE M9, M4, M16, OR EQUIVALENT (E.G., .45 CAL, AK-47 - NOTHING OVER 7.62 MM) ARE AUTHORIZED FOR PERSONAL PROTECTION. THE M9 OR EQUIVALENT SIDEARM WILL BE THE STANDARD PERSONAL PROTECTION WEAPON UNLESS OTHER WEAPONS ARE SPECIFICALLY REQUESTED. U.S. GOVERNMENT BALL AMMUNITION IS THE STANDARD APPROVED AMMUNITION. OTHER WEAPONS MAY BE AUTHORIZED ON A CASE-BY-CASE BASIS BY DCDRUSCENTCOM OR DESIGNEE PER PARA 2.H.

6.B. FOR CONTRACT SECURITY/PSC ARMING, WEAPONS AND AMMUNITION IDENTIFIED IN

FOR OFFICIAL USE ONLY
LAW ENFORCEMENT SENSITIVE

EXHIBIT

- Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD THE PRECEDING PARAGRAPH ARE THE STANDARD APPROVED WEAPONS AND AMMUNITION. OTHER CLASSES OF WEAPONS (E.G. MACHINE GUN, LONG-RANGE RIFLE, ETC.) MAY BE AUTHORIZED ON A CASE-BY-CASE BASIS BY DCDRUSCENTCOM OR DESIGNEE PER PARA 2.H. EVEN THOUGH HOST NATION LAWS OR REGULATIONS MAY ALLOW USE OF OTHER CLASSES OF WEAPONS BY CONTRACT SECURITY/PSC, ALL DOD SECURITY SERVICE/PSC CONTRACTORS MUST HAVE THESE NON-STANDARD WEAPONS APPROVED THROUGH THE PROCESS IN PARA 2.H. BEFORE USE. ADDITIONALLY, ALL INDIVIDUALS WHO WOULD USE SUCH WEAPONS MUST MEET ALL FAMILIARIZATION, QUALIFICATION AND OTHER REQUIREMENTS UNDER THIS POLICY TO BE INDIVIDUALLY AUTHORIZED.
- 6.C. DOD CIVILIAN EMPLOYEES AND DOD CONTRACTOR PERSONNEL IN AFGHANISTAN WILL NOT POSSESS OR USE WEAPONS OR AMMUNITION EXCEPT THOSE PROVIDED TO THEM PER THIS POLICY BY THE U.S. GOVERNMENT OR A DOD CONTRACTOR SPECIFICALLY AUTHORIZED BY DCDRUSCENTCOM OR DESIGNEE PER PARA 2.H.
- 6.D. NO WEAPONS OR AMMUNITION WILL BE PROCURED IN THE USCENTCOM AOR UNDER THIS AUTHORIZATION EXCEPT FROM AUTHORIZED HOST NATION OR U.S. GOVERNMENT SOURCES AND MUST BE PROPERLY REGISTERED WITH ANY LICENSING AUTHORITIES.
7. IDENTIFICATION AND REGISTRATION OF EQUIPMENT. IN ACCORDANCE WITH REF K, ENCLOSURE 3, PARA 1.A.(4), ALL PSCS WILL UTILIZE SPOT TO FULLY REGISTER AND IDENTIFY THE ARMORED VEHICLES, HELICOPTERS, AND OTHER VEHICLES OPERATED BY THEIR PERSONNEL. VEHICLES USED BY ARMED DOD CONTRACT SECURITY/PSC AND DOD CIVILIAN PERSONNEL IN THE COURSE OF THEIR SECURITY DUTIES SHALL NOT BE PAINTED OR MARKED TO RESEMBLE U.S. / COALITION MILITARY AND HOST NATION MILITARY AND POLICE / SECURITY FORCE VEHICLES. CONSISTENT WITH CURRENT THREAT CONDITIONS, RACS, CORS, AND CONTRACTING OFFICERS SHALL ENSURE THAT ACS/PSCS MAINTAIN UNIFORM STANDARDS THAT CLEARLY DISTINGUISH THEIR PERSONNEL FROM MILITARY OR POLICE FORCES.
8. CIVILIAN LAW ENFORCEMENT. U.S. GOVERNMENT CIVILIAN PERSONNEL WHO ARE AUTHORIZED UNDER U.S. LAW OR REGULATION (SERVING IN A LAW ENFORCEMENT OR NATIONAL SECURITY CAPACITY) TO CARRY, CONCEALED OR OTHERWISE, GOVERNMENT ISSUED WEAPONS AND WHOSE DUTIES ROUTINELY REQUIRE THEM TO DO SO, ARE AUTHORIZED TO POSSESS AND USE GOVERNMENT WEAPONS AND AMMUNITION FOR SECURITY SERVICES OR PERSONAL PROTECTION WITHIN IRAQ AND AFGHANISTAN UPON NOTIFICATION TO AND ACKNOWLEDGEMENT FROM DCDRUSCENTCOM OR DESIGNEE PER PARA 2.H.
9. INTERAGENCY COOPERATION. SUBORDINATE COMMANDERS SHOULD WORK WITH REPRESENTATIVES FROM THE AMEMB WITHIN THE USCENTCOM AOR TO ENCOURAGE A CONSISTENT APPROACH FOR ARMING OF OTHER USG CIVILIANS AND USG CONTRACTORS UNDER CHIEF OF MISSION AUTHORITY. KEEP POCs APPRISED OF ANY DEVELOPMENTS.
10. REPORTING REQUIREMENTS. IN ADDITION TO REPORTING THROUGH THEIR OPERATIONAL CHAINS OF COMMAND AND TO THOSE THAT ADMINISTER THE AC/PSC CONTRACT, ALL DOD ORGANIZATIONS WITHIN AFGHANISTAN WILL REPORT THE REQUIREMENTS OF THIS PARAGRAPH TO THEIR ACOD OR ACOB. ACOD OR ACOB WILL REPORT QUARTERLY, TO CCJ4-C AND CCJ3-JSSO, THE NUMBER OF CIVILIANS AND CONTRACTORS ARMED FOR PERSONAL PROTECTION AND THE NAMES OF COMPANIES, APPROXIMATE NUMBER OF PERSONNEL UTILIZED, AND GENERAL SCOPE OF WORK AUTHORIZED TO PERFORM SECURITY SERVICE WORK AND CONTRACT NUMBER. FOR ACCOUNTABILITY PURPOSES, REPORTS SHOULD CLEARLY DISTINGUISH BETWEEN DOD CIVILIANS AND DOD CONTRACTORS. ADDITIONALLY, ENSURE THAT CCJ3-JSO IS INFORMED OF ANY USE OF FORCE BY ARMED CIVILIANS, CONTRACTORS, OR CONTRACT SECURITY/PSC THAT RESULTS IN INJURY, DEATH, OR PROPERTY DAMAGE. ALSO REPORT ANY CONTRACT SECURITY/PSC USE OF FORCE AGAINST U.S./COALITION OR HOST NATION FORCES WHETHER OR NOT INJURY OR DAMAGE RESULTS.
11. LAWFUL ORDER AND CONTRACT REMEDIES. THIS POLICY IS EFFECTIVE IMMEDIATELY AND WILL BE CONSIDERED A LAWFUL GENERAL ORDER. VIOLATION OF THIS GENERAL ORDER MAY SUBJECT AN OFFENDER TO ADMINISTRATIVE OR DISCIPLINARY ACTION UNDER THE UCMJ, CIVILIAN PERSONNEL REGULATIONS, CONTRACT TERMS, OR CRIMINAL PROSECUTION UNDER U.S. OR HOST NATION LAW. IN ACCORDANCE WITH REF M, SUBORDINATE COMMANDERS OR THEIR DESIGNEES MAY REQUEST THE CONTRACTING OFFICER

Page 8

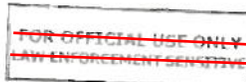


EXHIBIT 65

000522

Y AND DELEGATION OF AUTHORITY FOR PERSONAL PROTECTION AND CONTRACT SECURITY SERVICE ARMING OF DOD TO DIRECT THE CONTRACTOR (AT THE CONTRACTOR'S EXPENSE) TO REMOVE OR REPLACE ANY PERSONNEL WHO VIOLATE OR FAIL TO COMPLY WITH THE REQUIREMENTS HEREIN. ADDITIONALLY, GROSS VIOLATIONS OR REPEATED FAILURES TO COMPLY WITH THE REQUIREMENTS OF THIS POLICY MAY BE GROUNDS FOR TERMINATION OF THE CONTRACT FOR DEFAULT OR CAUSE. CONTRACT SECURITY/PSC CONTRACTS AWARDED PRIOR TO THE EFFECTIVE DATE OF THIS REGULATION WILL BE MODIFIED TO COMPLY WITH THIS POLICY WITHIN 90 DAYS OF THE EFFECTIVE DATE OR AS SOON AS PRACTICABLE. ALL PRIOR USCENTCOM APPROVED ARMING REQUESTS REMAIN IN EFFECT. ANY CHANGES, REVISIONS, OR RENEWALS WILL BE COORDINATED THROUGH COMMANDER USCENTCOM.

12. USCENTCOM POC is

(b)(6)

(b)(6)