



ASSISTANT SECRETARY OF DEFENSE  
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COMMAND, CONTROL,  
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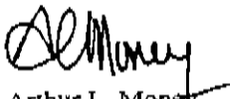
MEMORANDUM FOR SECRETARIES OF THE MILITARY DEPARTMENTS  
CHAIRMAN JOINT CHIEFS OF STAFF  
GENERAL COUNSEL OF THE DEPARTMENT OF DEFENSE  
DIRECTOR, ADMINISTRATION & MANAGEMENT  
DIRECTORS OF THE DEFENSE AGENCIES

SUBJECT: Guidance to DoD Central Adjudication Facilities (CAF) Clarifying the  
Application of the Foreign Preference Adjudicative Guideline

The Defense Security Research Center (SRC) has recently completed a study of the efficiency and effectiveness of the implementation by the Department of Defense of the Adjudicative Guidelines and Investigative Standards approved by the President in 1997. The results indicate that DoD has successfully implemented the Adjudicative Guidelines and Investigative Standards. While the implementation of the guidelines as a whole was considered adequate, the implementation of one guideline in particular was the focus of SRC's recommendations for further attention: Guideline C, Foreign Preference. SRC found that DoD's implementation of this guideline was problematic in cases involving the possession and/or exercise of dual citizenship, including especially cases involving the use of dual passports.

The purpose of this memorandum is to clarify the application of Guideline C to cases involving an applicant's possession or use of a foreign passport. The Guideline specifically provides that "possession and/or use of a foreign passport" may be a disqualifying condition. It contains no mitigating factor related to the applicant's personal convenience, safety, requirements of foreign law, or the identity of the foreign country. The only applicable mitigating factor addresses the official approval of the United States Government for the possession or use. The security concerns underlying this guideline are that the possession and use of a foreign passport in preference to a U.S. passport raises doubt as to whether the person's allegiance to the United States is paramount and it could also facilitate foreign travel unverifiable by the United States. Therefore, consistent application of the guideline requires that any clearance be denied or revoked unless the applicant surrenders the foreign passport or obtains official approval for its use from the appropriate agency of the United States Government. Modification of the Guideline is not required.

This clarification of the current adjudication policy applies to all cases in which a final decision has not been issued as of the date of this memorandum.

  
Arthur L. Money  
