
Military members who violate the prohibition against reprisal in paragraph 6.3 or the prohibitions against restriction in paragraph 7.3 are subject to prosecution and/or disciplinary and administrative action under Article 92 of the UCMJ. Air Force civilian employees who violate these provisions are subject to administrative or disciplinary action. Air National Guard personnel not in federal status are subject to their respective state military code or applicable administrative actions, as appropriate.

This instruction assigns responsibilities and prescribes procedures for reporting and processing all allegations or adverse information of any kind against Air Force Senior Officials, colonels (grade of O-6), colonel-selects, civilian equivalents and complaints involving allegations of reprisal or restriction. It also assigns responsibilities and prescribes procedures for reporting substantiated findings of wrongdoing and/or adverse information against majors and lieutenant colonels.
This instruction requires collecting and maintaining information protected under the Privacy Act of 1974, 5 United States Code (USC), Section 552a, as authorized by 10 USC 8013 and 8020. System of Records Notice F090 AF IG B, Inspector General Records, applies and AF Form 102, Inspector General Personal and Fraud, Waste and Abuse Complaints Registration, contains a Privacy Act statement. In implementing this instruction, IGs may collect and maintain this information. The reporting requirements in this instruction are exempt from licensing in accordance with AFI 33-324, The Air Force Information Collections and Reports Management Program.

Major Commands (MAJCOMs), Field Operating Agencies (FOAs), Direct Reporting Units (DRUs) or equivalent may supplement this instruction. However, any supplement must be submitted to and approved by SAF/IGQ.

The authorities to waive wing/unit level requirements in this publication are identified with a Tier (“T-0, T-1, T-2, T-3”) number following the compliance statement. See AFI 33-360, Publications and Forms Management, for a description of the authorities associated with the Tier numbers. Submit requests for waivers through the chain of command to the appropriate Tier waiver approval authority, or alternately, to SAF/IGQ for non-tiered compliance items.

For the purpose of this instruction, the term; “installation IG” refers to IGs serving at active component installations, ANG wings, and AFR wings; “MAJCOM” includes the Air Force District of Washington (AFDW). Additionally, for purposes of this instruction, commander is as defined in AFI 51-604, Appointment to and Assumption of Command.

Commanders may use this directive as guidance for commander-directed inquiries or investigations but not as the authority for such inquiries or investigations. Commanders should use the inherent authority of command (rather than this instruction) to authorize commander-directed administrative inquiries and investigations conducted outside of IG channels.

Refer recommended changes and questions about this publication to the Office of Primary Responsibility (OPR) using the AF Form 847, Recommendation for Change of Publication; route AF Form 847 from the field through the appropriate MAJCOM IG. Ensure that all records created as a result of processes prescribed in this publication are maintained in accordance with Air Force Manual (AFMAN) 33-363, Management of Records, and disposed of in accordance with the Air Force Records Disposition Schedule (RDS) located in the Air Force Records Information Management System (AFRIMS).

SUMMARY OF CHANGES

This document is substantially revised and must be completely reviewed. Major changes include elimination of improper mental health evaluation (IMHE) referral investigation requirements and the deletion of the chapter covering those investigations. Implements the new wing inspector general program and provides guidance on the composition of the personnel. Modifies the Complaint Resolution Timeline. Clarifies reporting requirements for interim reports, periodic updates, progress reports and 180-day notification letters. Prohibits IGs from acting as equal opportunity or alternative dispute resolution mediators. Removes templates as attachments and directs the use of the Air Force Complaints Resolution Program Supplemental Guide

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Chapter 1

THE INSPECTOR GENERAL COMPLAINTS RESOLUTION PROGRAM

Section 1A—The Air Force Inspector General System

1.1. Overview. This chapter covers the background, authority, and purpose of the IG system. It defines the roles and responsibilities of IGs and other offices and agencies involved in the IG process. It also covers the organization of the IG system throughout the Air Force, Air Force Reserve, and Air National Guard.

1.2. The IG System. The IG system used throughout the total force is based on the concept that IGs serve as an extension of their commander by acting as his/her eyes and ears to be alert to issues affecting the organization. IGs primarily serve their commanders and their assigned organizations both by executing the complaint resolution process and by proactively training all members of the organization about IG processes and fraud, waste, and abuse (FWA) issues. A successful complaint resolution program is designed to enhance the organization’s discipline, readiness, and warfighting capability. IGs use fact-finding methodologies to seek out systemic issues affecting the organization.

1.2.1. The effectiveness of the IG system requires the mutual cooperation of all Air Force IGs.

1.2.2. IGs assist Airmen of all ranks, family members, civilian employees, retirees, and other civilians. These individuals represent the IG’s constituency, and IGs bolster the chain of command by performing a problem-solving mission in support of this constituency.

1.2.3. All IGs must maintain a clear distinction between being an extension of the commander and their duty to serve as fair, impartial, and objective fact-finders and problem solvers. They must be sufficiently independent so those complainants requesting IG help will continue to do so, even when they feel the commander may be the problem. Commanders must support this clear distinction for their IGs to be effective.

1.2.4. The IG system support process includes operational planning, training, administration, personnel, and resource management. These processes facilitate the execution of complaint resolution processes to all Air Force leaders.

1.2.5. Operational readiness is integrated into all phases of the IG system. IGs provide complaint resolution services at all times.

1.3. Relationships Within the IG System. IGs may request and are expected to provide support to other IGs within the total force IG system. The IG system is not a stovepipe system because IGs work for their respective commanders. All IGs who work matters under the Complaint Resolution Program (CRP) must adhere to IG policies. SAF/IG maintains the integrity of the IG system through policy, training, and oversight.

Section 1B—Authority of The Air Force Inspector General

1.4. Key Terms. This section uses the following key terms: The Adjutant General (TAG), appointing authority, Automated Case Tracking System (ACTS), colonel (or civil servant Grade
commander-directed investigation (CDI), The Commanding General, complaint analysis, completion, file check, independence, inspector general (IG), The Inspector General (TIG), investigating officer (IO), report of investigation (ROI), senior officials, and statutory authority. Refer to Attachment I for the definition of these key terms.

1.5. **Statutory Authority.** The Inspector General (TIG), United States Air Force, derives statutory authority from Title 10, United States Code, Section 8014 and Section 8020 (10 USC 8014 and 8020).

1.5.1. In accordance with (IAW) 10 USC 8014, the Secretary of the Air Force has sole responsibility for the function of The Office of the Inspector General of the Air Force (SAF/IG) and provides for deputies and assistants to TIG. As further defined in 10 USC 8014, no other office or entity may be established or designated within the Air Staff to conduct IG functions.

1.5.2. In accordance with 10 USC 8020, when directed by the Secretary of the Air Force or the Chief of Staff, The Inspector General shall:

1.5.2.1. Inquire into and report upon the discipline, efficiency, and economy of the Air Force.

1.5.2.2. Perform any other duties prescribed by the Secretary or the Chief of Staff.

1.5.3. AFPD 90-3, Inspector General--The Complaints Resolution Program implements 10 USC 8020. Subordinate inspectors general at all organizational levels below SAF/IG derive their authority from AFI 90-301, Inspector General Complaints Resolution. Within the Air Force, authority to manage the Inspector General CRP is hereby delegated to IGs at all organizational levels.

1.5.4. In accordance with 10 USC 936(b)(6), the authority to administer oaths for the purpose of military administration may be granted to persons designated by regulations of the armed forces. Authority to administer oaths for IG investigations is hereby granted to the IG investigative staff and IOs at all organizational levels. This authority includes not only the administering of oaths to witnesses, but also the administering of oaths to technical advisors and administrative support personnel.

1.6. **Investigations not Covered by the Authority of the IG System.** Personnel who direct or conduct administrative inquiries or investigations governed by other policy directives and instructions (e.g., CDIs) will not cite this instruction as the authority.

1.7. **Authority to Direct Investigations.** The Air Force CRP requires each investigation be initiated and closed in writing by a designated appointing authority. This authority is hereinafter referred to as appointing authority. The individuals listed below are the only positions authorized to direct an IG investigation. Appointing authorities have the singular authority to direct investigations, appoint investigating officers (IOs), and approve the report of investigation. Commanders or IGs at any organizational level will not further delegate “appointing authority” except as stated below.

1.7.1. Secretary of the Air Force (SECAF).

1.7.2. The Inspector General of the Air Force (SAF/IG) and designees.

1.7.3. Chief of Staff of the Air Force (CSAF).
1.7.4. Chief, National Guard Bureau (Chief, NGB).

1.7.5. The Adjutant General (TAG) of all states, Puerto Rico, the US Virgin Islands, Guam, and The Commanding General of the District of Columbia.

1.7.5.1. The Assistant Adjutant General for Air (ATAG) of all states, Puerto Rico, the US Virgin Islands, Guam, and the District of Columbia.

1.7.6. MAJCOM, FOA, DRU, NAF, Center, Wing, and Joint Base commanders.

1.7.7. MAJCOM, JFHQ, FOA, DRU, NAF, Center, NGB, ANGRC, and Wing Inspectors General, if designated in writing by their respective commander. At the MAJCOM and Center level, commanders can delegate appointing authority to their deputy Inspectors General or IGQ division chief. In all cases, the Appointing Authority will be of equal or greater rank than the subjects or suspects being investigated.

1.7.8. Appointing authorities will not initiate investigations into allegations against themselves. Such allegations will be forwarded to the next higher-level IG for resolution.

1.7.9. Appointing authorities will not initiate investigations into allegations against their commander. Such allegations will be transferred to the next higher-level IG for resolution.

1.8. Authority to Conduct Investigations.

1.8.1. Appointed investigating officers are authorized to conduct IG investigations within the scope of their appointment and under the authority and guidance of this instruction. Appointed investigating officers’ responsibilities expire when the report of investigation (ROI) is approved by the Appointing Authority or after final higher headquarters approval, whichever is later.

1.8.2. Under the authority of this instruction, properly appointed Inspectors General may conduct complaints analyses to determine resolution paths for complaints received by their IG office. If the recommended resolution path at the conclusion of the complaint analysis includes investigation then the IG must be appointed by their Appointing Authority to conduct the investigation.

1.9. Authorized IG Positions. The below are authorized to have IG positions:

1.9.1. The Secretary of the Air Force.

1.9.2. National Guard Bureau (Chief, NGB).

1.9.3. The Adjutant General (TAG) of all states, Puerto Rico, the US Virgin Islands, Guam, and The Commanding General of the District of Columbia.

1.9.4. MAJCOM, FOA, DRU, NAF, Center, and Wing.

1.9.5. Commanders must request SAF/IG, through the MAJCOM IG (if applicable), approval to appoint IGs to positions not identified in this instruction. Commanders requesting IG authorization must certify the individuals assigned will function solely as a full-time IG. SAF/IG must approve requests for such positions in writing prior to individuals functioning in this capacity.

1.9.6. IGs approved by SAF/IG have the same authority and responsibilities as IGs in positions identified in this instruction.
1.10. Authority for IG Access to Records/Documents. To carry out their responsibilities, IGs, IG staff members, and IOs must have expeditious and unrestricted access to and copies of all Air Force, Air Force Reserve, and Air National Guard records, reports, investigations, audits, reviews, documents, papers, recommendations, or other relevant material authorized by law and policy. IGs are authorized access to all documents and all other evidentiary materials needed to discharge their duties to the extent allowed by law. For any record requiring special handling, coordinate with a legal advisor to ensure records are properly obtained. No Air Force document, regardless of medium, is exempt from IG access.

1.10.1. No Air Force, Air Force Reserve, or Air National Guard member or employee may deny an IG, an IG staff member, or a properly appointed IO such access.

1.10.2. Appointing authorities will ensure IOs appointed to conduct investigations involving classified material have the appropriate security clearance and access.

1.10.3. See DoD 6025.18-R, DoD Health Information Privacy Regulation, paragraph C 2.3, for applicability of the Health Insurance Portability and Accountability Act (HIPAA) to IG operations.

Section 1C—The Air Force Inspector General Complaints Resolution Program (CRP)

1.11. Program Policy. The Air Force IG CRP is a leadership tool that:

1.11.1. Indicates where commander involvement is needed to correct systemic, programmatic, or procedural weaknesses and ensures resources are used effectively and efficiently.

1.11.2. Resolves issues affecting the Air Force mission promptly and objectively.

1.11.3. Creates an atmosphere of trust in which issues can be objectively and fully resolved without retaliation or the fear of reprisal.

1.11.4. Assists commanders in instilling confidence in Air Force leadership.


1.12.1. The primary charge of the IG in this role is to sustain a credible Air Force IG system by ensuring a responsive CRP. In addition, the IG is responsible for the Fraud, Waste, and Abuse (FWA) Program.

1.12.2. The IG ensures the concerns of all complainants and the best interests of the Air Force are addressed through objective fact-finding.

1.12.3. To create an atmosphere encouraging submission of credible complaints, IGs must:

1.12.3.1. Ensure their personal behavior is above reproach.

1.12.3.2. Adhere to and advocate Air Force core values.

1.12.3.3. Enhance openness and approachability by briefing the Air Force IG CRP at newcomers’ sessions, commander’s calls, staff meetings, First Term Airman Center (FTAC), and other base and unit gatherings.

1.12.3.4. Educate Air Force members, commanders, and civilian leadership regarding rights of and protection for those contacting an IG.
1.12.3.5. Avoid self-investigation and the perception of self-investigation.

1.12.3.6. Ensure IOs and IG staff members are trained to write detailed complaint analyses and conduct thorough, unbiased investigations based on fair and objective fact-finding.

1.12.3.7. Ensure compliance with the timeline for completing all complaint actions (i.e., complaint analyses, investigations, etc.), thus promoting responsiveness to all parties and enhancing Air Force credibility.

Section 1D—Roles and Responsibilities

1.13. SAF/IG Responsibilities.

1.13.1. SAF/IG provides Air Force IG policy guidance, develops procedures, and establishes and evaluates the Air Force Complaints Resolution and FWA Programs.

1.13.2. When necessary, SAF/IG may direct, as the Appointing Authority, investigations be conducted on any pertinent matter.

1.13.3. SAF/IG has also authorized the following individuals to be responsible for certain types of cases:

1.13.3.1. Director, Senior Official Inquiries Directorate (SAF/IGS) for senior official and special inquiries.

1.13.3.2. Director, Complaints Resolution Directorate (SAF/IGQ) for colonel (or civil servant Grade 15) cases with Air Force wide delegated appointing authority.

1.13.3.3. Commander, Air Force Inspection Agency (AFIA) for investigations directed by SAF/IG.

1.13.4. SAF/IG has oversight authority over all IG investigations to include commenting on and overturning any subordinate IG’s findings.

1.13.5. SAF/IG must report all allegations of misconduct made against senior officials, including a summary of the allegation(s) and date received in accordance with Table 4.2.

1.13.6. SAF/IG will, within 10 duty days of receipt, report to IG DoD all allegations submitted to an Air Force IG that a service member was alleged to have been:

1.13.6.1. Reprised against for making a protected communication in violation of 10 USC 1034 and DoDD 7050.06. Refer to Chapter 6 for further guidance.

1.13.6.2. Restricted from making lawful communications to a Member of Congress or an Inspector General (IG) in violation of 10 USC 1034 and DoDD 7050.06. Refer to Chapter 7 for further guidance.

1.13.7. SAF/IG is responsible for reviewing all cases involving substantiated allegations or adverse information against senior officials and colonels (or civil servant Grade 15) and for preparing draft Adverse Information Summaries (AIS) to support the SECAF’s Senior Officer Unfavorable Information File (SOUIF) process.

1.13.8. Following completion of investigations into allegations involving senior officials, SAF/IG will forward a copy of the final report of investigation to IG DoD within 7 duty days.
1.13.9. SAF/IG will comply with all reporting requirements to IG DoD upon completion of investigations into allegations involving violations of DoDD 7050.06. Refer to Chapters 4, 5, 6, and/or 7 for specific guidance and requirements.

1.13.10. SAF/IG will provide IG DoD a written report of any disciplinary and/or administrative action taken against any individual in connection with an investigation into allegations involving senior officials and violations of DoDD 7050.06 within 7 duty days of being notified of such action by the commander concerned.

1.13.11. SAF/IG will provide CSAF adverse information on Command Screening Board (CSB) candidates. SAF/IG is the decision authority regarding which summaries are provided to CSAF.

1.13.12. SAF/IG will forward to the Secretary of the Air Force, Manpower and Reserve Affairs, Force Management and Personnel (SAF/MRM) an informational copy of all incoming and outgoing Air Force Academy related correspondence that suggests a systemic problem or involves a policy or procedural matter which could affect a significant number of people.

1.13.13. Through command channels, The Inspector General (SAF/IG) may pursue removal of any Airman or civilian from service as an IG for violations of law, directives, instructions or ethical conduct regulations, which represent a combination of the Air Force Core Values and, for IGs, the IG oath. Commanders may relieve military IGs for cause without SAF/IG approval when appropriate in accordance with AFI 90-301 but must notify SAF/IG immediately through SAF/IGQ. Civilian IGs may lose their IG status based on misconduct verified by an investigative action. SAF/IG will decertify the IG and permanently suspend the individual's access to ACTS when appropriate.

1.14. SAF/IGS Responsibilities.

1.14.1. Manage the Senior Official Complaints Program and process senior official cases IAW Chapter 4.

1.14.2. Conduct complaint analyses and investigations on complaints involving Air Force senior officials, including allegations of military equal opportunity (MEO) violations. Only SAF/IGS is authorized to conduct these investigations.

1.14.3. Assign IOs for senior official and special inquiries as a designated appointing authority by SAF/IG.

1.14.4. Notify appropriate persons/offices involved with senior official complaints as set forth in Table 4.2.

1.14.5. Act as the Air Force repository for all substantiated allegations or other adverse information against senior officials.

1.14.6. Respond to inquiries involving senior officials. Conduct files checks as required by the Air Force General Officer Management office (AF/DPG) (for general officers or general officer selects), and Senior Executive Management (AF/DPS) (for civilian senior officials only) to support pre- and post-board actions and US Senate confirmation. SAF/IGS will review Air Force, DoD, and other government investigative files to determine whether derogatory information exists on specific senior officials.
1.15. SAF/IGQ Responsibilities.

1.15.1. Establish policies and procedures to manage and execute the Air Force IG Complaints Resolution and FWA Programs for non-senior official personnel.

1.15.2. Administer the Automated Case Tracking System (ACTS) and serve as the central point to compile, process, and analyze Air Force IG complaint data.

1.15.3. Conduct investigations as directed by SAF/IG, or as required by this instruction and, as a designated appointing authority by SAF/IG, appoint IOs when investigations are administered by SAF/IGQ.

1.15.4. Conduct training for newly assigned IGs and IG staff members at all levels. Provide special training as requested by lower-level IGs.

1.15.5. Manage, monitor, and report to IG DoD the actions of audit, inspection, and investigative groups on Defense Hotline complaints which IG DoD referred to the Air Force for action.

1.15.5.1. Ensure such audits, inspections, and investigations are conducted IAW applicable laws, DoD regulations, and policies.

1.15.6. Upon organizational request or as needed, conduct staff assistance visits to answer any questions and review MAJCOM, JFHQ, FOA, and DRU files and documentation to help standardize the way Air Force IG cases are handled.

1.15.7. Manage the IG responsibilities for reporting intelligence oversight complaints under the authority of DoDD 5240.1, DoD Intelligence Activities; DoD 5240.1-R, Procedures Governing the Activities of DoD Intelligence Components that Affect United States Persons; and AFI 14-104, Oversight of Intelligence Activities.

1.15.8. Maintain adverse information concerning colonels (or civil servant Grade 15).

1.15.8.1. Maintain the Air Force central repository for reports and adverse information of any kind (other than AFOSI reports) concerning colonels (or civil servant Grade 15).

1.15.8.2. Act as the Air Force office of primary responsibility for SOUIF preparation supporting the brigadier general selection process.

1.15.8.2.1. Ensure eligible colonels meeting a brigadier general promotion board are afforded a reasonable opportunity to provide written comments on adverse information concerning them, prior to Secretary of the Air Force General Counsel’s (SAF/GC) decision to create a SOUIF. If provided, member comments become part of the SOUIF.

1.15.8.2.2. Conduct files checks requested by AF/DPG or SAF/IG to identify adverse information, or allegations, which, if substantiated, may constitute potentially adverse information, about colonels (or civil servant Grade 15) by reviewing Air Force, DoD, and other government investigative files to support the post-board US Senate confirmation process. If adverse or potentially adverse information is identified, a summary of the adverse or potentially adverse information will be provided to AF/DPG.
1.15.9. Examine Command Screening Board (CSB) and Civilian Strategic Leadership Program candidates for adverse information. Prepare and submit Adverse Information Summaries (AIS) to SAF/IG. SAF/IG will determine which summaries to provide to CSAF along with the CSB report.

1.15.10. Review all non-senior official investigations involving allegations of reprisal and/or restriction as identified in 10 USC 1034 and DoDD 7050.06. Provide progress reports to IG DoD as required by DoDD 7050.06 (refer to Chapters 6 and 7).

1.15.11. SAF/IGQ is the next higher-level IG for JFHQ-(State) IGs and the ANGRC. If the SAF/IGQ complaint analysis determines an investigation is required, and the subject is a certified Army IG under the authority of AR 20-1, Inspector General Activities and Procedures, SAF/IGQ will coordinate with the Department of the Army IG to determine the appropriate investigative course of action.

1.16. SAF/IGX Responsibilities.

1.16.1. Provide SAF/IG coordination on all allegations and adverse information on colonels (or equivalent) and above.

1.16.1.1. Notify SAF/IGS when AFOSI receives allegations or adverse information of any kind against a general officer (or equivalent), or information that a general officer (or equivalent) was involved in an incident as a subject or suspect.

1.16.1.2. Notify SAF/IGQ when AFOSI receives allegations or adverse information of any kind against a colonel (or equivalent), or information that a colonel (or equivalent) was involved in an incident as a subject or suspect.

1.16.1.3. Provide periodic updates to SAF/IGS on AFOSI investigations with a senior official as a subject or suspect.

1.16.1.4. Provide periodic updates to SAF/IGQ on AFOSI investigations with a colonel (or equivalent) as a subject or suspect.

1.16.1.5. Provide SAF/IGS a copy of any AFOSI report where the subject of the report is a general officer (or equivalent).

1.16.1.6. Provide SAF/IGQ a copy of any AFOSI report involving a colonel (or equivalent).

1.16.2. Respond to inquiries involving colonels and above (or equivalents). Conduct a file check as required by SAF/IG for adverse information or potential adverse information on eligible officers for general officer or federal recognition in support of the Senior Officer Unfavorable Information File (SOUIF), post-board US Senate confirmation, command screening board, or other requests as appropriate.

1.17. MAJCOM, JFHQ, FOA, and DRU IG Responsibilities.

1.17.1. Establish procedures to manage and execute the Air Force IG Complaints Resolution and FWA Programs for non-senior official personnel at MAJCOM level and below.

1.17.2. Answer all higher-headquarters IG taskings within applicable time constraints.

1.17.3. Refer criminal allegations to AFOSI or Security Forces, IAW AFI 71-101V1, Criminal Investigations Program, attachment 2. If they decide not to investigate a criminal
matter, obtain a documented transfer back to the IG and complete the complaint analysis to
determine appropriate resolution path.

1.17.4. Provide progress reports to SAF/IGQ as required by paragraph 3.55 of this
instruction.

1.17.5. Obtain SAF/IGQ review and approval of all MAJCOM, JFHQ, FOA, and DRU
supplements to this instruction prior to publication.

1.17.6. Follow all procedures and requirements for resolving IG complaints as outlined in
this instruction.

1.17.7. Ensure required training for newly assigned IGs and IG staff members is
accomplished.

1.17.8. Review, direct revisions, and approve or disapprove via signed endorsement
memorandum all lower level IG Complaints Analyses and Reports of Investigations
requiring SAF/IGQ review prior to forwarding.

1.17.9. Manage, monitor, and report to SAF/IGQ the actions of audit, inspection, and
investigative groups on Defense Hotline complaints which IG DoD referred to the Air Force
for action.

1.17.10. Upon request, conduct staff assistance visits to answer any questions and review
lower-level IG files and documentation to help standardize the way IG cases are addressed.

1.17.11. Notify SAF/IGQ within 7 duty days after receiving complaints containing
allegations of reprisal or restriction. Follow the notification procedures in paragraphs 6.5 or
7.5 of this instruction, as appropriate.

1.17.12. Immediately notify SAF/IGS after receiving complaints containing allegations of
wrongdoing by senior officials. Follow the procedures in Chapter 4.

1.17.13. May conduct the complaint analysis for reprisal and restriction complaints at the
MAJCOM level when manning allows. For an analysis accomplished at the MAJCOM,
JFHQ, FOA, or DRU level where investigation is required, the MAJCOM, JFHQ, FOA, or
DRU IG may either retain the investigation at their level or transfer the complaint to the
lower level IG for investigation.

1.17.14. Conduct all investigations for reprisal or restriction at the MAJCOM, JFHQ, FOA,
or DRU level using trained, experienced investigating officers when manning allows.

1.17.15. Maintain continuous and comprehensive oversight of analyses and investigations
dealing with reprisal or restriction to include periodic interim quality reviews to minimize
formal rework, improve quality, and ensure compliance with this instruction and other
governing directives. Early detection and correction of deficiencies will streamline the
formal quality review of the final product and preclude protracted rework.

1.17.16. Notify SAF/IGQ within 7 duty days after receiving complaints containing
allegations of wrongdoing by colonels (or civil servant Grade 15). Follow notification
procedures in Chapter 5 of this instruction, as appropriate.
1.17.17. Report all substantiated findings of wrongdoing and/or adverse information against majors and lieutenant colonels to SAF/IGQ using the Air Force Complaints Resolution Supplemental Guide (AFCRPSG) attachment 28. Substantiated findings include:

1.17.17.1. Substantiated finding(s) from a Report of Investigation (ROI).
1.17.17.2. Substantiated finding(s) from a Commander Directed Investigation/Inquiry (CDI).
1.17.17.3. Guilty finding(s) from a military court procedure (AF Form 1359).
1.17.17.4. Punitive LOCs (other than those for fitness assessment failures), LOAs, LORs, and/or Articles 15s with or without an accompanying investigation.

1.17.18. Maintain an “Inspector General Complaint and Fraud, Waste and Abuse Hotline”.

1.18. Component Numbered Air Force (C-NAF).

1.18.1. C-NAF/IG:

1.18.1.1. C-NAF/IG is assigned to the rear headquarters element, works directly for the C-NAF commander, and is responsible for crafting/coordinating strategic policy affecting the complaints resolution program.
1.18.1.2. Validates and executes IG manpower requirements as functional manager.
1.18.1.3. Collaborates with combatant command (COCOM) and their subordinate IGs.
1.18.1.4. Acts as conduit with SAF/LLM and HAF functional managers to resolve high-level inquiries.
1.18.1.5. Conducts IG investigations in the AOR initiated by the C-NAF/CC.

1.18.2. Air Force Forces (AFFOR) IG is assigned to the forward headquarters element, works directly for the C-NAF commander, and is responsible for tactical operations affecting the complaints resolution program. The AFFOR IG will:

1.18.2.1. Oversee the liaison IG program including training and accountability.
1.18.2.2. Ensure each wing commander (or group commander when the group commander is the highest ranking commander on the base) appoints a member to act as their liaison IG during their deployment IAW 1.18.3.
1.18.2.3. Resolve complaints from IG liaisons, AFFOR staff and component IGs from Airmen.
1.18.2.4. Advise AFFOR staff and wing leadership.
1.18.2.5. Travel as directed by the C-NAF commander.

1.18.3. Deployed Liaison IGs:

1.18.3.1. Are authorized in the deployed environment only.
1.18.3.2. Will be a field grade officer who is not assigned to a commander/vice commander position or SNCO.
1.18.3.3. Should not be a command chief, first sergeant, or director of staff.
1.18.3.4. Liaison IGs will:

1.18.3.4.1. Brief leadership and assigned personnel on the availability of a local IG liaison program.

1.18.3.4.2. Advise complainants on the Air Force IG CRP and forward their complaints to the IG responsible for the applicable AOR (i.e., complaints taken in Afghanistan or Iraq would be forwarded to the AFFOR/IG).

1.18.3.4.3. Be appointed in writing by wing or group commander as appropriate who will forward the letter to the AFFOR/IG.

1.18.4. Deployed Wing IG Responsibilities: Deployed wings authorized a fully trained installation IG will operate as directed by paragraph 1.19 of this instruction. (T-1).

1.18.4.1. For functional purposes, the IG falls under the C-NAF/IG for ACTS management and consultation. The wing IG submits appropriate notifications and complaint analyses through the C-NAF/IG to the appropriate component command IGQ office for review/approval. (T-1).

1.19. Center/Host/Wing IG Responsibilities.

1.19.1. Manage and execute the Air Force IG Complaints Resolution and FWA Programs for non-senior official personnel at the wing level. (T-1).

1.19.2. Answer all higher-headquarters IG taskings within applicable time constraints. (T-1).

1.19.3. Refer criminal allegations to AFOSI or Security Forces IAW AFI 71-101V1, attachment 2. (T-1). If they decide not to investigate a criminal matter, obtain a documented transfer back to the IG and complete the complaint analysis to determine appropriate resolution path. (T-1).

1.19.4. Provide progress reports, interim reports, and periodic updates as required by Chapter 3 of this instruction. (T-1).

1.19.5. Follow all procedures and requirements for handling IG complaints as outlined in this instruction. (T-1).

1.19.6. Manage, monitor, and report to SAF/IGQ, through the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU IG, the actions of audit, inspection, and investigative groups on Defense Hotline complaints which IG DoD referred to the Air Force for action. (T-1).

1.19.7. Notify SAF/IGQ, through the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU IG, within 7 duty days after receiving complaints containing allegations of reprisal, or restriction. (T-0). Follow the notification procedures in Chapters 6 or 7 of this instruction, as appropriate.

1.19.8. Notify SAF/IGQ, through the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU IG, within 7 duty days after receiving complaints containing allegations of wrongdoing by colonels (or civil servant Grade 15). (T-1). Follow the procedures in Chapter 5.

1.19.9. Notify SAF/IGS, through the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU IG, after receiving complaints containing allegations of wrongdoing by senior officials. (T-1). Follow the procedures in Chapter 4.
1.19.10. Coordinate with EO, JA, and FOIA offices to ensure an understanding of each other’s roles in the CRP. (T-2).

1.19.11. Participate as a member of the EO-led Commander’s Human Relations Climate Assessment Subcommittee. (T-2).

1.19.12. Meet with the senior intelligence officer assigned to the installation and discuss the handling of intelligence oversight complaints. (T-2).

1.19.13. Educate the base populace on their rights and responsibilities in regard to the Air Force IG system (commander’s calls, newcomers briefings, etc). See AFCRPSG attachment 29 for documenting training in ACTS. (T-2).

1.19.14. In those situations where there is a host wing IG and an associate unit (with no assigned IG) from another MAJCOM residing on the installation, the host installation IG will:

   1.19.14.1. Coordinate with all associate units and conduct training for all personnel. (T-2).

   1.19.14.2. Intake complaints from all sources. (T-2).

   1.19.14.3. Coordinate with the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU with responsibility for the associate unit as to how to proceed. (T-2). The owning MAJCOM, NAF, JFHQ, FOA, or DRU will have final determination concerning resolution by the host wing IG for the local unit. Transfer complaints when initial complaint analysis indicates that the issues are best resolved by a different organization/MAJCOM with responsibility for the complainant and/or subject (refer to Table 3.7 and 3.8).

   1.19.14.4. For allegations against colonels or associate unit commanders, notify the owning MAJCOM through the host wing IG’s parent MAJCOM. (T-2).

   1.19.14.5. Assist the Appointing Authority as requested. Appointing authority will remain with commanders designated in paragraph 1.7. An associate unit commander (if authorized in paragraph 1.7) is authorized to delegate their appointing authority to the host wing IG. (T-2).

   1.19.14.6. Work with associate units to develop memorandums of agreement (support agreements) as required. (T-2).

1.19.15. Establish a program of regular unit visits to assess the economy, efficiency and discipline of the installation’s organizations. (T-2). Each visit should involve informal interaction with unit personnel in their working environment. Provide feedback to the appropriate leadership.

1.19.16. Maintain continuous and comprehensive oversight of investigations conducted at the center/host/wing level dealing with reprisal or restriction to include periodic interim quality reviews to minimize formal rework, improve quality, and ensure compliance with this instruction and other governing directives. (T-1). Early detection and correction of deficiencies will streamline the formal quality review of the final product and preclude protracted rework.
1.19.17. Report all substantiated findings of wrongdoing and/or adverse information against majors and lieutenant colonels through their MAJCOM, NAF, JFHQ, FOA, or DRU IG to SAF/IGQ using AFCRPSG attachment 28. (T-1). Substantiated findings include:

1.19.17.1. Substantiated finding(s) from a Report of Investigation (ROI).

1.19.17.2. Substantiated finding(s) from a Commander Directed Investigation/Inquiry (CDI).

1.19.17.3. Guilty finding(s) from a military court procedure (AF Form 1359).

1.19.17.4. Punitive LOCs (other than those for fitness assessment failures), LOAs, LORs, and/or Articles 15s with or without an accompanying investigation.


1.19.19. All IG staff members, including inspection staff, will be trained in the CRP and assist in the CRP as necessary. (T-3).

Section 1E—The Host Wing IG Program

1.20. Host Wing IG Program Background.

1.20.1. The concept of appointing a separate, full-time host wing IG was implemented to remove any perceived conflict of interest, lack of independence, or apprehension by Air Force personnel as a result of the previous practice of assigning vice commanders IG duties. This issue was identified in Committee Report H.R. 4301 of the 1995 National Defense Authorization Act.

1.20.2. To sustain a trustworthy relationship with Air Force personnel, the host wing IG must be independent (see paragraphs 1.2.3 and 1.27.3). Air Force personnel must be free from any form of retribution, retaliation, or reprisal for communicating with the host wing IG.


1.21.1. Independent IGs will be established at all active component, Air Force Reserve, and Air National Guard wings. The desired rank/grade for the Host/Wing IG is lieutenant colonel or employee meeting the requirements of the position description (PD). (T-1). Appointing authorities are highly discouraged from selecting IGs lower than the rank of Lt Col or civilian equivalent. Only in extreme circumstances should an appointing authority select a non-field grade officer to lead their IG section. IG sections led by non-field grade officers or enlisted IGs are not perceived by complainants to have the same ability as field grade officers to address command issues such as command climates, abusive/hostile environments or other misconduct by leadership in the unit.

1.21.1.1. Host/Wing IG (87GXX). Be an O-5/ civilian equivalent or higher. (T-1). Appointing authorities are highly discouraged from selecting IGs lower than the rank of Lt Col or civilian equivalent. Only in extreme circumstances should an appointing authority select a non-field grade officer to lead the IG section. IG sections led by non-field grade officers or enlisted IGs are not perceived by complainants or inspectees to have the same ability as field grade officers to: 1) address command issues such as
command climates, abusive/hostile environments or other misconduct by leadership in the unit; or 2) inspect and report on the full spectrum of unit effectiveness.

1.21.1.2. Host/Wing Director of Complaints Resolution (87QXX) and Host/Wing Director of Inspections (87IXX) will be an O-4/civilian equivalent or higher. (T-1).

1.21.1.3. Host/Wing Inspections Superintendent (8IXXX). Be an E-9 to E-8 or civilian equivalent. Wing/CC may waive this requirement on a case-by-case basis if qualified candidates are not available to the rank of E-7. (T-3).

1.21.2. Associate unit personnel may use the host/wing IG for complaint analysis and assistance.

1.22. Host/Wing IG Organization.

1.22.1. The host wing IG is organized as a staff function and will report directly to the host wing commander. (T-1).

1.22.2. The two-letter functional address code for the Office of the Inspector General at all levels will be "IG" and the office symbol shall be "unit designation/IG" (e.g., 51 FW/IG). (T-1).

1.23. Unique Requirements for Air National Guard (ANG) IGs.

1.23.1. Each ANG wing is authorized an inspector general on the military manpower document. The wing IG is a peacetime Unit Type Code (UTC.)

1.23.1.1. Air National Guard wing IGs are organized as a staff function and will report directly to the wing commander.

1.23.2. The authorized grade for individuals serving as the wing IG is lieutenant colonel.

1.23.2.1. Selection or assignment of a lower grade officer (e.g., a major for lieutenant colonel position) requires coordination with SAF/IGQ prior to nomination.

1.23.2.2. Waiver requests to nominate a company grade officer as the wing IG will not be considered.

1.23.3. To appoint an ANG wing IG, the ANG wing commander nominates a qualified candidate in writing. The written appointment is endorsed by the JFHQ-(State) IG (or TAG where no state IG is assigned) who forwards a copy to SAF/IGQ for information.

1.23.4. The tour of appointment for ANG members appointed as the IG should be for three or four years. A new appointment must be completed each time a subsequent IG is appointed.

1.23.5. The wing IG will be responsible for all complaint resolution matters occurring within the wing and within any Geographically Separate Units (GSUs) supported by the wing.

1.23.6. JFHQ-(State) is authorized to assign ANG members within their state IG office to manage cases involving ANG personnel. Manpower authorizations and grade determination are under the purview of each JFHQ-(State). ANG members assigned to the state IG office will complete Air Force inspector general training (and Army inspector general training as required by the state IG). The Adjutant General will select and appoint ANG members to the state IG office. The written appointment will be sent to SAF/IGQ.
1.23.6.1. JFHQ IG in each state is a staff function that reports directly to The Adjutant General (TAG). The JFHQ-(State) IG has duties and responsibilities related to both the Army National Guard and Air National Guard IG systems.

1.23.7. In states where no ANG members are assigned to the JFHQ IG office, actions associated with the CRP will be completed by the assigned Army or Army National Guard staff.

1.24. Assigning Additional Duties to IGs.

1.24.1. The focus of host/wing IGs must be the Air Force Complaints Resolution, Inspection and FWA Programs. (T-1). Any activities that may diminish the effectiveness of IGs in the performance of their complaints resolution and FWA responsibilities are not acceptable.

1.24.2. The IG position will not be combined with another position in the organization. (T-1). Operational duties required to maintain qualification/currency, as well as inspection related responsibilities and duties defined in AFI 90-201, are not considered additional duties for the IG and staff.

1.24.3. IGs must not be constrained by additional duties that detract from their primary responsibilities. (T-1). Therefore, IGs and IG staff members must not be:

1.24.3.1. Assigned any duties (such as Director of Staff) that subsequently disqualify them from conducting an unbiased analysis of complaints against functions or activities of the wing or installation to which they are assigned or organizations for which they have IG functional responsibility. (T-1).

1.24.3.1.1. IGs will not serve as mediators in support of Equal Opportunity or Alternate Dispute Resolution actions. (T-1). These activities require the IG to make assessments and recommendations that could later be called into question should the interested parties decide to file an IG complaint regarding those proceedings.

1.24.3.2. Appointed as an IO to conduct a CDI. (NOTE: Air Force Reserve and Air National Guard IGs may be appointed to conduct CDIs at installations other than their own.) (T-1).

1.24.3.3. Given responsibility for the host wing commander’s ”action line”. (T-1).

1.24.4. Host wing IGs may act as the main processing POC for congressional inquiries. (T-1).

Section 1F—Commanders and the Inspector General Program

1.25. Key Terms. This section uses the following key terms: frivolous allegation, gross mismanagement, independence and ombudsman. Refer to Attachment 1 for the definition of these key terms.

1.26. How the IG System Helps the Commander.

1.26.1. Complaints help commanders discover and correct problems affecting the productivity and morale of assigned personnel. Resolving the underlying cause of a complaint may prevent more severe symptoms or costly consequences, such as reduced performance, accidents, poor quality work, poor morale, or loss of resources.
1.26.2. Even though allegations may not be substantiated, the evidence or investigation findings may reveal systemic, morale, or other problems impeding efficiency and mission effectiveness.

1.27. **Roles of the IG in Relation to the Commander.**

1.27.1. The roles of the IG are to:

   1.27.1.1. Be the “eyes and ears” of the commander; be alert for and inform the commander of matters indicative of systemic, morale, or other problems impeding efficiency and mission effectiveness. (T-1).

   1.27.1.2. Keep the commander informed of potential areas of concern as reflected by trends based on analysis of complaint data. (T-1).

   1.27.1.3. Function as the ombudsman, fact-finder, and honest broker in the resolution of complaints.

   1.27.1.4. Educate and train commanders and members of the base populace on their rights and responsibilities in regard to the Air Force IG system. (T-1). See paragraph 1.36.2.4 for more requirements for educating commanders.

   1.27.1.4.1. Provide semi-annual education/training to commanders and other installation leadership regarding requirements in this instruction. At a minimum, the IG will cover the following: reprisal, restriction, handling of allegations against senior officers/officials, and adverse information reporting. (T-1).

   1.27.1.5. Assist commanders in preventing, detecting, and correcting fraud, waste, abuse, and gross mismanagement.

1.27.2. To fulfill these roles, the IG must be an integral member of the commander’s staff and have unimpeded access to the commander. (T-1). Commanders must ensure their IG’s authority, duties, and responsibilities are clearly delineated. (T-1).

1.27.3. The independence of the IG must be firmly established and supported to overcome any perceived lack of autonomy that would discourage potential complainants and preclude disclosures of wrongdoing from being brought to the attention of the IG. IG offices should be located in areas that foster open and unfettered access to everyone and which are not in proximity to the commander’s office. (T-1).

   1.27.3.1. Active Duty JFHQ IGs will have unfettered access to the Director ANG, Air Force TIG, SAF/IGS and SAF/IGQ when circumstances arise within a state involving non-frivolous complaints from airmen against the command chain within the state.

1.28. **Commander Support of the IG System.** To support the IG system, commanders will ensure their IGs have the resources necessary to intake, process, maintain, and protect material associated with the CRP. To support the IG system, commanders will:

   1.28.1. Ensure the IG office is fully manned, equipped, and trained. (T-1).

   1.28.2. Ensure the IG and subordinate commanders follow the requirements of this instruction. (T-1).

   1.28.3. Educate Air Force members about the rights and responsibilities of all personnel regarding the IG system at commander’s calls, staff meetings, and other gatherings. (T-1).
1.28.4. Ensure other staff agencies provide support when required.  (T-1).

1.28.5. Designate personnel to serve as IOs to conduct investigations when required.  (T-1).

1.29. Issues/Allegations of Primary Interest Under the Air Force CRP. IGs will always retain responsibility to resolve allegations of:

1.29.1. Reprisal (see Chapter 6).  (T-0).

1.29.2. Restriction (see Chapter 7).  (T-0).

1.29.3. IG wrongdoing regarding actions taken relating to the CRP.  The next higher-level IG will conduct the complaint analysis and investigate complaints if required.

1.30. Commander-Directed Investigations (CDIs).

1.30.1. All commanders possess inherent authority to investigate matters or incidents under their jurisdiction unless preempted by a higher authority.  The primary purpose of a CDI is to gather, analyze, and record relevant information about matters of primary interest to command authorities.

1.30.2. Commanders should:

1.30.2.1. Consult with the staff judge advocate (SJA) before initiating a CDI.

1.30.2.2. Refer to the CDI guide available on the SAF/IGQ portal website for guidance on conducting a CDI.

1.30.3. Commanders will not:

1.30.3.1. Cite this instruction as authority to conduct CDIs.  (T-1).

1.30.3.2. Investigate allegations of reprisal or restriction.  (T-0).  Commanders will refer such allegations to the IG at the appropriate command level for investigation.

1.30.3.3. Appoint IGs or IG staff members as inquiry or investigation officers for CDIs.  (T-1).  (NOTE: Air Force Reserve and Air National Guard IGs may be appointed to conduct CDIs at installations other than their own.)

1.30.3.4. Conduct any investigations into allegations against senior officials (see Chapter 4).  (T-1)

1.30.4. Authority responsible for making release determinations for CDIs.

1.30.4.1. The command/commander is the authority responsible for making release determinations for commander-directed investigative reports.

1.30.4.2. The commander must ensure all information subject to the Privacy Act and references to third-party information are protected.  (T-1).

1.30.5. Commander’s reporting requirements for CDIs:

1.30.5.1. Report all allegations of wrongdoing (which are not obviously frivolous) against colonels (or civil servant Grade 15) through their MAJCOM, NAF, JFHQ, FOA, DRU, or installation IG to SAF/IGQ IAW the reporting requirements set forth in Chapter 5 of this instruction.  (T-1).
1.30.5.2. Report all substantiated findings of wrongdoings in a CDI, or any other investigation, and/or adverse information (e.g. LOC, LOA, etc.) against majors and lieutenant colonels through their MAJCOM, NAF, JFHQ, FOA, DRU or installation IG. IGs will ensure these reports are recorded in ACTS IAW requirements set forth in Chapter 5. (T-1). Notification that an investigation is underway on majors and lieutenant colonels is NOT required until the investigation is complete and the allegation(s) is substantiated.

Section 1G—Administering the IG Complaints Resolution and FWA Programs

1.31. **Key Terms.** This section uses the following key terms: Automated Case Tracking System (ACTS) and contact. Refer to Attachment 1 for the definition of these key terms.

1.32. **Administrative Policy.** IGs at every level are responsible for establishing and directing the Air Force IG Complaints Resolution and Fraud, Waste, and Abuse Programs IAW this instruction. (T-1). All IGs will:

1.32.1. Develop and implement procedures for administering the IG Complaints Resolution and FWA Programs. (T-1).

1.32.2. Establish procedures for interaction with higher headquarters IGs, other military service IGs, other statutory IGs, and other agencies regarding IG matters. (T-1).

1.32.3. Document correction of substantiated wrongs and their underlying causes. Identify systemic problems and provide the commander, or a civilian leading an organization designated as a unit IAW AFI 38-101, *Air Force Organization*, with recommendations for corrective action (if requested). (T-1).

1.32.4. Conduct and analyze trend assessments and submit reports when required. (T-1).

1.32.5. Control access to information obtained under this instruction to protect against unauthorized disclosure. (T-1).

1.33. **Data Management.**

1.33.1. ACTS is the official AF system of record for the Inspector General Complaints Resolution Program. All IG contacts, actions (assists, dismissals, investigations, referrals, and transfers), Congressional inquiries, and FWA contacts must be recorded in ACTS. The ACTS User’s Manual is available on the ACTS home page (https://acts.hq.af.mil).

1.33.1.1. ACTS is the Air Force IG tool used to capture all IG investigative and administrative activity Air Force-wide, except for SAF/IGS. ACTS is the repository all non-IG actions tracked by the Air Force IG system, such as non-IG Congressional and non-IG colonel cases.

1.33.1.2. ACTS enables IGs at every level to accurately analyze complaint trends and findings in order to advise commanders, and civilians leading an organization designated as a unit IAW AFI 38-101, on appropriate action to take in response to these trends.

1.33.1.3. To accomplish this data input, every IG must maintain proficiency in ACTS use. (T-1).
1.33.1.4. IGs will use ACTS to record all non-IG Congressional inquiries when the IG is the Congressional POC for the installation. See AFCRPSG Attachment 30 for ACTS procedures. (T-1).

1.33.1.5. Use the ACTS attachment tab to attach all relevant case documents. (T-1). Once files are attached to ACTS, the hard copies may be destroyed.

1.33.1.6. Access to ACTS will not be granted until IGs have attended ACTS training at the IG Training Course. MAJCOM/IGQ is the waiver authority for this requirement.

1.33.1.7. IGs will document IG-conducted training in ACTS (see AFRPSG Attachment 29). (T-1).

Section 1H—Training Requirements

1.34. IG Training Requirements.

1.34.1. Newly assigned IGs and IG staff members will attend the IG Training Course prior to assignment, but must attend no later than 90 days after assignment. Training will be coordinated through the MAJCOM or equivalent command IG. (T-1).

1.34.1.1. Under no circumstances will an untrained IG conduct complaint analysis beyond assistance (i.e. no evidence or assertion of wrongdoing) and/or investigate allegations of wrongdoing brought forward by a complainant until completing the formal IG training course. (T-1).

1.34.1.2. Air National Guard wing IGs must be appointed in writing by the wing commander as the IG before attending the course. (T-1).

1.34.1.3. Army personnel assigned to JFHQs as the primary IG and other National Guard personnel assigned to JFHQ IG offices with assigned responsibilities for ANG complaints resolution matters should attend the Air Force IG Training Course as soon as practical after assignment.

1.34.1.4. Air Force personnel assigned to JFHQs as the primary IG and other Air National Guard personnel assigned to JFHQ IG offices with assigned responsibilities for ANG complaints resolution matters will attend the Air Force IG Training Course. (T-1).

1.34.1.5. Other DoD or US Government agencies who desire to send IG personnel to AF IG training will nominate their IG personnel directly to SAF/IGQ.

1.34.1.6. Course dates and locations may be found on the SAF/IGQ portal website.

1.34.2. All IG staff members designated to receive complaints or conduct investigations will be familiar with AFPD 90-3 and this instruction. (T-1).

1.34.3. IGs and their IGQ staff will receive refresher training every three years (i.e., attend IGTC or other SAF/IGQ approved refresher training) or if returning to the office after being detailed or deployed for at least 12 months. (T-1).

1.35. Investigating Officer (IO) Training Requirements.

1.35.1. IGs at all levels are required to provide investigative training and oversight to all individuals appointed as IOs for IG investigations. (T-1).

1.35.3. Upon completion of the IO Overview course, all IOs will report to the IG office for additional training and guidance prior to beginning their investigative duties. (T-1).

**Section II—Wear of the Inspector General Badge**

1.36. **Air Force Inspector General Duty Badge.** The IG Duty Badge is required for wear by any personnel performing official duties and assigned to an authorized IG billeted position.

1.36.1. IG billets include those at the SAF, MAJCOM, and Wing. It does not authorize MAJCOM augmentees or Wing Inspection Team members to wear the badge or any reprinted likeness in the performance of their duties. This includes team IG badges, papered credentials, or any form of identification.

1.36.2. The badge is authorized to be printed on aircrew patches and worn by personnel in an IG billet.

1.36.3. The IG badge, while assigned to an IG billet, takes precedence to other duty badges regardless of CAFSC.

1.37. **Wear criteria.** The IG Duty Badge is worn by assigned IG personnel only under the following conditions:

1.37.1. Upon completion of formalized training. Personnel must complete the combined IGI/IGQ Inspector General Training Course. Until this course is available, all personnel who have completed the Basic Inspector Course, or current Inspector General Training Course meet training requirements to wear the badge.

1.37.2. Authorized Inspector General assigned to a Wing, MAJCOM, or the SAF/IG billeted position.

1.37.3. The badge will be presented in a formal ceremony following certification and affirmation of the IG oath.

1.37.4. The badge is not authorized for continued wear when no longer assigned to an authorized IG position.

**Section 1J—Education of Air Force Personnel**

1.38. **Educating Air Force Personnel on the IG System.**

1.38.1. IGs at every level are responsible for ensuring Air Force members are aware of and understand their rights and responsibilities regarding the IG Complaints Resolution and FWA Programs. (T-1).

1.38.2. IGs will actively publicize the IG CRP and FWA Program and train Air Force members by taking the following actions. (T-1).

1.38.2.1. Publicize the IG CRP and FWA Hotline through base websites/newspapers, bulletins, newcomers’ orientations, , staff meetings, commander’s calls, and by visiting work areas. (T-1).
1.38.2.2. Distribute IG Complaints Resolution and FWA Program posters for unit high traffic areas (for maximum exposure), reflecting the IG’s name and picture, location, and phone number, and the Defense Hotline, AF FWA Hotline, MAJCOM FWA Hotline, and any base level FWA Hotline phone numbers. (T-1). The purpose of these posters is to assist personnel in contacting the IG. IGs at every level are authorized to develop and publish visual aids using AFI 90-301 as the prescribing directive.

1.38.2.3. Educate personnel on how to use the IG system and the Air Force policy on reprisal and restriction. (T-1).

1.38.2.4. Educate commanders and civilian leaders (squadron and above) within 30 days (or two Unit Training Assemblies for Air Reserve Components) of their assignment:

1.38.2.4.1. On reporting responsibilities regarding allegations against senior officials (see Chapter 4) and colonels (or civilian equivalents) (see Chapter 5) and on their responsibility to provide documentation of non-IG cases (i.e., CDIs) on colonels (or equivalent) to SAF/IGQ. (T-1).

1.38.2.4.2. On reporting responsibilities regarding substantiated findings of wrongdoing and/or adverse information against majors and lieutenant colonels to SAF/IGQ using AFCRPSG attachment 28. (T-1). Substantiated findings include:

1.38.2.4.2.1. Substantiated finding(s) from a Report of Investigation (ROI).

1.38.2.4.2.2. Substantiated finding(s) from a Commander Directed Investigation/Inquiry (CDI).

1.38.2.4.2.3. Guilty finding(s) from a military court procedure (AF Form 1359).

1.38.2.4.2.4. Punitive LOCs (other than those for fitness assessment failures), LOAs, LORs, and/or Articles 15s with or without an accompanying investigation.

1.38.2.4.3. On the rights of service members to make protected communications. (T-1).

1.38.2.5. Locally disseminate IG-related news, innovative ideas, and lessons learned. (T-1).

Section 1K—Agencies with Responsibilities to the IG System

1.39. Judge Advocates (JA) at every level assist IGs by:

1.39.1. Analyzing complaints to identify allegations of wrongdoing at the IG’s request.

1.39.2. Providing advice on framing or re-framing allegations prior to investigation.

1.39.3. Providing advice and assistance to IOs during the course of investigations.

1.39.4. Providing legal review of IG Reports of Investigation (ROI).

1.39.4.1. The servicing SJA or his/her designee will review the ROI for legal sufficiency (see definition in Attachment 1) and provide written legal reviews prior to Appointing Authority review. See Chapter 3.

1.39.4.2. A different JA should perform the legal review other than the individual assigned to advise the IO as legal advisor.
1.39.5. Providing pertinent comments or recommendations regarding ROIs.

1.39.6. Reminding commanders, and civilians leading an organization designated as a unit IAW AFI 38-101, of their responsibility to immediately notify SAF/IGS or SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, DRU IG, or installation and their higher-level commanders when:

1.39.6.1. They receive allegations against senior officials and colonels (or civil servant Grade 15) IAW Chapter 4 and/or 5.

1.39.6.2. Article 15s are served on senior officials and colonels. Copies of the final actions and any appeal documents must be provided upon completion of the action.

1.39.6.3. Court-martial charges are preferred against senior officials and colonels. Follow-on notification must also be accomplished when a decision is made to refer the charges to trial and again at the conclusion of the trial.

1.39.6.4. There is a substantiated finding of wrongdoing and/or adverse information against majors and lieutenant colonels.

1.39.7. Advising IGs on the disposition of materials gathered during investigations such as recording tapes, discs, memos, etc.

1.40. The General Counsel of the Air Force (SAF/GC) assists SAF/IG by:

1.40.1. Providing legal advice and support in administering the Air Force FWA Program.

1.40.2. Providing legal support in initiating, conducting, and finalizing cases on senior officials as required.

1.40.3. Reviewing (when requested) any report submitted by or to SAF/IG.

1.40.4. Acting for the SECAF in determining the content of a SOUIF and whether a SOUIF will be provided to a selection board.

1.40.5. Providing training and expertise to SAF/IGQ when SAF/IGQ conducts investigations into alleged acts of reprisal against Air Force civilian employees at the direction the Secretary of the Air Force.

1.41. The Judge Advocate General (AF/JA) assists SAF/IG by:

1.41.1. Providing legal support to SAF/IGS and SAF/IGQ as needed. Advising SAF/IGS and SAF/IGQ on the disposition of materials gathered during investigations such as recording tapes, discs, memos, etc.

1.41.2. Reviewing all senior official investigations and reviewing all adverse information summaries proposed by SAF/IG.

1.41.3. Ensuring subordinate JAs are aware of their responsibility to remind commanders, and civilians leading an organization designated as a unit IAW AFI 38-101, to immediately notify SAF/IGS (for senior officials) or SAF/IGQ (for colonels or equivalent) through their MAJCOM, NAF, JFHQ, FOA, DRU, or installation IG when notified of allegations or adverse information of any kind against individuals in these grades.
1.41.4. Ensuring commanders notify SAF/IGS and SAF/IGQ whenever Article 15 action is taken (upon completion of the action and appeal, if any) or when charges are preferred against a senior official or colonel.

1.41.5. Providing SAF/IGS and SAF/IGQ, as appropriate, copies of Article 138 complaints concerning general officers or colonels.

1.41.6. Reporting to SAF/IGQ all substantiated findings of wrongdoing and/or adverse information against majors and lieutenant colonels.

1.42. The Deputy Chief of Staff, Manpower, Personnel and Services (AF/A1) assists SAF/IG by:

1.42.1. Maintaining close liaison with SAF/IG on policies governed by this instruction.

1.42.2. Ensuring IG access to personnel records and information.

1.42.3. Ensuring the General Officer Management Office (AF/DPG) provides SAF/IGS copies of any adverse information received on general officers or brigadier general selects.

1.42.4. Ensuring the Colonels Group (AF/DPO) provides SAF/IGQ copies of any Unfavorable Information Files on colonels.

1.42.5. Ensuring AF/DPO immediately notifies SAF/IGQ of any adverse information on colonels (or civil servant Grade 15) and forwards derogatory information to SAF/IGQ accordingly.

1.42.6. Notifying SAF/IGQ when formal allegations of violations of EO policies are made against colonels (or civil servant Grade 15).

1.42.6.1. Providing SAF/IGQ status reports of all EO or other grievance cases involving allegations against colonels (or civil servant Grade 15) as required by paragraph 5.3.2 and Table 5.1, as appropriate.

1.42.7. Ensuring EO personnel do not conduct complaint clarification reviews of allegations against senior officials. These complaints must be forwarded to SAF/IGS.

1.42.8. Acting as technical advisors, when requested, for IG investigations involving personnel policy and/or procedures.

1.42.9. Providing SAF/IGS the same information provided to SAF/IGQ in paragraph 1.42.7 when complaints of violations of EEO policies against senior officials are made.

1.43. Equal Opportunity (EO) Office personnel at every level assist IGs by:

1.43.1. Acting as technical advisors on MEO complaints when unlawful discrimination or sexual harassment allegations cannot be separated from other matters under IG investigation.

1.43.2. Conducting a clarification on allegations of unlawful discrimination or sexual harassment that can be separated from other matters under IG investigation. EO professionals must contact potential complainants and advise them of their rights and options under the formal EO process and follow all procedures for addressing and resolving EO complaints as outlined in AFI 36-2706.

1.43.3. Referring any military member who claims to have been subjected to reprisal or restriction to the installation IG.
1.43.4. Referring any allegations against senior officials to SAF/IGS. Refer to Chapter 4.
1.43.5. Notifying SAF/IGQ through MAJCOM, NAF, JFHQ, FOA, DRU, or installation IG when allegations of wrongdoing against colonels (or civil servant Grade 15) are received. Refer to Chapter 5.
1.43.6. Providing the results of EO investigations or complaint analyses conducted as a result of allegations against colonels (or civil servant Grade 15) to SAF/IGQ.
1.43.7. Reporting to SAF/IGQ all substantiated findings of wrongdoing against majors and lieutenant colonels.

1.44. The Secretary of the Air Force, Legislative Liaison, Congressional Inquiry Division (SAF/LLM) assists SAF/IG by:

1.44.1. Referring congressional complaints involving IG matters not pertaining to senior officials to SAF/IGQ for complaint analysis and determination of appropriate IG action.
1.44.2. Referring congressional complaints involving senior officials to SAF/IGS for complaint analysis and determination of appropriate IG action.
1.44.3. Notifying congressional staff members of complaints accepted by SAF/IG for action and direct response to the complainant.
1.44.4. Referring complaints not accepted by SAF/IG for action to the appropriate agency for action and response.
1.44.5. Acting as office of primary responsibility for communications with congressional staffers.
1.44.6. Forwarding courtesy copies of IG investigative responses and findings to congressional staffers, when appropriate.

1.45. The Air Force Inspection Agency (AFIA) supports SAF/IG by:

1.45.1. Reviewing FOA and DRU FWA programs, detecting FWA, and identifying indicators of possible FWA during all inspection activities.

1.46. The Air Force Office of Special Investigations (AFOSI) supports SAF/IG by:

1.46.1. Detecting fraud during investigative activities and process disclosures referred to AFOSI.
1.46.2. Conducting appropriate investigations into allegations of fraud referred through SAF/IGQ by the Defense Hotline.
   1.46.2.1. Providing SAF/IGQ interim reports on investigations into allegations of fraud made through the Defense Hotline as prescribed in Chapter 3.
   1.46.2.2. Reporting findings to SAF/IGQ by forwarding a copy of the findings, using Hotline Completion Report (HCR) format, and corrective actions taken upon completion of the investigation.
1.46.3. Providing periodic updates to SAF/IGQ for investigations assigned by SAF/IG.
1.46.4. Assisting commanders, and civilians leading an organization designated as a unit IAW AFI 38-101, by providing briefings and other material related to FWA, and providing investigative assistance to inspectors and auditors examining suspected fraud.

1.46.5. Conducting internal reviews (using AFOSI/IG) for IG complaints involving allegations against AFOSI personnel or programs.

1.46.6. Notifying SAF/IG (through SAF/IGX) when AFOSI receives allegations or adverse information of any kind against a senior official or a colonel (or civil servant Grade 15), or information that a senior official or a colonel (or civil servant Grade 15) was involved in an incident as a subject or suspect.

1.46.7. Providing SAF/IGS (through SAF/IGX) a copy of any AFOSI report involving a senior official.

1.46.8. Providing SAF/IGQ (through SAF/IGX) a copy of any AFOSI report involving a colonel (or civil servant Grade 15). Additionally, upon SAF/IGQ request, provide SAF/IGQ (through SAF/IGX) a copy of any completed AFOSI report that substantiates allegations against majors and lieutenant colonels.

1.46.9. Conducting files checks as requested by SAF/IGS and SAF/IGQ through SAF/IGX.

1.47. The Air Force Audit Agency (AFAA) assists SAF/IG by:

1.47.1. Identifying policies and procedures discovered in the course of an audit, which may contribute to FWA.

1.47.2. Performing audits when conditions or situations indicate FWA, determining the effects on operations and programs, and recommending corrective action.

1.47.3. Reporting to leadership apparent FWA disclosed by an audit; referring the matter to the appropriate commander, or civilian leading an organization designated as a unit IAW AFI 38-101, and AFOSI detachment for investigation when fraud is suspected; and delaying the publication of audit results relating to apparent fraud, if requested by AFOSI, when publication could interfere with ongoing investigations.

1.47.4. Reporting any FWA allegation or adverse information against senior officials to SAF/IGS or against colonels (or civil servant Grade 15) to SAF/IGQ. Additionally, report any substantiated findings against majors and lieutenant colonels to SAF/IGQ.

1.47.5. Providing audit assistance when asked by inspectors and investigators looking at allegations of FWA and providing periodic updates to the tasking activity when audits involve IG tasking, to allow preparation of progress and completion reports.

1.48. The Secretary of the Air Force, Office of Public Affairs (SAF/PA) facilitates: the appropriate release of information regarding IG cases to news media representatives. News media requests for IG records will be processed through the Freedom of Information Act. SAF/PA is responsible for informing media officials of the proper procedures for obtaining IG records through the Freedom of Information Act.
1.49. The Headquarters Air Force Directorate of Security Forces (AF/A7S) assists SAF/IG by:

1.49.1. Ensuring incidents of FWA reported to Security Forces are referred to the proper agencies for information or action, assisting Loss Prevention Working Groups with identifying waste, and staffing corrective actions.

1.49.2. Ensuring resource protection technical consultants are trained to recognize FWA when performing surveys.

1.49.3. Notifying SAF/IGS when an allegation or adverse information is received regarding senior officials.

1.49.4. Notifying SAF/IGQ when an allegation of wrongdoing and/or adverse information is received regarding colonels (or civil servant Grade 15).

1.49.5. Reporting to SAF/IGQ all substantiated findings of wrongdoing and/or adverse information against majors and lieutenant colonels.

1.50. The Surgeon General of the Air Force (AF/SG) assists SAF/IG by:

1.50.1. Notifying SAF/IGS (for senior officials) or SAF/IGQ (for field grade officers or GS-15s) when completing actions to suspend, limit, or revoke clinical privileges as governed by AFI 44-119, Medical Quality Operations, and forwarding a copy of the final report to the appropriate SAF/IG directorate. This process and subsequent documentation is protected pursuant to Title 10, U.S.C, Section 1102, further release of the documents is not authorized unless specifically provided for by the exemptions within the statute.

1.50.2. Conducting Medical Incident Investigations, or reviewing and commenting on complaints referred by IGs regarding medical treatment. Provide the IG who referred the complaint with a copy of final response to complainant (if applicable). Medical Incident Investigations or other quality of care reviews are protected pursuant to Title 10 U.S.C. Section 1102, release of these medical quality assurance documents to complainants is prohibited, and further release by the IG is prohibited unless specifically provided for by the exemptions within the statute.

1.51. The Office of the Assistant Secretary of the Air Force (Financial Management and Comptroller) (SAF/FM): assists SAF/IG when a senior official or colonel (or civil servant Grade 15) is accused of violating the Anti-Deficiency Act, by notifying SAF/IGS or SAF/IGQ, respectively, and by providing a copy of the completed ROIs to SAF/IG. Additionally, provide a copy of the completed ROI for substantiated findings of wrongdoing against majors and lieutenant colonels to SAF/IGQ.

1.52. The Secretary of the Air Force-Manpower and Reserve Affairs, Air Force Civilian Appellate Review Office (SAF/MRBA) (also referred to as AFCARO) assists SAF/IG by: providing case information and status to SAF/IGQ or SAF/GC upon request.
Chapter 2

FILING AN IG COMPLAINT

Section 2A—Filing a Complaint

2.1. Policy for Filing an IG Complaint.

2.1.1. Air Force military and civilian employees (appropriated and non-appropriated fund), unless otherwise exempted by operation of law, regulation, or policy, have a duty to promptly report FWA or gross mismanagement; a violation of law, policy, procedures, instructions, or regulations; an injustice; abuse of authority, inappropriate conduct, or misconduct (as defined by this instruction); and a deficiency or like condition, through appropriate supervisory channels, to an IG or other appropriate inspector, or through an established grievance channel. FWA complaints may also be reported to the AFAA, AFOSI, Security Forces, or other proper authority. All military and civilian employees, unless otherwise exempted by operation of law, regulation, or policy, must promptly advise the AFOSI of suspected criminal misconduct or fraud.

2.1.2. Complainants should attempt to resolve complaints at the lowest possible level (appropriate for the circumstances) using supervisory channels before addressing them to higher-level command channels or the IG.

2.1.3. When complaints are addressed to a higher level (the President, Congress, IG DoD, CSAF, SAF/IG, etc.), the IG office tasked with the complaint will determine the appropriate level or organization for redress of the complaint. The complainant may be referred back to the complainant’s local IG for resolution.

2.1.4. When complainants send the same or a similar complaint to several levels of the government, the highest level with which the complainant corresponds will reply, unless determined otherwise by the higher level office or other directives. If it is decided that a lower level will respond, the IG must inform the complainant they will not receive separate replies from various levels of the government and inform the complainant which level will provide the response.

2.2. Approval of Official Travel to Submit Complaints.

2.2.1. Complainants normally do not travel at government expense to present a complaint unless authorized. If authorized, funding will come from the complainant’s unit or funded by complainant's personal funds and travel conducted in leave or permissive TDY status. Such travel may only be funded IAW the Joint Travel Regulation.

2.2.2. Requests to travel to meet with SAF/IG personnel must be coordinated with SAF/IGS or SAF/IGQ prior to unit approval of the TDY request.

2.3. Complaints Not Appropriate for the IG System.

2.3.1. The IG CRP should not be used for matters normally addressed through other established grievance or appeal channels, unless there is evidence those channels mishandled the matter or process.
2.3.1.1. If a policy directive or instruction provides a specific means of redress or appeal of a grievance, complainants must exhaust those procedures before filing an IG complaint.

2.3.1.2. Complainants must provide relevant evidence that the process was mishandled or handled prejudicially before the IG will process a complaint of mishandling. Mere dissatisfaction or disagreement with the outcome or findings of an alternative grievance or appeal process is not a sufficient basis to warrant an IG investigation.

2.3.2. Table 3.6 outlines agencies with established programs for the redress of various complaints. The table is not all-inclusive. Matters without specific grievance channels or not mentioned in Table 3.6 may generally be referred back to the chain of command.

Section 2B—Complainant’s Rights and Responsibilities

2.4. Complainant’s Rights. Complainants have the right to:

2.4.1. In accordance with The Inspector General Act of 1978, as amended by The Inspector General Reform Act of 2008, Title 5, Appendix 3, Section 7; Complaints by Employees, Disclosure of Identity, Reprisals:

   2.4.1.1. The Inspector General may receive and investigate complaints or information from an employee of the establishment concerning the possible existence of an activity constituting a violation of law, rules, or regulations, or mismanagement, gross waste of funds, abuse of authority or a substantial and specific danger to the public health and safety.

   2.4.1.2. The Inspector General shall not, after receipt of a complaint or information from an employee, disclose the identity of the employee without the consent of the employee, unless the Inspector General determines such disclosure is unavoidable during the course of the investigation.

   2.4.1.3. Any employee who has authority to take, direct others to take, recommend, or approve any personnel action, shall not, with respect to such authority, take or threaten to take any personnel action against any employee as a reprisal for making a complaint or disclosing information to an Inspector General, unless the complaint was made or the information disclosed with the knowledge that it was false or with willful disregard for its truth or falsity.

2.4.2. File an IG complaint at any level without going through their supervisory channel.

2.4.3. File a complaint with an IG without fear of reprisal.

2.4.4. Request withdrawal of their IG complaint in writing; however, IGs may still examine the issues at their discretion and treat it as a third-party complaint.

2.4.5. Request the next higher-level IG review their complaint within 90 days of receiving the IG response. However, simply disagreeing with the action taken will not justify additional IG review. The request for review must:

   2.4.5.1. Be in writing and give specific reasons why the complainant believes the original IG complaint resolution was not valid or adequate.
2.4.5.2. Provide additional information to justify a higher-level review on previously considered issues.

2.4.5.3. When a complaint is referred by the IG to an agency outside of the IG, complainants must request review by that agency, or, if appropriate, the next higher organizational level within that agency.

2.4.6. Submit complaints anonymously. Additionally, when the complainant's identity is known, the complainant may still select to be treated as anonymous filer when submitting the complaint.

2.4.6.1. Complainants who do elect to file anonymously will be treated as third party complainants. See paragraph 2.4.7.

2.4.7. Submit a complaint if they reasonably believe inappropriate conduct has occurred, or a wrong or violation of law, policy, procedure, instruction, or regulation has been committed, even if the complainant is not the wronged party or was not affected by the alleged violation. Individuals may also submit a complaint on behalf of another individual. Those who do so are known as third-party complainants.

2.4.7.1. Third-party complainants are not entitled to a response regarding the substance of alleged wrongs not directly affecting them. Third-party complainants are only entitled to have receipt of their complaint acknowledged.

2.4.7.2. Third-party complainants are not entitled to personal information or other information not releasable to the public under the FOIA/Privacy Act (PA). To release personal information concerning a first-party individual (complainant, subject), a written and signed consent to release private information must be acquired from the affected individual. (T-2). If the individual does not give their consent to release first-party information to a third party, IGs must inform the requestor that personal privacy information will not be released. See Chapter 13 for additional release information.

2.4.8. Request whistleblower protection under 10 USC 1034 if they believe they have been reprised against for making or preparing a protected communication. Refer to Chapter 6 for more specific information regarding reprisal complaints

2.4.9. File complaints with allegations that have been previously investigated and reviewed by a higher-level IG office. If the current complaint does not provide new information or evidence that justifies further investigation, it will be dismissed.

2.4.10. Address their complaints to the host wing IG if their unit does not have an appointed IG.

2.4.11. Contact an IG or Member of Congress regarding any issue

2.5. Complainant's Responsibilities.

2.5.1. Under normal circumstances, complainants must submit IG complaints within one-year of learning of the alleged wrong. Normally, complainants will prepare, sign, and submit to an IG an AF Form 102 to ensure awareness of the Privacy Act and their responsibilities. Complainants making verbal or telephonic complaints should normally return a completed AF Form 102 to an IG within 5 calendar days. Complaints not submitted on an AF Form 102 should be drafted following the same format outlined in Table 2.1, steps 3, 4 and 5.
2.5.2. Time limit: Complainants must submit IG complaints in a timely manner in order for the IG to resolve them effectively. An IG is not required to look into a complaint if the complainant has failed to present the matter to an IG within one year of learning of the alleged wrong. IG complaints not reported within one year may seriously impede the gathering of evidence and testimony. The IG may dismiss a complaint if, given the nature of the alleged wrong and the passage of time, there is reasonable probability insufficient information can be gathered to make a determination, and/or no special Air Force interests exist to justify investigating the matter. See paragraph 3.26 and Table 3.12.

2.5.2.1. IGs may accept and refer complaints that exceed the above time requirements if the complaint is of special Air Force interest or the complainant is able to demonstrate that he/she was unable to meet the time standards due to unforeseen or extraordinary circumstance, and such circumstance justifies the delay.

2.5.3. Cooperation. Complainants must cooperate with IGs and IOs by providing factual and relevant information regarding the issues and/or allegations (unless exercising Article 31, UCMJ, or Fifth Amendment rights). If complainants do not cooperate, the IG may dismiss the complaint if the IG is unable to conduct a thorough complaint analysis due to lack of information.

2.5.3.1. Complainants will normally be allowed at least 5 calendar days to provide requested information prior to the IG dismissing their complaint. If a complaint is dismissed, and complainant later files the same complaint issues, the complaint will be accepted as a new complaint (i.e., with a new ACTS number).

2.5.4. Truthfulness. Complainants providing information to the Air Force IG system must understand they are submitting official statements within official Air Force channels. Therefore, they remain subject to punitive action (or adverse administrative action) for knowingly making false statements and for submitting other unlawful communications. Additionally, unless otherwise protected by law, any information complainants provide to the IG is subject to release during or after the IG inquiry.

2.6. Removing Complaints from the IG System.

2.6.1. Complainants may elect to withdraw a complaint, in writing, from IG channels and then submit it to supervisory channels for resolution. However, IGs may elect to address the complaint if the allegations identify a wrong or a violation of law, policy, procedure, regulation or other recognized standard. EXCEPTION: Allegations of reprisal or restriction must be resolved within IG channels. (T-0).

2.6.2. Unless there is evidence of mishandling by the appropriate grievance agency/channel, IGs will refer complaints that belong in another Air Force investigative or grievance channel. See paragraph 3.16 and Table 3.6 for assistance in determining if a complaint belongs in other channels.

2.6.2.1. Inform the complainant of the alternatives and advise the complainant it would be appropriate to submit their complaint in that channel.

2.6.2.2. IGs may refer a complaint even if the complainant disagrees with the referral. Such referrals may include, but are not limited to: allegations of crimes, notice of danger
to people and/or property, personnel matters, and problems with potential impact on national defense.

2.7. **Requests to Delay Command Action.**

2.7.1. IGs cannot delay command and personnel actions regarding a complainant based on the filing of an IG complaint or the initiation of an IG investigation. Filing an IG complaint will not delay or prevent completion of command actions such as reassignment, retirement, discharge, nonjudicial punishment, etc., unless deemed necessary by appropriate commanders.

2.7.2. IGs do not have the authority to place individuals on administrative hold. The authority to place an individual on administrative hold or to delay command action rests only with commanders and the respective personnel center. Therefore, complainants must submit such requests through their respective commander or servicing personnel office.

**Section 2C—How to File an IG Complaint**

2.8. **Procedures for Filing an IG Complaint.**

2.8.1. Complainants may file complaints anonymously through an IG FWA Hotline, the Defense Hotline, or directly with an IG.

2.8.2. Complainants should follow the steps in **Table 2.1** and complete an AF Form 102, *IG Personal and Fraud, Waste and Abuse Complaint Registration*, prior to filing a complaint with the IG office.

2.8.3. Complaints not submitted on an AF Form 102 should be drafted following the same format outlined in **Table 2.1**, steps 3, 4 and 5. Complaints not submitted in the outlined format may cause a delay in the processing of the complaint and the determination of IG action.

**Table 2.1. How to File a Complaint.**

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If unable to resolve the complaint in supervisory channels, review <strong>Table 3.6</strong> to determine if the complaint should be filed with the IG. Complainants should file a complaint if they reasonably believe inappropriate conduct has occurred or a violation of law, policy, procedure, instruction, or regulation has been committed.</td>
</tr>
<tr>
<td>2</td>
<td>Complete the personal data information on an AF Form 102 (typed or printed legibly), the preferred format for submitting complaints so it may easily be reproduced.</td>
</tr>
<tr>
<td>3</td>
<td>Briefly outline the facts and relevant background information related to the issue or complaint on the AF Form 102 in chronological order. The complainant should include witnesses who can corroborate the allegations or provide additional evidence relevant to the issues. The complainant is responsible for describing what each recommended witness can provide regarding the issues and/or allegations.</td>
</tr>
</tbody>
</table>
List the issues and/or allegations of wrongdoing **BRIEFLY**, in general terms, and provides supporting narrative detail including chronology and documents later when interviewed. Allegations should be written as bullets and should answer:

1. When did the issue occur?
2. Where did the issue occur?
3. Who took the action in question 1. (e.g., Maj John A. Smith, XXSQ/CC)?
4. What did the person (or people) in question 3. do (e.g., gave a letter of reprimand, wasted resources)?
5. To whom did the action in question 4. happen (e.g., complainant, SSgt Smith, etc.)?
6. What law, regulation or policy was violated (e.g., AFI 36-2803, 10 U.S.C, etc)?
7. What remedy is being sought?

If more than one year has elapsed since learning of the alleged wrong, the complaint should also include:

1. The date the complainant first became aware of the conduct.
2. How the complainant became aware of the conduct.
3. Why the complainant delayed filing the complaint.

Submit the completed AF Form 102 to any Air Force IG and set up a follow-on meeting to discuss the complaint.

If an IG is named in the complaint, contact the next higher-level IG.
Chapter 3

MANAGING IG COMPLAINTS

Section 3A—Introduction to the Complaints Resolution Process

3.1. Overview. This chapter instructs IGs at every organizational level how to manage and process IG complaints and discusses the complaint lifecycle from receipt through resolution. The Air Force endorses a proactive oversight and follow-up system that achieves the high program standards described in the President’s Council on Integrity and Efficiency, *Quality Standards for Federal Offices of Inspector General*.

3.2. Key Terms. This section uses the following key terms: *allegation, complainant, complaint, complaint analysis, complaint resolution process (CRP), confidentiality, contact, referral completion report (RCR), self-investigation, thoroughness, and timeliness*. Refer to *Attachment 1* for the definition of these key terms.

3.3. Protection of Information. A key goal of the Inspector General CRP is to facilitate a complaints resolution environment that promotes confidence in Air Force leadership. Assurance that an individual's privacy will be safeguarded to the maximum extent practicable encourages voluntary cooperation and promotes a climate of openness in identifying issues requiring leadership intervention. Specifically, the IG has the responsibility to safeguard the personal identity and complaints of individuals seeking assistance or participating in an IG process, such as an investigation. (T-1). While this does not mean communications made to an IG are privileged or confidential, it does mean disclosure of those communications (and the identity of the communicant) should be strictly limited to an official, need-to-know basis. This information should not be disclosed unless required by law or regulation, when necessary to take adverse action against a subject, or with the approval of The Inspector General (SAF/IG), or IAW paragraph 3.3.2. See *Chapter 13* for guidance on the Air Force IG Records Release Program. Persons who request anonymity or who express a concern about confidentiality must be informed of this policy. (T-1). All personnel reviewing or processing IG information shall be briefed on this policy. (T-1). All IGs and staff members are obligated to protect IG information when their tenure of service as an IG is completed. The following guidance applies to all personnel at all organizational levels:

3.3.1. IG personnel must protect the identity of all complainants as described in paragraph 3.3. (T-0). At the time the IG receives a complaint, they will advise the complainant:

3.3.1.1. In accordance with The Inspector General Act of 1978, as amended by The Inspector General Reform Act of 2008, Title 5, Appendix 3, Section 7; Complaints by Employees, Disclosure of Identity, Reprisals.

3.3.1.1.1. The Inspector General may receive and investigate complaints or information from an employee of the establishment concerning the possible existence of an activity constituting a violation of law, rules, or regulations, or mismanagement, gross waste of funds, abuse of authority or a substantial and specific danger to the public health and safety.
3.3.1.1.2. The Inspector General shall not, after receipt of a complaint or information from an employee, disclose the identity of the employee without the consent of the employee, unless the Inspector General determines such disclosure is unavoidable during the course of the investigation and/or complaint analysis. (T-1).

3.3.1.1.3. Any employee who has authority to take, direct others to take, recommend, or approve any personnel action, shall not, with respect to such authority, take or threaten to take any action against any employee as a reprisal for making a complaint or disclosing information to an Inspector General, unless the complaint was made or the information disclosed with the knowledge that it was false or with willful disregard for its truth or falsity.

3.3.1.2. If a complaint is more appropriate for other channels, the IG will refer the complaint. (T-1).

3.3.1.2.1. Even if the complainant disagrees with referring the complaint, the complaint may still be referred for action.

3.3.1.2.1.1. The referral may require release of the complainant’s identity so the referral agency can effectively work to resolve the issue.

3.3.2. IGs/IOs should not divulge a complainant's name to a subject or to any witness, or permit a witness to read the complaint without the Appointing Authority's written permission (reference paragraph 3.40.8).

3.3.2.1. IOs will advise witnesses in an investigation of the general nature of the allegations under investigation. (T-1). To the maximum extent possible, the IO should protect the identifying information of complainants, subjects, and suspects.

3.3.2.2. IOs will advise subjects or suspects of the allegation(s) under investigation. (T-1). The IO will read the allegations verbatim to the subject/suspect.

3.4. Policy on Managing IG Complaints.

3.4.1. IG complaints will be managed in a manner that facilitates efficient and effective mission accomplishment. (T-1). IG complaints will be reported and resolved with due diligence and in a timely manner. (T-1). IGs at all organizational levels must document all complaints and adhere to the process timeline outlined in Table 3.1. (T-1). Complaints within the purview of the IG CRP should be addressed at the lowest appropriate level, including high-level complaints (e.g., those sent to the President, Congress, DoD, SECAF, SAF/IG).

3.4.1.1. This ensures the higher-level IGs remain unbiased and are available to review any rebuttals or appeals of the lower-level investigations or actions.

3.4.2. IGs should resolve complaints at the lowest possible level, but may elevate complaints when appropriate. IGs must elevate complaints when self-investigation or the perception of self-investigation is an issue.

3.4.3. Complaints against senior officials will be processed IAW Chapter 4. (T-1).

3.4.4. Complaints against colonels (or civilian equivalents) will be processed IAW Chapter 5. (T-1).
3.5. **The Complaint Resolution Process.** To assist IGs in managing complaints, the following table describes actions required to resolve a complaint from receipt through investigation to closure. The process contains 15 steps and is divided into 3 phases: complaint analysis, investigation, and quality review. The goal is for 95 percent of all cases to be resolved according to the guidelines described in Table 3.1. For example, the goal for completing dismissal cases is 29 days (contact, 5 days; conduct complaint analysis, 20 days; close case, 4 days). (T-1). For Air National Guard and Air Force Reserve IGs: To meet the goal to resolve all case matters promptly, Phase 1 actions need to be completed no later than the end of the next Unit Training Assembly (UTA) after receipt of the complaint. Timelines for congressional inquiries are different than listed here. See Chapter 8 for more information.

**Table 3.1. The Complaint Resolution Process (T-1).**

<table>
<thead>
<tr>
<th>COMPLAINT RESOLUTION PROCESS PHASES</th>
<th>STEPS</th>
<th>SEE AFCRPSG FOR CONSIDERATIONS DURING EACH STEP (ATTACH 33)</th>
<th>TIMELINE IN DAYS (LESS THAN OR EQUAL TO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Receive the Complaint (AF Form 102, phone call, email, etc.)</td>
<td>Total Phase Timelines</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PHASE 1: COMPLAINT ANALYSIS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contact</td>
<td>1</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>Conduct Preliminary Analysis (includes complaint clarification)</td>
<td>2</td>
<td>29 Days</td>
<td>20</td>
</tr>
<tr>
<td>Finalize the complaint analysis and determine resolution path</td>
<td>3</td>
<td></td>
<td>4</td>
</tr>
<tr>
<td><strong>29 DAY DECISION POINT</strong>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Investigate, Assist, Refer, Dismiss or Transfer**</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PHASE 2: INVESTIGATION***</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pre-Fact Finding</td>
<td>4</td>
<td>63 Days</td>
<td>5</td>
</tr>
<tr>
<td>Fact Finding</td>
<td>5</td>
<td></td>
<td>21</td>
</tr>
<tr>
<td>Write Report</td>
<td>6</td>
<td></td>
<td>37</td>
</tr>
<tr>
<td>PHASE 3: QUALITY REVIEW</td>
<td></td>
<td>Report Ready for Quality Review - 93 days from Complaint Receipt</td>
<td></td>
</tr>
<tr>
<td>IG Quality Review</td>
<td>7</td>
<td></td>
<td>7</td>
</tr>
<tr>
<td>Technical Review</td>
<td>8</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>Legal Review</td>
<td>9</td>
<td></td>
<td>10</td>
</tr>
<tr>
<td>Rework</td>
<td>10</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>Case Completion</td>
<td>11</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>Higher Headquarters</td>
<td>12</td>
<td></td>
<td>14</td>
</tr>
</tbody>
</table>
Compliance with above timeline will ensure cases receive appropriate level review within statutory and Air Force Instruction requirements

<table>
<thead>
<tr>
<th>Review (as applicable)</th>
<th>13</th>
</tr>
</thead>
<tbody>
<tr>
<td>SAF/IG Review (as applicable)</td>
<td>14</td>
</tr>
<tr>
<td>Compliance with above timeline will ensure cases receive appropriate level review within statutory and Air Force Instruction requirements</td>
<td>150 Days</td>
</tr>
<tr>
<td>DoD Approval (as applicable)</td>
<td>14</td>
</tr>
<tr>
<td>Case Closure/Command Action</td>
<td>15</td>
</tr>
</tbody>
</table>

*Notes:
- Except in extraordinary circumstances, a resolution path for each issue in a complaint will be determined and tasked to appropriate agency no later than 29 days after receiving a complaint.
- A decision whether to transfer should be made within the first five days of complaint receipt.
- A report will be made to The Inspector General (SAF/IG) on all cases older than 150 days.
- Steps beyond this point only apply if the decision is made to investigate or a formal written complaint analysis is required to recommend dismissal of a reprisal or restriction complaint through Higher Headquarters channels.

**Phase 1: Complaint Analysis Phase**

**Section 3B—Step 1: Contact (< 5 Days)**

3.6. **Key Terms.** This section uses the following key terms: *complaint, complaint clarification, contact,* and *senior official.* Refer to Attachment 1 for the definition of these key terms.

3.7. **Policy on Receiving Complaints.** Air Force, Air National Guard, and Air Force Reserve IGs receive and process complaints from any source (including anonymous), via any medium, regarding operations, organizations, functions, and personnel. IGs can accept telephonic and verbal complaints, but every attempt should be made to obtain a written complaint. For telephonic and verbal complaints, IGs should obtain adequate information for clarification and follow-up actions. IGs will enter all contact/complaint data into ACTS within 5 calendar days of initial contact (or by the conclusion of the next UTA for the ARC). (T-1). Reporting procedures in paragraphs 3.55 and 3.56 of this instruction must be followed until the case is closed.

3.8. **Complaint Clarification Procedures.** Thoroughly understanding a complaint is the foundation for conducting a complete and accurate complaint analysis. The IG will conduct a complaint clarification using the procedures in Table 3.2. (T-1). Fully document the contact in ACTS.

3.8.1. All IGs receiving complaints that allege wrongdoing or misconduct to be addressed in IG channels will complete a complaint clarification interview. It is highly recommended that this interview be recorded so that it is available for verbatim transcription if needed for analysis and report documentation later during the inquiry process. In the absence of the ability to transcribe the complaint clarification interview, the IG may summarize the testimony using the recorded interview and request the complainant certify the IG’s
summarized complainant’s testimony as accurate. Additionally, if the IG is unable to complete a complaint clarification interview with the complainant, the complainant will be asked to complete an AF Form 1168 Sworn Statement detailing his or her testimony. Complainant clarification interviews are not required for allegations being referred outside of IG channels, transferred to another Air Force IG, or those addressed through assistance.

Table 3.2. How to Conduct a Complaint Clarification.

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Find a private location if the complaint is made in person.</td>
</tr>
<tr>
<td>2</td>
<td>If the complainant has not yet done so, ask them to complete the complainant portion of an AF Form 102. (T-1).</td>
</tr>
<tr>
<td>3</td>
<td>Find out if the complaint was previously filed with another agency or individual.</td>
</tr>
<tr>
<td>4</td>
<td>If the complainant has not talked to their supervisory channel, find out why. Unless circumstances warrant otherwise, encourage the complainant to attempt resolution in supervisory channels first. Explain why this is the preferred approach (faster resolution, commanders have the authority to remedy the situation, etc.). Explain if the matter is clearly a commander issue and not an IG issue, the complaint should be referred to supervisory channels regardless of the desires of the complainant (refer to paragraph 3.3.1.1).</td>
</tr>
<tr>
<td>5</td>
<td>Determine if the individual has sought assistance from an appropriate support agency (for example military personnel section, finance, or equal opportunity office). Advise them to go to that agency if they have not.</td>
</tr>
<tr>
<td>6</td>
<td>If it has been more than one year since the complainant learned of the alleged wrong, inform them the complaint may be dismissed. Explain that complaints are reviewed for dismissal on a case-by-case basis and the length of time since the alleged event can seriously impede the effectiveness of an investigation. Ask the complainant why they delayed filing the complaint and if there were compelling circumstances.</td>
</tr>
<tr>
<td>7</td>
<td>Ask the complainant to clarify his/her allegations and provide a chronology, as necessary. Generally, a statement of fact must identify the nature and substance of the alleged wrong with sufficient detail and facts to enable the IG to ascertain what potential violations may have been committed. The complainant should also identify the source (for example, the documents or names of witnesses who can corroborate the allegations); the date; and the act or condition that occurred or existed at that date. If the complainant alleges reprisal or restriction, explain the whistleblower protection afforded by 10 USC 1034.</td>
</tr>
<tr>
<td>8</td>
<td>Advise the complainant any records or documents he/she provides to the IG become part of an IG record and are not returnable.</td>
</tr>
<tr>
<td>9</td>
<td>Ask the complainant what remedy is being sought. Advise complainant the IG does not have the authority to direct actions to initiate remedy sought by complainant.</td>
</tr>
<tr>
<td>10</td>
<td>Explain the steps involved in processing an IG complaint and/or conducting an investigation.</td>
</tr>
<tr>
<td>11</td>
<td>Inform the complainant when you expect to get back to him/her (normally this will be an interim reply).</td>
</tr>
</tbody>
</table>
3.9. Administrative Procedures for Processing Complaints. IGs will log all contacts in ACTS and follow the administrative procedures in Table 3.3 to process complaints made to their office. (T-1).

Table 3.3. Processing Complaints.

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Log complaint into the ACTS database (NOTE: ACTS Case Notes should contain a complete description of the facts, sequence of IG actions taken, record of persons/organizations contacted, and date contact was made.)</td>
</tr>
<tr>
<td>2</td>
<td>Mark/type/insert text, “COMPLAINANT PROVIDED” on each page of documents provided by the complainant. Load as a printable document file (PDF) attachment to the ACTS case file and put a check mark in the “complainant provided” box. (T-1).</td>
</tr>
<tr>
<td>3</td>
<td>Contact complainant in writing, by telephone, or in person within 5 duty days to acknowledge receipt (unless received directly from complainant). (T-1). Provide an periodic update to the complainant 60 days after receipt of the complaint and every 60 days (For ANG/Air Force Reserve: every other UTA weekend) thereafter until a final response is provided. (T-1). Log the periodic update in ACTS on the Suspenses Tab and add a case note. (T-1).</td>
</tr>
</tbody>
</table>

Section 3C—Step 2: Analysis (< 20 Days) Conducting a Complaint Analysis

3.10. Key Terms. This section uses the following key terms: appointing authority, assist, complaint analysis, criminal offense, dismiss, frivolous assertion, investigating officer (IO), investigation, referral, and transfer. Refer to Attachment 1 for the definition of these key terms.

3.11. Policy for Complaint Analysis. In each case, IGs at every organizational level will conduct a thorough complaint analysis to determine the appropriate complaint resolution strategy. (T-1). A complaint analysis is always required and results in: assistance, dismissal, investigation, referral or transfer of the complaint. Complaints containing multiple assertions may require multiple resolution strategies, i.e., referral, dismissal and/or investigation. For every contact, document the rationale for the selected resolution strategy in ACTS (see template at AFRPSG attachment 1).

3.11.1. When complaints have different resolution strategies (i.e. assist, referral, and dismissal), it may be appropriate to create an additional ACTS case for each resolution strategy.

3.11.2. When transferring portions of contacts/complainants to different MAJCOMs, create an additional ACTS entry for the transfer.

3.11.3. All IGs during the complaint analysis process will consider the UPAs and PCs presented by the complainant in the complaint regardless of whether reprisal or restriction is raised. (T-1).

3.12. Conducting a Complaint Analysis. A complaint analysis is a preliminary review of assertions and evidence to determine the potential validity and relevance of the issues to the Air
Force and to determine what action, if any, is necessary within IG, supervisory, or other channels.

3.12.1. During complaint analysis, complaints of wrongdoing will be treated as issues until it is determined through the analysis that further investigation is warranted. (T-1). If a complaint analysis recommends further investigation, the IG will conclude the analysis of each issue in the complaint analysis by framing a proper allegation for investigation. (T-1). If the complaint analysis recommends dismissal, in that an investigation is not warranted, then the IG will conclude the analysis of those issues as issues rather than allegations. (T-1). The basis of this is two-fold. First, an allegation is not an allegation until a standard is identified. Secondly, once a standard is identified then an allegation can only be Substantiated or Not Substantiated. Since prima facie evidence should exist before framing an allegation against a subject or suspect, a properly framed allegation cannot be dismissed.

3.12.2. A properly framed allegation is a factual proposition to be proved or disproved during an investigation, and which if true, would constitute wrongdoing. If an allegation cannot be properly framed, then an investigation is inappropriate. Framed allegations must contain the following: (T-1).

3.12.2.1. When did the alleged violation occur?
3.12.2.2. Who committed the alleged violation?
3.12.2.3. What violation was committed?
3.12.2.4. What law, regulation, procedure, standard, or policy was violated?
3.12.2.5. A properly framed allegation is constructed as follows:


3.12.3. Do not combine allegations to simplify the process. If the complainant asserts multiple violations on different occasions, make each of these a separate allegation. The same rule applies when the complaint contains multiple subjects, occurrences, or standards.

3.12.4. Refer to paragraph 6.6 when conducting a complaint analysis into allegations of reprisal.

3.13. **Complaint Analysis Procedures.** Use the complaint analysis procedures in Table 3.4 to determine appropriate complaint resolution strategy.

### Table 3.4. How to Conduct a Complaint Analysis.

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If issues are appropriate for IG action but should be addressed by another IG, see paragraph 3.19 and Table 3.7. If appropriate for transfer, follow the guidance in paragraph 3.20 and Table 3.8.</td>
</tr>
<tr>
<td>2</td>
<td>Determine if the complaint is appropriate for IG channels. See Table 3.6.</td>
</tr>
</tbody>
</table>
3 Determine if the issues fall under the category of Special Interest Complaints in Table 3.5. If issue meets the criteria for a Special Interest Complaint, follow the directions in Table 3.5. If the allegation does not meet the criteria, return to this table.

4 If the issues are not IG related and there is no allegation of a violation or wrongdoing, provide assistance as appropriate IAW paragraph 3.22 and Table 3.9. However, if the IG completing the case analysis determines the issue warrants an inquiry by the referral agency, see step 5 of this table to refer the issue.

5 If issues are not IG related and there is an allegation of a violation or wrongdoing, follow the guidance in paragraph 3.24 and Table 3.10. If referral is appropriate resolution strategy, follow the guidance in paragraph 3.25 and Table 3.11.

6 Determine whether the issues are appropriate for dismissal. See Table 3.12. If appropriate for dismissal, follow the guidance in Table 3.13.

7 Determine whether the issues asserted are appropriate for investigation. See paragraph 3.30.

8 Document the rationale for the selected complaint resolution strategy. The complaint analysis documentation letter in AFCRPSG attachment 1 provides a template for documenting complaint analysis. See paragraph 3.14.

9 Document appropriate complaint information in ACTS, either by case note or as an attachment. See paragraph 3.14.

3.14. Documenting a Complaint Analysis. IGs and IG staff members at every organizational level will document each complaint analysis and include the rationale for the selected complaint resolution strategy. (T-1).

3.14.1. If, during the initial complaint analysis, the IG deems the complaint should be handled by another IG office, contact that IG office and discuss rationale of potential transfer. If transferred, the gaining IG office will accomplish a detailed complaint analysis and required documentation. (T-1).

3.14.2. Document the complaint analysis (see AFCRPSG attachment 1, for example) and attach the document to the ACTS case file. (T-1). For complaints that are resolved through an assist, dismiss, transfer or referral, the IG can document the complaint analysis in an ACTS case note in place of the complaint analysis documentation letter. The case note must include the background, issues, analysis, and resolution path.

3.14.3. If the complaint analysis recommends an IG investigation, the complaint analysis document must contain properly framed allegations. (T-1).

3.14.4. All complaint analyses recommending investigation will be reviewed by the Appointing Authority. (T-1).

3.15. Processing Allegations/Issues of a Special Nature. Table 3.5 explains special processing instructions when a complainant makes assertions against senior officials, colonels (or civil servant Grade 15), IGs, or allegations of a special nature.
Table 3.5. Processing Special Interest Complaints. (T-1).

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Against a senior official</td>
<td>Report and transfer the entire case through the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU IG to SAF/IGS by using AFCRPSG attachment 14 and reference Chapter 4.</td>
</tr>
<tr>
<td>2</td>
<td>Against a colonel (or civil servant Grade 15)</td>
<td>Report the allegations IAW paragraph 5.3 through the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU IG to SAF/IGQ by using AFCRPSG attachment 15. Follow the procedures in Chapter 5.</td>
</tr>
<tr>
<td>3</td>
<td>Against an IG</td>
<td>After consultation and coordination with the next higher-level IG, transfer the complaint to the next higher-level IG for action and document as a transfer in ACTS.</td>
</tr>
<tr>
<td>4</td>
<td>That a military member was reprised against for making a protected communication</td>
<td>Advise complainants of whistleblower protection under 10 USC 1034. Follow procedures in Chapter 6.</td>
</tr>
<tr>
<td>5</td>
<td>That a military member was restricted.</td>
<td>Advise complainants of whistleblower protection under 10 USC 1034. Follow the procedures in Chapter 7.</td>
</tr>
<tr>
<td>6</td>
<td>Of violations of Military Equal Opportunity policy</td>
<td>Refer the complainant to the Equal Opportunity office for a complaint clarification following the procedures in Chapter 9.</td>
</tr>
<tr>
<td>7</td>
<td>Of fraud, espionage, sabotage, treason, subversion, disloyal statements, disaffection, or other criminal offenses (i.e., to include but not limited to homicide, sexual assault, use/possession/sale of drugs, theft, travel fraud, etc.)</td>
<td>Consult with the JA and local AFOSI office to determine whether the allegations should be handled through command or law enforcement channels.</td>
</tr>
</tbody>
</table>

3.16. Other Agencies and Grievance Channels. DoD and Air Force policy mandates the use of specialized investigative agencies or procedures for certain types of complaints made against non-senior officials. In these cases, complainants should be advised of the appropriate agency. Table 3.6 assists IGs in determining if a complaint belongs in other channels.

3.17. Handling Air Force Civilian Complaints. The IG CRP does not cover matters concerning employment conditions for civilian employees. These matters must be processed under applicable civilian grievance, complaint, or appeal systems as stated in other directives. (T-1). Refer to Table 3.6 for procedures for handling civilian complaints.
<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td><strong>Appropriated Fund employees</strong>&lt;br&gt;Conditions of employment (personnel policies, practices, and matters affecting working conditions)&lt;br&gt;Equal Employment Opportunity (EEO) issues (discrimination based on age, race, color, sex, religion, disability, national origin, genetic information; sexual harassment; retaliated against for opposing discrimination; or for participating in a protected activity)&lt;br&gt;Reprisal against a civil service employee or applicant.</td>
<td>The servicing Civilian Personnel section for action IAW civilian grievance system (either Administrative IAW AFI 36-1203, Administrative Grievance System or Negotiated IAW locally negotiated agreements).&lt;br&gt;EEO Complaints should be referred to the local EO Director for processing IAW AFI 36-2706, Equal Opportunity Program, Military and Civilian.&lt;br&gt;For allegations of reprisal, direct the complainant to DoD Hotline (<a href="http://www.dodig.mil/hotline">www.dodig.mil/hotline</a>)</td>
</tr>
<tr>
<td>2</td>
<td><strong>Nonappropriated Fund employees</strong>&lt;br&gt;Conditions of employment and discrimination or reprisal</td>
<td>Servicing Nonappropriated AF Employment Office for conditions of employment. For reprisal allegations, advise the complainant they can file their complaint directly with IG DoD (IAW DoDD 1401.3, Reprisal Protection for Non-appropriated Fund Instrumentality Employees/Applicants). For discrimination, complaints should be referred to the local EO Director for processing IAW AFI 36-2706, Equal Opportunity Program, Military and Civilian.</td>
</tr>
<tr>
<td>3</td>
<td>ANG Statutory tour program issues</td>
<td>See ANGI 36-6, The Air National Guard Statutory Tour Program Policies and Procedures</td>
</tr>
<tr>
<td>4</td>
<td>ANG Active Guard/Reserve (AGR) issues</td>
<td>See ANGI 36-101, The Active Guard/Reserve(AGR) Program</td>
</tr>
<tr>
<td>5</td>
<td>ANG incapacitation benefit program</td>
<td>Command -- ANGI 36-3001, Air National Guard Incapacitation Benefits</td>
</tr>
<tr>
<td>6</td>
<td>ANG Administrative demotions</td>
<td>Command -- ANGI 36-2503, Administrative Demotion of Airmen</td>
</tr>
<tr>
<td>7</td>
<td>ANG enlistment/reenlistment issues</td>
<td>Command -- ANGI 36-2002, Enlistment and Reenlistment in the Air National Guard and As a Reserve of the Air Force</td>
</tr>
<tr>
<td></td>
<td>Issue</td>
<td>Reference</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>8</td>
<td>ANG retention matters</td>
<td>Command -- ANGI 36-2606, <em>Selective Retention of Air National Guard Officer and Enlisted Personnel</em>; ANGI 36-2607, <em>Air National Guard Retention Program</em></td>
</tr>
<tr>
<td>9</td>
<td>National Guard Military Technicians (Excepted Civil Service under 32 USC § 709)</td>
<td>State Human Resources Office (HRO)</td>
</tr>
<tr>
<td>10</td>
<td>Air Force Reserve assignment matters</td>
<td>HQ AFRC/A1 -- AFI 36-2115, <em>Assignments Within the Reserve Components</em></td>
</tr>
<tr>
<td>13</td>
<td>Equal Opportunity in off-base housing</td>
<td>The Housing Referral Office -- AFD 32-60, <em>Housing</em></td>
</tr>
<tr>
<td>14</td>
<td>Landlord or tenant disputes</td>
<td>Command -- AFI 32-6001, <em>Family Housing Management</em></td>
</tr>
<tr>
<td>16</td>
<td>Correction of military records</td>
<td>AFPC and vMPF web sites for appropriate processing via AFBCMR -- per AFI 36-2603, <em>Air Force Board for Correction of Military Records</em></td>
</tr>
<tr>
<td>17</td>
<td>Appeal of an Officer Performance Report (OPR), Enlisted Performance Report (EPR), or Promotion Recommendation Form (PRF)</td>
<td>AFPC and vMPF web sites for appropriate processing via AFERAB -- per AFI 36-2401, <em>Correcting Officer and Enlisted Evaluation Reports</em>. For ANG: refer enlisted appraisals to local MPF or command -- ANGR 39-62, <em>Enlisted Performance Appraisal</em></td>
</tr>
<tr>
<td>18</td>
<td>Support of Dependents and Private Indebtedness</td>
<td>Subject’s commander or DFAS -- AFI 36-2906, <em>Personal Financial Responsibility</em></td>
</tr>
<tr>
<td></td>
<td>Change to an Instruction/Regulation or current policy guidance</td>
<td>Appropriate AF OPR -- AFI 33-360, <em>Publications and Forms Management</em></td>
</tr>
<tr>
<td>---</td>
<td>---------------------------------------------------------------</td>
<td>-------------------------------------------------------------------</td>
</tr>
<tr>
<td>21</td>
<td>LOC, LOA, or LOR (other than discrimination/reprisal)</td>
<td>Command or Area Defense Counsel (ADC)</td>
</tr>
<tr>
<td>22</td>
<td>Punishment under UCMJ (courts martial, Article 15 non-judicial punishment)</td>
<td>Refer matter to command or ADC; For ANG refer to NGB-JA -- AFI 51-201, <em>Administration of Military Justice, AFI 51-202, Non-Judicial Punishment</em></td>
</tr>
<tr>
<td>23</td>
<td>ANG: Punishment under the State Code of Military Justice</td>
<td>State Staff Judge Advocate (SJA)</td>
</tr>
<tr>
<td>24</td>
<td>Article 138, UCMJ (Complaint of Wrong)</td>
<td>Refer member to ADC -- AFI 51-904, <em>Complaints of Wrongs Under Article 138, Uniform Code of Military Justice</em>;</td>
</tr>
<tr>
<td>26</td>
<td>Elimination From AETC Training</td>
<td>If elimination authority is Group CC or lower, refer to the next higher CC. If elimination authority is the Wing CC, transfer to AETC/IG</td>
</tr>
<tr>
<td>27</td>
<td>Elimination from other MAJCOM’S training courses</td>
<td>Appropriate MAJCOM</td>
</tr>
<tr>
<td>28</td>
<td>Medical Treatment</td>
<td>Medical Group CC. Elevate to MAJCOM/SG &amp; AFMOA/CC for HHQ review &amp; Medical Incident Investigation IAW 44-119 as applicable.”</td>
</tr>
<tr>
<td>29</td>
<td>TRICARE Complaints</td>
<td>Medical Group CC</td>
</tr>
<tr>
<td>30</td>
<td>Issues involving sexual orientation</td>
<td>Command</td>
</tr>
<tr>
<td>31</td>
<td>Misuse or abuse of government vehicles</td>
<td>Base Transportation -- AFI 24-302, <em>Vehicle Management</em></td>
</tr>
<tr>
<td>32</td>
<td>Unprofessional Relationships/Adultery</td>
<td>Command -- AFI 36-2909, <em>Professional and Unprofessional Relationships</em></td>
</tr>
<tr>
<td>33</td>
<td>Sexual Harassment/Discrimination</td>
<td>EO -- NGR 600-4, ANGP 30-02, <em>Prevention of Sexual Harassment, local EO Director, AFI 36-2706, Equal Opportunity Program, Military and Civilian</em></td>
</tr>
<tr>
<td>34</td>
<td>Allegations regarding non-AF organizations or agencies</td>
<td>Specific agency or Service IG or to Defense Hotline</td>
</tr>
<tr>
<td>35</td>
<td>Allegations of reprisal where DoD contractors are the victims</td>
<td>IG DoD (Reference paragraph 6.4.3)</td>
</tr>
<tr>
<td>36</td>
<td>Allegations against Military Defense Counsel</td>
<td>HQ AFLOA</td>
</tr>
<tr>
<td>37</td>
<td>Anti-Deficiency Act violations</td>
<td>SAF/FM -- AFI 65-608, <em>Anti-Deficiency Act Violations</em></td>
</tr>
</tbody>
</table>
Table 3.7. When to Transfer A Complaint to Another Air Force IG (T-1).

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>The subject is a senior official</td>
<td>The complaint is received by any IG office other than SAF/IGS</td>
<td>Transfer the complaint to SAF/IGS via MAJCOM, NAF, JFHQ, FOA, or</td>
</tr>
</tbody>
</table>

**Note 1.** Table 3.6 is not all-inclusive.

**Note 2.** If a complainant has an issue identified in column A, the IG will assist the complainant by putting them in contact with the agency most appropriate to help them solve their issue. If the complainant makes an assertion of personal wrongdoing by a management official, their complaint will be referred to the appropriate agency listed in column B.

**Note 3.** When the subject is a senior official, process the complaint IAW paragraph 3.15 and Table 3.5.

**Note 4.** If the complaint does not concern reprisal or restriction and is not in Table 3.6, the complainant or complaint should normally be directed to command channels.

**Section 3D—Step 3: Tasking: Transfer, Assist, Refer, Dismiss, or Investigate (< 4 Days)**

3.18. **Key Terms.** This section uses the following key terms: appointing authority, assist, case file, closure, colonel (or civil servant Grade 15), completion, dismiss, investigating officer (IO), investigation, lieutenant colonel (or below), referral, reprisal, restriction, senior official, self-investigation and transfer. Refer to Attachment 1 for the definition of these key terms.

3.19. **Transferring a Complaint.** A complaint is transferred when the complaint analysis discloses that the matter is appropriate for Air Force IG action, but an IG other than the one receiving the complaint should handle the matter. IGs will comply with the requirements of Table 3.7 and paragraph 3.20 concerning the transfer of complaints to other IGs. (T-1).
<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>The complaint has not been addressed at the level where the alleged wrongdoing occurred. The higher-level IG determines transfer to the lower-level IG if appropriate and no evidence of bias by lower-level IG exists. Transfer the case to the lower-level IG.</td>
</tr>
<tr>
<td>3</td>
<td>The complaint presents a conflict of interest for the Appointing Authority or IG. Transfer the complaint to the next higher-level IG.</td>
</tr>
<tr>
<td>4</td>
<td>The subject is the IG’s commander or vice wing commander. Transfer the complaint to the next higher-level IG.</td>
</tr>
<tr>
<td>5</td>
<td>The subject is an IG or an IG staff member. Transfer the complaint to the next higher-level IG.</td>
</tr>
<tr>
<td>6</td>
<td>The subject is assigned to AFOSI or the issue is related to AFOSI. Transfer the complaint to any IG other than SAF/IGQ via MAJCOM, JFHQ, NAF, or DRU.</td>
</tr>
<tr>
<td>7</td>
<td>The subject is assigned to a higher-level of the Air Force or MAJCOM other than the IG receiving the complaint. If the IG action, but the alleged wrong happened in a unit under the other MAJCOM or higher IG’s jurisdiction, Transfer the complaint IAW Table 3.8 to the IG at the same level and command as the subject.</td>
</tr>
<tr>
<td>8</td>
<td>The complainant is assigned to the host wing, an associate unit, or is anonymous or a third-party. The subject (person, process, or agency) is assigned to the host wing. The host IG will process the complaint and oversee or conduct the investigation (if required).</td>
</tr>
<tr>
<td>9</td>
<td>The complainant is assigned to the host wing, an associate unit, or is anonymous or a third-party. The subject (person, process or agency) is assigned to an associate unit. Follow the guidance in paragraph 1.19.14.</td>
</tr>
</tbody>
</table>

**3.20. Procedures for Transferring a Complaint.** Use the procedures in Table 3.8 to transfer a complaint. (T-1).

**Table 3.8. How to Transfer a Complaint (T-1).**

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Conduct a complaint analysis to determine if the complaint should be transferred to another IG. Do not make any notifications regarding reprisal or restriction or colonels (or civil servant Grade 15). These notifications will be done by the receiving IG.</td>
</tr>
<tr>
<td>2</td>
<td>Coordinate a complaint transfer with the appropriate IG explaining the rationale for transfer. If the transferring and receiving IGs do not agree whether a transfer is appropriate, elevate the case to the MAJCOM/IGQ office(s) for resolution. SAF/IGQ will act as the MAJCOM for ANG cases.</td>
</tr>
<tr>
<td>3</td>
<td>Notify the complainant of the transfer in writing and attach the response in ACTS.</td>
</tr>
</tbody>
</table>


3.21. Policy When Another Appeal or Grievance Channel Exists. When a member has a complaint or appeal regarding adverse actions for which law and/or regulation provide a specific means of redress or remedy, IGs will advise the complainant of those other redress or appeal channels as provided for by the specific law or regulation. (T-1). Mere dissatisfaction with the outcome of an appeal is not sufficient basis for an IG inquiry.

3.21.1. For complaints that are not appropriate for the IG CRP see Tables 3.9, 3.10 3.11, 3.12 or 3.13

3.21.2. IGs will assist or refer complaints when they fall under the purview of another office or agency, or when they are covered by other directives with established grievance channels IAW paragraphs 3.22 and 3.24. (T-1).

3.21.3. If the member alleges the appeal process was improperly or prejudicially handled and has no other means of redress, the complainant may enter a complaint of mishandling under this instruction for IG complaint analysis.

3.21.4. If the complainant makes an allegation that could be considered a criminal offense, the IG will consult with JA and law enforcement to determine whether the complaint should be referred or remain in IG channels. (T-1).

3.22. Assisting a Complainant. IGs assist complainants in resolving personal problems when there is no evidence or assertion of wrongdoing. Assistance may also be used to direct complainants to the appropriate grievance channel IAW Table 3.6, Note 2. To remedy a problem, IGs may make phone calls, ask questions of functional experts, solicit helpful information from the appropriate organization or agency, or put the complainant in contact with the person, organization, or agency that can appropriately address their problem. The purpose of assistance is to quickly resolve personal issues and allow the complainant to refocus on the assigned mission. Table 3.9 explains when and how to assist a complainant.

3.23. Procedures for Assisting a Complainant. Use the procedures in Table 3.9 to assist a complainant. (T-2).

Table 3.9. How to Assist a Complainant (T-2).

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Discuss concerns/issues with the complainant.</td>
</tr>
<tr>
<td>2</td>
<td>Conduct a complaint analysis to determine if the complaint can be appropriately handled through assistance. When complaints are more appropriately handled by another service IG (e.g. Army, Navy, Marine), handle those complaints as assists</td>
</tr>
</tbody>
</table>
except when the complaint asserts wrongdoing by an Air Force member. In cases where subjects of complaints are Air Force members, transfer those complaints to appropriate AF IG office for resolution.

| 3  | Document the complaint analysis using the complaint analysis documentation letter (AFCRPSG attachment 1) and attach the document to the ACTS case file or document the analysis in an ACTS case note (include all appropriate information as referenced in AFCRPSG attachment 1). (T-1). |
| 4  | Advise the complainant their complaint is not an IG matter but the IG can assist them in resolving their concerns. |
| 5  | Make phone calls or other contacts to provide the complainant with assistance needed. |
| 6  | Ensure the complainant’s concerns are being addressed by the appropriate authority/agency. |
| 7  | Document the case IAW paragraph 3.14.1 in ACTS as an “Assist,” record appropriate information, and close the case. |

3.24. Referring a Complaint. When the complaint analysis discloses an organization or agency outside the Air Force IG Complaints Resolution system can more appropriately handle a complaint alleging a violation of instruction, policy, or procedure, IGs will refer the complaint to the appropriate organization or agency following the procedures described in Table 3.11 and paragraph 3.25. When referring complaints, IGs will include the Referral Completion Report (RCR) template (see AFCRPSG attachment 24) with the complaint. (T-1). The organization receiving the referral will complete the RCR and return it to the IG within 30 days of receipt along with a courtesy copy of their response to the complainant.

3.24.1. Ensure RCRs include: (T-1).


3.24.1.2. Findings of the inquiry.

3.24.1.3. Conclusions, recommendations and corrective actions.

3.24.2. Attach completed RCRs in ACTS under ”Disposition/Resolution Documents”.

Table 3.10. When to Refer A Complaint.

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>If…</td>
<td>Then…</td>
</tr>
<tr>
<td>1</td>
<td>The complaint is a matter not appropriate for the IG complaints resolution system</td>
<td>Refer the complaint and the RCR template to the office having functional responsibility.</td>
</tr>
<tr>
<td>2</td>
<td>The complaint is a command issue (i.e., financial irresponsibility, adultery, etc.)</td>
<td>Refer the complaint and the RCR template to the appropriate commander.</td>
</tr>
</tbody>
</table>

3.25. Procedures for Referring a Complaint. Use the procedures in Table 3.11 to refer a complaint, and AFCRPSG attachment 2 for a sample referral letter, but do not attach the IG’s complaint analysis. (T-1).
Table 3.11. How to Refer a Complaint (T-1).

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Conduct a complaint analysis to determine if the complaint should be handled in other channels.</td>
</tr>
<tr>
<td>2</td>
<td>Document the complaint analysis IAW paragraph 3.14.1 (see AFCRPSG attachment 1 for example) and attach the document to the ACTS case file. The analysis may also be documented in an ACTS case note (include all appropriate information as referenced in AFCRPSG attachment 1). The complaint analysis documentation letter (AFCRPSG attachment 1) provides the format.</td>
</tr>
<tr>
<td>3</td>
<td>Notify the complainant of the intent to refer the complaint and request permission from the complainant to pass their name and contact information to the referral agency. If the complainant refuses permission, inform the complainant that in certain cases, release of their personal information is integral to resolution of the complaint and communications between the complainant and the referral agency may be necessary to arrive at a desired outcome. If the complainant still refuses, the IG will have to act as a conduit for questions from the referral agency and answers from the complainant. At no time should a complainant’s identity be released to a referral agency without the complainant’s permission. It is highly encouraged that this permission is received in writing (i.e. a letter or email or check box on AF Form 102).</td>
</tr>
<tr>
<td>4</td>
<td>For all complaints, refer the complaint, in writing, to the appropriate agency, commander, or grievance channel using the Sample Referral Memorandum, AFCRPSG attachment 2. DO NOT attach the Complaint Analysis. Redact portions of the complaint that do not directly apply to the referral action. Redact the complainant’s identity if the complainant has not given permission for the release (see step 3 of this table). Include a copy of the RCR template, AFCRPSG attachment 24. RCRs are not included when referring complaints to EO or OSI. Notify the complainant, in writing, of the referral.</td>
</tr>
<tr>
<td>5</td>
<td>Direct the referral agency to provide you a copy of the finished RCR, any completed investigations in response to the referral where not prohibited by law, and a courtesy copy of the closure response to the complainant for your case file (Note 1). IGs will follow-up with the referral agency within 30 days if a closure response has not been received. (T-1).</td>
</tr>
</tbody>
</table>
If Command conducts a commander-directed investigation or inquiry (CDI) based on a complaint received by an IG then the following are required prior to IG closing the case:

1. Copy of CDI report (case file and all attachments)
2. Copy of legal review (if accomplished)
3. Copy of the final command actions (including non-judicial punishment, an LOR, an LOA, an LOC, a Record of Individual Counseling, or a memorandum documenting verbal counseling of the subject)
4. Copy of any rebuttal or statement provided by the subject

If Command conducts a Commander’s inquiry with no documentation or report based on a complaint received by an IG then the following are required prior to IG closing the case:

1. A memorandum, signed by the commander, outlining how the allegations were addressed. The RCR may suffice if signed by the commander and containing the necessary detail.
2. Copy of legal review (if accomplished)
3. Copy of the final command actions (including Article 15s, LORs, punitive LOCs, LOAs, memorandums counseling the subject, or a memorandum documenting verbal counseling of the subject)
4. Copy of any rebuttal or statement provided by the subject

Document the case in ACTS as ”Refer,” record appropriate information, and place the case in complete status. If there is an O-6 subject, ensure SAF/IGQ is notified IAW paragraph 5.6. Additionally, if there is an O-4 or O-5 subject, monitor/track the case until completion. See AFCRPSG Attachment 28, Notification Memorandum for Reporting Substantiated Findings and/or Adverse Information Against majors or lieutenant colonels. When a copy of the RCR and other documents as required in Step 6 are provided to the IG, close the case in ACTS. (Note 2) For referrals to EO or OSI, after confirming EO or OSI has accepted the case, make a case note and close the case.

**Note 1.** SAF/IGS will not normally send a closure response to the complainant on referred matters.

**Note 2.** If the complainant notifies the referring IG that he/she did not receive a final response from the referral agency, the IG should follow-up to ensure the referral agency received the complaint and provided a response to the complainant.

### 3.26. Dismissing a Complaint

A complaint may be dismissed following a thorough complaint analysis if there is no assertion or evidence of a standard being violated or when the complaint falls under one of the rules in Table 3.12. Tables 3.12 and 3.13 help IGs determine when and how to dismiss a complaint.
Table 3.12. When to Dismiss a Complaint (T-1).

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If the complaint analysis reveals the complainant has not brought forth credible evidence of a violation of law, instruction, regulation, or policy</td>
<td>And...</td>
<td>Then...</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Dismiss the complaint.</td>
</tr>
<tr>
<td>2</td>
<td>The complaint is a matter not appropriate for the IG</td>
<td>The complainant has exhausted procedural appeals with the administrative process and there is no evidence of a process problem.</td>
<td>Dismiss the complaint.</td>
</tr>
<tr>
<td>3</td>
<td>The complaint analysis discloses a matter within the IG’s purview, but the complainant did not contact the IG within one year of learning of the alleged wrongdoing (see paragraphs 2.5.1 and 2.5.2)</td>
<td>The IG determines: (a) there are no extraordinary circumstances justifying the delay; and/or (b) there is no special AF interest in the matters alleged; and (c) given the nature of the alleged wrong and the passage of time, there is reasonable probability that insufficient information can be gathered to make a determination</td>
<td>Dismiss the complaint. (Note 1)</td>
</tr>
<tr>
<td>4</td>
<td>The complainant refuses to provide sufficient evidence to properly conduct the complaint analysis or fails to respond to requests for additional information within 5 days</td>
<td></td>
<td>Dismiss the complaint.</td>
</tr>
<tr>
<td>5</td>
<td>The complainant files a complaint under Article 138, UCMJ</td>
<td>The Article 138 complaint addresses the same matters addressed in the IG complaint</td>
<td>Dismiss the IG complaint.</td>
</tr>
<tr>
<td>Step</td>
<td>Action</td>
<td></td>
<td></td>
</tr>
<tr>
<td>------</td>
<td>--------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>After completing a thorough complaint analysis, the IG determines the complaint cannot be referred and is: without merit; or frivolous; or that an IG investigation would not appreciably affect the outcome or remedy sought (Note 2)</td>
<td>Dismiss the complaint.</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>The complaint analysis discloses a matter within the IG’s purview, but the allegations have already been investigated and reviewed by higher-level IG office</td>
<td>The complainant provides no new evidence or information that justifies further investigation</td>
<td>Dismiss the complaint.</td>
</tr>
<tr>
<td>8</td>
<td>The complainant requests to withdraw the complaint</td>
<td>There is no overriding Air Force interest in the complaint</td>
<td>Dismiss the complaint.</td>
</tr>
</tbody>
</table>

**Note 1.** The most important consideration before dismissing a complaint based on the time requirement established in **paragraph 2.5.1** is the potential to gather sufficient information to determine the facts and circumstances surrounding the alleged wrongdoing. With the passage of time, it becomes increasingly difficult to gather relevant evidence, testimony, and information for many reasons. For example, it may be difficult or impossible to collect relevant witness testimony if the witnesses have moved, retired, or died. In addition, as time passes, witnesses’ memories may fade and documents are destroyed when their retention periods expire. The IG may dismiss a complaint if, given the nature of the alleged wrong and the passage of time, there is reasonable probability insufficient information can be gathered to make a determination. However, if it is possible to gather sufficient information, a further analysis may be warranted.

**Note 2.** See definition of *frivolous assertion* in **Attachment 1.**

### 3.27. How to Dismiss a Complaint

Follow the procedures in **Table 3.13** to dismiss a complaint. (T-1).

**Table 3.13. How to Dismiss a Complaint (T-1).**

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Conduct a complaint analysis to determine if the complaint should be dismissed.</td>
</tr>
<tr>
<td>2</td>
<td>Prepare a complaint analysis letter and supporting decision documents IAW paragraph 3.14.1, then attach the documents to the ACTS case file. Use the complaint analysis documentation letter (AFCRPSG attachment 1) for cases involving reprisal or restriction; follow the guidance in Chapter 6 or 7 as appropriate. For cases not involving reprisal or restriction, the analysis may also be documented in an ACTS case note (include all appropriate information as referenced in AFCRPSG attachment 1).</td>
</tr>
</tbody>
</table>
3.28. Investigating a Complaint. Investigate a complaint when a properly framed allegation is derived from the issues asserted or implied by the complainant and the IG determines that there is sufficient evidence collected during complaint analysis which indicates that an investigation is warranted. Though allegations may be successfully framed, not all matters are appropriate for the IG, nor are all matters relevant to the Air Force. Most Air Force processes have embedded appeal procedures that provide complainants with due process. Table 3.6 outlines matters that are not appropriate for the IG to investigate. The complaint must be timely to ensure information is available to support the investigative process. Refer to Table 3.14 when initiating an IG investigation.

3.29. Policy for Conducting Investigations. The decision to conduct an IG investigation will only be made after completing a thorough complaint analysis of all issues presented. (T-1).

3.29.1. IG investigations are performed to address complaints by checking records, correspondence, reviewing applicable instructions, examining material evidence, and interviewing the complainant, subject(s), expert witnesses, and persons having direct knowledge of the matter. IAW paragraph 3.34, Policy for Appointing an Investigating Officer, all investigations require an appointment letter (see paragraph 3.35) from the Appointing Authority.

3.30. Procedures for Tasking an Investigation. Use the procedures in Table 3.14 to task an investigation.

Table 3.14. How to Task an Investigation (T-1).

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Using a complaint analysis, determine if the issues raised by the complainant warrant an IG investigation. When an investigation is warranted the complaint analysis will determine which issues are to be investigated and properly frame allegations for each. The appointed IO will use the framed allegations verbatim when conducting the investigation.</td>
</tr>
<tr>
<td>2</td>
<td>Prepare and forward a complaint analysis document and supporting decision documents to the Appointing Authority.</td>
</tr>
</tbody>
</table>
3.1. Appointing Authority reviews the complaint analysis and supporting material to determine whether an investigation is warranted.

4. The Appointing Authority directs an investigation by appointing an IO in writing (see paragraph 3.35).

5. Follow appropriate notification procedures per paragraphs 3.32 and/or 5.6.

6. The IG places the case in "Under Investigation" status using the "Investigate" action in ACTS and continues to record appropriate information in ACTS until the case is closed.

3.31. Higher Headquarters Taskings.

3.31.1. When complaints are addressed to a higher-level IG office, that office will decide if tasking to a lower-level IG is appropriate by determining whether:

3.31.1.1. The complaint was previously addressed and merits a higher-level IG review.

3.31.1.2. There is a need to avoid the appearance of self-investigation at a lower level.

3.31.1.3. There is evidence the lower-level IG or command may be biased.

3.31.2. Absent any of the circumstances described in paragraph 3.31.1, the higher-level IG may task the lower-level IG for complaint resolution and response to the complainant. This ensures the higher-level IG office remains unbiased and is available to review any rebuttals or appeals of the lower-level investigation.

3.32. Notification Requirements for Investigations on Lieutenant Colonels (or Below). Table 3.15 describes the notification requirements when an IG investigation is started against a lieutenant colonel (or below). (T-1).

Table 3.15. Notification Matrix for Investigations on Lieutenant Colonels (or Below) (Complaint Analysis and Investigation Phases) (T-1).

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>If in the...</td>
<td>And...</td>
<td>Then...</td>
</tr>
<tr>
<td>Complaint Analysis Phase</td>
<td>Complaint analysis identified the need for an IG investigation</td>
<td>1. Appointing Authority directs an investigation by appointing an IO in writing (see AFCRPSG attachment 4).</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>2. Appointing Authority notifies the subject’s commander in writing of the scope of the investigation in general terms. (See AFCRPSG attachment 3).</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3. Commander notifies subject in writing.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>4. IG or IO notifies witnesses.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>5. IG notifies complainant.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>6. The IG places the case in &quot;Under Investigation&quot; status using the &quot;Investigate&quot; action in ACTS and continues to record appropriate information in ACTS until the case is closed.</td>
</tr>
</tbody>
</table>
| 2 | Investigation phase | Investigation is ongoing | 1. IO provides progress reports (PRs) to higher-level IG (if required) at suspense date and the 1st of each month until investigation is finished per paragraph 3.55. Document in ACTS under Suspense Tab.  
2. IG provides periodic updates and interim response to complainant per paragraph 3.55. Document in ACTS under Suspense Tab. |

**Phase 2: Investigation Phase**

*Section 3E—Step 4: Pre-fact Finding (< 5 Days)*

3.33. **Key Terms.** This section uses the following key terms: *investigating officer (IO) and investigation plan.* Refer to Attachment 1 for the definition of these key terms.

3.34. **Policy for Appointing an Investigating Officer (IO).**

3.34.1. An appointment letter is an IO’s authority to conduct an investigation: swear in witnesses, collect evidence, and examine/copy documents, files and other data relevant to the investigation.

3.34.2. An appointment letter is necessary for all investigations, including those conducted by an IG or IG staff member. (T-1).

3.34.3. An IO is the personal representative of the Appointing Authority. IOs must be impartial, unbiased, objective, thorough, and have the availability to complete the investigation.

3.34.4. The IO must be a field grade officer, senior NCO, or Air Force civilian with a substantial breadth of experience, exceptional maturity, and demonstrated sound judgment. (T-1).

3.34.4.1. When no IO in the required grade is reasonably available for appointment, the Appointing Authority will request a waiver, in writing, from the MAJCOM/IG, Deputy IG, or MAJCOM/IGQ. (T-1). MAJCOM/IG is the waiver authority for cases investigated at the MAJCOM level and below. SAF/IGQ will act as the MAJCOM for ANG waivers. The waiver request should describe the measures taken to locate an IO in the required grade prior to requesting the waiver. If approved, the MAJCOM/IG will document the waiver in writing. Refer to AFRPSPG attachment 9 to determine where to place the document in the case file.

3.34.5. To support IO impartiality and independence, follow either of the two subsequent paragraphs:

3.34.5.1. There must be at least one level of command between the IO and the complainant, and there must also be at least one level of command between the IO and person(s) who are the subject(s) of the allegation(s). (T-1).
3.34.5.2. The IO must be separated by organizational assignment from the complainant, and the IO must also be separated by organizational assignment from the person(s) who are the subject(s) of the allegation(s). (T-1).

3.34.6. If necessary, an IO may be verbally appointed; however, a written directive must follow within three working days.

3.34.7. The investigation will be the IO’s primary duty until the report is completed and approved by the Appointing Authority. (T-1).

3.34.8. Appointing authorities should not appoint an IO who is retiring, separating, expects reassignment, or expects deployment within 180 days.

3.35. How to Appoint an Investigating Officer. AFCRPSG attachment 4 shows a sample letter for appointing an IO to conduct an investigation. If the IG assumes the role of the IO, he/she is also required to be appointed and must receive an appointment letter from the Appointing Authority. (T-1). IGs who have been designated as the Appointing Authority cannot appoint themselves as an IO. IGs may use the draft investigative plan (see AFCRPSG attachment 5 and paragraph 3.39.8) as the "Directive to the IO“ shown as Attachment 1 in the IO appointment letter (see AFCRPSG attachment 4).

3.35.1. The IO’s appointment and responsibilities expire when the report of investigation (ROI) is approved by the Appointing Authority or after final higher headquarters approval, whichever is later (see AFCRPSG attachment 4). (T-1).

3.35.2. The IO’s appointment and responsibilities will be renewed when there is a change of appointing authority. (T-1).

3.36. Requirements for Investigation Preparation.

3.36.1. IGs will train IOs before they begin an investigation by using this instruction, the Air Force Inspector General Investigating Officer Overview course, available at https://golearn.csd.disa.mil/kc/login/login.asp and the SAF/IGQ Investigating Officer Guide (IO Guide). (T-1). In addition, the IG will discuss the investigative requirements and answer questions.

3.36.2. IOs must confer with their legal advisor, preferably by meeting in person, before initiating the investigation. (T-1). The legal advisor will assist the IG in training the IO.

3.36.3. IOs must review the allegations and supporting documentation as part of their investigative preparation. (T-1). All appropriate regulations/directives should be identified and reviewed.

3.36.4. Based on the review of the allegations, supporting documentation, and applicable directives, the IO may complete an investigation plan, which will be approved by the IG. See AFCRPSG attachment 5 for a sample investigation plan. This plan will assist the IO in completing progress reports and in keeping track of the dates he/she completes the planned actions.

Section 3F—Step 5: Fact Finding (< 21 Days)

3.37. Key Terms. This section uses the following key terms: authentication, evidence, handoff, interrogatories, investigation, preponderance of the evidence, proof analysis matrix,
statement, summarized testimony, suspect, subject, testimony, and witness. Refer to Attachment 1 for the definition of these key terms.


3.38.1. All IG investigations are conducted IAW Chapter 3 and other applicable laws and regulations concerning the specific allegations.

3.38.2. IG investigations are administrative in nature--they are fact finding rather than judicial proceedings. The standard of proof that applies is proof by a preponderance of the evidence.

3.39. IG Responsibilities. IGs are responsible for managing the investigative process. The IG must assist the IO in solving investigative challenges while managing the investigation’s quality and schedule. (T-1). It is the IG’s responsibility to ensure the report of investigation is completed on time and meets qualitative standards. (T-1). Specifically, the IG:

3.39.1. Must provide the IO an appointment letter describing the scope of investigation, authorizing the collection of evidence, and setting the suspense date for completion. (T-1).

3.39.2. Must provide the IO the complaint analysis, all complainant-provided materials, and the framed allegations. (T-1). Additionally, the IG must enter all allegations addressed in the ROI in the subject tab of the ACTS case file. (T-1).

3.39.3. Must verify the IO has completed the Investigating Officer Overview Course (see paragraph 3.40.1) and train the IO using the SAF/IGQ IO Guide, and AFI 90-301. (T-1).

3.39.4. Must brief the IO on the Hand-off Policy. (T-1).

3.39.5. Must schedule appointments with key support staff including legal and technical advisors as necessary. (T-1).

3.39.6. Should provide the IO suitable workspace, computers, administrative support, and technical assistance.

3.39.7. Should review the proposed witness questions and associated rights advisement, if any.

3.39.8. May prepare a draft investigative plan (AFCRPSG attachment 5) identifying key milestones, standards, witnesses, evidence, and administrative requirements.


3.39.10. Has no authority to grant express promises of confidentiality to subjects, suspects, complainants, or witnesses.

3.40. Responsibilities of IOs. The IO:


3.40.2. Must advise the Appointing Authority immediately of any personal relationships or other factors that may affect his/her impartiality. (T-1).
3.40.3. Must advise the Appointing Authority if he/she is retiring, separating, expects reassignment, or expects deployment within 180 days. (T-1).

3.40.4. For ANG: Must agree to be put on continuous orders for 30 days initially to conduct the investigation. Must continue on orders if the investigation is not complete within 30 days. (T-1).

3.40.5. Must begin the investigation without any preconceived notions. Never take sides with any party--be impartial, unbiased, and objective. (T-1).

3.40.6. Must investigate the complaint, not the complainant. (T-1). Keep the investigation focused on the allegations in the complaint and not the person making them. (T-1).

3.40.7. Must interview the complainant first in order to re-clarify the allegations and obtain specific details to help with the investigation. (T-1).

3.40.8. Must protect information IAW paragraph 3.3 and by: (T-1).
   3.40.8.1. Obtaining the Appointing Authority’s written permission if they believe they must release the complainant’s name to gain evidence or testimony.
   3.40.8.2. Reporting the results of the case only to the Appointing Authority and IG.
   3.40.8.3. Not commenting to any complainant, subject, or other witnesses regarding their opinions, findings, conclusions, or recommendations during or after completion of the investigation.
   3.40.8.4. Not providing copies of testimony to complainants, subjects, or witnesses. If a subject/witness requests case file information, refer them to the appropriate FOIA office.

3.40.9. Has no authority to grant express promises of confidentiality to subjects, suspects, complainants, or witnesses. (T-1).

3.40.10. Should not take leave except in emergencies or be involved with activities that would interfere with the timely completion of the case.

3.40.11. Must consult with the Appointing Authority and/or supporting IG, legal advisor, and read all applicable instructions and directives before beginning an investigation. (T-1).
   3.40.11.1. Must consult in advance with legal advisor about the need for rights advisement when applicable. (T-1).

3.40.12. Should use the SAF/IGQ IO Guide for proper guidance on how to conduct an investigation.

3.40.13. Should complete an investigative plan identifying key milestones, standards, witnesses, evidence, and administrative requirements and obtain IG approval.


3.40.15. Must verify the duty status of Air Force Reserve and Air National Guard personnel (witnesses, subjects, suspects, complainants) at the time of the occurrence and at the time of any scheduled interviews. (T-1). Consult with legal advisor if questions arise as to the duty status of the individual.
3.41. **Gathering Evidence.** Evidence is information that tends to prove or disprove the existence of a fact. Evidence comes in many forms. It can be written or oral, direct or circumstantial, relevant or irrelevant, first-person or hearsay.

3.41.1. **Documentary Evidence.** During the course of investigations IOs normally collect copies of documents, records, and other physical evidence to aid them in their duties. Assuming it is authentic, documentary evidence gives the investigator a snapshot in time.

3.41.1.1. One way to further verify the authenticity of a document is to have it identified by its author, especially in the case of correspondence, personal notes, and computer records. This process is known as authentication and must be referenced in the final report if the document has been so verified.

3.41.2. **Computer Records.** Data contained on computer hard drives, local area networks, e-mail systems, disks, etc., are considered to be documentary in nature but pose special challenges in accessing. Obtaining access to this information should be coordinated through the servicing SJA office.

3.41.3. **Testimony.** The other major form of evidence is presented by a witness in the form of testimony. Normally, the bulk of evidence during an investigation is collected in this format and will be discussed separately in this section.

3.41.4. **Hearsay.** A statement or testimony given by a witness who relates not what he/she knows personally, but what others have said and is therefore dependent on the credibility of someone other than the witness. Although IOs may consider evidence obtained as hearsay, whenever possible, an IO should always try to talk to the actual witness who made the statement, especially if they are reasonably available and the statement is important.

3.42. **Interviewing Witnesses.** The bulk of evidence collected during IG investigations will normally come from witness testimony. After properly framing the scope and purpose of the investigation, the next most important aspect is the preparation of intelligent, well-planned questions. Effective, cogent interviews can only be accomplished through thorough preparation. IOs should consult with their legal advisor when formulating interview questions and should determine whether the legal advisor’s presence during interviews would be beneficial.

3.42.1. A witness’ status will determine how they will be interviewed. For example:

3.42.1.1. The complainant is a key witness who must be interviewed first to clarify allegations and focus the investigation. (T-1).

3.42.1.2. The subject is equally important since he/she is the one against whom the allegations have been made. The subject(s) must be interviewed. (T-1). This person should be interviewed last and given an opportunity to respond to the specific allegations against him/her. Additionally, they should be given a reasonable opportunity to respond to significant adverse information that may come about subsequent to the subject’s initial interview. If the subject is no longer associated with the Air Force, every attempt must be made to contact them to give them an opportunity to give their side of the story. This process is also important to the complainant as a substantiated allegation may enable the complainant to correct their AF record and become whole again.
3.42.1.3. An expert witness is someone with special knowledge and expertise in a particular subject matter. They may be used as consultants for background information or as a regular witness during the investigation.

3.42.1.3.1. Because of their special expertise, their testimony is normally given more weight than the testimony of non-experts in their area of specialty.

3.42.1.3.2. IOs should not allow the testimony of an expert witness to control their final findings and recommendations. This remains the ultimate responsibility of the IO.

3.42.1.4. Character witnesses are people who can verify the reputation of a particular person for certain conduct or personality traits, i.e., honesty, violence, etc.

3.42.2. Regardless of their status, all witnesses in investigations must be sworn. (T-1). This puts witnesses on notice that the investigation is a serious matter and they are expected to testify truthfully. The IO must:

3.42.2.1. For each witness who is neither a suspect nor a subject, tailor the witness interview format outlined in AFRPSG attachment 6 as appropriate. Use the individually-tailored witness interview format for each witness interview. (T-1). For each subject, tailor the subject interview format outlined in AFRPSG attachment 7 as appropriate and use it for that subject’s interview. For suspect interviews, use the suspect interview format in AFRPSG attachment 8 and guidance in paragraph 3.45.

3.42.2.2. Advise subjects/suspects they may submit additional relevant information for the IO’s consideration within a reasonable time following their interview. (T-1)

3.42.2.3. Electronically record (audio only) all witness testimony to accurately capture what was said during the interview. (T-1). Advise all witnesses they are not authorized to record the interview in any manner. All electronic recordings must be given to the IG together with the completed ROI.

3.42.2.4. Transcribe verbatim (word-by-word) the complainant’s, subject’s, and key witnesses’ testimony. (T-1). At the discretion of the Appointing Authority, summarized testimony may be acceptable for all other nonessential witnesses.

3.42.2.5. Sign all testimony to certify its validity. Add the following statement to the end of the testimony: “I certify the above to be a true sworn (or affirmed) testimony given to me on (date) at (place).” (T-1). It is encouraged (not mandatory) that witnesses also sign summarized testimony, whenever the witness is reasonably available to do so.

3.42.3. For witnesses outside the local area, an IO can either travel to meet and interview the witness, or interview the witness telephonically. If the witness is interviewed telephonically, the IO must make arrangements to verify the witness’ identity. (T-1). The appointed IO will (when possible) interview all subjects or suspects in person.

3.42.4. If a witness’ status changes during the course of an investigation to that of a subject or suspect, the witness must be re-interviewed (following the format outlined in AFRPSG attachment 7 or AFRPSG attachment 8, as applicable) and given an opportunity to respond to the suspected misconduct or allegations in light of their new status. (T-1).
3.42.4.1. The Appointing Authority will determine whether additional issues will be investigated separately and, if necessary, expand the scope of the investigation. If the scope of investigation is expanded, an addendum to the appointment letter must be completed. (T-1). The IO will take no further action until consulting with the Appointing Authority and the legal advisor. (T-1).

3.42.4.2. Conduct the proper read-in/rights advisement for a subject/suspect prior to the interview/re-interview. (T-1). Refer to paragraph 3.45 for further rules regarding rights advisement. The read-in/rights advisement is mandatory. Consult with the legal advisor prior to rights advisement.

3.42.5. Witnesses who are military members or federal civilian employees may refuse to testify only if they believe they might incriminate themselves (refer to paragraph 3.45). If self-incrimination is not a concern, witnesses may be ordered/directed by their commander to testify. Further refusal may be the basis for disciplinary action.

3.43. Persons Present During an Interview. A typical interview will involve the IO, the witness/subject/suspect, any technical advisor (if necessary), and the legal advisor (if deemed beneficial). The introduction of any unauthorized party into the process reduces the ability to preserve a reasonable level of confidentiality.

3.43.1. Only a suspect has the right to have an attorney present during an interview; however, the attorney must not be allowed to answer any question for the interviewee. (T-1).

3.43.2. When witnesses are considered subjects, they may consult with an attorney, but may not have an attorney present during the interview. (T-1).

3.43.3. Union officials may have the right to be present during interviews per the provisions in paragraph 3.44 of this instruction. (T-1).

3.44. Civilian Employees Represented by Unions. Civilian employees (including non-appropriated fund employees) may have a right to union representation when interviewed as a suspect, subject, or witness. This right applies if the employee’s position meets the definition for inclusion in the collective bargaining unit. The employee’s status as a dues paying or non-dues paying union member has no bearing on his or her right to representation. Additionally, the union has an independent right to be present during formal discussions (sworn/recorded IG interviews are formal interviews) involving bargaining unit members and if the discussion concerns a grievance (complaint by a bargaining unit employee about any term or condition of employment) or personnel policy or practice or general condition of employment. The union must be notified and given an opportunity to attend whenever such formal interviews will take place. (T-1). Presence by a union representative is a statutory right meant to protect the interests of the bargaining unit as a whole, regardless of the employee’s wishes. The union determines who will represent the union during the interview, not the employee and not the agency. Before interviewing witnesses, subjects, or suspects represented by unions, consult with the legal advisor to determine what, if any, rights advisement is required IAW any applicable collective bargaining agreement.

3.44.1. Weingarten Rights, per the Federal Service Labor-Management Relations Statute ("FSLMRS" or "Statute"), created a right to union representation for federal civilian employees who belong to an appropriate bargaining unit. This right arises during interviews with a federal employee in connection with investigations if: (a) the employee reasonably
believes disciplinary action may be taken against him or her as a result of the interview, and (b) the employee requests union representation. This right does not apply to management personnel.

3.44.2. FSLMRS does not require an IO to advise an employee of the right to union representation before an interview. The Statute merely requires management to inform its employees annually of this right unless the collective bargaining agreement provides that the IO will advise the employee of this right. If the employee invokes Weingarten rights, the IO should consult with the legal advisor and civilian personnel office before proceeding with the interview.

3.44.3. The exercise of the right to union representation may not interfere with the investigation. Determinations regarding union representation should be coordinated in advance with the legal advisor and the Civilian Personnel Office Labor Relations Specialist. The union representative is a personal representative of the employee and may advise the employee, ask questions to clarify issues, and suggest other employees who may have knowledge of the facts at issue. However, he or she may not do so in a manner that interferes with the interview and may not testify for the employee. The IO has authority to terminate the interview if he or she determines the union representative is impeding or attempting to impede the investigation. Consult with the legal advisor on how to proceed after terminating the interview.

3.45. Policy Regarding Rights Advisements. If during the course of an investigation the IO discovers information leading him or her to believe matters of a criminal nature have occurred and a witness or subject becomes a suspect, the IO must stop the interview, consult with the Appointing Authority and legal advisor, and (if allowed to proceed) advise the suspects of their rights. (T-1). AFCRPSG attachment 8 provides a template format for a suspect interview and rights advisement and must be read to the suspect verbatim. If after rights advisement, the suspect refuses to testify or requests an attorney, then the interview must stop. (T-1). Consult with the legal advisor before attempting to re-interview the suspect.

3.45.1. For active duty military suspects (and retired or separated military members subject to recall), advise them of their rights as specified under Article 31, UCMJ. (T-0).

3.45.2. In regards to Air Force Reserve and Air National Guard personnel, IOs need to verify the status of the suspect at the time of the occurrence and at the time of the scheduled interview. (T-1). Consult with the legal advisor to determine what, if any, rights advisement is required.

3.45.3. Civilian witnesses, even if suspected of a criminal offense, need not be advised of their Fifth Amendment rights when interviewed as part of an IG investigation. Under the law, such rights are only required in conjunction with custodial interrogations (i.e., interrogations in which the interviewee is not free to leave at will) by law enforcement personnel. Interviews by an IG/IO under authority of this instruction do not meet that threshold requirement (i.e., IGs and IOs are not considered law enforcement personnel for Fifth Amendment purposes). The lack of a requirement to advise civilian witnesses of their Fifth Amendment rights does not preclude them from invoking such rights if circumstances warrant.
3.46. Policy Regarding Subject/Suspect/Witness Hand-offs. Air Force policy regarding investigative interviews of Regular Air Force personnel, AFR personnel, ANG personnel, and Department of Air Force civilian employees requires special handling of certain interviewees:

3.46.1. Air Force experience has found that subjects/suspects of an investigation may be at a greater risk of committing suicide. A primary concern is that being a subject/suspect of an investigation may result in stress and turmoil within an individual’s life. The hand-off policy is intended to act as a safety net to those individuals who might be so emotionally distraught as to pose a danger to themselves or others.

3.46.1.1. These hand-offs require person-to-person contact between the IO and the subject’s/suspect’s commander or designee, civilian leading an organization designated as a unit IAW AFI 38-101 or designee, first sergeant, or supervisor. Hand-offs will require pre-coordination and advanced planning.

3.46.1.2. Following initial interviews with Air Force personnel who are the subject/suspect of an investigation, IOs must refer such individuals to their commander or designee, civilian leading an organization designated as a unit IAW AFI 38-101 or designee, first sergeant, or supervisor. The command representative must be physically present immediately following the interview and receive the subject/suspect.

3.46.1.3. Before providing the hand-off, the IO should advise the commander or designee that the individual is the subject or suspect of an IG investigation. The IO should also explain the reason for any concern he or she has about the individual’s personal safety (e.g., individual was emotionally distraught, shocked, etc.).

3.46.1.3.1. However, the IO will not disclose the identity of the complainant or the substance of testimony or other evidence obtained during the investigation. (T-1).

3.46.1.3.2. If time permits, the IO should coordinate with the IG before handing-off an individual or notifying the commander. However, an IO should not delay obtaining appropriate assistance for an individual whose emotional state demands immediate attention simply to obtain IG coordination.

3.46.1.4. The hand-off must be documented at the end of the testimony. (T-1). IOs may use the documentation at the end of the readout or include the following annotation: "At the conclusion of the interview(s), the witness/subject(s)/suspect(s) was/were handed off by the IO to the commander (or commander’s representative) IAW AFI 90-301, paragraph 3.46.”

3.46.2. If any witness (or subject/suspect in subsequent interviews) appears to be emotional, distraught, or stunned during the process of any interview, they should not be allowed to depart alone, but should be released to their commander or designee, civilian leading an organization designated as a unit IAW AFI 38-101 or designee, first sergeant, or supervisor, who will help ensure the individual receives the necessary support to safely handle his or her personal crisis (referred to as handing-off).

3.46.2.1. In most instances, hand-offs will require pre-coordination and advanced planning.

3.46.2.2. A hand-off is only required for witnesses if the IO determines the witness has been sufficiently disturbed by the interview to warrant person-to-person contact.
3.46.2.3. The IO should also explain the reason for any concern he or she has about the individual’s personal safety (e.g., individual was emotionally distraught, shocked, etc.).

3.46.2.3.1. However, the IO will not disclose the identity of the complainant or the substance of testimony or other evidence obtained during the investigation. (T-1).

3.46.2.4. The hand-off must be documented at the end of the testimony. (T-1). IOs may use the documentation at the end of the readout or include the following annotation: "At the conclusion of the interview(s), the witness/subject(s) was/were handed off by the IO to the commander (or commander's representative) IAW AFI 90-301, paragraph 3.46.”

3.46.3. When suspects, subjects or witnesses invoke their Fifth Amendment or Article 31 rights during an interview, the commander or designee, civilian leading an organization designated as a unit IAW AFI 38-101 or designee, first sergeant, or supervisor will be informed of this fact and instructed to avoid any questioning, interrogation, or discussions in the subject’s presence of a nature likely to elicit statements or admissions regarding the alleged offenses. (T-0). Document this in the Report of Investigation. (T-0).

3.46.4. If subjects are represented by an attorney for the matter under investigation, notify the attorney of the hand-off. (T-1). Notify the legal advisor of any suspect, subject, or witness represented by an attorney. (T-1).

3.46.5. When dealing with civilian witnesses, the IO must make a reasonable effort to hand-off the individual directly to their unit representative, commander or designee, civilian leading an organization designated as a unit IAW AFI 38-101 or designee, or supervisor. (T-1).

Section 3G—Step 6: Writing the Report (< 37 Days)

3.47. Key Terms. This section uses the following key terms: case file, completion, evidence, fact, hotline completion report, legal review, legal sufficiency, not substantiated, preponderance of the evidence, report of investigation (ROI), standards, substantiated, and technical review. Refer to Attachment 1 for the definition of these key terms.


3.48.1. The standard of proof applicable to IG investigations is proof by a preponderance of the evidence. This means that it is more likely than not the wrongdoing has occurred.

3.48.2. IOs must be careful not to apply this standard too mechanically. Quality counts as much as quantity and an IO may choose to believe one witness rather than five others if the one is sufficiently credible and the five are not. In addition, there is no way to measure the weight of a document against the testimony of a witness other than by evaluating credibility as discussed in paragraph 3.49.2.

3.49. Analyzing the Evidence. Keeping in mind the standard being sought (preponderance of the evidence), IOs will follow a four-step process when analyzing the evidence they collected. (T-1).

3.49.1. What are the allegations? Review the allegations framed prior to starting the investigation. Do they still make sense? The report must include properly framed allegations. Consult with the legal advisor and Appointing Authority if allegations need to
be revised after the investigation has begun. The revision may require notification to the subject/suspect, depending on the change and the stage of the investigation.

3.49.2. What are the facts (what happened)? Facts are not conclusions, but rather information and data, from which the IO must draw logical conclusions. Each fact contained in the report of investigation must be supported by evidence contained in an exhibit attached to the report. Facts are not always consistent and are often in dispute. The IO is responsible for determining what the facts were at a specific point in time. He or she evaluates the credibility of witness testimony considering factors such as demeanor, bias, motive to lie, knowledge, ability to observe, recency of observations, corroborating evidence, and prior inconsistent statements. The IO must analyze the available evidence and use the preponderance of the evidence standard to make the tough call and arrive at logical/concrete conclusions.

3.49.3. What standards apply? What laws, regulations, policies, or other controlling standards were allegedly violated? Applicable standards should have been identified at the beginning when framing the allegations. The report should include a complete discussion of the standards in effect at the time of the alleged violation.

3.49.4. Were the standards violated (was a rule, regulation, policy, or law broken)? To reach a conclusion, the IO must consider and discuss the credible evidence that supports or does not support whether the subject violated a particular standard. Utilizing the preponderance of the evidence standard, the IO concludes the allegation is or is not substantiated. IOs should consult their legal advisor when in doubt about whether a particular action violated Air Force standards. However, the final decision rests with the Appointing Authority during the final approval process.

3.50. Category of Findings. There are only two possible findings for each allegation:

3.50.1. Substantiated: A substantiated finding results when a preponderance of the evidence supports the allegation of a wrong or violation of law, regulation, procedure, or Air Force policy or standard. The facts indicate a violation of standards occurred.

3.50.2. Not Substantiated: A not substantiated finding results when a preponderance of the evidence supports the conclusion the alleged wrongdoing did not occur. The facts indicate no violation of standards occurred.


3.51.1. All IG investigations (and their findings) must be documented with objectivity, thoroughness, and in a timely manner. (T-1). The ROI must maintain an impartial and balanced tone and exclude any biases for or against the complainant, subject, or witnesses. (T-1). An ROI must be a stand-alone document—all the essential facts, documents, portions of regulations, interviews, etc., must be included in the report so a reviewer can arrive at a determination without reference to information outside the report. (T-1).

3.51.1.1. The IO must sign the report. (T-1).

3.51.1.2. The Appointing Authority approves the report in writing. (T-1).
3.51.1.3. The IO must address each of the framed allegations in the report. (T-1). If the Appointing Authority determines an allegation should not be examined in the investigation, the IO must document the Appointing Authority’s decision. (T-1).

3.51.2. Recommendations are optional at the discretion of the Appointing Authority. If an IO is tasked to make recommendations, the recommendations are not binding.

3.51.2.1. If requested, recommendations will be provided under separate cover and not as part of the ROI. (T-3). Refer to AFCRPSG attachment 9 to determine where to place the document in the case file.

3.51.2.2. If the Appointing Authority requests recommendations, they should be tied to the findings and stated as succinctly and objectively as possible. IOs will not recommend specific command or administrative actions. (T-3).

3.51.3. IGs will refer IOs to this instruction and the SAF/IGQ IO Guide for specific information and techniques on report writing. (T-1).

3.51.4. All IG investigative case files must comply with the standardized IG case file format described in paragraph 3.52 and 3.53, and ACRPSG attachment 9. (T-1).

3.52. **Case File Format.** A case file is a standardized compilation of documents relevant to an IG complaint. The case file consists of three sections. Section I, the Administrative File, is always used and contains documents such as the Complainant Notification Letter, Progress Reports, and recommendations if requested. The documents in Section I are solely used to supervise and manage the complaint resolution. Section II, Report of Investigation, is the formal investigative report prepared by the investigating officer. For example, this section contains the chronology, background and allegations, as well as the findings, analysis, and conclusion. Section II contains the bulk of the IOs work and is normally releasable under FOIA. Section III, Support Documents, contains all the supporting evidence associated with the Report of Investigation and additional Quality Control Checklists. The witness testimony, documentary evidence, and the appointment letter are maintained in Section III. All case file documents will be attached to the applicable ACTS electronic case file. (T-1).

3.52.1. AFRPSG attachment 9 shows the case file format which matches the ACTS Attachments tab.

3.52.2. Paper copies of the investigative case file must be organized according to AFRPSG attachment 9 using the tabs applicable in each situation. Prepare a Table of Contents showing the contents of the case file. Unused tabs should be documented in the table of contents with the statement "This tab not used." (T-3). There is no need to include the unused tabs in the actual case file. (T-3).

3.52.3. As a minimum, case files for cases resulting in investigation must contain the following documentation (indexed and inserted in Sections I, II, and III at the prescribed tab): the complaint; tasking memos (if any); ROI; legal review; the testimony (transcribed or summarized, if taken); copy of response to complainant; copy of notification to the subject’s commander; copy of commander’s action (if applicable); and administrative documents including memos, progress reports, and complaint acknowledgment or interim memos to the complainant. (T-1).
3.52.4. For cases requiring DoD approval, a paper case file is required. Forward the entire paper case file to SAF/IGQ after appointing authority approval via the appropriate MAJCOM, NAF, FOA, and/or DRU as AF/JAA and DoD IG require SAF/IGQ to provide them with printed reports, properly tabbed and formatted. (T-1). Because ACTS is the System of Record for storing IG records, IG offices should not maintain paper copies of records.

3.53. **Report of Investigation (ROI) Format.**

3.53.1. The completed Report of Investigation is Section II of the case file. Section III of the finalized IG case file contains the documents supporting the results of the investigation in Section II. AFCRPSG attachments 10 and 11 show the proper ROI format.

3.53.2. For specific guidance on how to write an ROI, IOs must use this instruction and the SAF/IGQ IO Guide. (T-1).

3.54. **Other Forms/Checklists.**

3.54.1. Reprisal Investigation Evaluation Form. Reprisal cases may have a Reprisal Investigation Evaluation Form completed when the case is finalized. For specific guidance on how to complete this form, see AFCRPSG attachment 20.

3.55. **Reporting Requirements** There are three required reports: Periodic Updates, Progress Reports, and Interim Responses

3.55.1. Periodic Updates (PU). Provide a PU to the complainant every 60 days after receipt of the complaint and every 60 days thereafter. (T-1). For ANG and Air Force Reserve IGs, provide PUs every other UTA. If there is an investigation, provide PUs to the subject as well. (T-1).

3.55.2. Progress Reports (PR). Provide a PR to the Appointing Authority and to higher-level IGs when a case has not been finalized by the suspense date. (T-1). See AFCRPSG attachment 12 for format. The suspense date is defined by the Appointing Authority in the investigating officer appointment letter. The first PR is due on or before the suspense date and on the first of every month thereafter until the investigation is completed. Higher-level IGs may request additional PRs as necessary. Document the status of the case, changes since the last PR and the estimated completion date in a case note in ACTS. (T-1).

3.55.3. Interim Response (IR). Provide an IR to the complainant whenever a case transfers between agencies or levels of command. (T-1). Provide IRs to both complainant and subject during an investigation. (T-1).

3.56. **180-Day Notification Letter.** Provide a letter to IG DoD and to the complainant notifying them if a reprisal or restriction complaint analysis or investigation is not completed within 180 days from the time the complainant alleges reprisal. (T-0). The IG DoD notification is routed through the applicable MAJCOM, JFHQ, FOA, or DRU and SAF/IGQ. The IG office to which the case is currently assigned is responsible for the 180-Day Notification letter. See AFCRPSG attachment 35.

**Phase 3: Quality Review Phase**
Section 3H—Step 7: IG Quality Review (< 5 Days)

3.57. Requirement for IG Quality Reviews. All investigations will receive a quality review (QR) by the IG staff to ensure completeness, compliance with this instruction and other appropriate directives, and objectivity. (T-1).

3.57.1. If the IG QR detects deficiencies with the investigation or report, the IG should return the case to the IO to be reworked. (T-1).

3.57.2. If a case needs to be returned to the IO to be reworked due to deficiencies, the IG must explain the specific problems and rationale to the IO. (T-1).

3.57.3. If an IG disagrees with the IOs findings and conclusions, document the disagreement and proceed with the next step in the Complaint Resolution Process. (T-1).

Section 3I—Step 8: Technical Review (< 5 Days)

3.58. When is a Technical Review Necessary?

3.58.1. Sometimes an IO will be asked to evaluate information or interpret guidance in a technical field beyond his/her normal range of expertise. When this happens, the Appointing Authority should ask for a technical (expert) review of the applicable evidence, findings, and conclusions before the report is sent for a legal sufficiency review.

3.58.1.1. The key question will be how important the technical information is to the overall conclusions in the report.

3.58.1.2. A good faith effort will be made to retain complainant confidentiality. (T-1). The Technical Advisor should only review the portion of the investigation required to provide the technical assistance and should be advised of the need to maintain confidentiality.

3.58.2. A technical review must explain, in detail, whether the report is technically sufficient. (T-1). If the report is found to be technically inaccurate or deficient, it will be returned to the IO to be reworked. (T-1). In this case, the technical review must explain, in detail, the reasons why the report was deficient and the minimum requirements for sufficiency. (T-1).

Section 3J—Step 9: Legal Review (< 10 Days)


3.59.1. IGs will have all Reports of Investigations reviewed by a JA for legal sufficiency. (T-1). The JA will provide written reviews before the Appointing Authority approves the report and its findings. (T-1). IGs should ensure the local servicing SJA is familiar with the SAF/IGQ JAG Guide to IG Investigations.

3.59.2. A different JA should perform the legal review other than the individual assigned to advise the IO.

3.59.3. A thorough legal review is critical to the IG investigative process and IG-JA-CC relationships. The written review must reflect a thorough review of the case, to include an independent review of all testimony and evidence. When conducting a legal review of any
IG investigation, the attorney performing the legal review must complete the Inspector General Investigations Legal Review Checklist, which is available on the HAF/JAA website under the Inspector General IGS/IGQ tab. (T-1).

3.59.4. Each legal review must examine whether: (1) Each allegation has been addressed; (2) Allegations allege a violation of law, regulation, procedure, or policy; (3) The IO reasonably applied the preponderance of the evidence standard in arriving at findings; (4) Conclusions are supported by, and consistent with, the findings; (5) The investigation complies with all applicable legal and administrative requirements; (6) Any errors or irregularities exist, and if so, their legal effects, if any. (T-1). Along with documenting conclusions concerning each of these matters, the legal review must contain as an attachment a completed Inspector General Investigations Legal Review Checklist. (T-1).

3.59.4.1. If the legal review states the case is not legally sufficient, it must include a detailed explanation of what the report is missing or lacking that makes it legally insufficient. (T-1). The IG will return the case to the IO to be reworked IAW Section 3K. (T-1). The IO must make the report legally sufficient. (T-1).

3.59.4.2. In cases in which the legal review simply disagrees with the IO’s ultimate findings and conclusions, the rationale for that disagreement will be provided to the IO for consideration. (T-1). If the IO, after considering the review, disagrees with the legal review, the IO will not be directed to change the disputed findings or conclusions. (T-1). Instead, the ROI and legal review will be provided to the Appointing Authority for a final determination. (T-1). In situations where the disputed findings pertain to an investigation of reprisal or restriction, the Appointing Authority will provide his determination but, IG DoD will be the final determination authority. (T-1).

3.59.5. If the Appointing Authority disagrees with the IO’s findings and/or conclusions, the Appointing Authority must issue alternative findings and conclusions and document them in an addendum. (T-1). In such case, the Appointing Authority’s determination must include the rationale for his or her decision. (T-1). Merely deferring to or referencing the legal review is insufficient. Rather, the Appointing Authority’s determination must separately set out the basis for the determination through an analysis and issue new findings and/or conclusions. (T-1).

3.59.6. MAJCOMs, FOAs, DRUs, and SAF/IGQ may adopt a lower-level legal review. All investigations require a minimum of one legal review. (T-1). Additional reviews are optional but required if higher level quality review indicates the need for an additional legal review or if an addendum is accomplished that alters the findings or significantly changes the analysis in the ROI. (T-1). HHQ IGs may consult with HHQ JA on sufficiency of lower level legal review as part of their QR.

Table 3.16. Actions to Take Based on Legal Sufficiency Review.

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If an investigation is found to be...</td>
<td>Then...</td>
<td></td>
</tr>
<tr>
<td>Legally sufficient</td>
<td>Appointing Authority approves and sends final response to complainant, unless higher-level QR and...</td>
<td></td>
</tr>
<tr>
<td>#</td>
<td>Report Sufficiency</td>
<td>Action</td>
</tr>
<tr>
<td>----</td>
<td>--------------------------------------</td>
<td>------------------------------------------------------------------------</td>
</tr>
<tr>
<td>2</td>
<td>Not legally sufficient</td>
<td>Report is returned to the IO to be reworked. The IO must make the report legally sufficient.</td>
</tr>
<tr>
<td>3</td>
<td>Administratively sufficient</td>
<td>Appointing Authority approves and sends final response to complainant, unless higher-level QR and approval is required. If the Appointing Authority disagrees with the IO, see <strong>paragraph 3.62.2</strong></td>
</tr>
<tr>
<td>4</td>
<td>Not administratively sufficient</td>
<td>Report is returned to the IO to be reworked if required.</td>
</tr>
</tbody>
</table>

**Section 3K—Step 10: Reworking the Report (< 5 Days)**

3.60. **When Reports are Returned for Rework.** If a report is found to be insufficient, then the report will be returned to the IO for rework. (T-1).

3.60.1. The reason for the rework and the dates must be logged into ACTS. (T-1).

3.60.2. IG quality reviews, technical reviews, and/or legal reviews must provide reasons why the report was not sufficient and detail the minimum requirements for sufficiency. (T-1).

**Section 3L—Step 11: Closing the Case (< 5 Days)**

3.61. **Key Terms.** This section uses the following key terms: appointing authority, case file, closure, colonel (or civil servant Grade 15), completion, follow-up, lieutenant colonel (or below), report of investigation, reprisal, restriction, senior official, third-party complainant, and third-party complaint. Refer to Attachment 1 for the definition of these key terms.

3.62. **Appointing Authority Approval.** Approval of an IG investigation rests with the Appointing Authority, except for investigations of reprisal or restriction.

3.62.1. The Appointing Authority will sign and approve the Report of Investigation (ROI) in writing. (T-1).

3.62.2. In cases where the Appointing Authority disagrees with the IO’s findings and conclusions, the Appointing Authority will non-concur with the ROI in writing in an addendum to the ROI. (T-1). Merely deferring to or referencing the legal review (if applicable) or findings and conclusion is insufficient. The Appointing Authority must clearly explain the reasons for the disagreement and the supporting rationale in the addendum. (T-1). The IO’s findings, legal review, and the Appointing Authority’s addendum will be retained as part of the investigation case file and forwarded to the next higher-level IG for review via ACTS. (T-1).

3.62.3. Upon Appointing Authority approval of the ROI, the IG will place the case in completed status in ACTS. (T-1).

3.63. **Closure Requirements.** Upon the Appointing Authority’s approval of an investigation, all notification procedures IAW the applicable notification matrix must be completed, unless otherwise directed by a higher-level IG. Use Table 3.17 for investigations on lieutenant colonels (or below), Table 4.2 for senior officials, and Table 5.1 for colonels (or civil servant Grade 15). Refer to specific chapters for additional closure requirements on: investigations against senior
officials or colonels (or civil servant Grade 15); investigations regarding allegations of reprisal or restriction; congressional taskings; MEO complaints; and DoD Hotline complaints.

3.63.1. Mandatory actions required to close a case are:

3.63.1.1. ROI approved by Appointing Authority. (T-1).
3.63.1.2. Subject’s commander notified of results. (T-1).
3.63.1.3. Complainant notified of results. (T-1).
3.63.1.4. Command action if appropriate. (T-1).

3.63.2. EXCEPTIONS:

3.63.2.1. For closure requirements on reprisal cases, refer to paragraph 6.10.
3.63.2.2. For closure requirements on restriction investigations, refer to paragraph 7.10.
3.63.2.3. For additional closure requirements for investigations conducted as a result of a congressional complaint, refer to paragraph 9.
3.63.2.4. For additional closure requirements for investigations conducted as a result of an MEO complaint, refer to paragraph 10.5.
3.63.2.5. For additional closure requirements for investigations conducted as a result of a DoD Hotline complaint, refer to paragraph 12.6.

3.63.3. IGs at every level are required to update all completed actions in ACTS (refer to the ACTS User’s Manual) and are required to maintain an electronic case file in ACTS until its final disposition date. (T-1). Leave case in completed status in ACTS until all required quality, legal, and higher-level reviews as well as required notifications and any command actions are complete, at which time the case will be closed in ACTS. (T-1).

3.63.4. Cases pending command/corrective action will be placed in follow-up on the suspense tab in ACTS until a copy of the action taken is received. (T-1).

3.63.5. Investigations involving allegations of reprisal or restriction, or allegations against a colonel (or civil servant Grade 15), must be forwarded through the applicable MAJCOM, JFHQ, FOA, or DRU IG to SAF/IGQ for quality review. (T-1). Transfer the case in ACTS to the next appropriate level for review. (T-1).

3.64. Notification Requirements for Case Closures.

3.64.1. Table 3.17 describes the notification requirements upon completion of IG investigations when the subject is a lieutenant colonel (or below).

3.64.2. The Appointing Authority must notify the subject’s commander of the results of the investigation in writing. (T-1). The commander must, in turn, notify the subject of the results of the investigation in writing. (T-1). The notification letters must include a description of the specific allegations and related findings. (T-1). The letters must not contain the names of the complainants, witnesses, or other subjects of the investigation. (T-1). Refer to AFRPSG attachment 13 for a sample results notification to the subject’s commander with an endorsement for the commander’s notification to the subject.

3.64.3. The authority responsible for making release determinations will automatically provide the subject’s commander with a copy of the relevant portions of an approved and
substantiated report of investigation (without attachments) for determining appropriate command action. (T-1). Recipients must comply with all applicable guidance in Chapter 13. For Senior Official cases, see 4.5.2.1.

3.64.3.1. In the case where there is an addendum that becomes part of the ROI, the originating appointing authority of the addendum is the authority responsible for making release determinations.

3.65. Responding to Complainants after Closing an Investigation. Final response to the complainant is generally the final step before case closure.

3.65.1. Responses to complainants must be timely, and supported by the evidence. (T-1).

3.65.2. Responses to complainants should address all allegations as framed during the complaint analysis. The response does not necessarily have to address each individual question or allegation originally made by the complainant.

3.65.3. Complainants will receive a response from the level that conducted the investigation, unless otherwise directed by higher-level IG. (T-1). **EXCEPTIONS:**

3.65.3.1. For reprisal or restriction, SAF/IGQ will provide a copy of IG DoD final approval of the investigation to the applicable MAJCOM, JFHQ, FOA, or DRU. It is the responsibility of the MAJCOM, JFHQ, FOA, or DRU to provide the final response to the complainant. (T-1). See paragraph 6.10.2 and 7.10.2, respectively, for further information.

3.65.3.2. MAJCOM, JFHQ, FOA, or DRU will provide final response to complainants for investigations conducted as a result of congressional complaints. (T-0). Refer to Chapter 8.

3.65.4. Complainants will receive a final response, in a publicly-releasable format, in writing, with the findings of the investigation. (T-0). When responding to third-party complainants, refer to paragraph 3.65.7.

3.65.5. Final responses to complainants must inform them of their right to petition the Air Force Board for Correction of Military Records (AFBCMR) despite the findings in the case. (T-1). Final responses to complainants must also inform them of their rights to request review by the next level IG. (T-1).

3.65.5.1. Simply disagreeing with the findings or with the command action taken in response to the findings is not sufficient reason to justify a higher-level review or additional investigation. (T-1).

3.65.5.2. It is the complainant’s responsibility to provide new and compelling information that justifies a higher-level review on previously considered issues. (T-1).

3.65.5.3. It is the complainant’s responsibility to request this review in writing to the next level IG within 90 days of receiving the response and to provide specific reasons why they believe the original complaint resolution was not valid or adequate. (T-1).

3.65.6. Ensure responses to complainants are consistent with FOIA and PA release guidelines in Chapter 13. (T-1).
3.65.7. Third-party complainants are only entitled to an acknowledgement that their complaint was received. (T-3). They will not receive information regarding the resolution unless the affected party authorizes the release of information to that third-party via a Privacy Act release.

Table 3.17. Notification Matrix for Closure of IG Investigations on Lieutenant Colonels (or Below).

<table>
<thead>
<tr>
<th>R</th>
<th>A</th>
<th>B</th>
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<tbody>
<tr>
<td>U</td>
<td>If an investigation is conducted and the allegations are...</td>
<td>Then...</td>
</tr>
<tr>
<td>L</td>
<td></td>
<td>1. Appointing Authority notifies subject’s commander in writing (see paragraph 3.64.2).</td>
</tr>
<tr>
<td>E</td>
<td></td>
<td>2. Commander notifies subject, in writing (see paragraph 3.64.2), and takes disciplinary/corrective action.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Provide final response to complainant (see paragraph 3.65).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Commander notifies Appointing Authority of command or corrective action.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Provide SAF/IGQ with final command action.</td>
</tr>
<tr>
<td>1</td>
<td>Substantiated</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Not Substantiated</td>
<td>1. Appointing Authority notifies subject’s commander in writing (see paragraph 3.64.2).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Commander notifies subject in writing (see paragraph 3.64.2).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Provide final response to complainant (see paragraph 3.65).</td>
</tr>
</tbody>
</table>

Section 3M—Step 12: Command Action

3.66. Key Terms. This section uses these following key terms: accountability, command action, and corrective action. Refer to Attachment 1 for the definition of these key terms.

3.67. Policy. Command action is the responsibility of the commander who is responsible for, and maintains accountability of, the process, operation, organization, or individual.

3.67.1. Taking Command Action In Reprisal or Restriction Cases. Commanders taking command action must do so within 45 days of notification of IG DoD’s approval of the investigation’s finding. (T-1).

3.67.2. Notification of Command Action In Reprisal or Restriction Cases. Commanders will immediately notify their IG, in writing, of command action taken (or provide written documentation that no command action was taken). (T-1). The IG must enter the command action in ACTS and notify SAF/IGQ that the command action is available for forwarding to IG, DoD. (T-1).

Section 3N—Step 13: Higher Headquarters Review (< 14 Days)

3.68. Requirement for Higher Headquarters Quality Review (QR).

3.68.1. The following cases will be sent to higher headquarters for QR: (T-1).
3.68.1.1. Allegations of reprisal or restriction. (T-1).
3.68.1.2. Cases involving subjects who are colonels (or civilian equivalents). (T-1).
3.68.1.3. Cases where the Appointing Authority wrote an addendum (see paragraph 3.62.2). (T-1).

3.68.2. MAJCOMs, JFHQs, FOAs, and DRU IGs will conduct oversight and QRs for investigations completed at a lower-level before being forwarded to SAF/IGQ for QR, (T-1) to ensure that:

3.68.2.1. All valid allegations were addressed. (T-1).
3.68.2.2. The investigation was conducted with thoroughness, objectivity, and in a timely manner. (T-1).
3.68.2.3. The findings and conclusions are supported by a preponderance of the evidence. (T-1).
3.68.2.4. Legal reviews were conducted as required by this instruction. (T-1).
3.68.2.5. Command action (when required) is/was taken and is documented. (T-1).

3.68.3. When deficiencies are identified, reopen the investigation if necessary to correct any shortcomings. Whenever possible, have the original IO complete the additional work needed and revise the report. When circumstances warrant, the MAJCOM or JFHQ may complete the additional work needed, conduct an additional legal review, and revise the report with an addendum. When an addendum is accomplished, IGs must check the "Addendum Accomplished" checkbox in the ACTS case file main tab.

3.68.4. MAJCOM, JFHQ, FOA, and DRU IGs will conduct a QR. All investigations require a minimum of one legal review. Additional legal reviews are optional but required if higher level quality review indicates the need for an additional legal review or if an addendum is accomplished that alters the findings or significantly changes the analysis in the ROI. HHQ IGs may consult with HHQ JA on sufficiency of lower level legal review as part of their QR. (T-1).

3.68.5. MAJCOM, JFHQ, FOA, and DRU IGs will conduct a QR for investigations conducted as a result of congressional complaints, unless otherwise directed by higher-level IG. (T-1).

3.68.6. MAJCOM, JFHQ, FOA, and DRU IGs will provide feedback to lower-level IGs upon completion of the QR. Refer to paragraph 3.69 if disagreeing with lower-level findings.

3.69. Disagreement with Findings. In cases where a higher headquarters QR disagrees with the findings, conclusions, or determinations made at the level immediately below, the higher-level IG will reach a determination and document the findings in an addendum. The higher-level IG will review the issues and consult a JA before forwarding the report to SAF/IGQ, if required. Under no circumstances will a MAJCOM IG forward a disputed case to SAF/IGQ for resolution. The higher-level IG will:

3.69.1. Obtain an additional legal review for legal sufficiency before determining the final finding (substantiated or not substantiated) for each disputed allegation contained in the ROI.
3.69.2. Document any discrepancies/new findings in writing with an addendum to the ROI, fully explaining the rationale for the new findings, and address any disagreements between IOs, legal reviewers or other reviewers.

3.69.3. Provide a new response to complainant when the findings differ from previous conclusions or responses.

3.69.4. Notify the subject’s commander of the change in findings and provide a copy of the addendum if applicable.

3.69.5. Notify lower-level IG of the disagreement and change in findings and provide them a copy of the applicable addendum. Document this action in an ACTS case note.

3.69.6. When warranted, higher headquarters may reopen the case at their level to address the issues in dispute or unresolved issues.

3.69.7. If new allegations must be included, the subject must be notified of the new allegations and given an opportunity via a formal, recorded interview to address the new allegation.

Section 30—Step 14: SAF/IGQ Review (< 14 Days)

3.70. Key Terms. This section uses the following key terms: quality review and systemic. Refer to Attachment 1 for the definition of these key terms.

3.71. Requirement for SAF/IGQ Review. SAF/IGQ will:

3.71.1. Conduct a QR for all military reprisal or restriction cases before forwarding them to IG DoD.

3.71.2. Conduct a QR on other cases when so specified in the SAF/IGQ tasking letter to MAJCOM, JFHQ, FOA, and DRU IGs.

3.71.3. Act as the MAJCOM for ANG cases.

3.71.4. Notify MAJCOM, JFHQ, FOA, or DRU IGs of discrepancies or deficiencies noted in reports.

3.71.5. Return (when required) all case documents and re-task cases for any supplemental information or additional investigation required to be incorporated into the original report.

3.71.6. Examine cases for systemic problems or trends and notify SAF/IG. Notify commanders, civilians leading an organization designated as a unit IAW AFI 38-101, or appropriate agencies as needed to ensure resolution or future preventive action.

3.71.7. In cases where SAF/IGQ is the reviewing authority on an IG report (but is not the appointing authority) and the SAF/IGQ QR disagrees with the findings, conclusions, or determinations made at the level immediately below, SAF/IGQ will:

3.71.7.1. Obtain an additional legal review for legal sufficiency before determining the final finding (substantiated or not substantiated) for each disputed allegation contained in the ROI.

3.71.7.2. Non-concur with the report or legal review determinations in writing in an addendum to the ROI. Clearly adopt an official position on the disputed item(s) and
explain the rationale for the new findings in the addendum. When an addendum is accomplished, IGs must check the "Addendum Accomplished" checkbox in the ACTS case file main tab.

3.71.7.3. Notify the lower-level IG office or commander of the different findings and conclusions and provide them with a copy of the addendum. The lower-level IG must again follow the proper Notification Matrix to inform recipients of the new findings. Document this action in an ACTS case note.
Chapter 4

COMPLAINTS AGAINST SENIOR OFFICIALS

4.1. Key Terms. This section uses the following key terms: adverse information, misconduct, senior officer unfavorable information file (SOUIF), and senior official. Refer to Attachment 1 for the definition of these key terms.

4.2. Requirements for Investigating Allegations Against Senior Officials.

4.2.1. SAF/IGS manages the Senior Official Complaints Program. Only SAF/IGS (unless otherwise specified by SAF/IG) will conduct investigations into non-criminal allegations against senior officials.

4.2.1.1. Complaints alleging violations of Military Equal Opportunity (MEO) policy by a senior official are handled by SAF/IGS.

4.2.1.2. If an investigation that is started on an O-6 subject is not completed when that subject is selected for promotion to brigadier general (or is selected for a Certificate of Eligibility to O-7 in the case of ANG officers), it will be at the discretion of SAF/IGS to either assume responsibility for the investigation or allow the investigation to continue to completion. For such cases that are completed below the SAF/IGS level, SAF/IGS will provide an oversight review of the case.

4.2.1.3. SAF/IGS will generally comply with all policies and procedures outlined in this instruction, consistent with SAF/IG guidance, current management, and any personnel policies affecting senior officials. IAW AFI 36-2706, SAF/IGS does not investigate civilian EO/Sexual Harassment allegations against senior officials. Those matters will be worked within the appropriate EO channels.

4.2.2. Commanders and civilians leading an organization designated as a unit IAW AFI 38-101, at all levels, including joint commands, will immediately notify SAF/IGS of any allegations or potentially adverse information involving senior officials and provide an information copy to the servicing installation IG office who provides a copy to their MAJCOM IG. (T-1). IGs will notify SAF/IGS of any allegations or potentially adverse information using the procedures in Table 4.1. (T-1). Use the notification letter format described in AFCRPSG attachment 14.

4.2.2.1. IGs who receive complaints against an Air Force senior official may only inform their commanders about the general nature of the issues and the identity of the subject. (T-1).

4.2.2.2. To protect the complainant’s confidentiality, do not reveal either the source or specific nature of the allegations. (T-1).

4.2.3. SAF/IGS must notify SAF/IG when it becomes aware of allegations of misconduct or potentially adverse information against senior officials.

4.2.4. SAF/IGS will conduct a complaint analysis on all complaints involving Air Force senior officials. The complaint analysis will be used to analyze the validity of the complaint and to recommend a course of action to SAF/IG.
4.2.4.1. Due to the limited number of investigating officers, the unconstrained nature of complaints, and the complexities involved with conducting sensitive investigations across the entire Air Force, the CRP processing timelines in Table 3.1 may be extended.

4.2.5. SAF/IGS will conduct a complaint analysis for complaints containing allegations with multiple subjects that include a senior official.

4.2.6. SAF/IG will review and approve the complaint analysis.

4.2.7. Throughout the complaint process, from the initial receipt of the complaint to the closing of the case, the appropriate notifications will be made as set forth in Table 4.2. The intent is to keep appropriate commanders, agencies, complainants, and subjects informed throughout the process.

4.3. Notification Requirements. Follow the Complaint Processing and Notification Matrix in Tables 4.1 and 4.2 for cases involving senior officials. (T-1).

Table 4.1. Senior Official Complaint Processing.

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
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<tbody>
<tr>
<td>If the complainant makes assertions…</td>
<td>Then…</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Against a senior official</td>
<td>Report the complaint through the MAJCOM, NAF, JFHQ, FOA, or DRU IG to SAF/IGS by using the notification letter format described in AFCRPSG attachment 14. The contact will be logged in ACTS and SAF/IGS will determine the case’s further disposition. SAF/IGS does not investigate civilian EO/Sexual Harassment allegations against senior officials; those matters will be worked within the appropriate EO channels.</td>
</tr>
<tr>
<td>2</td>
<td>Against a senior official and lower ranking members</td>
<td>Coordinate with SAF/IGS (and SAF/IGQ as appropriate) through the MAJCOM, NAF, JFHQ, FOA, or DRU IG to determine case management requirements. SAF/IGS will determine if all RMOs will be addressed in one case file (managed by SAF/IGS) or they will direct the use of multiple case files to address all RMOs.</td>
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Table 4.2. Senior Official Notification Matrix.

<table>
<thead>
<tr>
<th>Rule</th>
<th>A</th>
<th>B</th>
<th>C</th>
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<tbody>
<tr>
<td>If...</td>
<td>And...</td>
<td>Then...</td>
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| 1 | **In Complaint Analysis Phase** | Complaint has arrived, but complaint analysis is not completed | 1. SAF/IGS notifies SAF/IG of allegations  
2. SAF/IGS notifies AF/DPG or AF/DPS (as applicable)  
3. SAF/IGS notifies IG DoD of allegations within five (5) duty days |
| 2 | Complaint analysis has been completed and SAF/IG determines an investigation is not warranted | 1. SAF/IGS notifies complainant and closes case  
2. SAF/IGS notifies AF/DPG or AF/DPS, as applicable  
3. SAF/IGS notifies IG DoD and provides copy of complaint analysis (Note: SAF/IGS notifies AF/A1Q on Equal Opportunity closure) |
| 3 | Complaint analysis has been completed and SAF/IG determines an investigation is warranted | 1. SAF/IGS notifies SAF/OS, AF/CC, SAF/US, AF/CV, AF/DPG or AF/DPS (as applicable), AF/JA, SAF/GC, and IG DoD; SAF/AA and SAF/GCA are included for SES or equivalent subjects only; SAF/MR is notified when cases involve the US Air Force Academy (USAFA)  
2. SAF/IG informs MAJCOM/CC (or equivalent) and The Adjutant General where applicable  
3. SAF/IG notifies subject  
4. SAF/IGS provides notification letters to the complainant and subject  
5. SAF/IGS notifies AF/A1Q on EO matters |
| 4 | **In Investigation Phase** | Investigation is ongoing | SAF/IGS provides status report to complainant and subject throughout the course of the investigation |
| 5 | **In Quality Review Phase** | Allegations were not substantiated | 1. SAF/IG notifies SAF/OS, AF/CC, SAF/US, AF/CV, AF/DPG or AF/DPS (as applicable), AF/JA, SAF/GC, and IG DoD; SAF/AA and SAF/GCA are included for SES or equivalent subjects only; SAF/MR is notified when cases involve USAFA  
2. SAF/IG informs MAJCOM/CC (or equivalent) where applicable  
3. SAF/IG notifies subject  
4. SAF/IGS provides notification letter to the complainant |
5. SAF/IGS provides a copy of the investigation to IG DoD
6. SAF/IGS notifies AF/A1Q on EO matters

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</table>
| 6 | Allegations were substantiated | 1. SAF/IG notifies SAF/OS, AF/CC, SAF/US, AF/CV, AF/DPG or AF/DPS (as applicable), AF/JA, SAF/GC, and IG DoD; SAF/AA and SAF/GCA are included for SES or equivalent subjects only; SAF/MR is notified when cases involve USAFA
2. SAF/IG (with coordination of AF/JA and/or SAF/GC) notifies AF/CV
3. AF/CV notifies MAJCOM/CC (or equivalent) of results for the purpose of taking command action; AF/CV takes command action for ANG subjects; AF/CV refers substantiated civilian senior official cases to the Executive Resources Board, chaired by SAF/AA, to decide the appropriate action
4. Subject is notified by appropriate authority
5. Office responsible for taking command action notifies SAF/IG of action taken
6. SAF/IGS notifies complainant of investigation results
7. SAF/IGS provides a copy of the investigation and the command action taken to IG DoD |

4.4. **Investigating Allegations Against Senior Officials.** If SAF/IG decides an investigation is warranted, SAF/IGS will:

4.4.1. Designate an IO to conduct the investigation.

4.4.2. Ensure all allegations are addressed and expeditiously investigated.

4.4.2.1. Due to the limited number of investigating officers, the unconstrained nature of complaints, and the complexities involved with conducting sensitive investigations across the entire Air Force, the CRP processing timelines in Table 3.1 may be extended

4.4.3. Ensure the findings and conclusions are supported by a preponderance of the evidence.

4.4.4. Ensure AF/JAA reviews the final report for legal sufficiency.

4.5. **Closing a Senior Official Investigation.**

4.5.1. Notifications will be made as set forth in Table 4.2.
4.5.2. AF/CV (through SAF/IG) will forward substantiated cases to the MAJCOM/CC or equivalent (e.g., FOA, DRU) for review and consideration of possible command action, to include action deemed appropriate to correct the negative effect of substantiated wrongdoing on individuals and/or the unit. For substantiated cases involving Air Force civilian senior officials, the appropriate action will be decided by the Executive Resources Board (ERB), chaired by SAF/AA. AF/CV takes command action for ANG subjects.

4.5.2.1. AF/CV (through SAF/IG) will send the MAJCOM/CC (or equivalent), or SAF/AA (as applicable), an unredacted copy of the substantiated ROI and a copy of all exhibits for their use in determining the appropriate command action. Additionally, AF/CV (through SAF/IG) will send the MAJCOM/CC or SAF/AA a redacted copy of the ROI for possible use by the subject in responding to potential command action as deemed appropriate by the MAJCOM/CC or SAF/AA.

4.5.3. MAJCOM/CC or equivalent will forward command action and any other actions taken related to the reports, to SAF/IG for closure. SAF/IGS will ensure command action (if taken) has been documented in the case file.

4.5.4. SAF/IGS will provide IG DoD a copy of the final report, including testimony and attachments, along with a statement of any command action taken against the senior official. SAF/IGS will provide the complete report within five (5) duty days after the final report is approved by SAF/IG.

4.5.5. SAF/IGS notifies AF/DPS and SAF/GCA on all matters substantiated against AF civilian senior leaders and officials. These offices are tasked with taking the matters to the Executive Resources Board (ERB) for action. SAF/IGS will provide a copy of the final ROI to SAF/GCA and the exhibits thereto when requested.

4.6. SOUIFs on Brigadier Generals.

4.6.1. A SOUIF is a written summary of adverse information about an officer, documentation of the command action, plus any comments from the subject officer regarding the written summary and documentation. A SOUIF is created for use during the general officer promotion/federal recognition process and exists solely for that purpose.

4.6.1.1. SOUIFs on brigadier generals are based on adverse information not previously considered by the Senate pursuant to the officer’s appointment to that grade.

4.6.2. SAF/IGS acts as a central repository for all adverse information on senior officials and prepares the draft adverse information summaries (AIS) and documentation of command action for review by the SOUIF decision authority (SAF/GC).

4.6.3. SAF/GC, acting for the SECAF, determines the content of the SOUIF and whether the SOUIF will be provided to a selection board.

4.6.3.1. The subject officer will be given a copy of the draft AIS and documentation of the command action prepared for the selection board and will be afforded an opportunity to submit written comments to the selection board IAW 10 USC 615(a)(7)(A).

4.6.3.1.1. Attachments to officer’s comments are discouraged. If provided, they must be limited to matters directly raised in the AIS and/or command action and not otherwise included in the Officer’s Selection Record (OSR).
4.6.3.2. The draft AIS, documentation and the officer’s comments (if any) will be reviewed by AF/JAA and SAF/GCM before being forwarded to SAF/GC for final decision. (The officer will be advised if a substantial change to the AIS is necessitated by the comments.)

4.6.3.3. If SAF/GC determines the AIS and documentation will be provided to the board, the subject officer’s comments will accompany the AIS and documentation to form the approved SOUIF.

4.6.3.4. AF/DPG provides a copy of the approved SOUIF to the subject’s senior rater on or before the Promotion Recommendation Form (PRF) accountability date if possible.

4.6.3.5. If an eligible officer is selected for promotion/federal recognition, the information contained in the SOUIF may also be considered during the nomination and confirmation process.

4.6.3.6. Information provided to a selection board may not be provided to subsequent boards unless SAF/GC has made a new determination that the information will be forwarded to the board, and the individual is afforded another opportunity to comment. A decision not to provide a SOUIF to a selection board does not preclude a decision to provide it to a subsequent board.

4.6.3.7. The subject officer will be notified of SAF/GC’s final decision. If the SOUIF is established, the officer will be given a copy of the SOUIF provided to the selection board.

4.6.4. Adverse information documented in the Officer’s Selection Record, e.g., UCMJ action, administrative reprimand, admonishment or counseling, will not be included in a SOUIF.

4.6.5. Adverse information not considered by a selection board will be presented to a promotion review board (PRB) before SECAF decides whether to support the officer for appointment to the next higher grade. (All SOUIF policies noted above apply to PRB SOUIFs.) A PRB SOUIF may also include a copy of the report of investigation.
Chapter 5

COMPLAINTS AGAINST COLONELS (AND CIVIL SERVANTS GRADE 15) AND ADVERSE INFORMATION REPORTING

5.1. Governing Directives. CJCSI 5901.01A, Conduct of Inspections, Investigations, and Intelligence Oversight; DoDI 5106.05, Combatant Command Inspectors General-Implementing Procedures; AFI 38-101, Air Force Organization; CDI Guide, Commander-Directed Investigations Guide; and 10 USC 615, Information Furnished to Promotion Boards, provide guidance on colonel and civilian equivalent complaints.

5.2. Key Terms. This section uses the following key terms: administrative actions, adverse information, appointing authority, closure, colonel (or civil servant Grade 15), complaint analysis, frivolous assertion, immediate staff, improper conduct, inappropriate conduct, intelligence oversight, misconduct and self-investigation, SOUIF. Refer to Attachment 1 for the definition of these key terms.

5.3. Reporting Allegations Against Colonels (or civil servant Grade 15).

5.3.1. Commanders and civilians leading an organization designated as a unit IAW AFI 38-101:

5.3.1.1. Must immediately report all allegations of wrongdoing (which are not obviously frivolous) and any adverse information against colonels (or civil servant Grade 15). (T-1). Report allegations through their local IG office to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG using the format in AFCRPSG attachment 15.

5.3.1.2. Following the investigation or inquiry, provide final resolution of the allegations against colonels (or civilian equivalents) to SAF/IGQ. (T-1). Refer to Table 5.3 for a list of required documents for non-IG investigations and inquiries. Provide an informational copy to the IG at the level of notification (for forwarding up to MAJCOM, NAF, JFHQ, FOA, or DRU IG).

5.3.2. Equal Opportunity (EO) offices/Civilian Personnel sections:

5.3.2.1. EO offices must report all formal EEO allegations of wrongdoing (which are not obviously frivolous) and any adverse information against colonels (or civil servant Grade 15) to SAF/MRBA and AF/A1Q. (T-1). SAF/MRBA will then report the allegations to SAF/IGQ.

5.3.2.2. EO offices (reporting MEO allegations) and Civilian Personnel sections will provide an informational copy of the formal allegation, using the format in AFCRPSG Attachment 15, to the IG at the level of notification. (T-1).

5.3.2.3. Following the investigation, provide final resolution of the allegations against colonels (or civilian equivalents) to SAF/IGQ. Refer to Table 5.3 for a list of required documents. (T-1).

5.3.2.4. Additional information on processing EEO and MEO allegations is found in Chapter 9.

5.3.3. Staff Judge Advocate (SJA) Offices
5.3.3.1. SJAs must report all formal allegations of wrongdoing and any adverse information against colonels (and civilian equivalents) to the IG. (T-1). The IG will then enter the information into ACTS and report the adverse information to the Senior Officer Matters Office within SAF/IGQ. (T-1). Submit an MFR using guidance found at AFCRPSG attachment 15.

5.3.4. IGs must:

5.3.4.1. Notify SAF/IGQ (through their MAJCOM, NAF, JFHQ, FOA, or DRU IG) upon receiving or becoming aware of any adverse information or allegation of wrongdoing against colonels (or civil servant Grade 15) which are not obviously frivolous. (T-1). Document in ACTS using AFCRPSG attachment 32 as a guide ensuring all the information from AFCRPSG attachment 15 is included.

5.3.4.2. Upload complaint analysis documents, progress reports (PR), final resolution, and disposition for the allegations (including allegations deemed as obviously frivolous) against the colonel (or civil servant Grade 15) into ACTS and notify the next higher-level IGs. (T-1). Refer to Table 5.2 for documents required for IG investigations.

5.3.4.2.1. PRs are due to SAF/IGQ 90 days after the initial notification or higher-level tasking (unless otherwise instructed). Follow-up PRs are due on the first of every month thereafter until investigation is completed. (T-1). SAF/IGQ may request additional PRs as necessary. Refer to paragraph 3.55.

5.4. Requirements for Investigating Allegations Against Colonels (or civil servant Grade 15).

5.4.1. IGs at all levels must conduct a complaint analysis when complaints are received against a colonel (or civil servant Grade 15). (T-1).

5.4.1.1. If the complaint analysis determines allegations against a colonel (or civil servant Grade 15) are obviously frivolous, the IG will upload the final complaint analysis document into ACTS and notify the next higher-level IG for approval. (T-1). For guidance on documenting the complaint analysis, reference paragraphs 3.11 and 3.14, and AFCRPSG attachment 1. In addition to AFCRPSG attachment 1, use ACTS case notes to document the resolution strategy. The next higher-level IG will review the complaint analysis document. Upon higher-level IG approval, the IG will close the complaint in ACTS and dismiss it as frivolous. (T-1).

5.4.1.2. If the complaint analysis determines allegations against a colonel (or civil servant Grade 15) do not warrant an IG investigation, the IG will upload the final complaint analysis document into ACTS and notify SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG. (T-1). If the complaint analysis determines the allegations should be referred, follow procedures in Chapter 3 and paragraph 5.4.1.4.

5.4.1.3. To avoid the appearance of self-investigation, appointing authorities/commanders will not initiate investigations into allegations against themselves. (T-1). Such allegations will be forwarded to the next higher-level command or IG, as appropriate, for resolution. (T-1). Additionally, appointing authorities/IGs will not initiate investigations into allegations against their commander. (T-1). Such
allegations will be transferred to the next higher-level command or IG, as appropriate, for resolution. (T-1).

5.4.1.4. If the complainant’s allegations against a colonel (or civil servant Grade 15) do not involve IG issues, but are appropriate for command channels, refer the allegations to the appropriate commander. (T-1). The IG referral memo should contain the notification and closure requirements outlined in paragraph 5.1 and 5.8.

5.5. Colonels (or civil servant Grade 15) Assigned to Joint Activities.

5.5.1. Air Force colonels (or civil servant Grade 15) assigned to joint commands/activities are not exempt from the reporting requirements specified in paragraph 5.3 of this instruction.

5.5.2. IAW DoDI 5106.05, Enclosure 3, paragraph E3.3.4, combatant command IGs will notify SAF/IGQ of initiation and completion of investigative actions IAW Air Force requirements. This notification will follow the format in AFCRPSG attachment 15. Provide SAF/IGQ with a copy of the final report and/or actions taken to resolve the allegation(s).

5.6. Notification Requirements. The Notification Matrix in Table 5.1 applies to all IG cases against a colonel (or civil servant Grade 15).

Table 5.1. Colonels (or civil servant Grade 15) Notification Matrix. (T-1).

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>In Complaint Analysis Phase</td>
<td>Complaint is not obviously frivolous</td>
<td>1. IG notifies SAF/IGQ (through their MAJCOM, NAF, JFHQ, FOA, or DRU IG).</td>
</tr>
</tbody>
</table>
| 2    | Complaint is obviously frivolous |                                | 1. IG does NOT make notification to SAF/IGQ through MAJCOM, NAF, JFHQ, FOA or DRU IG.  
|      |                        |                                      | 2. IG notifies the next higher-level IG in ACTS for approval (reference paragraph 5.4.1.1).  
|      |                        |                                      | 3. IG documents the case in ACTS as a ”Dismiss”.  
|      |                        |                                      | 4. IG notifies the complainant in writing of the dismissal.  
|      |                        |                                      | 5. IG closes the complaint in ACTS. |
|   | Complaint analysis identified the need for an IG investigation |   | 1. IG notifies SAF/IGQ (through their MAJCOM, NAF, JFHQ, FOA, or DRU IG).  
   |   |   | 2. Appointing Authority directs an investigation by appointing an IO in writing.  
   |   |   | 3. Appointing Authority notifies the subject’s commander, in writing, of scope of investigation in general terms (reference AFCRPSG attachment 3).  
   |   |   | 4. Commander notifies subject in writing.  
   |   |   | 5. Commander notifies witnesses.  
   |   |   | 6. IG notifies complainant.  
   |   |   | 7. IG documents the case in ACTS as an "Investigate," and continues to record appropriate information in ACTS until the case closes.  
|   | Complaint analysis did not identify allegations as obviously frivolous, yet identified an investigation is not warranted |   | 1. IG notifies SAF/IGQ (through their MAJCOM, NAF, JFHQ, FOA, or DRU IG) in ACTS of case dismissal (reference paragraph 5.4.1.2).  
   |   |   | 2. IG notifies the complainant in writing of the dismissal.  
   |   |   | 3. IG documents the case in ACTS as a "Dismiss" and close the case.  
| 5 | In Investigation Phase | Investigation is ongoing | 1. IO provides progress reports to higher-level IG (if required) at suspense date and on the 1st of each month thereafter until investigation is completed (reference paragraphs 3.55 and 5.3.4.2.1).  
   |   |   | 2. IG provides interim response to complainant 60 days after receipt of complaint and every 60 days thereafter until the case is forwarded to IG DoD (reference paragraph 3.56).  
|   | A | B | C  
| RULE | If... | And... | Then...  
| 6 | In Investigation Phase | Investigation is finished | IO provides Appointing Authority with ROI and supporting documentation for review and approval.  

| 7 | In Quality Review Phase | Allegations were substantiated | 1. Appointing Authority notifies subject’s commander, in writing (reference paragraph 3.64 and AFCRPSG attachment 13).
2. Commander notifies subject, in writing, and takes disciplinary/corrective action (reference paragraph 3.64.2 and AFCRPSG attachment 1).
3. Commander notifies Appointing Authority of action taken and provides copies of all actions and any subject rebuttal comments.
4. If no action was taken, commander must forward a letter with his/her decision and rationale.
5. Appointing Authority or IG provides final response to complainant (see Note 1).
6. Appointing Authority notifies SAF/IGQ, via MAJCOM, NAF, JFHQ, FOA, or DRU IG, of findings and any command action taken by forwarding required documents (reference Table 5.2).
7. IG closes the complaint in ACTS. |

| 8 | Allegations were not substantiated | 1. Appointing Authority notifies subject’s commander, in writing (reference paragraph 3.64 and AFCRPSG attachment 13).
2. Commander notifies subject, in writing (reference paragraph 3.64.2 and AFCRPSG attachment 1).
3. Appointing Authority or IG provides final response to complainant (see Note 1).
4. Appointing Authority notifies SAF/IGQ, via MAJCOM, NAF, JFHQ, FOA, or DRU IG, of findings and any command action taken by forwarding required documents (reference Table 5.2).
5. IG closes the complaint in ACTS. |

Note 1. Refer to paragraph 5.7.2 for exceptions and see paragraph 3.64 for notification requirements for case closure.

5.7. Closing a Colonel (or civil servant Grade 15) IG Case.

5.7.1. Except as noted in paragraph 5.7.2, IGs at all levels (including JFHQ IGs) may close a case when the subject is a colonel (or civil servant Grade 15) unless otherwise tasked by a higher-level IG office. Table 5.2 lists mandatory documents required for case closure.

5.7.2. EXCEPTIONS:
5.7.2.1. Military reprisal or restriction cases must be reviewed and approved by IG DoD. SAF/IGQ will provide a copy of IG DoD’s final approval of the investigation to the applicable MAJCOM, JFHQ, FOA, or DRU. It is the responsibility of the MAJCOM (SAF/IGQ for ANG cases), FOA, or DRU IG to provide the final response to the complainant. The MAJCOM IGQ provides the NAF or installation IG a copy of the final response to the complainant when an IG investigation was conducted at the installation level.

5.7.2.2. MAJCOM, FOA, and DRU IGs will provide final responses to complainants for investigations conducted as a result of congressional complaints, regardless of the level at which they were received. MAJCOM IGs will provide the IG that conducted the investigation a copy of the final response to the complainant.

5.7.2.3. For additional closure requirements for investigations involving allegations of reprisal, refer to paragraph 6.10.

5.7.2.4. For additional closure requirements for investigations involving allegations of restriction, refer to paragraph 7.10.

5.7.2.5. For additional closure requirements for investigations conducted as a result of a MEO complaint refer to paragraph 9.6.

5.7.2.6. For additional closure requirements for investigations conducted as a result of a Defense Hotline complaint refer to paragraph 11.6.

5.7.3. IGs will notify SAF/IGQ of all completed colonel (or civil servant Grade 15) IG cases regardless of the findings or resolution. (T-1). Refer to Table 5.2 for a list of required documents.

5.7.3.1. MAJCOM, JFHQ, FOA, and DRU IGs will conduct a quality review on colonel (or civil servant Grade 15) investigations conducted by a lower-level IG office. (T-1).

5.7.3.2. Do not delay forwarding a case to SAF/IGQ pending command/corrective action. (T-1). Notify SAF/IGQ of the case upon completion of the investigation and then notify SAF/IGQ again once command/corrective action when completed.

5.7.4. Table 5.2 lists the documents required by SAF/IGQ upon IG case closure.

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>If the allegations were...</td>
<td>Then provide SAF/IGQ with …</td>
</tr>
<tr>
<td>I</td>
<td>Substantiated</td>
<td>1. Copy of entire case file (ROI and attachments)</td>
</tr>
<tr>
<td>I</td>
<td></td>
<td>2. Copy of notification to subject’s commander</td>
</tr>
<tr>
<td>I</td>
<td></td>
<td>3. Copy of final response to complainant</td>
</tr>
<tr>
<td>I</td>
<td></td>
<td>4. Copy of legal review</td>
</tr>
<tr>
<td>I</td>
<td></td>
<td>5. Copy of complete command/corrective action and any subject’s rebuttal</td>
</tr>
<tr>
<td>I</td>
<td></td>
<td>6. If no action was taken, commander must include a</td>
</tr>
</tbody>
</table>
| 2 | **Not substantiated** | 1. Copy of entire case file (ROI and attachments)  
2. Copy of notification to subject’s commander  
3. Copy of final response to complainant  
4. Copy of legal review  
5. Copy of complete command/corrective action (if any taken) and any subject’s rebuttal (if applicable) |

### 5.8. Documents Required by SAF/IGQ on Non-IG Cases or Investigations Against Colonels (or civil servant Grade 15)

Table 5.3 outlines the documents required by SAF/IGQ to complete closure actions on non-IG cases opened as a result of allegations made against colonels (or civil servant Grade 15).

**Table 5.3. Documents Required by SAF/IGQ for Non-IG Cases on Colonels (or civil servant Grade 15) and any substantiated allegations against Majors or Lieutenant Colonels.**

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>If the allegations are resolved by:</strong></td>
<td><strong>Then SAF/IGQ requires the following documents to close the case:</strong></td>
<td></td>
</tr>
</tbody>
</table>
| 1 | A commander-directed investigation or inquiry (CDI); see 5.9.2 | 1. Copy of CDI report (case file and all attachments)  
2. Copy of legal review (if accomplished)  
3. Copy of the final command actions (including non-judicial punishment, an LOR, an LOA, an LOC, a Record of Individual Counseling, or a memorandum documenting verbal counseling of the subject)  
4. Copy of any rebuttal or statement provided by the subject |
| 2 | Commander’s inquiry with no documentation or report | 1. A memorandum, signed by the commander, outlining how the allegations were addressed  
2. Copy of legal review (if accomplished)  
3. Copy of the final command actions (including non-judicial punishment, an LOR, an LOA, an LOC, a Record of Individual Counseling, or a memorandum documenting verbal counseling of the subject)  
4. Copy of any rebuttal or statement provided by the subject |
| 3 | An MEO or EEO investigation | 1. Copy of MEO or EEO investigation case file (report and all attachments)  
2. Copy of legal review (if accomplished)  
3. Copy of the final command actions (including non-judicial punishment, an LOR, an LOA, an LOC, a Record of Individual Counseling, or a memorandum documenting verbal counseling of the subject)  
4. Copy of any rebuttal or statements provided by the subject |
<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
</table>
| 4  | Any civilian complaint process at the formal stage with or without Alternate Dispute Resolution | 1. Copy of settlement or Alternate Dispute Resolution agreement  
2. Copy of allegations of wrongdoing by a colonel (or civil servant Grade 15)  
3. Copy of legal review, if accomplished  
4. Copy of the final actions taken against the subject as a result of the allegations, and any rebuttal or statements provided by the subject |
| 5  | Court-martial                                                                 | 1. Copy of the charge sheet  
2. Notification of charges referred and estimated date of trial  
3. Upon completion, copy of the results of trial |
| 6  | AFOSI, Security Forces, or other criminal investigation (Note 1)              | 1. Copy of investigative report and all attachments  
2. Copy of command actions taken upon completion of investigation  
3. Any rebuttal or statements provided by the subject |
| 7  | Adverse Clinical Privileging Action.                                          | 1. Copy of investigative report  
2. Copy of legal review, if accomplished  
3. Copy of command actions taken upon completion of investigation  
4. Any rebuttal or statements provided by the subject |
| 8  | Anti-Deficiency Act Investigation                                              | 1. Copy of investigative report  
2. Copy of legal review, if accomplished  
3. Copy of command actions taken upon completion of investigation  
4. Copy of any rebuttal or statements provided by the subject |
| 9  | Article 138                                                                   | 1. Copy of complaint and response from subject’s commander  
2. Copy of legal review, if accomplished  
3. Copy of command actions taken upon completion of appropriate review (if applicable)  
4. Copy of any rebuttal or statements provided by the subject |
| 10 | Accident Investigation Board (AIB)                                            | 1. Copy of Summary of Facts, Statement of Opinion, and any other portions of AIB report containing derogatory information, unless the entire report is required by SAF/IGQ  
2. Copy of any documents containing derogatory information which were created/obtained by any post-AIB investigation/inquiry |

**Note 1:** SAF/IGX will provide copies of closure documents directly to SAF/IGQ.
5.9. Commander-Directed Investigations (CDI) on Colonels (or civil servant Grade 15) and on other field grade officers (majors and lieutenant colonels)

5.9.1. Commanders will notify SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG when beginning a CDI into complaints against a colonel (or civil servant Grade 15). (T-1).

5.9.1.1. Commanders should use the notification letter described in AFCRPSG attachment 15 and forward the notification through their local IG office to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG.

5.9.1.2. Commanders will, upon completion of a CDI, provide SAF/IGQ (through their local IG) with a copy of the required documents as listed in Table 5.3 rules 1 or 2 (as applicable). (T-1).

5.9.2. The commander, not the IG, is the authority responsible for making release determinations for CDI reports. IG offices will not be the repository for original CDI reports. Commanders or their designated representatives maintain original CDI reports/records.

5.10. SOUIFs on Colonels.

5.10.1. The Air Force General Counsel (SAF/GC) determines if a SOUIF is created.

5.10.1.1. SAF/IGQ prepares adverse information summaries (AIS) from investigative and other files, or from disciplinary or administrative command actions.

5.10.1.2. SOUIFs on colonels are based on adverse information which includes any substantiated adverse findings or conclusions from an officially documented investigation or inquiry, or other official records or reports, arising generally within the ten-year period preceding the convening date of the selection board that will consider the officer for promotion to general officer grade.

5.10.1.3. SOUIFs are created for use during the general officer promotion process selective early retirement boards and exist solely for those purposes.

5.10.2. The Air Force General Counsel (SAF/GC), acting for the SECAF, determines whether the SOUIF will be provided to a selection board.

5.10.2.1. Officers will be provided a copy of the draft AIS being considered for submission to the promotion board and will be afforded an opportunity to submit written comments on that information to SAF/GC IAW 10 USC 615 (a)(7)(A)(i) and (ii), and before SAF/GC makes a final determination.

5.10.2.2. The draft AIS and the officer’s comments (if any) will be reviewed by AF/JAA and SAF/GCI before being forwarded to SAF/GC for final decision.

5.10.2.3. If SAF/GC approves the SOUIF, the SOUIF is then provided to AF/DPO.

5.10.2.4. AF/DPO provides a copy of the approved SOUIF to the subject’s senior rater and management level on or before the Promotion Recommendation Form (PRF) accountability date if possible. **NOTE:** If an eligible officer is selected for promotion, the information contained in the SOUIF may also be considered during the nomination and confirmation process.
5.10.2.5. Information provided to a selection board may not be provided to subsequent boards unless SAF/GC has made a new determination that the information will be forwarded to the board, and the individual has again been afforded an opportunity to comment. Further, a decision not to provide a SOUIF to a promotion board does not preclude a decision to provide it to a subsequent board.

5.10.3. A commander’s decision regarding information in an Unfavorable Information File (UIF) or Officer’s Selection Record (OSR) maintained by the Air Force Personnel System is unrelated to SAF/GC’s decision to place this information in a SOUIF.

5.10.3.1. SAF/GC will not usually create a SOUIF if an official record of nonjudicial punishment or other adverse information is maintained in an officer’s selection record (OSR), as required by AFI 36-2608.

5.10.4. Adverse information not substantiated in time for review by a general officer selection or federal recognition board will be presented to a promotion review board before SECAF decides whether to support the officer for appointment to the next higher grade.
Chapter 6

REPRISAL COMPLAINTS

6.1. Governing Directives. 10 USC 1034, Protected communications; prohibition of retaliatory personnel actions and DoDD 7050.06, Military Whistleblower Protection, provide guidance on whistleblower rights and responsibilities.

6.2. Key Terms. This section uses the following key terms: abuse of authority, acid test, case file, chain of command, gross mismanagement, gross waste of funds, Headquarters US Air Force, lawful communication, nonappropriated fund employee, nonappropriated fund instrumentality, personnel action, protected communication, report of investigation, reprisal, responsible management official, restriction, and unlawful communication. Refer to Attachment 1 for the definition of these key terms.

6.3. Whistleblower Protection Against Reprisal Under Title 10, United States Code, Section 1034 (10 USC 1034).

6.3.1. Members of the armed forces shall be free from reprisal for making or preparing to make a protected communication (PC).

6.3.1.1. No person may take (or threaten to take) an unfavorable personnel action; or withhold (or threaten to withhold) a favorable personnel action as reprisal against a member of the armed forces for making or preparing, or being perceived as making or preparing, to make a protected communication.

6.3.1.2. Military members who violate this prohibition are subject to prosecution and/or disciplinary and administrative action under Article 92 of the UCMJ.

6.3.1.3. Civilian employees who violate this prohibition are subject to administrative or disciplinary action under applicable directives or implementing instructions governing civilian disciplinary or administrative action.

6.3.1.4. No commander or supervisor may refer a Service member for an MHE as a reprisal for making or preparing to make a protected communication.

6.3.2. The following may receive protected communications (NOTE: this list is not all inclusive and the circumstances of each case will determine if there is a PC; see the definition of protected communication in Attachment 1 for more guidance on when a communication made to any of the following is a protected communication):

6.3.2.1. Member of Congress or a member of their staff.

6.3.2.2. An inspector general or a member of the inspector general’s investigative staff.

6.3.2.3. Personnel assigned to DoD audit, inspection, investigation, or law enforcement organizations, equal opportunity, safety, and family advocacy.

6.3.2.4. Any person in the member’s chain of command.

6.3.2.5. The Chief Master Sergeant of the Air Force, Command Chiefs, Group/Squadron Superintendents, and First Sergeants.

6.3.2.6. A court-martial proceeding.
6.3.3. Nothing in this instruction will dissuade commanders from taking timely and appropriate corrective actions for legitimate reasons, including violations of the UCMJ, violations of other criminal statutes, or other misconduct, whether or not information regarding the misconduct came through a protected communication. Commanders should understand the prohibitions on reprisal and restriction and should coordinate with the servicing SJA office for effective legal guidance on these issues.

6.3.4. Air Force members may file complaints of reprisal with IGs at any level and receive the protections of 10 USC 1034.

6.3.5. To gain statutory protection of the law, the Air Force member must file the complaint with any IG within one year of becoming aware of the unfavorable personnel action that is the subject of the allegation. The IG may waive this time requirement if they determine there are extenuating circumstances justifying the delay in filing the complaint or there is special Air Force interest in the matter. Refer to Table 3.12, rule 3 for additional information.

6.4. **Policy for Receipt of Reprisal Complaints.** The following outlines Air Force policy for receiving reprisal complaints. All IGs during the complaint analysis process will consider the UPAs and PCs presented by the complainant in the complaint regardless of whether reprisal or restriction is raised.

6.4.1. **Military Members.** Air Force IGs must advise military members alleging reprisal of the provisions of 10 USC 1034 and DoDD 7050.06, and of the rights afforded to complainants under the Whistleblower Protection Statute. (T-0). IGs should use AFCRPSG attachment 16, Whistleblower Rights under 10 USC 1034, to assist them.

6.4.1.1. The IG must comply with the notification requirements described in paragraph 6.5, and depending on the subject’s grade, paragraph 3.32, 4.3, or 5.6 as appropriate. (T-1).

6.4.1.2. IGs should ask complainants whether they have also filed their complaint with IG DoD. If the complainant has, then IGs should include this in the notification letter to IG DoD (refer to paragraph 6.5). No complaint analysis at their level is required unless otherwise directed by a higher-level IG (refer to paragraph 6.6.3).

6.4.1.3. IGs must ask the complainant whether the allegations that constituted the member’s protected communication were previously addressed. (T-1). For additional information, refer to paragraph 6.6.2.

6.4.2. If an IG receives a complaint from a civilian employee in which they allege reprisal, follow the guidance in Table 6.1. (T-1).

**Table 6.1. Reprisal Referral for Civilian Employees.**

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the aggrieved party is a Department of the Department of the Air Force civil Air Force civil service employee service employee</td>
<td>Direct the complainant to IG DoD Hotline (<a href="http://www.dodig.mil/hotline/ftwcompl.htm">http://www.dodig.mil/hotline/ftwcompl.htm</a> ) or local EO office for reprisal allegations relating to an EEO complaint</td>
<td>Then…</td>
</tr>
</tbody>
</table>
6.4.3. Air Force IGs will not conduct investigations into complaints of reprisal actions alleging Air Force civil service employees, nonappropriated fund employees, or defense contractor employees are the victims of reprisal. (T-1). These employees receive protection from statutes other than 10 USC 1034.

6.4.4. 29 Code of Federal Regulations Part 1614 requires reprisal allegations in connection with an EEO complaint be processed through the EEO procedures. (T-1).

6.5. Notification Requirements for Reprisal Complaints. IAW DoDD 7050.06, IG DoD must be notified (through SAF/IGQ) within 10 duty days from the date an IG receives a complaint containing allegations of reprisal. To meet IG DoD’s 10-day notification requirement, IGs at all levels will notify SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG within 7 duty days using the letter format in AFCRPSG attachment 17. (T-0). Attach the letter in ACTS and send the notification in ACTS to the next higher-level IG.

6.5.1. Before sending the notification, the IG will determine if the complaint needs to be transferred to another IG. (T-1). If so, notification requirements belong to the receiving IG. Reference Tables 3.7 and 3.8.

6.5.2. Prior to sending the notification, if the IG determines that answers to questions one and two of the acid test (AFCRPSG attachment 18) are not both yes, or, that while the answers to questions one and two are "Yes," the reason for the personnel action is not reprisal (i.e., the action was taken for a valid reason), the required notification can include a recommendation to dismiss the issue. (T-1).

6.5.2.1. A recommendation to dismiss the allegation must include the rationale for the selected resolution strategy and supporting documentation. (T-1).

6.5.3. Upload a copy of the written complaint, or a detailed narrative of the allegations, with the notification letter in ACTS and notify SAF/IGQ. (T-1).

6.5.4. IGs receiving allegations not within the purview of the Air Force will transfer the complaint to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG. SAF/IGQ will transfer the complaint to the appropriate agency. (T-1).

6.6. Conducting a Reprisal Complaint Analysis (RCA). The IG receiving the complaint must expeditiously conduct a reprisal complaint analysis to determine whether an investigation is warranted. (T-1). Within 29 days after receipt of the complaint, the IG must notify SAF/IGQ (through their MAJCOM, NAF, JFHQ, FOA, or DRU IG) of the results of the complaint analysis. (T-1). Reserve and Guard IGs must complete the complaint analysis by the end of the next Unit Training Assembly after receiving the complaint. Follow the format shown in AFCRPSG attachment 1 when completing a complaint analysis into allegations of reprisal.

6.6.1. Before conducting an RCA, the IG must find out if the issues that constituted the protected communication were previously addressed. (T-1).
6.6.1.1. If the issues were previously addressed, IGs should obtain a copy of the applicable documents from the appropriate agency.

6.6.1.2. If the issues were not previously addressed, the IG will conduct a complaint analysis on them to determine the appropriate avenue for resolution. (T-1).

6.6.2. A reprisal complaint analysis will be conducted following the procedures in Section 3C and this paragraph. (T-1). Document the reprisal complaint analysis following the format in AFRPSG attachment 1. The IG may consult with the servicing SJA office prior to formalizing the complaint analysis.

6.6.2.1. IGs should refer to the Acid Test for Reprisal (AFCRPSG Attachment 18) as a guide to address the reprisal allegations. The reprisal complaint analysis will be completed within 29 days of receipt by the office conducting the RCA. (T-1). When documenting an RCA, the IG will answer the first three questions of the Acid Test. (T-1). If the answers to the first three acid test questions are "Yes," the IG will complete/conclude the reprisal complaint analysis with a recommendation to the Appointing Authority to investigate unless a decision to dismiss can be logically derived primarily from documentary evidence and minimal clarification interviews. If insufficient documentary evidence exists to recommend dismissal, investigation is required. (T-1). During an RCA, answering question 4 of the Acid Test is not required, unless the answer to the first three questions is “yes” and the IG is recommending dismissal.

6.6.2.2. If an investigation is warranted, notify SAF/IGQ through the appropriate MAJCOM, NAF, JFHQ, FOA, or DRU via ACTS. (T-1).

6.6.2.3. If a reprisal complaint analysis determines a reprisal investigation is not warranted, the IG conducting the complaint analysis must forward a paper copy of the analysis including a copy of all supporting documents, to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG office. (T-1). IGs must put the case in completed status in ACTS and transfer the case to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG office. (T-1).

6.6.2.3.1. SAF/IGQ will provide an interim response to complainants informing them the complaint analysis was forwarded to IG DoD for final determination. (T-1). IGs will not advise the complainant of the recommendation that was sent to IG DoD. (T-1).

6.6.2.3.2. SAF/IGQ will forward the complaint analysis to IG DoD for approval.

6.6.2.3.3. If IG DoD agrees with the Air Force’s determination, they will notify SAF/IGQ who will in turn notify the MAJCOM, JFHQ, FOA, or DRU IG. It is the responsibility of the MAJCOM (SAF/IGQ for ANG cases), FOA, or DRU IG to notify the complainant there is insufficient evidence to conduct a reprisal investigation under 10 USC 1034. (T-0). Upon case closure, the MAJCOM IGs will notify (via ACTS) the IG that conducted the complaint analysis.

6.6.2.3.4. If IG DoD disagrees with the Air Force’s determination, they may retain the complaint for investigation or direct the Air Force to conduct an investigation.
SAF/IGQ will normally delegate the investigation down to the lowest-level IG office through the MAJCOM, JFHQ, FOA, or DRU IG.

6.6.2.4. If the complaint analysis determines the allegation does not meet the definition of reprisal under 10 USC 1034, analyze the allegation as potential abuse of authority and document the analysis in the CA. (T-1). Use AFCRPSG attachment 19 for the acid test for abuse of authority in your analysis.

6.6.3. If the complainant files concurrent complaints with an Air Force IG and IG DoD, the IG DoD will conduct the complaint clarification. IG DoD may direct the Air Force to conduct an investigation.

6.6.4. To the maximum extent possible the complaint analysis should focus on the "Who, What, When, Where and How" facts of possible violations of standards to include reprisal and restriction. If after collecting these facts, the IG is unable to make a determination as to whether prima facie evidence exists of possible wrong doing without interviewing the subject(s), then the IG will recommend to the Appointing Authority that an investigation be conducted. (T-1). IGs will not interview subjects during complaint analysis without written approval from the Appointing Authority. (T-1). IGs serving as IOs under blanket appointment letters are still required to complete a documented complaint analysis recommending investigation for appointing authority approval before conducting subject interviews unless given specific written authorization to do so in a particular case. (T-1).

6.7. Investigating Reprisal Complaints. Conduct reprisal investigations IAW DoDD 7050.06 and this instruction.

6.7.1. The IG conducting the reprisal investigations will be either:

6.7.1.1. Outside the immediate chain of command of both the member submitting the allegation and the individual or individuals alleged to have reprised, or: (T-0).

6.7.1.2. At least one organization higher in the chain of command than the organization of the member submitting the allegation and the individual or individuals alleged to have reprised. (T-0).

6.7.1.3. If IG DoD receives a reprisal complaint directly from a complainant, IG DoD will conduct the reprisal complaint analysis. If IG DoD elects to have the Air Force conduct the investigation, they will forward the analysis and a tasking letter to SAF/IGQ. SAF/IGQ will forward the package to the MAJCOM, JFHQ, FOA, or DRU IG for proper handling of the complaint.

6.7.2. IAW DoDD 7050.06, MAJCOM, JFHQ, FOA, and DRU IGs must provide an 180 Day Notification Letter to IG DoD (through SAF/IGQ) and to the complainant if the investigation is not completed within 180 days after receipt of the allegations. (T-0). The letters must include the reasons for the delay and an estimated time of completion for the investigation. IGs must also comply with Air Force requirements for PUs PRs and IRs as specified in paragraphs 3.55 of this instruction. (T-1). Use the sample format in AFCRPSG attachment 12 for PRs.

6.7.3. If the investigation determines the allegation does not meet the definition of reprisal under 10 USC 1034, analyze the allegation as potential abuse of authority and document the
analysis in the ROI. (T-1). Use AFCRPSG attachment 19 for the acid test for abuse of authority in your analysis.

6.7.4. The final Report of Investigation (ROI) must identify all protected communications, all personnel actions alleged to be acts of reprisal taken after the protected communication was made, and all RMOs. (T-1). If an RMO identified in the complaint analysis is not a subject of the investigation, fully explain the rationale in the ROI. (T-1).

6.7.5. The final ROI must contain a thorough Acid Test for Reprisal with all four questions answered for each allegation of reprisal. (T-1). Refer to AFCRPSG attachment 18 for the format to conduct an acid test.

6.7.6. The final case file must contain a chronology of events beginning with the complainant’s initial protected communication plus any subsequent PCs and list all unfavorable personnel actions taken against the military member after the initial protected communication. (T-1).

6.7.7. In a case with substantiated findings of reprisal, the final case file must contain recommendations for an appropriate remedy for the whistleblower. (T-1).

6.7.8. When a complainant alleges a combination of reprisal, and/or restriction within the same complaint, IGs must ensure all applicable reporting requirements for reprisal or restriction, are completed IAW Chapters 6 or 7. (T-1).

6.7.9. All reprisal investigations require a minimum of one legal review. (T-1). Additional legal reviews are optional but required if higher level quality review indicates the need for an additional legal review or if an addendum is accomplished that alters the findings or significantly changes the analysis in the ROI.

6.8. Reprisal Investigation Evaluation Form and SAF/IGQ Case Oversight Checklist. To ensure a thorough investigation has been completed, it is recommended a Reprisal Investigation Evaluation Form (AFCRPSG attachment 20) be completed for reprisal investigations. AFCRPSG attachment 20 includes both a Reprisal Investigation Evaluation Form and the SAF/IGQ Case Oversight Checklist as tools for the IO and IG to use to aid in determining whether a Report of Investigation adequately addresses the allegations.

6.9. Reviewing and Approving Reprisal Investigations. IG DoD must approve all military reprisal investigations regardless of the level where the investigation was conducted. IGs must mail the entire case file (see AFCRPSG attachment 9) to SAF/IGQ through their MAJCOM, JFHQ, FOA, or DRU IG and transfer the case in ACTS. (T-1).

6.9.1. Appointing authorities may notify the subject’s commander of the investigation findings when they approve the case, but must inform the commander the final findings could change because final approval and review rests with IG DoD (DoDD 7050.06, paragraph 6.1.5). Commanders should wait until after IG DoD has approved the Report of Investigation to take command action unless the action taken is based on other issues discovered during the investigation that do not include reprisal or restriction.

6.9.2. SAF/IG will provide an IR to complainants informing them the investigation has been completed and forwarded to IG DoD for final approval. Do not inform the complainant of the unapproved investigation findings (i.e., substantiated or not substantiated). (T-1).
6.9.3. Before forwarding the case file to SAF/IGQ, MAJCOM, NAF, JFHQ, FOA and DRU IGs will conduct a quality review (QR). (T-1).

6.9.4. SAF/IGQ will conduct a QR, IAW paragraph 3.71, prior to forwarding the case to IG DoD.

6.9.5. Follow the procedures specified in Section 3N and/or 3O of this instruction if, during higher-level QR, deficiencies are identified or the reviewing official disagrees with the findings.

6.10. Final Approval and Notification Requirements. IG DoD will notify SAF/IGQ upon approval of the investigation’s findings.

6.10.1. SAF/IGQ will provide a copy of IG DoD’s final approval to the applicable MAJCOM, JFHQ, FOA, or DRU IG. (T-1).

6.10.2. The MAJCOM (SAF/IGQ for ANG), FOA, or DRU IG will provide the final response to the complainant within 30 days after IG DoD’s approval of the findings as mandated by 10 USC 1034. (T-0). Upon case closure, the MAJCOM IGQs will notify the installation IG via ACTS, when applicable. (T-0).

6.10.2.1. Final responses to complainants must advise them of their right to petition the AFBCMR for correction of adverse personnel actions (regardless of the findings in the case), and their right to later appeal the AFBCMR findings to the Secretary of Defense. (T-0). Complainants should be referred to the virtual Military Personnel Flight (vMPF) (http://ask.afpc.randolph.af.mil/) for assistance.

6.10.2.1.1. Complainants who petition the AFBCMR should inform the AFBCMR if IG records exist pertaining to the pending request.

6.10.2.1.2. SAF/IGQ will provide supporting documentation directly to the AFBCMR (or applicable SAF/MRB agency) upon receipt of an Official Use Request from the board for IG records.

6.10.2.2. If applicable, complainants should also be advised of proper procedures for OPR/EPR/PRF appeal to the Evaluation Reports Appeal Board (ERAB). (T-0). Complainants should be referred to the vMPF for assistance.

6.10.2.3. MAJCOM, FOA, or DRU IGs will provide a redacted copy of the ROI (and addendum if any) with the final response to the complainant. (T-0). The ROI should be redacted using exceptions allowed by the FOIA, however, no coordination with the FOIA office is required. (T-1). Additionally, IGs have the authority (under 10 USC 1034) to act on complainant requests for additional documentation from reprisal investigations without going through the FOIA office.

6.10.2.4. MAJCOM, FOA, or DRU IGs will attach a copy of the final response to the complainant in ACTS. (T-1).

6.10.2.5. SAF/IGQ will provide the final response to complainants for ANG reprisal investigations. (T-0). SAF/IGQ is responsible for redacting the ROI and providing a copy to the complainant.

6.10.3. MAJCOM, FOA, or DRU IGs will forward a copy of IG DoD’s final approval of the investigation to the applicable appointing authority. (T-1). The Appointing Authority must
notify the subject’s commander of the final investigation findings but will not provide a copy of IG DoD’s letter to the commander. (T-1). The commander will notify the subject. (T-1).

6.10.4. IAW DoDD 7050.06, paragraph 6.3.8, a copy of command/corrective action must be provided to IG DoD. When command/corrective action is finalized, IGs will obtain a copy to include any rebuttal statements. (T-1). However, if action is verbal or no action is taken, IGs will obtain a written description of the action from the commander. (T-1). IGs will forward these documents to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG, within 7 duty days of becoming aware of such action being completed. (T-1). SAF/IGQ will forward the information to IG DoD.

6.10.5. IGs will close reprisal complaints IAW established procedures as described in Chapter 3 of this instruction.
Chapter 7

RESTRICTION COMPLAINTS

7.1. Governing Directives. 10 USC 1034, Protected communications; prohibition of retaliatory personnel actions and DoDD 7050.06, Military Whistleblower Protection, provide guidance on whistleblower rights and responsibilities.

7.2. Key Terms. This chapter uses the following key terms: access, chain of command, chilling effect, lawful communication, prohibit, protected communication, responsible management official, and restriction. Refer to Attachment 1 for the definition of these key terms.

7.3. Right of Access Protection Under Title 10, United States Code, Section 1034 (10 USC 1034).

7.3.1. Pursuant to 10 USC 1034, DoDD 7050.06, and as further defined in this instruction, no person may restrict a member of the armed forces from: making or preparing to make a lawful communication to any of the following:

7.3.1.1. A Member of Congress or a member of their staff.

7.3.1.2. An Inspector General or a member of an Inspector General’s staff.

7.3.2. Military members who violate this prohibition are subject to prosecution and/or disciplinary and administrative action under Article 92 of the UCMJ.

7.3.3. Civilian employees who violate this prohibition are subject to administrative or disciplinary action.

7.3.4. Air Force members may file complaints of restriction with IGs at any level.

7.3.5. Air Force members must file a complaint with any IG within one year of becoming aware of restriction. The IG may waive this time requirement if they determine there are extenuating circumstances justifying the delay in filing the complaint or there is special Air Force interest in the matter.

7.4. Policy for Receipt of Restriction Complaints. The following outlines Air Force policy for receiving restriction complaints.

7.4.1. Military Members. Air Force IGs must advise military members alleging restriction of the provisions of 10 USC 1034 and DoDD 7050.06, and of the rights afforded to complainants under the Whistleblower Protection Statute. (T-0). IGs should use AFCRPSG attachment 16, Whistleblower Rights Under 10 USC 1034 to assist them.

7.4.1.1. The IG must comply with the notification requirements described in paragraph 7.5, and depending upon the subject’s grade, follow the procedures in paragraph 3.32, 4.3, or 5.6 as appropriate. (T-1).

7.4.1.2. IGs should ask complainants whether they have also filed their complaint with IG DoD. If the complainant has, then IGs should include this in the notification letter to IG DoD (refer to paragraph 7.8). Close the case with no further action unless otherwise directed by a higher-level IG.
7.4.2. If an IG receives a complaint from a civilian employee in which they allege restriction, follow the guidance in Table 7.1.

Table 7.1. Restriction Referral for Civilian Employees (T-1).

<table>
<thead>
<tr>
<th>RULE</th>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Department of the Air Force civil service employee</td>
<td>Direct the complainant to DoD Hotline (<a href="http://www.dodig.mil/hotline/fwacompl.htm">www.dodig.mil/hotline/fwacompl.htm</a>).</td>
</tr>
<tr>
<td>2</td>
<td>Department of the Air Force nonappropriated fund employee</td>
<td>Direct the complainant to DoD Hotline (<a href="http://www.dodig.mil/hotline/fwacompl.htm">www.dodig.mil/hotline/fwacompl.htm</a>).</td>
</tr>
<tr>
<td>3</td>
<td>Defense contractors</td>
<td>Direct the complainant to DoD Hotline (<a href="http://www.dodig.mil/hotline/fwacompl.htm">www.dodig.mil/hotline/fwacompl.htm</a>).</td>
</tr>
</tbody>
</table>

7.4.3. IGs will not conduct investigations into complaints of restriction when the complainant is an Air Force civil service employee, nonappropriated fund employee, or defense contractor employee. (T-1). These employees receive protection from statutes other than 10 USC 1034.

7.5. Notification Requirements for Restriction Complaints. IAW DoDD 7050.06, IG DoD must be notified (through SAF/IGQ) within 10 duty days from the date an IG receives a complaint containing allegations of restriction. To meet IG DoD’s 10-day notification requirement, IGs at all levels will notify SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG within 7 duty days using the letter format in AFCRPSG attachment 17. (T-0). Once notification has been accomplished, attach the letter in ACTS and send the notification in ACTS to the next higher-level IG. (T-1).

7.5.1. Before sending the notification, the IG will determine if the complaint needs to be transferred to another IG. (T-1). If so, notification requirements belong to the receiving IG. Reference Table 3.7 and 3.8.

7.5.2. Upload a copy of the written complaint, or a detailed narrative of the allegations, with the notification letter in ACTS and notify SAF/IGQ. (T-1).

7.5.3. IGs receiving allegations not within the purview of the Air Force will transfer the complaint to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG. SAF/IGQ will transfer the complaint to IG DoD. (T-1).

7.6. Conducting a Restriction Complaint Analysis. The IG receiving the complaint must conduct a complaint analysis to determine whether an investigation is warranted. (T-1). Within 29 days after receipt of the complaint, the IG must notify SAF/IGQ (through their MAJCOM, NAF, JFHQ, FOA, or DRU IG) of the results of the complaint analysis. (T-1). Reserve and Guard IGs must complete the complaint analysis by the end of the next Unit Training Assembly after receiving the complaint.
7.6.1. If the complaint analysis determines an investigation is not warranted, the IG conducting the complaint analysis must forward the results of the analysis, including a copy of all supporting documents, to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG office. (T-1).

7.6.1.1. SAF/IGQ will provide an interim response to complainants informing them the complaint analysis was forwarded to IG DoD for final determination. IGs will not advise the complainant of the recommendation that was sent to IG DoD.

7.6.1.2. SAF/IGQ will forward the complaint analysis to IG DoD for approval.

7.6.1.3. If IG DoD agrees with the Air Force’s determination, they will notify SAF/IGQ who will in turn notify the MAJCOM, JFHQ, FOA, or DRU IG. It is the responsibility of the MAJCOM (SAF/IGQ for ANG cases), FOA, or DRU IG to notify the complainant there is insufficient evidence to conduct a restriction investigation under 10 USC 1034. (T-0). Upon case closure, the MAJCOM IGQs will notify (via ACTS) the IG that conducted the complaint analysis. (T-1).

7.6.1.4. If IG DoD disagrees with the Air Force’s determination, they may retain the complaint for investigation or direct the Air Force to conduct an investigation. SAF/IGQ will normally delegate the investigation down to the lowest-level IG office through the MAJCOM, JFHQ, FOA, or DRU IG.

7.6.2. If the complaint analysis determines the allegation is not a case of restriction, analyze the allegation as potential abuse of authority and document the analysis in the complaint analysis. (T-1). Use AFCRPSG attachment 19 for the acid test for abuse of authority in your analysis.

7.6.3. To the maximum extent possible the complaint analysis should focus on the "Who, What, When, Where and How" facts of possible violations of standards to include reprisal and restriction. If after collecting these facts, the IG is unable to make a determination as to whether prima facie evidence exists of possible wrong doing without interviewing the subject(s), then the IG will recommend to the Appointing Authority that an investigation be conducted. (T-1). IGs will not interview subjects during complaint analysis without written approval from the Appointing Authority. IGs serving as IOs under blanket appointment letters are still required to complete a documented complaint analysis recommending investigation for Appointing Authority approval before conducting subject interviews unless given specific written authorization to do so in a particular case.

7.7. Evaluating Allegations of Restriction. The IG or IO must follow the questions in Table 7.2 in determining if the elements of restriction are present. (T-1).

**Table 7.2. Questions for use in Evaluating Restriction.**

<table>
<thead>
<tr>
<th></th>
<th>Question</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>How did the RMO limit or attempt to limit the member’s access to an IG or a Member of Congress?</td>
</tr>
</tbody>
</table>
| 2 | What was the intent of the RMO? (goes to what the message was)  
(1) Reasons for restricting or taking actions that created barriers to making protected communications;  
(2) Reasonableness of the RMO’s actions;  
(3) Motive for the RMO’s action. |
Would a reasonable person, under similar circumstances, believe he or she was actually restricted from making a lawful communication with the IG or a Member of Congress based on the RMO’s actions?

NOTE: Restriction may be communicated by a variety of means (e.g., verbal, written policy, regulation, order, procedure, counseling, or public statement) and may create a chilling effect.

7.8. Investigating Restriction Complaints. Restriction investigations will be conducted IAW Chapters 3 of this instruction.

7.8.1. If IG DoD receives a complaint directly from a complainant, then IG DoD will conduct the complaint analysis. If IG DoD tasks the Air Force to conduct the investigation they will forward the analysis and a tasking letter to SAF/IGQ. SAF/IGQ will forward the package to the MAJCOM, JFHQ, FOA, or DRU IG for proper handling of the complaint.

7.8.2. IAW DoDD 7050.06, MAJCOM, JFHQ, FOA, and DRU IGs must provide an 180 Day Notification Letter to IG DoD (through SAF/IGQ) and to the complainant if the investigation is not completed within 180 days after receipt of the allegations. (T-0). The letters must include the reasons for the delay and an estimated time of completion for the investigation. IGs must also comply with Air Force requirements for PUs PRs and IRs as specified in paragraphs 3.55 of this instruction. (T-1). Use the sample format in AFCRPSG attachment 12 for PRs.

7.8.3. When a complainant alleges a combination of reprisal, and/or restriction within the same complaint, IGs must ensure all applicable reporting requirements for reprisal or restriction are completed IAW Chapters 6 or 7. (T-1).

7.8.3.1. Ensure the IO investigates all the issues associated with the reprisal or restriction allegation(s). (T-1).

7.8.4. All restriction investigations containing allegations against colonels and below must have at least one legal review. (T-1). Additional reviews are optional but required if higher level quality review indicates the need for an additional legal review or if an addendum is accomplished that alters the findings or significantly changes the analysis in the ROI.

7.8.5. If the investigation determines the allegation does not meet the definition of restriction under 10 USC 1034, analyze the allegation as potential abuse of authority and document the analysis in the complaint analysis. (T-1). See AFCRPSG attachment 19 for the acid test for abuse of authority in your analysis.

7.9. Reviewing and Approving Restriction Investigations. IG DoD must review and approve all restriction investigations, regardless of the level where the investigation was conducted. IGs must mail the entire case file (see AFCRPSG attachment 9) to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG and transfer the case in ACTS. (T-1).

7.9.1. Appointing authorities may notify the subject’s commander of the investigation findings when they approve the case, but must inform them that final findings could change because final approval and review rests with IG DoD. (T-1). Commanders should wait until after IG DoD has approved the Report of Investigation to take command action unless the
action taken is based on other issues discovered during the investigation that do not include reprisal or restriction.

7.9.2. IGs must provide an IR to complainants informing them the investigation has been completed and forwarded to IG DoD for final approval. (T-1). Do not inform the complainant of the unapproved investigation findings (i.e., substantiated or not substantiated). (T-1).

7.9.3. Before forwarding the case file to SAF/IGQ, MAJCOM, NAF, JFHQ, FOA and DRU IGs will conduct a QR. (T-1).

7.9.4. SAF/IGQ will conduct a quality review, IAW paragraph 3.72, prior to forwarding the case to IG DoD.

7.9.5. Follow the procedures specified in section(s) 3N and/or 3O of this instruction if, during higher-level quality review, deficiencies are identified or the reviewing official disagrees with the findings.

**7.10. Final Approval and Notification Requirements.** IG DoD will notify SAF/IGQ upon final approval of the investigation’s findings.

7.10.1. SAF/IGQ will provide a copy of IG DoD’s final approval to the applicable MAJCOM, JFHQ, FOA, or DRU IG. (T-1).

7.10.2. The MAJCOM (SAF/IGQ for ANG), FOA, or DRU IG will provide the final response to the complainant within 30 days after IG DoD’s approval of the findings as mandated by 10 USC 1034. (T-0). The MAJCOM IG will provide the installation IG a copy of the final response memo to the complainant, when applicable. (T-0).

7.10.2.1. MAJCOM (SAF/IGQ for ANG), FOA, and DRU IGs will provide a redacted copy of the ROI (and addendum, if any) with the final response to the complainant. (T-1). The ROI should be redacted using exceptions allowed by the FOIA, however, no coordination with the FOIA office is required. Additionally, IGs have the authority (under 10 USC 1034) to act on complainant requests for additional documentation from restriction investigations without going through the FOIA office.

7.10.2.2. MAJCOM, FOA, and DRU IGs will provide SAF/IGQ with a copy of the final response to the complainant.

7.10.3. MAJCOM, FOA, and DRU IGs will forward a copy of IG DoD final approval of the investigation to the applicable Appointing Authority. The Appointing Authority must notify the subject’s commander of the final investigation findings but will not provide a copy of IG DoD’s letter to the commander. The commander will notify the subject.

7.10.4. IAW DoDD 7050.06, paragraph 6.3.8, a copy of command/corrective action must be provided to IG DoD. When command/corrective action is finalized, IGs will obtain a copy to include any rebuttal statements; if action is verbal or no action is taken, IGs will obtain a written description of the action from the commander. (T-1). IGs will forward these documents to SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG, within 7 duty days of becoming aware of such action being completed. (T-1). SAF/IGQ will forward the information to IG DoD.
7.10.5. IGs will close restriction complaints IAW established procedures as described in Chapter 3 of this instruction.
Chapter 8

CONGRESSIONAL INQUIRIES


8.2. Sources for Congressional Inquiries.

8.2.1. Congressional Inquiries from LLM through Functional Channels. The Congressional Inquiry and Travel Division (SAF/LLM) is the Air Force focal point for constituent-related congressional inquiries. As such, SAF/LLM processes, tasks, coordinates, and distributes final replies to inquiries forwarded to the Air Force by members of Congress or their staff on behalf of their constituents.

8.2.2. Other Congressional Inquiries. Often times the local congressional staff will communicate directly with the commander or IG with constituent issues.

8.3. Receipt of Congressional Inquiries.

8.3.1. For IG issues contained in congressional inquiries (i.e., reprisal, restriction, and allegations against an IG or an IG process), the receiving IG will notify SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, and DRU IG within 24 hours of receipt of the inquiry. (T-1). A follow-up notification of their intended action (e.g., investigate, dismiss, refer, etc.) must follow within 10 duty days. (T-0). SAF/IGQ will notify SAF/LLM.

8.3.2. For non-IG issues follow the procedures in AFI 90-401.

8.4. Congressional Inquiry Complaint Resolution Strategies. SAF/LLM will task SAF/IGQ to review and analyze issues in congressional inquiries that are appropriate for IG channels. The complaint analysis will determine which resolution strategy is most appropriate: assistance, dismissal, referral, transfer, or investigation IAW Chapter 3.

8.5. Notification Requirements. All notifications will be in compliance with AFI 90-401 and applicable chapters of this instruction.

8.5.1. Upon receipt of a congressional inquiry that includes elements of reprisal or restriction, the IG receiving the allegation will notify SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, or DRU IG who will, in turn, notify SAF/LLM, within 24 hours of receipt of a congressional inquiry. (T-1).

8.5.2. A follow-up notification of the IG’s intended action (e.g., investigate, dismiss, refer, etc.) must follow within 10 duty days after the complaint analysis is completed. SAF/IGQ will update SAF/LLM as appropriate. (T-1).

8.6. Closing a Congressional Inquiry.

8.6.1. For IG issues, MAJCOM (SAF/IGQ for ANG cases), FOA, and DRU IGs will provide the final outcome of IG complaints directly to the complainants, unless otherwise directed by SAF/IGQ, regardless of the level in which the complaint was received or the organizational level conducting the review, analysis, or investigation. (T-1).
8.6.1.1. The written response letter will address all relevant allegations, provide a finding for each allegation, and provide the supporting rationale for each finding. (T-1).

8.6.1.2. MAJCOM, FOA, and DRU IGs will provide SAF/IGQ with a copy of the response to the complainant. (T-1).

8.6.2. For non-IG issues, log the issues into ACTS as an assist, mark the complaint as a "Non-IG Congressional" using AFCRPSG attachment 30 and follow procedures in AFI 90-401. (T-1).
Chapter 9

EQUAL OPPORTUNITY (EO) COMPLAINTS

Section 9A—Military Equal Opportunity (MEO) Complaints


9.2. Key Terms. This chapter uses the following key terms: senior official, sexual harassment, and unlawful discrimination. Refer to Attachment 1 for the definition of these key terms.

9.3. MEO Program Policy.

9.3.1. IAW AFI 36-2706, it is Air Force policy not to condone or tolerate unlawful discrimination or sexual harassment within the Armed Forces or in the civilian workforce.

9.4. Processing MEO Complaints.

9.4.1. IGs at every level must immediately refer all allegations of violations of unlawful discrimination or sexual harassment to their respective Equal Opportunity office. (T-1). EXCEPTION: Allegations against senior officials must be referred to SAF/IGS IAW Chapter 4.

9.4.2. If a complaint contains both MEO and non-MEO allegations, separate the MEO allegations from any other allegations and refer them to the EO office for resolution. (T-1).

9.4.2.1. IAW AFI 36-2706, the military EO complaint clarification is the preferred method to resolve complaints of unlawful discrimination or sexual harassment. A CDI or IG investigation may be appropriate for allegations involving sexual harassment when combined with other forms of misconduct. If the Appointing Authority determines IG action is required after reviewing the MEO allegation, conduct the investigation IAW procedures in Chapter 3.

9.4.2.1.1. When necessary, the EO office will provide a technical expert to assist the IO throughout the IG investigation.

9.4.2.1.2. Once the IG investigation is complete, the IG will notify the EO office of the results of the investigation and provide the final report to the General Court-Martial Convening Authority. (T-1). The report will include the following:

9.4.2.1.2.1. Findings, showing whether allegations were substantiated or not substantiated. (T-1). If substantiated, describe corrective action and/or disciplinary actions taken.

9.4.2.1.2.2. The identities of the complainant(s) and offender(s) in substantiated cases.

9.5. Notification Requirements for MEO Allegations against Senior Officials, Colonels (or civil servant Grade 15) and Substantiated Findings against Lieutenant Colonels and Majors. EO personnel will:

9.5.1. Immediately refer complaints against senior officials directly to SAF/IGS. (T-1).
9.5.2. Notify the local IG, using the format in AFCRPSG attachment 15, when there is an MEO complaint against a colonel (or civil servant Grade 15). (T-1). Notify the local IG, using the format in AFCRPSG attachment 28, when there is a substantiated allegation of wrongdoing resulting from an MEO complaint against a major or lieutenant colonel. (T-1). If there is no local IG, forward notifications to MAJCOM/IGQ for forwarding to SAF/IGQ. (T-1).

9.5.3. Provide status reports to the local IG, or MAJCOM/IGQ if there is no local IG, 90 days after receipt of the allegation and on the first of every month thereafter until the case is closed. (T-1).

9.6. Closure Documents Required by the IG for MEO Complaints. Table 9.1. outlines the documents required by the IG to complete closure actions on cases opened as a result of allegations against colonels (or civilian equivalents). (T-0).

Table 9.1. Closure Documents Required by the IG on Colonel (or civil servant Grade 15) MEO Cases and Cases with Substantiated Findings Against Majors and Lieutenant Colonels.

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>An MEO investigation</td>
<td>1. Copy of MEO investigation report with attachments</td>
</tr>
<tr>
<td></td>
<td>2. Copy of legal review (if available)</td>
</tr>
<tr>
<td></td>
<td>3. Copy of any command actions including nonjudicial punishment, an LOR, an LOA, an LOC, a Record of Individual Counseling, memoranda documenting verbal counseling of the subject, or a memorandum documenting that no action was taken against the subject</td>
</tr>
<tr>
<td></td>
<td>4. Any rebuttal or statement provided by the subject</td>
</tr>
</tbody>
</table>

9.7. Civilian EO Program Policy.

9.7.1. IAW AFI 36-2706, it is Air Force policy to provide equal opportunity in employment for all persons and maintain a work environment free from unlawful discrimination.


9.8.1. IGs at every level must immediately refer all complaints with assertions of violations of EEO policy to their respective EO office. (T-1).

9.8.2. The installation/center EO Director notifies the local IG and Air Force Civilian Appellate Review Office (SAF/MRBA), and AF/A1Q of any non-frivolous assertions of wrongdoing against any colonel (or civil servant Grade 15) or senior official. (T-1).

9.8.3. SAF/MRBA is responsible for notifying SAF/IGS when a senior official is named as an RMO. IAW AFI 36-2706, SAF/IGS does not investigate civilian EO or Sexual Harassment allegations against senior officials, those matters will be worked within the appropriate EO channels. SAF/IGS does, however, investigate other military EO allegations against senior officials.

9.8.4. SAF/MRBA notifies SAF/IGQ when a colonel (or civil servant Grade 15) is named as an RMO.
9.8.5. SAF/MRBA will provide updates to SAF/IGS and SAF/IGQ as the complaint status changes.

9.9. **Closure Documents Required for EO Complaints.** Table 9.2. outlines the documents required by SAF/IGQ to complete closure actions on cases opened as a result of allegations against colonels (or civilian equivalents). (T-1).

**Table 9.2. Closure Documents Required by the IG on Colonel (or civil servant Grade 15) Civilian EO Cases and Cases with Substantiated Findings Against Majors and Lieutenant Colonels.**

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>An EEO investigation</td>
<td>1. Copy of EEO investigation report including final agency</td>
</tr>
<tr>
<td></td>
<td>decision or final order, and decision of EEOC Office of Federal</td>
</tr>
<tr>
<td></td>
<td>Operations or EEOC (where applicable)</td>
</tr>
<tr>
<td></td>
<td>2. Copy of legal review (if available)</td>
</tr>
<tr>
<td></td>
<td>3. Copy of any command actions including nonjudicial</td>
</tr>
<tr>
<td></td>
<td>punishment, an LOR, an LOA, an LOC, a Record of Individual</td>
</tr>
<tr>
<td></td>
<td>Counseling, memoranda documenting verbal counseling of the</td>
</tr>
<tr>
<td></td>
<td>subject, or a memorandum documenting that no action was taken</td>
</tr>
<tr>
<td></td>
<td>against the subject</td>
</tr>
<tr>
<td></td>
<td>4. Any rebuttal or statement provided by the subject</td>
</tr>
</tbody>
</table>
Chapter 10

FRAUD, WASTE, AND ABUSE (FWA) AND GROSS MISMANAGEMENT COMPLAINTS


10.2. Key Terms. This chapter uses the following key terms: abuse, fraud, gross mismanagement, gross waste of funds, and waste. Refer to Attachment 1 for the definition of these key terms.

10.3. Background. Preventing FWA is the primary focus of the Air Force FWA Program.

10.4. FWA Policy. It is against Air Force policy for any military member or civilian employee to engage in fraud, waste or abuse. The Air Force policy on FWA is to use all available means to prevent, detect, and correct instances of FWA; to appropriately discipline perpetrators involved in FWA activities; and to recoup, if possible, losses of cash, property, and services resulting from FWA. The primary elements of a FWA prevention and detection program exist within the Air Force in the audit, inspection, investigation, legal, and security areas.

10.4.1. The success of the FWA program lies with each individual within the Air Force. Support by both military and civilian members is crucial in preventing and eliminating FWA. Any individual aware of FWA or lack of controls that could permit resources to be wasted or diverted must report the situation through appropriate channels.

10.5. IG Responsibilities (MAJCOM, JFHQ, FOA, DRU, and below). IGs at every level must comply with AFPD 90-3, and will:

10.5.1. Provide copies of Air Force FWA Hotline case files from the previous 18-24 months pursuant to IG DoD’s notification of a Quality Assurance Review (QAR). (T-1). Files may originate from Air Force, MAJCOM, JFHQ, FOA, DRU, or lower-level IGs.

10.5.2. Assist Defense Hotline Program investigators to assess compliance with policy and procedures; analyze systemic strengths or weaknesses of hotline investigations; and evaluate the timeliness, independence, objectivity, and overall adequacy of Air Force investigations. (T-1).

10.5.3. Implement an active Air Force FWA Program to identify potential FWA. (T-1).

10.5.4. Upon receipt of allegations of FWA, conduct a complaint analysis to determine the resolution path. (T-1). The IG must ensure the FWA Special Interest Category in ACTS is selected. (T-1).

10.5.5. Advise the next higher-level IG of negative trends disclosed in the FWA Program. (T-2).

10.5.6. Advise the next higher-level IG of innovative management procedures and techniques for preventing FWA that could be useful for Air Force or DoD-wide application. (T-2).
10.5.7. Verify all allegations resulting in IG investigation are fully addressed and the requirements of this instruction are followed. (T-1).

10.5.8. Review reports of investigations (ROIs), Referral Completion Reports (RCRs), and Hotline Completion Reports (HCRs) for accuracy and administrative and investigative sufficiency. (T-1).

10.5.9. Verify command actions are taken as a result of substantiated findings. (T-1).

10.5.10. Encourage the use of local FWA hotlines for reporting suspected fraud, waste, and mismanagement in DoD operations without fear of reprisal. (T-1).

10.5.11. Publicize DoD and local FWA hotlines using (T-1):
   10.5.11.1. Air Force Link and MAJCOM, JFHQ, and installation websites.
   10.5.11.2. Official notices.
   10.5.11.3. Posters.
   10.5.11.4. Telephone directories.
   10.5.11.5. Other media.

10.5.12. Ensure each MAJCOM and installation operates at least one IG Complaint/FWA hotline. (T-1). Ensure the line is either actively monitored or on an answering machine/voicemail system 24 hours per day. (T-1).

10.5.13. Ensure FWA information is cross-fed within the command to subordinate units. (T-2).

10.5.14. Refer FWA allegations that involve suspected criminal acts to AFOSI or Security Forces, IAW AFI 71-101, volume 1, attachment 2. (T-1). If they decide not to investigate, obtain a documented transfer back to the IG, consult with the servicing SJA office, and complete the complaint analysis to determine appropriate resolution path. (T-1).

10.6. Commander FWA Program Responsibilities: (T-1).

10.6.1. The prevention of fraud, waste, abuse, and gross mismanagement is inherently a command responsibility. Commanders at all levels must actively promote the efficient, effective, and legitimate use of government resources under their control. To do so, commanders will:
   10.6.1.1. Establish a proactive FWA program that systematically reviews operations and processes to detect deficiencies, minimize waste, emphasize economy, and identify/correct potential fraud or abuse. (T-1).
   10.6.1.2. Designate within the organization, at appropriate levels, FWA Program monitors responsible for regularly assessing the FWA climate of the organization and elevating potential FWA issues to the appropriate level of command for review and action. (T-2).
   10.6.1.3. Educate all assigned personnel on what constitutes fraud, waste, and abuse with an emphasis on process improvement, adherence to AF core values, and prompt reporting of suspected violations. (T-2).
10.6.1.4. Encourage personnel to elevate/report FWA concerns to command or supervision. (T-2).

10.6.1.5. Maintain open communication channels through development of an organizational culture that discourages reprisal or retaliation against any individual making a FWA disclosure. (T-1).

10.7. **Referral Completion Report (RCR).** IGs who refer FWA complaints will ensure an RCR is completed within 30 days. (T-1). Refer to Chapter 3 for referral procedures.
Chapter 11

DEFENSE HOTLINE COMPLAINTS


11.2. Key Terms. This chapter uses the following key terms: referral for action and referral for information. A referral for action has allegations that can be resolved by the AF and which may be an indication of a systemic problem within the service, or have been determined through the Defense Hotline review process as requiring attention. A referral for information is a complaint that does not require intervention by the Air Force - the tasking may lack sufficient detail or significant subject matter to warrant a formal investigation.

11.3. SAF/IGQ Responsibilities. SAF/IGQ will:

11.3.1. Designate a Defense Hotline Component Coordinator by position to report the results of inquiries conducted in response to Defense Hotline referrals.

11.3.2. Receive and evaluate referrals for action taskings and forward them as appropriate to MAJCOM, JFHQ, FOA, or DRU IGs for resolution when IG action is deemed appropriate.

11.3.3. For complaints or allegations that can be resolved by the Air Force, provide a referral for action tasking to the appropriate agency for resolution.

11.3.4. Receive and evaluate referral for information taskings and forward them as appropriate to MAJCOM, JFHQ, FOA, or DRU IGs.

11.3.5. For complaints that do not require intervention by the Air Force because the complaint lacks sufficient detail or subject matter, provide an information referral to the appropriate agency for informational purposes.

11.3.6. Track the status and final disposition of all investigations resulting from Defense Hotline taskings.

11.3.7. Ensure HCRs are completed IAW AFCRPSG attachment 21.


11.4. MAJCOM, NAF, JFHQ, FOA, DRU, and lower-level IG Responsibilities. IGs will:

11.4.1. Designate a Defense Hotline Coordinator to report the results of inquiries conducted in response to referrals for action. (T-2).

11.4.2. Receive and evaluate referral for action taskings and forward them to the appropriate IG or agency for resolution. Tasked IG or agency must provide SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, DRU, or lower-level IG with a copy of the HCR. (T-1).

11.4.3. Receive and evaluate referral for information taskings and forward them to the appropriate IG or agency as a matter of possible interest. (T-1). Referrals for information do not require a defense hotline completion report unless the referral agency decides to conduct an inquiry and that inquiry results in corrective action. The IG or agency must provide...
SAF/IGQ through their MAJCOM, NAF, JFHQ, FOA, DRU, or lower-level IG with a copy of the HCR if corrective action was taken. (T-1).

11.4.4. When an IG refers a DoD Informational Hotline outside of IG, if the referred agency takes action, a Hotline Completion Report is required. (T-1).

11.4.5. Track the status and final disposition of all investigations resulting from Defense Hotline taskings. (T-1).

11.4.6. Ensure HCRs are completed IAW AFRPSG attachment 21. (T-1).

11.4.7. Conduct follow-up as required to validate the adequacy of actions taken by subordinate units in regards to FWA cases. (T-1).

11.4.8. For referral for action taskings, submit an HCR by the suspense date or a progress report (PR) every 30 days thereafter on the first of every month until complete. (T-1). Use the sample format in AFRPSG attachment 12 for PRs. When a report cannot be completed within 90 days, (180 days for criminal and audit referrals), an extension must be requested in writing to SAF/IGQ stating the reason for delay and the anticipated completion date. (T-1). The IG office processing the complaint is responsible for initiating PRs and requests for extension IAW this paragraph. Send PRs IAW paragraph 3.55 and requests for extension to SAF/IGQ through the appropriate MAJCOM, NAF, JFHQ IG, FOA or DRU. (T-1).

11.4.9. Comply with Defense Hotline QAR Program requirements and procedures IAW DoDI 7050.01. (T-0).

11.5. Investigating a Defense Hotline Complaint. Complaints filed with IG DoD through the Defense Hotline and deemed appropriate for IG action will be investigated IAW governing DoDI 7050.01 and Chapter 3 of this instruction. (T-1).

11.6. Closing a Defense Hotline Complaint.

11.6.1. Proper closure and notification requirements, IAW Chapter 3, must be complied with when an IG investigation was conducted as a result of a Defense Hotline complaint. (T-1).

11.6.2. Complaints filed with IG DoD through the Defense Hotline are answered by completing an HCR. (T-1). The HCR should be a stand-alone document and provide all necessary background information. (T-1).

11.6.3. Follow the format in AFRPSG attachment 21 for completing a HCR.

11.7. Referring Defense Hotline Complaints to Other Investigative Agencies.

11.7.1. If during a MAJCOM, NAF, JFHQ, FOA, DRU, or lower-level IG office-conducted Defense Hotline inquiry, the allegation(s) subsequently require(s) referral to AFOSI or the Air Force Audit Agency (AFAA) for action, the IG conducting the inquiry will transfer the complaint(s) to SAF/IGQ through appropriate channels. SAF/IGQ will refer the complaint to AFOSI or AFAA. (T-1).

11.7.2. MAJCOM, NAF, JFHQ, FOA, DRU, and lower-level IG offices will provide SAF/IGQ a copy of the letter requesting AFAA support or AFOSI investigation. (T-1).
Chapter 12
INTELLIGENCE OVERSIGHT COMPLAINTS


12.2. Key Terms. This chapter uses the following key terms: intelligence activity, DoD intelligence component, and United States Person. Refer to Attachment 1 for the definition of these key terms.

12.3. Background. Intelligence oversight involves a balancing of two fundamental interests: obtaining the intelligence information required to protect national security and protecting individual rights guaranteed by the Constitution and the laws of the United States (US). The primary objective of the Intelligence Oversight Program is to ensure that units and staff organizations conducting intelligence activities do not infringe on or violate the rights of US persons. However, it is important to note the program applies to all intelligence activities whether they deal with US person information or not. Inspectors General at all levels need to be cognizant of intelligence oversight policies and requirements. An intelligence oversight complaint, often referred to as a questionable activity, is an allegation of conduct that constitutes, or is related to, an intelligence activity that may violate the law, an Executive Order, Presidential Directive, DoD policy regarding intelligence activities, AFI 14-104, and/or other Air Force policy documents and instructions. This includes activities of any Air Force organization, even if not specifically identified as an intelligence activity, that is being used for counterintelligence or foreign intelligence purposes. It includes improper activities by an intelligence or counterintelligence unit or staff or personnel assigned to the organization. A complainant alleging an intelligence oversight violation might assert something like, “Some US intelligence organization is collecting information on me for no reason.” AFI 14-104 directs that “reports (regarding potential intelligence oversight violations) will be expeditiously provided to the inspector general at the first level at which an inspector general is assigned and not associated with the questionable activity, with copies to the servicing SJA office and, unless the inspector general determines such reporting would not be appropriate, to senior intelligence officers at the same level.” Therefore, IGs at all organizational levels must be prepared to receive and then forward copies of intelligence oversight complaints. IGs assigned to DoD intelligence components in the Air Force must be prepared to investigate such complaints.
12.4. SAF/IG Responsibilities. SAF/IG will:

12.4.1. SAF/IGI will report any activities that may indicate an intelligence oversight violation to DoD General Counsel, SAF/GC, AF/A2, AF/JA, and the Assistant to the Secretary of Defense for Intelligence Oversight (ATSD(I)), per AFI 14-104.

12.4.2. SAF/IGQ will ensure the appropriate AF unit investigates allegations of intelligence oversight violations.

12.5. MAJCOM, NAF, JFHQ, FOA, and DRU IG Responsibilities. IGs will:

12.5.1. Complete a “Notify” action in ACTS to SAF/IGQ. (T-1). IGs assigned to DoD intelligence components will investigate such complaints. (T-1). Other IGs will forward the case to SAF/IGQ who will transfer the case to the appropriate IG for evaluation. (T-1). JFHQ IGs will forward a copy of the complaint to both SAF/IGQ and to the National Guard Bureau, Intelligence Oversight Division.

12.5.2. Provide a copy of the complaint to the servicing SJA office. (T-1).

12.6. Installation IG Responsibilities. IGs will:

12.6.1. Receive intelligence oversight complaints and refer them to the senior intelligence office of the organization where the alleged violations occurred. (T-1).

12.6.2. Provide a copy of the complaint to the servicing SJA office, installation commander, MAJCOM/IGQ, and SAF/IGQ. (T-1).

12.6.3. IGs assigned to DoD intelligence components will investigate the complaint. Other IGs will forward a copy of the complaint to their MAJCOM (SAF/IGQ for ANG cases), FOA, or DRU IG who will determine which IG office will evaluate the complaint. (T-1).

12.6.4. Refer to AFI 14-104 for specific IG training requirements.
Chapter 13

IG RECORDS MAINTENANCE AND RELEASE

Section 13A—Directive, Terms and Overview


13.2. Key Terms. This chapter uses the following key terms: discovery requests, Freedom of Information Act, in-camera review, official use request, Privacy Act, Privacy Act request, redact, initial denial authority (IDA), and responsive record. Refer to Attachment 1 for the definition of these key terms.

13.3. Overview. This chapter covers the Air Force IG Records Maintenance and Release Program. The Air Force Inspector General grants access to IG records under the following two separate records release programs, subject to the provisions stipulated in this chapter.

13.3.1. Official Use Requests (OUR) - Section 13D.

13.3.2. Freedom of Information Act (FOIA) and Privacy Act (PA) requests - Section 13E.

Section 13B—Maintenance of IG Records


13.4.1. Classify reports according to the policies and procedures contained in security regulations (DoD 5200.1-R and AFI 31-401). (T-1).

13.4.2. IG reports and case related records will be marked “For Official Use Only” (FOUO) unless they are classified as outlined in DoD 5200.1-R. (T-1).

13.4.2.1. Mark or stamp reports on the outside of the front cover (if any), at the bottom of the first page, and each succeeding page above the "FOUO" marking with the following disclaimer: "This is a protected document. It will not be released (in whole or in part), reproduced, or given additional dissemination (in whole or in part) outside of inspector general channels without prior approval of The Inspector General (SAF/IG) or designee.” (T-1).

13.4.2.2. Mark all documents provided by the complainant as "COMPLAINANT PROVIDED.” (T-1). In ACTS, when uploading documents provided by the complainant, check the “Complainant Provided” box.

13.4.3. E-mails that contain and/or transmit IG reports, complaint analyses, notification memos, records, or information must call attention to the FOUO information and/or attachments. Include FOUO in the e-mail subject line. (T-1). All e-mails will be encrypted
IAW applicable directives. Add the following e-mail header at the beginning of message text:

“This e-mail contains FOR OFFICIAL USE ONLY (FOUO) information which must be protected under the Privacy Act and AFI 33-332.” (T-0).

13.5. Protection of IG Records.

13.5.1. IG reports are protected documents. Only SAF/IG, or designated representatives, can approve release of IG documents outside of IG channels. Refer to Sections 13D and/or 13E for further guidance.

13.5.2. Letters that transmit IG reports and records (FOUO material) must call attention to the FOUO attachments. In these cases, use the following statement as a separate paragraph:

"This letter does not contain “FOR OFFICIAL USE ONLY” information; however, the attached documents are marked “FOR OFFICIAL USE ONLY” and contain protected information.” (T-1).

13.5.3. Refer to paragraph 13.4.3 for proper marking of e-mail. (T-1).

13.6. Protecting Privacy Interests.

13.6.1. IOs conducting IG investigations will not provide witnesses, subjects, or other third-parties with copies of complaints or investigative reports or documents or allow those parties to read any complaint filed through IG channels. (T-1).

13.6.1.1. A complaint to an IG, or a complaint worked in IG channels, is protected information.

13.6.1.2. During interviews, subjects and suspects must be advised of the specific nature of the allegations against them to permit them to properly respond to or defend against such allegations. (T-1).

13.6.1.3. Witnesses need only be generally advised of the matters under investigation to permit them to respond to the questions asked and to provide other relevant information. (T-1).

13.6.2. When necessary and appropriate, the complainant should be told the IO or commander (or civilians leading an organization designated as a unit IAW AFI 38-101) may discuss the case with appropriate officials and witnesses to resolve the complaint.

13.6.3. Generally, do not release the complaint, materials or information provided by the complainant, or the response to the complainant to a third-party requester or the subject, without the complainant’s written consent or IAW the FOIA/PA.

13.6.4. Do not release medical information protected by Health Insurance Portability and Accountability Act (HIPAA). (T-0). Refer the medical records to the office where they originated.

13.6.5. Protect the privacy interests of others involved by complying with the established guidelines in the PA. (T-0).

13.6.6. When an IG investigation is halted because it is determined another type of investigation is warranted, guard the protected nature of the IG records involved. (T-1).

13.7.1. CDI records will not be maintained by IG personnel or within an IG system of records with the following exceptions: (T-1).

13.7.1.1. All CDIs with colonel (or civil servant Grade 15) as the subject.

13.7.1.2. All CDIs with substantiated allegations against majors and/or lieutenant colonels.

13.7.1.3. Any CDI used as evidence in an IG case.

13.7.2. Records must be maintained for the Complaints Resolution and FWA programs; however, each program has unique requirements. Maintain and dispose of records for both programs according to the Air Force Records Disposition Schedule, Tables 90-01, 90-03, and 90-04. The schedule is available on the internet at https://www.my.af.mil/afrims/afrims/afrims/rims.cfm. (T-1). According to those Air Force Records Disposition Schedule tables, the disposition of some IG documents is based on the date the case “closed.” IG offices will use the definition of “closure” as listed in Attachment 1 of this instruction to determine the case “closed” date.

13.7.3. In order to maintain a record of each complaint and its disposition, all IG contacts (including referrals, transfers, assistance, investigations, and dismissals) must be logged in ACTS. (T-1).

13.7.3.1. Each case/complaint is its own record. If paper records are maintained, the case file should normally be filed by ACTS File Reference Number (FRNO) in its own individual file folder until electronic copies can be loaded into ACTS.

13.7.4. Case records should not include AFOSI reports (unless they are investigations against senior officials or colonels (or civil servant Grade 15) or substantiated against majors or lieutenant colonels), classified materials, reports of special security investigations, or other similarly sensitive documents. If a case must contain sensitive documents (other than AFOSI reports as specified above), IGs must cross-reference their identifying number or subject and indicate their primary storage location. (T-1). Do not retain them in the local IG office file. (T-1).

13.7.5. Do not file any IG complaint correspondence or related documents in an individual’s unit Personal Information File, field personnel records, or a system of records other than the system established for IG records. (T-1).

13.7.6. Upon case closure, remove and destroy documents such as draft reports, unnecessary working papers, handwritten notes, Post-it notes, duplicates, etc. (T-2).

13.7.7. Recorded testimony must be destroyed or deleted after the highest level of quality review has been completed or after the command action has been completed, whichever is later. (T-2).

13.7.7.1. If command action was taken, coordinate with the servicing SJA office before erasing, demagnetizing, or destroying audio tapes or computer storage media to determine if they must be retained for a longer period. (T-2).

13.7.7.2. If tapes are erased and degaussed, use a professional demagnetizing/erasing machine. (T-2). All identifiable markings must be removed after erasing. Never tape
over previous recordings or reuse an audiotape unless previous data has been properly erased.

13.7.7.3. If testimony has been recorded on computer media, appropriate technical procedures will be utilized to ensure the testimony is unrecoverable. (T-3).

13.7.8. Digital records (e.g., DVDs and CDs).

13.7.8.1. Destroy according to local Information Security Program guidelines. (T-3).


13.7.10. Referral Completion Reports (RCR) are IG records. The template should be properly marked as IG records when referred to the agency for action.

Section 13C—Restriction for Use of IG Records

13.8. Restrictions for Use of IG Records. IG records are subject to the following restrictions.

13.8.1. Do not use IG records as attachments or exhibits to other official records without the written approval of the authority responsible for making release determinations, as delegated in this instruction. (T-1).

13.8.2. IG records must be returned to the authority responsible for making release determinations or properly destroyed upon completion of stated need. (T-3).

13.8.3. Do not further release (in whole or in part) IG documents without proper authorization from the authority responsible for making release determinations. (T-3).

13.8.4. Do not act on FOIA or PA requests for IG records. (T-2). If, while possessing an IG document, an office receives a FOIA or PA request, and if the document is a responsive record, then accomplish a referral of the request to the appropriate authority responsible for making release determinations (referral procedures are found at DoD 5400.7-R_AFMAN 33-302, paragraph C1.5.9). Include a copy of any responsive documents in the referral package. (T-3). The authority responsible for making release determinations acts on the request.

13.8.5. Comply with the provisions of the PA Program in the management of IG records. (T-0).

13.8.6. Comply with the provisions and restrictions of 10 USC 1102 and AFI 44-119 in using any records obtained from a Surgeon General quality assurance review. (T-0). These are records generated by federal hospital committees in reviewing the quality and standards of care provided to patients treated by the medical facility. Ordinarily, these records should be reviewed and returned to the originator without being attached to the IG record. Consult your servicing SJA office before attaching any quality assurance documents to an IG report. If a quality assurance record (or any portion of a record) is included in an IG record, ensure it is prominently marked as protected by 10 USC 1102 as a quality assurance document. (T-0).

13.8.7. See DoD 6025.18R, paragraph C.2.3., for applicability of the Health Insurance Portability and Accountability Act (HIPAA) to IG operations.
Section 13D—Official Use Requests (OUR)

13.9. Types of OURs. This section covers the following types of OURs:

13.9.1. For Command action.
   13.9.1.1. By commander.
   13.9.1.2. By legal counsel.

13.9.2. For other than command action.
   13.9.2.1. Requests from AF/A1.
   13.9.2.2. Requests from other DoD agencies.
   13.9.2.3. Requests from government agencies outside the DoD, except Congress.
   13.9.2.4. Requests from Congress.
   13.9.2.5. Non-governmental agencies.

13.10. Release Determination for OURs. SAF/IG is the authority responsible for making release determinations for all IG records requested under OUR. SAF/IG makes the following delegations:

13.10.1. Senior official investigation records: The Director, SAF/IGS, or designee, is the authority responsible for making release determinations for senior official investigation records.

13.10.2. Colonel (or civil servant Grade 15) and below: The Director, SAF/IGQ, or designee, is the authority responsible for making release determinations for colonel (or civil servant Grade 15) and below IG investigative records.

13.10.3. Command action: Appointing authorities are responsible for making release determinations for requests regarding command action resulting from IG investigations. (T-2). NOTE: This only applies to requests for command action and not other types of requests.

13.10.4. The commander, not the IG, is the authority responsible for making release determinations for CDI reports. (T-2). IG offices will not be the repository for CDI reports. Commanders or their designated representatives maintain CDI reports/records.

13.11. Policy and Procedure for all OURs. OURs must be submitted through MAJCOM, NAF, JFHQ, FOA, or DRU IG offices to the appropriate authority responsible for making release determinations. (T-2). In every case, the following guidance applies:

13.11.1. Release of IG records pursuant to OURs will ordinarily be made after case closure (see paragraph 3.63 for closure requirements).

13.11.2. To make an OUR for IG records, requestors must:

   13.11.2.1. Submit requests in writing. (T-1).
   13.11.2.2. Identify the records requested as specifically as possible (e.g., date of investigation, name of IO, subject, and/or complainant). (T-1).
   13.11.2.3. Explain in detail why the records are needed. (T-1).
13.11.2.4. Specify when the records are needed. (T-1).

13.11.3. The authority responsible for making release determinations will evaluate OURs based on the criteria in Section 13E and must notify the requestor of any applicable restrictions on the information provided in the release. Make entries in ACTS to show processing of OURs for IG records.

13.11.4. Maintenance of OUR Records. Records will be retained IAW the AF Records Disposition Schedule in AFRIMS.

13.12. OURs for Command Action. The authority responsible for making release determinations will automatically provide the subject’s commander with a copy of the relevant portions of an approved and substantiated report of investigation (without attachments) for determining appropriate command action. (T-1). JAs may act on behalf of the commander regarding the procedures of Section 13C. Commanders submit an OUR to the authority responsible for making release determinations to: a) seek approval to release relevant portions of the ROI or case file to the subject, and/or; b) obtain additional portions of the case file beyond the information initially provided by the authority responsible for making release determinations. When possible, the authority responsible for making release determinations should provide the information to the commander, and specify what is releasable to the subject simultaneously. For Senior Official cases, see Chapter 4.

13.12.1. Release to Subject.

13.12.1.1. Refer to AFI 51-202 when providing evidence in an Article 15 action against an active duty person. Refer to AFI 36-704 when providing evidence relied on to support command action against DoD civilians.

13.12.1.2. Commanders will provide the subject with evidence (if any) supporting the command action in conjunction with the notice of the action. (T-1). NOTE: Evidence to support the command action includes information favorable to the defense and may range from no evidence to all the evidence collected.

13.12.1.3. Defense Counsel Requests. When defense counsel requests IG records to represent military members in courts-martial or other disciplinary actions, defense counsel must request the records from the servicing SJA office who will decide what records are relevant for the defense counsel to obtain. (T-2). IGs should cooperate with any request by the servicing SJA office to provide IG records.

13.12.2. Obtaining additional portions of the case file. If a commander determines it is necessary to review additional portions of the case file (e.g., witness testimony and/or exhibits) to determine appropriate command action, the commander must submit an OUR to the authority responsible for making release determinations (sample at AFCRPSG attachment 22). (T-1). The authority responsible for making release determinations will approve or disapprove the request with a memorandum like the one at AFCRPSG attachment 23 and must use the wording in paragraphs two, three, and four verbatim. (T-1).

13.13. Requests from AF/A1. AF/A1 is charged with the responsibility to advise the Secretary whether officers being recommended for promotion, who have adverse information, meet the exemplary conduct standards prescribed in title 10 United States Code, section 8583. In order to
do so, they must have access to relevant IG records. Process requests under this provision as expeditiously as possible.

13.14. Requests from within DoD.

13.14.1. All record requests from within DoD, such as the Office of the Secretary of Defense, the Inspector General of the Department of Defense (IG DoD), the Joint Staff, unified commands, defense agencies and field activities, and the other Service components (including the Reserve Components), must be forwarded to SAF/IG. (T-1).

13.14.2. IG DoD must have expeditious and unrestricted access to and, when required, must be able to obtain copies of all records, reports, investigations, audits, reviews, documents, papers, recommendations, or other material available to or within any DoD component.

13.14.3. AFBCMR Cases. Complainants who petition the AFBCMR should advise the AFBCMR if relevant IG records exist. The AFBCMR may submit an OUR to SAF/IG for those records as it deems appropriate.

13.15. Requests from Government Agencies Outside the DoD, Except Congress. Official use requests for IG records received from non-DoD governmental agencies must be forwarded to the appropriate authority responsible for making release determinations. (T-2). This paragraph does not apply to congressional requests, which are addressed in paragraph 13.16.

13.16. Requests From Congress.

13.16.1. There are three types of requests from Congress: committee requests, constituent requests, and other requests. Consult AFPD 90-4 and AFI 90-401 for all congressional requests. Process all "constituent" requests through SAF/LLM. If members of Congress or committee staff members request a copy of the report itself or information on any opinion, conclusion, recommendation, or confidential source in the report, advise the congressional member their request will be sent to SAF/LL.

13.16.2. To the greatest extent possible, ask the congressional requestor to accept a factual summary in lieu of the IG record.

13.16.3. Committee Requests. The Air Force must disclose IG records when properly requested by a Congressional committee. EXCEPTION: These procedures do not apply to classified information (see AFI 90-401 for procedures involving classified information). The requirements for a proper congressional committee request are:

13.16.3.1. The request is from either house of Congress, a committee, a subcommittee, a joint committee, or a subcommittee of a joint committee (5 USC 552a(b)(9));

13.16.3.2. For a matter within their jurisdiction (5 USC 552a(b)(9));

13.16.3.3. From the chairman of the committee or the ranking minority member (AFI 90-401). There is no requirement the chairman sign the request, a letter from a staff member requesting records on behalf of the committee chairperson (or ranking minority member) for the committee is sufficient. Assuming these requirements are met, SAF/IGQ or SAF/IGS must turn over all portions of the file that were requested (unredacted) and include a transmittal letter specifying: the portion of the information that is protected by the Privacy Act, the need to safeguard the information, and that the information should
not be further released (5 USC 552a(b); 32 CFR § 310.40(c); AFI 33-332; and DoDD 5400.11).

13.16.4. Constituent Requests. Frequently, members of Congress ask for information regarding a constituent based on the constituent’s request for assistance. There are two types of constituent requests: those for general information and those for sensitive information. Responses to both types of requests are authorized by the blanket routine use for Congressional Inquiries in the AF Privacy Act System notices.

13.16.4.1. General Information. Requests from a congressional member on behalf of a constituent for general information may be answered without permission from the subject of the record that will be disclosed (5 USC 552a(b)(3); see also AFI 33-332, for examples of general information). IG records typically contain sensitive, not general information.

13.16.4.2. Sensitive Information. If the information requested by a congressional representative is sensitive, a release from the subject of the information involved is required (AFI 33-332). Some congressional representatives will provide the release with the request. The more sensitive the records, the more carefully you should verify the subject’s consent to the release (AFI 33-332). If the request is for sensitive information, and no release is provided, you may only provide whatever information is releasable under the FOIA (which could be all, some, or none of the requested record). In those cases, see Section 13E to determine what information may be released.

13.16.5. Other Requests. All other requests from members of Congress are analyzed under the Privacy Act, which permits disclosure of Privacy Act records only when required by the FOIA (See 5 USC 552; also see AFI 33-332, which sets out a test for disclosure to third parties). All other congressional requests are analyzed under the FOIA. (This does not mean the request must be submitted under FOIA, just that FOIA analysis will be used.) The authority responsible for making release determinations must consult their servicing SJA office before responding to these requests. Prior to release of these requests, ensure the accuracy of the information in the record.

13.17. Requests from Non-Governmental Agencies. Any office that receives a request for records from a non-governmental agency should forward the request to the authority responsible for making release determinations for that record, along with a copy of the responsive records.

Section 13E—Freedom of Information Act (FOIA) and Privacy Act (PA) Requests


13.18.1. SAF/IG is the initial denial authority (IDA) for all IG records requested IAW DoD 5400.7-R_AFMAN 33-302, Freedom of Information Act and the denial authority for IG records requested under AFI 33-332. SAF/IG makes the following delegations:

13.18.1.1. SAF/IGS is the IDA for senior official cases.

13.18.1.2. SAF/IGQ is the IDA for all IG cases closed at SAF/IGQ level and for all colonel (or civil servant Grade 15) IG investigations regardless of the level at which they were initiated or closed.
13.18.2. MAJCOM, JFHQ, FOA, or DRU IGs are the authority responsible for making release determinations for IG records when this instruction governs those records, and pertains to IG actions closed at their level and below. (T-1). **EXCEPTIONS:**

13.18.2.1. Colonel (or civil servant Grade 15) cases as specified in paragraph 13.18.1.2 above.

13.18.2.2. SAF/IGQ will act as the MAJCOM for ANG IG records maintenance.

13.18.2.3. Reports involving Air Reserve Component personnel. Reports involving members of the Reserve Component in Title 10 status (e.g., on active duty) should be maintained in federal records. Reports involving members of the Reserve Component in Title 32 status (e.g., in state status), even if the report is done by investigating officers in Title 10 status should be forwarded to the state unit involved. The federal government should retain a copy of these records when there is a federal interest. State records are not subject to the FOIA or PA, rather they are subject to state law. This can be a complicated situation--consult the servicing SJA office.

13.18.2.4. SAF/IGQ will maintain reports involving members of the Civil Air Patrol (CAP) while performing Air Force-assigned missions (AFAM). Otherwise, inspector general investigations and reports involving CAP members while serving or performing missions in its federal chartered non-profit corporate status are subject to the direction and control of its governing instructions.

13.18.3. MAJCOM, JFHQ, FOA, or DRU IGs must coordinate all proposed FOIA and PA responses with their FOIA and servicing SJA offices. (T-1).


13.19.1. IGs will coordinate FOIA requests with the FOIA office and the servicing SJA office. (T-1). See DoD 5400.7-R_AFMAN 33-302 for FOIA responsibilities. Make entries in ACTS to show processing of FOIA requests.

13.19.2. When a FOIA request is received from a complainant and “complainant provided” materials are responsive records to the request, if possible, contact the complainant to clarify if he or she is requesting "complainant provided“ materials. After clarification, annotate the complainant wishes in the FOIA file. If clarification does not occur, process the "complainant provided” materials and include releasable portions with response to complainant.

13.19.3. Requests from individuals will be considered under both the FOIA and PA. (T-2). In the response to the requestor, specify which act afforded them access to the maximum amount of information (FOIA or PA), and explain any exemptions or exceptions. (T-2). NOTE: Documents released pursuant to a FOIA request are then public documents and may be further disclosed at the recipient’s discretion.


Maintain IG FOIA files IAW the Air Force Records Disposition Schedule, and ; DoD 5400.7-R_AFMAN 33-302.

13.20.1. The authority responsible for making release determinations is responsible for documentation, maintenance, and disposition of IG records processed under FOIA. (T-2).
13.20.2. IG FOIA case files, including the initial response package and subsequent appeal package, if any, should be maintained within the IG file system under the ACTS FRNO.

13.20.3. If any material is denied to a FOIA or PA requestor, then a record must be maintained for six years. (T-2). **NOTE:** The FOIA/PA file is an independent file from the investigatory file. The record must contain the release and its justification, coordination, and any analysis or legal reviews, a highlighted redacted copy of released materials showing information withheld from release, and a full and unredacted copy of responsive documents (IAW; DoD 5400.7-R_AFMAN 33-302). If the FOIA or PA request is granted in full, the information must be maintained for two years.

13.20.4. The original investigative file will be destroyed on its scheduled disposition date. (T-1).

**Section 13F—Making Release Determinations**


13.21.1. All FOIA or PA responses must be coordinated with the servicing SJA office. Denials require a written legal review. (T-1).

13.21.2. Requests by an individual (complainant or subject) for their own records must be considered under both the FOIA and the PA, even if the requestor does not cite either act (See DoD 5400.7-R_AFMAN 33-302 and AFI 33-332). (T-0). This does not mean the person receives a copy; it only means both acts must be considered.

13.21.3. Generally, release of IG records under FOIA or PA will be made only after the case has been closed. Respond to requests for open cases citing the appropriate FOIA or PA exemptions and exceptions after consulting with your servicing SJA office. (T-0). Although a search and the production of all responsive documents must be accomplished pursuant to a FOIA request, the release of documents associated with an open/ongoing investigation to a FOIA requester will usually be denied under FOIA Exemptions (7)(a) and (7)(c) because release of investigative documents prior to a final decision by the decision authority may compromise the integrity of the investigation and investigative process.

13.21.4. The authority responsible for making release determinations will always comply with valid court orders for an in-camera review. (T-0).

13.21.5. In cases of reprisal and restriction, DoDD 7050.06 requires the IG to provide the complainant with a redacted copy of the Report of Investigation with the closure letter. (T-0). The ROI must be considered under both the FOIA and the PA but notification to the FOIA office is not required. (T-0).


Chapter 14

CIVIL LIBERTIES


14.2. Key Terms. This chapter uses the following key terms: civil liberties, reprisal, and restriction. Refer to Attachment 1 for the definition of these key terms.

14.3. Overview. Based on a recommendation from the 9/11 Commission, Congress passed Public Law 110-53, Section 803 in 2007 requiring certain Federal agencies, to include the DoD, to periodically (not less than quarterly) report allegations of civil liberties violations and resolution, provide training on civil liberties to agency personnel, and ensure agency policies and regulations did not violate the civil liberties of agency personnel and the public.

14.4. Civil Liberties. Civil Liberties are the rights of individuals to exercise the freedoms and rights guaranteed to them under the United States Constitution without the government’s improper interference. For purposes of the Air Force Civil Liberties Program, Civil Liberties are considered to be:

14.4.1. First Amendment Rights: freedom of religion; freedom of speech or of the press; right to peaceably assemble and to petition the government for a redress of grievances.

14.4.2. Second Amendment: right to keep and bear arms.

14.4.3. Fourth Amendment: right against unreasonable searches and seizures.

14.4.4. Fifth Amendment: prohibition against deprivation of life, liberties, or property, without due process of law.

14.4.5. Fifteenth, Nineteenth and Twenty Sixth Amendments: right to vote.

14.5. Identifying Civil Liberties Violations. Regardless of the subject matter of the complaint, IGs will determine if the complaint constitutes a civil liberties violation. If the complaint meets the criteria for a civil liberties violation, the IG will:

14.5.1. Determine the appropriate disposition of the issue(s) contained in the complaint. (T-0).

14.5.2. Enter the details of the complaint in ACTS, ensuring that Civil Liberties is selected as a Special Interest Item. (T-1).

14.5.3. Draft a Civil Liberties Report (AFCRPSG attachment 26) and attach to the case file. (T-1).

14.5.4. Update the report as the resolution of the complaint progresses. (T-1).

14.5.5. Close the case in ACTS when the issue(s) has been resolved. (T-1).

14.6. Reporting Requirements.

14.6.1. AFI 33-332 requires SAF/IG to submit a quarterly civil liberties report to SAF/A6PP by the 8th day of the month following the end of the quarter. In order to meet this suspense,
SAF/IGQ will pull the reports of complaints initiated, pending or closed from ACTS for the quarter no later than the 3rd of January, April, July and October.

14.6.2. Civil liberty complaints made during courts-martial, non-judicial punishment actions, administrative discharge processes, or IG complaints of reprisal or restriction will not be reported by the IG as they are reported through other channels. (T-1).

14.6.3. Negative replies from the installations/units are not required.

14.7. **Reprisal for Making a Complaint.** In accordance with Public Law 110-53 Section 803, no action constituting a reprisal or threat of reprisal shall be taken for making a complaint or for disclosing information to a privacy officer or civil liberties officer that indicates a possible violation of privacy protections or civil liberties unless the complaint was disclosed with false information or with willful disregard for its truth or falsity.

14.7.1. Complaints alleging reprisal will be evaluated in accordance with Chapter 6 of this instruction. (T-1).

14.8. **Additional Information.** Additional information can be found at the DoD website (http://dpclo.defense.gov) or the AF website (http://www.privacy.af.mil/civilliberties/).
Chapter 15

OSC INVESTIGATIONS

15.1. Governing Directives. AFI 51-1102, Cooperation with the Office of Special Counsel; DoDD 5500.19, Cooperation with the United States Office of Special Counsel.

15.2. Key Terms. This chapter uses the following key terms: whistleblowing, prohibited personnel practices, gross mismanagement, gross waste of funds, abuse of authority, and a substantial and specific danger to public health or safety. Refer to Attachment 1 for definition of these key terms.

15.3. Overview. The U.S. Office of Special Counsel (OSC) is an independent federal investigative and prosecutorial agency whose primary mission is to safeguard the merit system by protecting federal employees and applicants from prohibited personnel practices (PPPs), especially reprisal for whistleblowing. OSC investigates PPPs, as well as certain other types of cases such as allegations of violations of the Hatch Act and the Uniformed Services Employment and Reemployment Rights Act (USERRA). Additionally, the OSC Disclosure Unit provides a secure channel for federal employees to report wrongdoing. Disclosure allegations received by OSC are reviewed and, if OSC determines there is a substantial likelihood of a violation of a rule, law, or regulation; gross mismanagement; gross waste of funds; abuse of authority; or a substantial danger to public health or safety, OSC will refer the allegations to the Secretary of the Air Force (SECAF) for investigation. SECAF is then required to conduct an investigation and submit a report back to OSC. See 5 U.S.C. § 1213.

15.3.1. SECAF has delegated responsibility for oversight and overall guidance of OSC matters to the Air Force General Counsel (SAF/GC). Responses to queries or requests for information by OSC must be routed through SAF/GCA.

15.3.2. At the request of SAF/GC, SAF/IG shall investigate the allegations referred by OSC. Results of OSC inquiries investigated by AF IGs will be routed through SAF/IGQ to SAF/GCA.

15.4. Investigative Process.

15.4.1. For allegations referred to SECAF by OSC for investigation, the statutory suspense to submit the final report to OSC is 60 days (see 5 U.S.C. § 1213(c)(1)(B). (T-0). Extensions are granted only for extenuating circumstances. As such, investigations referred by OSC must be given the highest appropriate priority.

15.4.2. SAF/IG will refer the OSC allegations to a designated point of contact in SAF/IGQ, SAF/IGS, or SAF/IGX as appropriate. The designated point of contact and a lawyer assigned from HAF/JAA as the legal advisor will review the allegations and recommend to SAF/IG whether the investigation should be conducted at the Air Force or MAJCOM level.

15.4.3. The investigating officer will consult with the SAF/IG point of contact, AF legal advisor, and SAF/GCA representative to draft allegations, develop an investigation plan, and draft the report of investigation (ROI) for SECAF signature. (T-1). To the extent possible before the ROI is finalized, evidence and testimony obtained during the investigation should be shared as soon as practical with the AF legal advisor and SAF/GCA representative to assist in meeting the 60 day statutory suspense.
15.4.4. The investigating officer will document the investigation in the OSC format for the ROI (AFCRPSG Attachment 27). (T-0). This format differs from the IG ROI and must be followed. (T-0).

15.4.5. The report must include:

   15.4.5.1. A summary of the information with respect to which the investigation was initiated. (T-0).
   15.4.5.2. A description of the conduct of the investigation. (T-0).
   15.4.5.3. A summary of the evidence. (T-0).
   15.4.5.4. A listing of any violation or apparent violation of any law, rule, or regulation. (T-0).
   15.4.5.5. A description of any corrective action taken or planned as a result of the investigation. (T-0).

15.5. Review and Approval.

   15.5.1. The completed case file must be reviewed by the SAF/IG designated point of contact and a legal review written prior to release to SAF/GCA. (T-0).
   15.5.2. SAF/GCA will review and may request further information and/or investigation. SAF/GCA will submit the final report for SECAF signature and forwarding to OSC.
   15.5.3. SECAF personally signs the final report submitted to OSC.
   15.5.4. Case will be carried in a completed status until OSC finishes their report at which time the case status will be changed to closed. (T-1).

15.6. Actions by OSC

   15.6.1. OSC will send the SECAF response to the complainants for them to review and make comments regarding the investigation. Based on the comments, OSC may return the report to the Air Force for clarification or further investigation.
   15.6.2. The final OSC report will be sent to the President and Congress and posted on the OSC public website, http://www.osc.gov.

GREGORY A. BISCONET
Lieutenant General, USAF
The Inspector General
Attachment 1

GLOSSARY OF REFERENCES AND SUPPORTING INFORMATION

References
AFI 14-104, *Oversight of Intelligence Activities*, 23 Apr 2012
AFI 36-704, *Discipline and Adverse Actions*, 22 Jul 1994
AFI 36-1203, *Administrative Grievance System*, 1 May 1996
AFI 36-2115, *Assignments Within the Reserve Components*, 8 Apr 2005
AFI 36-2401, *Correcting Officer and Enlisted Evaluation Reports*, 10 Mar 2006
AFI 36-2406, *Officer and Enlisted Evaluation Systems*, 2 Jan 2013
AFI 36-2501, *Officer Promotions and Selective Continuation*, 16 Jun 2004
AFI 36-2907, *Unfavorable Information File (UIF) Program*, 17 Jun 2005
AFI 36-3207, *Separating Commissioned Officers*, 9 Jul 2004
AFI 36-3208, *Administrative Separation of Airmen*, 9 Jul 2004
AFI 51-604, *Appointment to and Assumption of Command*, 4 Apr 2006
AFI 51-1102, *Cooperation with the Office of Special Counsel*, 16 Jan 2009
AFI 71-101V1, *Criminal Investigations*, 8 Apr 2011
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Afpd 36-12, *Dispute Resolution*, 27 Sep 1993
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DoD 5400.11-R, Department of Defense Privacy Program, 14 May 2007
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DoDD 5015.2, DoD Records Management Program, 6 Mar 2000
DoDD 5106.01, Inspector General of the Department of Defense (IG DoD), 20 Apr 2012
DoDD 5106.04, Defense Inspectors General, 22 May 2014
DoDD 5240.1, DoD Intelligence Activities, 27 Aug 2007 Through Change 1, 29 Jan 2013
DoDD 5500.19, Cooperation with the United States Office of Special Counsel (OSC), 24 May 2004
DoDD 5505.06, Investigations of Allegations Against Senior DoD Officials, 6 Jun 2013
DoDD 7050.06, Military Whistleblower Protection, 17 Apr 2015
DoDI 1320.04, Military Officer Actions Requiring Presidential, Secretary of Defense, or Under Secretary of Defense for Personnel and Readiness Approval or Senate Confirmation, 3 Jan 2014
DoDI 5106.05, Combatant Command Inspectors General—Implementing Procedures, 14 Jul 2006
DoDI 6490.04, Mental Health Evaluations of Members of the Military Services, 4 Mar 2013
DoDI 7050.01, Defense Hotline Program, 17 Dec 2007
President’s Council on Integrity and Efficiency, Quality Standards for Federal Offices of Inspector General, August 2012
Title 5, United States Code, Section 552
Title 10, United States Code, Section 1034
Title 10, United States Code, Section 1561
Title 10, United States Code, Section 8013
Title 10, United States Code, Section 8014
Title 10, United States Code, Section 8020
Title 10, United States Code, Section 8583
Title 32, United States Code, Section 315
Prescribed Forms
AF Form 102, Inspector General Personal and Fraud, Waste & Abuse Complaint Registration

Adopted Forms
AF Form 847, Recommendation for Change of Publication

Abbreviations and Acronyms
ACTS—Automated Case Tracking System
ADC—Area Defense Counsel
AF/A1—Deputy Chief of Staff, Manpower, Personnel and Services
AF/A1Q—AF Equal Opportunity Office
AF/DPG—General Officer Management Office
AF/DPO—Colonels Management Office
AF/DPS—AF Senior Executive Management
AF/JA—Office of The Judge Advocate General
AF/JAA—Office of The Judge Advocate General, Administrative Law Division
AF/SG—The Surgeon General
AF/A7S—Directorate of Security Forces
AFAA—Air Force Audit Agency
AFBCMR—Air Force Board for Correction of Military Records
AFCRPSG—Air Force Complaints Resolution Supplemental Guide
AFFOR—Air Force Forces
AFI—Air Force Instruction
AFIA—Air Force Inspection Agency
AFMWRAB—Air Force Morale Welfare and Recreation Advisory Board
AFOSI—Air Force Office of Special Investigations
AIS—Adverse Information Summary
ANG—Air National Guard
ARC—Air Reserve Component
CDI—Commander-Directed Investigation
CJCSI—Chairman, Joint Chiefs of Staff Instruction
COCOM—Combatant Command
CRP—Complaints Resolution Program
C-NAF—Component Numbered Air Force
CSAF—Chief of Staff, Air Force
CSB—Command Screening Board
DoD—Department of Defense
DoDD—Department of Defense Directive
DoDI—Department of Defense Instruction
DRU—Direct Reporting Unit
EO—Equal Opportunity
EPR—Enlisted Performance Report
ERAB—Evaluation Reports Appeal Board
ERB—Executive Resources Board
FOA—Field Operating Agency
FOIA—Freedom of Information Act
FOUO—For Official Use Only
FRNO—File Reference Number
FWA—Fraud, waste, and abuse
GS—General Schedule
HCR—Hotline Completion Report
IAW—in accordance with
IDA—Initial Denial Authority
IDT—Inactive Duty for Training
IG DoD—Inspector General of the Department of Defense
IMHE—Improper Mental Health Evaluation
IO—Investigating Officer
IR—Interim Response
JA—Judge Advocate
JFHQ—(State)—Joint Forces Headquarters-State
MAJCOM—Major Command
MEO—Military Equal Opportunity
MHE—Mental Health Evaluation
MPF—Military Personnel Flight
NAF—Numbered Air Force
NAF—Non-appropriated Fund
NGB—National Guard Bureau
OIG—Office of Inspector General
OPR—Office of Primary Responsibility or Officer Performance Report
OSC—Office of Special Counsel
OUR—Official Use Request
PA—Privacy Act or Public Affairs
PC—Protected Communication
PCIE—President’s Council on Integrity and Efficiency
PIF—Personal Information File
POC—Point of Contact
PPP—Prohibited Personnel Practices
PR—Progress Report
PRB—Promotion Review Board
PRF—Promotion Recommendation Form
QAR—Quality Assurance Review
QR—Quality Review
RCA—Reprisal Complaint Analysis
RCR—Referral Completion Report
ROI—Report of Investigation
SAF/AQC—Secretary of the Air Force, Deputy Assistant Secretary (DAS) (Contracting)
SAF/FM—Secretary of the Air Force, Office of the Assistant Secretary (Financial Management & Comptroller)
SAF/GC—Secretary of the Air Force, Office of the General Counsel
SAF/GCA—Secretary of the Air Force, Office of the General Counsel, Office of the Deputy General Counsel for Fiscal, Ethics and Administrative Law
SAF/GCM—Secretary of the Air Force, Office of the Deputy General Counsel, Military Affairs
SAF/IG—Secretary of the Air Force, Office of The Inspector General
SAF/IGQ—Secretary of the Air Force, Office of The Inspector General, Complaints Resolution Directorate
SAF/IGS—Secretary of the Air Force, Office of The Inspector General, Senior Officials Directorate
SAF/IGX—Secretary of the Air Force, Office of The Inspector General, Special Investigations Directorate
SAF/LL—Secretary of the Air Force, Legislative Liaison
SAF/LLM—Secretary of the Air Force, Legislative Liaison, Congressional Inquiry and Travel Division

SAF/MRM—Secretary of the Air Force, Manpower and Reserve Affairs, Force Management and Personnel

SAF/MRBA—Secretary of the Air Force-Manpower and Reserve Affairs, Air Force Civilian Appellate Review Office

SAF/OS—Office of the Secretary of the Air Force

SAF/PA—Secretary of the Air Force, Office of Public Affairs

SAF/US—Under Secretary of the Air Force

SECAF—Secretary of the Air Force

SES—Senior Executive Service

SJA—Staff Judge Advocate

SOUIF—Senior Officer Unfavorable Information File

TAG—The Adjutant General

TIG—The Inspector General

UCMJ—Uniform Code of Military Justice

USC—United States Code

UTA—Unit Training Assembly

vMPF—Virtual Military Personnel Flight

Terms

Abuse—Intentional wrongful or improper use of government resources. Examples include misuse of grade, position, or authority that causes the loss or misuse of resources such as tools, vehicles, computers, or copy machines.

Abuse of Authority—An arbitrary and capricious exercise of power by a military member or a federal official or employee. To qualify as arbitrary and capricious, the following must be met:

1) the action either adversely affected any person or resulted in personal gain or advantage to the responsible management official (RMO);

And

2) the RMO did not act within the authority granted under applicable regulations, law or policy; or the RMO’s action was not based on relevant data and factors; or the RMO’s action was not rationally related to the relevant data and factors.

Access—Ability to enter, approach, or communicate with individuals or offices designated to receive protected communications. The freedom or ability to make protected communications.

Accountability—Accountability means you are responsible for all your actions and the actions of the people you supervise which you could have reasonably influenced. It is the duty of every leader to hold themselves and their subordinates answerable for their actions and to correct
systemic faults. Appropriate remedial measures shall be taken against individuals who have acted unlawfully, improperly or inappropriately. Remedial or corrective measures may be educational, administrative, or punitive and must be appropriate and proportional to the act.

**Acid Test**—A test that an IO uses to determine if reprisal or abuse of authority has occurred. Refer to [ACFRPSG Attachments 18 and 19](#) of this instruction for descriptions of the Acid Test for Reprisal and the Acid Test for Abuse of Authority.

**Administrative Actions**—Non-criminal proceedings; includes, but is not limited to letters of counseling, letters of admonishment, letters of reprimand, control roster actions, unfavorable information files, reenlistment denials, promotion actions, suspensions (for civilians) and involuntary separation actions, called "removals" for civilians.

**The Adjutant General (TAG)**—The senior military officer (either Army or Air) of the National Guard of each state, Puerto Rico, the US Virgin Islands, and Guam. TAG is responsible for performing the duties prescribed by the laws of that state and the day-to-day peacetime management and training of the state National Guard (Army and Air).

**Adverse Information**—DOD policy defines adverse information:

1. A substantiated adverse finding or conclusion from an officially documented investigation or inquiry;

or

2. Any credible information of an adverse nature. To be credible, the information must be resolved and supported by a preponderance of the evidence. To be adverse, the information must be derogatory, unfavorable, or of a nature that reflects unacceptable conduct, or a lack of integrity or judgment on the part of the individual.

For the purposes of this definition, the following types of information, even though credible, are not considered adverse:

a. Motor vehicle violations that did not require a court appearance.

b. Minor infractions without negative effect on an individual or the good order and discipline of the organization that:

   (1) Was not identified as a result of substantiated findings or conclusion from an officially documented investigation, and

   (2) Did not result in more than a non-punitive rehabilitative counseling administered by a superior to a subordinate.

3. Adverse information does not include:

a. Information previously considered by the Senate pursuant to the officer’s appointment;

or

b. Information attributed to an individual 10 or more years before the date of the personnel action under consideration, except for incidents, which if tried by court—martial, could have resulted in the imposition of a punitive discharge and confinement for more than one year—the date of the substantiated adverse finding or conclusion from an officially documented investigation or inquiry is used to establish the time period, not the date of the incident.
Allegation—A postulated assertion (assumed without proof) formed by the IG concerning an individual or a detrimental condition. An allegation is a hypothetical statement containing four elements, all of which must be proved by a preponderance of evidence to be true for the allegation to be substantiated. A properly framed allegation will contain the following elements:

1. When, (in what time frame did the improper conduct or behavior occur),
2. Who, (a person, identified by as much information necessary to uniquely identify),
3. Did what, (the specific behavior or conduct that was improper and represents the adverse information),
4. In violation of what standard, (law, policy, regulation, instruction, or procedure). A properly framed allegation is constructed as follows:

When (On or about 10 January 2004), Who (Major John A. Smith, XX Sq/CC) did what, (gave a referral EPR to SrA William Tell in reprisal for a protected communication), in violation of what standard, (in violation of 10 USC 1034).

Appointing Authority—Individuals holding the positions listed in paragraph 1.7 are appointing authorities. Appointing authorities have the singular authority to direct IG investigations, appoint IOs, and approve reports of investigations directed under their authority.

Arbitrary and capricious—The absence of a rational connection between the facts found and the choice made, constituting a clear error of judgment. The action does not appear to be supported by fair, solid, and reasonable cause, or based upon relevant factors.

Assertion—A declaration that is made emphatically (as if no supporting evidence were necessary).

Assist—IG assistance is the simple process of making phone calls, asking questions, or soliciting helpful information from appropriate offices or agencies or putting complainants in touch with people, offices, or agencies who can address their concerns. Assistance is used when there is no evidence or assertion of personal wrongdoing by a management official. Assistance is the IG giving aid or support to quickly remedy a personal problem.

Authentication—The process of having a document (correspondence, personal notes, computer records, etc.) verified as genuine.

Automated Case Tracking System (ACTS)—An AF IG tool to capture all IG investigative and administrative activity AF-wide. ACTS is the primary data collection tool for IGs at all levels. IGs create an entry in ACTS for any action defined as an investigation, referral, assist, records release, review, dismissal, rebuttal, or transfer. The ACTS User’s Manual provides specific instructions for the use of ACTS.

Case File—A compilation of documents relevant to an IG complaint that are gathered/prepared during the Complaint Resolution Process, such as the complaint and complainant provided documents. AFCRPSG Attachment 9 shows the standard case file format.

Chain of Command—For the purpose of this instruction, chain of command includes not only the succession of commanding officers from a superior to a subordinate through which command is exercised, but also the succession of officers, enlisted or civilian personnel through which administrative control is exercised including supervision and rating performance.
Chilling Effect—Those actions, through words or behavior, that would tend to prevent an individual(s) from taking a proposed course of action.

Civil Liberties—Civil liberties are the rights of individuals to exercise the freedoms and rights guaranteed to them under the United States Constitution without the government’s improper interference. The civil liberties are considered to be:

1. First Amendment Rights: freedom of religion; freedom of speech or of the press; right to peaceably assemble and to petition the government for a redress of grievances.
2. Second Amendment Rights: right to keep and bear arms.
3. Fourth Amendment Rights: right against unreasonable searches and seizures.
4. Fifth Amendment Rights: prohibition against deprivation of life, liberties, or property, without due process of law.
5. 15th, 19th, and 26th Amendments Right: right to vote.

Closure—A case that results in an IG investigation will be considered closed after all required reviews and approvals (appointing authority, DoD, etc.) are completed, the subject’s commander or subject, as appropriate, is notified of the results, and the complainant receives a final response.

Colonel (or civil servant Grade 15)—A Regular Air Force, Air Force Reserve, or Air National Guard officer in the grade of O-6; or an officer who has been selected for promotion to the grade of O-6, but has not yet assumed that grade; or an Air Force civil service employee in Grade 15 (GS/GM/GG/etc).

Command Action—Action taken by the commander, who is responsible for the process, operation, organization, or individual. A commander electing to take no action is deemed to be command action and must be documented.

Commander—Only officers may command. An officer succeeds to command in one of two ways: by appointment to command or by assuming command. Generally, an officer assigned to an organization, present for duty, eligible to command the organization, and senior or equal in grade to all other officers in the organization, may be appointed to command the organization by an authorized official. When not otherwise prohibited by superior competent authority, an officer’s authority to assume command of an organization passes by operation of law to the senior military officer (by grade and, within the same grade, by rank within that grade) assigned to an organization who is present for duty and eligible to command that organization. For specific rules on appointment to, and assumption of command in the Regular Air Force, Air Force Reserve, and Air National Guard when in federal service, refer to AFI 51-604, Appointment to and Assumption of Command.

Commander—Directed Investigation (CDI)—All commanders possess inherent authority to investigate matters or incidents under their jurisdiction unless preempted by a higher authority. The conduct of CDIs does not fall under the authority of The Inspector General.

The Commanding General—The senior military officer of the National Guard of The District of Columbia. The Commanding General is responsible for performing the duties prescribed by the laws of The District of Columbia and the day-to-day peacetime management and training of The District of Columbia National Guard (Army and Air).

Complainant—Any individual making a complaint concerning an AF member, program, organization, process or operation. A complainant may be any individual including military
members, civilian employees, retirees, family members, or other parties that request to use the IG complaint system.

Complaint—A formal assertion concerning a wrong; or violation of law, regulation, instruction, policy, procedure or rule; or report of conditions detrimental to the operation, mission, or reputation of the AF.

Complaint Analysis—A complaint analysis is the process for determining the most effective resolution strategy to resolve the issues raised by the complainant’s assertion. It is a preliminary review of assertions and evidence to determine the potential validity and relevance of the assertion to the AF and to determine what action, if any, in IG, supervisory, or other channels is necessary. The complaint analysis decision document is used to record the rationale for the selected complaint resolution strategy.

Complaint Clarification—The process of interviewing the complainant to ensure the intent of the complaint is verified.

Complaint Resolution Process—The Complaint Resolution Process describes actions required to resolve a complaint from receipt through closure. The process, which involves 14 steps representing the lifecycle of a complaint, is divided into three phases, Complaint Analysis, Investigation, and Quality Review. See Table 3.1.

Completed Status—The status in ACTS when awaiting results of higher level review/approval, a determination of command/corrective action, or response to recommendation.

Completion—An IG investigation is completed when the Appointing Authority approves the report of investigation.

Confidentiality—The protection of individual privacy. The IG has a responsibility to safeguard the personal identity of individuals seeking assistance or participating in an IG process such as an investigation and to honor the legal agreements between parties concerning confidentiality provisions in settlement agreements. While this does not mean communications made to an IG are privileged or confidential, it does mean disclosure of those communications (and the identity of the communicant) is strictly limited to an official, need-to-know basis. This information is not disclosed unless required by law or regulation, when necessary to take adverse action against a subject, or with the approval of The Inspector General (SAF/IG), or approval of the Appointing Authority.

Contact—The act of receiving a complaint/disclosure (written or oral).

Corrective Action—A determination derived from command action.

Criminal Offense—A violation of the Uniform Code of Military Justice or any applicable federal, state or local criminal law. This includes, but is not limited to, homicide, sexual assault, use/possession/sale of drugs, theft, travel fraud, etc. The legal advisor or servicing SJA office should be consulted to determine whether an offense is categorized as criminal or not.

Discovery Requests—A request for information to be used by either counsel in preparation for a court-martial.

Dismiss—a complaint is dismissed if a thorough complaint analysis determines it is not appropriate for IG investigation (see Table 3.12).
**DoD Intelligence Components**—The term "Defense Intelligence Components" refers to all DoD organizations that perform national intelligence, Defense Intelligence, and intelligence-related functions, including: the Defense Intelligence Agency; the National Geospatial-Intelligence Agency, the National Reconnaissance Office, the National Security Agency/Central Security Service, and the intelligence elements of the Active and Reserve components of the Military Departments, including the United States Coast Guard when operating as a service in the Navy.

**Evidence**—Information or data upon which a conclusion or judgment may be based. Evidence is simply information that tends to prove or disprove the existence of an alleged fact.

**Fact**—Information or data that has actual existence or occurrence.

**File Check**—A search for adverse information on senior officials and colonels (or civil servant Grade 15) in SAF/IG, DCII, IG-DoD, and other government investigative files.

**Follow-up**—A case will be placed in follow-up status when awaiting results of corrective action, a determination of command/corrective action, or response to recommendations.

**Fraud**—Any intentional deception designed to unlawfully deprive the government of something of value or to secure from the government for an individual a benefit, privilege, allowance, or consideration to which he or she is not entitled. Such practices include, but are not limited to:

1. The offer, payment, acceptance of bribes or gratuities, or evading or corrupting inspectors or other officials.
2. Making false statements, submitting false claims or using false weights or measures.
3. Deceit, either by suppressing the truth or misrepresenting material facts, or to deprive the government of something of value.
4. Adulterating or substituting materials, falsifying records and books of accounts.
5. Conspiring to carry out any of the above actions.
6. The term also includes conflict of interest cases, criminal irregularities, and the unauthorized disclosure of official information relating to procurement and disposal matters. For purposes of this instruction, the definition can include any theft or diversion of resources for personal or commercial gain.

**Freedom of Information Act (FOIA)**—5 USC 552.

**Freedom of Information Act Request**—A written request for DoD records from the public that cites or implies the FOIA.

**Frivolous Assertion**—As used in this instruction, a frivolous or “obviously frivolous” assertion is one that fails to allege facts that, if true, would constitute a violation of a standard, whether defined by statute, regulation, or custom of service. For assertions against non-senior officials, at a minimum, an IG must conduct a complaint clarification before making such a determination.

**Gross Mismanagement**—A management action or inaction that creates a substantial risk of significant adverse impact on the agency’s ability to accomplish its mission. It is more than mere, trivial wrongdoing or negligence. It does not include management decisions that are merely debatable, nor does it mean action or inaction that constitutes simple negligence or wrongdoing. There must be an element of blatancy.
**Gross Waste of Funds**—An expenditure that is significantly out of proportion to the benefit expected to accrue to the government. It is more than a debatable expenditure.

**Hand-off**—The physical person-to-person referral of an interviewee to their commander or designee, civilian leading an organization designated as a unit IAW AFI 38-101 or designee, first sergeant, or supervisor immediately following the interview.

**Headquarters US Air Force**—The senior headquarters of the AF, consisting of two major entities: the Secretariat (including the Secretary of the Air Force and the Secretary's principal staff), and the Air Staff, headed by the Chief of Staff.

**Hotline Completion Report (HCR)**—Prescribed format for reporting investigative actions and findings for Fraud, Waste, and Abuse (FWA) complaints filed with IG DoD through the Defense Hotline. An HCR is designed to be a stand-alone document and provide all necessary background information.

**Impartiality**—A principle holding that decisions should be based on objective criteria, rather than on the basis of bias, prejudice, or preferring the benefit to one person over another for improper reasons.

**Improper Conduct**—Conduct (acts or omissions) found to violate an identifiable directive, instruction, policy, regulation, rule, statute, or other standard applicable to the AF, without regard to knowledge, motive, or intent.

**Inappropriate Conduct**—Action a reasonable person would consider likely to erode confidence in the integrity of the AF, but which does not violate an identifiable directive, instruction, policy, regulation, rule, statute, or other standard applicable to the AF.

**In-Camera Review**—A private review by a judge to evaluate information that may be relevant to a court proceeding.

**Independence**—In all matters relating to Inspector General operations, inspectors general must be free, in fact and appearance, from all impairments to independence. The responsibility for maintaining independence rests with the commander so that judgments used in conducting inspections, evaluations, investigations, and recommendations concerning corrective action will in fact be impartial, as well as viewed as impartial by knowledgeable third parties.

**Initial Denial Authority (IDA)**—The official with the delegated authority to deny the release of a document or a portion of a document.

**Inquiry**—An examination into facts or principles.

**Inspector General (IG)**—An individual assigned to an authorized IG position by a MAJCOM, JFHQ, FOA, DRU, NAF, Center, National Guard State, Wing, or host Installation commander, or other IG positions as approved by SAF/IG. Implements the IG Program for the commander within the parameters established by The Inspector General.

**The Inspector General (TIG)**—The individual appointed to oversee and who is responsible for the Air Force Inspector General (SAF/IG) program.

**Intelligence Activity**—Refers to all activities that DoD intelligence components are authorized to undertake pursuant to Executive Order 12333 and DoD 5240.1-R. Note that EO 12333 assigns the Services’ intelligence components responsibility for: 1. "Collection, production, dissemination of military and military related foreign intelligence and counterintelligence, and
information on the foreign aspects of narcotics production and trafficking." 2. "Monitoring of the development, procurement and management of tactical intelligence systems and equipment and conducting related research, development, and test and evaluation activities."

**Intelligence Oversight Complaint**—An intelligence oversight complaint is an allegation of conduct that constitutes, or is related to, an intelligence activity that may violate the law, any Executive Order or Presidential Directive, or DoD policy, regarding intelligence activities. This includes activities of any AF organization, even if not specifically identified as an intelligence activity that is being used for counterintelligence or foreign intelligence purposes. It applies to improper activities by an intelligence or counterintelligence unit or staff or personnel assigned thereto.

**Interrogatories**—A formal list of written questions prepared by the IO or IG for a witness to answer. The questions are revised and updated as facts are developed.

**Investigation**—A duly authorized, systematic, detailed examination to uncover the facts and determine the truth of a matter. IG investigations are administrative in nature—they are fact finding rather than judicial proceedings. They are not criminal proceedings in which proof beyond a reasonable doubt is required. Rather, the standard of proof that applies is proof by a preponderance of the evidence. Investigations require formal collection of evidence, taking sworn testimony from complainants, witnesses and subjects, and documentation of the findings in a Report of Investigation (ROI). An investigation is an evidence-gathering exercise to substantiate or not substantiate an allegation.

**Investigation Plan**—A statement of intent, which sets forth the IO’s proposed course of action. Included in such a plan are the allegations to be investigated, a list of witnesses to be interviewed, a list of evidence to be collected, and an itinerary. The plan will include administrative matters such as itinerary and potential personnel actions. The plan will also include a list of issues to be resolved and some preliminary questions which the IO intends to ask the key witnesses in the case.

**Investigating Officer (IO)**—A field grade officer, senior NCO, or AF civilian appointed by a competent appointing authority to conduct an IG investigation.

1. An IO is the personal representative of the Appointing Authority.
2. The Appointing Authority conveys authority for the investigation to the IO in writing.
3. An IO’s authority extends to all subordinate echelons of the command and requires the compliance and cooperation of subordinate supervisory channels.
4. An IO must have a substantial breadth of experience, exceptional maturity, and demonstrated sound judgment.

**Issue**—A complaint, request for information, or request for assistance to the IG that does not list an individual as the violator of a standard or policy.

**Lawful Communication**—Any communication, whether verbal or written or otherwise transmitted, including complaints, witness statements, and testimony, which is not otherwise unlawful (see definition of unlawful communication below).

**Legal Review**—A review of an IG case by the servicing SJA or designee to ensure legal sufficiency before the Appointing Authority approves the report and its findings.
Legal Sufficiency—A review of the ROI to determine whether:

1. Each allegation has been addressed.
2. Allegations allege a violation of law, regulation, procedure, or policy.
3. The IO reasonably applied the preponderance of the evidence standard in arriving at findings.
4. Conclusions are supported by, and consistent with, the findings.
5. The investigation complies with all applicable legal and administrative requirements.
6. Any errors or irregularities exist, and if so, their legal effects, if any.

Lieutenant Colonel (or below)—Any Regular Air Force, Air Force Reserve, or Air National Guard member in the grade of O-5 and below and who has not been selected for promotion to colonel; or an AF civil service employee in the grade of GS-14 and below. For purposes of this instruction, these individuals will be referred to as lieutenant colonels (or below).

Mental Health Evaluation (MHE)—A psychiatric examination or evaluation, a psychological examination or evaluation, an examination for psychiatric or psychological fitness for duty, or any other means of assessing the mental health of a Service member. It does not include interviews under Family Advocacy programs or Air Force Drug and Alcohol Abuse Rehabilitation programs.

Misconduct—Improper conduct undertaken with:

1. The knowledge the conduct violates a standard or willful disregard for that possibility, or
2. The intention to harm another or willful disregard for that possibility, or
3. The purpose of personal profit, advantage, or gain.

Non—Appropriated Fund Employee—Persons who are employed in, and receive compensation from a non-appropriated fund instrumentality.

Non—Appropriated Fund Instrumentality—A DoD fiscal and organizational entity primarily performing programs to support military members, family members, and authorized civilians.

Not Substantiated Finding—A "not substantiated" finding results when a preponderance of the evidence supports the conclusion that the alleged wrongdoing did not occur. The facts indicate no violation of standards occurred.

Obviously Frivolous assertion—See definition of "Frivolous assertion,” above.

Official Use Request (OUR)—A request to use a report for official purposes.

Ombudsman—A government official appointed to receive and investigate complaints made by individuals against other government officials regarding abuses or capricious acts, investigates reported complaints, reports findings, and helps to achieve equitable resolution of complaints.

Personnel Action—Any action taken on a member of the armed forces that affects or has the potential to affect that military member’s current position or career, to include making or threatening to make a significant change in the duties or responsibilities of a member of the armed forces not commensurate with the member’s grade. See DoDD 7050.06 for additional examples.
Preponderance of the Evidence—The standard of proof for IG investigations. The preponderance standard means: When it is more likely than not that events have occurred as alleged, there is a preponderance of the evidence, and the IO may consider the events proven.

Privacy Act (5 U.S.C. § 552a)—Federal law establishing a Code of Fair Information Practice that governs the collection, maintenance, use, and dissemination of personally identifiable information about individuals that is maintained in systems of records by federal agencies.

Privacy Act Request—An oral or written request by an individual about his or her records in a system of records.

Prima Facie—Evidence that is sufficient to raise a presumption of fact or to establish the fact in question unless rebutted.

Prohibit—To prevent from doing something, to forbid or restrain by force of authority.

Prohibited Personnel Practices—Twelve prohibited personnel practices defined in 5 U.S.C §2302 (b) and by the Office of Personnel Management that a federal employee who has authority over civilian personnel decisions may not take.

Proof Analysis Matrix—A framework that helps the IO organize the case. Specifically, it provides a construct for identifying the evidence needed to prove or disprove an allegation. Additionally, the proof analysis matrix provides a reference outline for the analysis section of the IOs ROI.

Protected Communication—

1. Any lawful communication to a Member of Congress or an IG.

2. A communication in which a member of the Armed Forces communicates information that the member reasonably believes evidences a violation of law or regulation, including a law or regulation prohibiting rape, sexual assault, or other sexual misconduct in violation of Articles 120 through 120c of the Uniform Code of Military Justice, sexual harassment, or unlawful discrimination, gross mismanagement, a gross waste of funds or other resources, an abuse of authority, or a substantial and specific danger to public health or safety, or a threat by another member of the armed forces or employee of the federal government that indicates a determination or intent to kill or cause serious bodily injury to members of the armed forces or civilians or damage to military, federal, or civilian property, when such communication is made to any of the following (this list is not all inclusive):
   a. Member of Congress or a member of their staff.
   b. An inspector general or a member of the inspector general’s staff.
   c. Personnel assigned to DoD audit, inspection, investigation, law enforcement, equal opportunity, safety, sexual assault prevention and response designees, and EO personnel, or family advocacy organizations.
   d. Any person in the member’s chain of command.
e. The Chief Master Sergeant of the Air Force, Command Chiefs, Group/Squadron Superintendents, and First Sergeants.

f. A courts-martial proceeding.

3. Testimony, or otherwise participating in or assisting in an investigation or proceeding related to a communication under part 1 or 2 above, or filing, causing to be filed, participating in, or otherwise assisting in an inquiry/investigation of a reprisal and/or restriction complaint.

4. A communication described in part 2 above shall not be excluded from the protections provided in this definition because—

a. The communication was made to a person who participated in an activity that the member reasonably believed to be covered by part 2 above;

b. The communication revealed information that had been previously disclosed;

c. Of the member’s motive for making the communication;

d. The communication was not made in writing;

e. The communication was made while the member was off duty; and

f. The communication was made during the normal course of duties of the member.

**Quality Review**—A review of investigative documents that ensures completeness, and compliance with this instruction and other directives, objectivity, and legal sufficiency.

**Redact**—To remove non-releasable material.

**Referral**—A referral is a complaint that is determined to be more appropriately handled by an organization or agency outside the AF IG system.

**Referral Completion Report (RCR)**—Prescribed format for reporting resolution actions and findings for complaints referred to other agencies. An RCR is designed to be a stand-alone document and provide all necessary background information and case resolution actions.

**Referral for Action**—Defense Hotline allegations referred for action are allegations that can be resolved by the AF and which may be an indication of a systemic problem within the service, or have been determined through the Defense Hotline review process as requiring attention.

**Referral for Information**—Defense Hotline complaints that do not require intervention by the Air Force – the tasking may lack sufficient detail or significant subject matter to warrant a formal investigation.

**Report of Investigation (ROI)**—The ROI must be a stand-alone document—all the essential facts, documents, portions of regulations, interviews, etc., must be included in the report so that a reviewer can arrive at a determination without reference to information outside the report. The report of investigation is a subset of the case file.

**Reprisal**—Taking or threatening to take an unfavorable personnel action, or withholding or threatening to withhold a favorable personnel action on a military member for making or preparing or being perceived as making or preparing to make a protected communication.

**Responsible Management Official(s)**—Responsible management officials are:
1. Official(s) who influenced or recommended to the deciding official that he/she take, withhold, or threaten to take/withhold a management/personnel action.

2. Official(s) who decided to take, withhold, or threaten the management/personnel action.

3. Any other official(s) who approved, reviewed, or indorsed the management/personnel action.

**Responsive Record**—A record that fits the description provided by the requestor.

**Restriction**—Preventing or attempting to prevent members of the Armed Forces from making or preparing to make lawful communications to Members of Congress and/or an IG.

**Self-Investigation**—Investigating or directing an investigation into allegations pertaining to the Appointing Authority or members of the IG staff. It is critical to the integrity of the IG system to refrain from self-investigation or the appearance of such. If needed, the complaint should be elevated to the next higher level IG, to avoid the appearance of self-investigation.

**Senior Officer Unfavorable Information File (SOUIF)**—A SOUIF is a written summary of adverse information pertaining to a colonel or a general officer, plus any comments from the subject officer regarding the written summary. SOUIFs are created for use during the general officer promotion process and exist solely for that purpose. The Secretary of the Air Force or designee (SAF/GC) determines if a SOUIF is provided to a promotion board.

**Senior Official**—A Senior Official is defined as any active or retired Regular Air Force, Air Force Reserve, or Air National Guard military officer in the grade of O-7 (brigadier general) select and above, and Air National Guard Colonels selected for a Certificate of Eligibility (COE). Current or former members of the Senior Executive Service (SES) or equivalent and current and former Air Force civilian Presidential appointees are also considered senior officials. (NOTE: under DOD policy, an officer becomes an O-7 select, and therefore a senior official, at the time the selection board that selects the officer adjourns.)

**Sexual Harassment**—A form of unlawful sex discrimination. Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when (1) submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment, (2) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual, or (3) such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment. For more detailed definitions, see AFI 36-2706, *Equal Opportunity Program, Military and Civilian*.

**Standards**—A law, regulation, policy, procedure, operating instruction, or custom of service that establishes a criterion for measuring acceptability.

**Statement**—A written or oral declaration of events made to an IO or IG by a complainant, witness, subject or suspect. For all reports, type any written statements. The witness or IO should sign the typed statement to certify the validity.

**Statutory Authority**—Authority derived from statute. For example, The DoD Inspector General derives his authority from The Inspector General Act of 1978, 5 USC Appendix 3.

**Subject**—A military member or civil service employee against whom allegations of non-criminal wrongdoing have been made and/or whose conduct is the focus of an investigation.
Subject—A military member or civil service employee against whom allegations of non-criminal wrongdoing have been made and/or whose conduct is the focus of an investigation.

Substantial and Specific Danger to Public Health or Safety—Two of the factors that determine when a disclosed danger is sufficiently substantial and specific are (1) the likelihood of harm resulting from the danger and (2) when the alleged harm may occur. If the disclosed danger could only result in harm under speculative or improbable conditions, it is less likely to be found specific. If the harm is likely to occur in the immediate or near future as opposed to manifesting only in the distant future it is more likely qualify as a specific danger. Both of these factors affect the specificity of the alleged danger, while the nature of the harm—the potential consequences—affects the substantiality of the danger.

Substantiated—A substantiated finding results when a preponderance of the evidence supports the complainant’s allegation of a wrong or violation of law, regulation, procedure, or AF policy or standards. The facts (from documentation and testimony) indicate the complainant was wronged or a violation of standards occurred.

Summarized Testimony—A written summary of witness testimony prepared and certified by the IO. It normally includes only those items directly related to the matters under examination. The witness or IO must sign all summaries. It is encouraged (not mandatory) that witnesses also sign summarized testimony, whenever the witness is reasonably available to do so.

Suspect—An individual suspected of a criminal offense. Identify a person as a suspect when the facts and circumstances known at the time of the interview are sufficient to support a reasonable belief that the person to be interviewed may have committed a crime. Active duty military suspects must be advised of their Article 31, UCMJ, rights before the interview begins. Consultation with the legal advisor or servicing SJA office is required before reading rights to a suspect.

Systemic—A trend or pattern that relates to, or is common to, an organization.

Technical Review—A technical (expert) review of applicable evidence, findings, and conclusions.

Testimony—A solemn declaration, usually made orally by a witness, in response to a formal questioning. It may be recorded and summarized or transcribed verbatim (word-by-word).

1. Sworn. Obtained from a witness who has taken an oath or affirmation to tell the truth.
2. Unsworn. Obtained from a witness who has not taken an oath or affirmation to tell the truth.

Third-Party Complainant—An individual who makes a complaint on behalf of another individual against an AF military member, civil service employee, program, or organization.

Third-Party Complaint—A complaint made on behalf of another individual against an Air Force military member, civil service employee, program, or organization.

Thoroughness—All inspector general operations must be conducted in a diligent and thorough manner, addressing relevant aspects of the readiness, economy, efficiency, and state of discipline of the institution. IG operations must clearly and concisely reflect all elements of the issues under examination. Reasonable steps should be taken to ensure pertinent issues are sufficiently resolved and that all appropriate root causes and remedies are considered. The results of
inspector general operations must not raise unanswered questions, nor leave matters open to question or misinterpretation.

**Timeliness**—Inspector general operations must be conducted and reported with due diligence in a timely manner. The objective is to be responsive to all parties thereby enhancing AF credibility. IG operations are to be conducted and completed within a timeframe that facilitates efficient and effective mission accomplishment while protecting the public’s safety and security. IGs are responsible to ensure that the investigation, inspection or evaluation is completed at the appropriate time.

**Transfer**—A complaint is transferred when a complaint analysis determines an AF IG other than the one receiving the complaint should resolve it.

**Unlawful Communication**—Any communication, whether verbal or written or otherwise transmitted, that constitutes misconduct, a violation of the UCMJ, or a violation of other applicable criminal statutes. Some examples of unlawful communications include, but are not limited to, knowingly false statements; unauthorized disclosures of classified, privileged, or private information; obscene statements; threatening statements; and statements made under circumstances disrespectful to higher authorities.

**Unlawful Discrimination (Civilian EEO)**—An unlawful employment practice that occurs when an employer fails or refuses to hire or promote, discharges, or otherwise discriminates against any individual with respect to compensation, terms, conditions, or privileges of employment because of race, color, religion, sex, national origin, age, reprisal, physical or mental disability, or genetic information; limits, segregates or classifies employees or applicants for employment in any way that deprives or tends to deprive any individual of employment opportunities or otherwise adversely affects his/her status as an employee because of race, color, religion, sex, national origin, age, reprisal, physical or mental disability, or genetic information.

**Unlawful Discrimination (MEO)**—Any unlawfully action that denies equal opportunity to a military member or members based on their race, color, sex, national origin, or religion.

**United States Person**—A US citizen, an alien known by the DoD intelligence component concerned to be a permanent resident alien, an unincorporated association substantially composed of US citizens or permanent resident aliens, or a corporation incorporated in the US unless it is directed and controlled by a foreign government or governments.

**Waste**—The extravagant, careless, or needless expenditure of government funds or the consumption of government property that results from deficient practices, systems controls, or decisions. The term also includes improper practices not involving prosecutable fraud. **NOTE:** Consider wartime and emergency operations when explaining possible waste. For example, legitimate stockpiles and reserves for wartime needs, which may appear redundant and costly, are not considered waste.

**Whistleblowing**—A protected communication disclosing information by an employee or applicant that he or she reasonably believes evidences a violation of a law, rule, or regulation; gross mismanagement; gross waste of funds; an abuse of authority; or a substantial and specific danger to public health or safety.

**Witness**—Any individual, civilian or military, who is interviewed, or testifies, during the course of an IG investigation.