



UNDER SECRETARY OF DEFENSE
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MAR 16 2011

COMPTROLLER

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DIRECTORS OF THE DEFENSE AGENCIES
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SUBJECT: Congressional Notification of Military Intelligence Program (MIP)
Prior Approval (PA) Reprogramming Requests

The House Permanent Select Committee on Intelligence (HPSCI) has shared oversight jurisdiction over the MIP. Therefore, HPSCI approval is now required for PA reprogramming requests affecting the MIP. This approval is in addition to the House Appropriations Committee, House Armed Services Committee, Senate Appropriations Committee, and Senate Armed Services Committee.

The above requirement has been incorporated into the DoD 7000-14-R, the Department of Defense Financial Management Regulation (DoDFMR), Volume 3, Chapter 6, section 060602, has been updated with a copy of the section attached.

Robert F. Hale

Attachment:
As stated



060505. Detailed Instructions for Preparation. Reimbursable program or order amounts are not required unless reimbursable funding was used for the direct program. Detailed instructions for the DD 1416 are provided in the appendix to this chapter.

***0606 REPROGRAMMING OF INTELLIGENCE RESOURCES**

060601. Intelligence Reprogramming Guidance.

A. National Intelligence Program (NIP): Section 102A of the National Security Act of 1947 (50 U.S.C. 403-1) authorizes the Director of National Intelligence (DNI) to transfer or reprogram funds appropriated for a program within the National Intelligence Program (NIP) to another NIP program. No NIP funds may be transferred or reprogrammed without the prior approval of the DNI, except in accordance with procedures prescribed by the DNI. For initiating and processing reprogrammings involving the NIP, use applicable guidance issued by the Office of the Director of National Intelligence (ODNI) Chief Financial Officer.

B. Military Intelligence Program (MIP): Reprogramming requirements set forth in section 0604 apply to reprogramming MIP intelligence resources. Further policies specific to MIP below-threshold reprogrammings are set forth in DoD Directive 5205.12, Military Intelligence Program (MIP), enclosure 2, paragraph 1.i.

*060602. Oversight. The House Permanent Select Committee on Intelligence (HPSCI) and the Senate Select Committee on Intelligence (SSCI) have oversight jurisdiction over the NIP. NIP reprogrammings require prior approval from the HPSCI, SSCI, House Appropriations Committee (HAC), and Senate Appropriations Committee (SAC). Reprogrammings affecting the MIP require prior approval from the HPSCI, House Armed Services Committee (HASC), Senate Armed Services Committee (SASC), HAC, and SAC. Notwithstanding that per agreements among the various congressional committees the SSCI has jurisdiction over the NIP only, the Department does provide the SSCI an information copy of reprogramming of non-intelligence funds into the MIP in satisfaction of section 504 of the National Security Act of 1947 (50 U.S.C. §.414).

060603. Submission Procedures. In addition to applicable section 0604 procedures, including indication within cover letters whether MIP or NIP resources are affected, the following additional requirements apply to intelligence resource reprogrammings:

A. Because DD 1415 reprogramming actions are posted on the Internet, the DD 1415 should not refer to or identify specific intelligence programs or resources.

B. All classified reprogramming requests must be coordinated with the Directorate for Investment. Components are required to clearly identify classified actions as part of their reprogramming submission. Concurrent with their reprogramming request submission, Components are to separately provide; the classified details in electronic format to the appropriate Comptroller POCs.