This publication is a revision.
- Reflects the growth and changes in the responsibilities of the Full-Time National Guard Counterdrug Program
- 1-5.b. updated
- Para 2-1.e. (1) changed to read: Exigent circumstances are situations, in which the utilization of any step in the Force Continuum is necessary to protect police officers, military personnel, or other persons from death or serious injury. Personnel may use an appropriate level of force to prevent the loss or destruction of evidence; or to prevent the escape of a suspect already in custody.
- Para 2-5.g. Changed to read: Carriage of lethal or non-lethal weapons.
- Para 2-7.b. (2) added: Focus on four core competencies: Link Analysis, document exploitation, commodity-financial analysis, and case construction.
- Para 2-7.b. (2) changed to read: approved Criminal Analyst duties in support of drug law enforcement or counter-terrorism agencies, assistance in the design, development, and appropriate or coordinated dissemination of criminal intelligence information.
- Added to para 2-7c (2): Provide transportation and controlled deliveries (aerial, ground, or maritime) of LEA personnel/equipment, persons in LEA custody.
- Para 2-7.d. changed to read: train Federal, State, and local LEA, CBO, and military personnel.
- Para 2-7.d. changed to read: per diem expenses if not provided.
- Para 2-7.e.(1) deleted: Surface, changed to Ground
- Para 2-7.f changed to read: authorized missions for Drug Demand Reduction Programs
- Para 2-9.a, b and c changed to read: a. A (MOU) or (MOA) between the state and any supported LEA/CBO is required by the state and the LEAs/CBOs concerned, and must comply with all applicable federal/state laws and regulations/instructions. b. The state AGR JAG or competent legal authority will review. The JAG’s review may be in the form of a memorandum for record. c. The agreement must be approved and signed by the TAG, CDC, and LEA/CBO concerned before support is provided.
- Para 2-9 Interstate Agreements (MOUs/MOAs) is now para 2-10.
- Para 2-10 from NGR 500-2/ANGI 10-801 dated 31 March 2000 is now a separate chapter, see Chapter 6 Counterdrug Funding and Fiscal Policy Overview
Para 3-3.a. changed to read: This paragraph contains federal guidelines that cannot be broadened. Each state must develop rules on the use of force that are in compliance with state Use of Force Continuum, and this regulation.

Added to the end of para 3-3 3b. If approval is delegated, the CDC must either be the approving official or in the approval chain.

Para 3-3.c. changed to read: qualification training and testing with their permanently assigned, by serial number, CD weapon IAW current regulations, Training will include security, weapons retention.

Para 3-3.k changed to read: National Guard members will be thoroughly briefed on the Rules for Use of Force as approved by the state attorney general and the policies of the agency they are supporting IAW that agency’s academy or in-service defensive tactics training program before the commencement of any operation

Para 3-3.l. changed to read: Personnel authorized to carry firearms will wear body armor while carrying a firearm and actively engaged in a CD mission, unless waived by the CDC, based on the mission risk assessment.

Para 3-15 Aviation Counterdrug Mission Support complete update

Para 5-10, SPIES, FRIES, HELOCAST, Rappelling and Parapad Operations updated

Para 5-11 Training and Qualification of Sensor Equipment Employment (Ground and Aviation) updated

Para 5-12.a., b., and c. changed to read: a. CD program personnel will qualify on their CD assigned weapon(s) to (STRAC) standards. IAW Counterdrug standards and tables in DA Pam 350-38. b. The CD program will submit ammunition requirements through (STAM) to (NGB-ART-S). A (UIC) and (DODAAC) will be identified so training ammunition authorizations can be sub-authorized and the DA Form 581 completed. c. Operational load ammunition requirements using the DA Form 581, using the event code “OPN”. HQDA may begin managing operational load ammunition with TAMIS-R authorizations through NGB. ANG members are responsible for requesting training ammunition and operational load through their ANG providers. State programs are not authorized to conduct 5a operations without a NGB qualified trainer.

Chapter 6-Counterdrug Funding and Fiscal Policy Overview entire chapter updated

Chapter 7- Acquisition and Logistics Management, entire chapter updated

Chapter 8- Personnel and Administration, entire chapter updated

Chapter 11- National Guard Counterdrug Schools Program (NGCSP) new chapter
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Emergency Employment of Army and Other Resources

NATIONAL GUARD COUNTERDRUG SUPPORT

By Order of the Secretary of Defense:

H STEVEN BLUM
Lieutenant General, USA
Chief, National Guard Bureau

Official:

GEORGE R. BROCK
Chief, Strategy and Policy Division


Summary. This regulation/instruction prescribes policies, procedures, and responsibilities governing the utilization of National Guard and Department of Defense (DoD) resources in the National Guard Counterdrug (CD) Support Program. It also provides guidance pertaining to program and budget management of the Joint National Guard Substance Abuse Program (JNGSAP), referred to collectively as Substance Abuse (SA) programs. It also prescribes policy, procedures, and responsibilities governing the utilization of National Guard and Department of Defense (DoD) resources in the National Guard Counterdrug Schools Program (NGCSP).

Applicability. This regulation/instruction applies to the Army and Air National Guard of the 50 States, the Commonwealth of Puerto Rico, the Territory of Guam, the United States Virgin Islands, and the District of Columbia, hereafter referred to as states, while performing counterdrug missions when not in Federal Service.

Proponent and Exception Authority. The proponent of this regulation is the National Guard Bureau (NGB) J3 Counterdrug Division. The proponent has the authority to approve exceptions to this regulation that are consistent with controlling law and regulation.

Management Control Process. This regulation/instruction incorporates guidance from AR 11-2, AFI 65-201, and OMB Circular A-123. The Federal Managers’ Financial Integrity Act, OMB Circular A-123, and DoD Directive (DoD) 5010.38 apply to all DoD activities and programs. This regulation contains management control provisions, but does not identify key management controls that must be evaluated.

Supplementation. Supplementation of this regulation/instruction is prohibited without prior approval from the Chief, National Guard Bureau, ATTN: J3 Counterdrug Division, 1411 Jefferson Davis Highway, Arlington, VA 22202-3231.

Suggested Improvements. Users are encouraged to send comments and suggested improvements on DA Form 2028 (Recommended Changes to Publications and Blank Forms) directly to Chief, National Guard Bureau, ATTN: NGB J3 Counterdrug Division, 1411 Jefferson Davis Highway, Suite 6500, Arlington, VA 22202-3231.

Distribution: B/F
Contents (listed by paragraph number)

Chapter 1
Introduction
Purpose, 1-1
References, 1-2
Explanation of Abbreviations and Terms, 1-3
Responsibilities, 1-4
Statutory Authority and Policy, 1-5
Regulatory Structure, 1-6
Terms, 1-7

Chapter 2
Counterdrug Support Program
Legal Considerations and Requirements, 2-1
Subpoenas and Requests for Information, 2-2
Special Notification Requirement, 2-3
Tort Liability, 2-4
Governor's State Plan, 2-5
Waiver Request, 2-6
Authorized Missions, 2-7
Use of Counterdrug Assets for Non-Counterdrug Missions, 2-8
Agreements Between the State and LEAs/CBOs (MOUs/MOAs), 2-9
Interstate Operations/Agreements (MOUs/MOAs), 2-10

Chapter 3
Counterdrug Support Program Operations
Support Role, 3-1
Force Protection, 3-2
Arming of Troops and Use of Force, 3-3
ARNG Operational Ammunition, 3-4
Basis of Issue for ARNG Operational Ammunition, 3-5
Rules of Evidence and Chain of Custody, 3-6
Operational Briefings, 3-7
Operations Security (OPSEC), 3-8
Physical Security, 3-9
Communications Security (COMSEC), 3-10
Protective Markings, 3-11
Handling of Sensitive/Law Enforcement Sensitive Information, 3-12
Intelligence Oversight (IO), 3-13
Special Notification Requirements, 3-14
Aviation Counterdrug Mission Support, 3-15
Light Armored Vehicle Operations, 3-16
Counterdrug Program Evaluations, 3-17
Public Affairs, 3-18
Uniforms, 3-19
Websites, 3-20
Secret Internet Protocol Router Network (SIPRNET) Initiative, 3-21

Chapter 4
Safety and Accident Prevention
General, 4-1
Air National Guard Mishap Prevention Program, 4-2
Responsibilities, 4-3
Inquiries on Safety Issues, 4-4
Chapter 5

Training
Training Responsibilities, 5-1
Firearms Training, 5-2
Restrictions on Providing Advanced Military Training, 5-3
Funding Restrictions on Training LEAs/CBOs from Other Nations, 5-4
Initial Orientation, Counterdrug Support Program Doctrine, 5-5
Required Training, 5-6
Mission-Oriented Training, 5-7
Military Occupation Specialty (MOS)/Air Force Specialty Code (AFSC) Related Training, 5-8
Aerial Observer/Marijuana Training for LEAs, 5-9
SPIES, FRIES, HELOCAST, Rappelling, and Parachute Operations, 5-10
Training and Qualification of Sensor Equipment Employment, 5-11
ARNG Individual Weapons Qualification, 5-12
ANG Individual Weapons Qualification, 5-13
ARNG/ANG Weapons Training, 5-14
Additional ARNG/ANG Weapons Training, 5-15
Mission 3a, 5a, and 5b Training, 5-16
Training Development, 5-17
National Guard Counterdrug Schools Program, 5-18

Chapter 6

Counterdrug Funding and Fiscal Policy Overview
Counterdrug Funding, 6-1
Fiscal Accountability, 6-2
Orders, 6-3
Military Pay and Allowances, 6-4
Travel and Transportation-Related Entitlements, 6-5
Inactive Duty Training (IDT)/IAD) and Annual Training (AT), 6-6
Training other than IDT/AT, 6-7
Military Duty for Purposes Other than Training or CD Activities, 6-8
Training of non-military and foreign personnel, 6-9
Equipment Purchases and Mission Costs, 6-10
Promotional Item Purchases, 6-11
Asset Forfeiture and Asset Sharing, 6-12
Joint National Guard Substance Abuse Program (JNGSAP) Funding, 6-13
Budgeting and Accounting for Army National Guard (ARNG) Funds, 6-14
Budgeting and Accounting for Air National Guard (ANG) Funds, 6-15
Reconciliation of Counterdrug Accounts, 6-16
Financial References, 6-17
Financial Reporting Procedures, 6-18

Chapter 7

Acquisition and Logistics Management
Acquisition Management, 7-1
Requirements Planning, 7-2
Contract Administration, 7-3
Logistics Management, 7-4
Central Procurement, 7-5
Delegation of Approving Authority for OMNG Expenditures, 7-6
Authorizations for Nonexpendable ARNG Property, 7-7
Computers Purchased with ARNG Counterdrug Funds, 7-8
ARNG and ANG Equipment Procedures and Accountability, 7-9
Loan and Lease of Equipment, 7-10
Restricted Use of 32 USC § 112 Equipment/Services, 7-11
Disposition of Excess Equipment, 7-12
Chapter 8
Personnel and Administration
Duty Status, 8-1
Utilization of Title 32 AGR Personnel, State Employees, and Civilian Personnel, 8-2
Counterdrug OCONUS Travel, 8-3
Leave, 8-4
End Strength Exemptions, 8-5
Counterdrug Coordinator (CDC) Positions, 8-6
FTNGDCD Tour Order Periods, 8-7
FTNGDCD Special Considerations, 8-8
Personnel Screening, 8-9
Screening of Mission 6 Volunteers in Non-pay Status, 8-10
Early Notice of Special Requirements for Counterdrug Duty, 8-11
Screening for Duty of 30 or Fewer Consecutive Days, 8-12
Screening for Duty of 31 or More Days, 8-13
Conditional Duty, 8-14
Procedures for Personnel Screening, 8-15
Special Considerations Regarding ENTNAC, NAC, and LEA Investigations, 8-16
Medical Waivers, 8-17
Retaining a Record of the Screening Process, 8-18
Personnel and Health Records, 8-19
Injury in Line of Duty, 8-20
Report of Separation from Active Duty (DD Form 214), 8-21
Personnel Evaluations, 8-22
Records Identifying Individuals by Name and SSN, 8-23
Privacy Act/Freedom of Information Act Review, 8-24
Outside Employment While on Counterdrug Orders, 8-25

Chapter 9
Records and Reports
Counterdrug Management Information System (CMIS), 9-1
CMIS Data Input, 9-2
CMIS Training, 9-3
CMIS Data Evaluation, 9-4
Organization Files, 9-5
Counterdrug Support Program Operations Files, 9-6
Contents of Operations Files, 9-7
Retention Periods for Counterdrug Records, 9-8

Chapter 10
Joint National Guard Substance Abuse Program (JNGSAP)
General, 10-1
Responsibilities, 10-2
Annual Plans and Budgets, 10-3
Funding for Substance Abuse Programs, 10-4
Drug Urinalysis Collection, 10-5
Records and Reports, 10-6

Chapter 11
National Guard Counterdrug School Program (NGCSP)
General, 11-1
Mission, 11-2
Charter and By-laws, 11-3
Annual School Training Plan, 11-4
Additional Responsibilities, 11-5
Training, 11-6
Funding, Entitlements and Other Fiscal Information, 11-7
Appendices

A. References
B. Aviation MOU

Figure List

Figure 3-1

Glossary
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Chapter 1
Introduction

1-1. Purpose
This regulation/instruction:

a. Prescribes policies, procedures, and responsibilities governing the utilization of National Guard and Department of Defense (DoD) resources in the National Guard Counterdrug Support Program for drug interdiction demand reduction, and narcoterrorism activities.

b. Provides program management and budget guidance for the Joint National Guard Substance Abuse Program (JNGSAP).

c. Prescribes policy, procedures, and responsibilities governing the utilization of National Guard (NG) and DoD resources in the National Guard Counterdrug School Program (NGCSP).

d. Does not address National Guard Counterdrug (CD) activities performed under authority of Title 10, United States Code.

e. Does not apply to military technician assistance programs established pursuant to the Technician Personnel Regulation.

1-2. References
Required and related publications and prescribed and referenced forms are listed in appendix A.

1-3. Explanation of Abbreviations and Terms
Abbreviations and terms used in this regulation/instruction are explained in the glossary.

1-4. Responsibilities

a. The SECDEF, in accordance with (IAW) 32 USC § 112, may provide resources through the Chief, National Guard Bureau (CNGB), to states receiving SECDEF approval of the Governors’ State Plans for National Guard Counterdrug Support. The SECDEF, IAW with Section 1004, NDAA of 1991, as amended may provide funds through the CNGB, to a state receiving SECDEF approval of a CD school execution plan for National Guard Training Support.

b. The National Guard Bureau (NGB) is the official channel of communication between the states, SECDEF and the Departments of the Army and Air Force as well as other federal agencies.

c. The National Guard Bureau J3 Counterdrug Division (NGB J3-CD) has responsibilities as follows:
   (1) Primary responsibility for the development and execution of National Guard Counterdrug Support Program policies, procedures, and regulations/instructions. Submit questions on Counterdrug Support Program policy to the Chief, NGB J3-CD.
   (2) The Chief, NGB J3-CD, is the NGB Program Manager for the Joint National Guard Substance Abuse Program (JNGSAP), providing guidance to the states IAW NGR 600-85/ANGI 44-120.
   (3) NGB J3-CD is the single point of contact within NGB for all issues pertaining to the JNGSAP and for program management/budget issues pertaining to the JNGSAP.
   (4) NGB J3-CD is the single point of contact within NGB for all issues pertaining to the Counterdrug Support Program and for program management/budget issues pertaining to the program.
   (5) NGB J3-CD funds a full-time Title 32 Active Guard/Reserve (AGR) Counterdrug Coordinator (CDC) position in each state for administration and management of the state CD program. (See paragraph 9-6 of this regulation/instruction.) The Chief, NGB J3-CD, will approve any selection for rank greater than the rank of (O5-LTC/Lt Col).
   (6) Primary responsibility for the development and execution of NGCSP policies, procedures, and regulations/instructions. Submit questions on NGCSP policy to NGB J3-CD.
   (7) The NGB J3-CD is the single point of contact within the NGB for all issues pertaining to NGCSP, program management, and budget issues.

d. The Governor is the Commander-in-Chief of the state’s National Guard (NG) units not in federal service. The District of Columbia National Guard serves under the Commanding General, who performs the function of a Governor with respect to state plans IAW paragraph 2-5.

e. The Adjutants General are responsible for:
   (1) The selection of a CDC and determining the chain of supervision for the Counterdrug Support Program.
   (2) Establishing a Joint National Guard Substance Abuse Program (JNGSAP) and identifying state program managers for the JNGSAP. All designations must be IAW AR 600-85 and AFI 44-120. The JNGSAP will be managed within the Counterdrug Program.
(3) The administrative and logistical support for the NGCSP in a state.

f. The CDC serves as the focal point for all CD mission validations, approval authority, and the prioritization for CD mission tasking in accordance with appropriate policies, instructions, and directions. The CDC is responsible for all management control aspects of the Counterdrug Support Program within his/her state to include the JNGSAP. As the point of contact for CD programming matters, the CDC will ensure that programs and functions are conducted effectively and efficiently. The CDC will communicate issues affecting the Counterdrug Support Program with NGB J3-CD to ensure the program meets management control requirements.

g. Each CD School Director/Commandant, or designated representative, is responsible for all management control aspects of his/her respective counterdrug school. The CD School Director/Commandant or designated representative will ensure that programs and functions are conducted effectively and efficiently. The Director/Commandant, or designated representative, will communicate issues affecting the CD school with the NGB J3-CD to ensure the CD school program meets management and control requirements. Financial issues affecting a counterdrug school will be coordinated with the CD school’s host state United States Property and Fiscal Office (USPFO), Base Comptroller, and the NGB J3-CD through the CDC or the military liaison.

1-5. Statutory Authority and Policy

a. Section 112, Title 32, United States Code (32 USC § 112) is the authority for the Counterdrug Support Program.

b. Public Law 92-129 (PL 92-129) as implemented by Army Regulation and Air Force Instruction (AR 600-85/AFI 44-120). AR 600-85 and AFI 44-120 are the authority for the Army National Guard (ARNG) and Air National Guard (ANG) Joint National Guard Substance Abuse Program.

c. Section 1004 (Additional Support for Counterdrug Activities), National Defense Authorization Act (NDAA) of 1991 (Public Law (PL) 101-510), as amended provides CD support authority for the NGCSP.

1-6. Regulatory Structure

All of the programs described in this regulation/instruction are operated within the existing National Guard and state regulatory structures. Unless otherwise directed by proper authority, all existing rules, regulations, instructions and procedures applicable in general to the National Guard are also applicable to the programs described in this regulation/instruction.

Chapter 2
Counterdrug Support Program

2-1. Legal Considerations and Requirements

a. National Guard role. The National Guard provides CD support to federal, state, and local law enforcement agencies (LEAs), Community Based Organizations (CBOs), educational, and government organizations that request assistance. National Guard personnel engaged in CD support activities for which federal funding is provided by 32 USC § 112 must be acting in support of LEAs, CBOs, educational, or government organizations, hereafter referred to as organizations. National Guard CD programs will only provide support to operations whose primary purpose is counterdrug/counternarcotics or counternarcoterrorism (CNT), with the exception of internal National Guard drug prevention education activities. When using 32 USC § 112 funds, states may execute only those missions that have been approved by the SECDEF within the Governors’ State Plans, in conformity with the mission definitions in this regulation/instruction.

(1) Requests to perform missions that are on the SECDEF approved mission list but were not included in the original annual state plan execution memorandum must be submitted to SECDEF thru NGB J3-CD for approval. Such requests must include certification by the Governor, or the Commanding General, District of Columbia, as appropriate, and the state attorney general, or the United States Attorney for the District of Columbia, as appropriate. (See paragraph 2-5.)

(2) Requests to perform missions that are not on the SECDEF approved mission list must be submitted through NGB J3-CD to the SECDEF for approval. Requests must include certification by the Governor, or the Commanding General, District of Columbia, as appropriate, and the state attorney general, or the United States Attorney for the District of Columbia, as appropriate. (See paragraph 2-5.)

(3) Counterdrug Coordinators may support National Guard unit commanders/designees and/or Joint Substance Abuse Program coordinators requests for Drug Demand Reduction support for the purpose of unit drug prevention education activities.
b. Requests for support. LEAs and CBOs will request CD support through the Adjutant General, ATTN: Counterdrug Coordinator. Support requests that are beyond the capability of the state National Guard will be forwarded to the NGB Counterdrug Office, ATTN: Regional Coordinator. The National Guard will not support CD operations without a request validated by the CDC or designated representative. Requests must originate with an LEA or CBO, be in writing, signed by a responsible official, and specify the length of required support. An annual signed written request on agency letterhead is required when the requesting agency desires continuation of support for a full fiscal year (FY). Software generated electronic signatures are acceptable on web based requests.

c. Verbal requests. A verbal request must be followed by a signed, written request as soon as possible for all support.

d. Federal/state law. The authority to provide CD support is defined by federal law if federal funds are expended to support a mission, and by state law if state funds are used to support a mission. CD activities in support of a Federal LEA can not violate State law.

e. Arrests, searches, and seizures. The Posse Comitatus Act (18 USC § 1385) does not apply to National Guard personnel on duty under authority of Title 32. As a matter of policy, however, National Guard personnel on 32 USC § 112 CD orders will not, except for exigent circumstances or as otherwise authorized in this regulation/instruction, directly participate in the arrest of suspects, conduct searches which include direct contact of National Guard members with suspects or the general public, or become involved in the chain of custody for any evidence. State law may impose additional restrictions.

(1) Exigent circumstances are situations, in which the utilization of any step in the Rules for Use of Force (RUF) is necessary to protect police officers, military personnel, or other persons from death or serious injury. Personnel may use an appropriate level of force to prevent the loss or destruction of evidence; or to prevent the escape of a suspect already in custody.

(2) Supported LEAs are responsible for obtaining warrants required for searches or for determining the need for searches, inspections, and observations that do not require warrants. This responsibility includes the determination of any potential legal restrictions upon the use of thermal imaging or sense enhancing systems.

f. Responsibility/liability. Responsibility/liability for the actions of National Guard personnel involved in CD support activities is as follows:

(1) Federal protection for personal injury, death, or property damage caused by National Guard personnel, acting within the line of duty, in Title 32 status, is governed by the Federal Tort Claims Act (FTCA) (28 USC § 2671-2680).

(2) Responsibility and liability for actions by National Guard personnel on State Active Duty (SAD) are IAW state law. The Federal Tort Claims Act does not cover personnel in a SAD status.

(3) Responsibility and liability for loss and damage to National Guard equipment will be determined by a Report of Survey, IAW applicable regulations.

(4) Personnel on Title 32 duty in a non-pay status pursuant to written orders, when acting within the line of duty, are considered employees of the United States for purposes of the FTCA.

(5) Volunteers (military or civilian) not on orders are not employees of the United States for purposes of the FTCA or the Federal Employees Compensation Act (FECA).

g. Environmental and/or historical landmark restrictions. All operations will be conducted IAW federal and state environmental and/or historical landmark laws and regulations.

h. Mission support. The role of the National Guard in CD supply or demand reduction is to support LEAs and educational and government organizations. The CDC, and leaders at all levels, should implement internal controls to ensure that National Guard personnel perform only approved CD activities within the parameters of applicable law, regulation, and policy.

i. Records retention.

(1) Organizational records of CD training, to include letters of instruction and course materials, will be maintained by the CDC for six years.

(2) Individual records of CD training, including LEO- provided certifications of training of LEO personnel, will be maintained by the CDC for six years.

(3) Regulations, policy letters, directives, and instructions issued by NGB-CD will be maintained by NGB-CD for 50 years. Regulations, policy letters, directives and instructions issued by the CDC shall be maintained by the CDC for 50 years.

(4) AARs and mission briefings will be maintained for six years.

2-2. Subpoenas and Requests for Information

a. The National Guard, and its current and former members and employees, may receive subpoenas, orders or other requests for the appearance or testimony of individuals or requests to produce, disclose or release "official
information" regarding the Counterdrug Support Program. The state Judge Advocate General (JAG) will be immediately notified in such cases.

b. The provisions of AR 27-40 or AFI 51-301, as appropriate, are applicable when the above situations are related to "judicial proceedings" and "litigation" (as defined in those regulations).

c. The payment of travel expenses, per diem and fees, in response to subpoenas, is governed by AR 27-40 and AFI 51-301. National Guard members under subpoena who are not already serving under Counterdrug Support Program orders will be placed under orders for the period required for preparation and testimony. The CDC will maintain a copy of the subpoena or other documents. If the member is placed on, or serving under, orders by the National Guard, any payments received from the court as compensation for testifying must be forwarded to the USPFO (ARNG) or unit comptroller (ANG).

d. The provisions of AR 25-55 or Air Force Supplement 1 (AFSUP1) to DoD 5400.7-R as appropriate, are applicable when the above situations are related to producing, disclosing or releasing official information (as defined by these regulations/instructions). AR 25-55 and DoD 5400.7-R, AFSUP1, apply when federal records are released to the public.

e. Counterdrug personnel are not precluded from producing analytical products that may cause them to be subpoenaed when acting in support of law enforcement agencies pursuant to a valid, approved support request.

2-3. Special Notification Requirement

The CDC will contact the NGB Chief Counsel (NGB-JA), through the NGB J3-CD, when either of the following circumstances occurs in connection with the Counterdrug Support Program:

a. Possibility of civil liability on the part of a National Guard member, the National Guard, or volunteers.

b. Occurrence of negative judicial rulings based wholly or in part upon the conduct of National Guard members, or volunteers, including the suppression of evidence.

2-4. Tort Liability

a. The FTCA (28 USC § 2671-2680) is applicable to National Guard members engaged in CD support, serving under Title 32 orders. Individuals whose property is lost, damaged or destroyed, or who suffer personal injury or death as a result of the negligent acts or omissions of National Guard members acting within the scope of their duties, may file a claim against the United States under the FTCA. National Guard members acting within the scope of their authority and performing approved support (listed in the Governor's State Plan and approved by the SECDEF) are immune from suit except for certain constitutional torts, i.e., when a negligent act or omission constitutes a violation of the constitutional rights of the injured party, including persons suspected of criminal activity, and certain intentional torts, such as assault and battery, false arrest and imprisonment.

b. National Guard members engaged in CD support activities in a SAD status are entitled to the protections and immunities afforded by state law.

c. There is, at the present time, no protection from liability under the FTCA or coverage under the FECA for volunteers, including National Guard members not on orders or in any other recognized status. Such volunteers will not be utilized in any CD activity without their having been advised beforehand of the foregoing lack of protection from liability and coverage. All National Guard volunteers should be placed, as a minimum, on orders for retirement points only to provide them liability coverage.

2-5. Governor’s State Plan

a. For the purpose of this regulation/instruction, the term “state” is inclusive of all 50 states, the Commonwealth of Puerto Rico, the United States Virgin Islands, the Territory of Guam and the District of Columbia, per 10 USC § 10001.

b. Each state will submit for review a Governor's State Plan to the National Guard Bureau, ATTN: NGB J3-CD. The Plan will be approved and signed by the governor and the state attorney general IAW 32 USC § 112(c). The District of Columbia State Plan will be approved and signed by the Commanding General, District of Columbia, and the United States Attorney for the District of Columbia.

c. The State Plan must include a certification by the governor that any activities carried out in conjunction with federal LEAs serve a state law enforcement purpose. The District of Columbia Plan must include a certification by the Commanding General, District of Columbia that any activities carried out in conjunction with federal LEAs serve a law enforcement purpose.

d. The Plan must include a certification by the state attorney general, or the United States Attorney for the District of Columbia, that the missions/activities in the plan are consistent with, and not prohibited, by state law or laws of the District of Columbia, as appropriate.
e. Certifications and approvals by the governor, or the Commanding General, District of Columbia, and the state attorney general, or United States Attorney for the District of Columbia, cannot be waived.

f. Plans will be prepared IAW instructions published by the NGB J3-CD based on current Deputy Assistant Secretary of Defense for Counternarcotics, Counterproliferation, and Global Threats (DASD/CN, CP & GT) guidance.

g. Carriage of lethal or non-lethal weapons in support of LEAs must be annotated in the Governor’s State Plan.

h. The CDC is responsible for the submission of the Governor's State Plan for CD support.

i. The Governor's State Plan will not include plans for the JNGSAP. A separate plan will be developed for the JNGSAP.

j. The CD schools of the NGCSP will submit an annual School Training Plan to NGB J3-CD IAW Chapter 11 of this regulation/instruction.

k. State Counterdrug programs managing other support activities funded through specific project funding codes will submit separate State Plans for those projects as directed through NGB J3-CD.

2-6. Waiver Request
Waiver requests for NGR 500-2/ANGI 10-801 must be submitted through the Chief, NGB J3-CD, to the CNGB for approval. All requests must contain information detailing the reason for the waiver, that it will meet applicable federal, state, and local laws, and how it will affect the program.

2-7. Authorized Missions
Only the following CD missions will be funded by the SECDEF under the authority of 32 USC § 112. However, all CD missions included in the Governor's State Plan must be consistent with, and not prohibited by, state law. Some states may not authorize the National Guard to perform every SECDEF approved mission. It is the purpose of the certification by the state attorney general, or the United States Attorney for the District of Columbia, as appropriate, to ensure that the Governor's State Plan does not include any missions that are inconsistent with, or prohibited by, state law.

a. Mission Category #1. Program Management. Mission 1. Counterdrug Coordination, Liaison, and Management. Plan and coordinate CD support, establish liaison with supported LEAs and other community organizations, resource and manage personnel and equipment requirements for CD support operations, and prepare operational/financial reports and briefings as required.

   (1) Mission 2a. Linguist Support (Translator Support). Provide transcription/translation of audio/video tapes, seized documents, and other information media. National Guard personnel will not participate in active/real-time Title III conversation monitoring or directly participate in interrogation activities. The National Guard will not maintain or store final products in National Guard facilities or databases.
   (2) Mission 2b. Investigative Case and Analyst Support. Focus on four core competencies: Link Analysis, document exploitation, commodity-financial analysis, and case construction. Other duties include: approved Criminal Analyst duties in support of drug law enforcement or counter-terrorism agencies includes the creation of graphs, charts, maps, and toll analysis of suspected individuals or organizations; assistance in the design, development, and daily maintenance of operational intelligence databases; compilation, review, and input of raw data; preparation of reports necessary for successful investigational and prosecutorial purposes; performance of necessary case research; mastery and daily utilization of analyst specific software and hardware systems; appropriate or coordinated dissemination of criminal information; and conducting strategic and tactical analysis of case information. Additional analyst duties may include, but are not limited to the establishment and conduct of liaison tasks with other analysts or relevant agencies; preparation of statistical information; development and presentation of oral and written briefings; as well as any other analytical duties deemed necessary by the supported agency.
   (3) Mission 2c. Operational/Investigative Case Support. Provide assistance to LEAs in developing investigations and cases for prosecution. Activities include, but are not limited to, inputting, reviewing, and analyzing collected LEA information, and providing legal, paralegal, and auditing assistance. Operational support to LEAs is designed to enhance the effectiveness of the supported agency and release law enforcement officers for drug enforcement duties. This category of support excludes such tasks as secretarial, janitorial, or receptionist duties.
   (4) Mission 2d. Communications Support. Provide personnel to establish, operate, and maintain communications stations, bases, and equipment in support of LEA CD operations and assist with CBO communications/technical issues.
(5) Mission 2e. Engineer Support. Provide engineer support to LEAs and community organizations where the project has a counterdrug nexus. This will exclude operations concerning drug laboratories or hazardous materials. Local LEAs and governments must secure the area before arrival of National Guard personnel, take possession of any evidence or materials to be confiscated/destroyed and obtain clearances, court orders, warrants and/or permits for destruction, removal or disposal of materials or other environmental hazards/concerns.

(6) Mission 2f. Subsurface/Diver Support. Conduct subsurface inspections of commercial vessel hulls within U.S. territorial waters or U.S. maritime ports of entry (POE) through the use of sidescan sonar buoys or divers to detect alien devices or containers attached to the vessel hulls, or other underwater activities. Before the use of military qualified National Guard Diver personnel for hull inspection activities, the vessels must be secured by the responsible law enforcement officials. Divers may visually inspect and report to LEAs any unusual physical hull configurations but may not attempt entry, search, removal or alteration of features detected. Divers participating in these operations must be on dive status in approved dive positions. National Guard personnel will not dive in a permissive dive status conducting mission 2f. Permissive diving is strictly a training tool, not an operational status.


(1) Mission 3a. Domestic Cannabis Suppression Operations Support. Support of LEA domestic cannabis suppression and eradication operations. This includes, but is not limited to, aerial support, logistic support, communications support, intelligence, planning support, operational staff coordination, medical support, physical security, ground transportation, eradication and destruction of contraband, and spraying of herbicides, IAW Environmental Protection Agency (EPA) regulations and state laws.

(2) Mission 3b. Transportation Support. Provide transportation and controlled deliveries (aerial, ground, or maritime) of LEA personnel/equipment, persons in LEA custody, seized property or contraband as part of ongoing time-sensitive CD operations, when security or other special circumstances reasonably necessitate National Guard support and there is a counterdrug nexus. Routine administrative aerial transportation is not permitted under this mission nor are missions that compete with private enterprise. LEA officers are responsible for the security of any evidence or persons in their custody. Provide ground transportation of youth, adults, and associated equipment and supplies for community/state demand reduction program activities.

(3) Mission 3c. Maintenance/Logistical Support. Provide maintenance/logistical support of LEA vehicles and equipment to enhance the CD effectiveness of the supported agency and release Law Enforcement Officers (LEOs) for drug enforcement duties. General maintenance/logistics support for non-CD vehicles and equipment is prohibited.

(4) Mission 3d. Cargo/Mail Inspection. Assist LEAs by inspecting cargo and mail. Primary emphasis will be placed on ports of entry (POEs) and functional equivalents. Cargo/Mail includes, but is not limited to, vehicles, containers, commercial cargo, aircraft, watercraft, baggage, and mail. National Guard personnel will not make arrests, conduct searches of individuals, seize property, or enter into the chain of evidence. LEOs must be present at inspection sites, make seizures, maintain custody of evidence, and maintain control of vehicle occupants.

d. Mission Category #4. Counterdrug-related Training and Training LEA/Military Personnel. Train military, LEAs, CBOs, educational and government institutions in subjects and skills useful in the conduct of CD operations or in the operation of military equipment used in CD operations. LEAs, CBOs, educational and government participants are responsible for associated travel and per diem expenses if not provided.

e. Mission Category #5. Reconnaissance/Observation

(1) Mission 5a. Ground Reconnaissance. Reconnoiter or perform area observation by land or water to detect and report illegal drug activities that include, but are not limited to, cultivated marijuana, suspected isolated drug trafficking airstrips, drug drop zones, drug trafficking corridors, illegal drug laboratories, suspicious aircraft, watercraft, or motor vehicles. National Guard personnel will not maintain or store gathered information in National Guard facilities or databases. Information will be reported as designated by the supported LEA. Approved categories of CD activities include, but are not limited to:

(a) Unattended Sensor Support. Personnel will support LEAs in the emplacement, monitoring, and maintenance of unattended sensors in areas where suspected drug activity is occurring.

(b) Visual reconnaissance/observation by mobile patrols and Listening Posts/Observation Posts (LPs/OPs), using binoculars, cameras, night vision devices, and infrared/thermal imagery, including Forward Looking Infrared (FLIR) or lowlight devices. A Law Enforcement Officer (LEO) must be present or in direct contact with the National Guard team.

(c) Ground Surveillance Radar (GSR). Establish and operate ground radar sites using either Army or Air GSR systems. Mission includes site security and may require transportation support.

(2) Mission 5b. Aerial Reconnaissance. Conduct reconnaissance/observation of airspace, maritime or surface areas (land and internal waterways of the US and territories) for illegal drug activities which include, but are not limited to, cultivation of marijuana or delivery of illegal drugs. Reconnaissance may be directed toward suspected
drug trafficking airstrips/drop zones/corridors or suspicious aircraft/watercraft/motor vehicles. A LEO must be present or in direct contact for all aviation FLIR/IR sensor missions. LEOs are authorized to fly on aircraft during validated and approved missions provided the purpose is to facilitate counterdrug activities. Mission may require site security for aircraft and ground radar. Approved equipment and techniques include, but are not limited to:

(a) Radars.
(b) Unmanned Aerial Vehicles (UAVs).
(c) Aerial visual techniques, including infrared/thermal imagery, and photographic reconnaissance.
(d) Photo reconnaissance/film processing.

f. Mission Category #6. Demand Reduction Support. The Drug Demand Reduction (DDR) Support mission provides standardized, measurable and evidenced based programs that are intended to gain the commitment of our nation’s youth to make healthy, safe and drug-free choices. The DDR mission also provides support to community and state based organizations with the common goal of reducing the demand for illegal drugs. The Demand Reduction Support mission has two distinct sub-mission categories: DDR Education and Programs, and DDR Support. All DDR activities conducted under mission category #6 shall be listed in Annex A of the Governor’s State Plan. All DDR activities shall clearly quantify the amounts of Pay and Allowances, and Operations and Maintenance funds that are expended on all efforts conducted under mission category #6.

(1) Mission 6a. DDR Education and Programs: This mission implements standardized, measurable and evidenced based educational programs. DDR education and programs will use standard methods to measure the desired outcomes and ensure mission fidelity. The role of DDR personnel in this mission is to increase awareness, provide guidance, and facilitate collaboration to motivate our nation’s youth to be drug-free. These DDR programs will include:

(a) Programs designed to increase awareness and motivation towards positive changes in knowledge, attitude and intent. These desired outcomes must be measured to determine mission effectiveness.
(b) Programs designed to provide guidance and facilitate constructive changes in DDR prevention policy, procedures and practices.
(c) Programs that motivate our nation’s youth and facilitate positive changes in self esteem, increasing their abilities to make drug-free choices.

(2) Mission 6b. DDR Support: The National Guard DDR mission also supports efforts led by community-based organizations that are designed to provide rewards and incentives, alternative activities (countering) and environmental strategies to help our nation’s youth make the commitment to be drug-free. These comprehensive support strategies include, but not limited to:

(a) Facilitating collaboration and increasing the capacity, sustainability, and synergy of coalitions and partnerships.
(b) Supporting reward and reinforcement events/activities that focus on the implementation of effective incentives, use of motivational methods, and measurement of positive changes toward drug-free behavior.
(c) Supporting drug prevention activities that focus on the implementation of alternative activities proven to provide positive modeling and motivation which create the opportunity for drug-free experiences leading to a drug free life.
(d) Supporting community-led efforts to develop environmental strategies that assist in changing written and unwritten community standards, codes, and attitudes, thereby reducing the demand, incidence and prevalence of illegal drug use and the illegal use of prescribed drugs in the general population.

2-8. Use of Counterdrug Assets for Non-Counterdrug Missions

a. CD-equipped assets, including aircraft and Light Armored Vehicles (LAVs) that are funded by 32 USC 112 appropriations are primarily intended for use in CD operations. On occasion, requests to use CD equipment and personnel for non-CD purposes will be made. Reimbursement will be IAW applicable regulations. Non-CD use is limited to situations where action is being taken in response to requests by civil authorities to save lives, prevent human suffering or mitigate great property damage AND the following criteria are present:

(1) Equipment and/or personnel are needed to search for a lost person(s), where without this support a high probability exists that the person(s) will not survive inclement weather or other perilous circumstances/conditions.
(2) Equipment and/or personnel are needed to search for escapees or suspected dangerous felons, who, if not quickly apprehended, will likely endanger the welfare of innocent persons.
(3) Equipment and/or personnel are needed for support of contingency operations, operations other than war, natural disasters, Military Support to Civil Authorities (MSCA), and National Special Security Events (NSSEs).
b. Requests must be made to the CDC by an LEA, Office of Emergency Services, or their equivalent. The CDC or the CD School Director/Commandant must request reimbursement for flying hour costs, vehicle costs, fuel costs, and personnel costs from other ARNG/ANG funding or by the agency making the request for support.

c. CDCs will verify requests and ensure that all available alternate sources of support (such as requests through Military Support to Civilian Law Enforcement Agencies (MSCLEA) in the example of escaped felons or search/rescue, or use of SAD for civil disturbances or natural disasters) are considered as possible alternatives to the use of CD assets.

d. CDCs will coordinate with supported agencies to ensure that use does not interfere with CD LEA operations except in valid life/death emergency situations.

e. CDCs may refer situations not meeting the above criteria to NGB J3-CD. NGB J3-CD will consider them on a case-by-case basis.

2-9. Agreements between the State and LEAs/CBOs (MOUs/MOAs)

a. A Memorandum of Understanding (MOU) or Memorandum of Agreement (MOA) between the state and any supported LEA/CBO is required for CD support for more than 30 consecutive days. Agreements will be drawn IAW procedures established by the state and the LEAs/CBOs concerned, and must comply with all applicable federal/state laws and regulations/instructions.

b. The JAG or competent legal authority will review all MOUs/MOAs to ensure compliance with state law before approval by The Adjutant General or, as appropriate, the Commanding General, District of Columbia. The JAG’s review may be in the form of a memorandum for record stating the MOUs/MOAs have been reviewed and comply with applicable federal/state laws and regulations.

c. The agreement must be approved and signed by the TAG, CDC, and LEA/CBO concerned before support is provided. The CDC, the CD School Director/Commandant, or a designated representative, will annually document a review of all MOUs/MOAs with the supported LEAs/CBOs to ensure they meet support requirements. If only minor changes are required, an addendum may be added to the MOU/MOA.

d. Agreements will address the following topics, as a minimum, and specify the responsibilities and obligations of both parties.

1. Purpose of agreement.
2. Authority (i.e., regulations, statutes).
3. Planned deployment of National Guard personnel and/or equipment.
4. Reporting procedures.
5. Command and control.
8. Public affairs support.
10. Responsibilities, including acquisition of warrants and permits.
11. Relative liabilities of parties including any hold harmless agreements. No hold harmless agreements are required in agreements between federal agencies. The Federal Government may not hold harmless a state or other jurisdiction.
12. Renegotiation. Agreements must be renegotiated when laws, regulations and/or support requirements change in such a manner that the agreement cannot be executed, e.g., revocation of DoD approval for a particular mission.
13. Termination of Agreement. Agreements will terminate upon such terms as the parties agree, e.g., upon 90 days notice by either party. Inclusion in the agreement of an end date is not required merely because funds are appropriated on an annual basis.
14. Asset forfeiture/sharing, if applicable.

e. MOUs/MOAs may address support in a general manner but must cover all areas of concern. If a more specific agreement is required, an operations plan with a cover memorandum may augment the MOU/MOA.

2-10. Interstate Operations/Agreements (MOUs/MOAs)

a. States that support operational CD missions within the borders of other states will, to the extent required by and IAW the laws of the involved states, establish written MOUs/MOAs between the involved states unless such agreements are already in force under existing interstate compacts.

b. At a minimum, Adjutants General, through the CDCs, will coordinate notice of the intent to conduct interstate operations before commencing such operations.
Chapter 3  
Counterdrug Support Program Operations

3-1. Support Role  
The role of the National Guard in CD supply and demand reduction operations is to support LEAs and CBOs. Requests for support will be IAW paragraph 2-1.b. The CDC will ensure that prudent and reasonable safeguards are in place before performing any mission and those personnel are not placed in situations that are likely to bring them in direct contact with suspects. The CDC will also ensure that National Guard members are not knowingly sent or directed to enter into life threatening situations.

3-2. Force Protection  
a. National Guard personnel at all levels will ensure that pre-operation (liaison) coordination and planning with supported LEAs and CBOs address the risk management of personnel and equipment throughout the operation by the performance of mission threat assessments. A risk assessment of potential threats to National Guard members and property will be conducted during the planning stage of all CD missions presenting a potential threat to NG personnel or equipment. DA Form 7566 (Composite Risk Management Worksheet) will be used to determine the threat level and will act as a guide in determining mission acceptance or rejection. The CDC will complete the Risk Management Worksheet and keep it on file IAW paragraph 9-7. All areas of the worksheet are required as a minimum. The worksheet may be customized for specific missions.

b. The CDC or the CD School Director/Commandant, as appropriate, is designated as the focal point for National Guard personnel assigned to CD support and will ensure the coordination of security and clear jurisdictional responsibilities between LEAs and CD mission personnel. CDCs will receive and disseminate time sensitive threat information from law enforcement agencies IAW AR 525-13, paragraph 5-16, and local policy. National Guard personnel will ensure that public affairs efforts, directed at complying with the public’s right to know, do not jeopardize the safety of National Guard members and equipment by disclosure of personnel or unit identification in photographs, video recordings or printed articles.

3-3. Arming of Troops and Use of Force  
a. This paragraph contains federal guidelines that cannot be broadened. Since the mission is conducted in state status, state law and rules on the use of force apply. Each state must develop rules on the use of force that are in compliance with state law on the Use of Force Continuum (see Section II Terms), and this regulation. Therefore, states will review these rules with the State Attorney General (SAG), or the United States Attorney for the District of Columbia, as appropriate, and add further restrictions as appropriate to comply with state law and/or policy.

b. The National Guard serves in a support role to law enforcement and will not be directly engaged in law enforcement duties; accordingly, Guard members will only be armed in coordination with the supported LEA and IAW the following criteria. A mission risk assessment will be conducted to identify potential threats and evaluate whether Guard personnel should be armed as a force protection issue. The risk management worksheet will act as guide in determining whether troops should be armed. Ultimately, the Adjutant General will determine whether troops will be armed. The Adjutant General’s policy, to include procedures for chain of approval, delegation of authority (when applicable), and other guidance as desired, will be published in written form and made known to all CD personnel. The Adjutant General may delegate approval authority to a primary staff officer or the CDC. If approval is delegated, the CDC must either be the approving official or in the approval chain.

c. All personnel authorized to carry firearms must have received qualification training and testing with their permanently assigned, by serial number, CD weapon IAW current regulations. (See paragraphs 5-14 through 5-16).

d. Arms and ammunition will be secured at all times IAW appropriate regulations and policies.

e. Firearms will not be discharged except for training or defend to oneself or other persons in a life-threatening situation IAW the pre-established RUF. Any discharge of a weapon in a non-training situation will require the filling of an Incident Report IAW paragraph 3-14.

f. Pilots In Command (PICs) or Aircraft Commanders (ACs) of aircraft have the authority to override an order to chamber rounds while on board aircraft.

g. Possession or use of non-issued or personally owned firearms and/or ammunition during CD support operations is prohibited. National Guard personnel will not accept offers of weapons or ammunition from LEAs, except for use on LEA operated ranges for training purposes only. National Guard personnel will not provide ammunition to non-military entities. The only weapons used for CD support operations will be federally owned military weapons listed on the USPFO’s property book account.

h. Federally owned military weapons will not be secured in private dwellings at anytime.
i. National Guard members may use minimum force (physical hands-on; restrain, detain, subdue) for the following purposes:
   (1) To defend themselves or other persons.
   (2) To protect property, or prevent loss/destruction of evidence.
   (3) To make arrests if they have arrest powers pursuant to state law and exigent circumstances require such action.

j. The discharge of any firearm is always considered to be deadly force.

k. National Guard members will be thoroughly briefed on the Rules for Use of Force and the policies of the agency they are supporting IAW that agency’s academy or in-service defensive tactics training program before the commencement of any operation. NG personnel will comply with state laws on the use of force.

l. Personnel authorized to carry firearms will wear body armor while carrying a firearm and actively engaged in a CD mission, unless waived by the CDC, based on the mission risk assessment. The CDC, or a designee, will determine what constitutes active engagement in a CD mission. This does not apply to pilots and aircrew involved in flight operations.

3-4. ARNG Operational Ammunition
   a. An ammunition account may be established to support missions within the Counterdrug Support Program, per Common Table Allowances (CTA) 50-909, paragraph 26 (18). Operational munitions are used when performing CD missions in which the bearing of arms has been approved IAW paragraph 3-3 of this regulation/instruction.
   b. Operational ammunition must be secured and accounted for IAW AR 710-2, DA Pam 710-2-1, DA Pam 710-2-2 and AR 190-11.
   c. The use on non-DoD procured ammunition in a federally owned weapon is prohibited.

3-5. Basis of Issue for ARNG Operational Ammunition
   a. NGB J3-CD has determined that the following line item numbers (LIN) and quantities (extracted from MP operational loads, CTA 50-909, Table 62) will be the basis of issue for the CD operational load:
      (1) C39136 9mm Ball M882 (A363)     45 rds/wpn
      (2) D34821 00 Buckshot M19 (A011)     10 rds/wpn
      (3) C35041 Ctg, 5.56 Ball M855 (A059) 120 rds/wpn
      (4) D34973 5.56 Ball M193 (A071)   120 rds/wpn
      (5) J77626 Grenade, Green Smoke (G940)   24 ea/unit
      (6) J79133 Grenade, Red Smoke (G950)   24 ea/unit

   NOTE: LIN D34973 is to be used with the M16A1 rifle. LIN C35041 is to be used with the M16A2 rifle. No substitution is authorized, except as provided herein. C35041 should not be fired in the M16A1 rifle. D34973 can be fired safely and accurately in the M16A2/M16A3, but range is reduced approximately 16 percent, and penetration is also reduced.
   b. The number and type of weapons used for computing the operational load will be limited to that necessary to conduct authorized operations.

3-6. Rules of Evidence and Chain of Custody
   Rules of evidence in civilian and military courts generally provide that physical objects cannot be accepted into evidence unless a chain of custody can be established. This is especially true for items subject to adulteration such as drugs. To ensure admissibility of such evidence, only LEOS should seize, handle, and/or maintain custody of items that may be considered as evidence, except in exigent circumstances.

3-7. Operational Briefings
   In addition to initial training and annual refresher training in Counterdrug Support Program doctrine, Soldiers and Airmen in support of LEAs will be given additional briefings when the nature of operations indicates that reinforcement is advisable. Special briefings on force protection, security, use of force, chain of custody, and/or other basic program provisions outlined in this regulation/instruction may be advisable when contact with suspects seems probable, when conducting multijurisdictional operations, when performing air operations with new personnel, or when conducting operations involving motor convoys, new terrain or contact with civilians. CDCs and supervisors will document all briefings.
3-8. Operations Security (OPSEC)  
Supply reduction support operations will follow OPSEC procedures of AR 530-1 and DoD 5400.7-R, AFSUP1.  
OPSEC briefings will be administered as part of operations briefings, where appropriate or separately as required.

3-9. Physical Security  
The CDC or the CD School Director/Commandant, or their representative, will ensure that all physical security  
protective measures and appropriate risk assessments of all National Guard CD controlled offices and/or work areas  
are conducted IAW AR 190-11, AR 190-13, AR 190-51, and/or AFI 31-101V1, as applicable.

3-10. Communications Security (COMSEC)  
Policies and procedures outlined in AR 380-19 and/or AFI 14-201 and AFI 33-211 will be followed to ensure  
protection of confidential information in information management systems and to determine appropriate methods  
for transmission or reception of voice and hard copy information.

3-11. Protective Markings  
Mark CD plans, operations plans/orders, MOUs/MOAs, school training records, course files, and other sensitive  
documents, "FOR OFFICIAL USE ONLY," IAW AR 25-55, Chapter 4, and DoD 5400.7-R, AFSUP1.  Refer to  
regulation/instruction for the proper marking of "FOR OFFICIAL USE ONLY" (FOUO) documents.  Mark FOUO  
material sent to authorized persons outside the DoD with the following explanation typed or stamped on the  
document: This document contains information EXEMPT FROM MANDATORY DISCLOSURE UNDER THE  
FREEDOM OF INFORMATION ACT (FOIA).  Exemptions (b)(5), (b)(7)(F), and Title 5 USC § 552(b)(5) and  
(b)(7)(F).  Further distribution is prohibited without the approval of the Office of Primary Responsibility (OPR).  
The OPR is the office within the state holding ownership of the documents so marked.

3-12. Handling of Sensitive/Law Enforcement Information  

a. Sensitive LEA materials will be treated as classified material protected to the FOUO level IAW Chairman,  
Joint Chiefs of Staff Manual (CJCSM) 3701.01A and Joint Pub 3-07.4.  
b. There are other types of information that require application of controls and protective measures for a variety  
of reasons.  IAW DoD 5200.1-R (Information Security Program), this information is known as “controlled  
unclassified information.” Since classified information and controlled unclassified information exist side by side in  
the work environment, often in the same document, AR 380-5 should be reviewed for guidance.  To release FOUO  
information to members of Congress, consult DoD 5400.4, and to the General Accounting Office use DoD 7650.1.  
c. With regard to a student attending a NGCSP CD school and upon written request from an authorized official of  
the student’s agency, the CD School Director/Commandant of the particular CD school will only release individual  
student information to the student’s assigned agency.  If student information is requested by court order/subpoena, it  
shall not be released until reviewed and approved by the state judge advocate.  Students may voluntarily participate  
in the creation and distribution of a student contact list.  
d. The CD School Director/Commandant is the releasing authority for instructional material that is the property of  
a NGCSP CD school.

3-13. Intelligence Oversight (IO)  

a. References.  
(1) DoD 5200.1PH  
(2) DoD 5200.1R  
(3) DoD 5200.27  
(4) AR 380-13  
(5) AR 381-10  
(6) AFI 14-104  
(7) NGR 20-10/ANGI 14-101  
b. General  
(1) The National Guard does not conduct Intelligence activities of its own in Counterdrug Support Program  
missions.  National Guard members support the criminal information analysis activities of LEAs.  Criminal  
information comes into temporary possession of National Guard members supporting LEAs but is not retained by  
the National Guard.  
(2) NGR 20-10/ANGI 14-101 provides guidance to National Guard Inspectors General in implementing  
oversight of intelligence activities.  These two publications may aid CDCs in complying with requirements, since  
they describe procedures used by Inspectors General in reviewing counterdrug activities.
c. Requirements
   (1) National Guard Counterdrug Programs are not required to have formal intelligence oversight programs unless they have specifically requested Military Intelligence Support. They then must follow the procedures outlined in AR 381-10/AFI 14-104.
   (2) Intelligence oversight training will be included in doctrinal training given to each member at initial entry, and repeated annually for all personnel. CDCs will ensure that members performing duty such as Missions 2a (Linguist Support), 2b (Investigative Case and Analyst Support) and various operations of Mission Category 5 (including Thermal Imagery in Mission 5b, Aerial Reconnaissance), receive such additional and specialized training as may be appropriate.
   (3) CDCs will coordinate with LEAs to ensure that support of intelligence operations is conducted in accordance with applicable directives and in the support role intended by Counterdrug Support Program policy. This will require periodic monitoring of the daily routines and actual duties performed by National Guard members.

   d. Documentation
   (1) Training records will include documentation of Intelligence Oversight training, to include briefing content used and rosters or statements confirming attendance.
   (2) When Intelligence Oversight training is conducted by other than the CDC staff, copies of documentation described in b., above, will be obtained for Counterdrug Support Program files.

3-14. Special Notification Requirements
   a. The CDC, the CD School Director/Commandant, or their representative must notify NGB J3-CD when any of the following occurs in a CD operation:
      (1) Loss of life or serious injury.
      (2) Loss of, or substantial damage to government or private property; this includes loss of a government weapon, ammunition, or secure communication device.
      (3) "Exigent circumstance" situation in which any step beyond verbal commands in the RUF is used.
   b. This requirement is in addition to reports required by other federal or state regulations/policies.
   c. When CD personnel prepare reports IAW AR 190-40 or AFI 10-206, the CDC or the CD School Director/Commandant, or their representative, as appropriate, will notify the Army and Air National Guard Command Posts and NGB J3-CD. If NGB J3-CD is notified of a serious incident directly from a state, this information will be coordinated with the Army and Air National Guard Command Posts immediately by the person receiving the report.
   d. Initial reporting will be by telephone call, facsimile message, or electronic mail. A written report will follow if requested by NGB J3-CD. All reporting will be processed through the NGB J3-CD Regional Coordinator or the Training Officer up to the Chief, NGB J3-CD.

3-15. Aviation Counterdrug Mission Support
   a. Mission. The National Guard CD Program supports LEA CD operations consistent with law, OSD directives, and regulations. All aviation support provided to LEAs is considered operational. General mission categories are in the respective State CD plan. Aviation support typically falls within mission categories 3, 5, and 6. Both Army and Air National Guard provide aviation assets for missions. LEA “controlled delivery” requests are processed through the NGB J3 Operations Center on a case by case basis.
      (1) Approval Process. This is a five step process involving receipt, validation, acceptance, prioritization and execution. A CD mission request from a LEA must be received, validated and prioritized by the respective State’s CDC. The CDC validates that the requested mission is consistent with one of the approved mission categories noted in the approved Governors' State Plan for National Guard Counterdrug Support. Once validated, the CDC may accept the mission and establish the priority of the mission within the overall National and/or State counterdrug strategies. Mission execution is coordinated by either the Army or Air National Guard units through the SAAO or the ANG flying unit commander, respectively. Figure (3-1) depicts the mission approval process.
13

Figure 3-1 Counterdrug Mission Approval Construct / Process

(2) Mission After Action Reports (AARs). AARs will be maintained in the counterdrug mission folders for six years consistent with paragraph 2-1i.

b. Operations
(1) Mission Briefing, preflight planning and briefings shall comply with the requirements of AR 95-1 or AFI 11-202. See para 3-7 for other considerations relating to CD missions.
(2) Counterdrug unique mission briefing requirements are contained in either the NG Supplement 1 to AR 95-1 or appropriate ANG regulations.
(3) PIC / Aircraft Commander (AC). Pilots who are FTNGDCD shall serve as the PIC or AC during all aviation support to LEA CD operations. Pilots augmenting seasonal operational support may act as the PIC or AC provided they have completed training noted in para 3-15 c (1) below.
(4) LEA personnel: Under Section 1004 (b) (3), National Defense Act for Fiscal Year 1991 federal, state, and local law enforcement personnel are authorized transport on DoD aircraft when it is for the purposes of facilitating counterdrug activities.

c. Training
(1) Pilot training (general). Aviation training is the responsibility of the SAAO/aviation unit commander or the ANG flying unit commander. CD unique doctrinal training is the responsibility of the CDC.
   (a) Initial pilot qualification in rotary or fixed wing aircraft shall be conducted under the authority of NGB-AVS or appropriate ANG proponent.
   (b) CD doctrinal training listed in para 5-5 of this regulation must be completed before serving as a PIC or AC IAW 3-15 b (4) above. Beginning in FY 2010 ARNG FTNGCDC pilots performing PIC duties hired after FY 2006 must complete advanced CD doctrinal training conducted by a regional school.
   (c) Counterdrug pilot training in thermography noted in para 5-12 is required, as is FLIR/IR sensory mission equipment factory schools.
   (d) It is highly recommended that ARNG pilots attend aircraft power management training at the High Altitude Mountain Training Site.
(2) LEA personnel training. The CDC is responsible for validating all LEA training requirements for which ARNG or ANG personnel, equipment, or resources are required. The SAAO/aviation unit commander or the respective flying unit commander is responsible for providing LEA aviation unique training. As a minimum, a detailed passenger briefing IAW appropriate aircraft operator’s manuals or Aircrew Training Manual (ATM) is required. For LEA personnel that participate in CD aviation missions as an observer, familiarization training noted below must have been completed before flight. Refresher training will be conducted annually. Familiarization
flights should be one hour in length and conducted in conjunction with academic training. In that LEA training is a CD operational mission actual flight must be conducted by a FTNGD/C pilot. Records of LEA personnel training shall be maintained by the CDC and readily available to the SAAO or flying unit commander and flight operations personnel.

(a) Recognition of hazards to safe aircraft operations
(b) Aircrew coordination considerations
(c) Internal aircraft communications systems
(d) Aircraft safety and emergency considerations
(e) Night flight, visual illusions, light conservation

(3) Aerial Observer/Marijuana Training for LEAs. LEA personnel shall be instructed in the aerial observation and reconnaissance techniques noted in FM 3-04.119. Records of such training shall be maintained by the CDC and SAAO consistent with paragraph 2-1 i. The SAAO is responsible for the conduct of aviation unique training that must be requested by an LEA through the CDC.

d. Risk Management. Risk management must be an integral part of the mission approval process. The safety of flight crews, ground, and supported LEA personnel must be fully considered at every step. The LEA (Customer), CDC (mission proponent), and Aviation (force provider) must work collaboratively and with a unity of purpose to ensure all risks (hazards) are identified, assessed, countermeasures are developed, controls are implemented, and then supervised and evaluated. Because of the liability and crew risk, the risks noted below may require special emphasis:

(1) Landing zone clearance (both authority to use and hazards)
(2) Clearing areas of potentially hostile persons before landings.
(3) Hazards to National Guard, LEA, and civilian personnel during air and potential ground operations.
(4) Known and suspected hostile personnel actions.
(5) Aircraft and the security of passenger and crews.
(6) Crew, observer, and passenger briefings that may be unique to LEA support operations.
(7) Aircraft safe operating distance from known or suspected hostile areas.

e. Logistics.

(1) FHP. Beginning with FY 2009 planning processes the Governor’s State Plan for counterdrug must contain an estimated flying hour requirement for counterdrug operational support. The estimate must reflect aircraft mission, design, and series (example: CH-47D, C-130, UH-72, etc.) and project the expected obligation plan on a quarterly basis. The Annual NGB J3-CD State Planning Guidance for FY 2009 will detail the FHP requirements format to be used for ARNG and ANG CD support. The ARNG will sustain the average historical flying hour operational support provided by the former RAID detachments with the UH-72.

(2) FHP Resourcing.

(a) FHP Requirements. NGB J3-CD will determine flying hour requirements from the Governor’s State CD Plans and provide those requirements to either the NGB-AVS or ANG/A3 for incorporation in the annual FHP program guidance.

(b) OPTEMPO funding is currently issued through the respective services and is managed by either NGB-AVS or ANG/A3. Authority for and accountability of CD FHP operational support OPTEMO hours is the responsibility of NGB J3-CD.

(c) The State CDC and SAAO and/or ANG flying unit commander must coordinate the FHP requirements in the annual State CD Plan before submission for approval.

(d) FHP execution reports. See paragraph f below.

(3) CD flying hours allocated for will be used only for:

(a) Counterdrug support missions.
(b) Essential transportation for planning counterdrug operations
(c) Training personnel (aircrews and LEAs) for counterdrug operations
(d) Emergency situations that necessitate the use of CD procured aircraft systems

f. Evaluation and Reporting Requirements.

(1) National Guard Bureau CD Program Evaluation (CPE). The CPE is an evaluation conducted by the NGB J3-CD office to ensure compliance with 32 USC §112 and AR 11-2. Each state is evaluated on a forty-two month cycle. State CDCs are required to complete a self assessment every year and provide a copy to NGB J3-CD Regional Coordinator and the CPE Coordinator. The CPE schedule is published annually and is made available to all State CDCs. CD aviation operations and safety are part of the CPE and have specific checklists. The CPE aviation functional area checklist considers other evaluations such as DES and the FORSCOM Aviation Resource Management Survey (ARMS) to avoid inspection redundancy.
(2) CD Management Information System (CMIS). Requirements for CMIS reports are noted in Chapter 9 of this regulation and the CMIS Operational Manual. CMIS serves as the primary management control system for the CD Program. Monthly FHP reporting dates in CMIS will coincide with the DA 1352 or the ANG monthly flying hour reporting periods. SAAOs will ensure missions flown and flying hours executed are reported to the CDC for inclusion in cyclic CMIS reporting.

(3) OPTEMPO Reports. OSD requires quarterly and annual OPTEMPO reports on planned and executed flying hours for CD operation support. Each state must submit this OPTEMPO report in the format contained in the Annual CD Planning Guidance Memorandum beginning in FY 2009. Quarterly reports will be due the 20th of the month following the end of each fiscal quarter (December, March, June, September). Quarterly FHP reporting dates will coincide with the DA 1352 (Army Aircraft Inventory, Status, and Flying Time Report) or the ANG monthly flying hour reporting periods.

g. Memorandum of Agreement (MOA). The CDC and SAAO or ANG flying unit commander shall develop a MOA that articulates the staff and/or command relationships/functions in the following areas and responsibilities that are consistent with 1-4f above. A sample MOA is included at appendix B.

(1) FTNGD-CD personnel management. The CDC must be the rating chain of all FTNGD-CD personnel and be responsible for all personnel employment (hiring and dismissal) actions.

(2) FHP and OPTEMPO funds planning, programming an execution accounting to include coordination of the annual Governor’s State DCD plan development.

(3) Flight training and Standardization responsibilities.

(4) Use of CD personnel in non-CD missions and training.

(5) Coordination and cooperation in operational and safety inspections

(6) Ground and aviation mishap responsibilities and reporting

(7) Chain of Command

(8) Use and status of traditional ARNG or ANG personnel to perform CD mission.

(9) Appointment of the CD aviation operations officer for either the ARNG or ANG CD operations

(10) Operational Security (OPSEC)

(11) Public Information releases

(12) Other functions that may be determined by internal State command and staff management.

(13) Aviation school quotas

h. Manning. The full-time structure of a State’s FTNGD-CD is determined by the CDC. Manning recommendations for CDAAV are established based on minimum CD Aviation mission support requirements, and are not intended to reduce higher existing manning levels in cases where that situation exists. Optimal CD Aviation manning requirements are dependent upon unique state circumstances such as operations tempo, geography, stationing, and other factors. CD aviation operations must be manned accordingly to ensure timely, adequate, and safe operations that are resourced to fully execute support requirements and flying hour programs. The recommended minimum manning requirements are:

(1) Minimum of one CD Aviator on FTNGD-CD orders annually for each 250 flying hours per the State Plan.

(2) Minimum one MOS qualified crew chief (CE) on FTNGD-CD orders annually for each 500 flying hours per the State Plan.

(3) Minimum of one qualified Technical Inspector (TI) on FTNGD-CD orders annually qualified in an appropriate aircraft.

3-16. Light Armored Vehicle (LAV) Program

a. The primary role of the LAV is to support LEA supply interdiction operations and to support CBO demand reduction operations. IAW paragraph 2-8, the secondary role of the LAV is support to contingency operations such as natural disasters, Weapons of Mass Destruction (WMD) incidents, and Antiterrorism /Force Protection (AT/FP requirements). In the event of a verifiable threat or an actual event related to these operations, and with TAG’s approval, the secondary role will take priority over CD operations. The Adjutant General designates responsibility for WMD and AT/FP operations to a member of the Joint Forces Headquarters (JFHQ) staff. In the event of a WMD/AT/FP requirement for the LAV, the CDC will transfer operational control of the LAV and its crew to the designee. The CDC must request reimbursement for associated costs from other ARNG/ANG funding or the agency to which the support is provided. The requirement for reimbursement of CD personnel costs is waived if the LAV crew operates the LAV in a funded status other than under the authority of 32 USC § 112.

b. NGB J3-CD is the Office of Primary Responsibility (OPR) for National Guard LAV utilization. The NGB J3-CD Program Manager (PM) will provide overall program oversight functions to include, but not be limited to: training, operations, maintenance, budget, and future program expansion. All LAV operations must be IAW this
regulation/instruction and local, state, and federal statutes. The NGB J3-CD PM should be contacted for assistance and/or clarification with regards to operations/actions not addressed in this regulation.

c. The LAV assigned to a state will be added to that state’s JFHQ Table of Distribution and Allowances (TDA). The TAG maintains control of the LAV assigned to the state CD program through the CDC. Delegation of authority to the CDC includes mission validation and approval authority, as well as supervisory authority over the personnel assigned to operate the system. The CDC is responsible for all program management requirements and for coordinating with the NGB J3-CD PM for driver training, depot level maintenance, calibration, or other specialized service requirements.

d. States with a LAV will develop a State Annex to include CD support operations, and contingency operations, addressing, at a minimum, the following items:
   (1) Command and Control Guidance.
   (2) Force Protection and Use of Force.
   (3) Public Affairs guidance.
   (4) Safety.
   (5) Reporting procedures.
   (6) Responsibilities regarding acquisition and maintenance of licenses and permits.
   (7) Relative liability of parties.
   (8) Training guidance

e. The LAV, although assigned primarily to specific states, may be requested to support interstate operations on a regional basis. When LAV support is required, a written request will be made from TAG to TAG and a copy of the request will be forwarded to, and acknowledged by, NGB J3-CD. The LAV operators will transport the LAV to, and operate the equipment in, the requesting state. Interstate operations will be IAW an agreement between the participating states as required by the laws of the participating states.

f. LAV Operations
   (1) CD LAV operations will be conducted IAW the NGB J3-CD LAV SOP, the local annex, and this regulation/instruction.
   (2) All LAV operators are responsible for operating the equipment within its capabilities and the scope of mission employment.
   (3) All LAV operators must be properly trained on the LAV and possess a valid LAV operator’s license.
   
g. Reporting Procedures. All CD missions, resource expenditures, and mission results supported by the LAV will be reported through CMIS.

3-17. Counterdrug Program Evaluations
   a. NGB J3-CD will periodically send several personnel to conduct a Counterdrug Program Evaluation (CPE) of the state, or as appropriate, NGCSP, compliance with laws, regulations, instructions, management controls, and NGB Counterdrug Support Program policies. The evaluation team will assist the states and NGCSP in achieving and maintaining compliance. They will provide the NGB J3-CD and state leadership with insight and information to familiarize their staff with the successes, issues, problems, and perspectives of state and/or school CD personnel.
   b. NGB J3-CD will develop an annual evaluation schedule based upon recommendations from the NGB J3-CD staff. Priority will be given to states/schools not evaluated within 42 months, states/schools where problems may exist, and states/schools with a new CDC or Director/Commandant. Evaluations will be approximately three days in length except when the size of the program or traveling time dictates an extended stay.
   c. NGB J3-CD will send a final report, identifying the results, to the CDC or NGCSP/Commandant through the Adjutant General. It will include areas of non-compliance, corrective actions required, remarks, commendations, and recommendations for each applicable section of the CPE checklist. NGB J3-CD requires the CDC or the NGCSP Director/Commandant to respond concerning intended corrective actions to all non-compliant items within 30 days of receipt of the final report.
   d. The CDC or the NGCSP Director/Commandant will conduct an annual self-assessment of their program using the current CPE Checklist. Short-falls and the Courses of Action(s) (COAs) necessary to be compliant must be submitted to NGB J3-CD utilizing the DA Form 11-2-R (Management Control Evaluation Certification Statement).
   e. Although evaluations endeavor to ensure compliance with all applicable rules and regulations, the Regional Coordinator or the Training Officer is the primary specialist for providing support and guidance concerning normal business.

3-18. Public Affairs
   a. Information about National Guard Counterdrug Support is subject to the following provisions:
      (1) DoD 5122.5
b. Public Information Principles. It is the National Guard Counterdrug Programs’ objective to keep the public fully informed of its unclassified activities. In meeting this objective, the following principles apply:

1. National Guard Counterdrug Programs should provide unclassified information about the National Guard and its activities to the public. Prompt and maximum disclosure of information is required by the Department of Defense. Propaganda has no place in DoD Public Affairs programs.

2. All National Guard Counterdrug officials will avoid public discussion of matters which are the responsibility of other governmental agencies, LEAs and CBOs (e.g., let law enforcement discuss their own roles in counterdrug operations). Counterdrug personnel should only discuss their subject matter expertise and work with their state Public Affairs Officer when releasing information to the public.

3. Information classified in the interest of national security pursuant to DoD Directive 5200.1-R will not be disclosed.

4. Information will not be classified or otherwise withheld to protect the government from criticism or embarrassment.

5. Avoid requiring journalists to submit Freedom of Information Act (FOIA) requests to obtain information that is releasable according to the Act. Unnecessary FOIA requirements only add delay to the process and often are counterproductive to the practice of effective public affairs programs.

c. Responsibilities. The Chief of the National Guard Bureau is the release authority for all media activities and issues that have national or international implications. The senior commander is responsible for releasing information to the public. The PAO must clear and release information at the state level in compliance with the Secretary of Defense’s principles of public information and “full disclosure/minimum delay” standards; assuring rapid, accurate and continuous flow of information to the public. The State PAO or their designated representative is the release authority for all National Guard Counterdrug Programs’ articles, press releases, photographs and other published items.

d. Purpose of Media Relations. Media relations is one of the primary means for achieving the Public Affairs core competencies of Soldiers and Airmen morale and readiness, public trust and support and global influence and deterrence. National Guard Counterdrug Media relations programs are used to link Soldiers and Airmen and their leaders, link the military to the community and inform American audiences about Counterdrug capabilities. Articles and information released to the public may be done through the state PAO or Chief, Command Information at NGB. Info copy the NGB J3-CD Multimedia Section Chief.

e. Travel Aboard Military Carriers. NGB PAM 360-5 outlines procedures for travel aboard National Guard military carriers (both aviation and ground assets) by civilians to include but not limited to news media, state and federal legislators, and civic leaders.

1. State PAOs are required to coordinate travel requests with NGB Public Affairs for all non-local travel and all news media representatives. Allow sufficient amount of time for the coordination process, using NGB PAM 360-5 for guidance.

2. Counterdrug Programs requesting news media travel should coordinate all logistics between the state CDC, CD school director/commandant, as appropriate, the LEA/CBO and the state PAO, before the state PAO coordinates with NGB-PA.

f. Public Announcements of National Guard Counterdrug Participation in all Counterdrug Missions. National Guard Counterdrug Soldiers and Airmen are deployed to support real-world operations, both domestically and abroad in addition to their daily counterdrug responsibilities. Respond to queries IAW the appropriate Public Affairs Guidance (PAG), the following general guidelines should be followed:

1. Operational security (OPSEC) and troop safety should always be observed. Counterdrug Programs may comment on involvement in Counterdrug operations and/or traditional Guard requirements after coordination through their state PAO. Counterdrug spokesman may confirm what is readily observable, but common sense, OPSEC and the exercise of sound judgment are the ultimate determinant factors.

2. Topics that may be discussed include authorized, not actual, troop strength, types of equipment and authorized, not actual, numbers of equipment on hand. Counterdrug Program state and national histories, missions, capabilities and chain of command information. (The Privacy Act of 1974, 5 USC §552a may apply. See appendix D of NGB Pam 360-5, AR 360-1 appendix K, or AFI 35-101 paragraph 6-4 for further guidance.)
spokespersons should not discuss specific mission(s), dates, times, destination(s) or any other aspect beyond their current operations without regard to OPSEC.

(3) At CDC’s discretion, PAOs may provide media with photo opportunities of Counterdrug missions such as Drug Demand Reduction events. When dealing with members of the press, personnel should be open, honest and forthright. CDCs are encouraged, when possible and practical, to allow news media opportunities to cover DDR and other Counterdrug activities within the confines of OPSEC and COMSEC.

(4) Allow common sense and operational security to guide media activities. For example, PAOs, CDCs and staffs should allow the media access to information, troops, leaders, and facilities consistent with OPSEC.

(5) CDCs are authorized to support efforts that demonstrate to the public, through the media, the United States’ resolve and capabilities.

(6) Freedom of Information Act (FOIA) and Privacy Act. Federal statute, DoD and National Guard policy requires prompt and accurate disclosure of information to the public. The FOIA (Title 5, United States Code, Section 552) explained in AFI 37-131, and the Privacy Act of 1974 FOIA (Title 5, United States Code, Section 552a), AFI 37-132, are important to public affairs. The FOIA directs maximum release of information. This means full disclosure, subject to lawful exemptions, including the Privacy Act.

(7) The Privacy Act was designed to protect individuals. It often prevents the military from disclosing information to the news media even though an individual may have already chosen to voluntarily discuss Privacy Act matters.

(8) The Privacy Act, and the privacy exemption of the FOIA, do not protect the personal privacy of deceased persons. Records about the deceased, however, may be withheld under FOIA or the Privacy Act to protect the privacy of living relatives and associates if the records contain private, personal information about the family or other background of person still living. Use good judgment.

3-19. Uniforms
CDCs and the NGCSP Director/Commandant, as appropriate, will ensure that National Guard CD personnel wear the appropriate military uniform while on duty. Exceptions must be approved by the CDC, NGCSP Director/Commandant, or a designated representative. Exceptions will be based on operational security issues that might place CD personnel in a hostile environment or compromise undercover LEA missions. National Guard CD personnel will not wear apparel that could potentially misrepresent them as LEAs.

3-20. Websites
a. All National Guard CD websites must post a disclaimer statement. Suggested language for the disclaimer statement is as follows: The pages within this World Wide Web site are provided by the “State” National Guard Counterdrug Program as a service to the public. They do not necessarily reflect the views or opinions of the “State” National Guard and are not guaranteed to be correct, complete, or up to date. Some links within the site may lead to other sites. The “State” National Guard Counterdrug Program website does not incorporate any materials appearing in such linked sites by reference, nor does the “State” National Guard Counterdrug Program necessarily sponsor, endorse, or otherwise approve of such linked material.

b. All National Guard CD websites must post a security notice. Suggested language for the security notice is as follows: The Chief, National Guard Bureau Counterdrug Office, provides the Counterdrug Office Website as a public service. Information presented on the NGB J3-CD Website is considered public information and may be distributed or copied for non-commercial purposes. Use of appropriate byline/photo/image credits is requested. This government computer system uses software programs to create summary statistics, which are used for website planning and maintenance, determining technical design specifications, and analyzing system performance. For security purposes, and to ensure that this service remains available to all users, this government computer system employs software programs to monitor network traffic, to identify unauthorized attempts to upload or change information, to cause damage, or to deny service to authorized users. Except for authorized law enforcement investigations, no other attempts are made to identify individual users or their usage habits. Server logs are scheduled for regular destruction IAW National Archives and Records Administration General Schedule 20. Unauthorized attempts to upload information or change information on this service are strictly prohibited and may be punishable under the Computer Fraud and Abuse Act of 1986 and the National Information Infrastructure Protection Act.

3-21. Secret Internet Protocol Router Network (SIPRNET) Initiative
a. References.
   (1) Titles 10, 18, 32, and 50, United States Code
   (2) Executive Order 12958
b. General.
(1) An initiative to install SIPRNET capable computers at each High Intensity Drug Trafficking Area (HIDTA) Intelligence/Information Support Center (ISC) was established by the Office of the Deputy Secretary of Defense for Counternarcotics (ODASD-CN), the Defense Information Systems Agency (DISA), the Office of the National Drug Control Policy (ONDCP), and the National Guard Bureau Counterdrug Division (NGB-J3/CD).
(2) The terminals with SIPRNET connectivity for the Antidrug Network (ADNET) will provide the HIDTAs the ability to share command, control, intelligence, and interdiction capabilities. They will also allow the HIDTAs to participate effectively in national security operations with DoD and other federal agencies.
(3) The initiative further responds to the statutory requirement (Public Law 101-189) that the SECDEF shall integrate into an effective network that is dedicated (in whole or in part) to the interdiction of illegal drugs.

c. Requirements
(1) The minimum clearance required to manage and work at the terminals is SECRET. Personnel with already established clearances will be used to perform this duty. Non-cleared NG or LEA personnel will not be allowed to access SIPRNET terminals. In most cases, guardsmen within the HIDTA Intel Cells have already been cleared by LEAs to accomplish their Intelligence/Information duties. LEA personnel would require authorization from the certifying entity prior to accessing the terminals.
(2) Terminals located in facilities controlled by the Federal Bureau of Investigation (FBI) will require a TOP SECRET clearance.
(3) ONDCP requires that at least three NG personnel be assigned to support the HIDTA.
(4) CDCs are required to coordinate with other staffs of the state NG to ensure their support of the initiative. As a minimum, this would include the J2, J6, COMSEC Custodian, and Physical Security Manager.
(5) CDCs are required to budget for personnel TDY costs (travel, per diem, and incidentals) required to maintain enough individuals trained on the use of these terminals.

d. Duties. Initial requirements are that NG CD personnel perform the following tasks:
(1) Guard personnel assigned to HIDTA ISCs will manage SIPRNET terminals by maintaining Access Control Lists (ACLs) to ensure that NG and other U.S. cleared personnel can gain full access to all information, protocols, and system services necessary to perform the mission.
(2) National Guard personnel at each site will coordinate with the HIDTA Director to identify an existing crypto custodian or to formally train a new custodian for each site.
(3) Each NG SIPRNET HIDTA site will control individual system access to the network by identifying authorized U.S. users with secret or higher clearances.

Chapter 4
Safety and Accident Prevention

4-1. General
a. The safety of National Guard CD personnel is the primary concern of the CD staff and will be emphasized in planning and during all operations. Accident prevention in CD activities is based upon the philosophy that accidents can be prevented. Accident prevention is everyone's responsibility and an inherent function of leadership. CDCs and the NGCSP Director/Commandant will ensure that safety baselines are incorporated throughout the Counterdrug Standing Operations Procedures (SOP), and that the SOP incorporated the use of risk management tools for all missions. The CDC, the NGCSP Director/Commandant, or their representative, will ensure establishment of a Safety Program customized to local needs and circumstances. All CD personnel will be informed of the responsibilities, instructions, goals, and methods outlined therein. The SOP will conform to DoD, Army, Air Force and National Guard regulations/instructions and state policies/procedures.
b. The successful accomplishment of all CD support missions and activities with the minimum of risk will be the main thrust of the program. The safety goals of the Counterdrug Support Program are:
(1) To enhance the total CD mission effectiveness by eliminating/minimizing risks.
(2) To provide a safe and healthy environment for all CD personnel and others exposed to CD activities at all times.
c. The safety goals will be achieved through the following safety program objectives:
(1) Preventing injuries on or off duty.
(2) Detecting and eliminating the causes of accidents.
(3) Identifying and controlling risks.
(4) Complying with all federal, state, and local safety/environmental requirements.
4-2. Air National Guard Mishap Prevention Program  
   a. This program, as described in DoD Instruction (DoDI) 6055.1 (AFI 91-202 and AFI 91-202/ANGSUP, complies with the intent of this regulation/instruction. ANG units will continue to abide by established ANG directives and procedures when conducting CD operations, with the exception that reporting procedures will be amended to include the CDC as an information copy addressee on all CD-related matters. The Counterdrug Safety Officer will coordinate with each ANG unit Chief of Safety to ensure the CD SOP and related directives do not conflict with the ANG Mishap Prevention Program. Published ANG directives and procedures take precedence for ANG units. 
   b. See also AFI 91-301/ANGSUP 1 AFI 91-204/ANGSUP 1, and AFI 91-213.

4-3. Responsibilities  
   a. CD accident prevention and reporting is everyone's responsibility. Policies, objectives, and standards must be established, supported by the CDC or NGCS Director/Commandant, and understood by everyone to ensure effective accident prevention.
   b. The CDC and the NGCS Director/Commandant, as appropriate, have the overall responsibility for the health, welfare, and safety of CD personnel and therefore the state CD accident prevention program. Special attention will be given to all aspects of CD Program. Careful consideration of the unique requirements of each state (i.e., weather, geography, legal matters, etc.) should be considered. The CDC or the NGCSP Director/Commandant, as appropriate, will coordinate with appropriate safety and environmental officers/agency to ensure that the SOP conforms to legal and regulatory requirements. The CDC or the NGCS Director/Commandant, as appropriate, will ensure that:
      (1) A Counterdrug Safety Officer and NCO are appointed on orders and trained. Training provided through the NGB J3-CD Safety Course. Additional safety training and personnel may be required, especially in cases of remote duty locations.
      (2) Risk assessments are conducted to ensure that the appropriate controls are utilized, that assignments are within personnel and equipment capabilities and that the most appropriate assets, consistent with operational success and safety goals, are utilized IAW FM 100-14. DA Form 7566 will be used to mitigate risk factors.
      (3) Risk management principles and standardized procedures are followed for all operations regardless of mission urgency.
      (4) A risk assessment is completed for all missions. Mission briefings will include the controls that will be utilized to reduce identified mission risks. An annual risk assessment is sufficient for operations that continue year round in one location with relatively stable routines. When circumstances change and new risk factors are present, new assessments will be prepared.
      (5) All risk assessments made are filed in the related operations record.
      (6) Safety principles/procedures will be integrated into CD Program SOPs, Operations Orders (OPORDs), Operation Plans (OPLANS), and other directives. Topics to address will include, but are not limited to:
         (a) Safety issues relevant to particular mission categories
         (b) Risk management procedures
         (c) Pre-operation and post-operation briefings
         (d) Training and operation rehearsals
         (e) Safety council
         (f) Lessons learned
         (g) Air/ground accident prevention plans
         (h) Medical response planning
         (i) General ground safety principles/procedures
         (j) General air safety principles/procedures
         (k) Environmental regulations
         (l) Local area hazard safety briefing (DoDI 6055.1, paragraph E3.3.1.7)
      (7) A risk assessment is completed for all CD school programs of instruction that involve field exercises, hazardous materials, drugs, animals, or weapons.
         (8) Safety principles/procedures are integrated into the CD school SOP and other directives. Topics to address will include, but are not limited to:
            (a) Course type (i.e. tactical, non-tactical classroom, etc.)
            (b) Length of operation
            (c) Environmental regulations
            (d) General ground safety principles/procedures
            (e) Medical response planning
Lesson learned
Risk management procedures
Local area hazard safety briefing (DoDI 6055.1, Paragraph E3.3.1.7)

Annually, all CD personnel must receive Privately Operated Vehicle (POV) Safety Awareness Training. The training must be designed to reduce POV fatalities on or off duty.

NGB J3-CD recommends that the CDC or the CD School Director/Commandant, as appropriate, or his/her designee, be a member of the Adjutant General (TAG) State Safety Council.

NGB J3-CD recommends that the CD Aviation Safety Officer be a member of the AASF Safety Council.

The Counterdrug Safety Officer/NCO will:
1. Manage the Counterdrug Safety Program for the CDC or the CD School Director/Commandant, as appropriate.
2. Ensure that execution of duties and performance of accident prevention surveys are IAW AR 385-95, AR 385-10, NGR 385-10 and applicable ANG directives.
3. Ensure that safety files, statistics, and literature are maintained IAW AR 385-10, NGR 385-10, and applicable ANG directives.
4. Ensure that mishap reports are reviewed, submitted, that corrective actions are implemented, and copies of mishap reports are submitted to NGB J3-CD, State Support (NGB J3-CDO, Domestic Operations Branch). The safety representative at the site will complete ANG mishap/injury reports and copies of the mishap reports will be submitted to NGB J3-CDS. The representative will forward/transmit a copy to the unit where the member/equipment is permanently assigned.
5. Assist, when requested, personnel in learning about or implementing Risk Management into their duties, mission, and tasks.
6. Ensure risk management addresses safety, occupational and environmental health at all levels with respect to CD operations and not as an add-on consideration (DoDI 6055.1, paragraph E3.2.3)
7. Ensure that all personnel receive a local area hazard safety briefing. Included will be any unique local area conditions, potential health problems, or hazardous conditions, which may be encountered.

CD personnel will:
1. Correct all known deficiencies. Everyone, regardless of rank, will make immediate on-the-spot corrections when unsafe practices or conditions are observed.
2. Report all unsafe conditions to the CDC, the CD School Director/Commandant, or the Counterdrug Safety Officer/NCO when on-the-spot corrections cannot be made.
3. Immediately report all safety incidents/accidents through the chain of command to the Counterdrug Safety Officer/NCO.

4-4. Inquiries on Safety Issues
CD personnel may direct inquiries on safety issues to NGB J3-CD.

Chapter 5
Training

5-1. Training Responsibilities
The CDC or NGCSP Director/Commandant is responsible for and will manage training of military members, LEAs, CBOs, educational and government institutions for training conducted as part of the State Plan/NGCSP Plan.

State CD Training Programs, under mission category 4 provide training to military to civilian and military to military training. Training will be non-contractual and doctrinally approved by DoD.

NGCSP, under mission category 4 provides civilian to civilian, civilian to military, and military to military training. Training will be facilitated by contracts and curriculum is approved by the school’s appointed Board of Directors/Representatives.

CD personnel may receive military and law enforcement training per the authorized list that is published each training year. Training programs not listed that states wish to attend can be petitioned through NGB J3-CD Training Officer and attended with approval of the CD Division Chief.
5-2. Firearms Training
The CDC or designated representative may direct additional weapons training requirements beyond those specified in paragraphs 5-14 through 5-16, based on risk assessments and LEA requirements. For additional information, refer to para 3-4.

5-3. Restrictions on Providing Advanced Military Training
a. The term “Advanced Military Training” is defined as high intensity training, which focuses on tactics, techniques, and procedures required to apprehend, arrest, detain, search for, or seize a criminal suspect when the potential for a violent confrontation exists.
b. Examples are:
   (1) Advanced Marksmanship (including sniper training).
   (2) Military Operations in Urban Terrain (MOUT).
   (3) Advanced MOUT.
   (4) Close Quarters Battle/Close Quarters Combat (CQB/CQC).
c. Advanced Military Training does not include basic military skills such as basic marksmanship, patrolling, mission planning, medical skills, and survival skills.
d. The Department of Defense has prohibited the National Guard Counterdrug Program from providing advanced military training to domestic civilian LEAs. Requests for training civilian LEAs will be forwarded through the NGB J3-CD Regional Coordinator to the Department of Defense.
e. These restrictions do not apply to the NGCSP when taught by civilian or LEA instructors.

5-4. Funding Restriction on Training LEAs/CBOs from Other Nations
32 USC § 112 CD funds may be used for training of U.S. LEAs/CBOs only in conduct of Mission 4 (see paragraphs 2-7). Training will not be conducted for the primary purpose of training LEAs/CBOs from other countries, but they may attend courses scheduled for domestic LEAs/CBOs, providing no 32 USC § 112 funds are expended in their training.

5-5. Initial Orientation, Counterdrug Support Program Doctrine
a. Upon entry to the Counterdrug Support Program, National Guard members will be taught Counterdrug Support Program doctrine and policy, to include:
   (1) Legal restrictions and limitations.
   (2) Avoiding direct involvement in law enforcement activities.
   (3) Chain of command.
   (4) Avoiding violation of intelligence oversight restrictions.
   (5) Use of force.
   (6) Rules of evidence.
   (7) Safety.
   (8) Force protection.
   (9) Duty status.
   (10) Tort protection.
   (11) Standards of conduct IAW DoD 5500.7R.
   (12) Pay, allowances and leave (i.e. separation pay).
   (13) Medical, dental, commissary, and exchange benefits.
   (14) Public Affairs.
   (15) Ethics and values.
   (16) Prohibited practices.
   (17) Unit specific requirements.
   (18) Use of Force Continuum.
   (19) National CD Strategy, as approved by NGB.
b. Contents of counterdrug support program doctrinal training will be prepared and kept on file and will be reviewed by the State JAG at least every two years, or more frequently when the need is recognized.
c. Counterdrug Support Program doctrinal training will be conducted at least annually to personnel on long tour or extended orders. Individuals who miss group training will be provided briefing content for review, supplemented by discussion with supervisors, as appropriate.
5-6. Required Training

a. The following positions are required to attend their basic counterdrug training course within one year of appointment.
   (1) Counterdrug Coordinator must attend the Counterdrug Senior Leaders Seminar
   (2) CD Finance Managers must attend the CD Financial Managers Course
   (3) CD Safety Officer/NCO must attend the CD Safety Course
   (4) CD CMIS Administrators must attend the CD CMIS Course
b. All states performing criminal analyst, drug demand reduction and ground reconnaissance missions as approved in their State Plan, will ensure that at least one person directly involved in the operation, planning, or training of these missions has attended the appropriate specialist certification course. State programs are not authorized to conduct these operations without a NGB qualified trainer.
   (1) Criminal Analyst must attend the Criminal Analyst Specialist Course
   (2) Drug demand reduction must attend the Civil Operations Specialist Course
   (3) Ground Reconnaissance must attend the Ground Reconnaissance Specialist Course
c. The CDC will ensure through the individual(s) who attended the NGB J3-CD approved courses that all individuals performing these missions within their state have received the minimum training and briefings before mission execution. NGB will provide basic Program of Instruction (POI) for state use, but POIs can be expanded as needed by state requirements. Validation of all internal training will be in the form of sign-in rosters or individual training records that will be kept on file at the CD Headquarters.
d. The CDC, or his/her representative, will ensure each individual meets these minimum requirements as initial training, and sustainment/refresher training is conducted and recorded annually. Sustainment and refresher training is the responsibility of the state.

5-7. Mission-Oriented Training

Reference paragraph 5-1. Counterdrug Support Program personnel may receive training specific to the types of activities being planned or to familiarize them with LEA or CBO procedures and methods of operation. When the need for special training is identified, the “train the trainer” concept will be utilized as appropriate.


Reference paragraph 6-7.

5-9. Aerial Observer/Marijuana Training for LEAs

LEA personnel shall be instructed in the aerial observation and reconnaissance techniques noted in FM 3-04.119. Records of such training shall be maintained by the CDC and SAAO. The SAAO is responsible for the conduct of this training that must be requested by an LEA through the CDC.

5-10. SPIES, FRIES, HELOCAST, Rappelling, and Parachute Operations/ training

a. Aviation Requirements. SPIES, FRIES, rappelling and HELOCAST operations are specifically addressed in National Guard Supplement 1 to AR 95-1. These are considered high-risk mission tasks and must meet certain training and risk management requirements. Though they can be approved, regular conduct of these missions with LEA personnel must be closely monitored to ensure only the required number of LEA personnel maintain qualification and proficiency. The state must have a training program endorsed by the CDC and SAAO and approved in writing by the ARNG Aviation and Safety Directorate (NGB-AVS) before conducting such operations or training. National Guard personnel, Jump Masters, Rappel Masters, Cast Masters, etc., must be qualified and current IAW the appropriate regulation/instruction to conduct these missions. Public demonstrations of these operations by CD personnel with LEAs/CBOs are not authorized.

b. Ground requirements. Ground personnel working in support of or conducting SPIES, FRIES, rappelling must be qualified, Air Assault, Pathfinder, Rappel Master, etc, and IAW with air safety regulations. Army or Air Guard personnel conducting support missions involving climbing walls or rappelling activities for youth must be trained by a qualified Air Assault, Pathfinder, Rappel Master, etc.

5-11. Training and Qualification of Sensor Equipment Employment (Ground and Aviation)

a. CD personnel supporting LEA operations that employ sensory enhancing equipment will be trained in the use of the devices. Certified training is available through Law Enforcement Thermography Association (LETA) or the National Technical Investigators Association (NTIA). Scheduling and selection of personnel for this training is the responsibility of the CDC.
b. ARNG aviation training and qualification requirements of sensor equipped aircraft require SAAO selection and delegations to aviators specifically tasked to perform CD mission duties as coordinated by the CDC. Typically sensor skills will comprise S & S BN/CO core duties however additional tactics and experiences will be considered to safely perform given CD tasked missions.

c. ANG Wings with assigned CD capable resources, i.e., RC-26, will ensure aircrew are trained and qualified to necessary standard prior to accepting CD taskings as validated by the CDC.

5-12. ARNG Individual Weapons Qualification

a. CD program personnel will qualify on their CD assigned weapon(s) to approved Army Standards in Training Commission (STRAC) standards, IAW Counterdrug standards and tables in DA Pam 350-38, Chapter 17, FY08. Approved table requirements will be supported beginning FY07. Special Effects Small Arms Marking System (SESAMS) support will depend on depot availability.

b. The CD program will submit ammunition requirements through their State Training Ammunition Manager (STAM) as part of the total state training requirement to the Training Support Branch (NGB-ART-S). A Unit Identification Code (UIC) or Derivative Unit Identification Code (DUIC) and Department of Defense Address Activity Code (DODAAC) will be identified so training ammunition authorizations can be sub-authorized and the DA Form 581 (Request for Issue and Turn-In of Ammunition) can be completed.

c. Operational load ammunition requirements as determined by the unit/team commander will be requested using the DA Form 581, using the event code “OPN”. HQDA may begin managing operational load ammunition with Training Ammunition Management Information System-Redesigned (TAMIS-R) authorizations through NGB.

5-13. ANG Individual Weapons Qualification

ANG M-16 rifle and 9mm pistol qualifications will be IAW AFMAN 36-2227, Volume 1. ANG training ammunition must be requested through the supporting Combat Arms Training Manager (CATM).

5-14. ARNG/ANG Weapons Training

Will include instruction on safety functions, security, weapons retention, capabilities, limitations and maintenance of firearms. Testing will include qualification firing IAW current weapons qualification standards.

5-15. Additional ARNG/ANG Weapons Training

Ammunition to support additional training of ARNG and ANG members may be authorized, provided that:

a. Quantities requested are based on a valid LEA Program of Instruction which National Guard members are directed to undergo.

b. Request is approved by NGB J3-CD.

c. Requests are forwarded to the STAM to NGB-ART-S if support is required.

d. Training ammunition will be used for training purposes only. The STAM is responsible for ensuring compliance with AR 5-13. The STAM forecasts quantities, monitors issue, consumption and returns, and ensures appropriate UICs are credited.

5-16. Mission Training. All states performing missions 3a, 5a, and 5b must ensure compliance with the training requirements noted below.

a. Mission 5a Training

(1) All states performing Mission 5a that is approved in their State Plan, will ensure that at least one qualified person directly involved in the operation, planning, or training of Mission 5a has attended the NGB J3-CD approved Mission 5a Program Manager’s Course. State programs are not authorized to conduct 5a operations without a NGB qualified trainer. The NGB J3-CD approved Mission 5a Program Manager’s Course has established the minimum training requirements and all states will develop training programs tailored to their state mission (i.e., Legal Review, Armed Mission vs. Non Armed Missions) to meet at least the minimum requirements.

(2) The CDC will ensure through the individual(s) who attended the NGB J3-CD approved course that all individuals performing Mission 5a have received the minimum training and briefings before performing Mission 5a operations. This training will be supported through Programs of Instruction (POIs) or lesson guides. Validation of all Mission 5a related training will be in the form of sign-in rosters or individual training records that will be kept on file at the CD Headquarters.

(3) The CDC will manage and become familiar with the minimum requirements, which include, but are not limited to:

(a) Mission 5a Course Overview

(b) Mission 5a Overview
b. Mission 3a and 5b Training

1. All states performing Missions 3a or 5b that are approved in their state plan will ensure that all FTNGDCD pilots hired after Fiscal Year 2005, or all pilots on seasonal counterdrug orders have completed the doctrinal and policy training beginning in Fiscal Year 2010. FTNGDCD pilots hired before Fiscal Year 2005 are encouraged to attend.

2. This training will be conducted by one of the NGB CD schools. This is an advanced Counterdrug (CD) training course for FTNGD-CD personnel who serve as pilot in command during counterdrug aviation support in Marijuana Eradication and/or Aerial Reconnaissance operations (3A or 5B) at all levels in CONUS.

3. The CDC will manage student attendance to this course that includes the following subjects:
   (a) NGR 500-2/ANGI 10-801
   (b) Annual State Counterdrug Plan development
   (c) Legal issues and case law
   (d) Recent LEA support missions
   (e) CD mission approval processes
   (f) Mobile surveillance and marijuana eradication strategies, threats, and techniques
   (g) Interagency communications systems
   (h) Advanced IR Theory and Thermography
   (i) Advanced Special Mission Equipment Systems
   (j) Pre-mission Planning and coordination with LEAs for joint operations
   (k) CD Fiscal Management / Reports and Counterdrug Management Information System (CMIS)
   (l) Public Affairs

5-17. Training Development
Training conducted on any military topic by CD personnel for LEAs, CBOs, or military personnel will be based upon, and consistent with, the appropriate military training manuals and established training programs.

5-18. National Guard Counterdrug Schools Program
Specific issues pertaining to the NGCSP are addressed in Chapter 11 of this regulation/instruction. Unless otherwise stated, all other areas of this regulation/instruction apply to the NGCSP.

Chapter 6
Counterdrug Funding and Fiscal Policy Overview

6-1. Counterdrug Funding
a. The CDC or the CD School Director/Commandant will ensure that all personnel understand that the duration and size of the CD program is subject to annual appropriated funding levels. Reductions in staff or breaks in duty may be required in the event of reduced budgets.

b. 32 USC § 112 provides funding authority for the National Guard Counterdrug Support Program. Section 1004, NDAA of 1991, as amended provides CD support authority for the NGCSP. These authorize funding for pay and allowances, uniform clothing, subsistence, gratuities, travel, and related expenses of National Guard personnel used for CD activities, and for the operation and maintenance of National Guard equipment and facilities used for CD support activities. These also authorize funding for the procurement of services, supplies, equipment and the
leasing of equipment for National Guard CD activities.

c. National Guard CD support funds, with the exception of aviation air OPTEMPO funding, are part of the DoD Drug Interdiction and Counterdrug Activities appropriation and will not be used for purposes other than the National Guard Counterdrug Support Program. These funds (Non-OPTEMPO) are “floored” by Office of the Secretary of Defense (OSD) Project Code, DoD Program Element Codes (PECs), Workday Utilization Codes (WUCs), and Emergency Specialty Project Codes (ESPs).

d. The CDC will forward requests for the transfer of ANG workdays, ANG funds, and ARNG funds, to the appropriate NGB J3-CD Regional Coordinator for approval and action. The CD School Director/Commandant will forward requests for the transfer of ANG workdays, ANG funds, and ARNG funds, to the NGB J3-CD Training Officer for approval and action.

e. An appendix to the Master Cooperative Agreement (MCA) between the USPFO, acting on behalf of the CNGB, and the Adjutant General, or the Commanding General, District of Columbia, as appropriate, acting on behalf of the state, will be prepared before the issuance of any funding for CD activities which include reimbursement to the state.

f. The CDC, or the CD School Director/Commandant, as appropriate, will submit an annual Counterdrug Budget Obligation Plan (CBOP), in the approved form, to the NGB J3-CD each year, or as specified, and update it as required. NGB J3-CD will provide a schedule with instructions and due dates.

6-2. Fiscal Accountability

a. The CDC, or the CD School Director/Commandant, as appropriate, is responsible for ensuring proper management controls are in place to maintain effective control of CD funds. NGB J3-CD requires copies of military pay orders, travel orders, and similar documentation to be maintained and available for review for the current and any prior fiscal year with unliquidated obligations. The CDC, or the CD School Director/Commandant, as appropriate, is responsible for developing and maintaining internal controls necessary to assist with the reconciliation of both the ARNG and ANG financial systems (reference paragraphs 6-14 and 6-15). Sufficient documentation must be maintained to reconcile with official USPFO reports and to support fiscal audit and control functions IAW Army and Air Force Management Control Programs and the Federal Managers’ Financial Integrity Act (FMFIA), Public Law 97-255.

b. Accounting for non-appropriated funds, i.e., asset forfeiture-sharing funds, grants, and foundation donations, is a state responsibility. Accounting for military non-appropriated funds (NAF), i.e., Morale, Welfare, and Recreation (MWR), will be coordinated with the USPFO and ANG comptrollers AW Department of Defense Financial Management Regulation (DoD FMR) 7000.14-R Volume (Vol.) 13, and either AFI 65-107 or AR 37-1.

c. The CDC, or the CD School Director/Commandant staff, as appropriate, will observe and practice all applicable DoD and Service financial regulations and directives and cooperative agreements under state law.

6-3. Orders

a. Full-Time National Guard Duty Counterdrug (FTNGDCD) orders will reflect the entire duration of the mission and will not be broken for the sole purpose of avoiding the costs of pay and allowances and associated entitlements/benefits.

b. FTNGDCD tours for projects over 139 days are Permanent Change of Station (PCS) tours and will not be split to provide temporary duty (TDY) entitlements.

c. Orders must include Permanent Duty Station (PDS).

d. Additional information on ARNG FTNDCD orders is found in paragraph 8-8 of this regulation/instruction.

e. Information on ANG FTNDCD orders is found in Air National Guard Instruction (ANGI) 36-2001.

6-4. Military Pay and Allowances

Soldiers and Airmen performing FTNGDCD are entitled to applicable military pay and allowances IAW DOD FMR 7000.14-R, Vol. 7A, and all applicable service regulations and instructions.


b. Separation Pay

   (1) CD personnel performing full-time duty pursuant to 32 USC § 112 are, with certain limited exceptions as outlined in the DoD FMR, entitled to separation pay if they meet the requirements of 10 USC § 1174. Separation Pay for CD Soldiers and Airmen will be funded through the CD program.

   (2) The rules of eligibility and procedures for calculation of involuntary separation pay are outlined in DoD FMR Vol. 7A, Chapter 35.
(a) Members who have served on active duty, to include FTNGD, who are discharged or released from active duty and have competed six or more years of continuous active duty (a period of active duty is considered continuous if any break in service does not exceed 30 days), but fewer than 20 years of active service preceding discharge or release are entitled to separation pay if:
   1. The member’s discharge or release from active duty is involuntary (except for cause); or
   2. The member was not accepted for an additional tour of active duty for which he/she volunteered (to include withdrawal or cessation of continued program funding).
(b) ANG members. If determined that a member is eligible for separation pay, use Separation Program Designator (SPD) LCC, and place the following remark in the comments section of the members DD Form 214; “Member is eligible for separation pay; Member is not eligible for TAMP benefits”.
(c) ARNG members. If it is determined that the member is eligible for separation pay, the procedures for coding DD Form 214 are IAW state administrative/finance policies.

6-5. Travel and Transportation-Related Entitlements
Soldiers and Airmen performing FTNGDCD are entitled to all travel and transportation allowances IAW Joint Federal Travel Regulation (JFTR), Vol. 1, the DoD FMR 7000.14-R, Vol. 9, and all applicable Service regulations/instructions.
   a. Permanent Change of Station (PCS). Military personnel ordered to 140 or more consecutive days FTNGDCD duty are entitled to a PCS move at government expense, to include travel pay, movement of household goods, and other PCS entitlements IAW the JFTR. If funds are not available to support the payment of entitlements IAW the JFTR, personnel will not be ordered to perform duty.
   b. Temporary Duty (TDY) and Travel Allowances
      (1) Soldiers and Airmen on FTNGDCD orders are entitled to travel and transportation allowances when performing TDY away from their PDS locations when such duty constitutes directed travel IAW the JFTR.
      (2) Local area travel reimbursement is authorized for expenses incurred by members conducting official business in the local commuting area as defined by local commanders IAW the JFTR. This may include travel to and from Inactive Duty Training (IDT/IAD) and Annual Training (AT) duty locations.

6-6. Inactive Duty Training (IDT/IAD) and Annual Training (AT)
   a. Travel and Per Diem. Travel and per diem expenses, incurred by personnel on FTNGDCD who commute to and from their PDS location to their unit of assignment to perform IDT/IAD/AT, are chargeable to the CD Program when the unit of assignment is at a location other than the member’s FTNGDCD PDS. Such travel is directed travel because IDT/AT participation is a condition of CD duty (32 USC § 112). Soldiers and Airmen on FTNGDCD orders who perform IDT/IAD/AT in a directed travel status are entitled to reimbursement for travel and per diem expenses IAW the JFTR.
   b. Military Pay and Allowances. Soldiers and Airmen on FTNGDCD orders who perform IDT/AT are not entitled to additional pay, allowances, or other benefits for participation in training required under 32 USC § 502(a)(1).
   c. AT Reimbursement. CD personnel will remain on FTNGDCD orders while performing AT. The pay, allowances, and other benefits of the member while participating in the training will be the same as those to which the member is entitled while performing duty for the purpose of carrying out drug interdiction and CD activities. CD appropriations will be reimbursed out of appropriations available for paying AT costs, (32 USC § 112).
      (1) Annual training rosters must be kept for both Soldiers and Airmen to document reimbursement and participation.
      (2) ARNG – reimbursement will be executed using Optional Form 1017-G (Journal Vouchers) at the USPFO.
      (3) ANG – additional special training days will be issued based on CBOP AT projections. AT reimbursement requirements identified after the CBOP submissions will be requested through the appropriate Regional Coordinator or Training Officer.
   d. The CD Program is not responsible for pay and travel related costs above and beyond the Soldier/Airmen’s mandatory requirement of performing, at a minimum, 48 unit training assemblies and 15 days of AT.

6-7. Training other than IDT/AT
   a. Non-counterdrug military training exceeding three days. Except as provided below, CD funds cannot be utilized for non-CD military training exceeding three days in length excluding travel time.
      (1) Soldiers attending required ARNG schools such as NCOES or MOS producing schools will be kept on CD orders and the CD accounts will be reimbursed using the same process as the AT reimbursement. (See paragraph 6-6.)
(2) Airmen attending ANG schools such as PME or AFSC upgrading schools will remain on CD orders for the duration of the school provided that prior approval of the school reimbursement is received from NGB J3-CD, through the NGB J3-CD Resource Management (NGB J3-CDR) and the Regional Coordinator or Training Officer. The reimbursement will be accomplished with additional special training days issued to the CD program based on confirmation of actual school attendance.

b. Non-counterdrug military training not exceeding three days. The CDC, or the CD School Director/Commandant, as appropriate, may permit Soldiers and Airmen participating in non-counterdrug training of three days length, or less, to remain in a military pay status on FTNGDCD orders. However, the CD Program will not be responsible for travel costs or other expenses related to such training. This paragraph does not refer to IDT/IAD or AT. (See paragraph 6-6)

c. Other approved CD mission related training. Travel and expenses related to the attendance of the training programs referred to in para 5-1a.(3) of this regulation are authorized.

6-8. Military Duty for Purposes Other Than Training or Other than Counterdrug Activities
FTNGDCD orders will not be broken for purposes such as contingency operations, force protection, homeland defense, and MPA days. The CDC or the CD School Director/Commandant must request reimbursement for personnel costs from other ARNG/ANG funding or by the agency making the request for support.

6-9. Training of Non-Military and Foreign Personnel
a. 32 USC § 112 funds will not be utilized in the development or execution of courses for the purpose of training foreign LEAs and CBOs.

b. Foreign LEAs and CBOs may attend courses conducted within the Continental United States (CONUS) and scheduled for domestic LEAs and CBOs.

c. When foreign nationals attend courses, 32 USC § 112 funds will not be used for associated costs (i.e., training manuals, accommodations, meals, and give-aways).

d. Travel outside CONUS (OCONUS) for the purpose of conducting counterdrug training is prohibited with appropriated Title 32 USC § 112 funds, see paragraph 8-3.

e. United States LEAs and CBOs will not be dropped from training courses for the purpose of enrolling foreign LEAs and CBOs.

6-10. Equipment Purchases and Mission Costs
a. Incremental costs associated with missions performed incidental to training that include above normal expenditures (such as lodging or per diem) may be charged to CD support accounts.

b. Title 32 USC § 112 funds may not be used to purchase equipment items in excess of $5,000 (per individual item) until advance approval has been obtained from NGB J3-CD and the National Guard Bureau Director of Joint Staff NGB-DJS.

c. Contracted training, trainers, training materials, and training development are authorized only for training in support of missions approved in the State Counterdrug Support Plan or the School Training Plan, when organic training resources are not available.

d. Contracting for external evaluations of National Guard CD Programs must be approved by NGB J3-CD.

6-11. Promotional Item Purchases
a. To raise public awareness of anti-drug programs, such as Red Ribbon Week, DoD CD programs may use drug demand reduction funds to purchase promotional items with little intrinsic value, conveying an anti-drug message. Such items may include, but are not limited to, such items as balloons, pencils, pennants, ribbons, pins, stickers, and caps.

b. Purchases of promotional items should be with specific regard to the phrase “little intrinsic value.” Differentiating between an acceptable promotional item and a gift rests on the item’s practicality and the likelihood it will be used solely for its purely utilitarian purpose beyond the anti-drug message. An example of an acceptable item would be one that provides a clear anti-drug message to the recipient and acts as a reminder of the message each time it is used or observed.

c. Appropriated funds may not be used to purchase promotional items and giveaways of a purely utilitarian nature, having an intrinsic value, such as TVs, radios, cameras, brief cases, etc. These items fall into the category of merchandise and as such are considered personal gifts. These types of items are not acceptable for purchase with CD funds.

6-12. Asset Forfeiture and Asset Sharing
a. Federal agencies operate asset sharing programs. The criteria for participation in these programs are set by each agency. They generally require that the National Guard qualify as a state law enforcement agency. The percentage of participation in a particular case is used to determine the proportion of the asset sharing. State participation is voluntary, at the discretion of the Adjutant General, or the Commanding General for the District of Columbia, and only if allowed by state law.

b. Federal appropriations cannot be augmented using funds derived from asset sharing. Items purchased with funds from asset sharing programs will remain state property and will not be accounted for on the USPFO property books.

c. CD personnel will not be the primary manager of the asset sharing funds. The state employee responsible for these funds will manage all transactions concerning them IAW the governing agency regulations.

6-13. Joint National Guard Substance Abuse Program (JNGSAP) Funding

Substance Abuse (SA) funds within each state will be managed within the fiscal controls outlined by applicable financial management regulations/instructions. Refer to Chapter 8, Joint National Guard Substance Abuse Program (JNGSAP), for more information on the JNGSAP.

6-14. Budgeting and Accounting for Army National Guard (ARNG) Funds

a. National Guard Personnel Appropriation (NGPA), appropriation 2060. Military pay and allowances, travel, and per diem for FTNGDCD and AGR (Title 10 and Title 32) personnel are chargeable to this appropriation. See the Army Management Structure Code (AMSCO) definitions in Defense Finance and Accounting Service Center for Sustaining Forces – Indianapolis Regulation (DFAS-IN) 37-100-XX for appropriate P&A expenditures.

b. Operations and Maintenance National Guard (OMNG), appropriation 2065

(1) Non-OPTEMPO OMNG Funds. Non-operating tempo (OPTEMPO) operations and maintenance expenses supporting CD activities are chargeable to this appropriation IAW DFAS 37 series of manuals/regulations. (See the AMSCO definitions in DFAS-IN 37-100-XX for appropriate O&M expenditures.)

(2) OPTEMPO OMNG Funds

(a) Air and Ground OPTEMPO expenses supporting CD activities are chargeable to this appropriation.

(b) ARNG flying hour program OPTEMPO funds are not fenced by DA management controls. However, funds provided to states for direct and indirect support are only authorized for CD purposes and shall not be diverted to other state programs.

(c) CD OPTEMPO funds authorized for CD Aviation Classification and Repair Activity Depot (AVCRAD) and Depot Level Repair (DLR) support shall not be diverted to other AVCRAD/State aviation programs.

(d) NGB J3-CD monitors CD OPTEMPO funds execution through Army National Guard Data Warehouse and Commanders Resource Integration System.

(e) Identified shortfalls and excesses of ARNG Air OPTEMPO (POL, Consumables and DLR) funds will be forwarded to NGB J3-CD for resolution. Additional guidance on the use of ARNG funds may be obtained from Army Comptroller Division, Budget Execution and Analysis Branch (NGB-ARC-BE).

6-15. Budgeting and Accounting for Air National Guard (ANG) Funds

a. Military Personnel Appropriation (MILPERS), appropriation 3850/fund code 56. Military pay and allowances for FTNGDCD and AGR personnel are chargeable to this appropriation IAW Air Force Manual (AFMAN) 65-604. Travel and per diem expenditures for ANG personnel may be charged to this appropriation.

b. Operations and Maintenance (O&M) appropriation 3840/fund code 58. Non-OPTEMPO operations and maintenance expenses supporting CD activities are chargeable to this appropriation. Travel and per diem expenditures for ANG personnel may be charged to this appropriation under the conditions outlined in paragraph 3-15d.

c. ANG OPTEMPO funds

(1) Maintenance for the CD RC-26B aircraft is centrally managed via a contract logistics support (CLS) contract.

(2) CD RC-26B fuel cost funding is distributed to ANG wings by Air National Guard Logistics (ANG/LG).

(3) All other types of aircraft flying hour costs are funded through ANG wing flying hour programs.

d. Travel of ANG personnel

(1) Air National Guard Financial Management (ANG/FM) has issued the following guidance for choosing the correct appropriation for ANG travel orders:

(a) AGR – chargeable to O&M.

(b) FTNGDCD on Active Duty for 1-30 days – chargeable to MILPERS.

(c) FTNGDCD on Active Duty for 31+ days – chargeable to O&M.
(2) NGB J3-CD will review and may approve exceptions to this guidance on a case-by-case basis.
e. Additional guidance on the use of ANG funds may be obtained from NGB J3-CD and ANG/FM.

6-16. Reconciliation of Counterdrug Accounts

The CDC or the CD School Director/Commandant, as appropriate, or a representative thereof, must reconcile internal financial records with the following financial reports on a schedule IAW local USPFO and wing comptroller policies. In addition to local requirements, NGB J3-CD requires that the following reports must be available for review for the current and prior fiscal year:

a. ARNG Reports.
   (1) Funding Authorization Documents (FADs).
   (2) Funding Allowance Targets (FATs).
   (3) Unliquidated Obligation Listing.
   (4) Reservation Master Listing.
   (5) Monthly Transaction Register Listing.
   (7) Obligation Plan Reports for USPFO.
   (8) Contracts.
   (9) Travel Orders.

b. ANG Reports.
   (1) Funding Documents.
   (2) Obligation Documents (AF Form 9, DD-448 [MIPR], AF Form 616, AD orders, Travel Orders, etc.).
   (3) Automated systems utilized by servicing ASNs.
   (4) Workday Documents.
   (5) Squadron WUC Detail Report.
   (6) Contracts.

6-17. Financial References

a. DoD.
   (1) DoD FMR 7000.14-R.
   (2) JFTR.
   (3) www.dtic.mil.

b. DFAS.
   (1) Army
      (a) DFAS-IN 37-1.
      (b) DFAS-IN 37-100-XX.
   (2) Air Force.
      (a) DFAS-DE – Interim Guidance on Accounting for Commitments.
      (b) DFAS-DE – Interim Guidance on Accounting for Obligations.
   (3) Both - www.dfas.mil.

c. Department of the Air Force
   (1) AFMAN 65-604.
   (2) AFI 65-103.
   (3) AFI 65-601.
   (4) AFI 65-602.
   (5) AFI 65-603.
   (6) AFI 65-608.

d. U.S. Public Law.
   (1) 32 USC § 112
   (2) 32 USC § 502

6-18. Financial Reporting Procedures

All CD financial data will be reported through the Counterdrug Management Information System (CMIS) or the current NGB-J3-CD approved tracking database.
Chapter 7
Acquisition and Logistics Management

7-1. Acquisition Management
   a. Systems Acquisition
      (1) Systems Acquisition is defined as a program requirement for a large scope system (equipment, supply, software) or service procurement which has impact and applicability to the entire Counterdrug program.
      (2) Counterdrug Systems Acquisitions will be accomplished and managed by the NGB J3-CD headquarters office or a designated CD state office that may serve as the lead project office. Acquisition and contracting support for systems acquisitions will be provided by NGB Joint headquarters contracting staff (NGB-ZC-AQ).
      (3) Systems Acquisitions will be conducted according to DoD Directive 5000.1, and DoD Instruction 5000.2.
      (4) The Counterdrug Program will ensure that CD personnel involved in Systems Acquisitions are trained in Defense Acquisition policy and procedures.
      (5) Authority for systems acquisitions is derived from the Congressional Counterdrug program charter and annual authorization and appropriation legislation. Only systems acquisitions within scope of the Counterdrug mission and directives are authorized.
   b. Operational Acquisition
      (1) Operational acquisition is defined as a requirement for basic supply and service needs which support only a particular office or region of Counterdrug activities.
      (2) Operational acquisition and contracting support for the NGB J3-CD headquarters office will be provided by the operational contracting activity supporting NGB Joint headquarters (NGB-ZC-AQ).
      (3) Operational acquisition and contracting support for the state Counterdrug offices will be provided by the local United States Property and Fiscal Officer (USPFO).
      (4) Authority for operational acquisitions is derived from the Congressional Counterdrug program charter and annual authorization and appropriation legislation. Only systems acquisitions within scope of the Counterdrug mission, directives, and state plans are authorized. Only equipment acquisitions which are listed in the CD equipment table of allowances, through the State Plans process, or as approved by NGB J3-CD, are authorized.
   c. Acquisition Regulations
      (1) All acquisition and contracting support activities must comply with all applicable federal, DoD, and state regulations and instructions.
      (2) CD personnel responsible for project management and ordering activities must be familiar with basic federal regulations and instructions including, but not limited to the Federal Acquisition Regulation (FAR), Department of Defense FAR Supplement (DFARS), National Guard FAR Supplement (NGFARS), Anti-deficiency Act (ADA), and Bona Fide Needs Rule.
   d. Acquisition Personnel
      (1) Principal Assistant Responsible for Contracting (PARC): Acquisition and contracting authority is vested in the Chief of the National Guard Bureau. The Chief of NGB has delegated the responsibility for policy, management, and execution of acquisition and contracting to the PARC. The PARC provides warranted authority for acquisition and contracting to all NGB contracting personnel.
      (2) USPFO: The NGB PARC has delegated acquisition and contracting authority for each state’s National Guard Counterdrug program to the USPFO.
      (3) Contracting Officer (CO): The NGB PARC grants warrant authority for all contracting officers within the National Guard Bureau. Only a warranted contracting officer has the authority to enter into a contract and obligate the Government.
      (4) Contracting Officer’s Representative (COR): The COR is appointed by the CO to manage and monitor detailed activities associated with each contract. Duties may include, but not be limited to inspection of goods and services, monitoring contractor activities, and certification of contract invoices.
      (5) Property Book Officer (PBO): The PBO has responsibility for any newly acquired equipment to ensure that placed in the organizations’ property book records.
      (6) Training: All CD acquisition personnel must be trained and experienced according to the conditions and criteria specified in federal, defense, and organizational directives and policy.

7-2. Requirements Planning
   a. Procurement Acquisition Lead Time (PALT): All procurements, either systems or operational, will follow a standard PALT schedule. The program manager, project officer, COR, and/or PBO will effectively plan for procurements according to the PALT schedule in order to meet required need dates. Coordination must begin early with the assigned contracting activity and CO in order to execute procurements in a timely manner.
b. Requirements planning will include preparation of required documentation. Every acquisition or contracting action will require the following standard documentation: funding document(s), market research, requirement summary (supply list or work statement), and independent government estimate (IGE). Other documentation may and will be required as determined by the particular acquisition requirement and the directives which apply to it. Early consultation should be made with the support contracting activity and the assigned CO.

7-3. Contract Administration
   a. Pre-award activities will consist of effective requirements planning, obtaining program funding, and preparation of all of the required documentation. The assigned program manager, project officer, COR, and/or PBO must complete the necessary documentation as specified by the supporting CO.
   b. Contract award will be made by the support contracting activity and the assigned CO.
   c. Post-award activities will be monitored and conducted by the assigned program manager, project officer, COR, and/or PBO with assistance from the support contracting activity and assigned CO.
   d. Contract closeout must be completed at the earliest date after contract completion. The program manager, project officer, COR, and/or PBO with assistance from the support contracting activity and assigned CO must ensure that contract closeout is completed in a timely manner.

7-4. Logistics Management
   a. Applicability of ARNG/ANG Supply Directives.
      (1) TAGs may conduct CD operations with federal property issued to the ARNG and ANG.
      (2) CD ARNG equipment is subject to ARNG supply directives.
      (3) ANG fiscal and supply directives are applicable to equipment purchased with ANG 32 USC § 112 funds.
   b. Hand Receipt Accounts for Counterdrug Equipment
      (1) ARNG equipment will be accounted for through hand receipt issue from the JFHQ-ST Property Book Officer (PBO) to the CDC, the CD School Director/Commandant, as appropriate, or a designated representative, on appointment letter.
      (2) ANG accounts: See paragraph 7-9.

7-5. Central Procurement
States and CD schools will not procure equipment already marked for central procurement by the NGB, unless authorized to do so by NGB J3-CD. Central procurement includes:
   a. The Total Package Fielding Program (TPFP), in which the ARNG and ANG Directorates obtain equipment for the states.
   b. Purchase of equipment by NGB J3-CD for issue to all or some of the states or CD schools. NGB J3-CD will advise the states and CD schools periodically of new technology, test results, and anticipated purchases.

7-6. Delegation of Approving Authority for OMNG Expenditures
IAW authority delegated by the CNGB, the Chief, NGB J3-CD, further delegates to USPFOs the authority to approve expenditure of CD OMNG funds. State CD and USPFO staff will evaluate proposed expenditures and ensure that 32 USC § 112 funds are utilized only for CD purposes. Providing this rule is obeyed and the state has adequate OMNG funds, NGB J3-CD action as an approving authority is not required by the state CD Office. The following guidelines are applicable:
   a. All OMNG purchases must comply with the Competition in Contracting Act of 1984 (CICA-84) and satisfy requirements of the Federal Acquisition Regulation (FAR), Defense Federal Acquisition Regulation Supplement (DFARS) and Army Federal Acquisition Regulation Supplement (AFARS) and the National Guard Federal Regulation Supplement (NGFARS) as applicable.
   b. Computer equipment purchases will be coordinated through the state Director of Information Management (DIOM), and must meet Reserve Component Automation System (RCAS) requirements.
   c. Automation equipment and software purchases must be IAW Elements of Resource (EOR) as indicated in the 37 series, DFAS regulations.
   d. In some cases, USPFO staff or other state personnel may request the concurrence of NGB J3-CD for OMNG expenditures, despite the delegated authority noted above. Regional Coordination teams will assist states in expediting such transactions.
7-7. Authorizations for Nonexpendable ARNG Property
   a. ARNG nonexpendable property will be authorized by one of the following:
      (1) Paragraph 06Z, JFHQ-ST TDA. Additions to this paragraph are executed by the NGB Force Management
          Division (NGB-ARF), acting in response to requests from the NGB Logistics Division, Logistics Management
          Branch (NGB-ARL-S). Paragraph 06Z may include non-standard commercial equipment as well as military issue.
      (2) CTAs.
   b. NGB J3-CD grants permission for states to deal directly with NGB-ARL-S to secure authorizations.
   c. Regional Coordinators, when asked to assist, will act as expediters of procurement decisions made at state
      level.

7-8. Computers Purchased with ARNG Counterdrug Funds
   a. Computers are normally CTA items. The CDC or the CD School Director/Commandant, as appropriate, will
      coordinate computer purchases with the state DOIM, and will select only equipment that meets RCAS requirements.
      Purchase of computers by state CD staff or issue of computers initiated by NGB J3-CD may result in exceeding
      CTA allowances. In that event, the authorization process is set forth below.
   b. When the state or CD school has initiated the action, the CDC or the CD School Director/Commandant, as
      appropriate, will request a special authorization from NGB-ARL-S, which will issue the appropriate written
      authority. NGB J3-CD delegates authority to CDCs or the CD School Director/Commandant, as appropriate, in
      conjunction with PBOs and USPFO personnel, to deal directly with NGB-ARL-S.
   c. When computers are issued via action originating with NGB J3-CD, special instructions will be provided.
   d. Computer equipment, though usually non-expendable, will not be listed in the CD O6Z paragraph of the
      JFHQ-ST TDA. CDC or school staff, as appropriate, will retain authorization documents issued by NGB-ARL-S
      for as long as the equipment concerned is on hand, and ensure that computers are included in hand receipt accounts.

7-9. ARNG and ANG Equipment Procedures and Accountability
   CD funds are "fenced" by Congressional mandate. Equipment purchased with such funds cannot be reallocated to
   other organizations and, by law, must be identified as CD equipment and maintained under CD control.
   a. ANG Procedures, Support Equipment/Automated Data Processors. ANG organizations will submit requests
      for support equipment and automated data processing systems (for use in support of state CD operations) IAW this
      chapter. Compliance with these procedures will help maintain uniformity of document flow, minimize potential
      confusion/delay in document processing, and insure asset accountability.
   b. ANG Information Processing Management System (IPMS). IPMS is the standard Air Force inventory system
      for Automated Data Processing Equipment (ADPE). All ADPE, with the exception of some Table of Allowance
      (TA) equipment, must be entered in IPMS. Follow unit policy/directives for procurement of ADPE (i.e.,
      submission of AF Form 9 and AF Form 3215). The Communications Flight will enter CD ADPE in IPMS in PN
      "11". This PN must be created in IPMS. The PEC identifying CD equipment is 52889F. CD equipment custodians
      will ensure that automated data processors are listed on the unit Custodian Account/Custodian Request List
      (CA/CRL), after entry of equipment data in IPMS in PN 11.
   c. ANG Equipment Procedures and Accountability. All equipment, non-accountable items (NF1 items -
      calculators or furniture) and automated data processors will be listed on the R15 Organizational Visibility List to
      track CD funds, IAW AFMAN 23-110 part two, and paragraph 22.31.3.
      (1) CD equipment custodians of requesting organizations will submit requests through Air Force Equipment
          Management System (AFEMS), specifying Force Activity Designator Two (FAD II) and Allowance Source Code
          (ASC) 054DRUG. Justification statement through AFEMS will indicate whether equipment is requested for
          execution of the existing Governor's State Plan or pertains to a pending revision of the plan. The specific mission
          (See Chapter 2, Authorized Missions, of this regulation/instruction) will be indicated.
          (2) The Equipment Management Section (EMS) of Base Supply will review the request, assign a base control
              number, maintain a suspense copy and forward a copy of the AFEMS request to the USPFO. USPFO personnel
              will review the request and State Plan with the CDC, or the Annual Training Plan with the CD School
              Director/Commandant, as appropriate, and other staff, if appropriate, and forward it to ANG Directorate of
              Logistics (ANG/LG). ANG/LG will forward the AFEMS request to NGB J3-CDS for approval. EMS, upon receipt
              of an approval, will clear the suspense copy, and process the request. Copies of the AFEMS approval will be
              provided to the requesting unit and the CDC or the CD School Director/Commandant, as appropriate.
          (3) EMS will not request CD support equipment without AFEMS approval. When security concerns preclude
              listing specific mission data on the AFEMS request, included information will indicate that a separate classified
              message detailing the justification will be sent to NGB J3-CDS by facsimile.
(4) The above "dual tracking" procedures will be followed. Accountability is established by the Base; the responsibility for use and reallocation of CD assets rests solely with the CDC or the CD School Director/Commandant, as appropriate.

7-10. Loan and Lease of Equipment
a. States may coordinate directly with other states for the temporary loan of additional federal property needed to support CD operations. Lease of property to LEAs and CBOs will be IAW 10 USC § 2667, 32 USC § 112, AR 700-131 or AFMAN 23-110 and DoD 1225.6, as applicable. All leases of federal property to LEAs must be in return for fair market value. Agreements will be coordinated with the USPFO to ensure requirements for approval by, or reporting to, higher headquarters are observed.

b. LEA/CBO requests for lease of equipment should be initially directed to the CDC for concurrence, then referred to the USPFO or designated state NG representative for action as appropriate.

7-11. Restricted Use of 32 USC § 112 Equipment/Services
a. All equipment/services purchased, leased, or otherwise obtained using 32 USC § 112 funds will be used for the Counterdrug Support Program, except as specified in paragraph 2-8.

b. The CDC or the CD School Director/Commandant, as appropriate, will avoid commingling of CD and non-CD equipment in storage wherever possible and will take measures as needed to prevent deliberate or unintentional transfer or misuse of CD equipment. Normal supply procedures may be supplemented by special markings, special procedures, and whatever additional management controls are necessary to enforce policies concerning use of equipment purchased with fenced funds.

c. Restricted use originates with the fiscal principle of "fenced funds" and applies to both ARNG and ANG equipment and services.

7-12. Disposition of Excess Equipment
The following policy is applicable to both ARNG and ANG equipment. "Excess equipment" in this context means any serviceable property (nonexpendable or durable expendable equipment) that was purchased with 32 USC § 112 funds and is no longer needed by the state CD program concerned. The purpose of the excess equipment policy is to ensure, as far as is practical, that property purchased with fenced funds remains in the service of the Counterdrug Support Program by transferring it to a state where it may be needed, once it is identified as excess in the state which purchased it.

a. NGB J3-CD is the clearinghouse to assist CDCs or the CD School Director/Commandant, as appropriate, in determining if their excess property can be used in another state or school.

b. CDC or CD school staff will contact NGB J3-CDS when an item has been identified as excess. NGB J3-CD Regional Coordinator personnel or the CD school Training Officer will contact other states and CD schools and determine if the equipment can be used elsewhere. Upon identifying a need, NGB J3-CDS will contact CDCs or the CD School Director/Commandant, as appropriate, of gaining and losing states or schools and lateral transfer procedures will be initiated IAW normal ARNG/ANG procedure for interstate transfer.

c. When NGB J3-CD finds no need for the item in other states or CD schools, the CDC or the CD School Director/Commandant, as appropriate, will be given permission to release the item for disposal as excess property IAW applicable directives.

d. Unserviceable equipment may be disposed of as excess property IAW applicable directives without first coordinating with NGB J3-CD.

Chapter 8
Personnel and Administration

8-1. Duty Status
National Guard members may participate in the Counterdrug Support Program in the following paid duty statuses:

a. Full-time National Guard Duty Counterdrug (FTNGD). Orders will cite Title 32 USC § 502(f) as authority. National Guard members in FTNGD status must have Counterdrug Support Program duties as their primary mission. Duties must be IAW the funding citation (MAMSCO) and Type Duty Code (TDC) specified on the orders. See paragraphs 6-4.a for member’s PDS and entitlement to BAH.

b. State Active Duty (SAD). CD personnel may not perform state active duty while on CD orders, even during non-duty hours or while on military leave.
c. IDT/IAD or AT, incidental to training. National Guard personnel may support LEAs and/or other activities in the Counterdrug Support Program in an IDT/IAD/AT status if the performance of that duty is incidental to the training already scheduled. National Guard units may perform their period of AT in support of CD missions which meet the Mission Essential Task List (METL) or readiness requirements of the unit, under authority of Section 1004, NDAA of 1991, as amended by Section 1021, NDAA of 1999. Prior approval of the NGB Chief, Operations, Training and Readiness Directorate (NGB-ARO) or the NGB Director, Operations, Plans and Programs (ANG/XO), is required.

8-2. Utilization of Title 32 AGR Personnel, State Employees, and Civilian Personnel
   a. State employees will be utilized in FTNGDCD status only after confirmation by appropriate state authority that such duty does not violate state law, regulations or policy.
   b. It is DoD policy that no federal or state civilian employees, military technicians, or “personnel service” contract personnel are authorized to perform CD duty pursuant to 32 USC § 112.
   c. Title 32 AGR personnel will be utilized in CD activities only after confirmation by Human Resources Management Office (HRMO) personnel that they are eligible and that such duty does not violate federal law or regulations.

8-3. Counterdrug OCONUS Travel
This paragraph establishes the policy and procedures for temporary duty travel outside the Continental United States (OCONUS) for National Guard personnel. All Counterdrug personnel traveling OCONUS will follow policies and regulations in accordance with DODD 4500.54, AR 55-46 and AR 135-200. The authority to permit the issuance of orders for OCONUS duty lies expressly with NGB-ARO for the Army National Guard and with ANG-A3 for the Air National Guard. Coordination must be made with the NGB J3-CS State Support Division prior to scheduling any OCONUS travel requests. Regional Coordinators will coordinate on each OCONUS travel request to ensure the purpose of the travel meets the definition of an appropriate Counterdrug mission under NGR 500-2. Personnel traveling under Title 32 authority will require a separate Title 10 travel order which will not cause a break in the member’s active duty service. National Guard aircraft will not be used for transportation in lieu of commercial transportation for OCONUS travel requirements. This requirement does not apply to normal operational missions being flown on a regular basis and under other approved agreements.

8-4. Leave
Soldiers and Airmen accrue leave on FTNGDCD status. Leave is managed IAW AR 600-8-10 and AFI 36-3003. The CDC or the CD School Director/Commandant, as appropriate, will manage leave procedures and should encourage CD personnel to use accrued leave during the duration of the tour order.

8-5. End Strength Exemptions
   a. The number of Soldiers and Airmen serving on FTNGDCD tours for the Counterdrug Support Program will not impact allowable end strengths of personnel supporting reserve components. Neither will they count against authorizations outlined in 10 USC § 12012 and 12011.
   b. Soldiers and Airmen serving on FTNGDCD in the Counterdrug Support Program are exempt from end strength reporting and limitations on the number of FTNGDSW days members may perform in a fiscal year under NGR 37-111 and/or ANGI 36-2001.

8-6. Counterdrug Coordinator (CDC) Positions
   a. The NGB J3-CS funds a Title 32 CDC position for each state. States that accept this position must utilize the incumbent as the principal manager and administrator of the state Counterdrug Support Program. The position must be categorized as “authorized” and “required” on the State’s JFHQ TDA.
   b. This position is not included in inventories or quotas for normal full-time support positions (See paragraph 9-5, above). Individuals selected by states must meet normal selection criteria for ARNG/ANG Title 32 AGR status.
   c. CDCs will have supervisory responsibilities over the JNGSAP. Duties and responsibilities will be carried out IAW provisions of AR 600-85, AFI 44-120, and this regulation, as applicable.
   d. State CDCs may be designated as Task Force commanders, with commensurate responsibilities, by the State Adjutant General. All provisions of NGR 500-2/ANGI 10-801 apply in such cases.

8-7. FTNGDCD Tour Order Periods
   a. Personnel serving on FTNGDCD are not subject to the same tour limitations or consecutive years of Active Federal Service (AFS) limitations as soldiers performing FTNGADSW.
(1) The FTNGDCD orders may be published for periods up to three years, but orders that extend into or beyond the next fiscal year must state "subject to the availability of funding" in the orders remarks section.

(2) Follow-on tours are authorized.
   b. Personnel voluntarily released from the AGR Program (32 USC § 502(f) or 10 USC § 12301(d)) may enter FTNGDCD status with no break in service.
   c. Mandatory release from FTNGDCD: Officers, Warrant Officers, and Enlisted personnel may be released from FTNGDCD, upon completion of 20 years AFS. Retention beyond 20 years AFS on FTNGDCD will be based on the needs of the State CD Program as determined by the respective state AG.

8-8. FTNGDCD Special Considerations
   a. Personnel on FTNGDCD may be offered tours that will place them in sanctuary and follow on tours until they attain 20 years of AFS, unless denial of such tour is approved by state AG.
   b. Early release procedures for FTNGDCD.
      (1) Voluntary early release. CD personnel may request early release. Requests will be in writing, will set forth the reasons for the request, and will be forwarded to the CDC or the CD School Director/Commandant for action.
      (2) Involuntary early release. Personnel will be involuntarily released from FTNGDCD for the following reasons:
         (a) The individual’s conduct, degree of efficiency, or manner of performance is seriously deficient.
         (b) Funds available for FTNGDCD tours are curtailed.
         (c) The FTNGDCD programs must be managed to ensure that the Guardsmen’s rank/pay grade is reasonably appropriate for the FTNGDCD task(s) they are performing. The CDC or the CD School Director/Commandant is required to ensure situations detailed below are corrected as they occur. If they are not corrected, these situations constitute grounds for involuntary early release.
            1. If there is a change in mission requirements that results in no further need for, or mal-utilization of, the Soldier's skills/pay grade.
            2. If the Guardsman is promoted or appointed to a higher grade based on his or her traditional National Guard unit assignment, and the Guardsman is no longer grade compatible with the duties performed in the FTNGDCD duty position. A member who is released or not granted a follow-on FTNGDCD under these circumstances will remain eligible to apply for separation pay if he/she has attained eligibility.
            3. If the Soldier is assigned to a position that would cause a “grade inversion” incident where the supervisor is junior in military grade to the supervised.
   c. The FTNGDCD member’s CDC or NGCSP Director/Commandant is required to release Soldiers involuntarily when the incidents in paragraph 8-8c.(2)(a),(b) and/or (c) arise and cannot be corrected. Soldiers will be notified in writing with release date specified. Whenever possible, Guardsmen should receive at least 15 calendar days notification of their release but will be released upon termination date of their tour if that occurs first.
   d. Involuntary early release from FTNGDCD tours pursuant to paragraph 8-8c.(2)(a) will be accomplished using the following procedures.
      (1) Tours of 30 days or less. Involuntary release from tours of 30 days or less is at the discretion of the supervisor or program manager. Affected personnel will be notified in writing with release date specified.
      (2) Tours of 31 days or more. To involuntarily release personnel on FTNGDCD tours exceeding 31 days in duration, the initiating CDC or CD School Director/Commandant will refer the recommendation for involuntary early release to the Guardsman for rebuttal or comment. Specific reasons must be included in the recommendation. The rebuttal or comments must be returned to the initiating supervisor or program manager within 15 calendar days from the date of receipt. Any information added to the recommendation after this time must again be referred to the affected member for rebuttal or comment. The initiating CDC or CD School Director/Commandant will forward the recommendation, together with the rebuttal or comments, through the chain of command or supervision to TAG for final action. If TAG decides to release the Soldier, the Soldier will be released within 30 calendar days of notification of the decision or on the termination date of the tour if that occurs first. A Soldier may submit a request for voluntary early release instead of responding to a recommendation for involuntary early release. A request for voluntary early release will be forwarded through the chain of command or supervision to TAG. If such request is approved by the TAG, then action to involuntarily release the Soldier will cease.
   e. All Soldiers entering FTNGDCD will have a Basic Active Service Date (BASD) established in Retirement Points Accounting Management/Total Army Personnel Data Base (RPAM/TAPDB) for accounting purposes.
8-9. Personnel Screening
   a. Selection of personnel for CD duty (in both paid and unpaid statuses) must include screening which provides reasonable certainty that the member is of good character, well motivated and an appropriate representative of the National Guard in duties subject to high profile scrutiny by LEAs, National Guard senior commanders, news media, and the general public.
   b. National Guard members pending disciplinary action, under civilian court orders or awaiting adjudication, or involved in other potentially negative situations will be carefully screened to ensure that they are not assigned in situations where their legal or personal affairs might reflect unfavorably on the Counterdrug Support Program, the National Guard, or the state.

8-10. Screening of Mission 6 Volunteers in Non-pay Status
The CDC will establish screening procedures for unpaid National Guard volunteers participating in mission 6 activities. It is recommended that this screening, as a minimum, include securing a favorable letter of recommendation from each person's unit commander. Mission 6 participants in a pay status will be screened in the same manner as other paid personnel.

8-11. Early Notice of Special Requirements for Counterdrug Duty
   a. The CDC or the CD School Director/Commandant, as appropriate, will ensure that personnel for Counterdrug Support Program duty are well informed about the unique requirements for CD duty.
   b. The CDC or the CD School Director/Commandant, as appropriate, will provide the members a written information sheet that details prerequisites. Such document should, as a minimum, include unique requirements such as:
      (1) Urinalysis testing is required upon entry on active duty, and personnel are subject to periodic testing while on active duty. These requirements are in addition to testing by units of assignment during IDT/IAD under the JNGSAP.
      (2) Requirement to continue attendance at IDT/IAD and AT while on FTNGDCD.
      (3) Status of funding from year to year.
      (4) Probability of criminal records checks, and/or security screening by LEAs of applicants serving in LEA offices or in positions where they are privy to operational information of LEAs. Applicants will be informed that such inquiries are likely to be completed after entry on duty and that rejection by LEAs could result in their removal from the CD program.
      (5) Standards of Conduct.
         (a) National Guard members participating in the Counterdrug Support Program are required to comply with state laws and with DoD 5500.7-R. They are required to uphold the highest standards of conduct and personal appearance.
         (b) Outside employment, associations and off-duty conduct/activities must be consistent with federal directives on ethics and with state and federal conflict of interest policies. Outside employment will require written approval of CDC according to para 8-25 of this regulation.
   c. The above conditions of service will be clearly stated in announcements and advertisements for CD positions.

8-12. Screening for Duty of 30 or fewer Consecutive Days
   a. Personnel must be eligible for FTNGDCD IAW ARNG or ANG requirements.
   b. Personnel must receive a written recommendation from their unit commander or designated equivalent or higher ranking officer.
   c. ARNG Personnel must meet medical retention standards as set forth in AR 40-501 Chapter 3 and Chapter 10.
   d. ANG personnel must meet the medical retention standards as set forth in AFI 48-123 Chapter 3 and Attachments 2, 9, and 19.
   e. All applicants must undergo favorable drug testing upon entry on FTNGDCD. However, for periods of 30 days or less only, the CDC or the CD School Director/Commandant, as appropriate, has discretionary authority to waive the urinalysis requirement.
   f. The CDC or the CD School Director/Commandant, as appropriate, may delegate execution of the screening process to organization/major command headquarters (ARNG) or to base/organization/unit commanders (ANG), when large numbers are involved or when it is justified by time considerations.
8-13. Screening for Duty of 31 or More Days
   a. Meet all requirements of paragraph 8-12.a.-e.
      (1) ARNG/ANG personnel who serve on CD duty for 31 or more consecutive days are subject thereafter to retention standards of AR 40-501 or AFI 48-123 while they remain on duty.
      (2) National Guard members are subject to unannounced drug testing while on duty in the Counterdrug Support Program. The CDC or the CD School Director/Commandant, as appropriate, will ensure that personnel on extended orders are tested at least annually. This is in addition to testing by units of assignment under the JNGSAP during IDT/IAD.
      (3) All applicants ordered to duty of 31 or more consecutive days will be given drug testing upon entry on Title 32 duty.
         (a) If unfavorable test results are received, orders will be terminated immediately.
         (b) Favorable JNGSAP test results may be substituted for testing scheduled specifically to qualify for CD duty, providing the test was conducted within 30 days before entry on duty.
         (c) Applicants for reentry will be tested IAW paragraph 8-12.e. These requirements will be adhered to when Soldiers and Airmen are REFRAID from war or contingency operations. In addition to the requirements listed above, the CDC may review the Soldier or Airmen’s DD Form 2796 (Post-Deployment Health Assessment) prior to rehire.
   b. Favorable interview by the CDC, the CD School Director/Commandant, or representative.
   c. Favorable Entrance National Agency Check/National Agency Check (ENTNAC/NAC) within past 10 years (security clearance is not required).
   d. Favorable investigation/security check by LEA (if required by the specific LEA concerned).

8-14. Conditional Duty
   a. When delays in medical screening of applicants for duty of 31 or more consecutive days occur, the CDC or the CD School Director/Commandant, as appropriate, may permit applicants to serve under orders for 30 or fewer consecutive days until medical qualifications for the intended longer duty are confirmed. If medical qualifications are not received by the end of the 30 day orders, the applicant must have a 31 day break before any new order may be issued. Upon confirmation of medical qualifications, and if the applicant fully qualifies under personnel screening requirements, orders for the desired period may be issued.
   b. Authorization of short-term orders under paragraph 8-14.a., is at the discretion of the CDC or the CD School Director/Commandant, as appropriate. The CDC or the CD School Director/Commandant, as appropriate, should give first consideration to the interests of the Counterdrug Support Program and the National Guard when considering this option.

8-15. Procedures for Personnel Screening
   a. The CDC or the CD school staff, as appropriate, will coordinate with commanders, records custodians, and state security managers to review records and determine that the member is eligible for FTNGDCD IAW normal ARNG/ANG standards and if any of the considerations noted in paragraph 8-9. Commander’s written recommendation will be secured in a safe or protected place due to its potential sensitivity. The CDC, the CD School Director/Commandant, as appropriate, or an authorized representative, will conduct a personal interview. State security managers (ARNG and ANG) will verify ENTNAC/NAC status of applicants.
   b. When duty positions are advertised competitively by the state Human Resources Office (HRO), the CDC or the CD school staff, as appropriate, will coordinate closely with HRO to ensure that program requirements are correctly advertised and that all the screening requirements of this chapter are met.
   c. Successful completion of personnel and medical screening may be considered qualification for reentry to CD duty for one year if a break in duty is less than 30 days. The CDC or the CD School Director/Commandant, as appropriate, may, however, require a complete screening. ANG members must meet worldwide duty standards as outlined in AFI 48-123, Attachment 9.

8-16. Special Considerations Regarding ENTNAC, NAC, and LEA Investigations
   a. State ARNG/ANG security managers will verify that applicants have had a favorable ENTNAC or NAC in the last 15 years (security clearance is not required). The CDC or the CD School Director/Commandant, as appropriate, will appoint a security manager for the state CD program to assist with personnel and physical security.
   b. The CDC or the CD School Director/Commandant will ensure a Police Records Check is submitted on each applicant before his or her receiving orders for duty.
c. CDC staff or the CD school staff, as appropriate, not assigned to LEAs but privy to sensitive LEA operational information (for example, CDC administrative or operations personnel who review requests for support or maintain operations files) may be subject to the same security requirements. As in paragraph 8-15., this is a determination to be made by LEAs and/or the CDC or the CD School Director/Commandant, as appropriate.

d. When LEAs require investigation of supporting Guard members, the CDC or the CD School Director/Commandant, as appropriate, will refer applicants to the LEAs, who will be responsible for the entire process, including privacy act statements. The CDC staff or the CD school staff, as appropriate, and state full-time support personnel will not participate in the process, with the exception of National Guard members assigned to LEA support whose normal duties include participating in such inquiries.

e. When an LEA determines that a military security clearance meets their security requirements, the CDC staff or the CD school staff, as appropriate, may confirm existing security status with the help of the state level ARNG or ANG Security Managers, but any new inquiries must be made by LEAs IAW their own legal authority.

f. Applicants not acceptable to LEAs may be rejected from the program or relieved from duty.

8-17. Medical Waivers

Medical waivers for ARNG personnel will be executed IAW with AR 40-501. ANG medical waivers will be IAW AFI 48-123.

8-18. Retaining a Record of the Screening Process

The CDC staff or the CD school staff, as appropriate, will record names/ranks/titles/dates of personnel verifying applicant's qualifications (applicants for duty of 31 or more consecutive days only) on a checklist and retain it for the duration of the member's CD service plus one year. All applicants must meet all regulatory requirements and a semi-annual review of records will be conducted to verify regulatory requirements are met. At the discretion of the CDC or the CD School Director/Commandant, as appropriate, a checklist confirming successful screening can be used as authority for reentry on CD duty after a break not to exceed 30 days, with the exception that drug testing will be IAW paragraph 8-12. The checklist will include:

a. Applicant's rank, name, and Social Security Number (SSN).

b. Unit of assignment, indicating ARNG or ANG as applicable.

c. Rank and name of unit commander recommending individual, and date recommended.

d. Date of interview; rank, name and title of interviewer.

e. Rank, name, and title of individual reviewing personnel records and date review conducted.

f. Rank, name, and title of individual confirming ENTNAC/NAC status, and date status confirmed.

g. Date urinalysis conducted; date results confirmed; rank, name and title of individuals confirming results.

h. Annual review of Soldiers Periodic Health Assessment (PHA) and Medical Protection System (MEDPROS) printout and Airmen Preventive Health Assessment and Individual Medical Readiness (PIMR) printout.

i. Waiver information, if applicable (date waiver granted, name of NGB staff element granting waiver).

j. Reasons for rejection of an applicant if applicable (enclose related correspondence, explanatory Memorandum for Record or other documentation). In such cases, the checklist will be retained for two years after the close of the fiscal year in which rejection occurred.

k. All personnel on duty in the CD program must meet the requirements of AR 350-15 and AR 600-9 or AFI 10-248. The CDC staff or the CD schools staff, as appropriate, will maintain a record of the date and score of the last two tests on record to verify personnel are in compliance with regulatory requirements.

l. Personnel on duty in the CD program will be terminated from the program if they do not meet regulatory requirements. Termination procedures will be IAW the appropriate regulation that disqualifies them for duty.

8-19. Personnel and Health Records

a. The CDC’s or school’s staff will coordinate with health records/personnel records custodians to determine if other documents generated in the selection process, such as medical waivers correspondence and supporting documents, should be placed in official records.

b. Documents containing sensitive personal or medical information, such as medical histories, examinations and related documents, will not be retained once the screening process is complete.

c. As an exception to b., above, counterdrug staff will retain any documents, however personal in nature, if they are necessary to explain or justify rejection of an applicant or relief from duty for cause, when the probability exists that they would otherwise not be available in response to future inquiries by higher headquarters. Retain such documents for two years after close of the fiscal year in which rejection or relief from duty occurred.

8-20. Injury in Line of Duty
NGR 500-2/ANGI 10-801 29 August 2008

a. National Guard members on CD orders who are injured in the line of duty are entitled to benefits under 10 USC § 1074(a) during the period of their active duty. The CDC or the CD School Director/Commandant, as appropriate, will ensure a line of duty status is determined for all personnel who become ill or who are injured while on any form of CD duty.

b. Members on tours for over 30 days may be extended on active duty, with their consent, for medical treatment of a disability. Members on tours of 30 days or less may be extended when it is determined that the member is being treated for (or recovering from) an injury, illness or disease incurred or aggravated in the line of duty.

(1) Transition Assistance Management Program (TAMP) Benefits. ANG members who have performed active duty in support of Counterdrug operations, regardless of the length of time served are not eligible for TAMP benefits. However, members who have been processed for a medical evaluation board in accordance with AFI 48-123, and are found no longer fit for continued service, may be eligible for TAMP.

(2) Active Duty Medical Extension (ADME) Benefits. The ADME program is a voluntary program available to Reserve Component (RC) Soldiers who incur an injury or aggravate a previous injury or disease in the line of duty while performing duty in a non-mobilization active duty or IDT status. ADME applies when it is determined the Soldier is unable to perform normal military duties in their MOS/Area of Concentration (AOC) within the confines of a temporary profile given by a military medical authority.

(a) RC Soldiers who require more detailed medical evaluation, treatment, and possible entry into the Disability Evaluation System (DES) are placed on active duty with their consent pending resolution of their medical condition and/or processing through the Medical Evaluation Board (MEB) Physical Evaluation Board (PEB) process.

(b) If it is determined that the Soldier’s treatment or medical evaluation board process will extend beyond 30 days, the soldier has two options:

1. Sign a release statement (ADME Declination Letter) stating that the Soldier declines ADME to receive medical care. The Soldier is entitled to medical care at an Army Medical Treatment Facility (MTF), on a space available basis, for medical treatment associated with their approved line of duty illness or injury, or a Department of Veterans Affairs treatment facility with a copy of a DA 2173 (Statement of Medical Examination and Duty Status)/DA 261 (Report of Investigation Line of Duty and Misconduct Status) and/or member’s DD 214. If eligible, Soldiers may decline entering the ADME program and apply for incapacitation pay through their unit. Soldiers cannot participate in the ADME program and concurrently receive incapacitation pay.

2. Consent to remain or be placed on active duty. Soldiers who elect to apply to the ADME program and are found eligible, will receive orders “assigning” the Soldier to the Army MTF Medical Holding Unit (MHU) appropriate to provide medical care for the Soldier’s condition. If medical care and/or DES process are not delayed, the command and control element of the MTF MHU has the authority to authorize endorsement or orders (IAW AR 600-8-105 (Military Orders)) for the Soldier to perform “duty at” either a unit on the installation or a unit close to the Soldier’s home. The Soldier’s command and control element will ensure the Soldier immediately enters the DES and initiate a MEB once an Army physician determines the Soldier has been identified with a medical condition listed in AR 40-501, Chapter 3.

(c) Soldiers must be counseled by an individual in his or her chain of command familiar with the ADME and Incapacitation (Incap) Pay programs. A Reserve Component (RC) teaching tool is available at the Army G-1 website: http://www.armyg1.army.mil/MilitaryPersonnel/policy.asp

8-21. Report of Separation from Active Duty (DD Form 214)
DD Form 214 will be issued to personnel performing qualifying CD duties IAW DoDI 1336.1 for duty of 90 consecutive days or greater. A DD Form 220 will be issued on release from FTNGD of less than 90 days.

8-22. Personnel Evaluations
a. The job performance of each member of the Counterdrug Program will be evaluated at least annually. Members will be counseled on the results of their evaluation. Evaluations will be made available to personnel on the official rating chain at their unit of assignment.

b. Soldiers/Airmen on CD duty will in many instances spend more duty days in that status than in normal drill, AT or training status, and should receive proper recognition for their contributions. The CDC or the CD School Director/Commandant, as appropriate, will coordinate with state level ARNG and ANG personnel staff to ensure compliance with applicable regulations/instructions.

8-23. Records Identifying Individuals by Name and SSN
a. The CDC staff or the NGCSP staff, as appropriate, will retain documents identifying individuals by name and social security number (SSN) only as necessary to perform CD missions and protect the interests of Soldiers and Airmen.

b. When it is necessary to acquire, receive or forward personal, confidential or sensitive documents, or any documents identifying members by name and social security number, they will be retained only as long as necessary. Documents will be forwarded to records custodians or to individuals concerned, as appropriate.

The CDC, or the NGCSP Director/Commandant, as appropriate, will periodically request a review by state ARNG and ANG staff, to ensure that internal procedures comply with The Privacy Act of 1974 (implemented by AR 340-21 and AFI 33-332 and the Freedom of Information Act (FOIA) (implemented by AR 25-55 and DoD 5400.7-R, AFSUP1).

8-25. Outside Employment While on Counterdrug Orders
Individuals on 32 USC § 112 CD orders may engage in outside employment during non-duty hours with the prior written approval of the CDC or the CD School Director/Commandant.

Chapter 9
Records and Reports

9-1. Counterdrug Management Information System (CMIS)
The primary management control for the National Guard Counterdrug Program and the NGCSP will be CMIS.

a. This software is an automated information management system to facilitate CD operations performed by the Army and Air National Guard. This efficient, on-line, fully interactive system supports the planning, budgeting, execution and evaluation phases of the State National Guard Counterdrug Program including the National Guard Counterdrug Schools Program.

b. CMIS contains an internal review and control capability to determine the National Guard’s program effectiveness in both quality and quantity. CMIS also assists in strategic planning trend analysis and supports measures of effectiveness for reporting requirements of the Government Performance Results Act (GPRA).

c. Data transmitted to the Counterdrug Office (NGB J3-CD) is maintained on a central database accessible by the states or schools on the CMIS website https://www.cdcmis.net/getUser.do. There are multiple access levels authorized for end users at a state or school level. The state or school CMIS Administrator controls access for all state users. The CMIS Program Manager at National Guard Bureau (NGB) controls the state or school’s CMIS Administrator access.

d. States or schools have the option to locally maintain a database of their state or school data. This is done by logging into CMIS and building a database and then saving the file to their local computer. States or schools may manipulate local CMIS data to create required reports not readily available within CMIS as “canned” reports.

e. CMIS policy and procedures will be updated at the beginning of each fiscal year by issuance of a memorandum or email to announce new data entry requirements. The memorandum will then be incorporated into a new version of the CMIS User’s Guide/Handbook so that this handbook will become the sole guidance for proper data entry. A new version of the Handbook will reflect any mandatory reporting changes that may have occurred for the new fiscal year and will be identified in some unique manner to a visual notice of change.

9-2. CMIS Data Input

a. The state CMIS Administrator is responsible for ensuring that data is entered in a timely manner. Data must be entered at least weekly, daily would be optimum. Each user that will input data must have their own user identification and password to protect the integrity of the data. Refer to Section 1 of the CMIS handbook for access levels. The CDC or the NGCSP Director/Commandant should have an access level of one, for state or school read only. The reason for this level of status is that the CDC or the NGCSP Director/Commandant will not be entering data but can view all screens and data, and generate reports.

b. Quality data versus Quantity. The quality of mission data is more important than how many missions a state or school can generate in CMIS. States or schools must follow the data input rule of “one original request equals one mission.” How this can be accomplished is to establish year long letters of requests from lead agencies for both supply and community outreach support. This rule ensures the integrity of data will be accurate, by continuous data entry to one mission. It will also reduce input time.

41
9-3. CMIS Training
   a. Basic CMIS User Training consists of step-by-step, screen-by-screen instruction for individuals who are new to the CD program. It gives them the opportunity to get an understanding of the software. It is also serves as refresher training. Basic User Training will take place once each quarter. There are two seats allocated for each state.
   b. Administrator Training helps states and schools control and use their data more to their advantage. Newly appointed Administrators or basic users who want more experience using the CMIS software should attend. It teaches the individual how to query state or school data once in the Access format. During class, state and school personnel receive a detailed checklist with steps on how to review their state’s data for accuracy and how to identify errors in data entry. The frequency of training attendance of state and school CMIS administrators is determined by the states.

9-4. CMIS Data Evaluation
State data will be evaluated during the CPE process. The data review will be from the last date of the CPE. Data integrity must be checked for each fiscal year to make sure the appropriate data was entered and that the accuracy of the data is verified.

9-5. Organization Files
   b. Organization files will be maintained by CD personnel in a central location to the maximum extent possible. Such files will be maintained IAW this regulation/instruction and will be periodically integrated into historical files of the Counterdrug Support Program.
   c. Electronic Records. Army records, regardless of medium, must follow the disposition instructions identified in ARIMS RRS-A (Records Retention Schedule – Army) and comply with the security requirements of AR 380-19. Any electronic information generated, contained, or created through an information system or other automation source must be preserved according to those instructions. Please review AR 25-400-2, Chapter 3 for maintenance of electronic record keeping.

9-6. Counterdrug Support Program Operations Files
   a. The CDC or the CD School Director/Commandant, as appropriate, will ensure that a file is established for every operation conducted, in all mission categories. Files will be closed at the end of the fiscal year. New files will be initiated at the start of the fiscal year for operations continued from the previous fiscal year. Files shall be maintained IAW para 2-1i of this regulation.
   b. Separate files will be prepared for each agency or organization supported. When a given agency/organization is supported in different locations, a file will be maintained for each location. The CDC or the CD School Director/Commandant, as appropriate, may at his/her discretion make exception to this rule, providing that files clearly indicate what dates, names, and other significant data apply to what location.
   c. Aviation, Drug Demand Reduction (DDR) and/or SA operations files may be maintained separately when the activity’s operation is not co-located with the CDC’s office.
   d. CD School operations files will be maintained at the school IAW paragraph 9-5 above.

9-7. Contents of Operations Files
The intent of operations files is to create and maintain an audit trail and clear history of operations and significant incidents in order to reinforce memory, inform internal staff, and contribute to lessons learned and future planning.
   a. At a minimum, operations files will include the following documents:
      (1) The LEA or CBO request which initiated the operation. When continuous support operations are renewed from year to year with the same agency, a request for continuation will be secured annually, before the start of the new fiscal year.
      (2) DA Form 7566 (Composite Risk Management Worksheet). An annual risk assessment is sufficient for operations that continue year round in one location with relatively stable routines. When circumstances change and new risk factors are present, new assessments will be prepared.
      (3) If the mission involved flight operations, photocopies of the DA Form 2408-12 (Army Aviator’s Flight Record) and/or AFTO Form 781, Aircrrew/Mission Flight Data Document, and mission briefings will be included.
      (4) An Operations Plan (OPLAN), Operations Order (OPORD) or SOP outlining the nature of the operation. The essential requirement is that an outside party, unfamiliar with the operation, would be able to understand the
nature of the operation. For instance, daily routine duty in an LEA office should be distinguishable from a remote field operation; continuous year round support should be distinguishable from short term or intermittent support.

5. After Action Report/Review (AAR) or CMIS generated AAR
   a. The following items will be included where applicable, at the discretion of the CDC:
      (1) Copies of reports and news media articles pertaining to arrests and seizures associated with the operation.
      (2) Copies of initial reports of major accidents or injuries, or reports of serious incidents or immediate action situations.
      (3) Cross-references to appropriate accident reports, when major accidents, injuries or property loss occurs.
      (4) SOPs, checklists, evaluations, job descriptions, etc., developed for particular operations, situations, locations or agencies and which may be useful for future reference.
      (5) Mission 6 files, in order to indicate the nature of operations, participants, purposes, etc., may include letters, memos, announcements, letters of instruction (LOIs), or other materials not normally found in supply reduction operations files.
      (6) Copies of orders of individuals serving in the operation. When volunteers not on orders perform mission 6 operations, a listing by name and rank will suffice.
   b. Files should not include operation-specific information that LEAs may consider confidential or sensitive, unless the information is necessary for protecting the interests of the National Guard.

9-8. Retention Periods for Counterdrug Records

a. Generally, records on hand will include those of the current fiscal year and the two immediate previous fiscal years. In the event this guideline conflicts with other USA/USAF/ARNG/ANG regulations/instructions, the other directives will take precedence, except that documents which may bear upon legal action under the Federal Tort Claims Act (FTCA) must be retained for at least two years subsequent to the incidents concerned.

b. Files should not include operational-specific information, which LEAs may consider confidential or sensitive, unless the information is necessary for protecting the interests of the National Guard.

c. Documents generated by the applicant screening process will be retained IAW Chapter 8 of this regulation/instruction.

Chapter 10
Joint National Guard Substance Abuse Program (JNGSAP)

10-1. General

a. National Guard Substance Abuse Program management is covered in AR 600-85 and AFI 44-120.

b. Members of the National Guard who test positive, or who have tested positive, for illegal drug use are barred from CD duty of any type unless the case is dismissed based upon:
   (1) Written opinion from a military Medical Review Officer (MRO) stating that the drug use was legitimate; or
   (2) Finding by the Adjutant General there was substantial error in the selection, collection, processing or testing process.

c. National Guard members currently on CD orders, who have tested positive for illegal drug use and are not covered by 10-1.b. (1) or (2), will have their orders revoked no later than 30 days after effective date of this regulation.

d. The Army and Air National Guard conduct the Drug Testing Program IAW AR 600-85 and AFI 44-120. These regulations/instructions refer to these programs collectively as the JNGSAP. These regulations/instructions do not apply to military technician assistance programs established pursuant to Technician Personnel Regulations.

e. The Prevention Treatment & Outreach (PT&O) program will provide prevention education and treatment resources to military members. It will also provide outreach and community resources to military families.

10-2. Responsibilities

a. The Chief, NGB J3-CD, is the National Guard Bureau program manager for the JNGSAP. The NGB J3-CD point of contact for state personnel is the Chief, Substance Abuse Program section (NGB-J3-CDO-SA).

b. Adjutants General will establish a Joint National Guard Substance Abuse Program that will be co-located at the state HQ level and designate a state program manager for the JNGSAP. Designations must not conflict with requirements of AR 600-85 and AFI 44-120.

c. Adjutants General or designee will appoint a State Substance Abuse Program, Prevention Coordinator (PC) to oversee the PT&O program for National Guard members and their family. The PCs will be trained as directed by NGB-J3-CDO-SA section Chief.
10-3. Annual Plans and Budgets
   a. Plans and budget requests must be submitted as directed by the Joint Substance Abuse Officer (JSAPO) IAW guidance from the NGB-J3-CDO-SA section Chief.
   b. Plans/requests for SA programs are not part of the Governor's State Plan for the Counterdrug Support Program.

10-4. Funding for Substance Abuse Program
   a. Funding for SA programs is issued to the states within the Counterdrug Support Program budget. These funds are fenced within that budget, and may be utilized only for the JNGSAP, as indicated in fund citations.
   b. JNGSAP:
      (1) JNGSAP Operations and Maintenance (O&M) funds are used to purchase supplies to support the collection and shipment of urine specimens to the toxicology laboratory designated by NGB-J3-CDO-SA section Chief.
      (2) The cost of Commander’s Drug Testing Report is borne by NGB. The state JAG or the Substance Abuse Program Coordinator will submit requests for the Commander’s Drug Testing Report to the appropriate toxicology laboratory. The Commander’s Drug Testing Report must be ordered by a state JAG or JSAPC/JSAPO. These same procedures will be utilized for payment of expert witnesses and telephone consultation fees for drug boards, after coordination and approval from NGB-J3-CDO-SA section Chief.
      (3) JNGSAP Pay and Allowance (P&A) funds are used for training personnel to conduct drug urinalysis collection, and for administrative support of the JNGSAP.
   c. Personnel on orders for the SA program are subject to all the provisions of this regulation/instruction. Funding, entitlements, and other fiscal information may be found in Chapter 6 of this regulation/instruction.
   d. Funding for the PT&O program will be fenced within the SA budget and separate from the testing budget. The PT&O funding is to be used strictly for supporting drug abuse prevention and/or educational message for service members and their families.

10-5. Drug Urinalysis Collection
National Guard personnel performing drug urinalysis collection procedures will receive training as directed by the NGB-J3-CDO-SA section, IAW AR 600-85 and AFI 44-120. State level responsibilities for training in these procedures are as follows:
   a. JNGSAP coordinators/officers must be trained as JSAPC/JSAPO, as directed by Chief, NGB-J3-CDO-SA.
   b. The JNGSAP coordinator will conduct further training of ANG and ARNG personnel as necessary to implement a decentralized drug testing program. (See Glossary, Terms)

10-6. Records and Reports
   a. Records and reports will be prepared and submitted IAW AR 600-85 and AFI 44-120 supplemented by periodic instructions from NGB-J3-CDO-SA.
   b. Substance abuse program details are to be reported in CMIS IAW instructions found in Section 3E of the CMIS Handbook.

Chapter 11
National Guard Counterdrug School Program

11-1. General
   a. Authority to Operate. Under such regulations as the SECDEF may prescribe, the CNGB may establish and operate or provide financial assistance to the states to establish and operate schools (to be known generally as "National Guard Counterdrug Schools Program") by the National Guard.
   b. National Guard Counterdrug Schools Program (NGCSP) Role. All courses administered by the CD schools using CD funds must have a CD or CNT nexus. Courses must have a bond, link, or direct correlation to the actual business of interdicting, identifying, seizing, or stopping drug trafficking and substance abuse. The CD schools conduct training in drug interdiction, CD activities, and drug demand reduction activities to the personnel of the following:
      (1) Federal agencies.
      (2) State and local law enforcement agencies.
      (3) Community-based organizations.
      (4) Other state and local governments, private entities, and organizations.
c. Counterdrug Schools Specified. The CD schools are as follows:
   (1) The Midwest Counterdrug Training Center (MCTC).
   (2) The Multi-Jurisdictional Counterdrug Task Force Training (MCTFT).
   (3) The Northeast Counterdrug Training Center (NCTC).
   (4) The Regional Counterdrug Training Academy (RCTA).
   (5) The Western Region Counterdrug Training (WRCT).
   (6) Such other CD schools as may be designated by the U.S. Congress.

d. Standardized Training. Training programs will be standardized IAW this regulation/instruction for the
   improvement of training and recognition of professional excellence. It is understood that while format will be
   standardized, content may vary due to regional issues and requirements.

e. Master Cooperative Agreements. All civilian state employees will be managed through master cooperative
   agreements with the applicable state.

11-2. Mission
The NGCSP is established to provide members of LEAs, CBOs, education, government, and military personnel
with no-cost training to support and enhance their capabilities to remove illegal drugs from our streets and to
educate our communities in the latest prevention techniques and to support and enhance training in areas related to
narcoterrorism.

11-3. Charter and By-laws
A charter will be established for each CD school. The content of the charter will include at a minimum:
   a. Purpose.
   b. Mission.
   c. Organizational structure.
   d. The establishment of a Board of Directors/Representatives.

11-4. Annual School Training Plan
   a. Each CD school will submit for review an annual School Training Plan to the NGB, ATTN: NGB J3-CD,
      Training Branch. The plan will be approved and signed by the CD School Director/Commandant.
   b. The school plan must include approval by the Adjutant General.
   c. It is recommended that the plan include a certification from a senior law enforcement official that the
      missions/activities in the plan are consistent with, and not prohibited by state law.
   d. Plans will be published IAW instructions published each year by the Counterdrug Training Branch.
   e. Each CD school Director/Commandant is responsible for the submission of the plan.

11-5. Additional Responsibilities
   a. NGB J3-CD Responsibilities. NGB J3-CD will provide a single Training Officer that will coordinate with
      each CD School Director/Commandant or the CD school military liaison. The Training Officer will attend all
      scheduled meetings and provide interface with the Counterdrug Training Advisory Council (CTAC).
   b. Board of Directors/Representatives. Each CD school will operate under the advisory guidance of an
      established Board of Directors/Representatives. Each CD school will set forth in its by-laws the specific structure
      and role of the individual CD school board.
   c. Schools. Each CD school shall have sole responsibility in the following areas:
      (1) Execute training programs.
      (2) Oversee instruction.
      (3) Develop the needs assessment.
      (4) Maintain currency of instruction.
      (5) Ensure student, staff, and instructor safety.
      (6) Supervise all staff personnel.
      (7) Market programs within their defined region.
      (8) Provide administrative support.
      (9) Acquire and account for equipment.
      (10) Review courses.
      (11) Ensure instructor qualifications.
      (12) Manage budget.
      (13) Develop courses.
      (14) Review training.
(15) Develop policies and procedures.

11-6. Training

a. Institutional Training. Each CD school will present training as designed or approved IAW the individual CD school charter. All CD schools will establish and disseminate student registration requirements, mode of registration and notification of acceptance procedures to potential students. Each CD school will manage student training and contract instructors by the following means:

   (1) School staff and faculties will supervise and support instructors and students and ensure commitment to training and educating each student. Each CD school staff will ensure facilities are provided to accommodate training requirements.

   (2) Trained, qualified, and experienced instructors will conduct and supervise student training. Trainer-to-student ratios will be sufficient to ensure student control, safety, and supervision, as well as to facilitate teaching, coaching, and mentoring individual students.

   (3) Instructors will provide students with accurate student performance measurements such as tests, exercises, and/or performance evaluations.

   (4) All course content must meet the approval of the Board of Directors/Representatives.

   (5) The Board of Directors/Representatives or the Director of Training will ensure there are periodic instructor and/or facilitator assessments.

b. Instructional Products. Each CD school will use traditional classroom presentation, distributive training technology products (i.e., web-based training, video teleconferencing, CD-ROM, satellite television broadcast), or such other technologies as they become available.

c. Training Aids. Each CD school is supported with training material from several origins. These origins include, but are not limited to:

   (1) Instructor provided power point presentations, handouts, demonstration weapons, etc.

   (2) Standard training aids (charts, projectors, audio/video equipment, VTC).

   (3) Specially developed training aids (artificial/simulated drugs, hidden compartment vehicles, Law Enforcement Television Network).

   (4) Facilities (Military Operations in Urban Terrain (MOUT) village, raid house, specialty classrooms).

   (5) Certified training aids (live or real illicit drugs and paraphernalia).

   (6) Learning resource center or library.

   (7) National Guard assets.

   (8) Assets of other local, state, and federal agencies.

d. Student Performance Measurement Procedures. To ensure each course meets its goals and objectives, instruction and performance measurement must be based on the identified course core competencies. Practical exercises can be used.

   (1) The lead instructor/coordinator is responsible for the development of all performance measurement material and procedures.

   (2) As a minimum each course of instruction will contain a pre-test, as applicable and a post-test to measure the net effects of the course of instruction. Courses designed specifically as informational presentations do not require the administration of student performance measurement procedures.

   (3) All hands-on or practical exercise components will have a rating value assigned by the instructor to measure effectiveness and student performance.

e. Attendance Policy

   (1) Each course will have an attendance roster, which will be maintained with the course file.

   (2) Students are required to attend and participate in scheduled instruction, to include practical exercise, classroom instruction, testing procedures and opening and closing exercises.

   (3) Waiver authority will not drop below the CD School Director/Commandant for variances to the stated attendance policy.

f. Maintenance of Training Records

   (1) Training support records will be maintained at each CD school site as required by that school and the NGB J3-CD.

   (2) At a minimum, each NGCSP will maintain the following records:

      (a) Lesson plans for each class.

      (b) Lesson outlines.

      (c) Copies of all hand-outs.

      (d) Attendance roster.

      (e) Student performance records.
(f) Certification of course completion.
(g) Applicable risk assessments.
(h) Miscellaneous course documentation (i.e. accident reports, etc.).
(i) Course administrative data (names, date of instruction, etc.).
(j) Evaluations.
(k) Instructor biographies and qualifications.
(l) Course description and requirements.
(m) All counseling statements.
(n) Dismissal/release records.
(o) After Action Reports (AARs).

(3) Training records will be maintained on site for the current and the previous year.

(g) Resources

(1) Each CD school is responsible for obtaining all resources associated with conducting a course of instruction. Inter-service agreements (ISA) and MOAs/MOUs will be established to facilitate the use of equipment or facilities.

(2) When equipment to support training is insufficient for all students or teams to perform tasks or practical exercises to standard, the following considerations apply:

(a) If equipment non-availability outweighs the benefit of training, training will not be conducted.
(b) Each CD Director/Commandant must approve an exception to policy/waiver before the start of scheduled training.

(3) All paid, non-military instructors will be required to execute appropriate funding documents IAW federal, state, and/or local contract requirements.

(4) Each CD school will conduct an ongoing needs assessment to determine the current year’s training requirements.

(h) Training Programs Development. Each CD school will incorporate a training management cycle for use in developing training programs. The process shall identify the CD school’s missions, establish mission priorities, consider needs assessment, preparation of a long-term strategic plan, preparation of a short-term plan, preparation of a current plan, execution of training, evaluation of training, and assessing training.

(i) Curriculum Design. Curriculum development should be based on the CD school’s mission, legally mandated requirements, client needs and anticipated needs, as well as continuous self-evaluation.

(j) Accreditation. External accreditation of all schools is authorized by NGB J3-CD. These external accreditations may include, but are not limited to obtaining college level credits for courses of instruction, external accreditation of the organization and facilities, and Police Officer Standards of Training (POST) for all courses executed.

11-7. Funding, Entitlements, and Other Fiscal Information

Personnel on orders for the NGCSP are subject to all provisions of this regulation/instruction. Funding, entitlements, and other fiscal information may be found in Chapter 3 of this regulation/instruction.

11-8. Student Training

a. Selection. Each CD school will establish standards for student selection based on professional guidance and tailored to specific course requirements identified in the Course Management Plan (CMP).

b. Student Orientation.

(1) Students will be informed when and where to report, what to bring, and other course requirements.

(2) Each course will include a student orientation to the course, facilities, and equipment to provide a safe, comfortable and efficient environment. The orientation will include:

(a) Course scope and prerequisites (goals and objectives).
(b) Billeting, mess and support information.
(c) Clothing, equipment, documents, other items required for course attendance, and information concerning prohibited items.
(d) Post and local community information, including appropriate telephone numbers.
(e) Conduct requirement.
(f) Controlled or prohibited conduct.
(g) Supervision.
(h) Emergency procedures.
(i) Training schedule.
(j) Testing or evaluation systems.
c. Student Evaluations
   (1) The students will complete evaluations after each iteration of a training program or course of instruction. Evaluations will address content, instructors, and facilities.
   (2) The CD School Director/Commandant, as well as NGB J3-CD, will use the results of student evaluations in its review of appropriate courses.

d. Student Release. Each CD school will address procedures regarding student denial of enrollment, withdrawal from courses, and/or student releases. In the event of a student release from a CD school, the CD School Director/Commandant will provide written notice to the student’s agency head.

e. Course Completion Requirements
   (1) The CD School Director/Commandant is responsible for ensuring all students who successfully complete the course of instruction receive a certificate of completion and that a record of it is maintained with the training file.
   (2) All students will meet course measurement standards as determined by the CD Board of Directors/Representatives, Director of Training, or someone other than the course primary instructor for successful completion of that course of instruction.
   (3) Attendance IAW paragraph 12-6e of this regulation/instruction.

f. Student Recognition/Certificate
   (1) Certificates containing complete course title will be issued to all students upon successful completion of courses.
   (2) Certificates will include the student’s full name, course or phase, hours of instruction and beginning and completion dates of the course.
   (3) A signature certifying course completion will be affixed to each certificate.
   (4) Documentation to support college credits, in-service training and continuing education requirements, when applicable, will be provided to students.
Appendix A
References

Section I
Required Publications
This section contains no entries

Section II
Related References

AFI 10-206
Operational Reporting

AFI 11-2C-26V2
C-26 Aircrew Training

AFI 14-104
Conduct of Intelligence Activities

AFI 14-201
Intelligence Production and Applications

AFI 31-101V1
The Air Force Physical Security Program

AFI 33-211
Communications Security (COMSEC) User Requirements

AFI 33-322
Records Management Program

AFI 33-332
Air Force Privacy Act Program

AFI 35-101
Public Affairs Policies and Procedures

AFI 36-3003
Military Leave Program

AFI 37-138
Records Disposition Procedures and Responsibility

AFI 40-501
Air Force Fitness Program

AFI 40-502
The Weight and Body Fat Management Program

AFI 44-120
Drug Abuse Testing Program

AFI 44-121
Alcohol and Drug Abuse Prevention and Treatment (ADAPT) Program
AFI 48-123
Medical Examinations and Standards

AFI 51-301
Civil Litigation

AFI 65-103
Temporary Duty Orders

AFI 65-107
Nonappropriated Funds Financial Management Oversight Responsibilities

AFI 65-201
Management Control

AFI 65-601
Budget Guidance and Procedures

AFI 65-602
Formal Training Course Cost Report

AFI 65-603
Official Representation Funds-Guidance and Procedures

AFI 65-608
Anti-deficiency Act Violations

AFI 91-202
The US Air Force Mishap Prevention Program

AFI 91-202/ ANGSUP 1
US Air Force Mishap Prevention Program

AFI 91-204/ ANGSUP 1
Safety Investigations and Reports

AFI 91-213
Operational Risk Management (ORM) Program

AFI 91-301/ ANGSUP 1
Air Force Occupational and Environmental Safety, Fire Prevention and Health (AFOSH) Program

AFMAN 10-206
Operational Reporting

AFMAN 23-110

AFMAN 36-2227
V 1, Combat Arms Training Programs, Individual Use Weapons
V 2, Combat Arms Training Programs, Crew Served Weapons

AFMAN 65-604
Appropriation Symbols and Budget Codes (Fiscal Year XXXX)

AFPD 36-27
Social Actions
ANGLI 36-2001
Management of Training and Operational Support within the Air National Guard

ANGLI 36-2910
Line of Duty and Misconduct Determinations

ANGMD 38-01
State Air National Guard Headquarters

AR 5-13
Training Ammunition Management System

AR 11-2
Management Control

AR 25-1
The Army Information Resources Management Program

AR 25-50
Preparing and Managing Correspondence

AR 25-55
The Department of the Army Freedom of Information Program

AR 25-400-2
The Army Records Information Management System (ARIMS)

AR 27-40
Litigation

AR 37-1
Army Accounting and Fund Control

AR 40-3
Medical, Dental, and Veterinary Care

AR 40-8
Temporary Flying Restrictions Due to Exogenous Factors

AR 40-29/AFR 160-13/NAVMEDCOMINST 6120.2/CG COMDTINST M6120.8
Medical Examination of Applicants for United States Service Academies, Reserve Officer Training Corps (ROTC) Scholarship Programs, Including 2- and 3-year College Scholarship Programs (CSP), and the Uniformed Services University of the Health Sciences (USUHS)

AR 40-48
Nonphysician Health Care Providers.

AR 40-66
Medical Record Administration and Health Care Documentation

AR 40-400
Patient Administration

AR 40-501
Standards of Medical Fitness
AR 40–562/AFJI 48–110/BUMEDINST 6230.15/CG COMDTINST M6230.4E
Immunizations and Chemoprophylaxis

AR 55–29
Military Convoy Operations in CONUS

AR 55–46
Travel Overseas

AR 71–13
The Department of the Army Equipment Authorization and Usage Program

AR 95–1
Flight Regulations

AR 95–20/AFJI 10–220/NAV AIRINST 3710.1E/DCMA INST 8210.1
Contractor’s Flight and Ground Operations

AR 130–5/AFMD 12
Organization and Functions, National Guard Bureau

AR 135–18
The Active Guard/Reserve (AGR) Program

AR 135–100
Appointment of Commissioned and Warrant Officers of the Army

AR 135–175
Separation of Officers

AR 135–178
Army National Guard and Army Reserve Enlisted Administrative Separations

AR 140–10
Assignments, Attachments, Details, and Transfers

AR 145–1
Senior Reserve Officers’ Training Corps Program: Organization, Administration, and Training

AR 145–2
Organization, Administration, Operation, and Support

AR 190–11
Physical Security of Arms, Ammunition, and Explosives

AR 190–13
The Army Physical Security Program

AR 190–40
Serious Incident Report

AR 190–51
Security of Unclassified Army Property (Sensitive and Nonsensitive)

AR 310–49
The Army Authorization Documents System (TAADS)
AR 340-21
The Army Privacy Program

AR 350-1
Army Training and Leadership Development

AR 360-1
The Army Public Affairs Program

AR 360-5
Public Information

AR 360-81
Command Information Program

AR 380-5
Department Of The Army Information Security Program

AR 380-13
Acquisition and Storage of Information Concerning Non-Affiliated Persons and Organizations

AR 380-19
Information Systems Security

AR 381-10
US Army Intelligence Activities

AR 385-10
The Army Safety Program

AR 385-40
Accident Reporting and Records

AR 385-55
Prevention of Motor Vehicle Accidents

AR 385-95
Army Aviation Accident Prevention

AR 420-90
Fire and Emergency Services

AR 525-13
Antiterrorism

AR 530-1
Operations Security (OPSEC)

AR 600-8-10
Leaves and Passes

AR 600–8–24
Officer Transfers and Discharges

AR 600–8–101
Personnel Processing (In-, Out-, Soldier Readiness, Mobilization, and Deployment Processing)
AR 600–8–105
Military Orders

AR 600–55
The Army Driver and Operator Standardization Program (Selection/Training/Testing/Licensing)

AR 600–85
Army Substance Abuse Program

AR 600–9
The Army Weight Control Program

AR 600–105
Aviation Service of Rated Army Officers

AR 600–106
Flying Status for Nonrated Army Aviation Personnel

AR 600–110
Identification, Surveillance, and Administration of Personnel Infected with Human Immunodeficiency Virus (HIV).

AR 601–270/AFR 33–7/MCO P–1100.75A
Military Entrance Processing Stations (MEPS)

AR 608–75
Exceptional Family Member Program

AR 611–5
Army Personnel Selection and Classification Testing

AR 611–85
Aviation Warrant Officer Training

AR 611–110
Selection and Training of Army Aviation Officers

AR 614–30
Overseas Service

AR 614–200
Enlisted Assignments and Utilization Management

AR 635–40
Active Duty Enlisted Administrative Separations.

AR 635–200
Active Duty Enlisted Administrative Separations

AR 672–74
Army Accident Prevention Award Program

AR 700–131
Loan and Lease of Army Materiel

AR 710–2
Inventory Management Supply Policy Below the Wholesale Level
CJCSM 3701.01A
Classification Guide for Counterdrug Information

CTA 50-909
Field and Garrison Furnishings and Equipment

DA Pam 350-38
Standards in Weapons Training

DA Pam 350-39
Standards in Weapons Training (Special Operations Forces)

DA Pam 385-1
Small Unit Safety Officer/NCO Guide

DA Pam 385-40
Army Accident Investigation and Reporting

DA Pam 710-2-1
Using Unit Supply System (Manual Procedures)

DA Pam 710-2-2

DFAS-IN Regulation 37-1
Finance and Accounting Policy Implementation

DoD Directive 5010.38
Management Control (MC) Program

DoD 5100.76-M
Physical Security of Sensitive Conventional Arms, Ammunition, and Explosives

DoD 5500.7-R
Joint Ethics Regulation (JER)

DoD 7000.14-R Volume 7A
Department of Defense Financial Management Regulation (Military Pay Policy and Procedures Active Duty and Reserve Pay)

DoD 7650.1
General Accounting Office (GAO) and Comptroller General Access to Records

DFAS-IN Manual 37-100-XX
The Army Management Structure

DFAS-IN 37-1
Finance and Accounting Policy Implementation

DSM–IV
Diagnostic and Statistical Manual of Mental Disorders, Fourth Edition, Revised, American Psychiatric Association. (Cited in paras 3–30j and 4–23.) (This manual may be ordered at www.appi.org.)

Executive Order 12333
United States Intelligence Activities
FM 3-04.119
Security and Support Helicopter Battalion

FM 25-100
Training the Force

FM 25-101
Battle Focused Training

FM 100-14
Risk Management

Joint Pub 3-07.4
Joint Counterdrug Operations

National Defense Authorization Act (FY 91)
Additional Support for Counterdrug Activities (Public Law 101-510, Section 1004)

National Defense Authorization Act (FY 99)
Department Of Defense Support to Other Agencies for Counter-Drug Activities (Public Law 105-261, Sec. 1021).

NGR 10-2
State Area Command, Army National Guard

NGR 20-10/ANGI 14-101
Inspector General Intelligence Oversight Procedures

NGR 37-111
Administration of Training and Special Work Workdays

NGR 37-160
Participation of National Guard Personnel at Meetings of Private Organizations

NGR 40-3
Medical Care for Army National Guard Members (Cited in paragraph 2-10b (3))

NGR 40-501
Standards of Medical Fitness

NGR (AR) 95-1
ARNG Aviation Flight Regulations

NGR (AR) 95-210
Army National Guard: General Provisions and Regulations for Aviation Training

NGR (AR) 350-1
Army National Guard Training

NGR 385-10
Army National Guard Safety And Occupational Health Program

NGR 500-1/ANGI 10-8101
Military Support to Civil Authorities

NGR 600-10
ARNG Tour Program (NGB-Controlled Title 10 USC Tours)
NGR 600-21
Equal Opportunity Program in the Army National Guard

NGR (AR) 600-85
Drug Abuse Prevention and Control

NGB Pam 11-5
Army National Guard Internal Control Program

NGB Pam 25-91
Visual Information Procedures

NGB Pam 360-5/ANGP 35-1
National Guard Public Affairs Guidelines

NGB Pam 600-4
Prevention of Sexual Harassment

NGTC 1-500
Counterdrug Aviation Tactics, Techniques, and Procedures (ARNG)

OMB Circular A-123

P.L. 92-129
Identification & Treatment of Drug and Alcohol Dependent Persons in the Armed Forces

P.L. 97-255
Federal Managers’ Financial Integrity Act (FMFIA)

TB MED 287
Pseudofolliculitis of the Beard and Acne Keloidalis Nuchae (Available at http://www.armymedicine.army.mil.)

TC 8–640
Joint Motion Measurement

TPR 990-2
Hours of Duty, Pay and Leave

TRADOC 350-18
The Army School System (TASS)

TRADOC 350-70
Systems Approach to Training Management, Processes, and Products

29 CFR Part 1910
OSHA Standards

5 USC § 81
Compensation for Work Injuries

5 USC § 552
Public Information

5 USC § 7902
Occupational Safety & Health Act (OSHA)(Public Law 91-596)
10 USC § 375
Restriction on Direct Participation by Military Personnel in Interdiction, Search, Seizure, Arrest, Unless Authorized by Law

10 USC § 1074
Medical and Dental Care for Members and Certain Former Members

10 USC § 1174
Separation Pay Upon Involuntary Discharge or Release from Active Duty

10 USC § 2667
Leases: Non-Excess Property of Military Departments

10 USC § 12011
Authorized Strengths: Reserve Officers on Active Duty or on Full-Time National Guard Duty for Administration of The Reserves or the National Guard

10 USC §12012
Authorized Strengths: Senior Enlisted Members on Active Duty or on Full-Time National Guard Duty for Administration of the Reserves or the National Guard

18 USC § 1385
Use of Army and Air Force as Posse Comitatus

28 USC § 2671-2680
Federal Tort Claims Act (FTCA)

31 USC § 3511
Federal Managers' Financial Integrity Act of 1982 (Public Law 97-255)

32 USC § 112
National Guard Drug Interdiction and Counter-Drug Activities

32 USC § 502(f)
National Guard Training or Other Duty in Addition to Drill And Annual Training

42 USC § 3782 (a)
General Authorization of Certain Federal Agencies

Section III
Prescribed Forms
This section contains no entries

Section IV
Referenced Forms

AF Form 9
Request for Purchase

AF Form 616
Fund Cite Authorization (FCA)

AF Form 3215
C4 Systems Requirements Document
AFTO Form 781
AFORMS Aircrew/Mission Flight Data Document

DA Form 1379
U.S. Army Reserve Components Unit Record of Reserve Training

DA Form 2028
Recommended Changes to Publications and Blank Forms

DA Form 2408-12
Army Aviator’s Flight Record

DA Form 3081
Periodic Medical Examination (Statement of Exemption). (Prescribed in para 8–14a(4).)

DA Form 3083
Medical Examination for Certain Geographical Areas. (Prescribed in para 8–24b(5).)

DA Form 3349
Physical Profile

DA Form 3725
Army Reserve Status and Address Verification

DA Form 4186
Medical Recommendation for Flying Duty. (Prescribed in para 6–2n.)

DA Form 4497
Interim (Abbreviated) Flying Duty Medical Examination. (Prescribed in para 6–7a(4).)

DA Form 4700
Medical Record—Supplemental Medical Data

DA Form 5888
Family Member Deployment Screening Sheet

DA Form 7349
Initial Medical Review—Annual Medical Certificate. (Prescribed in para 8–19c(5).)

DA Form 7566
Composite Risk Management Worksheet

DD Form 214
Report of Separation from Active Duty (Not Reproducible)

DD Form 220
Active Duty Report

DD Form 448
Military Interdepartmental Purchase Request

DD Form 689
Individual Sick Slip

DD Forms 1966/1 through 5
Record of Military Processing—Armed Forces of the United States
DD Form 2351
DOD Medical Examination Review Board (DODMERB) Report of Medical Examination

DD Form 2697
Report of Medical Assessment. (Prescribed in para 8–12e(11).)

DD Form 2766
Adult Preventive and Chronic Care Flowsheet. (This form is available in paper through normal supply channels.)

DD Form 2807–1
Report of Medical History. (Prescribed in para 6–6.)

DD Form 2807–2
Medical Prescreen of Medical History Report
106 AR 40–501 • 12 April 2004

DD Form 2808
Report of Medical Examination. (Prescribed in para 6–6.)

NGB Form 26
Performance Evaluation of FTNGDCD personnel

NGB Form 62
Application for Federal Recognition as an ARNG Officer or Warrant Officer and Appointment as a Reserve
Commissioned Officer or Warrant Officer of the Army in the ARNG of the United States. (This form is available at
http://www.ngbpdc.ngb.army.mil.)

SF 507
Clinical Record—Report on or Continuation of SF. (Available from http://contacts.gsa.gov/webforms.nsf.)

SF 513
Medical Record—Consultation Sheet. (Available from http://contacts.gsa.gov/webforms.nsf.)

SF 600
Health Record—Chronological Record of Medical Care. (Available from http://contacts.gsa.gov/webforms.nsf.)

SF 603
Health Record—Dental. (This form is available through normal supply channels.) 107 AR 40–501 • 12 April 2004
MEMORANDUM OF AGREEMENT
BETWEEN
Counter Drug Coordinator
And
State Army Aviation Officer

SUBJECT: Memorandum of Agreement for (State) Army National Guard Counterdrug Aviation Operational Support

1. REFERENCES:
   A. NGR 500-2
   B. NG Supplement 1 to AR 95-1
   C. Governor’s State Counterdrug Plan
   D. 32 USC 112
   E. FM 3-04.119, Security and Support Helicopter Battalion
   F. Others that may include standing agreements with LEAs, interstate compacts or MOAs regarding the use of CD assets or support across state lines; etc..

2. PURPOSE: This Memorandum of Agreement (MOA) establishes the framework for management and use of (State) Army National Guard (XX ARNG) aviation assets for operational support of law enforcement agencies (LEAs) counterdrug missions. The State Counterdrug Coordinator (CDC) and the State Army Aviation Officer (SAAO) agree to provide aviation support to LEA counterdrug operations and to work collaboratively to ensure continued support of the law enforcement operations that are integral to the Governor’s State Counterdrug Plan. This MOA defines the responsibilities of the CDC and the SAAO and the lines of communication between the CDC in areas that include personnel, funding, training, operations, and logistics. It recognizes the roles and responsibilities of respective aviation unit commanders and the J3/G3. This MOA is not intended to nor may it be used to supersede existing federal or state laws, Department of Defense or Army/National Guard Bureau regulations.

3. BACKGROUND: 32 USC § 112 provides the statutory authority for the National Guard Counterdrug (CD) Program and the approved plans for the State of (XX). Consistent with OSD and ONDCP direction and guidance, the (XX) National Guard develops the Governor’s State Plan for National Guard Counterdrug Support. It is signed by the Governor and Attorney General, reviewed by the National Guard Bureau, coordinated with NORTHCOM, and approved by the Secretary of Defense. The approval of the plan constitutes authority to utilize appropriated CD funds and requires accountability for the use of those funds. Various actions take place following the OSD approval of the Governor’s State Counterdrug Plan resulting in the allocation of funds for the National Guard Bureau to the (XXNG) for personnel, OPTEMPO, and training to support LEA counterdrug operational missions.

The State’s Counterdrug Program uses (XX) ARNG aviation assets for operational support to law enforcement counterdrug operations. Aircrews supporting LEA counterdrug operational missions assigned to aviation units on Fulltime National Guard Duty Counterdrug Duty (FTNGDCD) orders and traditional NG personnel that may be periodically placed on CD orders. Aircraft typically used for support operations include the (XX, YY, and ZZ). The Governor’s State CD Plan requires (XX ARNG) aviation assets to support approved missions.

4. COORDINATION: This MOA has been coordinated with the (XX) NG:
   A. JA
   B. J3
   C. PA
   D. CoS
   E. USP&FO
F. HRO

5. LINES of COMMUNICATION: This MOA is not intended to circumvent existing lines of communication between the principle staff and the chain of command as established by The Adjutant General. However, matters of routine nature that can be addressed within the context of this MOA may be communicated directly between the CDC and SAAO. Issues requiring policy, regulatory change, or resource adjudication shall be addressed through the normal staffing process.

6. MISSION: The (XX) National Guard will support law enforcement CD operations with selected (XX) ARNG aviation assets consistent within law, OSD directives, regulations, and the Governor’s State Counterdrug Plan. Based on priorities established by ONDCP and missions approved by OSD, the Governor’s State Counterdrug Plan provides the framework within which support to LEA counterdrug missions are accomplished. Definitions of missions contained within that framework are detailed in NGR 500-2. All missions performed by (XX ARNG) aviation personnel must fall within one of the missions approved in the Governor’s State Counterdrug Plan.

   A. Mission Approval / Execution Process: This five step process includes: Receipt, validation, acceptance, prioritization, and execution. All CD mission requests must be received, validated, accepted, and prioritized by the CDC. The CDC validates that the requested mission falls within the definition of one of the approved mission categories noted in the Governor’s State Counterdrug Plan. Once validated, the CDC may accept the mission and establish the priority of the mission within the National and/or State counterdrug strategies. Mission execution is coordinated with (XX) ARNG aviation units through the SAAO.

   B. Homeland defense / security missions, military assistance to civil authorities, and mobilizations are the purview of the J3/G3.

7. ROLES and RESPONSIBILITIES:

   A. Counterdrug Coordinator: The CDC is the point of contact for the Governor’s State Counterdrug Plan. In that role the CDC is responsible for initiating and coordinating the development of the Governor’s State Counterdrug Plan each fiscal year. The CDC is responsible for all resource management pertaining to Counterdrug support. The CDC validates OPTEMPO requirements contained in the Governor’s State Counterdrug Plan. The CDC is the point of contact between the (XX) NG and National Guard Bureau J3-CD, law enforcement agencies and community based organizations on matters relating to the Governor’s State Counterdrug Plan and use of CD funds.

   B. State Army Aviation Officer: The SAAO is the point of contact for the Adjutant General an is responsible for all ARNG aviation matters including use of aircraft, staff oversight of aviation missions, aviation training, and standardization, and maintenance support. The SAAO is the point of contact between the (XX) NG and National Guard Bureau Aviation and Safety Division.

   C. Funding/Resource Management:

      (1) CDC: The CDC will manage all funds that support the counterdrug operations for which DoD has provided counterdrug funding based Governor’s State Counterdrug Plan. Funds to be managed include, among others:

         (a) Pay and allowance funding for fulltime National Guard Counterdrug personnel.

         (b) Supporting pay and allowances for counterdrug missions that may be applied to traditional personnel supporting periodic and cyclical CD missions.

         (c) Funds used to procure CD mission equipment.

      (2) SAAO: The SAAO will assist the CDC in developing aircraft OPTEMPO requirements for inclusion in the Governor’s State Counterdrug Plan and manage the CD flying hours required to support the Governor’s State Counterdrug Plan.
D. FTNGD-CD Program Responsibilities:

(1) CDC: Subject to CD funding availability, the CDC will maintain a FTNGD-CD manning level for pilots and crew chiefs required to support the aviation mission requirements for the Governor’s State Counterdrug Plan.

(2) SAAO: The SAAO will coordinate technician and AGR authorizations/requirements for the Army Aviation Support Facility, S&S battalions, companies, and detachments with the Human Resources Office.

(3) FTNGDCD personnel shall not be used to fill shortages in fulltime technician or AGR requirements/authorizations.

E. Training.

(1) CDC:

(a) Support counterdrug specific training requirements for FTNGD-CD personnel that may include academic, flight simulator, and flight training directly related to the operational CD mission.

(b) Pay and allowances and travel/per diem for CD mission equipment qualification of FTNGD-CD personnel.

(c) Travel and per diem for traditional (M-Day) aircrew personnel to qualify on counterdrug mission equipment and the basic mission qualification.

(d) Provide initial CD Program qualification noted in NG 500-2 for all aircrew personnel that support LEA CD operations.

(2) SAAO:

(a) Coordinate and/or manage all other aviation training costs.

(b) Pay and allowances and travel/per diem required for airframe qualification will be funded/programmed by the SAAO in coordination with the G3/State Training Officer.

F. Logistics.

(1) CDC:

(a) Will ensure any program requirements changes to the counterdrug aviation missions that may require logistical support are coordinated with SAAO.

(b) Ensure support operations are projected as far in advance as possible to permit development and execution of appropriate FHP obligation plans.

(2) SAAO:

(a) Ensure CDC visibility on aircraft readiness issues that may impact CD operations.

(b) Coordinate FHP obligation plans in coordination with the CDC.

G. Safety:

(1) CDC shall:
(a) Support annual aviation and safety conferences conducted by the SAAO with counterdrug related safety and operational presentations where appropriate.

(b) Participate in counterdrug related aviation mishap investigations and/or review and comment on related findings and recommendations.

(2) SAAO will include:

(a) Counterdrug risk management strategies in the appropriate State regulations and policies. Counterdrug unique risk management issues will be coordinated with the CDC.

(b) The CDC in all counterdrug related mishap investigations and reviews.

(c) Counterdrug risk management presentations by the CDC in the Aviation and Safety Conferences when appropriate.

H. Inspections and Management Controls

(1) CDC:

(a) The CDC will be the principle point of contact for the NGB J3-CD Counterdrug Program Evaluations (CPE). The CPE will review the CD resources used in all aviation operations to include the embedded counterdrug mission of the S&S battalions, companies, and detachments. Findings and recommendations shall be coordinated with the SAAO. The CDC will support the SAAO in aviation inspections (ARMS, etc.) when required.

(b) Establish management controls to ensure counterdrug funding is applied to counterdrug operations.

(c) Coordinate counterdrug management controls affecting aviation with SAAO.

(d) Manage data provided through the Counterdrug Management Information System (CMIS).

(2) SAAO:

(a) Support the Counterdrug Program Evaluations where aviation assessments are required.

(b) Ensure the financial and management controls relating to counterdrug missions and operations are integrated in appropriate aviation regulations and policies.

(c) The CDC will ensure timely CMIS data entry. SAAO’s will ensure timely reporting of required data to the CDC’s.

(d) Ensure that ARMS and DES inspection results of S&S units are provided to the CDC and endorsements to the respective units are coordinated with CDC.

8. Other State unique issues or concerns:

9. This Memorandum of Agreement shall be effective upon signature and expire upon rescission by (XXXXXXXX).
Glossary

Section I
Abbreviations

AASF
Army Aviation Support Facility

AC
Active Component

A/C
Aircraft Commander (ANG)

AD
Active duty

ADAPCP
Alcohol and Drug Abuse Prevention Control Program (ARNG)

ADCO
Alcohol Drug Abuse Control Officer in the ADAPCP

ADCON
Administrative Control

ADPE
Automated Data Processing Equipment

ADSW
Active Duty/Special Work

AFI
Air Force Instruction

AFMAN
Air Force Manual

AFMD
Air Force Mission Directive

AFPD
Air Force Policy Directive

AFR
Air Force Regulation

AFS
Active Federal Service

AFSC
United States Air Force Specialty Code

AFTO
Air Force Technical Order
AGR
Active Guard/Reserve

AMSCO
Army Management Structure Code

ANG
Air National Guard

ANGI
Air National Guard Instruction

ANG/LG
Directorate of Logistics (ANG)

ANGMD
Air National Guard Mission Directive

ANGP
Air National Guard Pamphlet

ANGR
Air National Guard Regulation

AR
Army Regulation

ARIMS
Army Records Information Management System

ARNG
Army National Guard

AS
Active Service

ASAP
Army Substance Abuse Program

ASC
Allowance Source Code

ASI
Additional Skill Identifier

AT
Annual Training

ATAMS
Automated Training Ammunition Management System

BX
Base Exchange

CA/CRL
Custodian Account/Custodian Request List
CADCA
Community Anti-Drug Coalitions of America

CBAS
Command Budget Authority System

CBO
Community-Based Organization

CBOP
Counterdrug Budget Obligation Plan

CCDR
Combatant Commander

CDAB
Counterdrug Advisory Board

CDAC
Counterdrug Advisory Council

CD AVOPS
CD Aviation Operations

CDC
Counterdrug Coordinator

CD-GIST
Counterdrug Geographic Information Systems Training

CD GRASS
Counterdrug Geographic Regional Assessment Training

CD-R
Compact Disc – Recordable Media

CEs
Crew Chiefs

CGAC
Counterdrug GRASS Advisory Council

CHL
Center for higher Learning

CID
Criminal Investigation Division

CJCSM
Chairman of the Joint Chiefs of Staff Manual

CMIS
Counterdrug Management Information System
CMP
Course Management Plan

CMO
Central MASINT Office

CMRC
Crime Mapping Research Center

CNAC
Customs National Aviation Center

CNGB
Chief, National Guard Bureau

COMSEC
Communications Security

CofS
Chief of Staff

CNAC
Customs National Aviation Center

CONUS
Continental United States

CONUSA
Continental United States Army

CPE
Counterdrug Program Evaluation

CQB/CQC
Close Quarters Battle/Close Quarters Contact

CTA
Common Table of Allowance

CTAC
Counterdrug Training Advisory Council

CY
Calendar Year

DAACC
Drug and Alcohol Abuse Control Committee (ANG)

DA
Department of the Army

DAF
Department of the Air Force

DAI
Digital Archive Initiative
DANG
Director, Air National Guard

DA PAM
Department of the Army Pamphlet

DARNG
Director, Army National Guard

DASD/CN, CP & GT
Deputy Assistant Secretary of Defense for Counternarcotics, Counterproliferation, and Global Threats

DAT
Drug Analysis Testing

DBMS
Director of Base Medical Services (ANG)

DDANG
Deputy Director, Air National Guard

DDARNG
Deputy Director, Army National Guard

DDR
Drug Demand Reduction

DDRA
Drug Demand Reduction Administrator

DES
The US Army Department of Evaluation and Standards

DFAS
Defense Finance Accounting Service

DLEA
Drug Law Enforcement Agency

DMC
Digital Mapping Center

DMS
Digital Mapping Server

DoD
Department of Defense

DoDD
Department of Defense Directive

DoDI
Department of Defense Instruction

DoDPM
Department of Defense Pay Manual
DOIM  
Director of Information Management

DPP  
Dedicated Procurement Program

DPRM  
Demand Reduction Program Manager

DSN  
Defense Switched Network

DTPAM  
Drug Testing Program Administration Manager

EMS  
Equipment Management Section

ENTNAC  
Entrance National Agency Check

EOR  
Elements of Resource

EPA  
Environmental Protection Agency

EPIC  
El Paso Intelligence Center

EPR  
Enlisted Performance Report

ESP  
Emergency Special Program

ESSO  
Executive Support Staff Officer (ANG)

FAD  
Financial Authorization Document or Force Activity Designator

FATS  
Funding Allowance Targets

FHP  
Flying Hour Program

FICA  
Federal Involuntary Contributions Act

FLETC  
Federal Law Enforcement Training Center

FLIR  
Forward Looking Infrared
FM
Field Manual

FMFIA
Federal Managers’ Financial Integrity Act

FOIA
Freedom of Information Act

FOUO
For Official Use Only

FRIES
Fast Rope Infiltration/Exfiltration

FTCA
Federal Tort Claims Act

FTDTL
Forensic Toxicology Testing Laboratory

FTNGDCD
Full-Time National Guard Duty Counterdrug

FY
Fiscal Year

GIS
Geographic Information System

GPRA
Government Performance Results Act

GS
General Staff

GSR
Ground Surveillance Radar

GSU
Geographically Separated Unit (ANG)

HELOCAST
Helicopter cast and recovery

HRMO
Human Resources Management Office

HRO
Human Resources Officer or Human Resources Office

IAD
Inactive Duty (ANG equivalent to IDT)

IAW
In Accordance With
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IDT</td>
<td>Inactive Duty Training (ARNG equivalent to IAD)</td>
</tr>
<tr>
<td>IO</td>
<td>Intelligence Oversight</td>
</tr>
<tr>
<td>IPMS</td>
<td>Information Processing Management System (USAF)</td>
</tr>
<tr>
<td>ISA</td>
<td>Inter-Service Agreements</td>
</tr>
<tr>
<td>ISSA</td>
<td>Inter-Service Support Agreement</td>
</tr>
<tr>
<td>JA</td>
<td>Judge Advocate</td>
</tr>
<tr>
<td>JAG</td>
<td>Judge Advocate General</td>
</tr>
<tr>
<td>JCS</td>
<td>Joint Chiefs of Staff</td>
</tr>
<tr>
<td>JER</td>
<td>Joint Ethics Regulation</td>
</tr>
<tr>
<td>JFHQ-ST</td>
<td>Joint Force Headquarters-State</td>
</tr>
<tr>
<td>JFTR</td>
<td>Joint Federal Travel Regulation</td>
</tr>
<tr>
<td>JNGSAP</td>
<td>Joint National Guard Substance Abuse Program</td>
</tr>
<tr>
<td>JTF</td>
<td>Joint Task Force</td>
</tr>
<tr>
<td>LAN</td>
<td>Local Area Network</td>
</tr>
<tr>
<td>LAV</td>
<td>Light Armored Vehicle</td>
</tr>
<tr>
<td>LEA</td>
<td>Law Enforcement Agency/Agent</td>
</tr>
<tr>
<td>LEO</td>
<td>Law Enforcement Officer</td>
</tr>
<tr>
<td>LES</td>
<td>Leave and Earnings Statement</td>
</tr>
<tr>
<td>LFC</td>
<td>Local files check (criminal records)</td>
</tr>
</tbody>
</table>
LIN
Line Item Numbers

LOI
Letter of Instruction

LP/OP
Listening Post/Observation Post

LSP
Litigation Support Package

MAMSCO
Modified Army Management Structure Code

MASINT
Measurement and Signature Intelligence

MCA
Master Cooperative Agreement

MCTFT
Multijurisdictional Counterdrug Task Force Training

ME
Maintenance Examiner

MEPS
Military Entrance Processing Station

METL
Mission Essential Task List

MILPO
Military Personnel Officer

MPs
Military Police

MOA
Memorandum of Agreement

MOI
Memorandum of Instructions

MOS
Military Occupational Specialty

MOU
Memorandum of Understanding

MOUT
Military Operations in Urban Terrain

MPA
Military Personnel Appropriation
MRD
Mandatory Removal Date

MRO
Medical Review Officer (ANG)

MSCA
Military Support to Civil Authorities

MSD
Mandatory Separation Date

MSO
Mission System Operator

MUTA
Multiple Unit Training Assembly

MUTPM
Medical Urinalysis Testing Program Monitor (ANG)

MVACIS
Mobile Vehicle And Cargo Inspection System

MWR
Morale, Welfare, and Recreation

NAC
National Agency Check

NAF
Nonappropriated Funds

NCIC
National Crime Information Center

NCO
Noncommissioned Officer

NCOER
Noncommissioned Officer Evaluation Report

NCOES
Noncommissioned Officer Education System

NCTC
Northeast Counterdrug Training Center

NDIC
National Drug Intelligence Center

NDS
Normal Duty Station

NGB
National Guard Bureau
NGR
National Guard Regulation

NGTC
National Guard Training Circular

NII
Non-Intrusive Inspection

NORAD
North American Aerospace Defense Command

NSSEs
National Special Security Events

OCONUS
Outside Continental United States

OCR
Office of Collateral Responsibility (Assist)

OER
Officer Evaluation Report

O&M
Operations and Maintenance

OMNG
Army National Guard Operations and Maintenance Appropriation

OMPF
Official Military Personnel File (OMPF).

OPCON
Operational Control

OPLAN
Operations Plan

OPORD
Operations Order

OPSEC
Operations Security

OPR
Office of Primary Responsibility

OSD
Office of the Secretary of Defense

OTD
Other training duty

P&A
Pay and Allowances or Personnel and Administration (ARNG)
PAO
Public Affairs Officer

PBO
Property Book Officer

PCS
Permanent Change of Station

PDS
Permanent Duty Station

PEC
Professional Education Center

PEC
Project Element Code

PIC
Pilot in Command (ARNG)

PMD
Program Management Directive

PMD
Position Manning Document

PME
Professional Military Education

PN
Part Number (ANG IPMS)

POC
Point of Contact

POE
Port of Entry

POI
Program of Instruction

POM
Program Objective Memorandum

POMSO
Plans, Operations, and Military Support Officer (ARNG)

POST
Police Officer Standards of Training

POTO
Plans, Operations, and Training Officer (ARNG)

PX
Post Exchange
RCAS
Reserve Component Automation System

RCTA
Regional Counterdrug Training Academy

RLSO
Regional Logistical Support Office

RO-RO
Roll On-Roll Off

RPAM/TAPDB
Retirement Points Accounting Management /Total Army Personnel Data Base

RRS-A
Records Retention Schedule – Army

RUF
Rules for Use of Force

SA
Substance Abuse

SAAC
Substance Abuse Advisory Council

SAAO
State Army Aviation Officer (ARNG)

SAD
State Active Duty

SAO
Social Actions Officer (ANG)

SAPC
Substance Abuse Program Coordinator

SAPO
Substance Abuse Program Officer

SECDEF
Secretary of Defense

SEI
Special Experience Identifier

SF
Standard Form

SIC
Senior Installations Commander (ANG)

SIP
Standardization Instructor Pilot
TPR
Technician Personnel Regulation

TRADOC
US Army Training and Doctrine Command

UADC
Unit Alcohol and Drug Coordinator

UAV
Unmanned Aerial Vehicle

UIC
Unit Identification Code

UMD
Unit Manning Document

UMR
Unit Manning Report

USA
United States Army

USADAOA
United States Army Drug and Alcohol Operations Agency

USAF
United States Air Force

USAFR
United States Air Force Reserve

USAMPS
United States Army Military Police School

USAR
United States Army Reserve

USCS
United States Customs Service

USMEPCOM
United States Military Entrance Processing Command

USPFO
United States Property and Fiscal Officer or United States Property and Fiscal Office

USSID
United States Signals Intelligence Directives

VCNGB
Vice Chief, National Guard Bureau

VTC
Video Tele-Conference
WAN
Wide Area Network

WRCT
Western Regional Counterdrug Training

WUC
Workday Utilization Code

Section II
Terms

Active Duty (AD)
Full-time duty in the active military service of the United States (10 USC § 101(d)(1)). Active duty is always performed in a Title 10 (Federal) status. Active duty includes active duty for training (ADT) and active duty other than for training (ADOT).

Active Service
Service on active duty or full-time National Guard duty (10 USC § 101(d)(3)).

Adjutant General
ARNG or ANG officer responsible for management of the National Guard of a State and Territory, Puerto Rico, and the District of Columbia not on federal duty (In Washington D.C. and Rhode Island, there is a Commanding General rather than an Adjutant General; they perform most of the same functions as Adjutants General).

Administrative Control
Direction or exercise of authority over subordinate or other organizations in respect to administration and support, including organization of Service forces, control of resources and equipment, personnel management, unit logistics, individual and unit training, readiness, mobilization, demobilization, discipline, and other matters not included in the operational missions of the subordinate or other organizations.

Army Substance Abuse Program
Drug testing program applicable to members of the Active Army, the Army National Guard of the United States, the Army National Guard, the U.S. Army Reserve, and Department of the Army Civilian Employees, as prescribed by AR 600-85.

Attorney General
Principal legal officer of state government (or equivalent in states without an Attorney General).

Civil Authorities
Elected and appointed public officials and employees of Federal, state, and local governments.

Coalition
A combination into one body of different factions, parties, or organizations for a specific purpose.

Combatant command (command authority)
Nontransferable command authority established by title 10 ("Armed Forces"), United States Code, section 164, exercised only by commanders of unified or specified combatant commands unless otherwise directed by the President or the Secretary of Defense. Combatant command (command authority) cannot be delegated and is the authority of a combatant commander to perform those functions of command over assigned forces involving organizing and employing commands and forces, assigning tasks, designating objectives, and giving authoritative direction over all aspects of military operations, joint training, and logistics necessary to accomplish the missions assigned to the command. Combatant command (command authority) should be exercised through the commanders of subordinate organizations. Normally this authority is exercised through subordinate joint force commanders and Service and/or functional component commanders. Combatant command (command authority) provides full authority to organize and employ commands and forces as the combatant commander considers necessary to
accomplish assigned missions. Operational control is inherent in combatant command (command authority). Also
called COCOM. See also combatant command; combatant commander; operational control; tactical control.

Combatant commander
A commander of one of the unified or specified combatant commands established by the President. Also called
CCDR. See also combatant command; specified combatant command; unified combatant command.

Commingling
Per “The American Heritage Dictionary” – To blend or cause to blend together; mix. Per “Webster’s Third New
International Dictionary” – To mingle or mix together.

Community
People with common interests living in a particular area, the area itself, or a group linked by a common history
and/or social, economic or political interests.

Community Based Organizations
Civilian agencies, coalitions, committees, councils, task forces, and similar groups who support drug abuse
education, awareness, and prevention.

Counterdrug Nexus. CD nexus means that the operation’s primary purpose is counterdrug, counternarcotics or
counternarcoterrorism. The CD purpose must be preeminent; all other purposes must be incidental.

Counternarcoterrorism. Funds provided pursuant to 32 USC 112 may be used in support of law enforcement
agencies engaging in counternarcoterrorism. For the purposes of this regulation, two separate, but related types on
narcoterrorism exist: (1) Narco-driven terrorism, which is terrorism conducted by drug traffickers to further their
aims of drug trafficking; and (2) Narco-supported terrorism, which is terrorism that benefits from or uses drug
trafficking to further individual or group activities. 32 USC 112 assets may be used to support activities countering
either of these types of narcoterrorism.

Counterdrug Security Manager
The counterdrug security manager will be appointed to assist with personnel and physical security issues affecting
only the state counterdrug programs.

Counterdrug Support Program
Support provided to federal, state, or local LEAs, civil authorities or Community Based Organizations to assist with
drug interdiction and demand reduction activities under authority of Title 32 USC § 112, in support of the National
Drug Control Strategy. This includes both the Army Substance Abuse Program and the ANG Drug Abuse Testing
Program. It also includes the National Guard Counterdrug School Program.

Decentralized Drug Testing Program
When the paperwork for the drug testing is generated by the SAPC and sent to the Units/Wings. The Units/Wings
will have personnel appointed as Unit Prevention Leaders (UPLs)/Drug Testing Administrative Program Managers
(DTPAMs) to administer the collection process. The specimens will then be sent to the SAPC for a quality control
inspection before sending the specimens to the laboratory for testing.

Exigent Circumstances
Circumstances in which immediate action is necessary to protect police officers, National Guard personnel or other
persons from injury, to prevent loss or destruction of evidence, or to prevent the escape of a suspect already in
custody.

Full-Time National Guard Duty
Training or other duty, other than inactive duty performed by a member of the Army National Guard of the United
States Training or the Air National Guard of the United States in the member’s status as a member of the National
Guard of a State or territory, the Commonwealth of Puerto Rico, or the District of Columbia under section 316, 502,
503, 504, or 505, of Title 32 for which the member is entitled to pay from the United States or for which the
member has waived pay from the United States. Generally, counterdrug duty is performed in FTNGD status,
although it may be performed in State Active Duty (SAD) status.
Immediate Response
Imminently serious conditions resulting from any civil emergency or attack may require immediate action by local National Guard commanders or other responsible National Guard officials to save lives, prevent human suffering or mitigate great property damage. When such conditions exist and time does not permit prior approval from higher headquarters, local National Guard commanders or other responsible National Guard officials are authorized to take necessary action to respond to requests of civil authorities.

Imminently Serious Conditions
Emergency conditions in which, in the judgment of the local National Guard commander or other responsible National Guard official, immediate and possibly serious danger threatens the public and prompt action is needed to save lives, prevent human suffering or mitigate great property damage. Under these conditions, timely prior approval from higher headquarters may not be possible before action is necessary for effective response. Higher headquarters must be notified as soon as possible.

Inactive Duty for Training
Training or duty performed by members of the ARNG in state status under Title 32 USC § 502(a)(1) or 502(f), or under Title 37 USC § 1002.

Inactive Duty for Training
Training or duty performed by members of the ANG in state status under Title 32 USC § 502(a)(1) or 502(f) and 37 USC § 1002.

Incidental to Training
Term describing Counterdrug Support Program operations conducted during a training period, which would have been conducted regardless of counterdrug operations. Routes and schedules may be altered in order to maximize counterdrug benefits.

Inter-Service Agreements
Formal, long-term or operational specific support agreements between Services, Department of Defense (DoD), and/or non-DoD agencies governed by DoD Instruction 4000.19, Interservice and Intragovernmental Support. These agreements, normally developed at the Service Secretariat and governmental agency director level, document funding and reimbursement procedures as well as standards of support between the supplying and receiving Services or agencies.

Inter-Service Support Agreements
Action by one Military Service or element thereof to provide logistic and/or administrative support to another Military Service or element thereof. Such action can be recurring or nonrecurring in character on an installation, area, or worldwide basis.

Law Enforcement Agency
An organization, coordinating council, or a task force comprised of several LEAs, empowered by Federal, state or local law to investigate, enforce or prosecute criminal laws regarding illegal drugs and controlled substances.

Military Personnel Appropriations an-days
MPA man-days provided by active AF organizations to support active duty missions accomplished by ANG members.

Mishap Sequence
All events that lead up to and all action or inaction’s that involve an accident or incident that results in death, bodily injury, and/or loss or damage to property and/or equipment which may create liability for an individual or the United States.

Narcoterrorism
The financing of terrorist activities by participation in the drug trade. This includes, but is not limited to measures taken to detect, interdict, disrupt, or curtail activities related to substances, materiel, weapons, or resources used to finance, support, secure, cultivate, process, and/or transport illegal drugs.
National Guard
Except as stated otherwise, National Guard means a state National Guard when not in Federal service, or all such organizations collectively.

Nexus
A means of connection, link or tie.

Operational Control
Transferable command authority that may be exercised by commanders at any echelon at or below the level of combatant command. Operational control is inherent in combatant command (command authority). Operational control may be delegated and is the authority to perform those functions of command over subordinate forces involving organizing and employing commands and forces, assigning tasks, designating objectives, and giving authoritative direction necessary to accomplish the mission. Operational control includes authoritative direction over all aspects of military operations and joint training necessary to accomplish missions assigned to the command. Operational control should be exercised through the commanders of subordinate organizations. Normally this authority is exercised through subordinate joint force commanders and Service and/or functional component commanders. Operational control normally provides full authority to organize commands and forces and to employ those forces as the commander in operational control considers necessary to accomplish assigned missions. Operational control does not, in and of itself, include authoritative direction for logistics or matters of administration, discipline, internal organization, or unit training.

Other Training Duty
Training, other than IADT or AT, (i.e., special training, formal school training) that provides all other structured training, to include on the job training, for individuals or units to enhance proficiency.

Rules for Use of Force/Use of Force Policy
Policy guidance issued by the Adjutant General (or Commanding General) on the use of force and weapons within the state for counterdrug missions.

Security and Support Battalion
The CD element of a SSB (company or detachment) that includes FTNGDCD personnel and equipment. The SSB receives Counterdrug P&A and O&M funding to conduct their mission. Refer to para. 9-1.c. for clarification of SSB companies/detachments in support of CD missions or conduct IDT/IAD incidental to training or AT in support of CD missions that meet the METL or readiness of the SSB.

Standing Operating Procedures (SOP)
Also known as Standard Operating Procedures, however, the DoD Dictionary prefers Standing to Standard.

State Active Duty
Duty performed by a member of the National Guard of a State or territory, the Commonwealth of Puerto Rico, or the District of Columbia in the member’s status as a member of the State organized militia pursuant to State law and not pursuant to Title 10 or Title 32.

States
For the purpose of this regulation/instruction: all 50 states, the Commonwealth of Puerto Rico, the United States Virgin Islands, the Territory of Guam and the District of Columbia are inclusive per 10 USC § 10001.

State Plans
Plan submitted annually by the states for National Guard Counterdrug Support Program activities under authority of Title 32 USC § 112.

Substance Abuse programs
A term referring collectively to the ARNG ASAP and the ANG Drug Abuse Testing Program.

Title III
Use of Force Continuum
Composed of five color-coded levels of force designed to correspond to officers’ perceptions of the level of threat with which they are confronted and describes the progression or de-escalation of force on the basis of the demonstrated level of compliance or resistance from a subject.

Workdays
Workdays is a general term for all categories of training funded by the Air National Guard: Annual, Special, School, ADSW or inactive duty periods: Unit Training Assemblies, Proficiency Training, Training Period Preparation Assemblies or Additional Flying Training Periods.