MEMORANDUM FOR DESIGNATED FEDERAL OFFICER, DEFENSE ADVISORY COMMITTEE ON INVESTIGATION, PROSECUTION, AND DEFENSE OF SEXUAL ASSAULT IN THE ARMED FORCES

SUBJECT: Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault in the Armed Forces—Charter Renewal and Membership Balance Plan Approval

With the concurrence of the Chief Management Officer of the Department of Defense (DoD), I will renew the charter for the Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault in the Armed Forces (“the Committee”). A copy of the Committee’s charter and membership balance plan will be provided to you once I file the renewed charter with the Defense Congressional Oversight Committees, the Library of Congress, and the General Services Administration.

In consultation with the DoD Office of General Counsel, I have affirmed that all individuals appointed to the Committee, once approved in accordance with DoD policies and procedures, will be appointed to serve as special government employee (SGE) or regular government employee (RGE) members, as appropriate. The following points apply:

a) Individual members approved for appointment or renewal of appointment in accordance with DoD policies and procedures, who are not full-time or permanent part-time Federal civilian officers or employees, or members of the Armed Services, must be appointed as experts or consultants pursuant to 5 U.S.C. § 3109 to serve as SGE members. Those who are full-time or permanent part-time Federal civilian officers or employees, or members of the Armed Forces, must be appointed pursuant to 41 C.F.R. § 102-3.130(a) to serve as RGE members.

b) Each Committee member must be notified, in writing, of his or her appointment. Any questions pertaining to these letters of notification should be referred to me or to your General Counsel. At a minimum, the letters shall contain the following:

i. Notice that each individual’s appointment to serve on the Committee is without compensation, and all Committee members are entitled to reimbursement of official Committee-related travel and per diem.

ii. A statement that each individual is appointed to serve as an SGE or RGE member, as appropriate.

iii. An explanation of the difference between serving as an SGE or a representative member.
iv. A summary of the applicable ethics requirements, to include whether SGE members are required to file a Confidential Financial Disclosure Report.

As the Designated Federal Officer and on behalf of the Committee’s Sponsor, the General Counsel of the Department of Defense (GC DoD), you are responsible for:

a) Ensuring that you attend all Committee meetings for the entire duration of each and every meeting.

b) Ensuring that you and the Committee fully comply with all governing Federal statutes and regulations; DoD Instruction 5105.04, “Department of Defense Federal Advisory Committee Management Program”; policy decisions issued by the Secretary of Defense, the Deputy Secretary of Defense, or the Chief Management Officer of the Department of Defense (CMO); and procedural guidelines issued by the Advisory Committee Management Officer.

c) Ensuring all work performed by the Committee is based upon written tasks or terms of reference assigned to the Committee by the Secretary of Defense, the Deputy Secretary of Defense, the CMO, or the GC DoD, the DoD Sponsor. All tasks or terms of reference are subject to public review and, at a minimum, shall include:

i. A description of the problem or policy to be analyzed and the DoD decision maker for the matter(s) under consideration.

ii. Authority for the members of the Committee, or its subcommittees, to access DoD officials and DoD data that is pertinent to the matter(s) under consideration.

iii. A date by which the Committee must submit its written conclusions (advice and recommendations) to the DoD decision maker.

d) Providing adequate support to the Committee and ensuring the Committee is not unduly or inappropriately influenced by Federal employees or any special interest group.

e) Ensuring that all visits to DoD installations or facilities by members of the Committee occur in consultation with the respective Secretaries of the Military Departments or the Chairman of the Joint Chiefs of Staff, as appropriate.

f) Ensuring all members of the Committee are appointed in accordance with DoD policies and procedures. No member will participate in any work performed by the Committee until all of the following have been completed: the member completes and submits to the DoD all personnel and ethics paperwork required for his or her appointment; the appropriate DoD offices process the individual’s personnel and ethics paperwork; and the individual takes the oath of office, if necessary, for his or her appointment.

g) Ensuring all DoD and other Federal Agency documents provided to the Committee or its subcommittees are properly marked in accordance with governing statutes, regulations, and DoD policies and procedures.
h) Monitoring the implementation status of any recommendation adopted or partially
adopted by the DoD and ensuring that this information is available for future inquiries.

Based on the Secretary of Defense memorandum of October 9, 2012, concerning advisory
committees, we recommend you continually reevaluate the Committee’s functions and reduce,
where appropriate, the Committee’s operating costs. As then-Secretary of Defense Panetta stated,
“we must continually assess our advisory committees to ensure that they deliver appropriate value
today and in the future as times and requirements change.”

If you should have any questions about this DoD Program, the Federal governance and
compliance requirements, the charter renewal, or the membership balance plan, please contact me
at 703-692-5952 or by email at james.d.freeman4.civ@mail.mil.

James D. Freeman II
Advisory Committee Management Officer