The DoD’s Homosexual Policy and You
Homosexual Policy

- Policy concerning homosexuals serving in the Armed Forces has been codified in 10 USC 654
  - Based on Congressional findings
  - 28 Feb 94 implementation
- Conduct-based
- Commander focus
Homosexual Policy

• The law:
  - Homosexual orientation alone is not a bar to service
  - Homosexual conduct is incompatible with military service
Homosexual Policy

- The law:
- The phrase “don’t ask - don’t tell” is not a complete or accurate description of the policy and has fostered misconceptions
Accessions

• Applicants are not asked about sexual orientation
  - “Don’t ask”
• Applicants are informed of the policy
  - Acknowledge understanding in writing
• Homosexual conduct may bar entry
Continued Service

- Sexual orientation is not a bar to continued service unless manifested by “homosexual conduct,” defined as:
  - Homosexual acts
  - Verbal or nonverbal statement(s) that a member is homosexual
    • Creates rebuttable presumption
  - Marriage, or attempted marriage to someone of the same sex
DoD Policy: “Homosexual Act”

• Definition of “homosexual act”
  - Bodily contact, actively undertaken or passively permitted, between members of the same sex for the purpose of satisfying sexual desires and any bodily contact that a reasonable person would understand to demonstrate a propensity or intent to engage in a homosexual act.
DoD Policy: “Homosexual Statement”

• Definition of “homosexual statement”
  - A statement that a member is a homosexual or bisexual, or words to that effect or language or behavior that a reasonable person would believe is intended to convey the statement that a person engages in or has a propensity or intent to engage in homosexual acts.
  - Examples: “I am gay,” “I am a homosexual,” “I have a homosexual orientation,” etc.
Rebuttable Presumption

• Statements of homosexuality create a rebuttable presumption that the member engages in homosexual acts or has a propensity or intent to do so
  - Member has burden of rebutting presumption
  - A “propensity” is defined as a likelihood
Commander Inquiries

- Commanders cannot initiate an inquiry solely to determine sexual orientation.
- A prerequisite to an inquiry is: “credible information” (a reasonable belief) that a basis for discharge exists.
- The policy creates no substantive or procedural rights for the individual member.
OSI/SP Investigations

- No investigations solely to determine sexual orientation
- Prerequisite: credible information that a **crime** has been committed
  - Homosexual statements are not criminal acts
  - Not every homosexual act is a crime
- OSI commanders may decline to open a case, SF cannot (AFI 31-206, para 2.21 requires request to be in writing)
OSI/SP Investigation

- DoDI 5505.8 is a limitation on the use of investigative resources
  - Preference for commander inquiries in unaggravated sexual misconduct cases
  - AFI 31-206, SF will investigate upon written request of commander
  - OSI will not investigate even upon request of commander unless there is an independent determination of credible evidence of sexual misconduct and it is in keeping with policy
DoD Policy: Administrative Separation

• If administrative separation action is initiated, the member is entitled to:
  - An administrative board hearing (can be waived)
  - Representation by free military counsel and/or civilian counsel at member’s expense
  - The right to present relevant evidence and call witnesses to testify at the board hearing
Recoupment

- Recoupment is authorized if:
  - Acts either violate UCMJ or an “Under Other Than Honorable Conditions” discharge is authorized
  - Statement/marriage is for the purpose of seeking separation

- Findings are made by administrative boards, the separation authority or SAF depending on the type of case

- Members generally have the right to contest a determination of liability and submit evidence to an investigating officer
HARASSMENT
DoD Policy: Reporting Harassment

- If a member is threatened or harassed because they have been labeled or are perceived to be a homosexual, they have every right to report the threat or harassment to authorities.
- The mere fact that an individual has reported a threat or harassment cannot form the basis for an inquiry into his or her sexual orientation.
- Even if information of homosexual conduct arises, the inquiry into the threat or harassment must continue.
DoD Policy: Harassment

- It is Air Force policy to treat all individuals with dignity and respect, free of threats or harassment.

- Even though the law requires separation of members who engage in homosexual conduct, harassment or threats are not acceptable responses to homosexual conduct.

- If commanders are informed of homosexual conduct during the course of an inquiry into harassment, they must carefully consider the source of the information and the surrounding circumstances prior to initiating an inquiry into the alleged conduct (there must be credible evidence).
DoD Policy: Summary

• Sexual orientation is not a bar to service
• Homosexual conduct, defined as acts, statements or marriage, is incompatible with military service and is a basis for discharge
• All personnel must be treated with dignity and respect, free of threats or harassment
DoD Policy: Questions

Questions?