

September 13, 2022

FOR IMMEDIATE RELEASE

On September 13th our office obtained a copy of the attached memorandum from a whistleblower. The Documents reveal that on June 2, 2022, the Acting Inspector General for the Department of Defense issued a memorandum to the Secretary of Defense warning of potential non-compliance with the law and regulations governing the review of religious accommodation requests.

According to the memo, the Office of the Inspector General (OIG) found a trend of generalized assessments rather than "the individualized assessment that is required by Federal law and DoD and Military Service policies."

Critical the OIG noted the impossibility of individualized reviews in less than 12 minutes per review.

"Additionally, the volume and rate at which decisions were made to deny requests is concerning. The appeal authorities of the Services we reviewed indicated that an average of 50 denials per day were processed over a 90-day period. Assuming a 10-hour work day with no breaks or attention to other matters, the average review period was about 12 minutes for each package. Such a review period seems insufficient to process each request in an individualized manner and still perform the duties required of their position."

Not only is it highly significant that the watchdog agency for the Department of the Defense found clear violations of the Constitutional and statutory rights of military members, but it is also deeply troubling that the Secretary of Defense did not act on this information until September 2nd of 2022. In the intervening months hundreds of military members who submitted religious accommodation requests were wrongfully discharged.

My clients and I have been attempting to draw attention to the failure of the Department of Defense to follow the law and protect the Constitutional rights of military members since the mandate order was given to the military. We have repeatedly seen blanket denials and attempts to circumvent the Religious Freedom Restoration Act. This document is further evidence that the military has and continues to discriminate against my clients because of their faith.

The point of contact for this release is attorney R. Davis Younts. He can be reached at 833-739-5291 or davis@yountslaw.com.

Sincerely,

R. Davis Younts, Esquire

RDYounes



SECRETARY OF DEFENSE 1000 DEFENSE PENTAGON WASHINGTON, DC 20301-1000

SEP - 2 2022

MEMORANDUM FOR UNDER SECRETARY OF DEFENSE FOR PERSONNEL AND READINESS

SUBJECT: Referral of Info Memo from the Office of Inspector General Regarding Coronavirus
Disease 2019 Religious Accommodation Requests

Mandatory vaccination against coronavirus disease 2019 (COVID-19) is necessary to protect the Force and ensure its readiness to defend the American people. Uniform standards must be applied to all requests for medical or administrative exemption in a manner consistent with the law and DoD policy, including DoD Instruction 6205.02, "DoD Immunization Program," and DoD Instruction 1300.17, "Religious Liberty in the Military Services."

The DoD Office of Inspector General transmitted the attached Info Memo regarding information it received and reviewed concerning denials of religious accommodation requests from COVID-19 vaccination requirements. I am referring the Info Memo to you for appropriate action, in coordination with the Secretaries of the Military Departments and the DoD Office of General Counsel, as necessary and appropriate.

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Attachment: As stated

cc:

Secretaries of the Military Departments General Counsel of the DoD Acting Inspector General of DoD



OSD005557-22/CMD007059-22

Controlled by: DoD OIG

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INSPECTOR GENERAL DEPARTMENT OF DEFENSE

4800 MARK CENTER DRIVE ALEXANDRIA, VIRGINIA 22350-1500

INFO MEMO

June 02, 2022

FOR: SECRETARY OF DEFENSE

DepSecDef Action____

FROM: Sean W. O'Donnell, Acting Inspector General

Sean W Offormed

SUBJECT: Denials of Religious Accommodation Requests Regarding Coronavirus
Disease-2019 Vaccination Exemptions

- Purpose. To inform you of potential noncompliance with standards for reviewing and
 documenting the denial of religious accommodation requests of Service members identified
 through complaints submitted to my office.
- The Department of Defense (DoD) Hotline received dozens of complaints regarding denied religious accommodation requests from Service members. We found a trend of generalized assessments rather than the individualized assessment that is required by Federal law and DoD and Military Service policies.¹
- The denial memorandums we reviewed generally did not reflect an individualized analysis, demonstrating that the Senior Military Official considered the full range of facts and circumstances relevant to the particular religious accommodation request. For example, an Air Force general denied one Airman's request with the brief statement: "I disapprove your request for exemption from vaccinations under the provisions of AFI 48-110, paragraph 2-6.b.3."

DoD Instruction 1300.17, "Religious Liberty in the Military Services," paragraph 3.2.d.., requires that "[o]fficials charged with making recommendations or taking final action on a Service member's request for the accommodation of religious practices will review each request individually, considering the full range of facts and circumstances relevant to the specific request.... The means that is least restrictive to the requestor's religious practice and that does not impede a compelling governmental interest will be determinative." [Emphasis added.]

Prepared By: John Fazakerley, SA to DIG Al Phone Number: 703-604 8764 Controlled by: DoD OIG

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The Religious Freedom Restoration Act of 1993 (RFRA) prohibits the "Government [from] substantially burden[ing] a person's exercise of religion even if the burden results from a rule of general applicability" unless the Government "demonstrates that application of the burden to the person—(1) is in furtherance of a compelling governmental interest; and (2) is the least restrictive means of furthering that compelling governmental interest." 42 U.S.C. §§ 2000bb—1(a), (b). The U.S. Supreme Court has clarified that RFRA "requires the Government to demonstrate that the compelling interest test is satisfied through application of the challenged law 'to the person'—the particular claimant whose sincere exercise of religion is being substantially burdened." Burwell v. Hobby Lobby Stores, Inc., 573 U.S. 682, 726-27 (2014) (citation omitted).

- We also reviewed appellate authority decisions that overturned denials of religious accommodation requests. Some of the appellate decisions included documentation that demonstrated a greater consideration of facts and circumstances involved in a request.
- Additionally, the volume and rate at which decisions were made to deny requests is
 concerning. The appeal authorities of the Services we reviewed indicated that an average of
 50 denials per day were processed over a 90-day period. Assuming a 10-hour work day with
 no breaks or attention to other matters, the average review period was about 12 minutes for
 each package. Such a review period seems insufficient to process each request in an
 individualized manner and still perform the duties required of their position.
- We bring this to your attention for any action you deem appropriate to ensure that published guidance, including DoD Instruction 1300.17, "Religious Liberty in the Military Services," are followed when acting on requests for religious exemption from coronavirus disease-2019 (COVID-19) vaccination requirements. We will make available to the DoD General Counsel the complaints received by the Hotline that support our comments.
- Finally, we want to remind you of our recently announced Audit of Military Departments'
 Processing of Coronavirus Disease-2019 Vaccination Exemptions and Disciplinary Actions
 for Active Duty Service Members (Project No. D2022-D000AW-0081.000). The objective
 of this audit is to determine whether the Military Departments are processing exemption
 requests for the COVID-19 vaccination and taking disciplinary actions for active duty Service
 members in accordance with Federal and DoD guidance.
- If you have any questions, please contact me at 703-604-8300 or Marguerite Garrison,
 Deputy Inspector General for Administrative Investigations at 703-604-8500, or
 marguerite.garrison@dodig.mil. If you wish to discuss the specifics of the ongoing audit,
 please contact Brett Mansfield, Deputy Inspector General for Audit at 703-604-8900, or
 brett.mansfield@dodig.mil.

cc: General Counsel of the Department of Defense