

Effective 1 October 1997

Assistance, Inspections, Investigations, and Follow-up
Command Policy

Authority to Conduct Inquiries and Investigations

FOR THE GOVERNOR:

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Major General
The Adjutant General

OFFICIAL:

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Director of Administration

History. This is an update of this regulation/ instruction.

Summary. This regulation/instruction establishes procedures for conducting inquiries and investigations under the authority of California Army and Air National Guard.

Applicability. This regulation/instruction applies to all elements of the California Army and Air National Guard.

Superseded by CAARNGR 20-1/CA ANGR 120-4, 14 May 90.

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Proponent and exception authority. The proponent and exception authority of this regulation/instruction is the ANG/CS for ANG and CAAG-IG for ARNG. Supplementation of this regulation and establishment of command and local forms are prohibited without prior written approval from the CA ANG/CS.

Interim changes. Interim changes to this regulation/instruction are not official unless they are authenticated by the ANG/CS for ANG and CAAG-IG for ARNG.

Suggested improvements. Users are invited to send comments and suggested improvements on DA Form 2028 (Recommended Changes to Publications and Blank Forms), directly to the Office of the Adjutant General CAANG, P.O. Box 269101, Sacramento, CA 95827-9101, ATTN: ANG/CS or CAAG-IG.

Distribution. Distribution of this regulation/ instruction is for Army - A and Air Force - F.

1. PURPOSE

This regulation prescribes policy and procedures for conducting inquiries and investigations under authority of Army regulations and Air Force publications and Section 11180 of the California Government Code.

2. APPLICABILITY

This regulation/instruction applies to the California State Military Department, its State and Federal Civil Servants and Technician employees and the Army and Air National Guard.

3. SUPPLEMENTATION

Supplementation of this regulation/instruction is prohibited.

4. POLICY

a. Inquiries and investigations concerning California National personnel and units will be conducted in accordance with Army and Air Force publications unless The Adjutant General specifically uses the California Code as authority for the inquiry or investigation.

b. Authority contained in Section 11180 of the California Government Code is exclusively reserved

for use by The Adjutant General in his capacity as the Director of the Military Department Inquiries and investigations initiated by commanders and Deputy Adjutant Generals, in their federal capacity will be based on authority in Army Regulations and Air Force instructions as appropriate. Requests for an inquiry or investigation of state activities or state active duty personnel as described in paragraph c below will be referred to the Adjutant General for appropriate action.

c. Inquiries and investigations related to State Civil Servants, State Active Duty personnel, State Military Reserve, California Cadet Corps, Naval Militia, the IMPACT program and any other programs will be conducted under the authority of Section 11180, California Government Code.

5. PROCEDURE

Investigative procedures contained in Army regulations and Air Force publications will be used as a guide for all inquiries and investigations including those conducted under authority of the California Government Code except that reference to federal laws and regulations will be changed to state law and Military Department policy if the California Government Code is used.