

*that the Chairman considers appropriate to improve that performance.*

*(c) READINESS REPORTING SYSTEM.—The Chairman shall develop, in consultation with the director of each combat support agency, a uniform system for reporting to the Secretary of Defense, the commanders of the unified and specified combatant commands, and the Secretaries of the military departments concerning the readiness of each such agency to perform with respect to a war or threat to national security.*

*(d) REVIEW OF NATIONAL SECURITY AGENCY.—(1) This section shall apply to the National Security Agency, but only with respect to functions the Agency performs for the Department of Defense.*

*(2) The Secretary, after consulting with the Director of Central Intelligence, shall establish policies and procedures with respect to the application of this section to the National Security Agency.*

*(3) The Secretary shall submit to Congress a report on any revision of the policies and procedures established under paragraph (2).*

***§ 194. Combat support agency representatives: combatant command headquarters***

*Upon the request of the commander of a unified or specified combatant command, the director of a combat support agency shall assign a representative of that agency to the headquarters of that command.*

***§ 195. Definition of combat support agency***

*In this chapter, the term “combat support agency” means any of the following:*

- (1) The Defense Communications Agency.*
- (2) The Defense Intelligence Agency.*
- (3) The Defense Logistics Agency.*
- (4) The Defense Mapping Agency.*
- (5) Any other defense agency designated as a combat support agency by the Secretary of Defense.*

**[§ 191.] § 196. Unauthorized use of Defense Intelligence Agency name, initials, or seal**

*(a) No person may, except with the written permission of the Secretary of Defense, knowingly use the words “Defense Intelligence Agency”, the initials “DIA”, the seal of the Defense Intelligence Agency, or any colorable imitation of such words, initials or seal in connection with any merchandise, impersonation, solicitation, or commercial activity in a manner reasonably calculated to convey the impression that such use is approved, endorsed, or authorized by the Secretary of Defense.*

*(b) Whenever it appears to the Attorney General that any person is engaged or is about to engage in an act or practice which constitutes or will constitute conduct prohibited by subsection (a), the Attorney General may initiate a civil proceeding in a district court of the United States to enjoin such act or practice. Such court shall proceed as soon as practicable to the hearing and determination of such action and may, at any time before final determination, enter such restraining orders or prohibitions, or take such other actions as is warranted, to prevent injury to the United States or to any*