

OGC HAS REVIEWED.

9 November 1954

MEMORANDUM FOR: Office of General Counsel

SUBJECT: Movement of Household Effects of [REDACTED] 25X1A9a
[REDACTED] 25X1A9a

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25X1A6a
1. [REDACTED], who is presently stationed in [REDACTED] was recently divorced and sent home his dependents and approximately 10,700 pounds of household effects in anticipation of his own return to Headquarters. Under the Joint Travel Regulations the maximum household effects [REDACTED] is permitted to ship at Government expense is 6,000 pounds net weight. Since approximately 40% of the gross weight of household effects represents packing, he has already returned to the United States the maximum which the Joint Travel Regulations permit at Government expense. 25X1A9a
 2. After sending his dependents home in July, [REDACTED] obtained a divorce from his wife and then married a staff employee of the [REDACTED] Base, [REDACTED]. 25X1A9a
25X1A6a 25X1A9a
 3. [REDACTED] returned to Headquarters in October and she states that she has approximately 3,000 pounds of household effects which she has asked the [REDACTED] to ship to the United States. When she first arrived in [REDACTED] for her tour of duty she carried with her only a small amount of personal clothing -- no household effects. It would appear, therefore, that the 3,000 pounds she wishes to return to the United States represents the personal belongings of her husband or effects which she has acquired while in [REDACTED]. 25X1A9a
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 4. We are presented with the question whether Mrs. Virginia [REDACTED] is entitled to ship any household effects to the United States as a result of her own employment since she took no effects with her at the time she was originally assigned to the [REDACTED]. The further question is also present whether her entitlements, if any, are merged with those of her husband. We would appreciate a decision from your office on this point. 25X1A9a
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 5. As a matter of future guidance we would appreciate your advice as to just what happens to certain of the entitlements of employees in the field when they marry one another. At present CIA

regulations limit/

regulations limit both single and married personnel to 3,000 pounds of effects to be shipped to or from overseas stations at Government expense. If two single persons, each entitled to move 3,000 pounds of effects to and from the field, are married while abroad, are their entitlements merged? If so, is the new entitlement for the family unit 6,000 pounds or 3,000 pounds? Is the answer to the question the same if one or both of the individuals arrive at his overseas post with no effects and acquire them while in the field?

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EE/ADMIN