

KEYWORD: Guideline F

DIGEST: Applicant has not identified any error in the first Appeal Board decision in her case. Adverse decision affirmed.

CASENO: 08-09704.a2

DATE: 04/21/2010

DATE: April 21, 2010

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In Re: )	
)	
----- )	ISCR Case No. 08-09704
)	
)	
Applicant for Security Clearance )	
_____ )	

**APPEAL BOARD DECISION  
ON APPLICANT'S REQUEST  
FOR RECONSIDERATION**

**APPEARANCES**

**FOR GOVERNMENT**  
James B. Norman, Esq., Chief Department Counsel

**FOR APPLICANT**  
*Pro se*

On March 31, 2010, the Board issued an Appeal Board Decision in this case. On April 9, 2010, Applicant submitted a request for clarification and/or reconsideration of that decision. Department Counsel submitted a response on April 14, 2010.

The Board has inherent authority to entertain a request to reconsider its decisions. However, there is no right to reconsideration; the Board has the sole discretion to decide whether to exercise its inherent authority to reconsider one of its decisions. *See* ISCR Case No. 98-0621 at 1-2 (App. Bd. Nov. 23, 1999).

We have considered Applicant's brief and conclude that she has identified no error in our decision. Rather, she appears to express disagreement with our decision, submitting in support of her request new evidence, which we cannot consider. *See* Directive ¶ E3.1.29. Accordingly, Applicant's request is denied.

Signed: Jean E. Smallin

Jean E. Smallin  
Administrative Judge  
Member, Appeal Board

Signed: William S. Fields

William S. Fields  
Administrative Judge  
Member, Appeal Board

Signed: James E. Moody

James E. Moody  
Administrative Judge  
Member, Appeal Board