Exhibit B
1. (U) Purpose. This annex outlines procedures for the Unlawful Enemy Combatant Review Board (UECRB).

2. (U) References.

   f. (U) DoDD 2310.01E, the Department of Defense Detainee Program, 05 September 2006.

   a. (U) CJTF-101 carefully screens all detainees before and after transfer to the Bagram Theater Internment Facility (BTIF) to ensure only Unlawful Enemy Combatants (UEC) remain in US detention to prevent them, pursuant to the laws of war, from returning to the battlefield. Once at the BTIF, all detainees receive regular, comprehensive reviews of the basis for their detention. Only confirmed UECs are detained at the BTIF.

   b. (U) An initial determination that a detainee is a UEC is made at the point of capture by the unit commander. The capturing unit shall submit an “Unlawful Enemy Combatant Transfer Request” (UECTR) to CJTF-101 for those detainees believed to meet established criteria as UECs and who require continued detention at the BTIF. CJTF-101 shall review the initial UEC determination of the unit commander, the UECTR, and the request for continued detention at the BTIF. If the capturing unit presents sufficient evidence that the detainee is a UEC, CJTF-101 may admit the detainee to the BTIF.
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c. (U) Once at the BTIF, all detainees' basis for detention (UEC status) is reviewed by an UECRB conducted once within the first 75 days of in-processing to the BTIF and again every 6 months after the initial UECRB.

4. (U) Purpose. The purpose of the UECRB is to make recommendations regarding a detainee's status as an unlawful enemy combatant to the CJTF Deputy Commander, the UECRB approving authority. Additionally, the UECRB (the "Board") makes recommendations regarding what level UEC a detainee represents (high-level or low-level), and recommends whether the detainee should be nominated for participation in the Program Takhim e'Sol (PTS) or recommended for release. The Board will recommend release when the Board finds that a detainee does not qualify, or no longer qualifies, as a UEC. The Board is administrative in nature and does not create any rights, benefits, or privileges.

5. (U) Legal Framework.

a. (U) Persons detained at the BTIF are held on the basis that they are UECs in the on-going conflict between the United States and the Taliban, al Qaida and its associated forces. UECs are persons not entitled to combatant immunity who have engaged in acts against the United States or its coalition partners in violation of the laws and custom of war during an armed conflict. Detention is therefore legally justified under the laws and customs of war.

b. (U) For purposes of Operation Enduring Freedom, the term Unlawful Enemy Combatant is defined to include, but is not limited to, an individual who is or was part of or supporting Taliban or al Qaida forces, or associated forces that are engaged in hostilities against the United States or its coalition partners.

c. (U) Intelligence value alone is not a lawful basis for detention.

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(1) (U) Is or was part of or supporting Taliban or al Qaida forces, or associated forces that are engaged in hostilities against the United States or its coalition partners. (See ref. (g) for a complete list.); or

(2) (U) Have committed a hostile act against US or coalition forces by engaging or attempting to engage US or coalition forces in violation of the laws and customs of war; or

(3) (U) Have displayed an intent to commit hostile acts against US or coalition forces in violation of the laws and customs of war.
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d. (U) The initial determination that an individual is a UEC must be reviewed periodically. For both initial reviews and subsequent reviews, UECRB procedures include:

(1) (U) Notice to the detainee of the convening of a board, in a language he understands, including notification of the basis for detention;

(2) (U) An opportunity for the detainee to provide a written statement or other readily available evidence for review by the Board;

(3) (U) All determinations and recommendations by a preponderance of the evidence standard;

(4) (U) Detainees will not be compelled to present evidence to the Board;

(5) (U) Detainees will have the opportunity to personally appear before the board;

(6) (U) A written record will be made of the proceedings (a verbatim transcript is not required); and

(7) (U) The Board’s final recommendations will be made in closed session by majority vote.

a. (U) The determination that an individual is an UEC must be based on a preponderance of the evidence. During Operation Enduring Freedom, UECs are those persons who:

(1) (U) Are or were part of or supporting Taliban or al Qaida forces, or associated forces that are engaged in hostilities against the United States or its coalition partners. (See ref. (g) for a complete list.); or

(2) (U) Have committed a hostile act against US or coalition forces by engaging or attempting to engage US or coalition forces in violation of the laws and customs of war; or

(3) (U) Have displayed an intent to commit hostile acts against US or coalition forces in violation of the laws and customs of war.

b. (U) Intelligence value alone is not a lawful basis for continued detention.
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c. (U) Prior to the initial review, military police investigators will interview the detainee and record the results of that interview on the Detainee Notification Worksheet (DNW) located at Appendix 1. This review will take place within two weeks of in-processing unless a delay is requested by MI personnel. During this initial interview, the detainee will be told the reason for detention and given a summary of the evidence against him, be notified that his case will be reviewed by an administrative board, and be afforded the opportunity to make a written statement as well as personally appearing at the Board. Any such statement will be read to the Board at the initial review, unless the detainee wishes to present the information himself.

(1) (U) This statement will be written by the detainee if possible. If the detainee is unable to write, the interviewer may write the statement and will validate to the Board that the statement is an accurate record of the detainee’s statement.

(2) (U) If the detainee does not wish to make a statement, this fact will be recorded on the DNW.

d. (U) Prior to the initial review, MI or MPI personnel will make a reasonable investigation into any alibi or other exculpatory evidence the detainee offers.

7. (U) Six month status review. The status of each detainee will be reviewed at least every six months following the initial review. During this review, the Board shall consider all relevant and reasonably available information, including any new information that has been identified since the initial status determination.

a. (U) For both initial and periodic reviews, the Board shall make the following findings and recommendations:

(1) (U) Whether the detainee continues to be a UEC; or

(2) (U) If the Board determines that a detainee is a UEC, the Board will then determine whether the detainee is or remains a High Level Enemy Combatant (HLEC) or a Low Level Enemy Combatant (LLEC), and provide a recommendation on continued detention;

(3) (U) For detainees that are LLECs, the Board will make a recommendation as to whether the detainee should remain in detention, is a candidate for the PTS program, or should be released.

(4) (U) If the Board determines that a detainee is not a UEC or in No Longer an Enemy Combatant (NLEC) the Board shall recommend expedited release.
c. (U) Prior to the six month status review, the detainee will be notified of the review and afforded the opportunity to make a written statement. This notification will be recorded on a DNW. Any such statement will be read to the Board.

(1) (U) This statement will be written by the detainee if possible. If the detainee is unable to write, the interviewer may write the statement and will validate to the Board that the statement is an accurate record of the detainee’s statement.

(2) (U) If the detainee does not wish to make a statement, that fact will be recorded on the DNW.
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d. (U) NLEC Determination Criteria. IAW para. 6, when there is insufficient evidence to classify a detainee as a UEC, the detainee must be recommended for classification as an NLEC and released. The Board may also recommend NLEC classification when a detainee is exhausted of intelligence value, is considered to be a minimal threat to US or coalition forces, and the detainee is not otherwise of custodial interest to the United States.
Annex E (Unlawful Enemy Combatant Review Board (UECRB), to the CJTF-101 Detainee Operations Standard Operating Procedures)

10. (U) Board Composition. The Board consists of three commissioned officers, one of whom must be a field grade officer:

   a. (U) Board President: Provost Marshal, CJTF-101 (or his/her representative)

   b. (U) CJ2 (or his/her representative)

   c. (U) BTIF Facility Commander (or his/her representative).

11. (U) Board Recorder. The Detainee Assessment Branch (DAB) OIC shall serve as the recorder for the Board. In coordination with the TF Guardian S-3, the recorder will prepare the record of the Board within three workdays of the announcement of the Board’s recommendations. The record will then be forwarded to the CJTF-101 Detention Operations Judge Advocate for a legal sufficiency review before presentation to the approving authority.

12. (U) Presentation to the Approving Authority.

   a. (U) The recommendations of the Board will be reviewed for legal sufficiency by the CJTF OSJA. The UECRB recorder will forward the Board’s recommendations, including all information and statements submitted by the detainee, to the approving authority within one week of the Board’s recommendation.

   b. (U) The approving authority will act on the recommendations of the Board in writing.

13. (U) Pre-Board Preparation. CJTF-101 personnel meet with every detainee within two-weeks of in-processing to the BTIF to explain the reason for the detainee’s detention and to provide a summary of the unclassified information against the detainee. This meeting occurs unless a delay in requested by Military Intelligence (MI) personnel or is not operationally feasible. BTIF personnel explain to the detainee that the detention will be reviewed by an administrative board, the UECRB, within 75 days of in-processing to the BTIF and every six months thereafter. Each detainee is informed that he will be afforded an opportunity to provide a written statement or other readily available information to each UECRB, and that any such statements will be provided to, and considered, by the Board.

   a. (U) If possible, the statement provided by the detainee will be written by the detainee. If the detainee is unable to write, the interviewer may write the statement and will validate to the Board that the statement is an accurate record of the detainee’s statement.

   b. (U) If the detainee does not wish to make a statement, this fact will be recorded. However, prior to the Board considering the cases of particular detainees, those detainees will be provided another opportunity to make additional statements or provide other readily available information.
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c. (U) Prior to each UERCB, MI or military police investigators (MPI) will review the available intelligence and information regarding detainees being considered by the particular Board and provide the results to the Board, including any exculpatory information.

14. (U) Board Procedures. Each detainee held at the BTIF will receive an initial Board within the first 75 days of in-processing to the BTIF and every six months thereafter. If new information warranting a reassessment is received, the Board may review a detainee’s status (conduct an UECRB) on an as needed basis. The Board shall consider all relevant and reasonably available information. During the UECRBs conducted every six months, the Board will also consider any new information that has been identified since the preceding UECRB.

a. (U) At each Board, MI Branch analysts and MP investigators will introduce each detainee’s case, present all available evidence and information (including statements made or evidence offered by the detainee), and make a recommendation as to the detainee’s status. The Board members will consider all relevant information acquired from the capturing unit when making their recommendation.
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15. (U) The Board’s recommendations will be forwarded to the appropriate approval authority. Approval authorities are as follows.
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17. (U) Coordinating Instructions.

a. (U) The UECRB will be held weekly in a location cleared for SECRET and designated by the President of the Board.

d. (U) The Board president may convene additional meetings as necessary.

18. (U) Definitions.

a. (U) Coalition Forces. For purposes of this SOP, an attack by an enemy combatant on the following entities/individuals is considered an attack on the Coalition.
Annex E (Unlawful Enemy Combatant Review Board (UECRB), to the CJTF-101 Detainee Operations Standard Operating Procedures)

(1) (U) All units and personnel of US forces or other countries participating in Enduring Freedom operations and all NATO units and personnel present in Afghanistan supporting ISAF operations;

(2) (U) ANSF when the intent of the attack is to disrupt or undermine the Coalition’s mission, or to destabilize the government of the GIRoA;

(3) (U) Local and Third Country National (TCN) personnel contracted with or employed by the Coalition when the intent of the attack is to disrupt or undermine the Coalition.

b. (U) Detainee. Any person captured, detained, held or otherwise under the control of DoD personnel (military or civilian). It does not include persons being held primarily for law enforcement purposes. A detainee may also include the following categories:

(2) (U) Low Level Enemy Combatant (LLEC). Those individuals who are not a threat beyond the immediate battlefield or that do not have high operational or strategic intelligence or law enforcement value.

(3) (U) No Longer Enemy Combatant (NLEC). A NLEC is a detainee who is determined not to be, or no longer to be, an enemy combatant or who is devoid of intelligence value, assessed to be a minimal threat to US or coalition forces, and in whom the United States no longer has a custodial interest. NLECs will be released within 15 days of release approval.

c. (U) Enemy Combatant. In general, a person engaged in hostilities against the United States or its coalition partners during an armed conflict. The term “enemy combatant” includes both “lawful enemy combatants” and “unlawful enemy combatants”.

d. (U) Unlawful Enemy Combatant (UEC). Unlawful enemy combatants are persons not entitled to combatant immunity, who engage in acts against the United States or its coalition partners in violation of the laws and customs of war during an armed conflict. For purposes of Operation Enduring Freedom, the term Unlawful Enemy Combatant is defined to include, but is not limited to, an individual who is or was part of or supporting Taliban or al Qaeda forces, or associated forces that are engaged in hostilities against the United States or its coalition partners.

19. (U) Point of contact is the CJTF-101 Detention Operations Judge Advocate at DSN

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Appendixes

Appendix 1: Detainee Assessment Branch
Appendix 2: Processing UECRB Results
Tab 1: LLEC/PTS Concur/Non-Concur Memo
Tab 2: NLEC Concur/Non-Concur Memo