PROVISIONS OF EO 12333 REQUIRING AG-APPROVED PROCEDURES

1. Procedures for coordination of CI activities and clandestine collection of PI inside the US subject to AG approval (1.3(b)(20)(C))
2. Heads of Executive Branch shall inform the AG of clandestine collection of PI and CI activities within the US not coordinated with FBI (1.5(h))
3. Crimes reporting. (1.6(b))
4. Develop procedures for production and dissemination of information from criminal drug intelligence activities aboard (1.6(g))
5. Govern the collection, retention, and dissemination of USP information (2.3)
   a. And, by reference, CIA’s authorized duties and responsibilities (1.7(a))
6. Dissemination of information derived from SIGINT (2.3, unnumbered paragraph)
7. Use of intrusive collection techniques (2.4)
8. Collection techniques akin to those requiring a warrant (2.5)
9. Undisclosed participation (2.9)
10. Procedures approval process (3.2)
11. Procedures, generally (3.3)

PROVISIONS OF PART 2 NOT SPECIFICALLY REQUIRING PROCEDURES

1. Consistency with Constitution (2.1)
2. No interferences with civil or criminal law enforcement (2.2)
3. Authorized assistance to law enforcement (2.6)
4. Covert contracting (2.7)
5. Consistency with other law (2.8)
6. Restriction on human experimentation (2.10)
7. Prohibition on assassination (2.11)
8. Prohibition on indirect participation (2.12)
9. Prohibition on domestic influence covert action (2.13)

ADDITIONAL PROVISIONS LIKELY FOR INCLUSION

1. CIA HUMINT manager authority (1.3(b)(12)(A)(ii))
2. Disseminate information to: DNI (1.5(a) and (b)); State, local, tribal, and private sector (1.6(e)); foreign governments and international institutions (1.6(f)); and CIA oversight officers (1.6(h))
3. Congressional oversight (3.1)
4. Definitions (3.5)

(b)(3) CIAAct
(b)(3) NatSecAct