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<b>ID</b>	<b>Page Range DoD June</b>	<b>Topic</b>	<b>Exemption(s)</b>	<b>Remarks</b>
R-1	3365-3412	Executive Summary, Introduction and Law. Policy and Training on Interrogation	None	All information in this section has been released. It is included for the sake of clarity.
R-2	3413-3415	Summary of Previous Reports Relating to Interrogation or Detainee Abuse, GTMO Reports, and Herrington Report	None	All information in this section has been released. It is included for the sake of clarity.

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R-3	3416 - 3418	Custer Report	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning intelligence activities, sources and methods. It identifies specific concerns in intelligence collection activities and military operations related to intelligence collections. Disclosure would allow hostile entities to discover details regarding intelligence sources and methods and the evaluation of the effectiveness or ineffectiveness of these sources and methods. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter intelligence activities.</p>	

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R-4	3418 - 3420	Church Review, Iraq Reports, Miller and Ryder Reports	None	All information in this section has been released. It is included for the sake of clarity.
R-5	3423 - 3425	Herrington Iraq Report	<u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (g), which pertain to military operations and vulnerabilities. Redacted portions of this section contain information about military operations related to detainees. It also describes various military units with specialized and sensitive missions. Release of this information would cause serious damage to the national security as disclosure would allow hostile entities to obtain valuable information about military organization and capabilities. Hostile agents could then use this information to develop tactics and techniques to impede these military operations.	

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R-6	3425	Lee Report	<u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (g), which pertain to military operations and vulnerabilities. Redacted portions of this section contain information about military operations related to detainees. It also describes various military units with specialized and sensitive missions. Release of this information would cause serious damage to the national security as disclosure would allow hostile entities to obtain valuable information about military organization and capabilities. Hostile agents could then use this information to develop tactics and techniques to impede these military operations.	
R-7	3425 -3433	Taguba and Mikolashek Reports	None	All information in this section has been released. It is included for the sake of clarity.

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R-8	3434-3437	Fay Report	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain information concerning military operations and intelligence activities, sources and methods. Disclosure would allow hostile entities to discover details regarding intelligence sources and methods and would allow hostile agents to use this information to devise countermeasures to counter intelligence activities.</p>	
R-9	3437 - 3440	Jones Report	None	All information in this section has been released. It is included for the sake of clarity.

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R-10	3440 - 3442	Jacoby Report	<u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (g), which pertain to military operations and vulnerabilities. Redacted portions of this section contain information about military operations related to detainees. Release of this information would cause serious damage to the national security as disclosure would allow hostile entities to obtain valuable information about military organization and capabilities. Hostile agents could then use this information to develop tactics and techniques to impede these military operations.	
R-11	3442 - 3462	Independent Panel Report, Examination of Detainee Abuse	None	All information in this section has been released. It is included for the sake of clarity.

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R-12	3463 - 3467	Guantanamo Bay, Cuba—Background on GTMO and Detention Facilities	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (g), which pertain to military operations and vulnerabilities. Redacted portions of this section contain information about and descriptions of military operations related to detention of individuals and operation of the detention facilities. Release of this information would cause serious damage to the national security as disclosure would allow hostile entities to obtain valuable information about military procedures and capabilities including specific details on matters relating to processing of detainees. This information could then be used to develop tactics and techniques to impede these military operations and make the processing of individuals detained by US forces much more difficult.</p>	

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R-13	3467 - 3471	Evolution of the Command Organization	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain information concerning military operations and intelligence activities and intelligence sources and methods. It discusses military organizations and missions. Disclosure would allow hostile entities to discover details regarding intelligence sources and methods and would allow hostile agents to use this information to devise countermeasures to counter intelligence activities.</p>	
R-14	3471 - 3472	Evolution of Approved Interrogation Techniques at GTMO	None	All information in this section has been released. It is included for the sake of clarity.

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R-15	3472 - 3474	The Initial Development of Counter Resistance Techniques	<p><u>Exemption 5</u> This section contains detailed descriptions of internal deliberations concerning interrogation techniques. <u>Deliberative process</u>: Public disclosure of the substance of internal discussions described in this section would be likely to chill full, frank, and open deliberations. This section contains information that is both predecisional and deliberative because it contains: (1) preliminary opinions, not DoD's final views, and are therefore pre-decisional; and (2) evaluations, proposals, and recommendations as part of the internal deliberations with regard to the treatment and interrogation of detainees. This kind of disclosure would make it impossible to conduct frank and candid internal deliberations. <u>Attorney-client</u>: This section contains detailed descriptions of confidential communications between DoD clients and counsel on a matter in which the clients required legal advice.</p>	

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R-16	3474 - 3479	JTF-170 proposed Counter Resistance Techniques - Oct 2002 and the Debate Surrounding the Request	<p>Two exemptions apply to this section: Exemptions 1 and 5. <u>Exemption One</u> This section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Disclosure would cause serious damage to the national security by revealing intelligence sources and methods.</p> <p><u>Exemption 5</u>: This section contains detailed descriptions of internal deliberations concerning interrogation techniques. <u>Deliberative process</u>: This section contains information that is both predecisional and deliberative because it contains: (1) preliminary opinions, not DoD's final views, and are therefore pre-decisional; and (2) evaluations, proposals, and recommendations as part of the internal deliberations with regard to the treatment and interrogation of detainees. Public disclosure would be likely to chill full, frank, and open internal discussions. <u>Attorney-client</u>: This section contains detailed descriptions of confidential communications between DoD clients and counsel in the course of giving legal advice.</p>	

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R-17	3479 - 3480	Interrogation Plan for Mohamed al Kahtani	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning the interrogation of a specific detainee including descriptions of specific interrogation techniques and assessments of their effectiveness. Release of this detailed information concerning the interrogation of a specific detainee would cause serious damage to the national security, specifically intelligence activities and methods, as disclosure would allow hostile entities to discover details regarding the interview process associated with this individual detainee and the assessment and evaluation of the effectiveness or ineffectiveness of the interview process made by those directly responsible for it. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter interrogation techniques.</p>	

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R-18	3480 - 3482	SECDEF Approval of a Limited Number of Counter Resistance Techniques	<p><u>Exemption 5</u> This section contains descriptions of internal deliberations concerning interrogation techniques. <u>Deliberative process</u>: Public disclosure of the substance of internal discussions would be likely to chill full, frank, and open internal discussions. This section contains information that is both predecisional and deliberative because it contains: (1) preliminary opinions, not DoD's final views, and are therefore pre-decisional; and (2) evaluations, proposals, and recommendations as part of the internal deliberations with regard to the treatment and interrogation of detainees. This kind of disclosure would make it impossible to conduct frank and candid internal deliberations. <u>Attorney-client</u>: This section contains describes confidential communications between DoD clients and counsel on a matter in which the clients required legal advice.</p>	

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R-19	3482 - 3485	Rescission of the Counter Resistance Techniques/Concerns Raised by the Navy General Counsel	<p><u>Exemption 5</u> This section contains detailed descriptions of internal deliberations concerning interrogation techniques. <u>Deliberative process</u>: Public disclosure of the substance of internal discussions would be likely to chill full, frank, and open internal discussions This section contains information that is both predecisional and deliberative because it contains: (1) preliminary opinions, not DoD's final views, and are therefore pre-decisional; and (2) evaluations, proposals, and recommendations as part of the internal deliberations with regard to the treatment and interrogation of detainees. This kind of disclosure would make it impossible to conduct frank and candid internal deliberations. <u>Attorney-client</u>: This section contains detailed descriptions of confidential communications between DoD clients and counsel on a matter in which the clients required legal advice.</p>	

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R-20	3485 - 3487	Effect of the Secretary's Rescission on the Interrogation of Kahtani	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning the interrogation of a specific detainee including descriptions of specific interrogation techniques and assessments of their effectiveness. Release of this detailed information concerning the interrogation of a specific detainee would cause serious damage to the national security, specifically intelligence activities and methods, as disclosure would allow hostile entities to discover details regarding the interview process associated with this individual detainee and the assessment and evaluation of the effectiveness or ineffectiveness of the interview process. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter interrogation techniques.</p>	

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R-21	3487 - 3495	The Development of Current Interrogation Policy	<p>Two exemptions apply to this section: Exemptions 1 and 5. <u>Exemption One</u> This section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Disclosure would cause serious damage to the national security by revealing intelligence sources and methods.</p> <p><u>Exemption 5</u>: This section contains detailed descriptions of internal deliberations concerning interrogation techniques. <u>Deliberative process</u>: This section contains information that is both predecisional and deliberative because it contains: (1) preliminary opinions, not DoD's final views, and are therefore pre-decisional; and (2) evaluations, proposals, and recommendations as part of the internal deliberations with regard to the treatment and interrogation of detainees. Public disclosure would be likely to chill full, frank, and open internal discussions. <u>Attorney-client</u>: This section contains detailed descriptions of confidential communications between DoD clients and counsel in the course of giving legal advice.</p>	

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R-22	3495 - 3499	Military Department JAG Objections to the Working Group Draft Report	Two exemptions apply to this section: Exemptions 1 and 5. <u>Exemption One</u> This section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Disclosure would cause serious damage to the national security by revealing intelligence sources and methods. <u>Exemption 5</u> : This section contains detailed descriptions of internal deliberations concerning interrogation techniques. <u>Deliberative process</u> : This section contains information that is both predecisional and deliberative because it contains: (1) preliminary opinions, not DoD's final views, and are therefore pre-decisional; and (2) evaluations, proposals, and recommendations as part of the internal deliberations with regard to the treatment and interrogation of detainees. Public disclosure would be likely to chill full, frank, and open internal discussions. <u>Attorney-client</u> : This section contains detailed descriptions of confidential communications between DoD clients and counsel in the course of giving legal advice.	

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R-23	3499 - 3506	SECDEF Approval of a Limited Number of Working Group Techniques	<p>Two exemptions apply to this section: Exemptions 1 and 5. <u>Exemption One</u> This section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Disclosure would cause serious damage to the national security by revealing intelligence sources and methods.</p> <p><u>Exemption 5</u>: This section contains detailed descriptions of internal deliberations concerning interrogation techniques. <u>Deliberative process</u>: This section contains information that is both predecisional and deliberative because it contains: (1) preliminary opinions, not DoD's final views, and are therefore pre-decisional; and (2) evaluations, proposals, and recommendations as part of the internal deliberations with regard to the treatment and interrogation of detainees. Public disclosure would be likely to chill full, frank, and open internal discussions. <u>Attorney-client</u>: This section contains detailed descriptions of confidential communications between DoD clients and counsel in the course of giving legal advice.</p>	

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R-24	3506 - 3508	Conclusion, Interrogation Techniques Actually Employed and Investigation Procedures	None	All information in this section has been released. It is included for the sake of clarity.
R-25	3509-3515	The GTMO "Model", Relationship between Military Police and Military Intelligence	<u>Exemption 2</u> : Portions of this section withheld under this exemption are internal and are used for internal purposes; the information redacted describes procedures of personnel who conduct intelligence activities relating to detainees and operate detention facilities. The release of the detailed information in this section regarding detainee interrogation and interview techniques, would permit hostile entities to gain specific knowledge of the circumstances under which detainees are interviewed. Portions of this section which describe the operation of the detention facility, if disclosed, allow them an opportunity to adjust their behavior to frustrate these activities.	

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R-26	3516	Tiger Team Approach to interrogations	<p>Two exemptions apply to this section: Exemptions 1 and 2. <u>Exemption One</u> Portions of this section which have been redacted are currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. This section provides specific directions for intelligence activities directly involving detainees. It addresses specific interrogation techniques. Release of this section would reveal intelligence activities and methods which could be used by hostile organizations to impede military and intelligence operations and activities.</p> <p><u>Exemption 2</u> : Portions of this section withheld under this exemption are internal and are used for internal purposes; they are procedures for personnel who conduct intelligence activities relating to detainees. The release of the information in this section regarding detainee interrogation and interview techniques, procedures, and plans would provide knowledge to hostile entities which would give them an opportunity to adjust their behavior to frustrate these activities.</p>	

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R-27	3516 - 3518	Adequate Resources and Oversight	<p>Two exemptions apply to this section: Exemptions 1 and 2. <u>Exemption One</u> Portions of this section which have been redacted are currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. This section provides specific directions for intelligence activities directly involving detainees. It addresses specific interrogation techniques. Release of this section would reveal intelligence activities and methods which could be used by hostile organizations to impede military and intelligence operations and activities.</p> <p><u>Exemption 2</u> : Portions of this section withheld under this exemption are internal and are used for internal purposes; they are procedures for personnel who conduct intelligence activities relating to detainees. The release of the information in this section regarding detainee interrogation and interview techniques, procedures, and plans would provide knowledge to hostile entities which would give them an opportunity to adjust their behavior to frustrate these activities.</p>	

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R-28	3518 - 3527	Comparison of Interrogation Techniques Approved and Employed, Overall Compliance	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning interrogation techniques and the interrogation of specific detainees including descriptions of specific interrogation techniques and assessments of their effectiveness. Release of this detailed information would cause serious damage to the national security, specifically intelligence activities and methods, as disclosure would allow hostile entities to discover details regarding the interview process and the assessment and evaluation of the effectiveness or ineffectiveness of the interview process. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter interrogation techniques.</p>	

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R-29	3527 - 3539	Analysis of Techniques Employed, Prohibited Techniques	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning interrogation techniques and the interrogation of specific detainees including descriptions of specific interrogation techniques and assessments of their effectiveness. Release of this detailed information would cause serious damage to the national security, specifically intelligence activities and methods, as disclosure would allow hostile entities to discover details regarding the interview process and the assessment and evaluation of the effectiveness or ineffectiveness of the interview process. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter interrogation techniques.</p>	

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R-30	3539-3542	Detainee Abuse	None	All information in this section has been released. It is included for the sake of clarity.
R-31	3543-3550	Operations Enduring Freedom - Afghanistan, Evolution of Command Structures and Detention Facilities	<u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (g), which pertain to military operations and vulnerabilities. Redacted portions of this section contain information about military operations, command structures and facilities related to detainees. Release of this information would cause serious damage to the national security as disclosure would allow hostile entities to obtain valuable information about military organization, vulnerabilities and capabilities. Hostile agents could then use this information to develop tactics and techniques to impede these military operations.	

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R-32	3550 - 3553	Evolution of Guidance Regarding Detainee Treatment	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning interrogation techniques, military operations and facilities, and processing of persons detained in the course of military operations. Release of this detailed information would cause serious damage to the national security, specifically intelligence activities and methods, as disclosure would allow hostile entities to discover details regarding the interview process, military processing of detainees and detention facilities. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter interrogation techniques and military operations.</p>	

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R-33	3553 - 3557	Detainee Flow from Point of Capture Through Detention	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning interrogation techniques, military operations and facilities, and processing of persons detained in the course of military operations. Release of this detailed information would cause serious damage to the national security, specifically intelligence activities and methods, as disclosure would allow hostile entities to discover details regarding the interview process, military processing of detainees and detention facilities. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter interrogation techniques and military operations.</p>	

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R-34	3557 - 3559	MI-MP Relationship	<p><u>Exemption One</u> Information redacted from this section is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. Redacted portions of this section contain detailed information concerning interrogation techniques, military operations and facilities, and processing of persons detained in the course of military operations. Release of this detailed information would cause serious damage to the national security, specifically intelligence activities and methods, as disclosure would allow hostile entities to discover details regarding the interview process, military processing of detainees and detention facilities. Moreover, disclosure would allow hostile agents to use this information to devise countermeasures to counter interrogation techniques and military operations.</p>	