

Exhibit 51

Report on Associated Forces

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**(U) Report on Associated Forces
July 2014**

(U) Background. The Joint Explanatory Statement to accompany the National Defense Authorization Act for Fiscal Year 2014 requests that the Secretary of Defense provide to the Committees on Armed Services of the Senate and the House of Representatives a briefing on “definitions and the process to determine if an entity is an affiliate, associated force and/or an adherent of al Qaeda or the Taliban; and an assessment of the groups or entities that the Department considers to be affiliates or adherents of al Qaeda.” The Joint Explanatory Statement requests that the same information be provided to the Committee on Foreign Relations of the Senate and Committee on Foreign Affairs of the House of Representatives. This report responds to that information request contained in the Joint Explanatory Statement.

(U) Additionally, this report updates and supplements a similar communication from then-Assistant Secretary of Defense for Special Operations and Low Intensity Conflict Michael Sheehan to the Senate Armed Services Committee in June 2013.

~~(S)~~ Summary. (b) (1)

[REDACTED]

[REDACTED]. Pursuant to Presidential policy guidance, the use of military

¹ ~~(S//NF)~~ Definition of “Associated Force.” An associated force is a group that (1) is an organized, armed group that has entered the fight alongside al-Qa’ida and (2) is a co-belligerent with al-Qa’ida in hostilities against the United States or its coalition partners. The legal conclusion that a group is an associated force against whom military force may be used is distinct from the intelligence assessment that a group is “affiliated” with al-Qa’ida.

(b) (1)

[REDACTED] (The definition of an “associated force” is public; the definition of an “affiliate” for purposes of intelligence analysis is classified.)

² (U) The fact that AQAP is considered part of al-Qa’ida, or at least an associated force of al-Qa’ida, is public.

~~(S)~~ (b) (1)

[REDACTED]

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force against terrorist targets outside areas of active hostilities involves target-by-target analysis of legal and policy considerations.

(U) **Al-Qa'ida, the Taliban, and Associated Forces**

- ~~(S)~~ Core al-Qa'ida, the Taliban, and Other Groups Fighting in Afghanistan. In Afghanistan, the U.S. Armed Forces conduct operations pursuant to the 2001 AUMF against al-Qa'ida, the Taliban, and other terrorist and insurgent groups, notably including the Haqqani Network, that are engaged alongside al-Qa'ida and the Taliban in hostilities against the United States or its coalition partners. (b) (1)

- (U) Al-Qa'ida in the Arabian Peninsula. In Yemen, the U.S. military conducts direct action targeting members of al-Qa'ida in the Arabian Peninsula (AQAP), which is an organized armed group that is part of, or at the very least an associated force of, al-Qa'ida.

(U) **Other al-Qa'ida Affiliates**

- ~~(S)~~

(b) (1)

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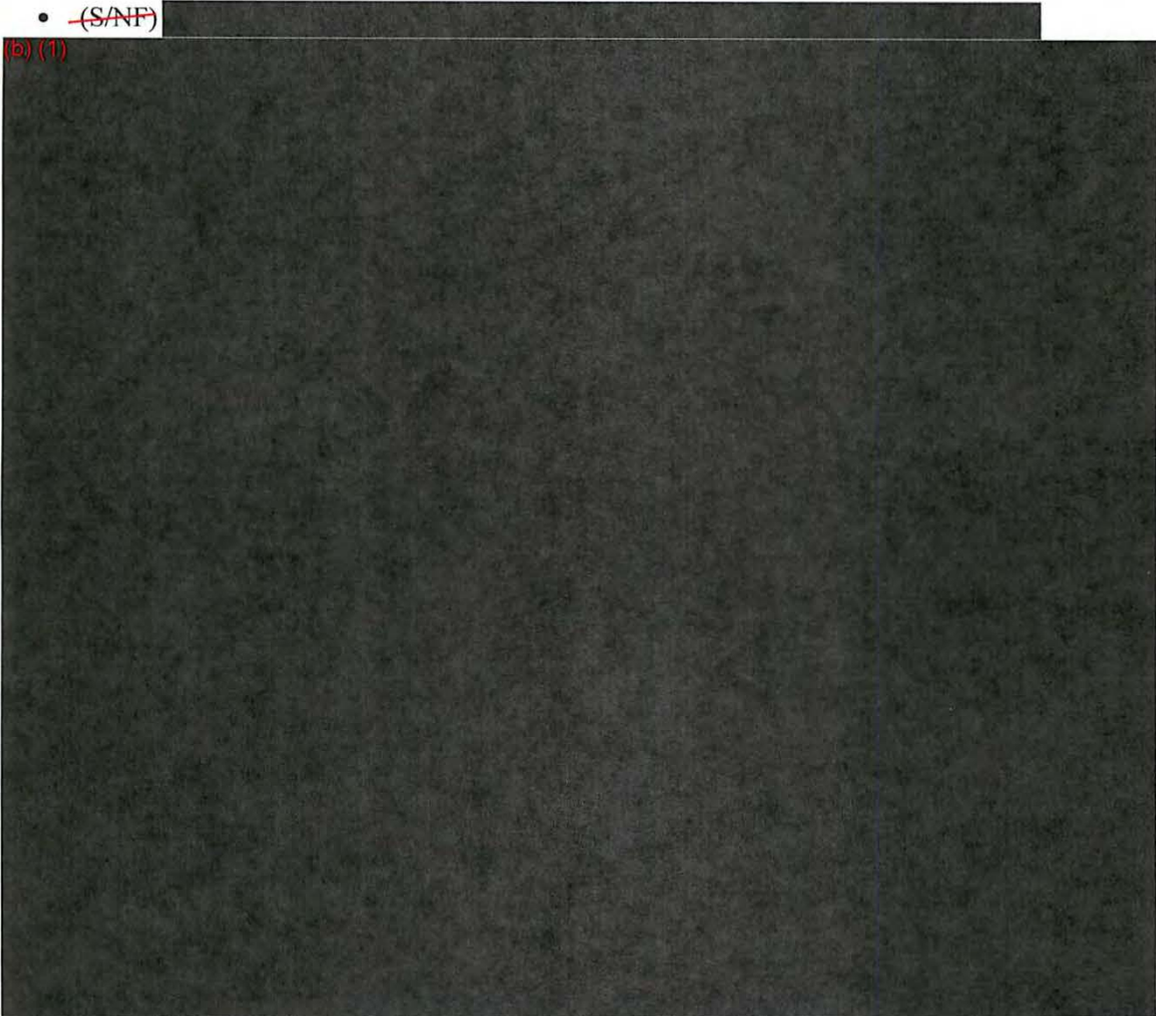
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- (U) In October 2013 U.S. forces captured Abu Anas al-Libi in Libya; al-Libi was assessed to be part of al-Qa’ida.

(U) Other Notable Terrorist Groups

- ~~(S//NF)~~

(b) (1)



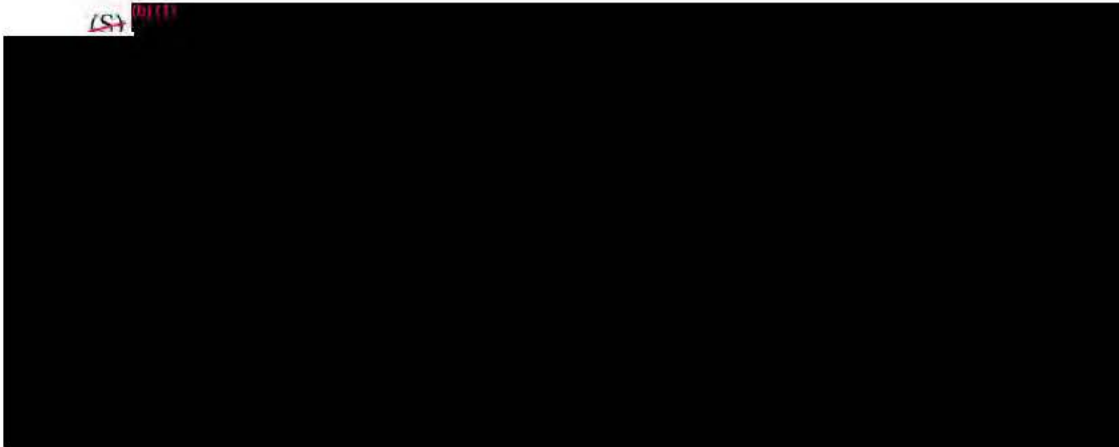
(U) Further Review and Alternative Legal Authorities

(U) The fact that a terrorist group has not been determined to be an “associated force” of al-Qa’ida for purposes of the AUMF does not mean that the United States has made a final determination that the group is not an “associated force.” The Administration is prepared to review this question whenever a situation arises in which it may be necessary to take U.S. military direct action against an organized terrorist group.

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(U) Additionally, the AUMF is not the only authority under which the President may use force in order to keep the United States and its people safe. The President has authority under the U.S. Constitution, for example, to use military force as needed to defend the nation against armed attacks and imminent threats of armed attack. Thus, the President has the authority to respond with military force to future terrorist attacks or threats thereof, should it become necessary to do so. There also exists legal authority separate from the AUMF to arrest and bring to justice individual terrorists based on probable cause to believe that they have committed certain crimes under U.S. law. In addition, the United States works closely with partner nations in addressing the threat posed by terrorist groups.



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**(U) Report on Congressional Notification of
Sensitive Military Operations and
Counterterrorism Operational Briefings**

Submitted in compliance with the reporting requirement
contained in sections 1041 and 1042 of the
National Defense Authorization Act
for Fiscal Year 2014 (P.L. 113-66)



Preparation of this study/report cost the Department of Defense
a total of approximately \$1,620 in Fiscal Year 2014.

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(U) This report is provided pursuant to the requirement in section 1041 and 1042 of the National Defense Authorization Act for Fiscal Year 2014 (P.L. 113-66). Section 1041 provides that the Secretary of Defense shall establish and submit to the congressional defense committees procedures for notifying in writing the congressional defense committees of certain military operations. Section 1042 provides that the Secretary of Defense shall provide quarterly briefings outlining Department of Defense counterterrorism operations and related activities.

(U) Notification of Sensitive Military Operations

~~(TS//NF)~~ 10 U.S.C. 130f requires notice in writing to the congressional defense committees following certain military operations. Additionally, the Presidential Policy Guidance (PPG) on [REDACTED] requires prompt notification to appropriate Members of Congress [REDACTED]

~~(TS//NF)~~ The Under Secretary of Defense for Policy is responsible for drafting, coordinating, approving, and delivering appropriate written and oral notifications to the Chairman and the ranking minority member of the Armed Services Committees and the Defense Appropriations Subcommittees [REDACTED]. Written notifications will contain, as applicable:

[REDACTED]

~~(TS)~~ The Under Secretary of Defense for Intelligence will provide appropriate notifications to the Intelligence Committees following written notifications to the Armed Services Committees and Defense Appropriations Subcommittees.

~~(TS//NF)~~ [REDACTED]

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(U) Quarterly Counterterrorism Operations Briefings

~~(TS//NF)~~ The PPG and 10 U.S.C. 485 also require that appropriate Members of Congress will be provided, no less than every three months, updates on certain counterterrorism matters. The Under Secretaries of Defense for Policy and Intelligence will collaborate on these updates to ensure uniform presentation to the congressional defense and intelligence oversight committees.

(U) Each quarterly briefing will include the following:

1. (U) A global update on activity within each geographic Combatant Command and how such activity supports the respective theater campaign plan;
2. (U) An overview of authorities and legal issues, including limitations;
3. (U) An overview of interagency activities and initiatives;
4. (U) Any other matters the Secretary of Defense considers appropriate; and
5. ~~(TS)~~ (b) (1) 

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