EXHIBIT Q

(U) Disseminating or sharing any part of this document outside CIA must comply with AR 10-16.

AR 2-2E ANNEX E -- (U) Memorandum of Understanding Concerning Oversea's and Domestic Activities of the Central Intelligence Agency and the Federal Bureau of Investigation (Formerly HR 7-1ANNE)

OGC - AGENCY REGULATION SERIES 2 (INTELLIGENCE ACTIVITIES) PUBLISHED ON 23 DECEMBER 1987

Revision Summary

(UHATUO) Please be advised that AR 2-2E (U) Procedures Relating to the Conduct of Counterintelligence Acitivities outside the United States by the Federal Bureau of Investigation (Formerly HR 7-1AnnE) dated 23 December 1987, has been superceded by AR 2-2E (U) Memorandum of Understanding Concerning Overseas and Domestic Activities of the Central Intelligence Agency and the Federal Bureau of Investigation, dated 20 July 2005. The 2005 version is not presented in the usual Agency regulatory format; the version here is formatted to retain the stucture of the issuance as approved.

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	(b)(3) CIAAc

Regulation Summary

(U) The purpose of this Memorandum of Understanding (MOU) is to ensure the full and seamless coordination and cooperation between CIA and FBI in both the overseas and domestic arenas. The section numbering within Provision II (U) Policy is recreated exactly as set forth in the 2005 MOU.

(U) Authorities 1.

(U//AIUO) [Authorities are as stated in the regulation].

(U) Policy II.

(U) Purpose

(U) The purpose of this MOU is to ensure the full and seamless coordination and cooperation between CIA and FBI in both the overseas and domestic arenas.

I. (U) Definitions

- (U) The term <u>foreign intelligence</u>, as defined in Part 3.4(d) of Executive Order 12333, means information relating to the capabilities, intentions and activities of foreign powers, organizations, or persons, but not including counterintelligence except for information on international terrorist activities.
- (U) The term <u>counterintelligence</u>, as defined in Part 3.4(a) of Executive Order 12333, means information gathered and activities conducted to protect against espionage, other intelligence activities, sabotage, or assassinations conducted for or on behalf of foreign powers, organizations or persons, or international terrorist activities (but not including personnel, physical, document or communications security programs).
- (U) The term intelligence includes foreign intelligence and counterintelligence.
- (U) The term <u>national intelligence</u> has the meaning set forth in the National Security Act of 1947, as amended.
- (SHNF) The term <u>coordination</u> means the process of eliciting comments prior to undertaking a proposed action. As used here, the term means that no such action will be taken so long as the party with whom the action in question is raised has unresolved objections. The agency responsible for coordination will advise the other agency of the identity of the individual of interest, the nature of the agency's interest, and the means of collection or access envisioned. The agency whose coordination is required will respond to the initiating agency within five business days indicating whether there is a concern regarding the proposed action, and the nature of that concern. Coordination by the requesting agency must be documented and may occur at the field level.
- (U) The term <u>notify</u> means the timely disclosure of an anticipated activity so that the entity notified may provide comments or input. When considerations allow, this should occur five working days ahead of the proposed activity.
- (U) The term <u>embassy</u> means any diplomatic establishment.

II. (U) Overseas Intelligence Activities	X	(b)(3) NatSecAct
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(U) Operational Activities Abroad (S/MT) The FRI will obtain Attance Constant and the state of	(b)(1) (b)(3) NatSec
(SHMF) The FBI will obtain Attorney General approval, if requestions (Seneral Guidelines,	uired by applicable Attorney
(U) Expressions of No Interest	(b)(1) (b)(3) NatSecAct
(SHNF) Following coordination with CIA, if CIA expresses no activities abroad,	(b)(7)(e) o interest in particular FBI
Any changes to previously coordinated activity require additithe CIA.	ional coordination by the FBI wi
(U) FBI Activities Ordered by the President or Vice Presiden States Code, Section 533	nt or Under Title 28 of the United
(b)(1) (U) FBI LEGAT Contacts Abroad (b)(3) NatS (b)(7)(e)	SecAct
(SHNF) FBI LEGATS have contact [endnote 5] with foreign intenforcement services. LEGATS will coordinate these contact	
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PL 110 cases under Section 7 of the CIA	Act of 1949),	will notify the
appropriate FBI Assistant Director of the i	identity of the individual or	
		ecAd
(SHNF) CIA will assist the FBI in its mission Order 12333 and its implementing procedure.	on abroad, to the extent a dures and the National Se	uthorized by Executive curity Act of 1947.
III. (U) Domestic Intelligence Activities	(b)(1) (b)(3) NatSecAct (b)(7)(e)	(b)(1) (b)(3) NatSecAct
(U) CIA Intelligence Activities Within the U	United States	
with the FBI the collection of foreign intelli as required by procedures agreed upon intent of the parties that this coordination effort to support the nation's foreign intellig	by the D/CIA and the Attorwill result in an effective a	ney General: It is the llocation of FBI and CIA
	*	(b)(1) (b)(3) NatSecAct
Α.		
b)(1) b)(3) NatSecAct		
B. (SHMF) When CIA directs its activ	ity, which shall be in full c	ompliance with all
applicable legal restrictions, agai	inst a US person target,	
	ins	ide the United States, the
CIA will coordinate this activity wit		
require additional coordination by	changes to the previously the CIA with the FBI.	coordinated activity
C.		
(b)(3) NatSecAct AR 2-2E (b)(7)(e) — SECRET#CIA	INTERNAL USE ONLY/NOFORN	(b)(1) (b)(3) NatSecAct 5 of 11

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i i	(CHNF) Senior officials at the CIA and FBI	will meat cami	annually to disc	THEE OVORALL
6	collection strategy	will Higel Sellii-	annually to uisc	uss overall
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L	avoid unnecessary duplication or gaps in	collection.	65	(b)(1)
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	(SUNF) CIA will conduct overt collection of	foreign intelling	nee from witting	n and

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voluntary United States persons inside the United		
the United States, in full compliance with all app	icable legal restrict	ions.
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(U) FBI Passage of Information to CIA		(b)(1)
		(b)(3) NatSecAct
(U) State, Local and Tribal Officials	b)(1)	
(U) State, Eocal and Inda Officials	b)(3) NatSecAct	
(SHNF) Except for contact related to the security of	CIA	CIA will coordinate
with the		
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v v	
(SHNF) FBI Contact with Foreign Intelligence, Security and Law E United States	nforcement Services in the
(SHNF) CIA has overall responsibility for coordinating relationship and security services. The FBI has broad authorities to conduct la intelligence activities in the United States. The FBI need not coord engaging in contact activities with foreign intelligence, security or the United States. The FBI will, however, notify CIA when	w enforcement and inate with the CIA before
the Officed States. The FBI WIII, However, Houry CIA when	
	(b)(1) (b)(3) NatSecA
IV. (U) General Provisions	(b)(1) (b)(3) NatSecAct
(SHNF)	Requests to Refrain
from Information Sharing (SUNF) CIA and FBI share the goal that there be seamless coord	(b)(1) (b)(3) NatSec ination and cooperation
between CIA and FBI. Accordingly, whenever	
a request that the information	not b
shared will inform	
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(U) Training	(b)(1) (b)(3) NatSecA
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(U) No Rights for Third Parties	
(U) This MOU is intended only to improve the internal managemen	

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the CIA and the FBI and is not intended to, and does not, create any right or benefit enforceable at law or in equity by any party against the United States, its departments, agencies, entities, officers, employees or agents, or any other person.

V. (U) Dispute Resolution	(b)(1) (b)(3) NatSecAct
(CHNF) CIA and FBI are committed to close cooperation in these intelligence	activities.

VI. (U) Legal Authorities

(U) This MOU is not intended to contradict or abrogate any existing legal authorities, except as set forth in Section VIII. All activities carried out in accordance with the MOU shall be in full compliance with the Constitution and all other applicable laws and regulations.

VII. (U) Periodic Review

(U) The Attorney General, the Director of the FBI and the Director of CIA will conduct a review of this MOU every three years.

VIII. (U) Technical Comments

- (U) This MOU supersedes the following documents or procedures that were previously in force:
- 1982 "Procedures Relating to the Conduct of Counterintelligence Activities Outside the United States by the Federal Bureau of Investigation" signed by the Attorney General and the Director of Central Intelligence.
- 1982 CIA Procedures adopted by the Attorney General and the Director of Central Intelligence entitled, "Guidance for CIA Activities within the United States."

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 1992 Memorandum of Agreement between the FBI and CIA entitled, "Suppl 	emental
Memorandum of Agreement Regarding the Conduct and Coordination of FBI	
Counterintelligence Activities Abroad."	ĵĝ.

 1994 Memorandum of Agre 	ement between the FBI	I and CIA entitled,	"Supplemental
Memorandum of Agreement			
United States."	2	**************************************	

APPROVED:
/s/ Robert S. Mueller Director, Federal Bureau of Investigation 28 June 2005
/s/ Alberto Gonzales Attorney General 20 July 2005
s/ Porter Goss Director, Central Intelligence Agency 21 June 2005
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ENDNOTES

4 - (U) Under 28 USC 533, the Attorney General may appoint officials to conduct investigations regarding official matters under the control of the Department of Justice and the Department of State as may be directed by the Attorney General. Pursuant to the Article II of the Constitution, the President can order the FBI to engage in extraterritorial activity.

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III.	(U)	Responsibilities
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