

To Counterterrorism Division From Inspection  
Re (U) 297-HQ-A13276697-E, 05/19/2004

~~SECRET~~

the wet floor (one military person was in the vicinity, but there was no one interacting with the detainee according to the SA), (4) detainees who were ordered to strip and then placed in isolation with no clothes (SA reported the stripping was no different from the searching procedures he had observed used by guards in U S jails), (5) an MP shouting at a detainee who did not understand the MP's directions; and (6) detainees wearing hoods while escorted on prison grounds (reported to be a prison regulation).

(U) With regard to the FBI personnel's understanding of the Department of Defense (DoD) and/or Department of Justice authorization for the permitted use of certain interrogation techniques, the majority of those interviewed advised they had no reason to become familiar with DoD's interrogation techniques as the interviews conducted by the FBI comported with FBI policies and procedures, other than not utilizing Miranda warnings. LS [redacted]

[redacted] San Francisco Division, advised she observed a military or DoD list of what was allowed during interrogations posted on the wall of one of the offices at AGP. LS [redacted] recalled that the list contained nine or ten bullets of information regarding interrogation techniques, but did not recall any other specifics regarding the list.

b6 -1

b7C -1

(U) SA [redacted] FA/RDT, CTD, advised he signed an initial Military Intelligence (MI)/DoD form prior to conducting interviews. SA [redacted] recalled that the document delineated the interview techniques allowed, and those requiring specific approval. According to SA [redacted] the document appeared to be a standard form, and applicable to agencies wanting to conduct interviews of detainees. SA [redacted] noted that sleep deprivation was not on the list of permissible interview activities, but required a specific request. SA [redacted] advised he generally discussed the form, read and signed the form, but did not maintain a copy of the form. SA [redacted] advised that other than signing the form, he was not aware of DoD authorizations or techniques as they were not relevant to his interviews. SA [redacted] New York Field Office, reported he was aware DoD utilized sleep deprivation and isolation for prescribed periods of time, but did not witness any such act. SA [redacted] was aware of those techniques through the MI personnel responsible for the military's interviews of detainees and it was SA [redacted] understanding the techniques were allowed for limited periods of time.

b6 -1

b7C -1

b7C -1

(U) With regard to complaints made by detainees to FBI personnel concerning misconduct or mistreatment, LS [redacted]

b6 -1

b7C -1

~~SECRET~~

3

DETAINEES-1181

1184