Amnesty International v. CIA, et al.



Document Description: This document contains a letter from the CIA's Office of Congressional Affairs to the Chairman of the Senate Select Committee on Intelligence providing written responses to questions that arose at a recent intelligence briefing pertaining to detainee issues. The document is marked TOP SECRET and contains compartmented information.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption b(6) (in part): This document contains the handwritten signature of a CIA employee, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

This document does not contain any meaningful, reasonably-segregable information.

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Document Description: This 25-page document consists of several CIA routing and distribution sheets, two 1-page cover letters to members of congress, and 20 pages of comments and reactions by various CIA components to a draft report of the CIA inspector general related to detainee detention issues (provided to members of Congress). The document is marked SECRET.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause serious damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).Exemption (b)(3) (in part): This document contains information exempted from disclosure pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).Exemption (b)(3) (in part): This document contains information exempted from disclosure pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009), namely, information about CIA official titles, internal organizational data, names, functions, routing information and other similar information.

Exemption (b)(3) (in part): This document contains information exempted from disclosure pursuant to

Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009), namely, information about CIA official titles, internal organizational data, names, functions, routing information and other similar information.

Exemption (b)(5) (in part): This document contains information relating to intra-agency pre-decisional deliberations, to wit: comments and reactions by various CIA components to a draft report of the CIA inspector general related to detainee detention issues.

Exemption b(6) (in part): This document contains the handwritten signatures of CIA employees, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The public interest in disclosure of this information does not outweigh the harm to the individuals whose privacy would be violated.

This document does not contain any meaningful, reasonably-segregable information.

Amnesty International v. CIA, et al.



Document Description: This document contains the classified testimony of former CIA Director Michael Hayden before the Senate Select Committee on Intelligence regarding the detention of terrorists. The document is marked TOP SECRET and contains compartmented information.

(b) (7) (f)

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption (b)(3) (in part): This document contains information exempted from disclosure pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009), namely, information about CIA internal organizational data, functions and other similar information.

All meaningful, reasonably-segregable portions of this document have been released.

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FOIA/PA Request No.:	F-05-00498, F-06-01014, F-06-00	0994	
Document Number:	OGC 0 72		
Date of Document:	November 3, 2006		
Document Type:	Letter		
Classification:	Top Secret		
From/To:	CIA to HPSCI/SSCI		
Subject:	Funding Issue		
Document Pages:	23		
FOIA Exemptions: ☆ (b) (1) ☆ (b) (2) ☆ (b) (3) ☆ (b) (4) ☆ (b) (5) ☆ (b) (5) ☆ (b) (6) ☆ (b) (7) (c) ☆ (b) (7) (d) ☆ (b) (7) (e) ☆ (b) (7) (f)	Privacy Act Exemptions: (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (5)	 Disposition: Denied in Full Partial Release Released in Full Referred to Third Agency 	

Document Description: This document consists of multiple letters sent to various congressional leaders regarding the particular use of funds appropriated to the CIA. The document is marked TOP SECRET and contains compartmented information. Various CIA routing and cover sheets are also attached to the document.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information exempted from disclosure pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009), namely, information about CIA official titles, internal organizational data, names, functions, routing information and other similar information.

Exemption b(6) (in part): This document contains the handwritten signature of a CIA employee, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

Exemption b(6) (in part): This document contains the names of Office of Management and Budget and National Security Council staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as potential counter-intelligence threats. The public interest in disclosure of this information does not outweigh the harm to the individuals whose privacy would be violated.

This document does not contain any meaningful, reasonably-segregable information.

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Amnesty International v.	CIA,	et al.
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Document Description: This document consists of a letter from a private attorney to Senator Carl Levin, a copy of which was sent to former CIA Director Hayden and others. The document contains a CIA routing and distribution sheet. The document is unclassified.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403(West Supp. 2009).

Exemption (b)(3) (in part): This document contains information exempted from disclosure pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009), namely, CIA telephone and fax numbers.

No meaningful, reasonably segregable information exists.

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Case Number: 07-cv-5435 Judge's Initials: LAP

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Case 1:07-cv-05435-LAP

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Amne	sty International v. Cl	A, et al.
FOIA/PA Request No.:	F-05-00498, F-06-01014, F-06-00)994
Document Number:	OIG M/R 303	
Date of Document:	May 5, 2004	
Document Type:	MFR	
Classification:	Secret	
From/To:	OCA	
Subject:	Treatment of Detainees	
Document Pages:	6	
FOIA Exemptions:	Privacy Act Exemptions: (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (5)	Disposition: Denied in Full Partial Release Released in Full Referred to Third Agency

Document Description: This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional briefing by CIA officials pertaining to a report by the CIA's Inspector General. The document is marked SECRET and contains compartmented information. The document contains CIA routing and distribution information. The document appears to contain the handwritten notes of Office of Inspector General personnel commenting on the text of the memorandum, including but not limited to comments regarding the accuracy of the memorandum.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause serious damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

routing information and other similar information.

Exemption (b)(5) (in part): This document contains information relating to intra-agency pre-decisional deliberations, to wit: the handwritten notes of Office of Inspector General personnel provding commentary to the text of the memorandum.

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

This document does not contain any meaningful, reasonably-segregable information.

(b) (7) (f)

Filed 03/05/2010 Page DOC4969

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FOIA/PA Request No.:	F-05-00498, F-06-01014, F-	06-00994
Document Number:	OIG M/R 304	
Date of Document:	May 5, 2004	
Document Type:	MFR	
Classification:	Top Secret	
From/To:	OCA	
Subject:	Alleged Detainee Abuse	
Document Pages:	6	
FOIA Exemptions: ☆ (b) (1) □ (b) (2) ☆ (b) (3) □ (b) (4) ☆ (b) (5) ☆ (b) (5) ☆ (b) (6) □ (b) (7) (c) □ (b) (7) (d) □ (b) (7) (e)	Privacy Act Exemptions: (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (5)	Disposition: Denied in Full Partial Release Released in Full Referred to Third Agence

Document Description: This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional hearing pertaining to alleged detainee abuse. The document is marked TOP SECRET and contains compartmented information. The document contains occasional marginalia. The document contains CIA routing and distribution information. The document appears to contain the handwritten notes of Office of Inspector General personnel commenting on the text of the memorandum, including but not limited to comments regarding the accuracy of the memorandum.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

routing information and other similar information.

Exemption (b)(5) (in part): This document contains information relating to intra-agency pre-decisional deliberations, to wit: the handwritten notes of Office of Inspector General personnel provding commentary to the text of the memorandum.

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

Case 1:07-cv-05435-LAP

Filed 03/05/2010 Page **DQQ**₀**370**





Document Description: This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional hearing pertaining to detainee issues. The document is marked TOP SECRET and contains compartmented information. Various CIA routing and cover sheets are also attached to the document.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage or serious to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

Exemption b(6) (in part): This document contains the names of Department of Defense and FBI personnel, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as potential counter-intelligence threats. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

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Document Description: This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional briefing by CIA officials pertaining to the alleged abuse of detainees. The document is marked TOP SECRET and contains compartmented information. The document contains CIA routing and distribution information.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403(West Supp. 2009).

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

Amnesty International v. CIA, et al.



Document Description: This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding the CIA's attendance at a recent congressional briefing pertaining to detainee issues. The document is marked SECRET and contains compartmented information. The document contains CIA routing and distribution information.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause serious damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403(West Supp. 2009).

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

Amnesty International v. CIA, et al. F-05-00498, F-06-01014, F-06-00994 FOIA/PA Request No.: Document Number: OIG M/R 320-A Date of Document: May 5, 2004 **Document Type:** MFR Classification: **Top Secret** From/To: OCA Alleged Prisoner Abuse Subject: **Document Pages:** 6 Disposition: FOIA Exemptions: **Privacy Act Exemptions:** Denied in Full (d) (5) 🛛 (b) (1) O Partial Release (j) (1) (b) (2) (j) (2) Released in Full 🖾 (b) (3) O Referred to Third Agency (k) (1) (b) (4) (k) (2) (b) (5) (k) (5) 🖾 (b) (6) (b) (7) (c) (b) (7) (d) (b) (7) (e) (b) (7) (f)

Document Description: This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional hearing pertaining to alleged detainee abuse. The document is marked TOP SECRET and contains compartmented information. The document contains CIA routing and distribution information.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403 (West Supp. 2009).

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.



Amnesty International v. CIA, et al. FOIA/PA Request No.: F-05-00498, F-06-01014, F-06-00994 **Document Number:** OIG M/R 325 December 21, 2004 Date of Document: MFR **Document Type: Classification: Top Secret** From/To: OCA Testimony of John Helgerson before SSCI Subject: **Document Pages:** 4 Privacy Act Exemptions: **Disposition:** FOIA Exemptions: O Denied in Full (d) (5) 🛛 (b) (1) Partial Release (i) (1) (b) (2) O Released in Full (i) (2) 🖾 (b) (3) Referred to Third Agency (k) (1) (b) (4) (k) (2) (b) (5) (k) (5) 🖾 (b) (6) (b) (7) (c) (b) (7) (d) (b) (7) (e) (b) (7) (f)

Document Description: This document is a memorandum for the record, in email format, regarding a recent congressional hearing at which the CIA's Inspector General testified. The document is marked TOP SECRET and contains compartmented information. The document also contains a one-page cover memo.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption b(6) (in part): This document contains the handwritten signature of a CIA employee, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

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Document Description : This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional hearing pertaining to interrogation issues. The document is marked TOP SECRET and contains compartmented information. The document contains CIA routing and distribution information.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities of the United States, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause serious damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption (b)(3) (in part): This document contains information provided to the Department of Defense from the International Committee of the Red Cross. Such information is exempt from disclosure pursuant to 10 U.S.C. Section 130c.

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

Exemption b(6) (in part): This document contains the names of FBI personnel, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as potential counter-intelligence threats. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

(b) (7) (f)

Amne	sty International v. Cl	A, et al.
FOIA/PA Request No .:	F-05-00498, F-06-01014, F-06-00)994
Document Number:	OIG M/R 338	
Date of Document:	May 12, 2004	
Document Type:	MFR	
Classification :	Top Secret	
From/To:	OCA	
Subject:	Alleged Prisoner Abuse	
Document Pages:	6	
FOIA Exemptions : (b) (1) (b) (2) (b) (3) (b) (4) (b) (5) (b) (5) (b) (6) (b) (7) (c) (b) (7) (d) (b) (7) (e)	Privacy Act Exemptions : (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (5)	Disposition : O Denied in Full Partial Release Released in Full Referred to Third Agency

Document Description : This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional briefing pertaining to alleged detainee abuse. The document is marked TOP SECRET and contains compartmented information. The document contains CIA routing and distribution information.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption (b)(3) (in part): This document contains information provided to the Department of Defense from the International Committee of the Red Cross. Such information is exempt from disclosure pursuant to 10 U.S.C. Section 130c.

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

Amnesty International v. CIA, et al.

FOIA/PA Request No.:	F-05-00498, F-06-01014, F-06-00994		
Document Number:	OIG M/R 356		
Date of Document:	December 21, 2004		
Document Type:	MFR		
Classification:	Top Secret		
From/To:	OCA		
Subject:	Testimony of John Helgerson before SSCI		
Document Pages:	3		
FOIA Exemptions:	Privacy Act Exemptions: (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (5)	 Disposition: Denied in Full Partial Release Released in Full Referred to Third Agency 	

Document Description: This document is a memorandum for the record, in email format, regarding a recent congressional hearing at which the CIA's Inspector General testified. The document is marked TOP SECRET and contains compartmented information. The document also contains a one-page cover memo.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403(West Supp. 2009).

Exemption b(6) (in part): This document contains the handwritten signature of a CIA employee, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

All meaningful, reasonably-segregable portions of this document have been released.

Page **BOC** 4978

Amne	sty International v.	CIA, et al.
FOIA/PA Request No.:	F-05-00498, F-06-01014, F-0	6-00994
Document Number:	OIG M/R 412	
Date of Document:	November 13, 2003	
Document Type:	MFR	
Classification:	Top Secret	
From/To:	OCA	
Subject:	Intelligence Analysis Briefing	I
Document Pages:	3	
FOIA Exemptions:	Privacy Act Exemptions: (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (5)	 Disposition: Denied in Full Partial Release Released in Full Referred to Third Agency

Document Description: This document is a memorandum for the record prepared by the CIA's Office of Congressional Affairs regarding a recent congressional briefing pertaining to CIA intelligence analysis and operations. The document is marked TOP SECRET and contains compartmented information. The document contains CIA routing and distribution information.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption b(6) (in part): This document contains the names of congressional staff members, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, namely, increased and unwelcome media interest, as well as exposure to potential approach or harassment by foreign intelligence services. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

This document does not contain any meaningful, reasonably-segregable portions of this document.



FOIA/PA Request No.:	F-05-00498, F-06-01014, F-06-00)994
Document Number:	OIG M/R 425	
Date of Document:	March 27, 2006	
Document Type:	MFR	
Classification:	SCI, Top Secret	
From/To:	OIG	·
Subject:	OCA Notification and Backgroun	d Paper
Document Pages:	2	·
FOIA Exemptions: \boxtimes (b) (1) \square (b) (2) \boxtimes (b) (3) \square (b) (4) \square (b) (5) \boxtimes (b) (6) \square (b) (7) (c) \square (b) (7) (d) \square (b) (7) (e) \square (b) (7) (f)	Privacy Act Exemptions: (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (5)	 Disposition: Denied in Full Partial Release Released in Full Referred to Third Agency

Document Description: This document is a memorandum for the record prepared by the CIA's Office of Inspector General regarding a CIA congressional notification pertaining to allegations of abuse by a particular detainee. The document is marked TOP SECRET and contains compartmented information. The document contains the name of a Special Agent within the CIA's Office of Inspector General.

Exemption (b)(1) (in the entirety): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities, sources and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security.

Exemption (b)(3) (in the entirety): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption (b)(3) (in part): This document contains information exempted from disclosure pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009), namely, information about CIA official titles, employee names and functions (in particular, the name and title of a CIA Office of Inspector General Special Agent).

Exemption (b)(6) (in part): This document contains the handwritten signature of a CIA employee, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

This document does not contain any meaningful, reasonably-segregable information.

Amnesty International v. CIA, et al.



Document Description: This document is an email between and among CIA lawyers pertaining to draft legal opinions by the Justice Department's Office of Legal Counsel. The document is marked TOP SECRET and contains compartmented information. The document contains the names of CIA personnel.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause serious damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

Exemption (b)(3) (in part): This document contains information exempted from disclosure pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009), namely, information about CIA official titles, internal organizational data, names, functions, routing information and other similar information.

Exemption (b)(5) (in the entirety): This document contains information relating to intra-agency

pre-decisional deliberations, to wit: discussions between and among CIA lawyers regarding facts to be provided to the U.S. Department of Justice's Office of Legal Counsel in the context of seeking the Office of Legal Counsel's legal advice regarding interrogation and detention issues.

Exemption (b)(5) (in the entirety): This document contains attorney-client privileged information to wit: discussions between and among CIA lawyers regarding facts to be provided to the U.S. Department of Justice's Office of Legal Counsel in the context of seeking the Office of Legal Counsel's legal advice regarding interrogation and detention issues.

Exemption (b)(6) (in part): This document contains the names of a Department of Justice employee, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. The public interest in disclosure of this information does not outweigh the harm to the individual whose privacy would be violated.

This document does not contain any meaningful, reasonably-segregable portions of this document.

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Document Description: This document is an email between and among CIA lawyers and other personnel pertaining to a guestion posed to the CIA by lawyers for the National Security Council. The document is marked TOP SECRET and contains compartmented information. The document contains the names of CIA personnel.

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause serious damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

All meaningful, reasonably-segregable portions of this document have been released.

Amne	esty International v. C	IA, et al.
FOIA/PA Request No.:	F-05-00498, F-06-01014, F-06-0	0994
Document Number:	OGC E 36	
Date of Document:	January 11, 2005	
Document Type:	Email	
Classification:	SCI, Top Secret	
From/To:	CIA to CIA	
Subject:	Question Arising from Testimon	y During Gonzales Hearing
Document Pages:	28	
FOIA Exemptions: (b) (1) (b) (2) (b) (3) (b) (4) (b) (5) (b) (5) (b) (6) (b) (7) (c) (b) (7) (d) (b) (7) (e) 	Privacy Act Exemptions: (d) (5) (j) (1) (j) (2) (k) (1) (k) (2) (k) (2) (k) (5)	 Disposition: Denied in Full Partial Release Released in Full Referred to Third Agency

Document Description: This 28-page document contains a two-page email between and among CIA lawyers and other personnel pertaining to draft legal opinions by the Justice Department's Office of Legal Counsel. The email is marked TOP SECRET and contains compartmented information. The email contains the names of CIA personnel. The remainder of the document consists of a transcript of a Senate Judiciary Committee hearing regarding the nomination of Alberto Gonzales to serve as the Attorney General.

(b) (7) (f)

Exemption (b)(1) (in part): This document contains information that has been properly classified in accordance with Sections 1.4(c) and (d) of Executive Order 12958, as amended, and is protected from disclosure by exemption (b)(1) because it would reveal intelligence activities and methods, as well as foreign activities of the United States government, the disclosure of which reasonably could be expected to cause serious damage to the national security.

Exemption (b)(3) (in part): This document contains information relating to intelligence sources and methods that is specifically exempted from disclosure pursuant to Section 102A(i)(1) of the National Security Act of 1947, as amended, 50 U.S.C.A. section 403-1(i)(1) (West Supp. 2009) and Section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C.A. section 403g (West Supp. 2009).

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routing information and other similar information.

Exemption (b)(5) (in part): This document contains information relating to intra-agency pre-decisional deliberations, to wit: discussions between and among CIA lawyers regarding facts to be provided to the U.S. Department of Justice's Office of Legal Counsel in the context of seeking the Office of Legal Counsel's legal advice regarding interrogation and detention issues.

Exemption (b)(5) (in part): This document contains attorney-client privileged information to wit: discussions between and among CIA lawyers regarding facts to be provided to the U.S. Department of Justice's Office of Legal Counsel in the context of seeking the Office of Legal Counsel's legal advice regarding interrogation and detention issues.

All meaningful, reasonably-segregable portions of this document have been released.