# Exhibit J

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1. ACTION REQUIRED: FORMAL .	•	i	
AUTHORIZATION TO EMPLOY THE WATER BOARD, AS DESCRIBED BELOW, IN .		•	
ADDITION TO THE TECHNIQUES PREVIOUSLY AUTHORIZED PLEASE SEE BELOW GUIDANCE IN PARA NINE REGARDING DECISION AUTHORITY.		•	
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2. SUMMARY: AS REPLECTED MORE COMPLETELY CIA PLANS		•	
TO IMPLEMENT MORE AGGRESSIVE TECHNIQUES IN OUR INTERROGATION OF ((ABU ZUBAYDAH)), IN ORDER TO OBTAIN ACTIONABLE INTELLIGENCE ABOUT	i		
AL-QA'IDA OPERATIVES IN THE UNITED STATES AND PLANNED AL-QA'IDA			
LETHAL ATTACKS AGAINST U.S. CITIZENS AND U.S. INTERESTS. THE	# # *		
AGENCY'S ATTORNEYS HAVE CONDUCTED EXTENSIVE DISCUSSIONS WITH THE		• • •	•
DEPARTMENT OF JUSTICE, AND WITH THE LEGAL ADVISER TO THE MATIONAL SECURITY COUNCIL, AND HAVE CONFIRMED THAT THE USE OF THESE			
AND THE STATE AND AND AND THE AND	:		

TECHNIQUES IS LAWFUL. ADDITIONALLY, THE DCI DISCUSSED THESE PROPOSALS WITH THE NATIONAL SECURITY ADVISER ON 17 JULY 2002, AND HAS ADVISED US THAT WE MAY PROCEED. WE RECEIVED FORMAL WRITTEN APPROVAL FROM THE DEPARTMENT OF JUSTICE'S OFFICE OF LEGAL COUNSEL ON 1 AUGUST 2002 AT 2230L THAT EACH OF THE TECHNIQUES DESCRIBED IN REF AND INCLUDING THE USE OF WATER BOARD ARE LEGAL.

- 3. THE LEGAL CONCLUSIONS ARE PREDICATED UPON THE
  DETERMINATIONS BY THE INTERROGATION TEAM THAT ABU ZUBAYDAH
  CONTINUES TO WITHHOLD CRITICAL THREAT INFORMATION, INCLUDING THE
  IDENTITIES OF AL-QA'IDA OPSEATIVES IN. THE UNITED STATES; THAT IN
  ORDER TO PERSUADE HIM TO PROVIDE THOSE IDENTITIES, THE USE OF MORE
  AGGRESSIVE TECHNIQUES IS REQUIRED; AND THAT THE USE OF THOSE
  TECHNIQUES WILL NOT ENGENDER LASTING AND SEVERE MENTAL OR PHYSICAL
  HARM.
- 4. BACKGROUND. AS MORE FULLY DESCRIBED THE NEXT
  PHASE OF THE INTERROGATION MAY EMPLOY VARIOUS METHODS INCLUDING
  THE ATTENTION GRASP, WALLING, THE FACIAL HOLD; THE FACIAL SLAP
  (INSULT SLAP); CRAMPED CONFINEMENT; WALL STANDING; STRESS
  POSITIONS; SLEEP DEPRIVATION; THE WATER BOARD; THE USE OF DIAPERS;
  AND/OR THE USE OF HARMLESS INSECTS. THE TEAM MAY DETERMINE THAT
  IT WISHES TO DRAW PROM ANY OR ALL OF THE TECHNIQUES DESCRIBED
  ABOVE, AS WELL AS FROM THOSE TECHNIQUES EMPLOYED PREVIOUSLY. A
  CIA PHYSICIAM'S ASSISTANT WITH SERE EXPERIENCE WILL BE PRESENT
  THROUGHOUT THE PROCESS AND A PHYSICIAM IS CURRENTLY ON SITE.

5. DISCUSSION. ON 13 JULY 2002, ACTING GENERAL COUNSEL JOHN
RIZZO AND CTC/LGL MET MITH MSC LEGAL ADVISER JOH
BELLINGER; DEPUTY NSC LEGAL ADVISER DEPUTY
ASSISTANT ATTORNEY GENERAL JOHN YOO AND ATTORNEY
OF THE OFFICE OF LEGAL COUNSEL, DEPARTMENT OF JUSTICE; ASSISTANT
ATTORNEY GENERAL MICHAEL CHERTOFF; HEAD OF THE CRIMINAL DIVISION
AT THE DEPARTMENT OF JUSTICE; AND CHIEF OF STAFF TO THE DIRECTOR
OF THE FBI DAM LEVIN. RIEZO AND PROVIDED A FULL BRIEF TO
THE GROUP ABOUT THE VARIOUS TECHNIQUES SURMARIZED IN PARAGRAPE 3
above, with particular emphasis placed upon the details of the
Water board and mock burial processes. Our attorneys further
ADVISED THE GROUP THAT:

- -- THE CIA AND FBI STAFF EMPLOYEES ENGAGED IN THE INTERROGATION OF ABU ZUBAYDAH ARE COMPLEMENTED BY EXPERT PERSONNEL WHO POSSESS EXTENSIVE EXPERIENCE, GAINED WITHIN THE DEPARTMENT OF DEFENSE, ON THE PSYCHOLOGICAL AND PHYSICAL METHODS OF INTERROGATION AND THE RESISTANCE TECHNIQUES EMPLOYED AS COUNTERMEASURES TO SUCH INTERROGATION.
- - ALTHOUGH THE INTERROGATION PROCESS HAS PRODUCED A LIMITED AMOUNT OF SUCCESS TO DATE, ABU ZUBAYDAH REMAINS ADROIT AT APPLYING A HOST OF RESISTANCE TECHNIQUES. HE IS THE AUTHOR OF A SEMIMAL AL-QA'IDA MANUAL ON RESISTANCE TO INTERROGATION METHODS, AND THAT

THE AGENCY ASSESSES HE CONTINUES TO WITHHOLD CRITICAL, ACTIONABLE INFORMATION ABOUT THE IDENTITIES OF AL-QA'IDA PERSONNEL DISPATCHED TO THE UNITED STATES AND ABOUT PLANNED AL-QA'IDA TERRORIST ATTACKS. SIMPLY STATED, COUNTLESS MORE AMERICANS MAY DIE UNLESS WE CAN PERSUADE AZ TO TELL US WHAT HE KNOWS.

- THE INTERROGATION PROCESS PREVIOUSLY HAD BEEN BRIEFED TO THE OFFICE OF LEGAL COUNSEL (WHO SUBSEQUENTLY BRIEFED THE ASSISTANT ATTORNEY GENERAL FOR THE CRIMINAL DIVISION), AS WELL AS TO THE ASSISTANT TO THE PRESIDENT FOR NATIONAL SECURITY APPAIRS, THE LEGAL ADVISER TO THE NATIONAL SECURITY COUNCIL, AND THE WHITE HOUSE COUNSEL. THE PROCESS HAD BEEN THOROUGHLY REVIEWED AS WELL BY CIA'S ACTING GENERAL COUNSEL AND BY THE CHIEF LEGAL ADVISER TO THE COUNTERTERRORIST CENTER, AND THE INTERROGATION TEAM REMAINS AUTHORIZED TO EMPLOY ALL METHODS LAWFULLY PERMITTED.
- THAT THE USE OF MORE AGGRESSIVE METHODS IS REQUIRED TO PERSUADE ABU ZUBAYDAH TO PROVIDE THE CRITICAL INFORMATION NEEDED TO SAFEGUARD THE LIVES OF INNUMERABLE INNOCENT MEN, WOMEN, AND CHILDREN WITHIN THE UNITED STATES AND ABROAD. IN LIGHT OF THE EXCEPTIONALLY GRAVE, LETHAL, AND IMMINENT RISKS TO THE CITIZENS OF THE UNITED STATES, AND THE AGENCY'S ASSESSMENT THAT ABU ZUBAYDAH CONTINUES TO NITHHOLD CRITICAL INFORMATION THAT WOULD PERMIT THE UNITED STATES TO AVERT THOSE RISKS, CIA HAD REVIEWED THE TEAM'S PROPOSALS AND WISHED TO SECURE CONCURRENCE FROM THE NSC AND THE DEPARTMENT OF JUSTICE. WE ALSO WISHED TO PRESENT THE PROPOSALS TO THE FBI CHIEF OF STAFF SO TEAT THE FBI COULD DETERMINE WHETHER TO PARTICIPATE IN THE NEXT PHASE AS WELL.
- ABU ZUBAYDAH TO DIE IN THE COURSE OF SUCH ACTIVITIES, AND THAT WE WOULD HAVE APPROPRIATELY TRAINED MEDICAL PERSONNEL ON-SITE TO ENSURE THE AVAILABILITY OF EMERGENCY RESPONSE SHOULD HE SUPPER A POTENTIALLY LETHAL CONSEQUENCE. MONETHELESS, WE NOTED THAT THE RISK IS EVER-PRESENT THAT ABU ZUBAYDAH MAY SUFFER A HEART ATTACK, STROKE, OR OTHER ADVERSE EVENT REGARDLESS OF THE CONDITIONS OF HIS DETENTION AND QUESTIONING; INDEED, THAT POTENTIAL IS ALWAYS PRESENT WHENEVER AN INDIVIDUAL IS UNDER DETENTION.
- 6. THE CIA LAWYERS THEM ASKED THE GROUP TO CONSIDER THE PROVISIONS OF 18 U.S.C. SECTIONS 2340-2340B (ASIDE FROM THE LEGAL DOCTRINES OF NECESSITY OR OF SELF-DEFENSE), AS WELL AS ANY OTHER APPLICABLE U.S. LAW.

AS NOTED	THOSE SECTIONS GENERALLY
	S A FEDERAL CRIME SUBJECT TO SEVERE PENALTIES FOR
ANY PERSON ACTING	"Under color of law" (which would include, of
COURSE, ALL MEMBE	RS OF THE INTERROGATION TEAM AND OTHER PERSONNEL
	B IN CONDUCT THAT IS "SPECIFICALLY INTENDED TO
INFLICT SEVERE PH	YSICAL OR MENTAL PAIN OR SUFFERING UPON '
	THIN HIS CUSTODY OR PHYSICAL CONTROL."

THE STATUTE DEFINES "SEVERE MENTAL PAIR OR SUFFERING" AS
"THE PROLONGED MENTAL HARM CAUSED BY OR RESULTING FROM: (A) THE
INTENTIONAL INFLICTION OR THREATENED INFLICTION OF SEVERE PHYSICAL
PAIN OR SUFFERING; (B) THE ADMINISTRATION OR APPLICATION, OR
THREATENED ADMINISTRATION OR APPLICATION, OF MIND-ALTERING
SUBSTANCES OR OTHER PROCEDURES CALCULATED TO DISRUPT PROFOUNDLY
THE SENSES OR PERSONALITY; (C) THE THREAT OF IMMINENT DENTH; OR
(D) THE THREAT THAT ANOTHER PERSON WILL IMMINENTLY BE SUBJECTED TO
DEATH, SEVERE PHYSICAL PAIN OR SUFFERING, OR THE ADMINISTRATION OR
APPLICATION OF MIND-ALTERING SUBSTANCES OR OTHER PROCEDURES
CALCULATED TO DISRUPT PROFOUNDLY THE SENSES OR PERSONALITY."

-- AMONG OUR FRIMARY CONCERNS, OF COURSE, IS THE FEAR THAT
THE SUBJECT MAY SUPPER A HEART ATTACK, FOR EXAMPLE, AND DIE IN THE
COURSE OF HIS DETENTION AT \_\_\_\_\_\_ THE PEDERAL CRIMINAL STATUTES
PROVIDE THAT ANY PERSON WHO VIOLATES THE PEOHIBITIONS QUOTED ABOVE
"SHALL BE FINED UNDER (THE U.S. CRIMINAL CODE) OR IMPRISONED NOT
MORE THAN 20 YEARS, OR BOTH, AND IF DEATH RESULTS TO ANY PERSON
FROM CONDUCT PROHIBITED BY THIS SUBSECTION (I.E., THAT QUOTED
ABOVE), SHALL BE PUNISHED BY DEATH OR IMPRISONED FOR ANY TERM OF
YEARS OR FOR LIFE."

- 7. THE NSC-CONVENED GROUP CAREFULLY CONSIDERED THESE
  PROVISIONS AND THE PROPOSED INTERROGATION PROCEDURES AS DESCRIBED
  THE REPRESENTATIVES FROM THE OFFICE OF LEGAL COUNSEL
  ("OLC") AT JUSTICE ADVISED THAT THE STATUTE WOULD BUT RPT NOT
  PROHIBIT THE METHODS PROPOSED BY THE INTERROGATION TEAM, IN LIGHT
  OF THE SPECIFIC FACTS AND CIRCUMSTANCES OF THE INTERROGATION
  PROCESS. THE LEGAL CONCLUSION TURNS UPON THE POLLOWING FACTORS:
- -- THE ABSENCE OF ANY SPECIFIC INTENT TO INFLICT SEVERE PHYSICAL OR MENTAL PAIN OR SUFFERING. IN A LETTER DATED 13 JULY 2002, OLC ADVISED CIA THAT "SPECIFIC INTENT CAN BE NEGATED BY A SHOWING OF GOOD FAITH. . . . IF, FOR EXAMPLE, EFFORTS WERE MADE TO DETERMINE WHAT LONG-TERM IMPACT, IF AMY, SPECIFIC CONDUCT WOULD HAVE AND IT WAS LEARNED THAT THE CONDUCT WOULD NOT RESULT IN PROLONGED MENTAL HARM, ANY ACTIONS TAKEN RELYING ON THAT ADVICE WOULD HAVE TO BE UNDERTAKEN IN GOOD FAITH. DUB DILIGENCE TO MEET THIS STANDARD MIGHT INCLUDE SUCH ACTIONS AS SURVEYING PROFESSIONAL LITERATURE, CONSULTING WITH EXPERTS, OR EVIDENCE GAINED FROM PAST EXPERIENCE."
- -- WE UNDERSTAND FROM OTS OMS, AND THE SERE
  PSYCHOLOGISTS ON THE INTERROGATION TEAM THAT THE PROCEDURES
  DESCRIBED ABOVE SHOULD NOT RPT NOT PRODUCE SEVERE MENTAL OR
  PHYSICAL PAIN OR SUFFERING: FOR EXAMPLE, NO SEVERE PHYSICAL INJURY
  (SUCH AS THE LOSS OF A LIMB OR ORGAN) OR DEATH SHOULD RESULT FROM
  THE PROCEDURES; NOR WOULD THEY BE EXPECTED TO PRODUCE PROLONGED
  MENTAL HARM CONTINUING FOR A PERIOD OF MONTHS OR YEARS (SUCH AS
  THE CREATION OF PERSISTENT POSTTRAUMATIC STRESS DISORDER), GIVEN

THE EXPERIENCE WITH THESE PROCEDURES AND THE SUBJECT'S RESILIENCE TO DATE.

- -- ACCORDINGLY. THE TEAM LAWFULLY MAY EMPLOY THOSE PROCEDURES CONTAINED IN RBF AND MAY ALSO EMPLOY USE OF THE WATER BOARD. PLEASE NOTE THAT THE "MOCK BURIAL" TECHNIQUE HAS NOT/NOT BEEN APPROVED FOR LEGAL AND POLICY REASONS.
- -- WATER BOARD: WITH THIS PROCEDURE, INDIVIDUALS ARE BOUND SECURELY TO AN INCLINED BENCH. INITIALLY A CLOTH IS FLACED OVER THE SUBJECT'S FOREHEAD AND EYES. AS MATER IS APPLIED IN A CONTROLLED MANNER, THE CLOTH IS SLOWLY LOWERED UNTIL IT ALSO COVERS THE MOUTH AND NOSE. ONCE THE CLOTH IS SATURATED AND COMPLETELY COVERING THE MOUTH AND NOSE, SUBJECT MOULD BE EXPOSED TO 20 TO 40 SECONDS OF RESTRICTED AIRFLON. WATER IS APPLIED TO KEEP THE CLOTH SATURATED. AFTER THE 20 TO 40 SECONDS OF RESTRICTED AIRFLON, THE CLOTH IS REMOVED AND THE SUBJECT IS ALLOWED TO BERATHE UNIMPEDED. AFTER 3 OR 4 FULL BREATHS, THE PROCEDURE MAY BE REPEATED. WATER IS USUALLY APPLIED FROM A CANTEEN CUP OR SMALL WATERING CAN WITH A SPOUT.
- 9. WHILE DOJ/OLC FOUND THAT USE OF THE WATER BOARD POSES AN IMMINENT THREAT OF DEATH AS USED IN THE STATUTE, IT ALSO FOUND THAT NO PROLONGED MENTAL HARM ATTACHES TO ITS USE AND ITS USE DOES NOT HAVE THE SPECIFIC INTENT TO INFLICT SEVERE PAIN OR SUFFERING; THEREFORE, USE OF THE WATER BOARD DOES NOT VIOLATE THE STATUTE.
- 9. AS WE ANTICIPATE THAT ABU ZUBAYDAN WILL PROTEST
  VIGOROUSLY AS A RESULT OF THIS NEW PHASE, WE WOULD LIKE TO EXPAND
  ON PREVIOUS GUIDANCE ABOUT DECISION AUTHORITY (ALEC
  STANDARD GUIDANCE IS THAT HQS SHOULD BE CONSULTED (VIA
  NECESSARY) SHOULD ANY MEMBER OF THE TEAM OR ON-SITE PERSONNEL
  SUGGEST/REQUEST THAT THE INTERROGATION BE HALTED FOR ANY REASON.
  HOWEVER, SHOULD A SITUATION ARISE THAT WOULD NECESSITATE AN
  IMMEDIATE DECISION BY BASE, THE FINAL DECISION MUST REST WITH BOTH
  COB AND THE SENIOR CTC OFFICER, AFTER CONSULTATIONS WITH ALL
  MEMBERS OF THE TEAM. BOTH COB AND THE SENIOR CTC OFFICER MUST BE
  IN AGREEMENT BEFORE ANY ACTION IS TAKEN. AGAIN, WE ANTICIPATE
  THAT THIS WILL BE IN ONLY THE MOST EXTREME CASES.

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END OF MESSAGE