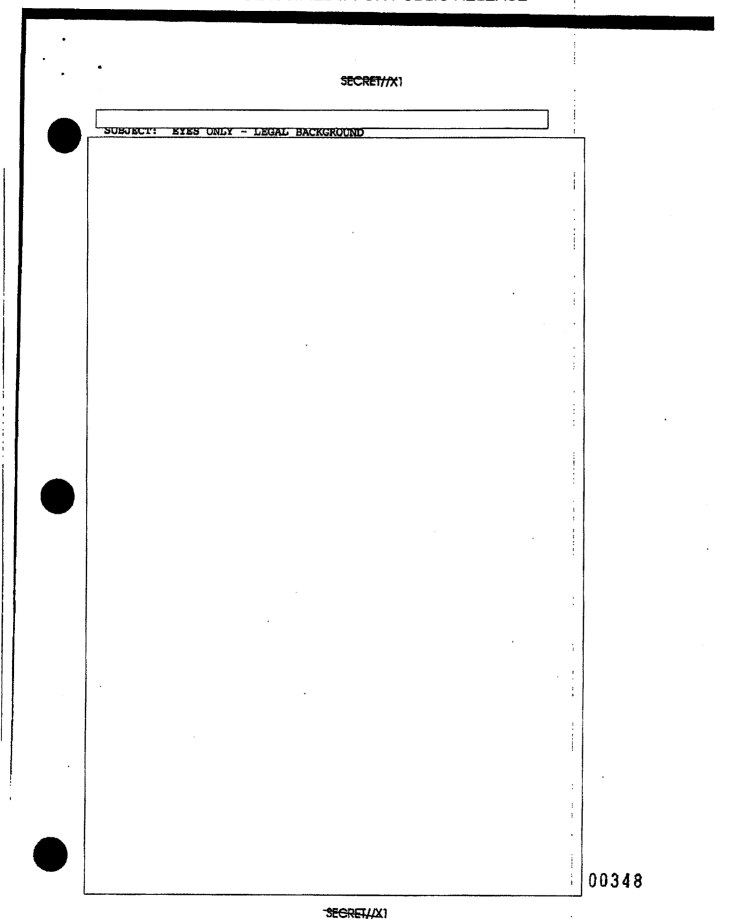
Exhibit D



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9. THE UNITED STATES CRIMINAL CODE PROVIDES, AT TITLE 18, SECTIONS 2340 THROUGH 2340B, FOR THE IMPLEMENTATION OF THE "UNITED NATIONS CONVENTION AGAINST TORTURE AND OTHER CRUEL, INHUMANE, OR DEGRADING TREATMENT OR PUNISHMENT." IN BRIEF, THE U.S. STATUTE MAKES IT A FEDERAL CRIME SUBJECT TO SEVERE PENALTIES FOR ENGAGING IN CONDUCT OF THE TYPE PROHIBITED BY THE TORTURE CONVENTION, WHICH PROHIBITS

"(A) NY ACT BY WHICH SEVERE PAIN AND SUFFERING, WHETHER PHYSICAL OR MENTAL, IS INTENTIONALLY INFLICTED ON A PERSON FOR SUCH PURPOSES AS OBTAINING FROM HIM OR A THIRD PERSON INFORMATION OR A COMPESSION, PUNISHING HIM FOR AN ACT HE OR A THIRD PERSON HAS COMMITTED OR IS SUSPECTED OF HAVING COMMITTED, OR INTIMIDATING OR COERCING HIM OR A THIRD PERSON, OR FOR ANY REASON BASED ON DISCRIMINATION OF ANY KIND, WHEN PAIN OR SUFFERING IS INFLICTED BY OR AT THE INSTIGATION OF OR WITH THE CONSENT OR ACQUIESCENCE OF A PUBLIC OFFICIAL OR OTHER PERSON ACTING IN AN OFFICIAL CAPACITY. IT DOES NOT INCLUDE PAIN OR SUFFERING ARISING ONLY FROM, INHERENT IN OR INCIDENTAL TO LAWFUL SANCTIONS."

10. THE FEDERAL STATUTE DEFINES "SEVERE MENTAL PAIN 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 DEATH; 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."

- 11. AT THIS TIME, NONE OF THE INTERROGATION METHODS
 DESCRIBED BY NOR ANY OF THE METHODS DISCUSSED AT
 HEADQUARTERS WITH THE INTERROGATION TEAM, WOULD APPEAR TO VIOLATE
 THESE PROHIBITIONS; NOR WOULD THEY APPEAR TO VIOLATE ANY OF THE
 ADDITIONAL PROVISIONS OF U.S. FEDERAL (OR STATE) LAW THAT APPLY TO
 THE CONDUCT OF INTERROGATIONS BY USG PERSONNEL. FROM ALL WE HAVE
 HEARD AND READ, BOTH ON THE LEGAL FRONT AND THE
 INTERROGATION TEAM, THE INTERROGATION METHODS THAT ARE BELIEVED TO
 HAVE THE GREATEST POTENTIAL FOR THE ACQUISITION OF CRITICAL AND
 ACTIONABLE INTELLIGENCE ALL SHOULD BE ABLE TO BE CONDUCTED WITHIN
 THE BOUNDS OF THE APPLICABLE U.S. LAW. (THESE CONCLUSIONS ALSO
 APPEAR TO APPLY TO THE CONTENT OF WE WILL PROVIDE A MORE
 DETAILED RESPONSE WITH ANY NECESSARY LEGAL FINE-TUNING EARLY NEXT
 WEEK.)
- 12. AS PLANNING FOR THE INTERROGATION OF ABU ZUBAYDAH MOVES FORWARD, PLEASE CONTINUE TO CONSULT CLOSELY WITH CTC/LGL AS TO THE SPECIFIC MEANS AND METHODS ENVISIONED. WE LOOK FORWARD TO ENGAGING IN FURTHER DISCUSSION OF THESE MATTERS WITH THE COMPLIMENTARY GOALS OF ENSURING BOTH THE FULLEST POSSIBLE

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