SECRET//REL TO USA, MCFI

AFZC-B-CDR

SUBJECT: Appointment as Investigating Officer under AR 15-6

- 6. All witness statements will be sworn and, if possible, submitted on DA Form 2823. If circumstances preclude you from obtaining a sworn statement, or if you obtain a statement telephonically, you will summarize such a statement in a Memorandum for Record and swear to the accuracy of your summary.
- 7. Your report will be submitted to this office on DA Form 1574 together with all evidence marked as Exhibits, and an Index to said Exhibits. Your Findings must be based on the evidence you include as Exhibits and your Recommendations must be based on your Findings.
- Your complete report will be submitted to this office no later than 12 August 2007. Requests for delays should be submitted to me in writing.

(b)(3)(b)(6)

LTC, IN Commanding

SECRET//REL TO USA, MCFI

2

CENTCOM 0 (b)(3)(b)(6)

REPORT OF PROCE_DINGS BY INVE For use of this form, see				
IF MORE SPACE IS REQUIRED IN FILLING O				SHEETS
SECTIO	ON I - APPOINTM	ENT		
(1)(0)(1)(0) 1 TO DI O				
Appointed by (b)(3)(b)(6) LTC, IN, Commanding	(Appointing	g authority)		
	трропш	g authority)		
n 7 August 2007 (Attach inclosure 1 Letter of appoin	ntment or summar	v of oral appointment i	data) (See para 3-15)	AR 15-61
(Date)		y Si orai appeniini	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
SEC	TION II - SESSIC	INS		
The (investigation) (board) commenced at FOB RUSTAMIYA	H. Baghdad, Ira	.a	at	1100
ne (investigation) (board) - commenced at	(Place)	1		(Time)
On 9 August 2007 (If a formal board met for more that ended, the place, persons present and absent, and explanation of absorbesent: (After each name, indicate capacity, e.g., President, Records of the following persons (members, respondents, counsel) were absent.	eences, if any) T eer, Member, Lega	ne following persons (i	members, respondents	
		2000		14 Avenus 2007
The (investigating officer) (board) finished gathering/hearing evidence	ce at	2000 (Time)	on	14 August 2007 (Date)
and completed findings and recommendations at	2200		on 14 Au	igust 2007
and completed infulligs and recommendations at	(Time)		XXIII	(Date)
SECTION III - CH	ECKLIST FOR P	ROCEEDINGS		
A. COMPLETE IN ALL CASES				YES NOT NA
Inclosures (para 3-15, AR 15-6)				
Are the following inclosed and numbered consecutively with Roman		hed in order listed)		
a The letter of appointment or a summary of oral appointment data	?	-		
b. Copy of notice to respondent, if any?(See item 9, below)				
c. Other correspondence with respondent or counsel, if any?				
d. All other written communications to or from the appointing author	ity?			(b)(2)High
e Privacy Act Statements (Certificate, if statement provided orally)	?			
f Explanation by the investigating officer or board of any unusual d encountered (e.g., absence of material witnesses)?	elays, difficulties,	irregularities, or other	problems	
g Information as to sessions of a formal board not included on page	e 1 of this report?			
h. Any other significant papers (other than evidence) relating to ad	lministrative aspe	cts of the investigation	or board?	
OOTNOTES: 1/ Explain all negative answers on an attached sheet. 2/ Use of the N/A column constitutes a positive represental or board.	tion that the circum	stances described in th	e question did not occur	in this investigation
	OF NOV 77 IS O	BSOLETE.	CEN	TCOM 0 (b)(3)(b)(6)

Exhibits (para 3-16, AR 15-6) YES NO1/ NA2 a Are all items offered (whether or not received) or considered as evidence individually numbered or lettered as b. Is an index of all exhibits offered to or considered by investigating officer or board attached before the first exhibit? Has the testimony/statement of each witness been recorded verbatim or been reduced to written form and attached as an exhibit? Are copies, descriptions, or depictions (if substituted for real or documentary evidence) properly authenticated and is the location of the original evidence indicated? e Are descriptions or diagrams included of locations visited by the investigating officer or board (para 3-6b, AR 15-6)? Is each written stipulation attached as an exhibit and is each oral stipulation either reduced to writing and made an exhibit or recorded in a verbatim record? g. If official notice of any matter was taken over the objection of a respondent or counsel, is a statement of the matter of which official notice was taken attached as an exhibit (para 3-16d, AR 15-6)? Was a quorum present when the board voted on findings and recommendations (paras 4-1 and 5-2b, AR 15-6)? B. COMPLETE ONLY FOR FORMAL BOARD PROCEEDINGS (Chapter 5, AR 15-6) At the initial session, did the recorder read, or determine that all participants had read, the letter of appointment (para 5-3b, AR 15-6)? Was a quorum present at every session of the board (para 5-2b, AR 15-6)? Was each absence of any member properly excused (para 5-2a, AR 15-6)? Were members, witnesses, reporter, and interpreter sworn, if required (para 3-1, AR 15-6)? If any members who voted on findings or recommendations were not present when the board received some evidence. does the inclosure describe how they familiarized themselves with that evidence (para 5-2d, AR 15-6)? C. COMPLETE ONLY IF RESPONDENT WAS DESIGNATED (Section II, Chapter 5, AR 15-6) Notice to respondents (para 5-5, AR 15-6). a Is the method and date of delivery to the respondent indicated on each letter of notification? b Was the date of delivery at least five working days prior to the first session of the board? Does each letter of notification indicate ... the date, hour, and place of the first session of the board concerning that respondent? (1) the matter to be investigated, including specific allegations against the respondent, if any? (2) the respondent's rights with regard to counsel? (3) the name and address of each witness expected to be called by the recorder? (4) the respondent's rights to be present, present evidence, and call witnesses? (5) (b)(2)High d Was the respondent provided a copy of all unclassified documents in the case file? e If there were relevant classified materials, were the respondent and his counsel given access and an opportunity to examine them? 10 If any respondent was designated after the proceedings began (or otherwise was absent during part of the proceedings) a. Was he properly notified (para 5-5, AR 15-6)? b. Was record of proceedings and evidence received in his absence made available for examination by him and his counsel. gara 5.4c. AR 15.6 11 Counsel (para 5-6, AR 15-6) a Was each respondent represented by counsel? Name and business address of counsel: (If counsel is a lawyer, check here b. Was respondent's counsel present at all open sessions of the board relating to that respondent? c. If military counsel was requested but not made available, is a copy (or, if oral, a summary) of the request and the action taken on it included in the report (para 5-6b, AR 15-6)? 12 If the respondent challenged the legal advisor or any voting member for lack of impartiality (para 5-7, AR 15-6). a Was the challenge properly denied and by the appropriate officer? b. Did each member successfully challenged cease to participate in the proceedings? 13 Was the respondent given an opportunity to (para 5-8a, AR 15-6): a. Be present with his counsel at all open sessions of the board which deal with any matter which concerns that respondent? b Examine and object to the introduction of real and documentary evidence, including written statements? Object to the testimony of witnesses and cross-examine witnesses other than his own? d. Call witnesses and otherwise introduce evidence? e. Testify as a witness? f. Make or have his counsel make a final statement or argument (para 5-9, AR 15-6)? 14 If requested, did the recorder assist the respondent in obtaining evidence in possession of the Government and in arranging for the presence of witnesses (para 5-8b, AR 15-6)? 15 Are all of the respondent's requests and objections which were denied indicated in the report of proceedings or in an inclosure or exhibit to it (para 5-11, AR 15-6)? 1/ Explain all negative answers on an attached sheet. 2/ Use of the N/A column constitutes a positive representation that the circumstances described in the question did not occur in this inv

Page 2 of 4 pages, DA Form 1574, Mar 1983

CENTCOM Q - (b)(3)(b)(6)

APD PE vt 20

SECTION IV - FINDINGS (para 3-10, AR 15-6)	
The (investigating officer) (board) , having carefully considered the evidence, finds:	
See attached memorandum	
SECTION V - RECOMMENDATIONS (para 3-11, AR 15-6)	
In view of the above findings, the (investigating officer) (board) recommends:	
See attached memorandum.	
	1200
Page 3 of 4 pages, DA Form 1574, Mar 1983 EOF_2-2ID_6AUG07_2-16IN	CENTCOM Q APD PE v1 20 (b)(3)(b)(6)
	(2)(3)(0)



DEPARTMENT OF THE ARMY HEADQUARTERS, 2ND BRIGADE COMBAT TEAM 2ND INFANTRY DIVISION MULTI-NATIONAL DIVISION—BAGHDAD CAMP LOYALTY, IRAQ APO AE 09390



ATTENTION OF

AUG 1 8 2007

AFZC-B-CDR

MEMORANDUM FOR Commander, Multi-National Division-Baghdad and 1st Cavalry Division, Camp Liberty, Iraq APO AE 09344

SUBJECT: Legal Review of AR 15-6 into the 6 August 2007 Killing of a Local National Citizen by Elements of 1st Platoon, A Company, 2-16 Infantry Regiment

I recommend approval of the investigating officer's findings and recommendations.

(b)(3)(b)(6)

LTC, IN Acting Commander

Sit, within 11 minutes of SAF incident, this vehicle appeared speeding from the original site. Unfortunate but completely understandards



DEPARTMENT OF THE ARMY HEADQUARTERS, 2ND BRIGADE COMBAT TEAM 2ND INFANTRY DIVISION MULTI-NATIONAL DIVISION-BAGHDAD CAMP LOYALTY, IRAQ APO AE 09390



REPLY TO ATTENTION OF

AFZC-B-JA

17 August 2007

MEMORANDUM FOR Commander, 2nd Brigade, 2nd Infantry Division, Multi-National Division-Baghdad, FOB Loyalty, Iraq APO AE 09390

SUBJECT: Legal Review of AR 15-6 into the 6 August 2007 Killing of a Local National Citizen by Elements of 1st Platoon, A Company, 2-16 Infantry Regiment

- 1. I have reviewed the investigation into the facts and circumstances surrounding the shooting death of a local national citizen by members of 1/A/2-16 IN, that occurred on 6 August 2007. I make the following determinations:
- a. The proceedings complied with the legal requirements of AR 15-6, Procedures for Investigating Officers and Boards of Officers (2 October 2006).
- b. The investigation does not contain any material errors or errors of appointment, and did not violate any individual's substantial rights. There is a "no" block checked in Section III, "Privacy Act Statements?" No PA statements were used, however, this investigation will not be filed or be retrievable by any Soldier's name or identifying information, therefore the absence of PA statements is excusable.
- c. Sufficient evidence supports the investigating officer's findings that the shooting of the local national citizen was proper (b)(2)High The evidence shows th....
- (1) The local national citizen that was shot was in a vehicle, fleeing an area or building where elements of the Soldiers' unit had received gunfire,
- (2) The Soldiers had cordoned off the area in order to find the AIF forces that had engaged them,
 - (3) In broad daylight, the vehicle drove rapidly and directly at a CF vehicle,
- (4) The civilian vehicle did not react to the CF vehicle, the presence of Soldiers, or the warning shots that were fired, and
- (5) Under the circumstances, the people in the vehicle appeared to be responsible for a hostile act/gunfire attack on the CF unit, had engaged in a hostile act by speeding toward the CF vehicle, or both.

CENTCOM | Q - (b)(3)(b)(6)

AFVA-JA-AL

SUBJECT: Legal Review of AR 15-6 into the 6 August 2007 Killing of a Local National Citizen by Elements of 1st Platoon, A Company, 2-16 Infantry Regiment

- (6) The KIA (passenger) did not have any identification on him. The driver immediately ran away from CF Soldiers after his partner was shot. These facts attest to the reasonable belief that the two men were engaged in anti-coalition activities.
 - d. The investigating officer's recommendations are consistent with the findings.
- 2. The Approval Authority for this investigation is the Commander, Multi-National Division-Baghdad.
- 3. Staff contact for this legal review is the undersigned at VOIP (b)(2)High or e-mail at (b)(3)(b)(6), (b)(2)High

(b)(3)(b)(6)

CPT, JA Brigade Trial Counsel

RANGER INTEL DEBRIEFING

JNIT: 1/A/2-16 IN	
ECTOR PATROLLED w/grid: (b)(2)High	
PATROL LEADER: 1LT (b)(3)(b)(6)	
MISSION START/STOP DTG:061430AUG2007 to 062000A	UG2007
MISSION TASK & PURPOSE: (b)(2)High	
ATTITUDE TOWARDS COALITION FORCES: everyone	was compliant
CHANGES IN THE ENVIRONMENT: none	
(b)(2)High	
Civilian Activity:	
The markets on(b)(2)Highwere filled with people shopping.	

CENTCOM Q1 (b)(3)(b)(6)

ISF Activity: NPs came and recovered a body from a truck that was shot by us as it drove at a blocking position. On the return trip NPs had setup a checkpoint in front of the COP a (b)(3)(b)(6)

Patrol Summary:

As we approached the DAC a (b)(2)High 1st Platoon A Co departed the COP at 1430 heading white van was noticed, upon searching we discovered 8, fifty gallon drums that had contained gasoline. We detained these two individuals and returned the vehicle to the COP. Upon further searching we discovered pictures of coalition vehicles being hit with IEDs. We also found a name in his cell phone index titled (b)(6) One individual stated hat they were refueling a generator and the other individual stated they were visiting an uncle. The story constantly changed throughout the TQ process. 1st Platoon again left the COP and then immediately responded to PSAF reported by the rooftop guard. We cleared six houses directly North of the COP. No sign of a shooter was found. During this time one of my (b)(2)High when a car approached at a vehicles was emplaced in a blocking position along high rate of speed. The gunner used the Iraqi hand and arm signal to stop and then fired one round into the engine block; the vehicle continued approaching at a high rate of speed and then the gunner engaged the vehicle. The rounds impacted the vehicle killing the passenger and the driver ran off, due to limited combat power at that blocking position Coalition Forces were unable to detain the driver. We then flagged down a passing NP and he took over care of the body. The patrol continued mission moving to FOB Loyalty. On the return trip we ran into approximately seven Iraqis in green fatigues who had ID that identified them as PSD for an Iraqi Congressman. There was no incidents the rest of the patrol. We returned to COP Cajimat at 2000.

List any photos taken (include a simple description of each image	te taken):
Pics 1 and 2: Images of the car engaged during patrol	
Pics 3 and 4: images of the van with oil drums and detainees	
Pics 5 and 6: images of the detainees	

CENTCOM Q1

(b)(3)(b)(6)

¥		SWORN STATEMENT		
		see AR 190-45; the proponent age	ncy is PMG.	
	F	PRIVACY ACT STATEMENT		
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2-16 Infantry				
ı, (b)(3)(b)(6)		, WANT TO MAKE THE	FOLLOWING STATI	EMENT UNDER OATH
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	a high rate of speed. My truck at the			to kill or capture the enemy shooter.
				nat we had taken. The gunner used
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	red the platoon searched the vehicle			
	any illegal items of which we fou			
	ody and the vehicle away. We are a			
and were unable to stay lo	ng enough to find out.			
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CENTCOM 01 (b)(3)(b)(6)

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		SWORN STATEMENT ee AR 190-45; the proponent is	agency is PMG	
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	I the signals to stop, but he still can			e at about)(2)Higaway so 1 fired . He still did not stop so 1 fired to kill
	trying to attack us at that point. I r	TO 18 TO TO THE POST OF THE PO		
over the span of a couple	seconds. When we checked out the	car the passenger was dead.	The driver survived and	I ran away. We did not have
C11 1/27/1				ed to our position and searched the
continued our mission.	y did not find any weapons, identifi	cation, or cell phones. The Na	tional Police stayed with	the car and the body while we
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