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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-1	Draft	N/A	N/A	Working Draft	7 Aug 02 Revision	Two exemptions apply to this document: Exemptions 1 and 5. <u>Exemption One</u> This document is currently and properly classified under Executive Order 12985, as amended, sections 1.4(a) and (d), which pertain to military operations and foreign relations of the United States. It is the subject of internal Executive Branch discussions and deliberations about potential agreements with a foreign government or governments. Release of such classified information would cause damage to the national security, as internal deliberations and negotiating positions of the United States Government in the course of the relations between the United States Government and a foreign government or international organization must be classified to protect the ability of the United States to conduct negotiations with parties who may be referred to in such deliberations. <u>Exemption 5</u> Public disclosure of the substance of internal Executive Branch discussions would reveal the private positions and considerations addressed by various government agencies in the course of the negotiations. This kind of disclosure would make it impossible to conduct negotiations with entities outside the US government.	This is document F1 on DoD list dated 8/4/2006. It is a draft template for potential bilateral agreement between the US and another government or governments. It does not reflect the final provisions of the proposed agreement.
A-2	Draft	N/A	N/A	Working Draft	7 Aug 02 Revision	See entry for document A-1.	This is document F106 on DoD list dated 8/4/2006. It is a duplicate of document A-1 on this index.
A-3	Draft	N/A	N/A	Working Draft	4 Dec 02 Revision	See entry for document A-1.	This is document F107 on DoD list dated 8/4/2006. It is a later version of document A-1 on this index.

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A-4	Draft	N/A	N/A	Improving the Transfer/Release Process at Guantanamo Options Paper	Undated	Two exemptions apply to this document: Exemptions 1 and 5. <u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Section 1.4 (a) which pertains to military operations. It contains current detailed information about proposed procedures for processing detainees. Release of this information would cause harm to national security by allowing hostile entities to identify the factors employed in the processing of detainees. <u>Exemption 5</u> Public disclosure of the substance of internal DoD discussions would reveal DoD's internal deliberations on treatment of detainees. This discussion is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) observations, opinions, advice, evaluations, policy formulations, proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.	This is document F16 on DoD list dated 8/4/2006. It is a memorandum evaluating options for future actions; it contains comments and proposed revisions to the original draft. It does not reflect the final DoD decision.
A-5	Draft	N/A	N/A	Improving the Transfer/Release Process at Guantanamo	29-Jan-04	Two exemptions apply to this document: Exemptions 1 and 5. <u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Section 1.4 (a) which pertains to military operations. It contains current detailed information about proposed procedures for processing detainees. Release of this information would cause harm to national security by allowing hostile entities to identify the factors employed in the processing of detainees. <u>Exemption 5</u> Public disclosure of the substance of internal DoD discussions would reveal DoD's internal deliberations on treatment of detainees. This discussion is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) observations, opinions, advice, evaluations, policy formulations, proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.	This is document F 120 on DoD list dated 8/4/2006. It is another draft version of document A-4 on this index. This version is a draft which does not reflect the final DoD decision.

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-6	Draft Matrix	N/A	N/A	Recommendations for Detainees	19-Dec-01	Two exemptions apply to this document: Exemptions 1 and 5. <u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (d), which pertain to military operations and foreign relations of the United States. It is a draft matrix outlining steps in the decision making process for evaluating detainees prepared for use in internal Executive Branch discussions and deliberations. As these detainees are foreign nationals, the substance of the information contained in this document relates to United States relationships with foreign governments. Release of such classified information would cause damage to the national security, as internal deliberations of the United States Government which may affect the relations between the United States Government and a foreign government or international organization must be classified to protect the ability of the United States to conduct relations with the other party, and with third parties who may be referred to in such deliberations. <u>Exemption 5:</u> Public disclosure of the substance of internal Executive Branch discussions on highly sensitive matters contained in this document would reveal the private positions and considerations addressed in the course of the internal deliberations. This kind of disclosure would make it impossible to conduct negotiations with entities outside the US government. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.	This is document F69 on DoD list dated 8/4/2006.
A-7	Draft	N/A	N/A	Implementing Guidance on Detainee Screening and Processing	7-Jan-02	<u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a),(c) and (d), which pertain to military operations, intelligence activities and foreign relations of the United States. This document is a set of guidelines prepared in the course of internal deliberations over what process and considerations	This is document F3 on DoD list dated 8/4/2006. It is a duplicate of document A-36 in section 2 of this index.
A-8	Draft	N/A	N/A	Implementing Guidance on Detainee Screening and Processing	7-Jan-02	See entry for document A-7 in this index.	This is document F4 on DoD list dated 8/4/2006. It is a duplicate of document A-8 on this index.

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-9	Informal Memo	N/A	N/A	Discussion paper on GTMO	Undated	<p>Two exemptions apply to this document: Exemptions 1 and 5.</p> <p><u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. It contains evaluation of several options for potential changes in detention and intelligence collection procedures at GTMO. It also poses issues for further discussion in internal deliberations on the procedures at GTMO. Release of this information would harm the national security by revealing what future military actions may be contemplated.</p> <p><u>Exemption 5</u> Public disclosure of the substance of internal DoD discussions would reveal DoD's internal deliberations on potential policy options for treatment of detainees. This discussion is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.</p>	This is document F100 on DoD list dated 8/4/2006.

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-10	Info Memo	Prin Dep Asst Sec Def for SOLIC	Dep Asst Sec Def for SOLIC	Interagency Experts Group	Undated	<p>Two exemptions apply to this document: Exemptions 1 and 5.</p> <p><u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended sections 1.4(a) and (d), which pertains to military operations and foreign relations of the United States. It lists the subjects for discussion at an internal meeting of Executive Branch officials for discussion and deliberations about potential actions of the US government with regard to detainees and foreign governments. Release of such classified information would cause damage to the national security, as internal deliberations and negotiating positions of the United States Government in the course of the relations between the United States Government and a foreign government or international organization must be classified to protect the ability of the United States to conduct relations with the other party, and with third parties who may be referred to in such deliberations.</p> <p><u>Exemption 5</u> Public disclosure of the substance of internal Executive Branch discussions would reveal the private positions and considerations addressed by various government agencies in the course of the negotiations. This kind of disclosure would make it impossible to conduct negotiations with entities outside the US government.</p>	<p>This is document F43 on DoD list dated 8/4/2006. It is a summary of matters schedule for discussion at an upcoming interagency meeting intended to prepare the presiding officer for issues to be raised at the meeting. It includes the agenda for the meeting contained in documents A-11 and A-12 in this index. The memo does not reflect final US Government positions.</p>

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-11	Agenda	N/A	N/A	Interagency Experts Group Agenda	18-Mar-03	Two exemptions apply to this document: Exemptions 1 and 5. <u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended sections 1.4(a) and (d), which pertains to military operations and foreign relations of the United States. It lists the subjects for discussion at an internal meeting of Executive Branch officials for discussion and deliberations about potential actions of the US government with regard to detainees and foreign governments. Release of such classified information would cause damage to the national security, as internal deliberations and negotiating positions of the United States Government in the course of the relations between the United States Government and a foreign government or international organization must be classified to protect the ability of the United States to conduct relations with the other party, and with third parties who may be referred to in such deliberations. <u>Exemption 5</u> Public disclosure of the substance of internal Executive Branch discussions would reveal the private positions and considerations addressed by various government agencies in the course of the negotiations. This kind of disclosure would make it impossible to conduct negotiations with entities outside the US government.	This is document F42 on DoD list dated 8/4/2006. It does not reflect final US government positions.
A-12	Agenda	N/A	N/A	Interagency Experts Group Agenda	18-Mar-03	See entry for document A-11 in this index.	This is document F82 on DoD list dated 8/4/2006. This is a duplicate of document A-11.

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-13	Memo	Exec Brch Agcy	DoD invest-igator	Request for Information	25-May-04	<p>Two exemptions apply to this document: Exemptions 1 and 5.</p> <p><u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. It sets forth a series of questions concerning which contain information about intelligence collection activities. Release of this information would harm the national security by revealing sensitive classified information about military and intelligence activities of the United States.</p> <p><u>Exemption 5</u> Public disclosure of the substance of internal Executive Branch communications would reveal internal deliberations on detainee matters. This discussion is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.</p>	This is document F44 on DoD list dated 8/4/2006.
A-14	Qs & As	N/A	N/A	Q&A Re Status and Treatment of Detainees at Guantanamo	7-Feb-02	<p><u>Exemption Five:</u> This set of proposed answers to questions anticipated from the media was prepared for use in public briefings. Public disclosure of the substance of internal DoD discussions about disclosure of information to the public through the media would reveal internal DoD deliberations. This document is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final view, and are therefore pre-decisional; and (2) evaluations, policy proposals and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions.</p>	This document is F5 on DoD list dated 8/4/2006.

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-15	Fact Sheet	N/A	N/A	Fact Sheet on Status of Detainees	Undated	<u>Exemption Five</u> : This draft fact sheet was prepared for use in internal deliberations. Public disclosure of the substance of internal DoD discussions would reveal internal deliberations. This document is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore predecisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank and open internal discussions.	This document F6 on DoD list dated 8/4/2006.
A-16	Chart	N/A	N/A	Detainee Transfer or Release Decision Process		Two exemptions apply to this document: Exemptions 1 and 5. <u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) which pertains to military operations. This chart sets out a detailed description of the process and factors considered in evaluating transfers or release of detainees. Release of this information would harm the national security by revealing specific information about the way these decisions are made. <u>Exemption 5</u> Public disclosure of the substance of draft documents prepared for use in internal DoD discussions would reveal DoD's internal deliberations on treatment of detainees. This draft is both predecisional and deliberative because it contains: (1) preliminary proposals which do not reflect DoD's final views, and are therefore pre-decisional; and (2) , evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake. Detailed information about the factors considered and the procedural steps required in this decision making process could be used by hostile agents to render it ineffective.	This is document F7 on DoD list dated 8/4/2006. This chart is a draft created for potential use in deliberations but not approved as a final DoD position.

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-17	Draft Briefing Slides	N/A	N/A	Detainee Operations Update	10-Oct-03	<p>Two exemptions apply to this document: Exemptions 1 and 5.</p> <p><u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. It contains detailed information concerning detainee matters such as valuable intelligence information obtained from specific detainees and options for future detention policies. Release of this information would harm the national security by revealing what future military actions may be contemplated.</p> <p><u>Exemption 5</u> Public disclosure of the substance of internal DoD discussions would reveal DoD's internal deliberations on potential policy options for treatment of detainees. This discussion is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.</p>	This is document F13 on DoD list dated 8/4/2006. This document consists of a set of draft briefing slides to be present to senior officials in DoD and other agencies. It does not reflect final DoD positions.

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ID	Type	To	From	Subject/Title	Date	Exemption(s)	Remarks
A-18	Draft Briefing slides	N/A	N/A	Detainees in the Global War on Terrorism	Undated	<p>Two exemptions apply to this document: Exemptions 1 and 5.</p> <p><u>Exemption One</u> This document is currently and properly classified under Executive Order 12958, as amended, Sections 1.4 (a) and (c), which pertain to military operations and intelligence activities of the United States. It contains detailed information concerning detainee matters such as valuable intelligence information obtained from specific detainees and options for future detention policies. Release of this information would harm the national security by revealing what future military actions may be contemplated.</p> <p><u>Exemption 5</u> Public disclosure of the substance of internal DoD discussions would reveal DoD's internal deliberations on potential policy options for treatment of detainees. This discussion is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.</p>	This is document F99 on DoD list dated 8/4/2006. This document is a set of draft briefing slides for presentation to senior officials in DoD and other agencies at some point in 2003. It contains handwritten proposed revisions. It does not reflect final DoD positions.
A-19	Fax cover sheet with Draft Briefing slides	DoD, DoJ, State Dep't	NSC	Detainees in the Global War on Terrorism	29-Jan-04	<p><u>Exemption Five:</u> This set of briefing slides was prepared for use in briefings to senior US Government officials and then provided to other agencies for review and comment before use. The slides contain specific information about a variety of topics relating to detainees. Public disclosure of the substance of internal DoD discussions and drafts of material for use in the course of preparing for senior level and other internal deliberations would reveal the most sensitive internal give and take on highly critical issues. This set of slides is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.</p>	This is document F51 on DoD list dated 8/4/2006. This document is similar in content to document A-18 in this index, but it was prepared for a different briefing. It contains handwritten comments from the individual who sent the slides by fax to counterparts at other agencies.

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A-20	Fax cover sheet with Draft Briefing Slides	DoD, NSC, State Dep't	DoJ	Detainees in the Global War on Terrorism	31-Jan-04	<u>Exemption Five</u> : This set of briefing slides was prepared for use in briefings to senior US Government officials and then provided to other agencies for review and comment before use. The slides contain specific information about a variety of topics relating to detainees. Public disclosure of the substance of internal DoD discussions and drafts of material for use in the course of preparing for senior level and other internal deliberations would reveal the most sensitive internal give and take on highly critical issues. This set of slides is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.	This is document F52 on DoD list dated 8/4/2006. This document is an later revised version of document A-19 in this index.
A-21	Draft Briefing Slides	DoJ	NSC	Guantanamo Detainees	2-Feb-04	<u>Exemption Five</u> : This set of briefing slides was prepared for use in briefings to senior US Government officials and then provided to other agencies for review and comment before use. The slides contain specific information about a variety of topics relating to detainees. Public disclosure of the substance of internal DoD discussions and drafts of material for use in the course of preparing for senior level and other internal deliberations would reveal the most sensitive internal give and take on highly critical issues. This set of slides is both predecisional and deliberative because it contains: (1) preliminary opinions which do not reflect DoD's final views, and are therefore pre-decisional; and (2) evaluations, policy proposals, and recommendations as part of the consultative process with regard to the treatment of detainees. Disclosure of any of this deliberative information is likely to chill full, frank, and open internal discussions, a chilling effect which is all the more dangerous given the important national interest at stake.	This is document F54 on DoD list dated 8/4/2006.