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United States Senate

WASHINGTON, DC 20615-4802

June 2, 2004

The Honorable Condoleczza Rice National Security Advisor The White House Washington, DC 20500 FOIA EXEMPTION (b)(5)

Dear Dr. Rice:

Over the past several months, onnamed Administration efficials have suggested in several press accounts that detained hold by the United States in the war on terrorism have been subjected to "stress and durous" interrogation techniques, including beatings) lengthy sleep and food deprivation, and being shackled in painful positions for extended periods of time. Our understanding is that these statements pertain in particular to interrogations conducted by the Central Intelligence Agency in Afghanistan and other locations outside the United States. Officials have also stated that detaineds have been transferred for interrogation to governments that routinely torture prisoners.

These assertions have been reported extensively in the international media in ways that could undermine the credibility of American efforts to combat forture and prostote the rule of law, particularly in the Islamic world.

I appreciate President Bush's statement, during his recent meeting with U.N. High Commissioner for Human Rights Sergio De Mello, that the United States does not, as a matter of policy, practice torture. I also commend the Administration for its willingness to meet with and respond to the concerns of leading human rights organizations about reports of thistreatment of detainees. At the same time, I believe the Administration's response thus far, including in a resemi letter to Human Rights Watch from Department of Defense General Counsel William Haynes, while helpful leaves important questions unanswered.

The Administration understandably does not wish to catalogue the interrogation techniques used by U.S. personnel in fighting international terrorism. But it should affirm with clarity that America upholds in practice the laws that prohibit the specific forms of mixtreatment reported in recent months. The need for a clear and thorough response from the Administration is all the greater because reports of mistreatment initially gross not from outside complaints, but from statements made by administration officials themselves.

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With that in mind, I would appreciate your mowers to the following questions:

Pirst, Mr. Haynes' letter states that when questioning enemy combatants. U.S. personnel are required to follow "applicable laws prohibiting terture," What are those laws? Given that the United States has ratified the Convention Against Torture and Other Forms of Cruck, Inhuman or Degrading Treatment or Punishment (CAT), is this Convention one of those laws, and does it bind U.S. personnel both incide and outside the United States?

Second, does the Administration accept that the United States has a specific obligation under the CAT not to ongage in crucl, inhuman and degrading treatment?

Third, when the United States retified the CAT, it entered a reservation regarding its prohibition on crack inhuman and degrading treatment, spring that it interprets this term to mean "the crack, unusual and inhumane treatment or punishment prohibited by the 5th, 8th, and/or 14th amendments to the Constitution." Are all U.S. interrogations of enemy combatants conducted in a manner consistent with this reservation?

Pourth in the annual Country Reports on Human Rights Practices, the State Department has repostedly condemned many of the same "stress and duress" interrogation techniques that U.S. personnel are alleged to have used in Afghanistan. Can you confirm that the United States is not employing the specific methods of interrogation that the State Department has condemned in countries such as Egypt, Iran, Eritrea, Libys, Jordan and Burms?

Pitth, the Defonse Department acknowledged in March that it was investigating the deaths from blunt force injury of two detainees who were held at Bagram sir base in Afghanistan. What is the status of that investigation and when do you expect it to be completed? Has the Defense Department or the CIA investigated my other allegations of torture or mistreatment of demines, and if so, with what result? What steps would be taken if any U.S. personnel were found to have engaged in unlawful conduct?

Rinally, Mr. Haynes' letter offers a welcome clarification that when decrinous are transferred to other countries, "U.S. government instructions are to seek and obtain appropriate assurances that such enemy combatants are not forward. How does the Administration follow up to determine! if those pledges of humane trestment are honored in practice, particularly when the governments in question are known to practice turbure?

I believe these questions can be answered without revealing sensitive information or in any way undermining the fight against international terrorism. Defeating terrorism is a national security priority, and no one questions the imperative of subjecting captured terrorists to therough and aggressive interrogations consistent with the law.

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The challenge is to carry on this fight while upholding the values and laws that distinguish us from the enemy we are fighting. As President Bush has said, America is not merely struggling to defeat a terrible evil, but to uphold "the permanent rights and the hopes of mankind." I hope you agree that clarity on this fundamental question of human rights and imman dignity is vital to that larger struggle.

Thank you for your assistance.

Sincerely,

ZATRICK LEAHY
United States Senator

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