

## U.S. Department of Justice

Office of Legal Counsel

Office of the Principal Deputy Assistant Attorney General

Wasshiimgtom, IDC, 200530

August 237 2007

Associate General Counsel Central Intelligence Agency

Dear

We are were increased at the interrogation of	
rand our Office has had various discussions with youthoughouthteday	
Youthave antomechuse that a so of	
	as that technique is described in CIA
guidelines. This Officethas comblided dhata	
technique complies with appl	icable legal requirements. See
Memorandum for John A. Rizzo, Acting General Cou	insel, Central Intelligence Agency,
Application of the War Crimes Act, the Detainee Treatment Act, and Common Article 3 of the	
Geneva Convention to Certain Techniques that May Be Used by the CIA in the Interrogation of	
High Value Detainees (July 20, 2007). In that opinion, we recognized that the CIA contemplated	
applying the technique for up to	
"should the CIA determine that it would be necessary	
extension with respect	to a particular detainee, this Office would
provide additional guidance on the application of lega	I standards to the facts of that particular
case." Id. at 8 n.7 Under CIA guidelines, the Director would approve extensions of up to	
after seeking guidance from this Office as to the	
considering the current physical and psychological condition of the detainee and the need for	
such an extension. You have requested legal guidance	
apply the technique until 12205EHD	T., August 224, 20007.

As set forth below, we conclude that the additional period requested would comply with

all applicable legal standards, including the federal anti-torture statute, the War Crimes Act, the Detainee Treatment Act, and Common Article 3 of the Geneva Conventions, as interpreted by

This memorandum is classified in its entirety.

TOP SECRET

NOFORN



abbroightergular psychological rather president presiden

the President in Executive Order 13440 (July 20, 2007). You have informed us that medical and psychological personnel have examined and determined him not to be suffering from any physical or psychological contraindications. I deaparticulars very clocked paraelmel have described him as "mentally alert." His vital signs are within normal parameters. In addition, you have informed us of the important need for continuing the technique. remoine resolute incresisting interpogation, and some negation the limits of the CIA's interrogation telephingues The CIA acountinuses the delivered has nesy inferenatioform Biased o rt, does not appear to b ne applicable legal constraints. The continuation of the technique, based on the information you have provided us, also would be in close serviced of ancimpropropropri nionsal otempe all toub dens friend right Gil Alpepsonnical will l asymmittee it he dead in injury whatew the dorocol trace and safety applied by the inchaint affities of hely 20, 2007 nonition of Specifically usy banders to the theoretical provided noniness within the in phrioderfile of tensing of the psychological Wemedienstand train Cleatipers and closeitived

Please let us know if we may be of further assistance,

Steven G. Bradbury

Principal Deputy Assistant Attorney General

Hwen G 18me

TOP SECRETA

NOFORN