

(b)(3)

From: [REDACTED]
 Sent: Thursday, June 05, 2003 9:04 AM
 To: [REDACTED]
 Cc: [REDACTED]

(b)(1) (b)(2) Subject: [REDACTED]

CLASSIFICATION: ~~SECRET~~CAVEATS: ~~NOFORN~~

TERMS: NONE

(b)(2)

~~(S//NF)~~ On 4 December 2002, the [REDACTED] notified the ATSD(IO) that a [REDACTED] officer, while assigned to (b)(2) [REDACTED] as an interrogator may have violated federal statutes during the interrogation of a Bosnian national. Because the officer was assigned [REDACTED] investigative jurisdiction was with [REDACTED] On 27 May 2003, the [REDACTED] notified [REDACTED] that [REDACTED] had (b)(1) completed its investigation and had found no credible evidence that the [REDACTED] officer and others had violated law.

~~(S//NF)~~ However, the investigation did determine "...that at the time of the incident, there were no specific guidelines regarding interrogation techniques of detainee operations in Bosnia or elsewhere." Based on the [REDACTED] (b)(1) comment I recommend you review interrogation guidelines and procedures governing [REDACTED] activities worldwide and ensure that DIA personnel are familiar with statutory and regulatory provisions affecting such operations.

(b)(3)

~~DERIVED FROM: DHS SCG, MAR 02~~~~DECLASSIFY ON: X1~~CLASSIFICATION: ~~SECRET~~CAVEATS: ~~NOFORN~~

TERMS: NONE

6/5/2003