

EPW / Detainee Guide



SEARCH for weapons, documents. After thorough search, person must be allowed to maintain:

- Protective clothing
- helmet rank
 - personal items (jewelry, watch, pictures)

- Shoes or shoe laces
- ID card wallet rucksack / luggage
- Secure all other items for S-2 for exploitation (maps, orders, diagrams, etc.) SILENCE do not allow detainees to talk to each other. Gag only when necessary, and pay CLOSE attention to these individuals.

SEGREGATE the detainees by rank, sex, military from civilian, hostile from cooperative, etc.

SAFEGUARD detainees from danger on the battlefield, and from any reprisals by U.S. Forces or other detainees. It is our obligation to protect them from harm.

SPEED ensure all detainees are evacuated to collection points in timely manner, given the tactical and logistical situation.

 $\overline{\mathrm{TAG}}$ ensure all items found on detainee are recorded and placed in the same bag, along with a capture tag. Do not allow detainees to "sterilize" themselves by throwing away notebooks, money, cell phones, etc! Place one tag on detainee, one with gear, and retain one for records. This will also serve as a temporary receipt for the confiscated gear.

ENSURE the following is on capture tag:

- 1. DTG of capture 2. Place of capture (grids, town, street corners, specific bldg, etc)
- 3. Circumstances of capture (gave up without a fight, fought bravely, ran away, comforting dying comrades 4. ALL documents / items found by capturing unit



Legal Obligations to EPW



<u>HANDLE PERSON FIRMLY, PROMPTLY, AND HUMANELY</u>

An EPW is a non-combatant, and you are obligated to protect him from the effects of the battlefield. The captive in your hands must be disarmed, secured, and watched, but he must also be treated at all times like a human being. He must not be tortured, killed, or degraded.

You ARE permitted to use the minimum amount of force necessary to make the detainee comply with instructions and to assure the safety of yourself, your fellow Soldiers, and other prisoners.

MISTREATMENT OF A CAPTIVE IS A CRIMINAL OFFENSE

It is dishonorable and foolish to mistreat a captive. It is also punishable under international treaty (which is Federal Law) and the UCMJ. Also remember that commanders are ultimately responsible for the conduct of their troops!!!

TREAT SICK / WOUNDED CAPTIVES AS BEST YOU CAN

The captive saved may possess valuable intelligence. In any case, he is protected under the Geneva Conventions and has a right to medical treatment. Enemy medical personnel can provide medical care for EPWs. Daily food and water rations must be provided in order to prevent weight loss or nutritional deficiencies.



ALL DETAINEES ARE CONSIDERED EPW'S AT OUR LEVEL

All detainees will be given the protected status of an EPW. An EPW or detainee cannot renounce his status, or switch sides to fight for the U.S.

REMEMBER, THE TAKING OF WAR SOUVENIRS IS STEALING !!!

EPW Matrix & Definitions

	-,			. ,				
Parole	21							X
Repatriation	109, 110,	-					×	
Representation	79				,	×		
Compensation	60 - 63 .	1			X		_	
Capture Card	70			×		1		
lisM	70 - 77			×				
Tribunal to Determine Status	5		×					
Керогтіпд to ЕРW Адепсу	122		×					1
Religious Activities	38		×					
Shelter	21 - 25		X					
Clothing	27		X					
Food / Water	26, 34		×			į		
Complaints	78	×						
Relief agency visit	125	×						
ID Card	17	X						
Medical Care	13,15 20,30 31,46	X						
Ртотестіоп	12 -	X						
	GPW Article	Immediately after capture	Within the shortest possible time	Day 7	Day 30	6 Months (Day 180)	End of Hostilities	No Obligation, but permissible at any stage

SECURITY AND SAFETY OF EPWS, GUARDS, AND OTHER PERSONNEL IS ALWAYS THE MAIN CONCERN !!!





determine punishment. It is also U.S. policy to treat all detainees with the same status as EPWs until their status has been determined Article 5 Tribunal - U.S. policy is to convene a 3 member panel which will make a factual determination of the status of the detainee. The panel does not

wounded (g) seriously wounded, (12) present address is: [prisoner number and name of camp], (13) date, and (14) signature. Prisoners are only required to fill in prisoner depends, (2) name, (3) first names (in full), (4) first name of father, (5) date of birth, (6) place of birth, (7) rank, (8) service number, (9) address of next of required to provide his father's name or address of next of kin. GPW Article 70. items two, three, five, seven, and eight. If, for example, the prisoner is concerned that his family may suffer repercussions due to his capture or surrender, he is not kin, (10) taken prisoner on: (or) coming from (camp number, hospital), (11) (a) good health (b) not wounded (c) recovered (d) convalescent (e) sick (f) slightly Capture Card - A baseline of recorded data that should be maintained about an EPW. The recommended form contains fourteen (14) items: (1) power on which the

Clothing - Adequate clothing must be provided considering climate. EPWs may use their own uniforms

money by creating accounts for each EPW. Payments by the detaining power can be in the form of credits to the EPWs account. commencement of labor activities. EPWs can also receive monies from abroad, and may send their monies abroad. The detaining power can maintain control of the shall also be paid for their labor; special skills, or services, at least one Swiss franc for a day's worth or labor. Labor rates should be established prior to the Compensation - The detaining power shall grant all EPWs a monthly advance of pay based upon their rank. Article 60 of GPW establishes the amounts. EPWs

Detainees - Persons in custody who have not been classified as an EPW, RP, or CI. All detainees shall be treated as EPWs until a legal status is ascertained by competent authority, such as an Article 5 Tribunal

Detaining Power - Party who secures capture of EPW and thus gains responsibility for their treatment and security under the Geneva Convention

of a merchant marine or civilian aircraft crew not qualifying for more favorable treatment; or individuals who, on the approach of the enemy, spontaneously take up member of the armed forces, organized militia or volunteer corps; a person who accompanies the armed forces without actually being a member thereof; a member conflict. A prisoner of war may be, but is not limited to, any person belonging to one of the following categories who has fallen into the power of the enemy: a entitled to the combatant's privilege of immunity from the municipal law of the capturing state for war like acts which do not amount to breaches of the law of armed 1949. In particular, one who, while engaged in combat under orders of his or her government, is captured by the armed forces of the enemy. As such, he or she is Enemy Prisoner of War - A detained person as defined in Articles 4 and 5 of the Geneva Convention Relative to the Treatment of Prisoners of War of August 12, arms to resist invading forces.

EPW Branch Camp - A subsidiary camp under supervision and administration of the main EPW camp.

and should be clearly marked with the letters PW, PG, or other recognizable and visible marking. EPW Camp - A camp set up by the U.S. Army for the separate internment and complete administration of EPWs. Camps shall not be located near military targets

may use their own foodstocks and prepare their own food development of nutritional deficiencies. Account shall be taken for the habitual diet of the EPW, therefore no pork MREs or meals should be fed to Muslims. EPWs Food Accommodations - Basic food rations shall be sufficient in quantity, quality, and variety to keep EPWs in good health while preventing the loss of weight or

GPW - Geneva Convention Relative to the Treatment of Prisoners of War. August 12, 1949 (GENEVA CONVENTION III). Entry into Force: 21 October 1950





at all times. As far as possible, the card should measure 6.5 X 10 cm. GPW Article 17. information that it wishes on the card and specifically mentions the owner's signature or fingerprints as examples. The EPW must keep the ID Card in his possession ID Cards - Identification cards are only required to contain name, rank, serial number, and date of birth. The Convention also allows a party to place any other

capture card shall be mailed to notify the family. The detaining party can limit mail to 2 letters and 4 cards each month. No postage is required. Telegrams may also be permitted. Censorship with all communications is authorized, but must be conducted as quickly as possible. Mail - No later than one week after capture, an EPW shall be able to write directly to his family, and shall also be entitled to receive mail. At a minimum, the

conducted at least once a month. GPW also requires that EPWs suffering from serious disease or injury must be admitted to a medical unit that can provide such mandates any wounded and sick shall be collected and cared for, and futhermore encourages parties to search for the wounded and sick on the battlefield. care. In addition to these protections, the Geneva Convention for the Amelioration of the Condition of Wounded and Sick in Armed Forces in the Field (GWS) Medical Care - The GPW requires that all wounded and sick shall be collected, cared for, and generally provided humane treatment. Medical inspections must be

Military Activities - Activities intended primarily or exclusively for military operations as contrasted with activities intended primarily or exclusively for other

purposes (e.g., arms, helmets). The purposes are in contrast to items or structures that may be used either by civilian or military. Military Nature - Term that applies to those items or those types of construction that are used exclusively by members of the Armed Forces for operational

Parole - Parole is used in the international law sense of releasing a prisoner of war (PW) in return for a pledge not to bear arms

Personal Effects - An EPW shall be allowed to retain personal effects. Personal effects the EPW may retain include the following:

- b . Mess equipment (knives and forks excluded)
- c. Badges of rank and nationality
- . Identification cards or tags
- g. Articles that are of a personal use or have a sentimental value to the person.
- Protective mask.

Prisoner of War Information Center (PWIC) - A TOE organization established to collect information pertaining to EPW, RP and CI and to transmit such information to the National Prisoner of War Information Center.

Protection - Protection from violence, intimidation, insults, and public curiosity. This includes protection on the battlefield and intrusions from the press.

Relief Agency - A non-governmental agency such as the International Committee for the Red Cross or Doctors Without Borders.

Religious - EPW's shall have complete latitude in practicing their religious faith and may be attended to other EPWs.





to repatriate. Also, repatriation is required before cessation of hostilities for: Repatriation - Releasing an EPW back to his host nation. EPW must be repatriated as soon as hostilities end. However, the Detaining power cannot force an EPW

- a. Seriously sick and wounded EPSs whose recovery is expected to take more than 1 year (Art. 110, GPW); *
- Incurably sick and wounded (Art. 110, GPW); or *
- Permanently physically or mentally disabled (Art. 110, GPW)
- * No sick or wounded EPW may be repatriated against his will
- ** Retained personnel are to be repatriated as soon as they are no longer needed to care for the prisoners of war

the satety of his or her family, the prisoner is not required to provide this information. GPW Article 122. prisoner is not under a duty to provide and may not be readily available to the detaining power is the information about the next of kin. If a prisoner is concerned for releases, repatriations, escapes, admissions to hospitals, deaths, and information about the prisoner's state of health. Of these items, the only information that the information: father's first name, mother's maiden name, name and address of person to be notified, name of camp and postal address, information regarding transfers, Reporting Requirements - The name, rank, date of birth, and service number. The detaining power has a duty to report, if available, the following additional

Retained Personnel - Enemy personnel who come within any of the categories below are eligible to be certified as retained personnel (RP)

- a. Medical personnel who are members of the medical service of their armed forces.
- b. Medical personnel exclusively engaged in the-
- 1) Search for, collection, transport, or treatment of, the wounded or sick.
- (2) Prevention of disease.
- (3) Staff administration of medical units and establishments exclusively.
- c. Chaplains attached to enemy armed forces
- subject to military laws and regulations. d Staff of National Red Cross societies and other voluntary aid societies duly recognized and authorized by their governments. The staffs of such societies must be
- e. Of note, retained status is not limited to doctors, nurse, corpsman, etc. It also includes, for example, the hospital clerks, cooks, and maintenance workers
 * Retained personnel are to be repatriated as soon as they are no longer needed to care for the prisoners of war.

penitentiaries. EPWs interned in unhealthy or dangerous areas shall be removed as soon as possible to a more favorable location. Shelter - EPWs may be interned only on land and afforded every guarantee of hygiene and healthfulness. Except in rare cases, they shall not be interned in

FRONTLINE Forward



Vol. 1 No. 13

Serving the Forward elements of the 3rd ID (M)

Feb. 26, 2003

3rd MPs round 'em up

Marne police train to tackle EPW issues

Spc. Katherine Robinson 50th PAD

On a cloudy Kuwaiti afternoon, a line of dirty, dejected looking prisoners wait on their knees, hands behind their heads, to be herded into trucks for transportation.



An EPW receives a numbered identification bracelet.

The guards

keep a close eye and a rifle constantly trained on the prisoners as they load them in the truck and cart them off to be searched and searched again before finally receiving food, blankets, medical care and a place to sleep.

The 3rd Military Police Battalion conducted internment and resettlement training Feb. 17 and 18 in preparation for possible future operations.

See EPW, Page 8



Photos by Spc. Kalharine Robinson

Spc. Robert Bedford (right), a 3rd MP Bn. soldier from Winters, Texas, searches the bag of an "enemy prisoner of war," played by Spc. Dustin Davis, a fellow MP, from Wichita, Kan., during the battalion's internment and resettlement training Feb. 18 at Camp New York.

Move out!

203rd FSB strives to keep up with division's war zone needs

Spc. Jacob Boyer 3ID (M) PAO

There are many things a task force of soldiers need to keep fighting—medical aid, vehicle maintenance and a multitude of other supplies.

If a task force moves quickly, its support needs to be able to keep up with its needs in a war zone. The 203rd Forward Support Battalion ensures the 3rd Brigade Combat Team gets all the support it needs when it is time to move out. The battalion held a field exercise Feb. 9-13 to make sure its soldiers were prepared to move the brigade support area rapidly if the brigade needs to move forward.

"Setting up and tearing down the BSA quickly is critical," said Maj. Jim Stanford, operations officer, 203rd FSB. "The brigade moves fast, and this is the most lethal division in the world. If we can't keep up, then they come to a halt. They can't continue to fight."

The battalion consists of four companies. In addition to a headquarters element, there are three companies with

See FSB, Page 9

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EPW, from page 1

According to Master Sgt. Tony McGee, 3rd Infantry Division (Mech.) Provost Marshal operations sergeant, handling of enemy prisoners of war is one of the MPs main missions. "It consumes most of what we do," he explained.

The battalion set up a central collection point on Camp New York. The area was divided into several sections, exactly as they would be in a real-world situation, except on a significantly smaller scale, said McGee, a Florence, S.C., native:

The area included a central holding area, a segregated holding area divided by rank, a search area, inprocessing stations and barracks.

The MPs learned to transfer, maintain security, and account for prisoners, their belongings and their weapons.

If a war-occurs, a large number of EPWs are expected, McGee said. "These guys' ability to handle that number and do it proficiently is extremely important. We've got to get (the prisoners) off the battlefield and protect them."

After a walk-through of the area and several briefings on the first day, the real training began on the Feb. 18. At forward collection points, the soldiers corralled prisoners, played by other MPs, searched them for weapons and took them to the central collection point in troop carriers.

The EPWs were searched again at the gate and moved into either the consolidated holding area or, if they needed medical attention, an aid station.

From there, another squad took the prisoners through inprocessing where they had their personal items inventoried and paperwork filled out. They re-



Spc. Katherine Robinson

A line of simulated enemy soldiers, played by MPs, sit waiting to be transported to the central collection point during the training.

ceived food, water and a blanket. They also received bracelets, with numbers that corresponded to their paperwork.

While some of their belongings were temporarily confiscated, the prisoners were allowed to keep badges of rank and nationality, religious literature and items of personal or sentimental nature.

Treating the EPWs correctly while handling them efficiently is very important, said Command Sgt. Maj. Charles D. Medley, 3rd MP Bn. command sergeant major, from Huntsville, Ala.

"One of the primary differences between the United States Army and many of our adversaries is that we treat EPWs with dignity and respect while maintain-

ing security," he said. Many enemy soldiers would rather be fed and housed by American MPs because they know they won't be mistreated, Medley added.

"We reinforce that with the MPs constantly," he said. "EPWs are soldiers, they're on the other side, but they're still human beings ... they will receive the same medical care as a U.S. Army soldier."

Sometimes enemy soldiers who surrender will cooperate because they're hungry and thirsty, said Pvt. 2 Ashley Hargett, an MP from Hutchinson, Kan. "I learned that some will resist and often that's because they're scared. You have to be aware of your surroundings."

Hargett said the training helped her know what to possibly expect.

"It's good training. It lets us know what we need to do and what we need to change," she said.

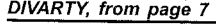
Though she's nervous about the prospect of having to put her training to use in a real-world situation, Hargett said she's not scared.

"I have a lot of confidence in my team," she said. "My team knows what they're doing. There's a lot of experience here."

The soldiers have the experience of many previous deployments to many different places, according to Medley, who said he shared Hargett's feelings of confidence.

"No other MP company in the United States has sent as many people to as many places (since Sept. 11, 2001) as the 3rd MP Battalion," he said.

"We're here to do a job, and when it's finished, we'll be glad to go home." he added. "I've had zero soldiers complain ... I couldn't be prouder."



on the same software, they can fire more accurately and communicate better.

Before the DIVARTY TOT, the units went through fire support rehearsals and technical rehearsals. The fire support rehearsal tested communications, observers and reviewed target orders. The tech-

nical rehearsal gave the crews a dry run where they tested commands, fire orders and targeting.

Should the division be called on for military action toward Iraq, mass fires may will be essential.

"You can kill more if you can mass

artillery," Williams said. "You're ability to mass artillery demonstrates your ability for violent fires on one area. The 3rd ID DIVARTY is prepared to execute the full spectrum of our missions, and DIVARTY will prosecute violently all missions requiring fire support."







DEPARTMENT OF THE ARMY HEADQUARTERS 4TH INFANTRY DIVISION (MECHANIZED) OFFICE OF THE STAFF JUDGE ADVOCATE FORT HOOD, TX 76544-5000

REPLY TO ATTENTION OF:

AFYB-JA-AL

26 July 2003

MEMORANDUM FOR Commander, 4th Infantry Division (Mechanized), Fort Hood, Texas 76544 SUBJECT: AR 15-6 Investigation – Legal Review

- 1. In accordance with AR 15-6, paragraph 2-3, I have reviewed the AR 15-6 investigation into the facts and circumstances surrounding the 22 July 2003 death of a prisoner held in the Division Central Collection Point. I make the following determinations:
 - a. The proceedings comply with the legal requirements.
- b. Errors in the proceedings, if any, do not have a material adverse effect on any individual's substantial rights.
 - c. Sufficient evidence supports the findings.
 - d. The recommendations are consistent with the findings.

2. The investigation is legally sufficient.

3. The point of contact is the undersigned at (DNVT) 534

(b)6-2

Administrative Law Attorney

FOR
ARD OF OFFICERS
ACH ADDITIONAL SHEETS
ta.) (See para 3-15, AR 15-6.)
at [200]
an inclosure the time each session began and ers, respondents, counsel) were
,
(See paras 5-2 and 5-8a, AR 15-6.)
on(Date)
<u> </u>
(Date)

REPORT OF PROCEEDINGS BY INVESTIGATING OFFICER, JOA For use of this form, see AR 15-6; the proponent agency is OTJA IF MORE SPACE IS REQUIRED IN FILLING OUT ANY PORTION OF THIS FORM, ATT. SECTION I - APPOINTMENT RAYMOND DIERNO 22 JULY 03 (Attach inclosure 1: Letter of appointment or summary of oral appointment dat SECTION II - SESSIONS The (investigation) (board) commenced at _ (If a formal board met for more than one session, check here \Box . Indicate in ended, the place, persons present and absent, and explanation of absences, if any.) The following persons (member present: (After each name, indicate capacity, e.g., President, Recorder, Member, Legal Advisor.) The following persons (members, respondents, counsel) were absent: (Include brief explanation of each absence.) (investigating officer) (board) finished gathering/hearing evidence at _ (Time) ompleted findings and recommendations at (Time) SECTION III - CHECKLIST FOR PROCEEDINGS IMPLETE IN ALL CASES sures (para 3-15, AR 15-6) he following inclosed and numbered consecutively with Roman numerals: (Attached in order listed) e letter of appointment or a summary of oral appointment data? by of notice to respondent, if any? (See item 9, below) or correspondence with respondent or counsel, if any? ther written communications to or from the appointing authority? cy Act Statements (Certificate, if statement provided orally)? nation by the investigating officer or board of any unusual delays, difficulties, irregularities, or other problems stered (e.g., absence of material witnesses)? ation as to sessions of a formal board not included on page 1 of this report? er significant papers (other than evidence) relating to administrative aspects of the investigation or board? If 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 investigation or board.

574, MAR 83

2	Exhibits (para 3-16, AR 15-6)	ਜਹ	/E6	NO1	NA ²
	a. Are all items offered (whether or not received) or considered as evidence individually numbered or lettered as exhibits and attached to this report?		X	NO	INA
	b. Is an index of all exhibits offered to or considered by investigating officer or board attached before the first exhibit?		X		+-
	c. Has the testimony/statement of each witness been recorded verbatim or been reduced to written form and attached as	-			-
	an exhibit? d. Are copies, descriptions, or depictions (if substituted for real or documentary evidence) properly authenticated and is the location of the original evidence indicated?		×		<u> </u>
	e. Are descriptions or diagrams included of locations visited by the investigating officer or board (para 3-6b, AR 15-6)?		\triangle		<u> </u>
	f. Is each written stipulation attached as an exhibit and is each oral stipulation either reduced to writing and made an				X
	exhibit or recorded in a verbatim record?	;	\times		
	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)?				X
3	Was a quorum present when the board voted on findings and recommendations (paras 4-1 and 5-2b, AR 15-6)?		- 		İX
В.	COMPLETE ONLY FOR FORMAL BOARD PROCEEDINGS (Chapter 5, AR 15-6)	꽳			
4	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)?		2000	PRE DELLE	
5	Was a quorum present at every session of the board (para 5-2b, AR 15-6)?	+	\neg		
.6	Was each absence of any member properly excused (para 5-2a, AR 15-6)?		\neg		17-525-5500
7 -	Were members, witnesses, reporter, and interpreter sworn, if required (para 3-1, AR 15-6)?	_	$\overline{}$		
8	If any members who voted on findings or recommendations were not present when the board received some evidence,	\top	一	-	
	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)	鬱			
9	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?	- Indian	*********	i i	
	b. Was the date of delivery at least five working days prior to the first session of the board?	\top	\neg	<u> </u>	
	c. Does each letter of notification indicate —	\top	寸	Ť	
	(1) the date, hour, and place of the first session of the board concerning that respondent?	\top	寸		
	(2) the matter to be investigated, including specific allegations against the respondent, if any?	\top			
	(3) the respondent's rights with regard to counsel?	十	\neg		
	(4) the name and address of each witness expected to be called by the recorder?	_			
	(5) the respondent's rights to be present evidence, and call witnesses?	\top		-	
	d. Was the respondent provided a copy of all unclassified documents in the case file?	\dashv	\neg		
	e. If there were relevant classified materials, were the respondent and his counsel given access and an opportunity to examine them?	\top	\neg		-
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)?		574274	V-ENERGINA	SKEEP SEE
	b. Was record of proceedings and evidence received in his absence made available for examination by him and his counsel (para 5-4c, AR 15-6)?	十	 †		
11	Counsel (para 5-6, AR 15-6):		200		
	a. Was each respondent represented by counsel?	125-41			
	Name and business address of counsel:	蹇		100 M	
	(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):	23			
	a. Was the challenge properly denied and by the appropriate officer?		24535014	A-CONTRACTORS	THEO CHEMISTRE
	b. Did each member successfully challenged cease to participate in the proceedings?				\vdash
13	Was the respondent given an opportunity to (para 5-8a, AR 15-6):	32			
	a. Be present with his counsel at all open sessions of the board which deal with any matter which concerns that respondent?	140440	X BENGLEY	2324,2	
	b. Examine and object to the introduction of real and documentary evidence, including written statements?	_	\dashv		
	c. 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?	\top	\dashv	\dashv	
	f. Make or have his counsel make a final statement or argument (para 5-9, AR 15-6)?	\top			
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)?	-	7		range Page
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)?	24	2		-
FO	OTNOTES: Y Explain all negative answers on an attached sheet.	- + '	,		<u>—</u>
	2! Use of the N/A column constitutes a positive representation that the circumstances described in the question did not occur in this investigation or board.				

The (investigating officer) (board), having carefully considered the evidence, finds: PACTS: Prisoner #1085 A K A multiple parties the deceased had been helped to the latine for nausea by two other prisoners, just prior to his death.	
latrine, the deceased lost conclousness and was carried back to his tent. The prisoners then alerted and and and the prisoner the prisoner was unconclousness and and and the prisoner than alerted and and and the prisoner than alerted and and and the prisoner than alerted and and the prisoner than alerted and and the prisoner than a prisoner was unconclous with the prisoner than a prisoner was unconclous with the prisoner than the prisoner than a prisoner to his death.	According to After seaving the
to get a medic. 4th MP responded and did not feel a pulse. 4th MP responded and did not feel a pulse. The deceased had been held at the DCCP since 27 June 2003. During this time he had sought medical attention from Maid station and eventually to the 28th CSU for the deceased had been seen on 02 July for chest pain. The deceased	d was taken to the
coronary artery disease, angina and type II diabetes. The prisoner was discharged back to the DCCP with medication stated that he had taken care of the deceased since his arrival at the DCCP. He further stated that the deceased had any surgery disease and had some sort of procedure done last year (presumably angioplasty since there was no chest scar indicately and was allegedly scheduled to have a second procedure done in April of this year. The deceased had recieved that the DCCP. The deceased had also been seen on 03 July for vomitting, was treated and released by MP medics, and 19 July for dehydration, treated and released by MP medics, and 19 July for dehydration, treated and released that the deceased had released by MP medics.	nd diagnosed with Personer #100 auced corollary caring bypass ed lustmedications ased by the MP seed by MP medications
aspiria. Several MP's verified that the deceased had sound and the last 4- days and had been feeling weaker and was imab aspiria. Several MP's verified that the deceased had not because had not be past one to two weeks. The MP's also deceased had to have help going to the lattine shifting the last 2-3 days.	volitied man the
An autopsy was performed on the deceased by the autopsy was restricted as congestive heart failure. This was most likely nyocardial infarction (heart attack)	isy did not reveal y secondary to a
The MP medics are utilized for sick call and treating the EPW's within the DCCP, aithough this is not their primary res rave very limited assets for patient care. All EPW's with medical complaints are screened by MP Medics. The medical hould be seen at the aid station or whether a higher medical personell should be consulted.	posibility. They then decide who
PW state not soreched for medical problems when they are placed in the DCCP and there was no medical record keeps call of this prisoner.	ing prior to the
INDINGS: ht deceased prisoner more than likely suffered a invocardial infarction and developed congestive heart failure which re ont prior to his death. (C) The patient had a known instory of coronalty artery disease. (M, L) His last comes, with an if y July, 2 days prior, for debydration. The prisoner also allegedly complained of abdominal pain with nause a location by proceeding his death, which are symptoms considered with the	ie AVP medios was
Ays proceeding his death, which are symptoms consistent with his usease (M). According to the antopsy report therew. Plays or traumatic injury (C). The MP medics are all system to handle complex medical patients and provide sick-stall culture for their primary mission of supporting the MP unit. (P)	Singeridence of forthe BPW's as
SECUON V. RECOMMENDATIONS (ware 3-11, AR 15-6) 1 Mey. of the Above findings, the (Investigating officer) (board), recommends: United thould the pro-distriptionary action taken arguests the LAPP finedics; on other	
he MP include should not be used as the printipy care pover for the HPW's. Play requires stant or other inglier medical authority should be a supplied to provide sick call and medical care for the parties with allow the MP medical care for the parties of the printiple of the printiple of the Term's and the Term's	risoners at the Matren at engane

it providing a Physicians assistant is not possible, a formal Standard operating procedure should be established for the MP medicate operating procedure should be established for the MP medicate operate under in providing care for the EPWs with direct oversight by physicians assistant or other higher medical authority. In addition DCCP. This would however place even more of a barden on the MP medica and tracking of medical problems enough be analyzed for the medical support for the MP unit.

IS REPORT OF PROCEEDINGS IS COMPLETE AND ACCURATE. (If any voting member or the recorder fails to sign here or in Seguing Viji. (Recorder) (Recorder	HIS REPORT OF PROCE	EEDINGS IS COMPLETE	CTION VI - AUTHENTI	OC.	ע (ס-כּג אַ	<u> </u>	
(Recorder) (Member) (Mem	clow, indicate the reason i	n the space where his sign	iature should appear.)	(If dry voting membe	r or the recorder fails	to sign here or	in Section VII
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DEPARTMENT OF THE ARMY

418TH CIVIL AFFAIRS BATTALION 4th ID (M) HHC G-5 UNIT # 92628 APO, AB. 09323-2628

66-7 672-2

August 2, 2003

MEMORANDUM FOR: Staff Judge Advocate General

SUBJECT: Prisoner Death Investigation

1. The inability of the prisoner imminent demise.

66-4, 67c-4
To receive nitroglycerin would not have precluded his

610-2-670-2

Exhibit List Investigation of Prisoner Death

on 22 July 2003

67: 4

- A. Appointment letter
- B. MP Incident Report
- C. Autopsy Report
- D. statement
- E. statement
- F. statement
- G. statement
- H. Statement
- I. statement
- J. statement
- K: MD notice of death
- L. Medical record 02 July 03
- M. Prisoner #1087 statement
- N. Medication packets
- O. EPW Screening report
- P. Q and A with

676-4



DEPARTMENT OF THE ARMY HEADQUARTERS TASK FORCE IRONHORSE TIKRIT, IRAQ

AFYB-CS

22 July 2003

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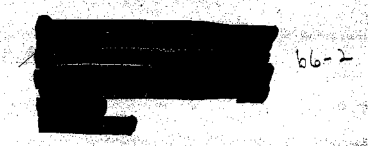
SUBJECT: Appointment of Investigating Officer

- 1. You are hereby appointed an investigating officer pursuant to AR 15-6 to conduct an informal investigation into the facts and circumstances surrounding the 22 July 2003 death of a prisoner held in the dixision's central collection point.
- 2. You will use informal procedures under AR 15-6, Chapter 4. You will make specific findings and recommendations on all relevant issues you identify in the course of your investigation. If, during your investigation, you suspect that persons you intend to interview may have violated any provision of the Uniform Code of Military Justice (UCMI) or any other criminal law, you must advise them of their rights under the UCMI, Article 31, or the fifth Amendment, as appropriate. Rights warnings and waivers will be documented on DA Form 3881. Provide each witness a Privacy Act sixtement before you solicut any personal information. All witness statements will be swern and recorded on DA Form 2823.
- 3. Prepare the report of proceedings on DA Form 1574 and submit the original to me within 72 hours of receipt of this memorandum. You must submit any requests for delay to me in wearing include with your report all documentary evidence, sworm statements, and other information on evidence you considered.

4. Before proceeding with the investigation, contact at a for an appring tegal briefing. Will serve as your primary legal advisor.

5. If during the course of your investigation you discover systemic training, maintenance, and/or equipment design deficiencies that potentially caused or contributed to the incident ander investigation, you will immediately contact your legal advisor for finisher guidance.

FOR THE COMMANDER:



Type of Report: Initial Date/time of report: 22 0815 JUL 03 Date/time of incident: 22 0515 JUL 03 Location of incident: LD 80132903 (TF IH CCP-Tikrit Main Palace) Unit involved in the incident: 5th Platoon, 4th Military Police Company Name of senior person involved in incident and contact information: Narrative of Incident: Enemy Prisoner of War Detainee #1085. 60 year old local national had been detained in the TFCCP since 27 June, ∠⊍os: Individual was detained for possession of numerous weapons and a large quantity of ammunition. The detainee was seen by 4th MP Company medics approximately 3 times for health issues such as dehydration, his refusal to eat on numerous occasions, however there was no indication of any senous illness or injuries due to his stable vital signs during each checkup by vⁱⁿ MP Medics. The individual was on multiple unknown medications upon his agrival to the TECCP. At approximately 0500, the detainee was assisted by two other detainees (# and # latrine diferencemiting. On the way out of the latrine, the detaine collapsed and was) to utilize the carried back to the detained tent by the two detainees, who stated to their MP is a that the detainee was dead. The of the outer-portion of the was notified, and he ordered from A went into the reage and was informed by that he had a low pulseand did not detect response or pulse scene and verified that there was no pulse or signs of life; and at the Tikrit Main Palace TMC arrived and pronounced the detainee dead and Friendly Casualties: N/A Enemy Casualties: N/A EPWs: Deceased of unknown causes What are the unit's future actions: 66-1 67c POC name and contact information: Company at

Salah Aldin Forensic Medidas
Dissection Report 66-4 age 60 Years 676-4 external examination. Good built, gray hair, No any external trauma to different parts of the body. Internal examination: Congestion and Dedema of all internal structures. Hearts weight boogsams shows thicking of the walls and dialitation of keurt chambers. lungs congested and oedematus with multiple black stains and adhesions to plenga liver small in size gray in colour with Kidenys hypertrophy tobulated and each Stomach contain small amount of digested food. conclusion: - death is Congestive heart failure
1. The cause of death is Congestive heart failure
2. No any internal transparent but to 6249

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66-4/676-4 , understand that the results of this investigation are releasable under the Privacy Act of 1974 and the Freedom of Information Act. This means that individuals can, upon completing a proper information request, receive a copy of the formal findings of this investigation

> Signature Name: Rank; Unit:

DATE 24506 03

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DA FORM 2823, DEC 1998

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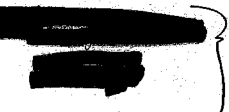
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EMERGENCY CARE AND TREATMENT (Patient) Medical Record

STANDARD FORM 558 (REV. 9.96) Prescribed by GSA/ICMR FPMR 141 CFR) 101-11.203(b)(10) USAPA V1.00

I have received and understand these instructions.

PATIENT'S SIGNATURE

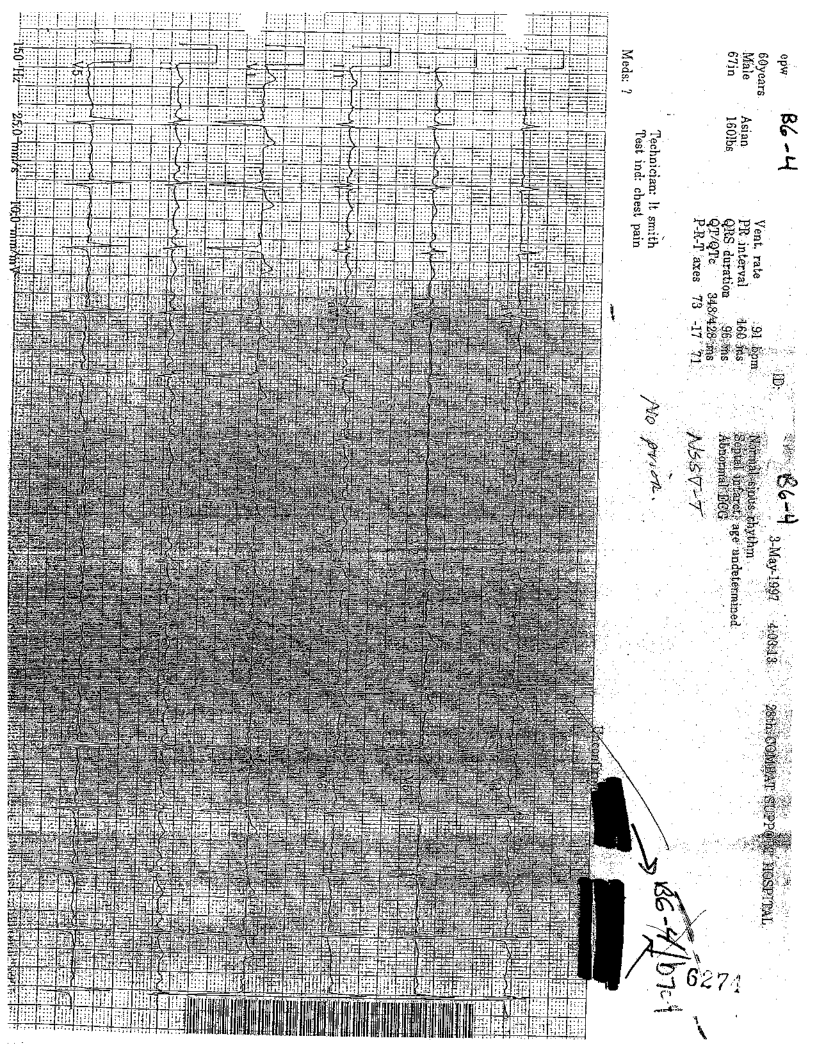
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1330	60 ym sent for evaluation of anging. His Known
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	meds. Daily episodes especially in mornings.
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670-4

CHRONOLOGICAL RECORD OF MEDICAL CARE Medical Record

STANDARD FORM 600 (REV. 6-97) Rescribed by GSAACMR FIRMR (41 CFR) 201-9-202-1

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SN 7540-01-165-7294	b6-4, b70	519-301
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	REQUESTED BY (Print)	TELEPHONE/PAGE NO.
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TIENT'S IDENTIFICATION (For typed or written entries give: me—last, first, middle: Medical Facility)	LOCATION OF MEDICAL RECORDS	
EPW 86-4 67c-4	LOCATION OF RADIOLOGIC FACILITY	
	SIGNATURE	6 275

B6-4

This interview was conducted with the use of an interpreter.

Prisoner was interviewed regarding circumstances surrounding the death of prisoner

The two prisoners slept next to each other, prisoner as stated that he had been "taking care" of the past 25 days since they were both moved up to the Division Detainee Collection Point (DCCP) from Divala province. Prisoner as stated that had told him that he was diagnosed approximately 4 years ago with "6 arteries blocked in his heart". In Muther stated that he had a procedure done in Baghdad last year to open some of the arteries and was to have another procedure performed in April of this year. Prisoner as stated that when the was originally processed into the DCCP he was able to walk on his own and perform most daily living functions. That attend that the had complained of chest pains in the past and was taken by the medics to a hospital (he stated that it was the Tikrit Hospital, however it was really the 28th CSH). It stated that he had received some medicines from the hospital but did not have any return visits.

abdominal pain, agusea and vormiting. The also complained of chest pain for the last couple of days, he was unsure if he had told the MP. The might before his cleath, unknown time, and stated that a cheat expressed a feeling like he was going to die. It is stated that he had informed the medics of complaints and the medics gave him an aspirin. It is stated that he requested the medication "placed under his tongue" (presumably nitroglycerin) but was told by the medics that they did not have any. At approximately 0500 and was helped to the restroom by some of the other detainers and was complaining of abdominal pain.

apparently collapsed after being assisted from the latrific and was carried back to his tent

stated that he immediately informed the MP's and they responded with medical personnel.

bacy

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136 -

FB6-4

DETAINEE DISPOSITION WORKSHEET

MP#:		66-4
DETAINEE NAME CONFINEMENT I	ATE: 27 JUNE 2003	1075-1
STAFF RECOMMEN		
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62/7

INCIDENT REPORT FORM

Type of Report: Initial

Date/time of report: 22_0815_JUL 03

Date/time of incident: 22:0515 JUL 03

Location of incident: LD 80132903 (TF IH OCP Tikrit Main Palace)

Unit involved in the incident: 5th Platoon, 4th Military Police Company

Name of senior person involved in incident and contact information:

B6-4

Marrative of Incident: Enemy Prisoner of War Detainee 60 year old local national had been detained in the TFCCP since 27 June, 2003: Individual was detained for possession of numerous weapons and a large quantity of ammunition. The detainee was seen by 4th MP Company medics approximately 3 times for health issues such as dehydration, his refusal to eat on numerous occasions, however there was no indication of any senious illness or injuries due to his stable vital signs during each checkup by 4th MP Medics. The individual was on multiple unknown medications upon his anival to the TFCCP. At approximately 0400 the detainee was assisted by two other detainees.

latine due to stomach pain. The detainee completed utilizing the latine and was carned back to the defainee tent by the two detainees. Approximately 0500 the two defainees.

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Checked to presponsiveness and

pulse and did not detect response or pulse.

arrived on scene and verified that there was no pulse or signs of life, and a poetor at the Tikrit Main Palace TMC arrived and pronounced the detained dead at

0540 hours.

Friendly Casualties: N/A

Enemy Casualties:N/A

EPWs: Deceased of unknown causes

What are the unit's future actions:

670-4

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POC name and contact information:
Company at DNVT

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DEPARTMENT OF THE ARMY HEADQUARTERS 4TH INFANTRY DIVISION (MECHANIZED) OFFICE OF THE STAFF JUDGE ADVOCATE TIKRIT, IRAQ

REPLY TO ATTENTION OF

AFYB-JA-AT

07 September 2003

MEMORANDUM FOR Commander, 4th Infantry Division (Mechanized), FOB Ironhorse, Tikrit, Iraq SUBJECT: AR 15-6 Investigation – Legal Review

- 1. In accordance with AR 15-6, paragraph 2-3, I have reviewed the AR 15-6 investigation into the 13 August 03 death of a detainee at Camp Warhorse. I make the following determinations:
 - a . The proceedings comply with the legal requirements.
- b. Errors in the proceedings, if any, do not have a material adverse effect on any individual's substantial rights.
 - c. Sufficient evidence supports the findings.
 - d. The recommendations are consistent with the findings.
- 2. The investigation is legally sufficient.
- 3. The point of contact is the undersigned at (DNVT) 534

 66-2

 67C-2

 CPT, JA

Administrative Law Attorney

INDEX OF ENCLOSURES AND EXHIBITS

ENCLOSURES:

I - Appointment Orders
II - Rights Warning Certificate III - Rights Warning Certificate IV - Rights Warning Certificate V - Rights Warning Certificate VI - Rights Warning Certificate VIII - Rights Warning Certificate IX - Rights Warning Certificate X - Rights Warning Certificate X - Rights Warning Certificate -

EXHIBITS:

D. Sworn Statement, E. Sworn Statement, F. Sworn Statement, G. Sworn Statement, H. Sworn Statement, J. Sworn Statement, J. Sworn Statement,	, dated 14 Aug 03	66-4/5 67c-4/5
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DEPARTMENT OF THE ARMY C CO, 64 FORWARD SUPPORT BATALLION BRIGADE COMBAT TEAM, 4 INFANTRY DIVISION (M) BALAD, IRAQ APO-AE 09323

AFCZ-FC-C*

24 August 2003

MEMORANDUM FOR Commander, Task Force Ironhorse, ATTN: Chief of Staff, Headquarters, Task Force Ironhorse, Tikrit, Iraq

SUBJECT: Findings and Recommendations of Informal Investigation of death of Iraqi

1. FINDINGS

a. On 13 August 2003, Iraqi detainee as declared dead due to cardiopulmonary arrest by 2 BCT. The ailment(s) and medical conditions that led to the cardiopulmonary arrest are unknown as no autopsy b6-2/7c-2

b. Detained was a 56-year-old male that was apprehended on 3 August 2003. He was brought to the detained center at Camp Warhorse on the same day and Coalition Provisional Authority Forces Apprehension Form was completed: Fire 4th MP Co and E Co 204th FSB report that each new detained undergoes a medical seteeping within 24 hours of arriving at the camp which includes listing chronic medications, a brief physical examination, and treating any significant injuries/ailments. The medical information is placed in the detainee's file. "Sick call" is provided daily by E Co 204 FSB and all detainees have access to this secretice. "Sick call" encounters were not described until 11 August 2003 when the detained written documentation to be performed. Detained had no depumentation of a medical screening or "sick call" encounters in his file.

evening of 12 August 2003 and was let out of his cell to each down. The detainee was placed back into his cell due to mortar fire and heard nothing more from him that evening.

d. On the 13th of August, detained was lying on the concrete outside of his cell.

Was the medical officer tending to the detained. She asked the MPs what was wrothe and they informed her that the detained had been feeling ill from the night prior.

Feports that the detained told him that he had she wanted to see him after evaluating the new detaineds.

Feports that

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AFZC-FC-C

SUBJECT: Findings and Recommendations of Informal Investigation of death of Iraqi

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the detainee was able to walk without assistance and through another detainee that spoke English; she was able to determine that detainee complained of his nose hurting. She obtained vital signs and examined his nose and found nothing to be abnormal. She instructed the MPs to send him to E Co 204 FSB if he worsened. instructed the MPs to give the detainee extra water and two slairy shakes in the morning and evening. She reports that she documented her encounter and the MPs assisting her confirm she wrote a medical note but the note was not found during this investigation.

b6-20 670 2

e. At approximately 1600 the same day, detained complained of being hot per was let out of cell as be complained of chest pain. The detainee was placed highe shade and given water. Within vas vomiting MP medic) was summoned but was not in the area. E Co-204 FSB was called and the detainee camp. Saw the detainee and decided to go to the aid station to ask the medical officers for further guidance. He arrived and was informed to give intravenous fluids and phenergan. Once he returned to the determee carny, the detainee was noted to be unconscious without respirations or pulse

the detainee had no pulse and went to the aid station to get help. CPR once the detainee became unresponsive. CPR was continued until the detainee was had initiated transported to E Co 204 FSB;

was the medical officer in charge of running the code. Upon presentation, detained was unresponsive without spontaneous respirations or a pulse. CPR was resumed, IV access was obtained, and the detained was intubated. Cardiac monitoring revealed ventricular tachycardia without a pulse. The despinee reserved defibrillation of 200-300-360 joules, followed by epinephrine and lidocatne and repeat defibrillation of 360 joules. No change in cardiac conversion was noted. Blood work revealed a glucose of 293, BUN 22, Sodium 140, potassium 3.8, hematecrit 29, pH 7.152, bicarbonate 9, and hase excess of -20. An axial temperature was noted to be 104:0 F. On obtaining a regal temperature, bowel function was noted to be lost. CPR was terminated and declared the time of death at 1719. Medical care was appropriate and met the standard.

g. The conditions of the detainee camp are adequate. The detainees are given 5-6 bottles of water a day and can have more if they ask for it. All of the detainees have a rug or mat to sit or lie on. They are released from their cells to use the restroom and to walk in the courtyard at scheduled times but can also leave their cell if they request. The camp consists of two large cells that are designed to hold 30-35 adults each. There are two smaller cells that are used to separate detainees with tribal conflict or those that hold titles or power within the country. The MPs report that there are usually more detainees than they have room for so overcrowding has been an issue. The facility is clean without evidence of garbage or trash. There is no air conditioning or fans that circulate air. The cells are warm and the air is stagnant within them. Detainees are

AFZC-FC-C

SUBJECT: Findings and Recommendations of Informal Investigation of death of Iraqi

given three MREs a day but the MPs report that most of the detainees don't eat them as they complain of the smell and taste.

- h. An interpreter from the MI BN is available on occasion but most of the time the MPs and medical personnel rely on other detainees to help with the language barrier. The MI interpreter claims that he had talked with detainee in the past but not during this incident and has no knowledge of any medical history on the detainee.
- i. The medical officers of E Co 204 FSB and the 1982 FST. Physicians, physician's assistants, nurse anesthetists, and registered nurses perform the medical evaluations and sick call duties at the detainee camp. Physicians and physician's assistants have credentials to provide this type of medical care, however, nurse anesthetists and registered nurses due not have the same practicing privileges. Individual's credential packets were not available for review.

2. RECOMMENDATIONS

- a. All medical information and encounters should be documented. A paper trail becomes significant and is standard of care throughout the world. Documentation provides better care and protects those providing the care. Recommend that the initial medical screening and all medical encounters and interventions be documented and placed in the detainee's file.
- b. Ensure all providers providing medical care have the appropriate credentials and skills. Many nurses have learned through their experiences how to care for individuals but they do not have the authority to examine, diagnose, and treat medical conditions. With that said, they may not have the knowledge base to recognize a problem that needs further attention. Recommend that nurses and nurse anesthetists provide care within the scope of their credentials. If nurses continue to provide care, recommend that the supervising physician provide a guideline for them to follow and list the conditions/procedures that they can perform autonomously and those conditions that need to be referred to a physician or physician assistant. Also recommend that all documentation be reviewed and signed by a physician with the appropriate credentials.
- c. Interpreters are a must. It is apparent that many individuals had differing opinions as to what detainee # was complaining of and the designated interpreter was not involved in any aspect of this case. Without the use of an interpreter and relying on another detainee to bridge the language gap, it becomes a guessing game as to what an individual is saying. If detainee had chest pain the night prior to his death, no one was aware of it and that may be due to the language barrier. If this was known, his death may have been prevented. Recommend that an interpreter be readily available in all detainee camps, especially for the initial medical interview and during sick call.

AFZC-FC-C SUBJECT: Findings and Recommendations of Informal Investigation of death of Iraqi - 7 b6-4 b76-4

d. Autopsy. To give a definitive cause of death, an autopsy is required. Without an autopsy I can not comment on whether or not detained death was related to his living conditions, heat, medical care (or lack of), or underlying ailments. Recommend that future deaths of Iraqi detainees undergo autopsy so more can be learned about the causative factors and can possibly help with future operations and care.

3 The POC is the undersigned (DNVT 534-

MAJ, MC

BN Surgeon, 64 FSB

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	2 Exhibits (para 3-16, AR 15-6)		
	a. Are all items offered (whether or not received) or considered as evidence individually numbered or lettered as b. Is an index of all arbitrary or	_	
į	oxinous and attached to this report?	Y	E3
a de la companya de l	b. Is an index of all exhibits offered to or considered by investigating officer or board attached before the first exhibit? an exhibit?		-
į	c. Has the testimony/statement of each witness been recorded verbatim or been reduced to written form and attached as d. Are copies, descriptions, or depictions of superfraged.		i
	d. Are copies, descriptions, or depictions (if substituted for real or documentary evidence) properly authenticated and is e. Are descriptions or diagrams included of locations with the location of diagrams included of locations with the location of diagrams included of locations within the locations or diagrams included of locations within the locations of diagrams included of locations within the location of diagrams included of locations within the location of the original evidence indicated?		<u> </u>
		TX	,
- 1	e. Are descriptions or diagrams included of locations visited to		
	e. Are descriptions or diagrams included of locations visited by the investigating officer or board (para 3-6b, AR 15-6)? e. Also descriptions or diagrams included of locations visited by the investigating officer or board (para 3-6b, AR 15-6)? exhibit or recorded in a verbatim record?	_ ļ	į
- 1			
		i	<u>-</u>
_	of which official notice was taken attached as an exhibit (para 3-16d, AR 15-6)? Was a quorum present when the board way of the matter	1	i
[3	1 - Christian the kon-d	1	•
В	COMPLETE ONLY FOR FORMAL BOARD PROCEEDINGS (Chapter 5, AR 15-6)? At the initial session, did the recorder read, or determine that all positions.	Ì	
. [4	and middle session, did the records		<u>-</u>
5	Was a quorum present at every session of the board (para 5-2b, AR 15-6)? Was each absence of any member properly session of the board (para 5-2b, AR 15-6)?		
6	Was each absence of any was the board (para 5-2b, AR 15-6)?		
7	Was each absence of any member properly excused (para 5-2b, AR 15-6)? Were members, witnesses reportes and in the board (para 5-2a, AR 15-6)?		
8	Were members, witnesses, reporter, and interpreter sworn, if required (para 3-1, AR 15-6)? If any members who voted on findings or recommendations	 	
	If any members who voted on findings or recommendations were not present when the board received some evidence, COMPLETE ONLY A service of the inclusive describe how they familiarized themselves with that evidence (page 5-24, 4P, 15-612).	 	
C.	does the inclosure describe how they familiarized themselves with that evidence (para 5-2d, AR 15-6)?	 	
9	COMPLETE ONLY IF RESPONDENT WAS DESIGNATED (Section II, Chapter 5, AR 15-6): a. Is the mathematical feeling (para 5-5, AR 15-6):		
	Colors (para 5-5, AR 15-6): (Section II, Chapter 5, AR 15-6)		
4 1	The inclinor and date of A-11.		
	b. Was the date of delivery at least five working days prior to the first session of the board? c. Does each letter of notification indicate—		
	c. Does each letter of notification indicate	_ T	
] [(1) the date, hour, and place of the first		
	(2) the matter to be investigated, including specific allegations against the respondent, if any? (3) the respondent's rights with regard to counsel?		
	(3) the respondent's rights with regard to counsel?	_ <u>-</u> -	
1 1	(4) the name and address of a difference of a		—- <u>j</u>
	(4) the name and address of each witness expected to be called by the recorder? (5) the respondent's rights to be present.		
d.	(5) the respondent's rights to be present, present evidence, and call witnesses? Was the respondent provided a copy of all with 1888.		- 2
l e	Was the respondent provided a copy of all unclassified documents in the case file? If there were relevant classified materials were all the case file?	- -	-8
10 11	If there were relevant classified materials, were the respondent and his counsel given access and an opportunity to examine them? Was he properly portfied. (See A. S.		
1 0	Was be seen was designated after the proceedings began for otherwise was above the access and an opportunity to examine them?		<u> </u>
1 1	any respondent was designated after the proceedings began (or otherwise was absent during part of the proceedings): Was ne properly notified (para 5-5, AR 15-6)?	[ी जन्म-
11 6	was record of proceedings and evidence received in his absence mode.		
11/20	Was record of proceedings and evidence received in his absence made available for examination by him and his counsel (para 5-4, AR 15-6)? Was each respondent represented by:		<u> </u>
		!	ا ــــــــــــــــــــــــــــــــــــ
	Name and business address of counsel:		
<u> </u>		_	
<u> </u>	(If counsel is a lawyer, check here [])		2
0.	Was respondent's counsel program		1
c. 1	Was respondent's counsel present at all open sessions of the board relating to that respondent? f military counsel was requested but not made available, is a copy (or, if oral, a summary) of the request and the		
1 8	ction taken on it included in the report forms for a copy (or, if oral, a summary) of the request		ادمود
2 If the	e respondent challenged the legal advisor or any voting member for lack of impartiality (para 5-7, AR 15-6):	1 1	
ia. V	Vas the challenged the legal advisor or any voting member for lack of impartiality.	1 1	
b D	Vas the challenge properly denied and by the appropriate officer?		2
			3631
- ; ** d5 !	the respondent given an opportunity to (para 5-8a, AR 15-6):	<u> </u>	
	r and ills compsel at all one	San Ballanian	লেক
D. Ex	namine and object to the introduction of real and documentary evidence, including written statements?		
CON	deer to the testimony of witnesses and		
1 00	If witnesses and otherwise introduce with the man has own?		_
d. Ca.	stify as a witness?		_
d. Ca.	stry as a witness?		3E-2C
d. Ca. e. Tes	ke or have his coursel make.		35
d. Ca. e. Tes f. Ma	ke or have his counsel make a final statement or argument (para 5-9, AR 15-6)?		菱
d. Ca. e. Tes f. Ma If requiarrangi	ke or have his counsel make a final statement or argument (para 5-9, AR 15-6)? ested, did the recorder assist the respondent in obtaining evidence in possession of the Gaussian and the final statement of argument (para 5-9, AR 15-6)?		
d. Ca. e. Tes f. Ma If requiarrangi	ke or have his counsel make a final statement or argument (para 5-9, AR 15-6)? ested, did the recorder assist the respondent in obtaining evidence in possession of the Gaussian and the final statement of argument (para 5-9, AR 15-6)?		
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d. Ca. e. Tes f. Ma if requiarrangi Are all	ke or have his counsel make a final statement or argument (para 5-9, AR 15-6)? ested, did the recorder assist the respondent in obtaining evidence in possession of the Government and in of the presence of witnesses (para 5-8b, AR 15-6)? of the respondent's requests and objections which were denied indicated in the report of proceedings.		
d. Ca. e. Tes f. Ma if requiarrangi Are all	ke or have his counsel make a final statement or argument (para 5-9, AR 15-6)?		

The (investigating of	SECTION IV - FINDINGS (para 3-10, AR 15-6)	The state of the s
	SECTION IV - FINDINGS (para 3-10, AR 15-6) (board), having carefully considered the evidence, finds:	
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	(0)777	
-	(SEE ATTACHED MEMO)	
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view of t	SECTION V - RECOMMENDATIONS (para 3-11, AR 15-6)	
view of the above finding	section V - RECOMMENDATIONS (para 3-11, AR 15-6) (s, the (investigating officer) (board) recommends:	
		į.
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	(SEE ATTACHED MEMO)	
		•
of 4 pages, DA Form 1574.	Manage	<u> </u>

below, indicate the war	OCEEDINGS IS COMPLETE	TION VI - AUTHENTICATION (para 3-17, AR 15-6)
in said the leas	on in the space where his signo	TION VI - AUTHENTICATION (para 3-17, AR 15-6) AND ACCURATE. (If any voting member or the recorder fails to sign here or in Section ture should appear.)
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., ½,	(Recorder)	SEE ATTACHED FINDINGS + RECOMMENDE MEMOLANDUPPINVESIIGAING OFFICER (President)
20 A 10 A	·	MEMOLANNUMINVESTIGATION OFFICER PROGRAMENT
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· · · · · · · · · · · · · · · · · · ·	(Member)	
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	(Member)	
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the extent indicated in In	SECTION	N VII - MINORITY REPORT (para 3-13, AR 15-6)
ons for disagreement. A	r number each finding and/or re dditional/substitute findings an	dersigned do(es) not concur in the findings and recommendations of the board. ecommendation in which the dissenting member(s) do(es) not concur. State the disremandations may be included in the inclosure.)
sons for disagreement. A		UCONTROL (10/4c) per
sons for disagreement. A	number each finding and/or redditional/substitute findings and dditional/substitute findings and (Member)	noessigned do(es) not concur in the findings and recommendations of the board. ecommendation in which the dissenting member(s) do(es) not concur. State the disremandations may be included in the inclosure.)
sie inclosure, identify by	(Member)	noessigned do(es) not concur in the findings and recommendations of the board. ecommendation in which the dissenting member(s) do(es) not concur. State the dior recommendations may be included in the inclosure.) (Member)
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11) 3EP 989

RAYMOND T. ODIERNO Major General, USA Commanding

6291

DEPARTMENT OF THE ARMY 3d BRIGADE COMBAT TEAM 4th INFANTRY DIVISION (MECHANIZED) BALAD, IRAQ APO AE 09323-2612

AFCZ-FC-JA

5 September 2003

67C-

MEMORANDUM FOR RECORD

SUBJECT: AR 15-6 Investigation - Detainee Death at 2d BCT Detainment Facility.

1. This is to clarify the missing signature of the Investigating Officer on the DA Form 1574. Completed her investigation with the findings and recommendations on 24 Aug 03. Her investigation was complete except for the DA Form 1574. Could be completed. The 3d BCT Legal Cell filled in the enclosed DA Form 1574 using the investigation. In did sign her findings and recommendations memorandum.

2. POC is the undersigned at 534

SSG, USA NCOIC, 3d BCT Legal Cell



DEPARTMENT OF THE ARMY HEADQUARTERS TASK FORCE IRONHORSE TIKRIT, IRAQ

AFYB-CG

15 August 2003

MEMORANDUM, FOR:

C Company, 64th FSB

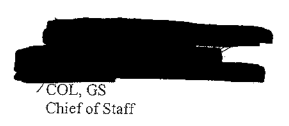
SUBJECT: Appointment as a 15-6 Investigating Officer

- 1. You are hereby appointed an investigating officer pursuant to AR 15-6 and AR 210-7, paragraph 4-3, to conduct an informal investigation into the sheeting death of a detainee on 13-July 2003. Additionally, you are to identify any systemic problems that the command can address and correct, if necessary.
- 2. You will use informal procedures under AR 15-6, Chapter 4. You will make specific findings and recommendations on all relevant issues you identify in the course of your investigation. If, during your investigation, you suspect that persons you intend to interview may have violated any provision of the Uniform Code of Military Justice (UCMJ) or any other criminal law, you must advise them of their rights under the UCMJ, Article 31, or the Fifth Amendment, as appropriate. Rights warnings and waivers will be documented on DA Form 3881. Provide each witness a Privacy Act statement before you solicit any personal information. All witness statements will be sworn and recorded on DA Form 2823.

66-2

- 3. Before proceeding with the investigation, contact as at 534-bit for an initial legal briefing. Some will serve as your primary legal advisor.
- 4. Your report, together with all evidence marked as exhibits, will be submitted to me in memorandum format no later than ten days from the date you receive this memorandum. Submit any requests for delay to me either orally or in writing. You will obtain a written legal review prior to submitting the completed investigation.

FOR THE COMMANDER:



THE THE WARNING PROCEDURE/WAIVER CELL STRATE

For use of this form, see AR 190-30; the proponent agency is ODCSOPS

INCLOSURE I

DATA REQUIRED BY THE PRIVACY ACT

Title 18. United States Code Session 2

PRINCIPAL PURPOSE: ROUTINE USES: DISCLOSURE: Disclosure of your Social Security Number is used as an additional/alternate means of identification 1. LOCATION 1. LOCATION Disclosure of your Social Security Number is voluntary. 1. LOCATION DISCLOSURE: 1. LOCATION DISCLOSURE: DISCLOS	on may be accurately identifit to facilitate filing and retrievate. 4. FILE NO.
1. LOCATION 1. LOCATION 1. LOCATION 1. LOCATION 1. LOCATION 1. DATE 1. DATE 1. JUNE 1	
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DART I DIOUTO MANUES WAS A	
PART I - RIGHTS WAIVER/NON-WAIVER CERTIFICATE Section A. Rights	
	<u> </u>
The investigator whose name appears below told me that he/she is with the United States Army	1 28c
	30300/4/V
suspected/accused: notation of the following and wanted to question me about the follow sefore ne/she asked me any expections about the following and asked me any expections about the following and asked me any expections about the following and asked me any expections about the following and asked me any expections about the following and asked me any expections about the following and asked me any expections about the following and asked me any expections are about the following asked me any expections are asked me any expections are asked me any expections are asked me any expections are asked me any expections asked me any expections are asked me any expections asked me any expections are asked me any expections are asked me any expections are asked me any expections are asked me and asked me any expections are asked me any expections are asked me and asked me any expections are asked me any expections are asked me any expections are asked me and asked me any expections are asked me any expections are asked me any expections are asked me and asked me any expections are asked me any expections are asked me any expections are asked me and asked me any expections are asked me and asked me and asked me asked me asked me asked me asked me asked me asked me and asked me a	ving offense(s) of which I am
ground and the United States in the state of	- \(\frac{\f
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2. Anything I say or do can be used as evidence against me in a criminal trial. 3. Ifor personnel subject othe ICM I have the side of the ICM I have the IC	
3 IFor personnel subject othe UCMJ. I have the right to talk privately to a lawyer before, during, and after questioning and to have during questioning. This lawyer can be a civilian lawyer I arrange for at no expense to the Communication of the Communication o	a lawyer present with me
during questioning. This lawyer can be a civilian lawyer I arrange for at no expense to the Government or a military lawyer details or both.	ed for me at no expense to me.
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(For civilians not subject to the UCMJ). I have the right to talk privately to a lawyer before, during, and after questioning and to have during questioning. I understand that this lawyer can be one that I except for some	
me during questioning. I understand that this lawyer can be one that I arrange for at my own expense, or if I cannot afford a lawy will be appointed for me before any questioning begins.	ave a lawyer present with
will be appointed for me before any questioning begins.	er and want one, a lawyer
. If) am now willing to discuss the offense(s) under investigation, with or without a lawyer and the	
speak privately with a lawyer before answering further, even if I sign the waiver below.	g questions at any time, or
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ection B. Waiver	
inderstand my rights as stated should be a second state of the sec	
nderstand my rights as stated above. I am now willing to discuss the offense(s) under investigation and make a statement without tal ving a lawyer present with me.	lking to a lawyer first and withou
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ORGANIZATION OR ADDRESS AND PHONE	
4. SIGNATURE OF INVESTIGATOR	-
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NAME (Type or Print) 5. TYPED NAME OF INVESTIGATOR	- \
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SIGNATURE OF INTERVIEWEE	4
日do not want to be questioned or say anythin	-4

PART II - RIGHTS WARNING PROCEDURE

THE WARNING

- 1. WARNING Inform the suspect/accused of:
 - a. Your official position.
 - Nature of offense(s).
 - c. The fact that he/she is a suspect/accused.
- 2 RIGHTS Advise the suspect/accused of his/her rights as follows: "Before I ask you any questions, you must understand your rights."
 - a. "You do not have to answer my questions or say anything,"
 - "Anything you say or do can be used as evidence against you in a criminal trial."
 - c. (For personnel's bibject to the UCMJ) "You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both,"

(For civilians not subject to the UCMJ). You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."
Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"Do you understand your rights?"

(If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?"

(If the suspect/accused says "yes," find out when and where. If the request was recent If.e., fewer than 30 days ago), obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?"

(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" fif the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offense(s) under investigation, and refuses to sign the waiver certificate.

IF WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must be completed as soon as possible. Every effort should be made to complete the waiver certificate before any questioning begins. If the waiver certificate cannot be completed at once, as in the case of street interrogation, completion may be temporarily postponed. Notes should be kept on the circumstances.

PRIOR INCRIMINATING STATEMENTS:

 If the supsect/accused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions. If the suspect/accused was questioned as such either without being advised
of his/her rights or some question exists as to the propriety of the first
statement, the accused must be so advised. The office of the serving Staff
Judge Advocate should be contacted for assistance in drafting the proper
rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The quastioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")

RELATS WARNING PROCEDURE/WAIVER CELATER

. For use of this form, see AR 190-30; the proponent agency is ODCSOPS

ENCLOSURE IL

· DATA REQUIRED BY THE PRIVACY ACT

AUTHORITY:

Title (0), United States Code, Section 3012(g)

PRINCIPAL PURPOSE: ROUTINE USES:

DISCLOSURE:

To provide commanders and law enforcement officials with means by which information may be accurately identified. Your Social Security Number is used as an additional/alternate means of identification to facilitate filing and retrieval. Disclosure of your Social Security Number is voluntary.

1. LOCATION FOB WER LEONSE	2. DATE 3. TIME 4. FILE NO.
5. NAME Hack First MILL	8. ORGANIZATION OR ADDRESS
4670	John M.D.
6. SSN 7. GRADE/STATUS	F+ Had tx
PART I - RIGHTS WAPE	R/NON-WAIVER CERTIFICATE
Section A. Rights	
The investigator whose name appears below told me that he/she is with the Unite	
suspected/occused: 1 stamation / Carrol in A	and wanted to question me about the following offense(s) of which I am
Before he/she asked me any questions about the offense(s) however, he/she mad	
I do not have to answer any question or say anything.	,
 Anything I say or do can be used as evidence against me in a criminal trial. 	
	yer before, during, and after questioning and to have a lawyer present with me
during questioning. This lawyer can be a civilian lawyer I arrange for at no ex	pense to the Government or a military lawyer detailed for me at no expense to me.
or both.	
	- or - **.
(For civilians not subject to the UCMJ). I have the right to talk privately to a l	awyer before, during, and after questioning and to have a lawyer present with 🛫
me during questioning. I understand that this lawyer can be one that I arrange	e for at my own expense, or if I cannot afford a lawyer and want one, a lawyer
will be appointed for me before any questioning begins.	1
 If I am now willing to discuss the offense(s) under investigation, with or with 	out a lawyer present, I have a right to stop answering questions at any time, or
speak privately with a lawyer before answering further, even if I sign the walk	ver below.
5. COMMENTS (Continue on reverse side)	
117,70000 0,000	
Section B. Waiver	
I understand my rights as stated above. I am now willing to discuss the offense(s) having a lawyer present with me.	under investigation and make a statement without talking to a lawyer first and without
WITNESSES (If available)	3. SIGNATURE OF INTERVIEWEE
1a. NAME (Type or Print)	7
b. ORGANIZATION OR ADDRESS AND PHONE	4. SIGNATURE OF INVESTIGATOR
,	
28. NAME (Type or Prior)	5 5/0
1. 000	5. TYPED NAME OF INVESTIGATOR
b1C-4	
ORGANIZATION OR ADDRESS AND PHONE	6. ORGANIZATION OF INVESTIGATOR
2/4 MP (0. Can A lalabores	
2/4 MP (o., Camp Washorse	0 (0 64 FSB 3BCT 4ID
Section C. Non-waiver	0 (0 64, 20 000, 122)
I do not want to give up my rights	
U want a lawyer	Udo not want to be questioned or say anything
SIGNATURE OF INTERVIEWEE	
- · · · · · · · · · · · · · · · · · · ·	
	Š

THE WARNING

WARNING - Inform the suspect/accused of:

- Your official position.
- Nature of offense(s).
- A. 14 c. The fact that he/she is a suspect/accused.
- RIGHTS Advise the suspect/accused of his/her rights as follows: "Before I ask you any questions, you must understand your rights."
 - a. "You do not have to answer my questions or say anything."
 - b. "Anything you say or do can be used as evidence against you in a criminal trials
 - c. (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both."

(For civilians not subject to the UCMJ). You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed for you before any questioning begins."

"If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate." Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"Do you understand your rights?"

(If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.).

"Have you ever requested a lawyer after being read your rights?" (If the suspect/socused says "yes," find out when and where, If the request was recent fi.e., lewer than 30 days ago), obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this, time?"

(If the suspect/accused says "yes," stop the questioning until he/she has a iawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.1

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offense(s) under investigation, and refuses to sign the waiver certificate.

IF WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must be completed as soon as possible. Every effort should be made to complete the waiver certificate before any questioning begins. If the waiver certificate cannot be completed at once, as in the case of street interrogation, completion may be temporarily postponed. Notes should be kept on the circumstances.

PRIOR INCRIMINATING STATEMENTS:

1. If the supsect/accused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions.

2. If the suspect/accused was questioned as such either without being advised of his/her rights or some question exists as to the propriety of the first statement, the accused must be so advised. The office of the serving Staff Judge Advocate should be contacted for assistance in drafting the proper rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")

ELLATS WARNING PROCEDURE/WAIVER CL.ITIFICA L

For use of this form, see AR 190-30; the proponent agency is ODCSOPS

ENCLOSURENT

DATA REQUIRED BY THE PRIVACY ACT

AUTHORITY:

PRINCIPAL PURPOSE

Title (0) United States Code, Section 3012(g)
To provide commanders and law enforcement of

ROUTINE USES: Your Social Security Number is use DISCLOSURE: Disclosure of your Social Security I	enforcement officials with means by which information may be accurately ide ed as an additional/alternate means of identification to facilitate filing and reti Number is voluntary
	Number is voluntary.
1. LOCATION - FOB Workerse	2. DATE 3. TIME 4. FILE NO.
5. NAME (Last, Firsty MI)	8. ORGANIZATION OR ADDRESS
6. SSN (). 7. GRADE/STA	ATUS
PART I - RIGHTS	WAIVER/NON-WAIVER CERTIFICATE
Section A. Rights	WAIVER CENTRICATE
The investigator whose name appears below told me that he/she is with t	
suspected/accused: information rocco	and wanted to question me about the following offense(s) of which I am
Sefore he/she asked me any questions about the offense(s), however, he/ 1. I do not have to enswer any question or say anything. 2. Anything I say or do can be used as a say thing.	Ishe made it clear to me that I have the following rights:
and a criminal system of the control	al triel.
during questioning. This lawyer can be a chillen lawyer lawyer to	to a lawyer before, during, and after questioning and to have a lawyer present with me
or both.	to a lawyer before, during, and after questioning and to have a lawyer present with me at no expense to the Government or a military lawyer detailed for me at no expense to m
	- or -
The during questioning to the UCMJ) I have the right to talk private	ely to a lawyer before, during, and after questioning and to have a lawyer present with
will be appointed for me before any questioning begins.	I arrange for at my own expense, or if I cannot afford a lawyer and want one, a lawyer
If I am now willing to discuss the offense(s) under investigation, with	Of Without a lawyer access I have a fire
	Of Without a lawyer access I have a fire
If I am now willing to discuss the offense(s) under investigation, with speak privately with a lawyer before answering further, even If I sign i	Of Without a lawyer access I have a fire
If I am now willing to discuss the offense(s) under investigation, with	Of Without a lawyer access I have a fire
If I am now willing to discuss the offense(s) under investigation, with speak privately with a lawyer before answering further, even If I sign to COMMENTS. (Continue on reverse side)	Of Without a lawyer access I have a fire
If I am now willing to discuss the offense(s) under investigation, with speak privately with a lawyer before answering further, even if I sign in COMMENTS. (Continue on reverse side)	or without a lawyer present, I have a right to stop answering questions at any time, or the waiver below.
If I am now willing to discuss the offense(s) under investigation, with speak privately with a lawyer before answering further, even if I sign in COMMENTS. (Continue on reverse side)	Of Without a lawyer access I have a fire
If I am now willing to discuss the offense(s) under investigation, with speak privately with a lawyer before answering further, even if I sign in COMMENTS. (Continue on reverse side)	or without a lawyer present, I have a right to stop answering questions at any time, or the waiver below. ense(s) under investigation and make a statement without talking to a lawyer first and with 3. SIGNATURE OF INTERVIEWEE
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H I am now willing to discuss the offense(s) under investigation, with speak privately with a lawyer before answering further, even H I sign is COMMENTS. (Continue on reverse side) ection B. Waiver Inderstand my rights as stated above, I am now willing to discuss the offen allower present with me. WITNESSES. (If available) NAME. (Type or Print) ORGANIZATION OR ADDRESS AND PHONE NAME. (Type or Print) ORGANIZATION OR ADDRESS AND PHONE NAME. (Type or Print) ORGANIZATION OR ADDRESS AND PHONE I do not want to give up my rights	ense(s) under investigation and make a statement without talking to a lawyer first and with a signature of investigation. 3. SIGNATURE OF INTERVIEWEE 4. SIGNATURE OF INVESTIGATOR 5. TYPED NAME OF INVESTIGATOR 6. ORGANIZATION OF INVESTIGATOR

THE WARNING

- 1. WARNING Inform the suspect/accused of:
 - a. Your official position.
 - Nature of offense(s),
 - c. The fact that he/she is a suspect/accused.
- RIGHTS Advise the suspect/accused of his/her rights as follows:
 "Sefore I ask you any questions, you must understand your rights."
 - "You do not have to answer my questions or say anything."
 - b. "Anything you say or do can be used as evidence against you in a criminal trial;"
 - c. (For personnel subject to the UCMJ) "You have the right to talk privately; to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both."

(For civilians not subject to the UCMJ) You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."

Make certain the suspect/accused fully understands his/her rights,

THE WAIVER

"Do you understand your rights?"

(If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?"

Iff the suspect/accused says "yes," find out when and where. If the request was recent fi.e., fewer than 30 days ago), obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?"

(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offense(s) under investigation, and refuses to sign the waiver certificate.

IF WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must be completed as soon as possible. Every effort should be made to complete the waiver certificate before any questioning begins. If the waiver certificate cannot be completed at once, as in the case of street interrogation, completion may be temporarily postponed. Notes should be kept on the circumstances.

PRIOR INCRIMINATING STATEMENTS:

 If the supsect/accused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions. If the suspect/accused was questioned as such either without being advised
of his/her rights or some question exists as to the propriety of the first
statement, the accused must be so advised. The office of the serving Staff
Judge Advocate should be contacted for assistance in drafting the proper
rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")

PART II - RIGHTS WARNING PROCEDURE

THE WARNING

- 1. WARNING Inform the suspect/accused of:
 - a. Your official position.
 - Nature of offense(s).
 - c. The fact that he/she is a suspect/accused.
- RIGHTS Advise the suspect/accused of his/her rights as follows:
 Sefore I ask you any questions, you must understand your rights."
 - "You do not have to answer my questions or say anything."
 - Anything you say or do can be used as evidence against you in a criminal trial, "
 - c. (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both,"

(For civilians not subject to the UCMJ) You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."
Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"Straight your understand your rights?"

If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?"

Iff the suspect/accused says "yes," find out when and where. If the request was recent fi.e., fewer than 30 days ago), obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?".

(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "na," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offense(s) under investigation, and refuses to sign the waiver certificate.

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PRIOR INCRIMINATING STATEMENTS:

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If the suspect/accused was questioned as such either without being advised
of his/her rights or some question exists as to the propriety of the first
statement, the accused must be so advised. The office of the serving Staff
Judge Advocate should be contacted for assistance in drafting the proper
rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe i should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. [For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney."]

	e AR 190-30; the proponent agency is ODCSCPS ENCLOSURE I.
and the second second	QUIRED BY THE PRIVACY ACT
JTHORITY: Title 10, United States Code, Section 10, United Sta	on 3012(g) riorcement officials with means by which information may be accurately identical and additional/alternate means of identification to facility to file and a contract.
LOCATION TOTAL LA MOSA	2. DATE 3. TIME 34. FILE NO.
NAME_WAS SIM AND	8. ORGANISATION OR ADDRESS
SSN 7. SRADE/STA	
PART I - RIGHTS	WAIVER/NON-WAIVER CERTIFICATE
tion A. Rights	i
ected/accused:	and wanted to question me about the following offense(s) of which I am the following rights:
Anything I say or do can be used as evidence against me in a crimina iFor personnel subject othe UCMJ i have the right to talk privately to during questioning. This lawyer can be a civilian lawyer I arrange for a priboth.	il trial. o a lawyer before, during, and after questioning and to have a lawyer present with me at no expense to the Government or a military lawyer detailed for me at no expense to m
will be appointed for me before any questioning begins.	arrange for at my own expense, or if I cannot afford a lawyer and want one, a lawyer or without a lawyer present. I have a right to stop answering questions at any time, or the waiver below.
P. W.	
on B. Waiver	
stand my rights as stated above. I am now willing to discuss the offer a lawyer present with me.	ense(s) under investigation and make a statement without talking to a lawyer first and wit
WITNESSES (If available)	3. SIGNATURE OF INTERVIEWEE
NAME (Type or Print)	
ORGANIZATION OR ADDRESS AND PHONE	4. SIGNATURE OF INVESTIGATOR
AME (Type or Print)	5. TYPED NAME OF INVESTIGATOR
RGANIZATION OR ADDRESS AND PHONE	6. ORGANIZATION OF INVESTIGATOR
C. Non-waiver	
do not want to give up my rights	
	I do not want to be questioned or say anything
GNATURE OF INTERVIEWEE	
THIS WAIVER CERTIFICATE TO ANY SWORN STATEMENT (DA.C.	DRM 2823) SUBSEQUENTLY EXECUTED BY THE SUSPECT/ACCUSED 6301
Chi 2004 NOV Co	DF NOV 84 IS OBSOLETE USAPA 2

RIGHTU WARNING PROCEDURE/WAIVER CERTITULATE

For use of this form, see AR 190-30; the proponent agency is OOCSOPS

ENCLOSURET

DATA REQUIRED BY THE PRIVACY ACT

AUTHORITY:

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DISCLOSURE:	Disclosure of your Social	l Security Number is :	voluntarγ.		•
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5. NAME (Last, First, MI) ×	<u> </u>	A.	8. ORGANIZATION		
6. SSN					
0. 5314	7.	GRADE/STATUS			
	PART	I - RIGHTS WAIVER/	NON-WAIVER CERTIF	ICATE	
Section A. Rights				:	
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	ren regardi	of death	JA Irrali C	Letarnos	ng oriense(s) or which i am
Before hershe asked me any ques	tions about the diffense(s), i	Nowever, he/she made it	clear to me that have t	the following rights:	
1 i do not have to answer any 2. Anything I say or do can be u		The state of the state of			
	ver can be a divilian lawyer?	aik privately to a lawyer i Larranne for at no expen	pefore, during, and arter see to the Government or	questioning and to have	a lawyer present with me d for me at no expense to me,
or both.		· Bridings for an income	36 to the Government of	a limitary idwyci uctane	a for me at no expense to me,
			or -		
lFor civilians not subject to the	ne UCMJI I have the right to	to talk privately to a lawy	ver before, during, and el	fter questioning and to he	ive a lawyer present with
me during questioning. I unde	erstand that this lawyer can	be one that I arrange for	cot mu our comena		
will be appointed for me hefo		ū	i at my own expense, or	ii I cannot afford a lawy	er and want one, a lawyer
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will be appointed for me befo 4 If I am now willing to discuss	re any questioning begins. the offense(s) under investi	tigation, with or without	a lawyer present, I have		
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will be appointed for me befo 4 If I am now willing to discuss speak privately with a lawyer 5. COMMENTS (Continue on re Section B. Waiver understand my rights as stated ab	re any questioning begins. the offense(s) under investing before answering further, e	tigation, with or without even if I sign the waiver I	a lawyer present, I have below.	a right to stop answering	questions at any time, or
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DA FORM 3881, NOV 89

THE WARNING

- WARNING Inform the suspectisedused of:
 - a. Your official position.
 - Nature of offense(s).
 - The fact that he/she is a suspect/accused.
- RIGHTS Advise the suspect/accused of his/her rights as follows: "Before I ask you any questions, you must understand your rights."
 - a. "You do not have to answer my questions or say anything."
 - *Anything-you say or do can be used as evidence against you in a criminal trial.

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c. (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both."

(For civilians not subject to the UCMJ). You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."

Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"Do you understand your rights?"

(if the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?"

If the suspect/accused says "yes," find out when and where. If the request was recent (i.e., fewer than 30 days ago), obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?"
(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offense(s) under investigation, and refuses to sign the waiver certificate.

IF WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must be completed as soon as possible. Every effort should be made to complete the waiver certificate before any questioning begins. If the waiver certificate cannot be completed at once, as in the case of street interrogation, completion may be temporarily postponed. Notes should be kept on the circumstances.

PRIOR INCRIMINATING STATEMENTS:

 If the supsect/accused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions. 2. If the suspect/accused was questioned as such either without being advised of his/her rights or some question exists as to the propriety of the first statement, the accused must be so advised. The office of the serving Staff Judge Advocate should be contacted for assistance in drafting the proper rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")

RIGHTS WARNING PROCEDURE/WAIVER CERTIFICATE

For use of this form, see AR 190-30; the proponent agency is ODCSOPS

DATA REQUIRED BY THE PRIVACY ACT

AUTHORITY:

PRINCIPAL PURPOSE

Title 10, United States Code, Section 3012(g)

ROUTINE USES: Your Social Security Number is	s used as an additi	onal/alternate means of ic	ch information may lentification to facil	/ be accurately identifie
DISCLOSURE: Disclosure of your Social Secu	rity Number is volu	ıntary.		and to the ve
1. LOCATION FOBMULA NOVSET IN	06764 2		TIME //04	4. FILE NO.
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Section A. Rights	HIS WAIVER/NO	V-WAIVER CERTIFICATE	•	
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The investigator whose name appears below told me that he/she is			6445B31	
suspected/accused: introcurrence of	al aleno	and wanted to question me a	1100	lense(s) of which I am
Before he/she asked me any questions about the diffensels). Noweve 1. I do not have to answer any question or say anything.	er, he/she made it ele	ar to me that have the follow	ring rights;	- "
 Anything I say or do can be used as evidence against me in a c 	riminal trial,			
3 (For personnel subject of the UCM) I have the right to talk priva	stely to a lawyer befo	re, during, and after question	ing and to have a lawy	ver present with me
during questioning. This lawyer can be a civilian lawyer I arrang or both.	je for at no expense t	o the Government or a militar	y lawyer detailed for n	ne at no expense to me.
5. 20III.	- or -			
(For civilians not subject to the UCMJ) I have the right to talk p	privately to a lawyer t	efore, during, and after quest	iloning and to have a li	awver present with
the during questioning. I understand that this lawyer can be one	that I arrange for at	my own expense, or if I cann	ot afford a lawyer and	want one, a lawyer
will be appointed for me before any questioning begins.				
 If I am now willing to discuss the offense(s) under investigation, speak privately with a lawyer before answering further, even if it 	, with or without a la-	wyer present. I have a right to 	stop answering quest	tions at any time, or
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COMMENTS (Continue on reverse side)		· <u>.</u>	·	·
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ection B. Waiver				<u> </u>
understand my rights as stated above. I am now willing to discuss the sung a lawyer present with me.	ne offense(s) under in	vestigation and make a stater	nent without talking to	o a lawyer first and withou
WITNESSES (If available)	3.	SIGNATURE OF INTERVIEW	f€	
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)
ction C. Non-waiver				
I do not want to give up my rights				·
☐ I want a lawyer		I do not want to be question	ed or say anything	
SIGNATURE OF INTERVIEWES				
				Ra.

PART II - RIGHTS WARNING PROCEDURE

THE WARNING

WARNING Inform the suspect/eccused of

- a. Your official position.
- b. Nature of offense(s).
- c. The fact that he/she is a suspect/accuses.

RIGHTS - Advise the suspect/accused of his/her rights as follows: "Before I ask you any questions, you must understand your rights."

- "You do not have to answer my questions or say anything."
- b. "Anything you say or do can be used as evidence against you in a criminal trial,"
- c. (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer, before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civillan you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both."

(For civilians not subject to the UCMJ) You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."
Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"?stdgit troy bnafstand your rights?"

the suspect/accused says "no," determine what is not understood, and if cessary repeat the appropriate rights advisement. If the suspect/accused says as, " ask the following question.)

lave you ever requested a lawyer after being read your rights?" the suspect/accused says "yes," find out when and where, if the request is recent *(i.e., /ewer than 30 days ago)*, obtain legal advice whether to natioue the interrogation. If the suspect/accused says "no," or if the prior juest was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?"

(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

HEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the spect/accused orally waives his/her rights but refuses to sign the waiver tifficate, you may proceed with the questioning. Make notations on the over certificate to the effect that he/she has stated that he/she understands their rights, does not want a lawyer, wants to discuss the offense(s) under estigation, and refuses to sign the waiver certificate.

WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases waiver certificate must be completed as soon as possible. Every effort ruid be made to complete the waiver certificate before any questioning pins. If the waiver certificate cannot be completed at once, as in the case of set interrogation, completion may be temporarily postponed. Notes should be it on the circumstances.

OR INCRIMINATING STATEMENTS:

i. If the supsect/accused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions.

If the suspect/accused was questioned as such either without being advised
of his/her rights or some question exists as to the propriety of the first
statement, the accused must be so advised. The office of the serving Staff
Judge Advocate should be contacted for assistance in drafting the proper
rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")

AMENTS (Continued)

RIGH. J WARNING PROCEDURE/WAIVER CERT.. JATE For use of this form, see AR 190-30; the proponent agency is ODCSOPS DATA REQUIRED BY THE PRIVACY ACT AUTHORITY: Title 10, Emited States Code, Section 3012(g) PRINCIPAL PURPOSE: To provide sommanders and law enforcement officials with means by which information may be accurately identified. Your Social Security Number is used as an additional/alternate means of identification to facilitate filing and retrieval. ROUTINE USES: DISCLOSURE: Disclosure of your Social Security Number is voluntary. LOCATION. FILE NO. 1108 5. NAME_(Last, First, MI) ORGANIZATION OR ADDRESS SSN GRADE/STATU PART I - RIGHTS WAIVER/NON-WAIVER CERTIFICATE Section A. Rights The investigator whose name appears below told me that he/she is with the United States Army Before he/she asked me any questions about the offense's, however, he/she made it clear to me that have the following rights: i do not have to answer any question or say anything. Anything I say or do can be used as evidence against me in a criminal trial, 3. (For personnel subject othe UCMJ) I have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with me during questioning. This lawyer can be a civilian lawyer I arrange for at no expense to the Government or a military lawyer detailed for me at no expense to me, or both, (For civilians not subject to the UCMJ). I have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with me during questioning. I understand that this lawyer can be one that I arrange for at my own expense, or if I cannot afford a lawyer and went one, a lawyer will be appointed for me before any questioning begins. If I am now willing to discuss the offense(s) under investigation, with or without a lawyer present, I have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if I sign the waiver below. COMMENTS (Continue on reverse side) Section B. Waiver I understand my rights as stated above. I am now willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer first and without having a lawyer present with me. WITNESSES (If available) SIGNATURE OF INTERVIEWEE NAME (Type or Print) ORGANIZATION OR ADDRESS AND PHONE SIGNATURE OF INVESTIGATOR NAME (Type or Print) TYPED NAME OF INVESTIGATOR ORGANIZATION OR ADDRESS AND PHONE ORGANIZATION OF INVESTIGATOR Section C. Non-waiver I do not want to give up my rights I want a lawyer I do not want to be questioned or say anything

ATTACH THIS WAIVER CERTIFICATE TO ANY SWORN STATEMENT (DA FORM 2823) SUBSEQUENTLY EXECUTED BY THE SUSPECT/ACCUSED

SIGNATURE OF INTERVIEWEE

b.

PART II - RIGHTS WARNING PROCEDURE

THE WARNING

- WARNING Inform the suspect/accused of:
 - a. Your official position.
 - Nature of offense(s).
 - c. The fact that he/she is a suspect/accesed?
- RIGHTS Advise the suspect/accused of his/her rights as follows:
 "Before I ask you any questions, you must understand your rights."
 - "You do not have to answer my questions or say anything."
 - b. "Anything you say or do can be used as evidence against you in a criminal trial."
 - c. (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both."

(For civilians not subject to the UCMJ). You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer wifl be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."
Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"Do you understand your rights?"

(If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?"
(If the suspect/accused says "yes," find out when and where, If the request was recent *fi.e., fewer than 30 days agol*, obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?"
(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer, If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" If the suspect/accused says "no," stop the interview and have him/her read and sign the non-weiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offense(s) under investigation, and refuses to sign the waiver certificate.

IF WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must be completed as soon as possible. Every effort should be made to complete the waiver certificate before any questioning begins. If the waiver certificate cannot be completed at once, as in the case of street interrogation, completion may be temporarily postponed. Notes should be kept on the circumstances.

PRIOR INCRIMINATING STATEMENTS:

 If the supsect/accused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions. 2. If the suspect/accused was questioned as such either without being advised of his/her rights or some question exists as to the propriety of the first statement, the accused must be so advised. The office of the serving Staff Judge Advocate should be contacted for assistance in drafting the proper rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't dio anything wrong, you shouldn't need an attorney.")

RIGH . U WARNING PROCEDURE/WAIVER CERT ... CATE

For use of this form, see AR 190-30; the proponent agency is ODCSOPS

EN CLOSURE VITT

DATA REQUIRED BY THE PRIVACY ACT

A 1	 	
		iTY:

PRINCIPAL PURPOSE:

Title 10, Inited States Code, Section 3012(g)
To provide commanders and law enforcement officials with means by which info

ROUTINE USES: Your Social Security Number is used at DISCLOSURE: Disclosure of Your Social Security Num	es an additional/alternate means of identification to facilitate filing and retrieveness soluntary.
1. LOCATION FOS Warhorse Vb 4	2. DATE 3. TIME 4. FILE NO.
5. NAME (Last, First, MH).	8. ORGANIZATION OR ADDRESS
6. SSN 7. GRADE/STATUS	S .
PART I - RIGHTS WA	AIVER/NON-WAIVER CERTIFICATE
Section A. Rights	i
Before he/she asked me any questions about the offense(s), however, he/she 1. I do not have to answer any question or say anything. 2. Anything I say or do can be used as evidence against me in a criminal tri 3. Ifor personnel subject othe UCMJ. I have the right to talk privately to a during questioning. This lawyer can be a civilian lawyer I arrange for at n or both. Ifor civilians not subject to the UCMJ. I have the right to talk privately to me during questioning. I understand that this lawyer can be one that I arr will be appointed for me before any questioning begins.	and wanted to question me about the following offense(s) of which I am A A A A A A A A A A A A A A A A A A A
ection B. Waiver	
	e(s) under investigation and make a statement without talking to a lawyer first and withou
WITNESSES (If available)	3. SIGNATURE OF INTERVIEWEE
a. NAME (Type or Print)	6.2
ORGANIZATION OR ADDRESS AND PHONE	4. SIGNATURE OF INVESTIGATOR
NAME (Type or Print)	5. TYRED NAME OF INVESTIGATOR
ORGANIZATION OR ADDRESS AND PHONE	6. ORGANIZATION OF INVESTIGATOR
ction C. Non-waiver	
I do not want to give up my rights	
[] I want a lawyer	l do not want to be questioned or say anything
SIGNATURE OF INTERVIEWEE	630
TACH THIS WAIVER CERTIFICATE TO ANY SWORN STATEMENT IDA FORM	W 2823/ SUBSEQUENTLY EXECUTED BY THE SUSPECT/ACCUSED

THE WARNING

- 1. WARNING Inform the suspect/accused of:
 - a. Your official position.
 - b. Nature of offense(s).
 - c. The fact that he/she is a suspect/eccused.
- RIGHTS Advise the suspect/accused of his/her rights as follows: "Before I ask you any questions, you must understand your rights."
 - a. "You do not have to answer my questions or say anything."
 - Anything you say or do can be used as evidence against you in a criminal trial.
 - c. (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no expense to you, or both."

(For civilians not subject to the UCMJ) You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and went one, a lawyer will be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."
Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"Do you understand your rights?"

(If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?"
(If the suspect/accused says "yes," find out when and where, if the request was recent fi.e., fewer than 30 days ago), obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?"

[If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offense(s) under investigation, and refuses to sign the waiver-certificate.

IF WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must be completed as soon as possible. Every effort should be made to complete the waiver certificate before any questioning begins. If the waiver certificate cannot be completed at once, as in the case of street interrogation, completion may be temporarily postponed. Notes should be kept on the circumstances.

PRIOR INCRIMINATING STATEMENTS:

1. If the supsect/accused has made spontaneous incriminating statements before being property advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions.

If the suspect/accused was questioned as such either without being advised
of his/her rights or some question exists as to the propriety of the first
statement, the accused must be so advised. The office of the serving Staff
Judge Advocate should be contacted for assistance in drafting the proper
rights advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")

COMMENTS (Continued)

6309

RIGHTL JARNING PROCEDURE/WAIVER CERTIF.

For use of this form, see AR 190-30; the proponent agency is ODCSOPS

DATA REQUIRED BY THE PRIVACY ACT

AUTHORITY:

'RINCIPAL PURPOSE:

COUTINE USES:

Title 10, United States Code, Section 3012(g)
To provide commanders and law enforcement officials with masns by which information may be accurately identified. Your Social Security Number is used as an additional/alternate means of identification to facilitate filing and retrieval

SCLOSURE: Disclosure of your Social Se	ecurity Number is	volu	птагу.				tote iming and retrieval
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NAME (Last, First, MI)	(B)	8.	ORGANIZATION	DR AD	DRESS		
SSN 7. GR	ADE/STATUS	-					
	ADEISTATUS						
PART 1-	RIGHTS WAIVER	/NON	 I-WAIVER CERTIP	CATÉ			
iection A. Rights			·		<u> </u>		
he investigator whose name appears below told me that he/she	e'is with the United				Ce 64f	<u>-SB 3</u>	onsels) of which I am
uspected/accused: in cident Dt Fra		inl	I OR Oak ha			owing offe	ensets) of which fam
afore he/she asked me any questions about the offense(s), how the do not have to answer any question or say anything.	Æver, he/sha made	it clea	r to me that I have th	ne follo	wing rights;		-
Anything I say or do can be used as evidence against me in	a criminal trial.				•		
: ifor personnel subject othe UCMJ I have the right to talk p	privately to a lawye	rbeio	e, during, and after o	vestio	ning and to ha	ive a lawy	er present with me
during questioning. This lawyer can be a civilian lawyer I and or both.	ange for at no expe	ense to	the Government or	a milita	ary lawyer det	ailed for m	e at no expense to me,
per construction of the co		- 01 -					
(For civilians not subject to the UCMJ). I have the right to to me during questioning. I understand that this lawyer can be will be appointed for me before any questioning begins.	one that I arrange f	oratr	ny own expense, or i	fican	not afford a la	wyer and	want one, a lawyer
If I am now willing to discuss the offense(s) under investigate speak privately with a lawyer before answering further, ever	tion, with or withou	it a lav	vyer present, i have a	right	to stop answe	ring questi	ons at any time, or
The state of the s	i ir i sign me waive	r Delby	v.				
ection B. Waiver understand my rights as stated above, f am now willing to discussing a lawyer present with me.	ss the offense(s) un	der inv	restination and make	2 51214	ornant without		
aving a lawyer present with me.			estigation and make	0 31010	ement without	taiking to	a lawyer first and withou
WITNESSES (If available)		3,	SIGNATURE OF INTE	RVIEV	VEE	200	
NAME (Type or Print)		, 					~
ORGANIZATION OR ADDRESS AND PHONE		4.	SIGNATU ÑÉ OF INVE	SŢIGA	ATOR		161C-2
NAME (Type or Print)	4	5.	TYPED NAME OF IN	ESTIG	SATOR (1 0
ORGANIZATION OR ADDRESS AND PHONE)	3. (DRGANIZATION OF I	NVEST	GATOR	,2	
ction C, Non-waiver			******		<u> </u>	·	<u> </u>
I do not want to give up my rights I want a lawyer		0	f do not want to be o	_{ uestio	nhed or say an	yīhing	
SIGNATURE OF INTERVIEWEE							
TACH THIS WAIVER CERTIFICATE TO ANY SWORN STATEMEN	JT (DA FORM 282	3) SUB	BSEQUENTI Y SYSON	 9 03Tl	Y THE SUSPE	CTIACCIN	 63 1
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THE WARNING

- WARNING Inform the suspect/accused:of:
 - a. Your official position.
 - b. Nature of offense(s).
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d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."

Make certain the suspect/accused fully understands his/her rights,

THE WAIVER

"Do you understand your rights?"

(If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?" iff the suspect/accused says "yes," find out when and where. If the request was recent *(i.e., lewer than 30 days ago)*, obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?",

(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.)

SPECIAL INSTRUCTIONS

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RIGH, UWARNING PROCEDURE/WAIVER CERTI. JATE For use of this form, see AR 190-30; the proponent agency is ODCSOPS ENCLUSURE X DATA REQUIRED BY THE PRIVACY ACT AUTHORITY: Title 10, Wited States Code, Section 3012(g) PRINCIPAL PURPOSE: To provide sommanders and law enforcement officials with means by which information may be accurately identified. ROUTINE USES: Your Social Security, Number is used as an additional/alternate means of identification to facilitate filling and retrieval. DISCLOSURE: Disclosure of your Social Security Number is voluntary. LOCATION FILE NO. 5. NAME (Last, First, MI) -x ORGÁNIZATION OR ADDRESS GRADE/STATUS PART I - RIGHTS WAIVER/NON-WAIVER CERTIFICATE Section A. Rights The investigator whose name appears below told me that he/she is with the United States Army and wanted to question me about the following offense(s) of which I am tomatin 10 LOakho/ Charles and Sefore he/she asked me any questions about the offense(s), however, he/she made it clear to me that I have the following rights: I do not have to answer any question or say anything. Anything I say or do can be used as evidence against me in a criminal trial. IFor personnel subject othe UCMJ | have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with me during questioning. This lawyer can be a civilian lawyer I arrange for at no expense to the Government or a military lawyer detailed for me at no expense to me, or both. (For civillans not subject to the UCMJ). I have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with me during questioning. I understand that this lawyer can be one that I arrange for at my own expense, or if I cannot afford a lawyer and want one, a lawyer will be appointed for me before any questioning begins, If I am now willing to discuss the offense(s) under investigation, with or without a lawyer present, I have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if I sign the waiver below. COMMENTS (Continue on reverse side) Section B. Waiver I understand my rights as stated above. I am now willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer first and without WITNESSES (If available) SIGNATURE OF INTERVIEWEE NAME (Type or Print) ORGANIZATION OR ADDRESS AND PHONE SIGNATURE OF INVESTIGATOR

2a. NAME (Type or Print)

ORGANIZATION OR ADDRESS AND PHONE

TYPED NAME OF INVESTIGATOR

ORGANIZATION OF INVESTIGATOR

Section C. Non-waiver

I do not want to give up my rights

U I want a lawyer

I do not want to be questioned or say anything

- SIGNATURE OF INTERVIEWE

ATTACH THIS WAIVER CERTIFICATE TO ANY SWORN STATEMENT (DA FORM 2823) SUBSEQUENTLY EXECUTED BY THE SUSPECT/ACCUSED

6312