Factual Errors and Other Problems in "Playing to the Edge: American Intelligence in the Age of Terror," By Michael V. Hayden¹

March 2016

Assertions in "Playing to the Edge"	Factual errors and other problems
Page 189: The interrogation	CIA records demonstrate that
techniques – in KSM's case, especially	Hayden's account of KSM's
sleep deprivation – had pushed him	interrogation is inaccurate. KSM
into what the interrogators called a	was not "pushed" into a "zone of
zone of cooperation from his previous	cooperation." CIA officers described
zone of defiance and after that, KSM's	repeatedly how, despite the use of sleep
questioning resembled more an	deprivation, waterboarding and other
interview than an interrogation. The	CIA enhanced interrogation
information we got from him and	techniques, KSM withheld and
others was incredibly valuable.	fabricated extensive information
	concerning the threats about which the
	CIA was most concerned. ² The CIA
	ceased using the techniques against
	KSM in late March 2003. On April 2,
	2003, the Interagency Intelligence
	Committee on Terrorism (IICT)
	produced an assessment of KSM's
	intelligence entitled, "Precious Truths,
	Surrounded by a Bodyguard of Lies."
	The assessment concluded that KSM
	was withholding information or lying
	about terrorist plots and operatives
	targeting the United States. ³ In June

¹ See also "Fact Check: Inaccurate and Misleading Assertions Related to the CIA Detention and Interrogation Program in the Book, 'Rebuttal: The CIA Responds to the Senate Intelligence Committee's Study of Its Detention and Interrogation Program,'" pages 29-37 (chapter by Michael V. Hayden):

http://www.feinstein.senate.gov/public/index.cfm/files/serve?File_id=69A0EBC9-999C-4593-B44C-

CB24CE9D6689&SK=9B3E4220EB835CCB4A92E9A7EE85AFA8

² See Committee Study, pages 94-95, 212-215.

³ "Khalid Shaykh Muhammad's Threat Reporting – Precious Truths, Surrounded by a Bodyguard of Lies," Interagency Intelligence Committee on Terrorism (IICT), April 3, 2003.

	2003, senior CIA officers met at least
	twice to discuss concerns about KSM's
	lack of cooperation. ⁴ As a CIA ALEC
	Station cable noted at the time,
	"KSM's pattern of behavior over the
	past three months, trying to control his
	environment, lying and then admitting
	things only when pressed that others
	have been caught and have likely
	admitted the plot, is a cause for
	concern." ⁵ In an email, one CIA
	officer wrote that "what KSM's doing
	is fairly typical of other detainees
	KSM, Khallad [bin Attash], and others
	are doing what makes sense in their
	situation – pretend cooperation." ⁶
Page 190: When [Abu Zubaydah] was	There is no evidence in CIA records
all done [with the CIA's enhanced	that Abu Zubaydah made these
interrogation techniques], he actually	statements. Rather, CIA records
said that we owed this to all the	indicate that Abu Zubaydah maintained
"brothers" who would come into the	that he always intended to talk and
interrogation program. Cooperating	never believed he could withhold
with us was a sin, he said, and he could	information from interrogators. In
go to hell. But Allah teaches that he	February 2003, Abu Zubaydah told a
will not send a burden that is more than	CIA psychologist that he believed prior
we can bear, he told us, and we had	to his capture that every captured
done that. And therefore he could	"brother" would talk in detention and
cooperate with us and still go to	that he told individuals at a terrorist
paradise.	training camp that "brothers should be
r	able to expect that the organization will
	make adjustments to protect people and
	make adjustments to protect people and

⁴ Email from: [REDACTED]; to [REDACTED]; cc: [REDACTED], subject: Khallad & KSM Detainee Case Discussion; date: June 18, 2003, at 10:09 AM; ALEC [REDACTED] (302258Z JUN 03).

⁵ ALEC [REDACTED] (302258Z JUN 03)

⁶ Email from: [REDACTED]; [REDACTED]; cc: [REDACTED], [REDACTED], [REDACTED], [REDACTED]; [REDACTED]

	plans when someone with knowledge is captured." ⁷
Pages 193-94: The remarks the	CIA records demonstrate that the
president gave in the East Room of the	president's September 6, 2006,
White House on September 6, 2006,	speech included numerous
white House on September 0, 2000, were magnificent. He laid out what	
e	inaccuracies provided by the CIA.
we'd done since 9/11, and why.	Passages in the speech were not
"Captured terrorists have unique	supported by the CIA's own
knowledge about how terrorist	"validation" documents. For example,
networks operation," the president said.	five days after the speech, a CIA
"They have knowledge of where the	officer questioned whether there was
operatives are deployed and knowledge	any support in CIA records for the
about what plots are under way. This	passage asserting that the interrogation
intelligence – this is intelligence that	of Ramzi bin al-Shibh "helped in the
cannot be found any other place, and	planning and execution of the operation
our security depends on getting this	that captured Khalid Sheikh
kind of information"	Mohammed." ⁸ (For additional
	information on the CIA's role in
He explained that a number of	developing the speech, see pages 197-
suspected terrorists and terror leaders	204 of the Committee Study.) In
had been held and questioned in secret	addition, the CIA has acknowledged
sites operated by the Central	it introduced factual inaccuracies
Intelligence Agency. He said that	into the speech, specifically the
information they divulged during	misattribution of intelligence from
questioning had prevented attacks on	Majid Khan (who was not in CIA
the United States and across the world.	custody) to KSM. ⁹ As detailed
	extensively in the Study, CIA records
	demonstrate that the CIA's
	representation that intelligence
	provided by detainees subjected to the
	CIA's enhanced interrogation

⁷ [REDACTED] 10496 (162014Z FEB 03). See March 7, 2005, cable describing Abu Zubaydah's explanations more fully ([REDACTED] 2166 (070647Z MAR 05)).

⁸ Email from: [REDACTED]; to: [REDACTED]; cc: [REDACTED], [REDACTED]; subject: Re: THE MOMENT YOU MAY HAVE BEEN WAITING FOR!!! Please verify the Attached; date: September 11, 2006, at 9:16:15 AM; attachment N1: CIA Validation of Remarks on Detainee Policy Final (Draft #15).

⁹ CIA Note to Readers of the Central Intelligence Agency's Response to the Senate Select Committee on Intelligence's Study of the CIA's Detention and Interrogation Program, 1 August 2014 ("We acknowledge that in various representations, including President Bush's 2006 speech, CIA introduced a sequencing error regarding Majid Khan's arrest/debriefings, and KSM's arrest/debriefings."

	techniques "cannot be found any other place" is inaccurate. In its June 2013 Response to the Study and in its "Note to Readers" of that Response, the CIA has acknowledged inaccurate representations in more than half of its examples of terrorists captured and plots "thwarted" purportedly as a result of the techniques. ¹⁰
Page 217: No one with any knowledge of this program doubted that it had provided unique, actionable intelligence.	To the extent that "this program" is intended to signify the use of the CIA's enhanced interrogation techniques, CIA records demonstrate that numerous individuals with knowledge of the program doubted that it had provided unique, actionable intelligence. The Inspector General concluded that "it is not clear whether these plots have been thwarted or if they remain viable or even if they were fabricated in the first place," noting that the IG's review "did not uncover any evidence that these plots were imminent." ¹¹ In several examples, CIA officers identified inaccuracies in the CIA's representations that the program had produced "unique, actionable

¹⁰ In its June 2013 Response, the CIA acknowledged having provided inaccurate information with regard to nine of the 20 most frequent and prominent examples (the "dirty bomb" plot, the Karachi plots, the "second wave" plot, the arrest of Iyman Faris, the identification of KSM as the mastermind of 9/11, the identification of KSM as "Mukhtar," the capture of Majid Khan, intelligence alerting the CIA to Ja'far al-Tayyar, and the arrest of Salih el-Marri). In its "Note to Readers" of its Response, the CIA acknowledged having provided inaccurate information with regard to the capture of Hambali, including introducing the error into President Bush's September 6, 2006, speech. The "Note to Readers" further acknowledged having included inaccurate information in its June 2013 Response with regard to the capture of Sajid Badat, the Heathrow plotting, and the arrests of Uzhair and Saifullah Paracha. See Central Intelligence Agency's Response to the Senate Select Committee on Intelligence's Study of the CIA's Detention and Interrogation Program, June 2013, Examples of CIA Representations of the Value of Intelligence Acquired From Detainees (CIA Response), p. 2; CIA *Note to Readers of the Central Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence Agency's Response to the Senate Select Committee on Intelligence 's Study of the CIA's Detention and Interrogation Program, 1 August 2014.*

¹¹ CIA Inspector General, Special Review, Counterterrorism Detention and Interrogation Program (2003-7123-IG), January 2004.

Page 219: I candidly and unapologetically talked about renditions, detentions and interrogations [to the Council on Foreign Relations on September 11, 2007] and attempted to give a sense of scale to our actions: fewer than a hundred high-value detainees and another group of about half that number subject to rendition. "These programs are targeted and they are selective. They were designed only for the most dangerous terrorists and those believed to have the most valuable information, such as knowledge of planned attacks."	intelligence," but the CIA failed to take action to correct those representations. ¹² Finally, the CIA agreed "in full" with the Study's conclusion that the CIA never conducted its own comprehensive analysis of the effectiveness of its enhanced interrogation techniques. ¹³ <u>CIA records demonstrate that these</u> <u>statements are inaccurate</u> . CIA records demonstrate the CIA detained at least 119 individuals, of whom 26 did not meet the standard for detention. This number includes only CIA detainees whom the CIA itself determined did not meet the standard. There were additional detainees about whom there was internal disagreement within the CIA over whether they met the standard or not, as well as numerous detainees who, following their detention and interrogation, were found not to "pose a continuing threat of violence or death to U.S. persons and interests" or to be "planning
	-
	details.)
Page 221: Binyam Mohamed was an	As CIA records demonstrate, Binyam
Ethiopian who had trained with al-	Mohamed $\underline{\text{was}}$ held earlier by the CIA.
Qaeda. He ended up in Guantanamo,	The CIA has not disputed this fact.

¹² For example, the chief of the Abu Zubaydah Task Force, in the context of representations to the Inspector General, sought to correct the record with regard to Abu Zubaydah and the "dirty bomb" plot, writing that "[Abu Zubaydah] never really gave 'this is the plot' type of information. He claimed every plot/operation had knowledge of and/or was working on was only preliminary. (Padilla and the dirty bomb plot was prior to enhanced [interrogation techniques] and he never really gave us actionable intel to get them)." Email from: [REDACTED]; to: [REDACTED], [CEDACTED], [REDACTED], [

but claimed he had been held earlier by	
CIA in Afghanistan, then transferred to	
Morocco, and added that he had been	
tortured in both places.	
Page 223: I <i>tried</i> to explain the	CIA records demonstrate that
history. Enhanced interrogation	Director Hayden's congressional
techniques had been used on about a	testimony about the interrogation
third of the hundred or so HVDs that	process was inaccurate. CIA
had been held. The techniques were	detainees were frequently subjected to
<i>not</i> used to elicit information, but	the CIA's enhanced interrogation
rather to move a detainee from	techniques immediately after being
defiance to cooperation by imposing on him a state of helplospass. When we	rendered to CIA custody. CIA interrogators asked open-ended
him a state of helplessness. When we	questions of CIA detainees, to which
got to the latter state (the duration varied, but on average a week or so),	the CIA did not know the answers,
interrogations resembled debriefings or	while subjecting detainees to the CIA's
conversations. I estimated that about	5 0
	enhanced interrogation techniques.
half of what the agency knew about al- Qaeda at that time had come from	This approach began with Abu Zubaydah, whose interrogation focused
detainees of one type or another.	on him being told to provide "the one
detainees of one type of another.	thing you don't want me to know," and
	remained a central feature of the
	program. Numerous CIA detainees were determined never to have reached
	a state of "cooperation." Several
	detainees, when subjected to the CIA's
	enhanced interrogation techniques,
	transitioned to normal debriefing, and
	were then subjected to one or more
	additional periods of being subjected to
	the techniques. (See page 484 of the
	Committee Study.)
Pages 223-24: I later spoke with one	<u>CIA records demonstrate that the</u>
of those experts, a young woman	visit to the detention facility by
whom the agency hastily deployed to	personnel from CIA Headquarters
help with the interrogation of Abu	came after the interrogation team
Zubaida. Within twenty-four hours of	had concluded that it was "highly
the decision to send her, she was	unlikely" that Abu Zubaydah
standing face-to-face with Zubaida at a	possessed the information they were
black site. She later described it to me	seeking and <i>after</i> the interrogators

as her most surreal experience ever and confessed that "no one wanted to be there."	had stated that the use of the CIA's enhanced interrogation techniques against Abu Zubaydah was "approach[ing] the legal limit." ¹⁴ Despite the assessment of personnel at the detention site that Abu Zubaydah was already "compliant," CIA Headquarters stated that they continued to believe that Abu Zubaydah was withholding threat information and instructed the CIA interrogators to continue using the techniques. ¹⁵ (See pages 42-43 of the Committee Study.)
Page 224: But she also added that, with a second wave of attacks thought imminent, "how could we in conscience have outsourced this interrogation to a third party and trust that they would ask the right questions or give us truthful answers." For some prisoners, perhaps, but not for the likes of Zubaida or, later, Khalid Sheikh Mohammed.	<u>CIA records contradict this</u> <u>statement</u> . In rejecting the rendition of Abu Zubaydah to a third country, ALEC Station wrote that the CIA needed to participate directly in the interrogation, "[n]ot because we believe necessarily we can improve on [Country [REDACTED]] performance, but because the reasons for the lack of progress will be transparent and reportable up the line." ¹⁶ (Emphasis added. See page 22 of the Committee Study.)
Page 224: She knew al-Qaeda cold, but like everyone else in this new enterprise, she was feeling her way. She asked Zubaida questions to explore his knowledge and his truthfulness. At team meetings she had to give her assessment. She told me that she was struck by the degree of certainty that the interrogators demanded of her that Zubaida was lying or withholding	CIA records demonstrate that the interrogators did not "agree to continue with enhanced techniques"; they were directed to by CIA Headquarters. As noted above, CIA records demonstrate that the interrogators had already concluded that it was unlikely that Abu Zubaydah "had actionable new information about current threats to

¹⁴ [REDACTED] 10607 (100335Z AUG 02) ¹⁵ [REDACTED] 10614 (111633Z AUG 02); ALEC [REDACTED] (101728 AUG 02); ALEC [REDACTED] (130034Z AUG 02); ALEC [REDACTED] [REDACTED] AUG 02); [REDACTED] 10700 (280820Z AUG 02)

¹⁶ ALEC [REDACTED] (282105Z MAR 02)

before they would agree to continue with enhanced techniques.

They did, of course, until Zubaida became compliant, and then he became a torrent of information. She described him in some sessions as chatting "like an adolescent girl at a slumber party." Even here, though, knowledge was still power. She would entice Zubaida to share his views with questions reflecting CIA knowledge of al-Qaeda well beyond his expectations. He confirmed some data points, challenged some, and filled in the blanks between others. She would even sometimes prompt him with recently acquired sensitive intelligence (no problem telling him – he wasn't going anywhere). A lot of the data he (and other detainees) revealed looked on the surface like trivia – what kind of car, who else was at the meeting, casual relationships, an e-mail address - but it built up the storehouse of granular information that would be used to build threats to ultimately kill and capture terrorists and disrupt plots.

the United States."¹⁷ On August 10, 2002, the interrogation team stated that it was "highly unlikely" that Abu Zubaydah possessed the information they were seeking.¹⁸ CIA Headquarters instructed the interrogators to continue to use the CIA's enhanced interrogation techniques despite the assessment of personnel at the detention site that Abu Zubaydah was "compliant."¹⁹ The "aggressive phase" of Abu Zubavdah's interrogation, which included repeated waterboarding, lasted for an additional 12 days, until August 23, 2002.²⁰ (See pages 42-43 of the Committee Study.)

Even the Director of CTC, Jose Rodriguez, believed that the interrogators were correct in assessing Abu Zubaydah to be compliant, and that the "CTC subject matter experts" from CIA Headquarters were mistaken.

According to the Office of the Inspector General's interview with Rodriguez, "disagreement between the analysts and interrogators can be healthy, but in this case Rodriguez believes that the analysts were wrong."²¹

^{17 [}REDACTED] 10604 (091624Z AUG 02)

¹⁸ [REDACTED] 10607 (100335Z AUG 02)

¹⁹ [REDACTED] 10614 (111633Z AUG 02); ALEC [REDACTED] (101728 AUG 02); ALEC [REDACTED] (130034Z AUG 02); ALEC [REDACTED] [REDACTED] AUG 02); [REDACTED] 10700 (280820Z AUG 02)

²⁰ [REDACTED] 10667 (231206Z AUG 02); [REDACTED] 10672 (240229Z AUG 02)

²¹ Interview of Jose Rodriguez, Office of the Inspector General, March 6, 2003. See page 41 of the Committee Study.

	<u>This account of Abu Zubaydah's</u> reporting after the use of the CIA's
	enhanced interrogation technique is
	inaccurate both qualitatively and
	quantitatively. According to CIA
	records, Abu Zubaydah provided
	information on "al-Qa'ida activities,
	plans, capabilities, and relationships,"
	in addition to information on "its
	leadership structure, including
	personalities, decision-making
	processes, training, and tactics."
	However, Abu Zubaydah provided this
	type of information <u>prior to</u> , as well as
	during and after the use of the CIA's
	enhanced interrogation techniques. At
	no point during or after the use of the
	techniques did Abu Zubaydah provide
	information on al-Qa'ida cells in the
	United States or operational plans for
	terrorist attacks against the United
	States. Moreover, a quantitative
	review of Abu Zubaydah's intelligence
	reporting indicates that more
	intelligence reports were disseminated
	from Abu Zubaydah's first two months
	of interrogation, before the use of the
	CIA's enhanced interrogation
	techniques and when FBI special
	agents were directly participating, than
	were derived during the next two-
	month phase of interrogations, which
	included the non-stop use of the CIA's
	enhanced interrogation techniques.
	(See pages 207-208 of the Committee
	Study.)
Page 225: She reminded me that one of	This statement omits the extensive
the key clues in the pursuit of bin	information about bin Laden's courier,
Laden was that KSM and Abu Faraj	Abu Ahmed al-Kuwaiti, that was
obviously lied when confronted with	available to the CIA <i>prior</i> to any

new information about bin Laden's courier. That was just another thread in a complex and slowly woven fabric.	reporting from CIA detainees. (See pages 378-383 of the Committee Study.) While KSM denied that al- Kuwaiti was a courier, it was in January 2004, <i>after</i> Hassan Ghul (who had not yet been subjected to the CIA's enhanced interrogation techniques) stated that it was "well known" that UBL was always with al-Kuwaiti that CIA Headquarters determined that KSM "has some explaining to do about Abu Ahmed and his support to UBL and Zawahiri." In other words, it was Hassan Ghul's reporting that provided "one of the key clues," ²² not what the CIA <i>subsequently</i> noted was a "serious disconnect" between Ghul's reporting and KSM's previous statements. (See page 397 of the Committee Study.) Abu Faraj al-Libi was not captured until May 2, 2005.
Page 225: I wanted Congress to be part of that consensus. That required a serious discussion with them. That discussion never happened. The members were too busy yelling at us and at one another.	The fact that KSM and Abu Faraj al- Libi both lied, notwithstanding having been subjected to the CIA's enhanced interrogation techniques, is not evidence of the success of the techniques. Serious discussion did occur in Congress, although it did not lead to Director Hayden's anticipated "consensus" in favor of the CIA's Detention and Interrogation Program. The Senate Select

²² Hassan Ghul also described Abu Ahmed as UBL's "closest assistant" and speculated that "UBL's security apparatus would be minimal, and that the group likely lived in a House with a family somewhere in Pakistan." He further speculated that "Abu Ahmed likely handled all of UBL's needs, including moving messages out to Abu Faraj [al-Libi]...." Ghul provided this information prior to being subjected to the CIA's enhanced interrogation techniques. HEADQUARTERS [REDACTED] JAN 04). See pages 395-396 of the Committee Study.

	numerous hearings on the program.
	Multiple Senators, including Senators
	Feinstein, McCain, Feingold, Wyden
	and Hagel, expressed their concerns
	with and opposition to the program.
	As described below, the Committee
	sent Questions for the Record to the
	CIA that were never answered. And, in
	late 2007 and early 2008, Congress
	voted to limit CIA interrogations to
	techniques authorized by the Army
	Field Manual, thus prohibiting the use
	of the CIA's enhanced interrogation
	techniques. The fact that these efforts
	could not withstand a veto by the
	President is not evidence of Congress's
	lack of resolve. Rather, it shows the
	extent to which the Administration was
	determined to continue supporting this
	program, even though it had already
	largely been abandoned. The
	Committee and Congress undertook
	these acts despite being provided
	extensive inaccurate information by the
	CIA, including by Director Hayden.
	(See pages 446-454 and 462-499 of the
	Committee Study.)
Page 227: In one case, Senator	The "walling" technique was far more
Feinstein had been publicly excoriating	aggressive than reported by Director
the agency for slamming the heads of	Hayden. According to one
prisoners into walls, like ramming	interrogator, Abu Zubaydah was
skulls into turnbuckles during a World	initially subjected to walling against a
Wrestling Federation death match.	concrete wall. ²³ "Walling," used in
I dutifully got on the senator's	conjunction with other techniques, also
calendar and briefer her and her staff	resulted in injuries. For example, on
director on the now eliminated	March 20, 2003, KSM was subject to
technique of "walling": pushing the	the CIA's enhanced interrogation
shoulders of a detainee whose neck had	techniques throughout the day,

²³ CIA email, March 28, 2007, at 04:42 PM; subject: "Subject detainee allegation – per our telcon of today."

been braced into a false plywood wall that gave off a loud bang. She took notes while staring at me solemnly and then proceeded to publicly repeat the same accusation a few days later.	including a period of "intense questioning and walling." KSM was described as "[t]ired and sore," with abrasions on his ankles, shins, and wrists, as well as on the back of his head." ²⁴ Abu Ja'far al-Iraqi experienced edema on his head due to walling, abrasions on his neck, and blisters on his ankles from shackles. ²⁵ Two other detainees were subjected to walling, despite medical concerns that this and other enhanced interrogation techniques (cramped confinement, stress positions and vertical shackling) should not be used on the detainees as each had a broken foot. The CIA itself has acknowledged that the application of walling and the other techniques "could have exacerbated" their injuries. (See pages 101 and 112-113 of the Committee Study, and pages 56 and 57 of the CIA Response.)
Pages 228-29: I tried to show	CIA records demonstrate that this
Congress the care with which the	testimony was inaccurate. As
program was now being run. The	detailed in CIA records, in November
average age of those interrogating	2002, following the completion of the
detainees was forty-three. Once they	first formal interrogation class, CTC
were selected, they had to complete	attorneys sought to vet all personnel
more than 250 hours of specialized	enrolled in, observing, teaching or
training before they were allowed to	otherwise associated with the class. ²⁶
come face-to-face with a terrorist. And	This approach was rejected by the chief
we required additional fieldwork under	of CTC, Jose Rodriguez. ²⁷ CIA

²⁴ [REDACTED] 10916 (210845Z MAR 03); [REDACTED] 10921 (211046Z MAR 03). See pages 91-92 of the Committee Study.

²⁵ [REDACTED] 1810 [REDACTED] DEC 05); [REDACTED] 1813 [REDACTED] DEC 05); [REDACTED] 1819 [REDACTED] DEC 05); [REDACTED] 1847 [REDACTED] DEC 05); [REDACTED] 1848 [REDACTED] DEC 05); HEADQUARTERS [REDACTED] [REDACTED] DEC 05).

 ²⁶ Email from: [REDACTED] [REDACTED]/CTC/LGL; to: [REDACTED]; cc: Jose Rodriguez, [REDACTED],
 [REDACTED], [REDACTED]; subject: EYES ONLY; date: November [REDACTED], 2002, at 03:13:01 PM.
 ²⁷ Email from: Jose Rodriguez; to: [RDACTED], [REDACTED]CTC/LGL; cc: [REDACTED], [REDACTED],
 [REDACTED], [REDACTED]; subject: EYES ONLY; date: November [REDACTED] 2002, at 04:27 PM.

the direct supervision of an	records suggest the vetting did not take
experienced officer before a new	place. The Committee reviewed CIA
interrogator could direct an	records related to several CIA officers
interrogation.	and contractors involved in the CIA's
interiogation.	Detention and Interrogation Program,
	most of whom conducted
	interrogations. The Committee
	identified a number of personnel whose
	backgrounds include notable
	derogatory information calling into
	question their eligibility for
	employment, their access to classified
	information, and their participation in CIA interrogation activities. In nearly
	all cases, the derogatory information
	č
	was known to the CIA prior to the
	assignment of the CIA officers to the
	Detention and Interrogation Program.
	This group of officers included
	individuals who, among other issues,
	had engaged in inappropriate detainee
	interrogations, had workplace anger
	management issues, and had reportedly
	admitted to sexual assault. <u>The CIA</u>
	has acknowledged that some of the
	officers involved in the program "should have been excluded." ²⁸
	snould have been excluded.
	CIA records indicate that CIA officers
	and contractors who conducted CIA
	interrogations in 2002 did not undergo
	any interrogation training. The first
	interrogator training course, held in
	November 2002, required
	approximately 65 hours of classroom
	and operational instruction. ²⁹ The
	initial training was designed and

 ²⁸ CIA Response, page 43.
 ²⁹ December 4, 2002 Training Report, High Value Target Interrogation and Exploitation (HVTIE) Training Seminar 12-18 Nov 02, (pilot running).

	conducted by an individual who had
	been sanctioned for using abusive
	-
	interrogation techniques in the 1980s
	and another individual who had never
	been trained in, or conducted
	interrogations. In April 2003, a CIA
	officer was certified as an interrogator
	after only a week of classroom
	training. ³⁰ In 2003, interrogator
	certification required only two weeks
	of classroom training (a maximum of
	80 hours) and 20 additional hours of
	operational training and/or actual
	interrogations. ³¹ See pages 469-471 of
	the Committee Study.
Page 229: We answered 1,140	CIA and Committee records
QFRs – that's Questions for the Record	demonstrate that, during Director
-	
– as well as 254 other letters, queries,	Hayden's tenure, the CIA <i>failed</i> to
- as well as 254 other letters, queries, and requests.	<u>Hayden's tenure, the CIA failed to</u> respond to Questions for the Record
– as well as 254 other letters, queries, and requests.	respond to Questions for the Record
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 ³⁰ DIRECTOR [REDACTED] [REDACTED] APR 03)
 ³¹ Interrogator Selection, Training, Qualification, and Certification Process; approximately January 29-February 4, 2003. ³² Questions for the Record submitted to CIA Director Michael Hayden, September 9, 2008, with a request for a

response by October 10, 2008.

³³ See CIA document prepared in response to "Questions for the Record" submitted by the Senate Select Committee on Intelligence on September 8, 2008.

	not regrand to the Committee's OFD
	not respond to the Committee's QFRs
	and that instead, the CIA was
	"available to provide additional
	briefings on this issue to Members as
	necessary." ³⁴ See page 454 of the
	Committee Study.
Pages 230-231: In the end, the	Public records demonstrate that this
Congress of the United States had no	is inaccurate. As noted above, and as
impact on the shape of the CIA	acknowledged by former Director
interrogation program going forward.	Hayden in his footnote on page 366,
Congress lacked the courage or the	Congress voted to limit CIA
consensus to stop it, endorse it, or	interrogations to techniques authorized
amend it.	by the Army Field Manual, thus
	prohibiting the use of the CIA's
	enhanced interrogation techniques.
	President Bush vetoed that legislation.
Page 232: We shared the [ICRC]	The implication that the ICRC
report, in strictest confidence based on	report, because it was based on
-	
ICRC requirements, with the oversight	detainee claims, was inaccurate, is
ICRC requirements, with the oversight committees and a very few executive	detainee claims, was inaccurate, is contradicted by CIA records.
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 ³⁴ CIA Letter to Chairman John D. Rockefeller, IV, October 17, 2008.
 ³⁵ Email from John A. Rizzo; to: Michael V. Hayden, Stephen R. Kappes, Michael J. Morell; cc: [REDACTED], [REDACTED], [REDACTED]; subject: Fw: 8 November 2006 Meeting with ICRC Reps; date: November 9, 2006, at 12:25 PM.

ICRC report was inaccurate. Se 487-493 and 497-498 of the Con Study.	mmittee
Page 234: After the interrogatorsAs described above, CIA record	
explained [to Senator Feinstein] how demonstrate that this descript	<u>ion of</u>
Abdul Hadi's inaccurate version ofthe interrogation process was	
what we did led to his cooperation and <u>inaccurate</u> . CIA detainees wer	
our decision to proceed with a standard frequently subjected to the CIA	
briefing, the senator asked if this was enhanced interrogation techniqu	
how we were going to conduct immediately after being rendere	
interrogations "from now on." They CIA custody. CIA interrogators	s asked
told her that this was the way that open-ended questions of CIA	
interrogations had always been detainees, to which the CIA did	
conducted. Start with an interview to know the answers, while subjec	-
determine the willingness to participate detainees to the CIA's enhanced	1
voluntarily and credibly and stick with interrogation techniques. This	
that if it's producing an appropriate approach began with Abu Zubay	
level of information. At the first sign whose interrogation focused on	
of fabrication, though, they were being told to provide "the one th	-
prepared to request approval for you don't want me to know," an	
enhanced techniques. remained a central feature of the	
program. Numerous CIA detair	
were determined never to have a	
a state of "cooperation." Severa	
detainees, when subjected to the	
enhanced interrogation techniqu	
transitioned to normal debriefin	•
were then subjected to one or m	
additional periods of being subj	
the techniques. (See page 484 c	n ule
Committee Study.)P. 236: Senator McCain had anotherCIA records demonstrate that	
approach that just cut out Congress. In a ticking time-bomb or similar Senator McCain informed the that he opposed its enhanced	
a ticking time-bomb or similar scenario, he said, the president should <u>that he opposed its enhanced</u> <u>interrogation techniques and</u>	haller
just do what he had to do. Legality be <u>them "torture."</u> After a briefin	
damned; it came with the job. Steve Senator McCain on September	-
Hadley told him that the president 2006, a CIA officer wrote "[Sen	
wouldn't do that. He was the chief law McCain] asked if I thought 'slee	

enforcement officer in the country, after all. And even if he did order it, he reasoned, in those circumstances he would likely have to do it himself.	deprivation' was torture. I responded that I did not and he then added that he had talked with a Marine Colonel friend of his and the Colonel had indicated it was and believed his friend." ³⁶ Senator McCain's opposition to the techniques is confirmed in other CIA documents. ³⁷
Page 236: In the end, Congress wasn't going to make any tough calls, so it decided instead to reinforce already existing presidential authority to define the meaning of treaties for the United States.	This is inaccurate . Former Director Hayden is repeating the inaccurate representations made by the CIA to the Department of Justice: that members of Congress supported the CIA's enhanced interrogation techniques and that, by subsequently voting for the Military Commissions Act (MCA), those members effectively endorsed an interpretation of the Act that would be consistent with the continued use of the techniques. Specifically, the CIA represented to DOJ that, prior to the passage of the MCA, "several Members of Congress, including the full memberships of the House and Senate Intelligence Committees and Senator McCain, were briefed by General Michael Hayden, director of the CIA, on the six techniques," and that "in those classified and private conversations, none of the Members expressed the view that the CIA interrogation program should be stopped, or that the techniques at issue

³⁶ Email from: [REDACTED]; to: [REDACTED]; cc: [REDACTED]; [R

³⁷ See, for example, Sametime communications between [REDACTED] and [REDACTED], 11/Sep/06, 15:47:27 to 18:43:29.

	were inappropriate." ³⁸ This
	representation was not true. For
	example, according to CIA records,
	during a briefing on September 11,
	2006, Senator John McCain informed
	the CIA that he believed the CIA's
	enhanced interrogation techniques,
	including sleep deprivation and the
	waterboard, were "torture." ³⁹ On
	September 27, 2006, Senator Dianne
	Feinstein, a member of the Committee,
	wrote a letter to CIA Director Hayden
	stating that she was "unable to
	understand why the CIA needs to
	maintain this program." In May 2007,
	shortly after the CIA allowed
	Committee staff, beyond the two staff
	directors, to be briefed on the program,
	Senators Feingold, Wyden, Hagel, and
	again Feinstein, wrote letters
	expressing their concerns with and
	opposition to the program. ⁴⁰ Finally, as
	noted above, Congress later voted to
	limit CIA interrogations to techniques
	authorized by the Army Field Manual.
	President Bush vetoed that legislation.
Page 237: The Army Field Manual	This statement, which echoes
was crafted to allow America's army to	Director Hayden's April 2007
train large numbers of young men and	testimony ("[t]he Army field manual
women to debrief and interrogate, for	was also written to guide the conduct
tactical purposes, transient prisoners on	of a much larger, much younger

³⁸ Memorandum for John A. Rizzo, Acting General Counsel, Central Intelligence Agency, from Steven G. Bradbury, Principal Deputy Assistant Attorney General, Office of Legal Counsel, July 20, 2007, Re: Application of the War Crimes Act, the Detainee Treatment Act, and Common Article 3 of the Geneva Conventions to Certain Techniques that May be Used by the CIA in the Interrogation of High Value Al Qaeda Detainees.

³⁹ Email from: [REDACTED]; to: [REDACTED]; cc: [REDACTED]; [REDA

⁴⁰ Letter from Senator Dianne Feinstein to Director Hayden, September 27, 2006; Letter from Senator Russ Feingold to Director Hayden, May 1, 2007; Letter from Senators Chuck Hagel, Dianne Feinstein and Ron Wyden, May 11, 2007.

a fast-moving battlefield. Those were not CIA's circumstances.	force that trains primarily to detain large numbers of enemy prisoners of war. That's not what the CIA program is.") mischaracterizes the experience of many U.S. military debriefers, the value of the Army Field Manual for strategic debriefing purposes and the professionalism of CIA interrogators. As noted above, CIA interrogators did not receive the vetting recommended by CTC/Legal, did not have the training Director Hayden claimed they did, and were the subject of derogatory information known to the CIA prior to their assignment to the Detention and Interrogation Program. They included individuals who, among other issues, had engaged in inappropriate detainee interrogations, had workplace anger management issues, and had reportedly admitted to sexual assault. (See pages
Dage 220: We gave Congress detailed	469-471 of the Committee Study.)
Page 239: We gave Congress detailed updates on Abdul Hadi and Rahim and even made the captures public when each was shipped to Guantanamo. The reports to Congress were received largely without comment (or objection) but there was no sign that they ever helped our relationship with them much.	This characterization of Congress's response to these updates is inaccurate. Director Hayden briefed the Committee on the detention of Abdul Hadi al-Iraqi on November 16, 2006. This was only the second briefing on the CIA's Detention and Interrogation Program and Vice Chairman Rockefeller and two other members of the Committee expressed frustration that Director Hayden's description of the capture of al-Iraqi, who was <u>not</u> subjected to the CIA's enhanced interrogation techniques, was preventing what was expected to be an

	in-depth discussion of those techniques. ⁴¹
	By July 2007, when Muhammad Rahim was rendered to CIA custody, several Senators had already written to Director Hayden expressing their concerns with and opposition to the CIA's enhanced interrogation techniques. The Senate Select Committee on Intelligence conducted a hearing on the interrogation of Rahim on August 2, 2007. On December 5, 2007, the Senate and House intelligence committees voted to limit CIA interrogations to techniques authorized by the Army Field Manual. (See page 447-451 of the Committee
Pages 240-41: In the letter [to the	Study.) CIA records demonstrate that these
workforce] I pointed out that in 2003	statements are inaccurate. A CIA
the leadership of the two intelligence committees had been briefed that the	memorandum recording a February 4, 2003, briefing states that Chairman
tapes existed and that the agency	Roberts "gave his assent" to the
intended to destroy them. I also said	destruction of interrogation videotapes;
that the tapes had been reviewed by the	however, this account in the CIA
inspector general, who found them	memorandum was later disputed by Senator Roberts. Vice Chairman
consistent with the reporting cables from the black site. We had no further	Rockefeller did not attend that
use for the tapes, which had been made	briefing. ⁴²
to help write and verify reporting	
cables. Actually, they hadn't been very	The videotapes reviewed by the
useful in the first place.	Inspector General were <u>not</u> consistent with the reporting cables: a 21-hour
	period, which included two

⁴¹ Transcript of Senate Select Committee on Intelligence hearing, November 16, 2006. See pages 447-448 of the Committee Study.

⁴² Moskowitz Memorandum for the Record, February 4, 2003, "Subject: Sensitive Notification." For information on Senator Roberts' objections, see "Destroying C.I.A. Tapes Wasn't Opposed, Memos Say," by Scott Shane, *The New York Times*, dated February 22, 2010.

events, most notably the use of the waterboard resulting in Abu Zubaydah becoming "completely unresponsive, with bubbles rising through his open, full mouth," which was recorded only in emails. ⁴³ (See pages 43-44 of the Committee Study.)
The suggestion that the tapes were destroyed because they were not useful is inaccurate. In October 2005, a proposal from Senator Carl Levin to
establish an independent commission to investigate U.S. detention policies and allegations of detainee abuse
resulted in concern at the CIA that such a commission would lead to the discovery of the videotapes, which in
turn led to renewed interest in the CIA in destroying the videotapes. In an email exchange on October 31, 2005, three series CIA atterneys unged that
three senior CIA attorneys urged that the videotapes be destroyed. As John Rizzo wrote, "Sen. Levin's legislative proposal for a 9/11-type outside
Commission to be established on detainees seems to be gaining some traction, which obviously would serve
to surface the tapes' existence. I think I need to be the skunk at the party again and see if the Director is willing to let us try one more time to get the
verietie terestieteres

⁴³ Email from: [REDACTED], OMS; to: [REDACTED] and [REDACTED]; subject: Re: Acceptable lower ambient temperatures; date: March 7, 2003, at 8:22 PM; email from: [REDACTED], OMS; to: [REDACTED] and [REDACTED]; subject: Re: Talking Points for review and comment; date: August 13, 2004, at 10:22 AM; email from: [REDACTED]; to: [REDACTED], [RED

	right people downtown on board with the nation of our [sic] destroying the
	tapes." (See pages 443-444 of the
	Committee Study.) Senator Levin's
	proposal failed on November 8, 2005;
	the CIA destroyed the videotapes the
	following day.
Page 241 : At the height of all this handwringing, in February 2008, during an open session of the Senate Intelligence Committee with C-SPAN cameras rolling, I tried to rein in the wildest speculation. "CIA has waterboarded three people," I casually noted. "Zubaida, Nashiri, and Khalid Sheikh Mohammed. The last waterboarding was in March 2003."	following day. CIA records call into question this testimony. There are no records of the CIA using the waterboard interrogation technique at the COBALT detention site, yet CIA records include a photograph of a wooden waterboard at the site. The waterboard device in the photograph is surrounded by buckets, with a bottle of unknown pink solution (filled two thirds of the way to the top) and a watering can resting on the wooden beams of the waterboard. In meetings between Committee staff and the CIA in the summer of 2013, the CIA was unable to explain the details of the photograph, to include the buckets, solution, and watering can, as well as the waterboard's presence at COBALT. In interrogation sessions on April 5,
	2003, and April 6, 2003, Mustafa al- Hawsawi was subjected to the water dousing technique. He later described
	the session to another interrogator who wrote that al-Hawsawi might have been waterboarded or subjected to treatment
	that "could be indistinguishable from the waterboard." ⁴⁴ A December 6, 2006, inspector general report indicated

⁴⁴ Email from: [REDACTED], using [REDACTED] [REDACTED] account; to: [REDACTED], [REDACTED], and [REDACTED]; subject: Al-Hawsawi Incident; date: November 21, 2003.

	that water was poured on al-Hawsawi
	while he was lying on the floor in a
	prone position, which, in the opinion of
	at least one CIA interrogator quoted in
	the report, "can easily approximate
	waterboarding." ⁴⁵ (For additional
	information, see pages 106-108 of the
	Committee Study.)
Page 242: Things died down a bit	This account of congressional action
after that [February 2008] as John	is inaccurate. Congressional oversight
Durham's criminal investigation	efforts continued throughout this
effectively dampened any	period. In February 2008, Congress
congressional enthusiasm for further	passed legislation limiting CIA
inquiries.	interrogations to techniques authorized
	by the Army Field Manual. The
	legislation was vetoed by President
	Bush on March 8, 2008. On June 10,
	2008, the Committee held a hearing on
	the Department of Justice memoranda
	relating to the CIA's Detention and
	Interrogation Program, submitting
	Questions for the Record that the CIA
	refused to answer. Throughout 2008,
	Committee staff reviewed thousands of
	CIA cables describing the
	interrogations of CIA detainees Abu
	Zubaydah and 'Abd al-Rahim al-
	Nashiri, whose interrogations were the
	subject of videotapes destroyed by the
	CIA. In March 2009, the Committee
	voted 14-1 to initiate its Study of the
	CIA's Detention and Interrogation
	Program. (See pages 452-456 of the
	Committee Study.)
Pages 279-80: There were lots of	The CIA itself has cast doubts on
issues here [related to the rendition of	then-Director Hayden's decision not
Khalid el-Masri]. One was the time	to impose any accountability on the

⁴⁵ CIA OIG Disposition Memorandum, "Alleged Use of Unauthorized Interrogation Techniques" OIG Case 2004-7604-IG, December 6, 2006.

(weeks to months) it took to release el-Masri once CIA knew his true identify. Another was the manner of release: dropped on a road in the Balkans with no apology and little compensation. Finally, there was the public relations disaster (and later diplomatic storm) when el-Masri predictably went public with his story of confinement and claims of abuse.

But none of those formed the core issue in the inspector general's report. *The* issue there was the IG's recommendation that I form an accountability board (a kind of professional jury) to judge the behavior of the analyst who had launched the chain of events.

I declined, and that later became part of the SSCI Democrat narrative in their December 2014 report on detentions and interrogations that characterized us as a rogue and unaccountable agency.

Actually, it was a pretty easy call. The analyst was among the best al-Qaeda watchers we had. She had been doing this since well before 9/11 and her knowledge was encyclopedic. So I'm not sure whom I would have gotten to second-guess her judgment.

Absent clear malfeasance, if I had disciplined an analyst for a false positive (thinking someone was a terrorist when he wasn't), the system would have digested the lesson in the most perverse way: the most important analyst for the wrongful rendition and detention of Khalid al-Masri. As the CIA wrote in its June 2013 Response to the Committee Study, "we concede that it is difficult in hindsight to understand how the Agency could make such a mistake, take too long to correct it, determine that a flawed legal interpretation contributed, and in the end only hold accountable three CTC attorneys, two of whom received only an oral admonition."⁴⁶ Moreover, the CIA has stated that accountability should also have been extended to more senior officers:

"The first argument [in the Study] is that in some important cases involving clearly evident misconduct, CIA did not in the end sufficiently hold officers accountable even after full investigation and adjudication. We largely concur, although we would take the Study's argument one step further. *The Study focuses on the inadequate* consequences meted out for line officers who acted improperly when conducting interrogations in the field or by providing insufficient rationales necessary to justify detentions. To us, an even more compelling concern is that the Agency did not sufficient broaden and elevate the focus of its accountability efforts to include more senior officers who were responsible for organizing, guiding, staffing, and

⁴⁶ CIA Response, p. 45.

thing is to avoid false positives (you'll be punished for those) even it if means a few true positives slip through (bad things might happen, but probably not to you).	 supervising RDI activities, especially in the beginning. "47 Hayden's justification for "false positives" is consistent with the CIA's lack of accountability for the unauthorized use of the CIA's enhanced interrogation techniques and
	the wrongful detention of numerous individuals.
	In refusing to "second-guess" one of "the best al-Qaeda watchers we had" who "had been doing this since well before 9/11," Hayden fails to note that
	the same officers responsible for the wrongful detention of Khalid el-Masri were also criticized for failures
	associated with the attacks of September 11, 2001. In fact, as the CIA informed the Committee, failures
	associated with the 9/11 attacks were one of Director Hayden's justifications
	for the decision to forego accountability for the el-Masri rendition. As the CIA wrote in a
	notification to the Committee, there was a "high threat environment" at the time of el-Masri's rendition, which
	"was essentially identical to the one in which CTC employees, including the two in question here, previously had
	been sharply criticized for not connecting the dots prior to 9/11." ⁴⁸ In
	other words, the "perverse" lesson was <u>not</u> as Hayden describes it (that a wrongful rendition, but not the failure

 ⁴⁷ CIA Response, page 8.
 ⁴⁸ Congressional notification, with the subject, "CIA Response to OIG Investigation Regarding the Rendition and Detention of German Citizen Khalid al-Masri," dated October 9, 2007. See pages 129-130 of the Committee Study.

	to thwart an actual terrorist plot, would be subject to accountability), but rather that the failure to thwart an actual terrorist plot became justification for the wrongful rendition.
Page 366: I also pointed out [to the transition team] that for all the huffing and puffing, Congress had had the opportunity in 2006 to stop the program, and it had not. [Footnote: To be fair, the Intelligence Authorize Act of 2008 would have confined all US government agencies to the interrogation techniques in the Army Field Manual, but the bill was vetoed by President Bush.]	As detailed above, members of Congress expressed opposition to and concerns about the CIA's enhanced interrogation techniques, even prior to the vote to limit CIA interrogations to techniques authorized by the Army Field Manual.
Page 366: I emphasized how many	CIA records demonstrate the
times CIA had gone to the Justice	Department of Justice opinions were
Department in the history of the	based on extensive inaccurate
program and how Justice had been	information provided by the CIA.
supportive, not just in the infamous and	(See pages 409-436 of the Committee
overreaching "Bybee memo" at the	Study.)
beginning of the program but in later,	Former CIA Constal Coursel Stephen
more limited opinions. I had a lot of details. There were	Former CIA General Counsel, Stephen
	Preston, has also stated that the Department of Justice did not always
twenty-two pages of text and briefing notes in front of me on numbers and	Department of Justice did not always have accurate information about the
techniques and reports and intelligence.	CIA's Detention and Interrogation
teeninques and reports and interrigence.	Program and that the inaccurate
	information was "material." ⁴⁹
	The CIA itself, while arguing that it
	"did not consistently or intentionally
	provide inaccurate information to
	DOJ," has acknowledged that OLC
	opinions did not always "reflect" "up-
	to-date factual information."

⁴⁹ "Top C.I.A. Lawyer Sides with Senate Torture Report," *The New Yorker*, September 26, 2013.

	(Emphases added. See page 32-33 of the CIA Response.)
	CIA records demonstrate that the briefing provided to president-elect
	Obama's team included extensive
	inaccurate information about the
	intelligence derived from the CIA's
	enhanced interrogation techniques.
	(See pages 170, 171, 213, 222, 289,
	342, 343, 360, 361 and 369 of the
	Committee Study.) In addition,
	Director Hayden briefed the team that
	there had been 98 detainees in the
	history of the CIA program, despite
	having been informed that there had
	been at least 112. (See below, as well
$\mathbf{D}_{}$ 29 (. 1 1 11' . 1	as page 476 of the Committee Study.)
Page 386: I argued publicly that they did work and had been vital for	As described above, CIA records
national security. In a Fox News	<u>demonstrate that President Bush's</u> September 2006 speech included
interview the Sunday after the release	extensive inaccurate assertions
of the memos, I said, "The facts of the	provided by the CIA. The CIA has
case are that the use of these techniques	acknowledged having inserted
against these terrorists made us safer.	inaccurate information into the
It really did work President Bush, in	speech.
September of '06, outlined how one	
detainee led to another, led to another,	
with the use of these techniques."	
Page 392: The agency had cooperated	The CIA has contradicted former
extensively in the prosecution of an	Director Hayden's statements. With
agency contractor who was convicted	regard to accountability generally, the
for manslaughter following the death of	CIA acknowledged "significant
one detainee. The agency has also	shortcomings in CIA's handling of
referred other findings of inappropriate	accountability for problems in the
behavior to the Department of Justice,	conduct and management of CIA's
where they were reviewed thoroughly	RDI activities. ⁵⁰ With regard to the
by career prosecutors in the Eastern	specific case described by Hayden, the

⁵⁰ CIA Response, page 8.

District of Virginia, who ultimately declined further prosecutions Finally, following the prosecutors' decision not to act, the agency took its own disciplinary action, where appropriate.	CIA has acknowledged that it was <u>not</u> part of the CIA's Detention and Interrogation Program and that more than half of the Inspector General investigations previously cited by the CIA were, in fact, unrelated to the program. ⁵¹
Page 396: It was an unrelenting prosecutorial screed that accused us and the agency of going beyond our authorities and lying to everyone about that and about the effectiveness of the program. We were all more than a little stunned. And angry. We asked how the Democrat staff could arrive at those conclusions without talking to any of us.	CIA records demonstrate that the CIA went beyond its authorities and provided inaccurate information to the White House, the CIA Inspector General, Congress, the Department of Justice, and the public. Many of these instances have been acknowledged by the CIA itself. The Committee did not conduct interviews because, after Attorney General Holder expanded the Department of Justice investigation, the CIA decided not to compel its employees and contractors to appear before the Committee. The Study does, however, rely on contemporaneous CIA documents and interviews of CIA personnel conducted by the CIA Office of Inspector General and CIA Oral History Program. In preparing its Response to the Study, the CIA interviewed CIA officers, including Director Hayden, providing them an opportunity to respond to the Study's findings. ⁵² Finally, the Study relied on previous statements to the Committee made by CIA leaders, in particular Director

⁵¹ CIA Response, pages 10, p. 44; "Note to Readers."
⁵² See, for example, page 19 of the CIA Response.

	Hayden, whose April 12, 2007,
	testimony is detailed in Appendix 3 of
	the Study (pages 462-499 of the
	Committee Study). In numerous
	public interviews and publications,
	including "Playing to the Edge,"
	former Director Hayden has largely
	repeated his inaccurate testimony.
Pages 396-397: We also asked why	Neither the CIA nor Director
this was being done. We were told that	Hayden have demonstrated any
the SSCI staff director had said	<u>"errors of fact" in the Study.</u> The
because Senator Feinstein wanted to be	public Executive Summary, much less
sure that this would never happen	the full Study, which is more than
again, which struck us as a conclusion	6,700 pages long, is not "selective in
that then launched a search for data.	citing documents." Indeed, the
The agency was as livid about the	documents subsequently declassified
report as we were, and they were going	and released by proponents of the
to push back hard, since the draft had	CIA's Detention and Interrogation
been selective in citing documents, had	Program have not contradicted any of
errors of fact, and seemed ignorant of	the findings or conclusions of the
the way that intelligence really worked.	Study.
	Neither the CIA nor Director Hayden
	have offered any evidence that the
	desire to prevent a recurrence of the
	CIA program $-$ a desire shared by an
	overwhelming bipartisan majority of
	the U.S. Senate $-$ in any way
	influenced the "search for data" or the
	factual record established by the Study.
Page 397: John McLaughlin crafted a	John McLaughlin contributed an essay
magnificent 2,300-word op-ed that we	to a collection entitled "Rebuttal: the
pre-positioned with the Wall Street	CIA Responds to the Senate
Journal's Web site along with a shorter	Intelligence Committee's Study of its
version for the print edition.	Detention and Interrogation Program."
	The factual inaccuracies in the
	collection, including in the essay by
	McLaughlin, are detailed in a 93-

	page document on Senator Feinstein's website.53
Page 398: John's argument in the Journal summarized our case: "The Senate Intelligence Committee's report on Central Intelligence Agency detention and interrogation of terrorists, prepared only by the Democratic majority staff, is a one- sided study marred by errors of fact and interpretation—essentially a poorly done and partisan attack on the agency that has done the most to protect America after the 9/11 attacks."	Feinstein's website.53In addition, the numerous factual errors in McLaughlin's Wall StreetJournal op-ed were documented by Senator Wyden.54The assertion that the Study was "partisan" is inaccurate.The assertion that the Study was"partisan" is inaccurate.The Termsof Reference that guided the Committee investigation was approved with a bipartisan vote of 14-1, on March 5, 2009.55 While the then-Vice Chairman withdrew from the investigation in September 2009, over objections to an announced Department of Justice criminal investigation into CIA abuses, the Committee Study continued to receive bipartisan support. On December 13, 2012, the Committee
	approved the Study with a bipartisan vote of 9-6, with Senator Olympia Snowe (R-ME) voting in favor. ⁵⁶ In addition, Senator McCain (R-AZ), an <i>ex officio</i> member of the Committee, voiced support for the Study and documented this support in writing. ⁵⁷ On April 3, 2014, the Committee agreed by a bipartisan vote of 11-3 to seek declassification of the Executive Summary.

⁵³ http://www.feinstein.senate.gov/public/index.cfm/files/serve?File_id=69A0EBC9-999C-4593-B44C-CB24CE9D6689&SK=9B3E4220EB835CCB4A92E9A7EE85AFA8

 ⁵⁴ http://www.scribd.com/doc/249963726/Wyden-Torture-Rebuttal
 ⁵⁵ See <u>http://www.intelligence.senate.gov/publications/report-select-committee-intelligence-covering-period-</u> january-3-2013-january-5-2015. ⁵⁶ http://www.reuters.com/article/2012/12/14/us-usa-interrogations-idUSBRE8BD01420121214

⁵⁷ http://www.mccain.senate.gov/public/index.cfm/2012/12/post-95e0a445-d569-80f9-f216-89ec7a7b6928

	As noted above, neither the CIA nor Hayden have demonstrated any "errors of fact and interpretation" in the Study.
Page 398: [McLaughlin] challenged the report's findings that CIA routinely went beyond the authorized interrogation techniques and misled the Justice Department, the White House, Congress, and the American people. He pointed out that the report chose to ignore the context of the time in which the program was launched and the fact that the agency was not operating alone (he noted more than thirty briefings to Congress).	of fact and interpretation" in the Study. As detailed in the responses from Senators Feinstein and Wyden cited above, McLaughlin provided extensive inaccurate information in his op-ed and his contribution to the "Rebuttal" compilation. CIA records demonstrate the numerous incidents in which the CIA "went beyond [its] authorized interrogation techniques." The CIA has acknowledged 12 cases in which its enhanced interrogation techniques were used without authorization, ⁵⁸ acknowledged that the waterboard was used with a frequency that was inconsistent with representations to the Department of Justice, ⁵⁹ acknowledged that "it would have been prudent to seek guidance from OLC" prior to using dietary manipulation, nudity, water dousing and the abdominal slap, ⁶⁰ and failed to dispute the use of rectal rehydration and rectal feeding, which were never authorized as interrogation techniques. CIA records, and in some cases CIA acknowledgements, demonstrate that inaccurate information provided to the Justice Department, the White House, Congress, and the American people.
	The Study, relying on and citing CIA records, includes an extensive factual

⁵⁸ See "Note to Readers."
⁵⁹ CIA Response, page 32.
⁶⁰ CIA Response, page 57. See page 414 of the Committee Study.

	narrative regarding the "context of the time in which the program was launched," including the threat reporting that contributed directly to the CIA's decision to use its enhanced interrogation techniques. The Study also includes extensive information on briefings to Congress and interactions between the CIA and the White House and the Department of Justice. Neither the CIA nor Hayden have identified aspects of this history omitted by the Study.
Page 398: Most important,	As detailed in the responses from
[McLaughlin] (like the agency and	Senators Feinstein and Wyden cited
Republican rebuttals) challenged the	above, the examples provided by
"claim that the CIA's interrogation	McLaughlin are inaccurate.
program was ineffective in producing	
intelligence that helped us disrupt,	
capture, or kill terrorists," citing	
multiple examples of its effectiveness,	
including the bin Laden takedown.	
P. 398-399: [The Committee Study]	CIA records demonstrate the
particularly focused on my April 2007	extensive inaccuracies in then-
testimony, dedicating all of appendix	Director Hayden's testimony. The
three to pointing out what they	CIA has acknowledged that Director
believed to be inaccuracies. A lot of	Hayden's "testimony contained some
the issues had to do with the still raging	inaccuracies." ⁶¹
argument over what Abu Zubaida (the	
first detainee to be waterboarded) told	Pages 462-466 of Appendix 3 of the
us, when, and why. Other issues could	Committee Study compare Director
fairly be described as my briefing the	Hayden's testimony related to Abu
standard and their searching through	Zubaydah with CIA records. There is
millions (literally) of pages to find the	no "raging argument" over what Abu
deviations, most of which were early in	Zubaydah said to the CIA and when he
the program.	said it; those facts are established in
Then there was the issue of what	undisputed CIA records.
constituted the program. I said that the	

⁶¹ CIA Response, page 37.

program I was briefing was created, at least in part, because of the poor agency performance with early battlefield captures—as thoroughly documented and shared with the SSCI by CIA's inspector general. The committee knew that Gul Rahman had died in agency custody, for example, but CIA never considered him part of <i>this</i> program. And finally, there is the very real possibility that in two hours of testimony discussing things five years distant and separated from me by the administration of two other directors, I may have just gotten some things	As detailed below, Director Hayden did not merely brief the "standard," but rather testified unequivocally about the full history of the program. Many of the "deviations," (i.e. instances in which CIA actions contradicted Director Hayden's testimony) were well-known within components of the CIA, particularly as some of them were included in investigations by the Inspector General. As the CIA has acknowledged, "the Agency should have done better in preparing the Director, particularly concerning events that occurred prior to his tenure." ⁶²
wrong. It's possible.	Director Hayden's testimony that Gul Rahman "was not part of this program," omitted that, at the time, DETENTION SITE COBALT, where Rahman died, was described as a place where the CIA could detain suspected terrorists for the purposes of "intense interrogations" by CIA officers. ⁶³ CIA records demonstrate that Gul Rahman was the subject of an assessment to determine which CIA enhanced interrogation techniques should be used against him, and that he was subjected to what the CIA chief of interrogations described as "coercive techniques without authorization." ⁶⁴
Page 399:Most important, ourpurpose for the 2007 session—as well	This description of then-Director Hayden's 2007 testimony is

⁶² CIA Response, page 37.
⁶³ ALEC [REDACTED] [REDACTED]
⁶⁴ [REDACTED] 29909 [REDACTED]; ALEC [REDACTED] [REDACTED]; [REDACTED] 29520 [REDACTED]; email dated November [REDACTED], 2002, from CIA interrogator [REDACTED], to CTC/LGL Officer [REDACTED] with the subject line, "Another example of field interrogation using coercive techniques without authorization." See pages 496-497 of the Committee Study.

as similar sessions with the HPSCI— had <i>not</i> been to narrate a definitive history of the RDI program, but to explain its <i>current</i> status as a first step in building a consensus on a way	inaccurate. The testimony included numerous unqualified assertions about the full history of the RDI program, including:
ahead. That never happened, of course.	"Threats of acts of sodomy, the arrest and rape of family members, the intentional infection of HIV or any other diseases have never been and would never be authorized. <u>There are</u> <u>no instances</u> in which such threats or abuses took place." (Emphasis added. Pages 487-488 of the Committee Study.)
	"Punches and kicks are not authorized and <u>have never been</u> employed." (Emphasis added. Page 489 of the Committee Study.)
	"Detainees <u>have never been</u> denied the means – at a minimum, they've always had a bucket – to dispose of their human waste." (Emphasis added. Page 490 of the Committee Study.)
	"Health care <u>has always been</u> administered based upon detainee needs. It's neither policy nor practice to link medical care to any other aspect of the detainee program." (Emphasis added. Page 491-493 of the Committee Study.)
	The CIA has acknowledged that then-Director Hayden described the history of the program inaccurately. As the CIA Response noted, "CIA Hayden sought in the statements made during this session to discuss the

	history of the program, the safeguards that had been built into it, and the way ahead." (Emphasis added.) The CIA Response acknowledged that aspects of that testimony were inaccurate, for example Director Hayden's testimony that "punches' and 'kicks' were not authorized techniques and had never been employed." ⁶⁵
Pages 399-400: I got wrapped around	The CIA, in its Note to Readers
another axle in the report concerning	document, has acknowledged that
the number of detainees. According to	Director Hayden was told at the time
the report, I "instructed a CIA officer	that the CIA had detained "at least
to devise a way to keep the number of CIA detainees at the same number that	<u>112" individuals, <i>not</i> that the</u>
the CIA had previously briefed to	number "could be as high as 112."
Congress." The report says that was	<i>"[W]e incorrectly characterized the</i>
ninety-eight; I think it was actually	status of CTC's count at the time.
ninety-nine.	CTC's count was <u>at least</u> 112 (not "as
The alleged "incident" took	high as 112"), even without the
place in January 2009 as I was getting	inclusion of detainees who were no
ready to step out the door. One CTC	longer in CIA's custody prior to
officer suggested that the right number	consolidation of the program in
of detainees in the program could be as	December 2002. Including those
high as 112. There had always been	earlier detainees would have added to
questions as to who should be counted	<i>CTC's count.</i> " (Emphasis in the
in the program, and early bookkeeping	original.)
had been sloppy, but I couldn't resist	The incident in which Director Heyden
offering a half smile and saying, "You	The incident in which Director Hayden was informed that there were at least
people have pushed me out there for three years with ninety-seven or ninety-	112 CIA detainees was not "alleged."
eight [as we added detainees]."	After briefing Hayden, the CTC officer
The agency rebuttal reflects the	wrote an email to himself: "I briefed
consensus from that meeting that the	the additional CIA detainees that could
new CTC numbers were still	be included in RDI numbers. DCIA
"somewhat speculative and	[Hayden] instructed me to keep the
incomplete." I said that if there really	detainee number at 98 – pick whatever
were new numbers, they better make	

⁶⁵ CIA Response, page 37.

sure and then tell the new director to pass them on to Congress. The Feinstein report settled on	date i [sic] needed to make that happen but the number is 98." ⁶⁶
"at least 119" (not 112) as the right number of detainees to book under the program.	The conclusion in the Study that there were "at least 119" CIA detainees is based on CIA records. Appendix 2 of the Committee Study lists those 119 detainees.
Page 400: Which, I suppose, again raises the question of motive. Why the report? CIA was out of the interrogation business. It wasn't going back.	The Committee Study was initiated with a bipartisan 14-1 vote approving the Terms of Reference. The vote occurred on March 5, 2009, after President Obama had formally ended the CIA's Detention and Interrogation Program. Nonetheless, as the Republican Vice Chairman stated at the time, "we need to compare what was briefed to use by the Agency with what we find out, and we need to determine whether it was within the guidelines of the OLC, the MON, and the guidelines published by the Agency." ⁶⁷
Page 401: [Agency personnel], of course, disagreed with the report, its narrative, its method, and its conclusions. And they especially disagreed what this was all just about them. If it was just about them, congressional Democrats (those who had been briefed) would have begun their protest in 2002 – when the trauma was recent, the threat seemed imminent, and the future was in doubt—and not in 2014, when it was not.	This statement is inaccurate. Congressional Democrats did begin questioning the use of the CIA's enhanced interrogation techniques in 2002. At the first briefing for the House Permanent Select Committee on Intelligence (HPSCI) leadership, in September 2002, HPSCI attendees "questioned the legality of these techniques if other countries would use them." The CIA excised this sentence from its official record of the briefing. ⁶⁸ Shortly thereafter, Senate

 ⁶⁶ Email from: [REDACTED]; to: [REDACTED] [Himself]; subject: Meeting with DCIA; date: January 5, 2009.
 ⁶⁷ Senate Select Committee on Intelligence, Transcript, business meeting, February 11, 2009.

⁶⁸ Email from: [REDACTED]; to: [REDACTED]; bcc: Jose Rodriguez; subject: Re: immediate coord; date: September 6, 2002. See also ALEC [REDACTED] (101607Z SEP 02). Email from: Jose Rodriguez; to: [REDACTED]; subject: Re: immediate coord; date: September 6, 2002, at 2:52 PM.

	Select Committee on Intelligence
	0
	Graham sought to expand Committee
	oversight of the CIA's Detention and
	Interrogation Program. An internal
	CIA email, however, indicated that the
	full Committee would not be told about
	"the nature and scope of the
	interrogation process." ⁶⁹ Other emails
	describe efforts by the CIA to identify
	a "strategy" for limiting the CIA's
	responses to Chairman Graham's
	requests for more information on the
	program, specifically seeking a way to
	"get off the hook on the cheap." ⁷⁰ The
	CIA eventually chose to delay its next
	update for the Committee leadership on
	the CIA's program until after Graham
	had left the Committee. ⁷¹ (Pages 438-
	439 of the Committee Study.) As
	detailed in the Study, in the years that
	followed, the CIA declined to answer
	questions from Committee members or
	provide materials requested by Vice
	Chairman Senator Rockefeller, and
	provided inaccurate information to
	Committee leadership.
Page 402: Not quite the outcome	As noted above, the Committee Study
intended by the Democrats on the	was approved by a bipartisan 9-6
intelligence committee.	majority, with additional support from
	<i>ex officio</i> member John McCain (R-
	AZ).

⁶⁹ Email from: [REDACTED]; to: [REDACTED] and [REDACTED]; subject: Sensitive Matters for the SSCI Quarterly CA Briefing; date: November 19, 2002.

⁷⁰ Email from: Stanley Moskowitz; to: John Moseman, Scott Muller, James Pavitt; subject: Graham request for oversight into interrogation; date: December 4, 2002, at 05:58:06 PM; email from: Stanley Moskowitz; to: John H. Moseman; cc: Scott Muller and James Pavitt; subject: [attached document] Re: Graham request on interrogations; date: December 9, 2002, at 05:46:11 PM.

⁷¹ Memorandum of December 26, 2002; FOR: Director of Central Intelligence; FROM: Scott W. Muller, General Counsel; SUBJECT: Disposition of Videotapes.

	Among the "outcomes" of the Study was historic anti-torture legislation. On June 16, 2015, the Senate voted 78- 21 to prohibit U.S. Government interrogation techniques not specifically authorized by the Army Field Manual and to require access to U.Sheld detainees for the International Committee of the Red Cross. The bipartisan amendment was supported in conference by the House of Representatives and was signed into law by the President.
Page 402: The country and the CIA	The suggestion that the Study was
would have benefited from a more	not accompanied by "serious"
balanced study of these programs and a	recommendations is inaccurate. On
corresponding set of recommendations.	December 30, 2014, Chairman
	Feinstein wrote a public letter to
	President Obama outlining an
	extensive set of recommendations
	arising from the Study. Two of those
	recommendations – establishing the
	U.S. Army Field Manual as the
	exclusive set of interrogation
	techniques and requiring the U.S.
	government to provide ICRC access to
	detainees – passed the U.S. Senate by an overwhelming bipartisan majority of
	78-21, and were subsequently
	supported in conference by the House
	of Representatives and signed into law
	of the property of and bighter into law