

PRIVACY & CIVIL LIBERTIES OVERSIGHT BOARD

REPORT ON CIA FINANCIAL DATA ACTIVITIES IN SUPPORT OF ISIL-RELATED COUNTERTERORRISM EFFORTS

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(U) INTRODUCTION

A. (U) The Privacy and Civil Liberties Oversight Board

- (U) The Privacy and Civil Liberties Oversight Board ("PCLOB") is an independent agency within the executive branch, established by the Implementing Recommendations of the 9/11 Commission Act of 2007. The bipartisan, five-member Board is appointed by the President and confirmed by the Senate. The PCLOB's mission is to conduct oversight and provide advice to ensure that efforts by the executive branch to protect the nation from terrorism are appropriately balanced with the need to protect privacy and civil liberties.
- (U) In its oversight role, the Board is responsible for continually reviewing executive branch policies, procedures, regulations relating to efforts to protect the nation from terrorism, and their implementation, in order to ensure that privacy and civil liberties are protected. The Board also is responsible for continually reviewing executive branch information-sharing practices and any other actions of the executive branch relating to efforts to protect the nation from terrorism, in order to determine whether such actions appropriately protect privacy and civil liberties and whether they are consistent with governing laws, regulations, and policies regarding privacy and civil liberties.²

B. (U) The Board's examination of Executive Order 12333 activities

(U) In July 2014, the Board announced that it would review, among other matters, counterterrorism-related intelligence activities conducted pursuant to Executive Order 12333, as amended ("E.O. 12333"). First issued in 1981 and last updated in 2008, E.O. 12333 establishes an operational framework for 17 federal entities designated as part of the nation's Intelligence Community ("IC").³ The executive order does not provide authority for any one intelligence-gathering effort, nor is there any single E.O. 12333 surveillance "program." Yet, understanding how IC elements implement E.O. 12333 is a critical part of understanding how entities balance the need to protect privacy and civil liberties with the need to protect the nation against terrorism. The order regulates the use of certain intelligence-gathering methods and outlines parameters under which intelligence agencies may collect and utilize information about United

¹ (U) Pub. L. No. 110–53, § 801, 121 Stat. 266, 352 (2007).

² (U) 42 U.S.C. § 2000ee(d)(2).

³ (U) Executive Order 12333 was signed on December 4, 1981. It was amended in 2004 by Executive Order 13355 to facilitate "strengthened management of the Intelligence Community." Executive Order 12333 was again amended in 2008 by Executive Order 13470 to strengthen the role of the Director of National Intelligence and permit the sharing of signals intelligence under certain conditions.

States persons ("USPs").⁴ Among other things, E.O. 12333 requires IC elements to issue and follow procedures approved by the Attorney General in order to collect, retain, or disseminate information concerning USPs, or use certain collection methodologies within the United States or directed at USPs abroad.⁵

- (U) In April 2015, the Board adopted a project description memorializing its approach to its E.O. 12333 oversight effort. The Board explained that it would select specific counterterrorism-related activities conducted under E.O. 12333 by the Central Intelligence Agency ("CIA") and National Security Agency ("NSA"), and would conduct in-depth examinations of those activities. The Board further explained that it would issue a public report that explains how the legal framework established by the executive order and its implementing procedures governs the collection, use, retention, and dissemination of information concerning U.S. persons.⁶
- (U) Later in 2015, the Board selected for in-depth examinations three sets of counterterrorism-related activities conducted under E.O. 12333: two sets of activities conducted by the CIA and one set conducted by the NSA. This report regards one of the two in-depth examinations of certain CIA counterterrorism activities.
- (U) On January 3, 2017, the Board voted unanimously to adopt this report. Board Members Wald and Dempsey wrote a joint separate statement, which is appended to this report.

C. (U) Purpose and focus of this report

This report examines the CIA's financial data activities conducted under E.O. 12333 in support of counterterrorism efforts with respect to the network of the Islamic State in Iraq and the Levant, or ISIL— an entity that the State Department has designated as a terrorist organization. In July 2015, the Board selected this topic for an in-depth examination. By focusing on this area, the Board has been able to review certain CIA activities in the context of a current and ongoing terrorist threat.

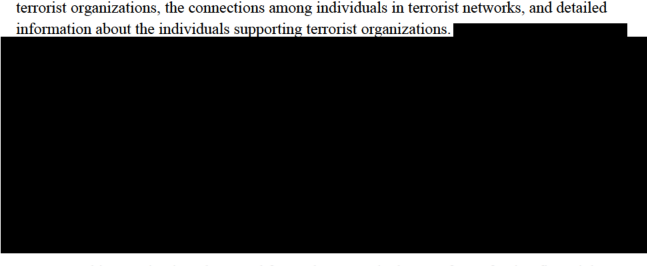
Thus, the review covers "financial intelligence activities" which includes a variety of information derived from financial data. This data can illustrate the flow of funds used by

⁴ (U) A "United States person" under E.O. 12333 means (1) "a United States citizen," (2) "an alien known by the intelligence element concerned to be a permanent resident alien," (3) "an unincorporated association substantially composed of United States citizens or permanent resident aliens," or (4) "a corporation incorporated in the United States, except for a corporation directed and controlled by a foreign government or governments." Exec. Order No. 12333 § 3.5(k).

⁵ (U) Exec. Order. No. 12333 § 2.3-2.4.

⁶ (U) "PCLOB Examination of E.O. 12333 Activities in 2015," *available at* https://www.pclob.gov/library/20150408-EO12333_Project_Description.pdf.

⁽U) Office of the Spokesperson, U.S. Dep't of State, "Terrorist Designations of Groups Operating in Syria" (May 14, 2014). For the purposes of this report, the Board uses the phrase "counterterrorism efforts" to refer to "efforts to protect the Nation against terrorism." *See generally* 42 U.S.C. § 2000ee(d)(2).



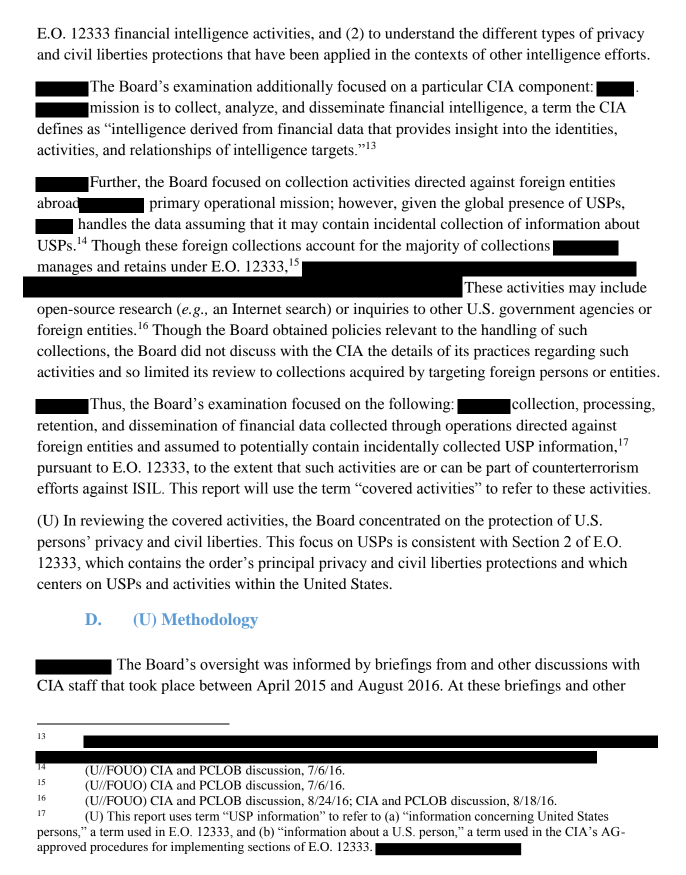
In this examination, the Board focused on a particular set of CIA foreign financial intelligence activities under a particular legal framework: the collection, retention, analysis, and dissemination of financial data pursuant to E.O. 12333. This examination did not explore activities conducted pursuant to specialized statutory regimes or inter-agency agreements. The Board researched other government initiatives to collect financial data for intelligence purposes only for two limited reasons: (1) to understand the context in which the CIA has carried out its

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11 (U//FOUO) CIA and PCLOB discussion, 8/24/16; CIA and PCLOB discussion, 8/18/16.

The CIA generally considers E.O. 12333 rules to apply across its activities, including activities involving USPs or USP information, though statutory or other requirements may supplement E.O. 12333. CIA and PCLOB discussion, 9/8/15; CIA and PCLOB discussion, 4/21/15; CIA, CIA Accuracy Review of PCLOB Notes from CIA Briefings on E.O. 12333 Rules, Statement 1 (May 10, 2016).

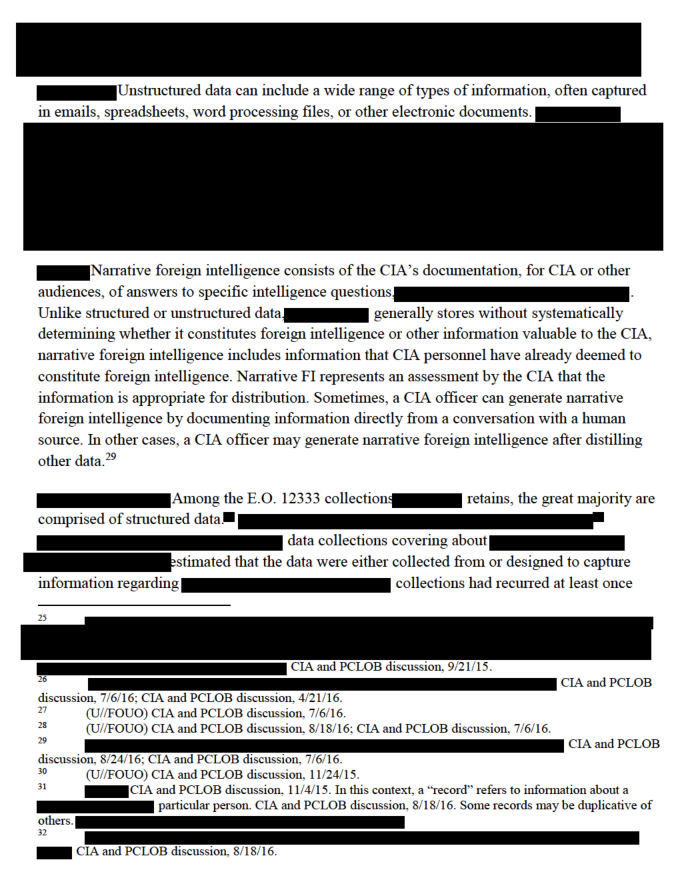
For the purposes of this review, terms such as "E.O. 12333 activities" will refer to activities conducted under the E.O. 12333 framework and not also under a specialized collection, retention, or dissemination regime. The Board recognizes, however, that even E.O. 12333 activities may be governed by other general statutes that are beyond the scope of this review. One example of such a general statute is the Privacy Act of 1974, 5 U.S.C. § 552a, which can affect dissemination protocols *See generally* CIA and PCLOB discussion, 7/6/16.

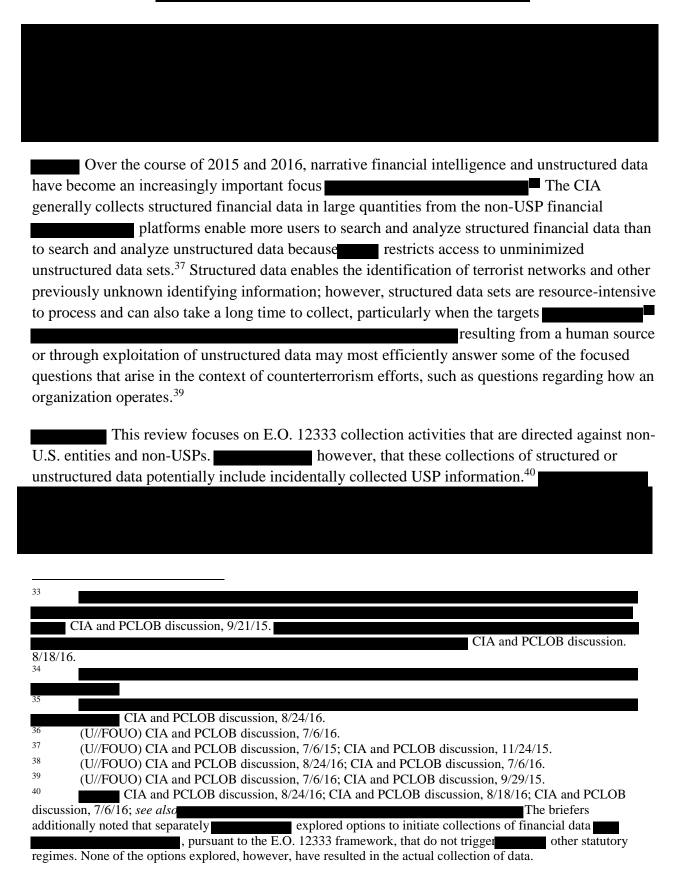


sessions, the CIA staff informing the PCLOB were primarily managers and attorneys The Board also
received relevant documents from the CIA, the CIA Office of the Inspector General,
This report follows a report of the CIA Office of the Inspector General ("CIA OIG")
The Board understands that the CIA OIG is monitoring the CIA's response to the report's recommendations, recommendations, and that the CIA has implemented many of CIA OIG's recommendations where relevant. While the CIA OIG report focused on compliance with key aspects of E.O. 12333, and certain other CIA policies, this report focuses on how aspects of the CIA's practices protect the privacy and civil liberties of USPs. Due to the CIA OIG's attention to access controls, however, the Board did not focus on access controls in this review, though the discussion below includes some key facts on the topic.
Sections II and III below provide background on the activities that the Board reviewed and the financial data that those activities involved. Section III further discusses the covered activities in detail, including the applicable authorities. In Section IV, the Board evaluates the covered activities and identifies six recommendations for improvements in the CIA's practice.
(U) Following the Board's analysis and recommendations, this report includes a separate statement.
OFFICE OF INSPECTOR GEN., CIA, REPORT OF (hereinafter "OIG Report"); CIA and PCLOB discussion, 7/6/16. OFFICE OF INSPECTOR GEN., CIA,
CIA and PCLOB discussion, 7/6/16; E-mail from Office of the Inspector General, CIA, to Executive Director, PCLOB (Nov. 29, 2016). According to the OIG, CIA has completed actions for recommendations and all of the non-significant recommendations in the OIG report. CIA continues to work toward addressing recommendations of the OIG's
OIG Report

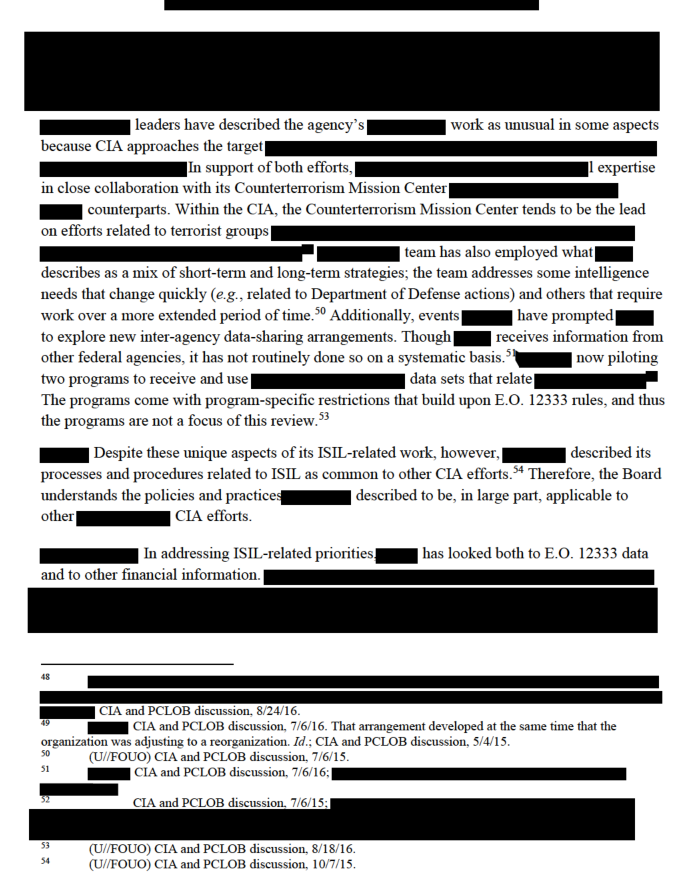
II. OVERVIEW: FINANCIAL INTELLIGENCE AND KEY AUTHORITIES

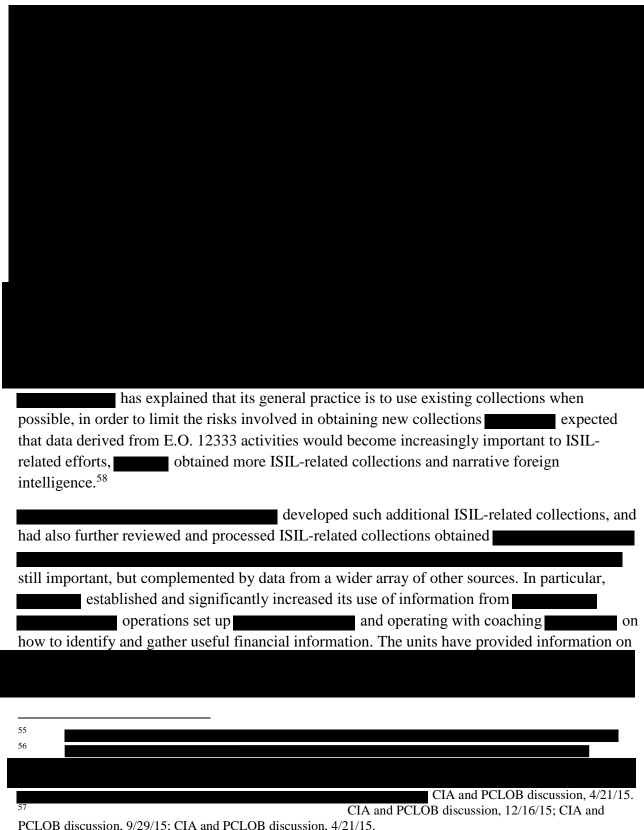
12333 financial data, and the use of such data in efforts related to ISIL. Part D describes key authorities applicable E.O. 12333 financial intelligence activities, while Part E discusses the extent trains its personnel on these authorities. A. Description of E.O. 12333 financial intelligence groups its E.O. 12333 financial intelligence into two categories: aggregate financial data, and narrative foreign intelligence ("FI"). The former is further divided into two categories: structured data and unstructured data. 22 Structured data consists of data sets that can be transformed into a common format The common format of the commo	This section provides background on the activities that the E through C describe financial intelligence generally, its significance,	role regarding E.O.
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	discussion, 8/18/16. 24 (U//FOUO) CIA and PCLOB discussion, 11/16/15.	



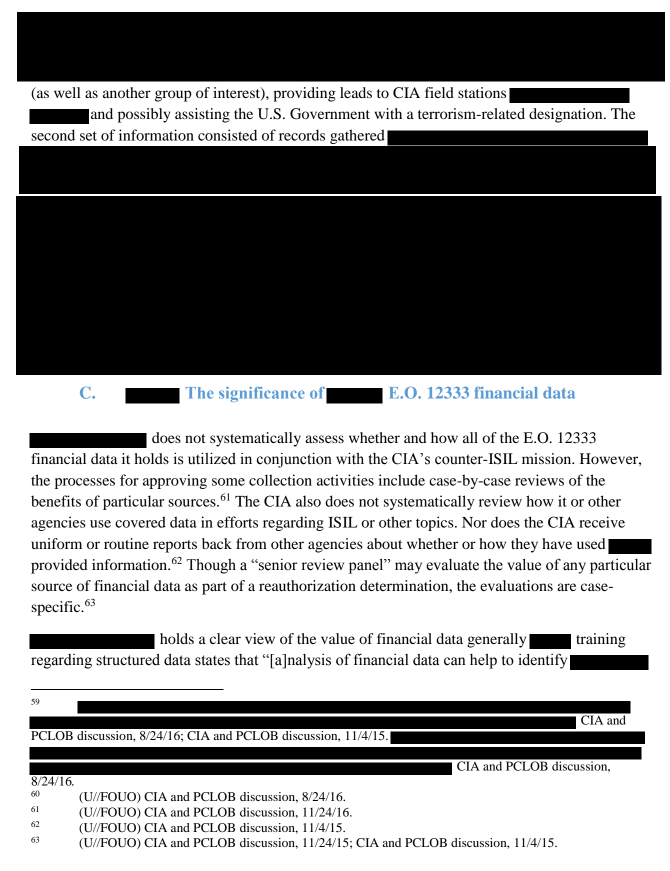


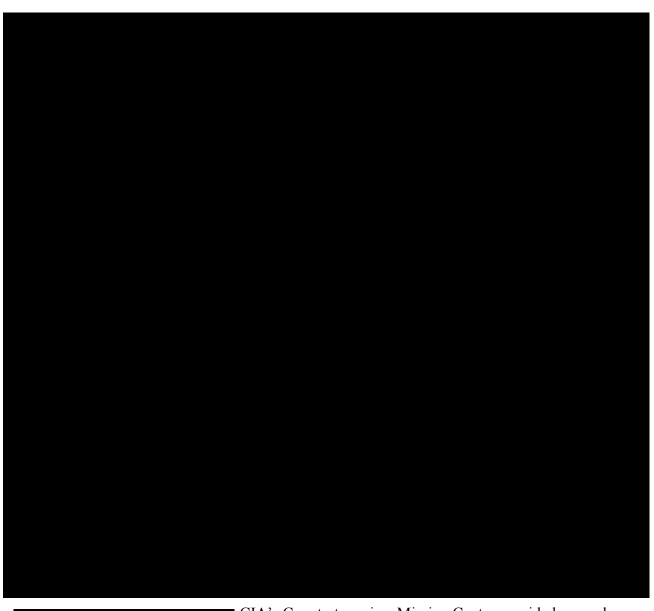
role and E.O. 12333 financial data in the ISIL context B. With its mission to collect, analyze, and disseminate financial intelligence, hub of the CIA's financial intelligence expertise. efforts aimed at acquiring , developing CIA's financial data collections, and disseminating FI reporting. Closely with other CIA components who may assist in carrying out these collection activities. With assistance also the CIA lead for processing, retaining, and disseminating structured financial data that has not yet been reviewed for potential FI. Finally, the CIA lead for exploiting and disseminating FI reports derived from unstructured financial data holdings. But analysis does not represent the CIA's definitive perspective on a particular question. Two other parts of the CIA, the Counterterrorism Mission Center and primarily responsible for ISIL-related all-source analysis, i.e., analysis that represents the CIA's definitive perspective on an ISIL-related question.⁴³ as policymakers have continued to refine their needs and other parts of the CIA have focused their attention on some of the other priority areas.⁴⁷ Overall, focused efforts are designed to drive collection in support of strategic policy objectives set by the uses to review structured data for identifying USP information. CIA and PCLOB discussion, 8/18/16. This report uses the term "identifying information" to refer to a subset of USP information. CIA and PCLOB discussion, 7/6/16; CIA and PCLOB discussion, 11/4/15; CIA and PCLOB discussion, 10/7/15; CIA and PCLOB discussion, 9/29/15; CIA and PCLOB discussion, 9/29/15; CIA and PCLOB discussion, 8/7/15. (U//FOUO) CIA and PCLOB discussion, 8/7/15. 45 . CIA and PCLOB discussion, 8/24/15. (U//FOUO) CIA and PCLOB discussion, 7/6/16.



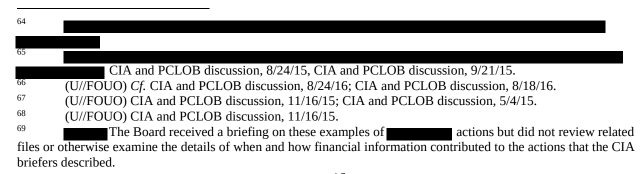


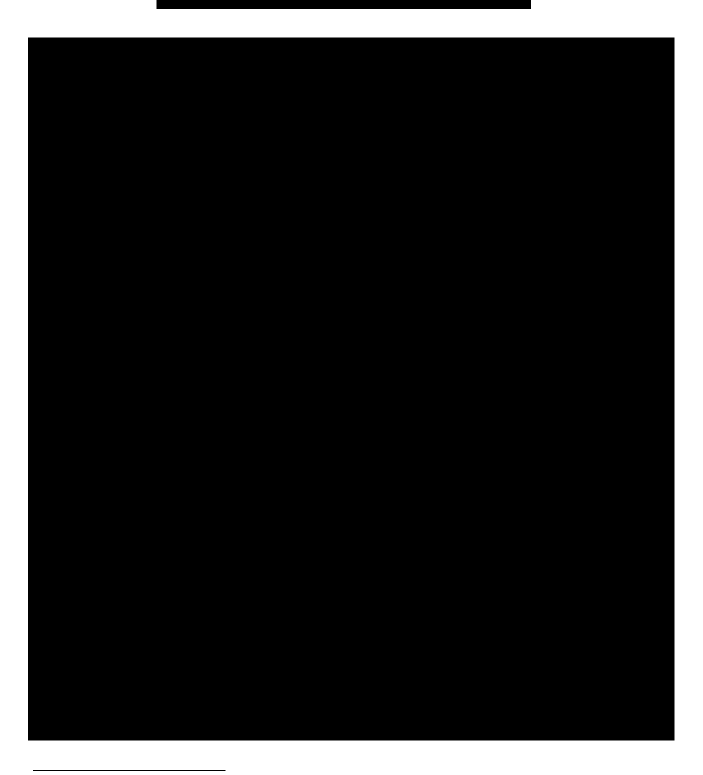
PCLOB discussion, 9/29/15; CIA and PCLOB discussion, 4/21/15. (U//FOUO) CIA and PCLOB discussion, 12/16/15.





CIA's Counterterrorism Mission Center provided examples including the following of how ISIL-related efforts have drawn on the CIA's E.O. 12333 financial data.⁶⁹

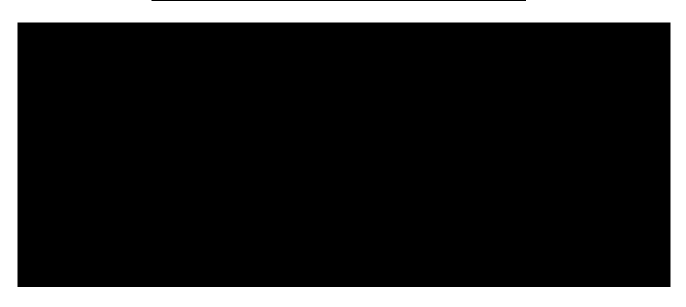




⁷⁰ (U//FOUO) CIA and PCLOB discussion, 11/16/15. 71

CIA and PCLOB discussion, 8/24/16; CIA and PCLOB discussion, 12/16/15; CIA and PCLOB discussion, 11/16/15.

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D. (U//FOUO) Key authorities applicable to covered activities

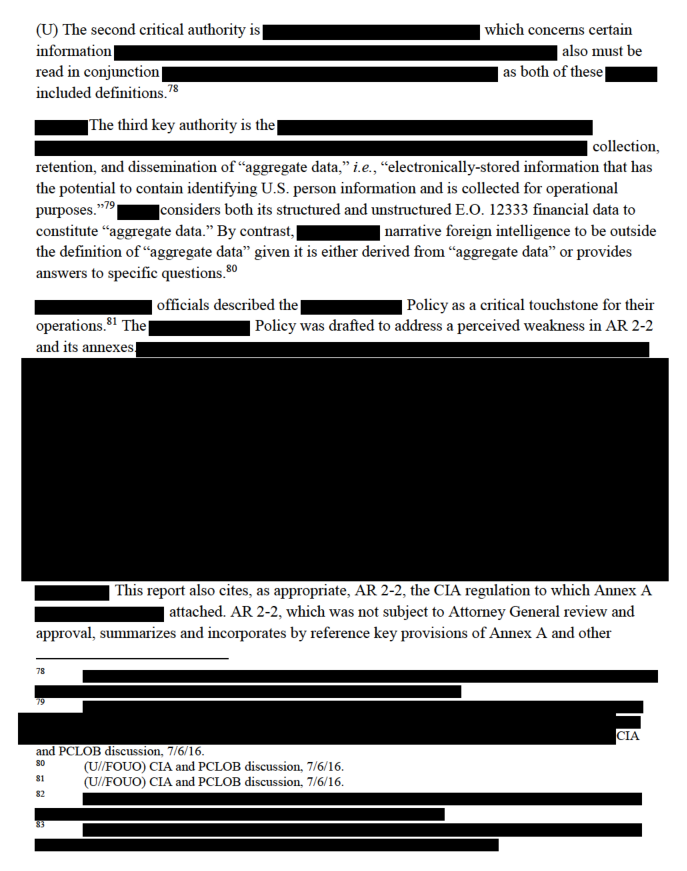
(U) E.O. 12333 is the overarching framework for this review. Section 1.7 of the order sets out general duties and responsibilities of the CIA, while Section 2 discusses how the CIA should conduct its intelligence activities. Within the order, Sections 2.3 and 2.4 are the most pertinent to the protection of USPs in the course of the covered activities. Section 2.3 regards the collection, retention, and dissemination of USP information. Section 2.4 discusses collection techniques and requires agencies to have specialized procedures regarding their use of particular techniques.⁷⁶

(U//FOUO) Also relevant to this review is a cascading set of E.O. 12333-related CIA authorities, some of which have changed since the Board completed its review of covered activities. Among these authorities, three are critical. The first is Annex A to the CIA's Agency Regulation 2-2 ("AR 2-2"). During the time period covered by this examination, Annex A was one of two parts of the CIA's Attorney General-approved procedures to implement Sections 2.3 and 2.4 of E.O. 12333. AR 2-2, Annex A, covers CIA intelligence activities outside the United States, and AR 2-2Annex B covers CIA intelligence activities within the United States, which are beyond the scope of this review.⁷⁷



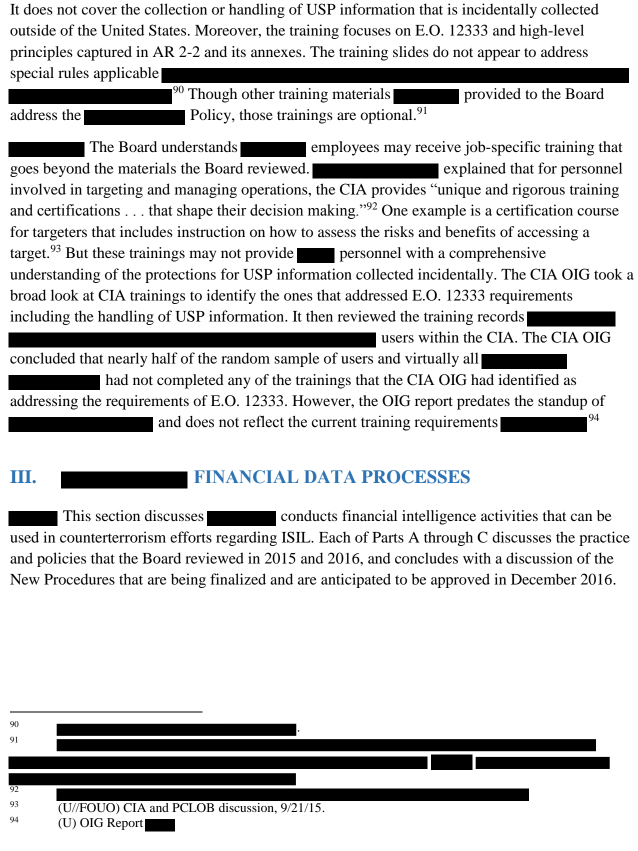
⁽U) Other parts of Section 2 regard specialized circumstances that the CIA has not suggested apply to the covered activities.

⁽U) (6.3.1) AR 2-2A Annex A, Guidance for CIA Activities Outside of the United States § I.I.A (Dec. 23, 1987) (signed 1982) (hereinafter "Annex A"); (6.3.2) AR 2-2B Annex B, Guidance for CIA Activities Within the United States § II.I.A (Dec. 23, 1987) (updated in 2005) (hereinafter "Annex B").



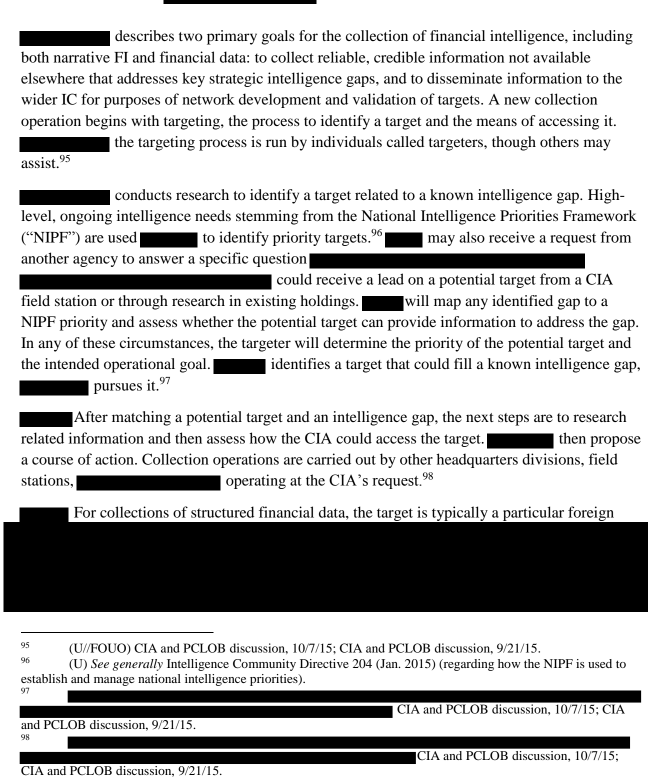
includes related policy provisions, and summarizes key statutes that may govern CIA activities. ⁸⁴
This report is based on these and other authorities as they were in effect through August 2016, when the Board completed its research regarding the CIA's activities. The CIA plans to adopt revised AG-approved procedures to implement Sections 2.3 and 2.4 E.O. 12333 by December 2016. ⁸⁵ The revised procedures ("New Procedures") will replace Annex A as well as Annex B to AR 2-2. ⁸⁶ The New Procedures will necessitate revisions to other policies, including the Policy. ⁸⁷ This report notes the relevant changes anticipated by the new AG-approved procedures based on a preliminary draft provided to PCLOB staff, though the procedures have not yet been finalized and thus may be subject to additional edits before signature.
E. (U//FOUO) Training
employees, case-specific consultations with embedded attorneys may be the primary source of information about legal and policy rules related to covered activities though all regulations are available online for general access. officials explained that, in general, CIA personnel know to stop and consult attorneys if they come across USP information. In counterterrorism operations in particular, USP information may be unavoidable; to address case-specific questions related to this information, the CIA has increased its placement of attorneys to work hand-in-hand with CIA line staff. ⁸⁸
This consultation-focused culture is reflected in the limited formal training employees are required to receive regarding the various governing authorities relevant to covered activities. Among the trainings provided to the Board regarding E.O. 12333 and related authorities, only one is mandatory about the policy or the aspects of Annex A that might apply to covered activities.
(U) (6.3) AR 2-2, Law and Policy Governing the Conduct of Intelligence Activities (Dec. 23, 1987).
(U//FOUO) CIA and PCLOB discussion, 8/24/16. For the purposes of this draft, all cites and references to the "New Procedures" refer to the draft dated 9/22/2016 and shared with the PCLOB on 10/11/2016. (U//FOUO) CIA and PCLOB discussion, 6/27/16. (U//FOUO) CIA and PCLOB discussion, 7/6/16. E-mail from Benjamin Huebner, Privacy and Civil Liberties Officer, CIA, to PCLOB staff (Sept. 9, 2016); CIA,
E-mail from Benjamin Huebner, Privacy and Civil Liberties Officer, CIA, to PCLOB staff (Sept. 9, 2016); CIA and PCLOB discussion, 10/19/15.

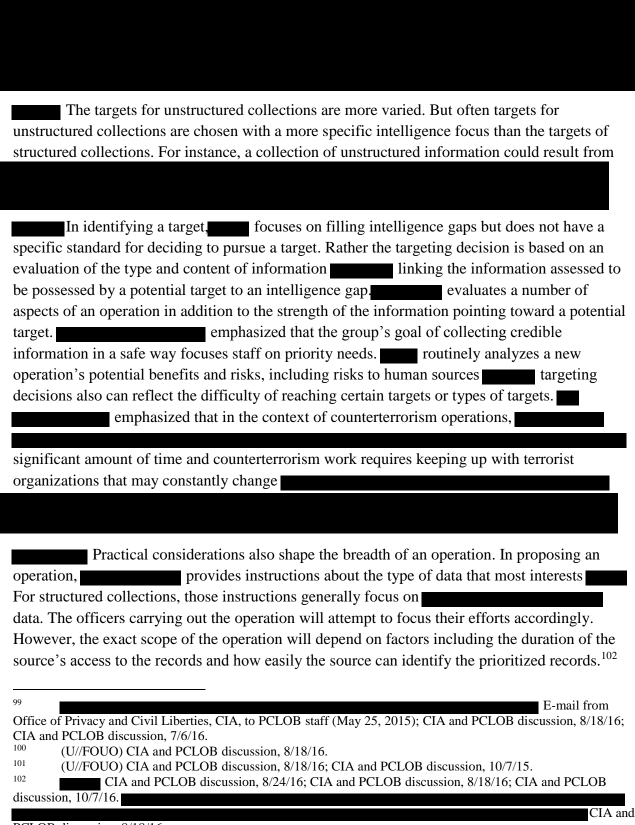
annexes. The rule also implements provisions of E.O. 12333 other than sections 2.3, 2.4, and 2.9,

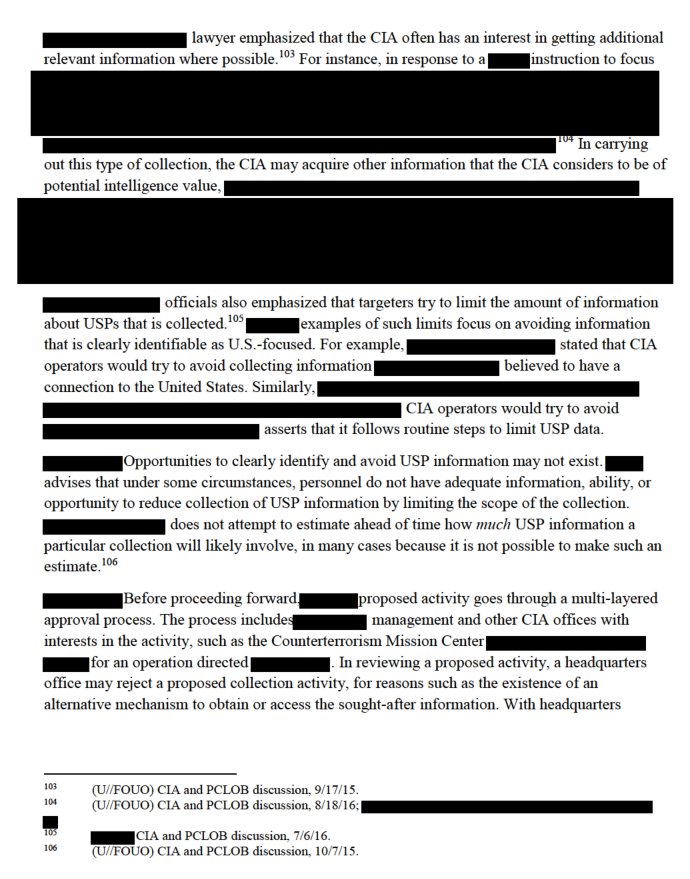


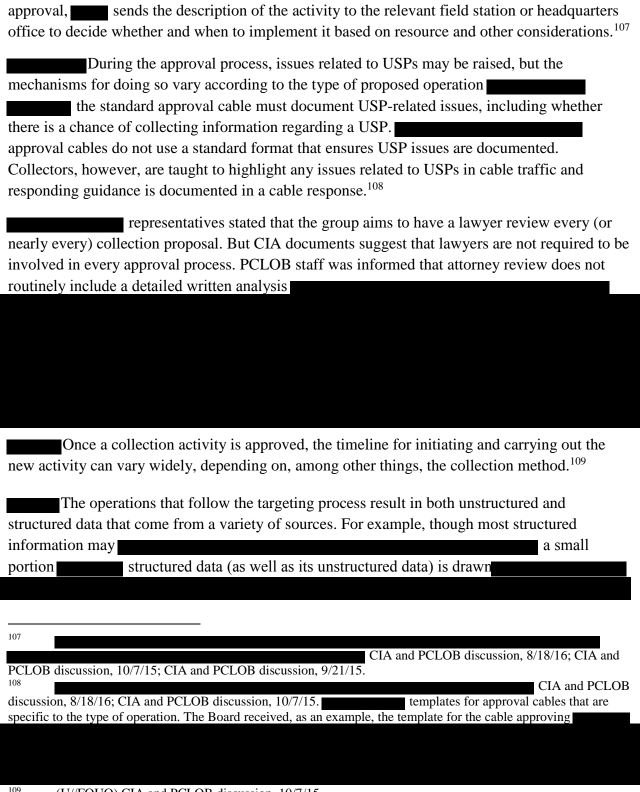
A. Collecting E.O. 12333 financial information

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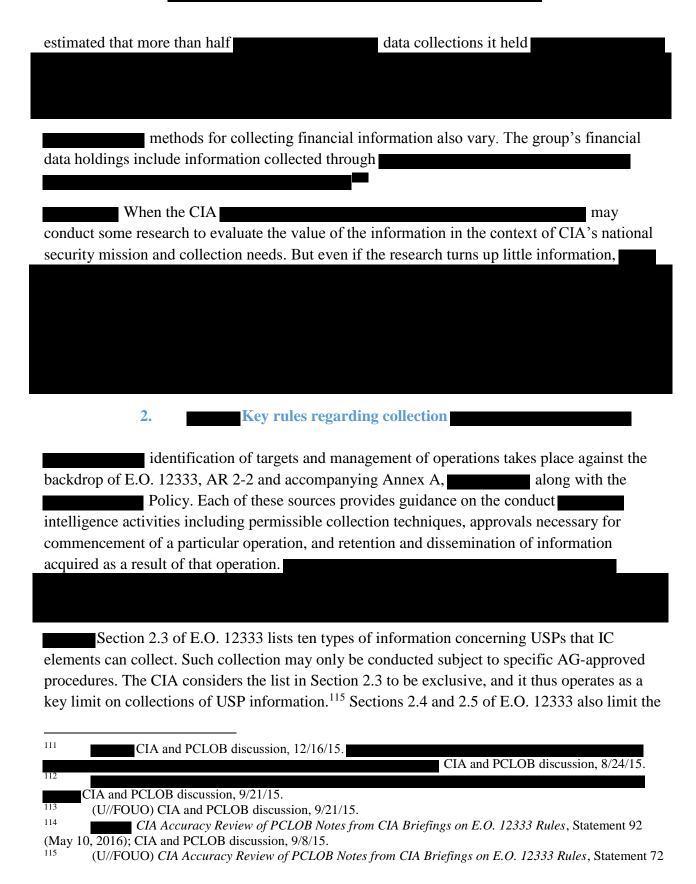




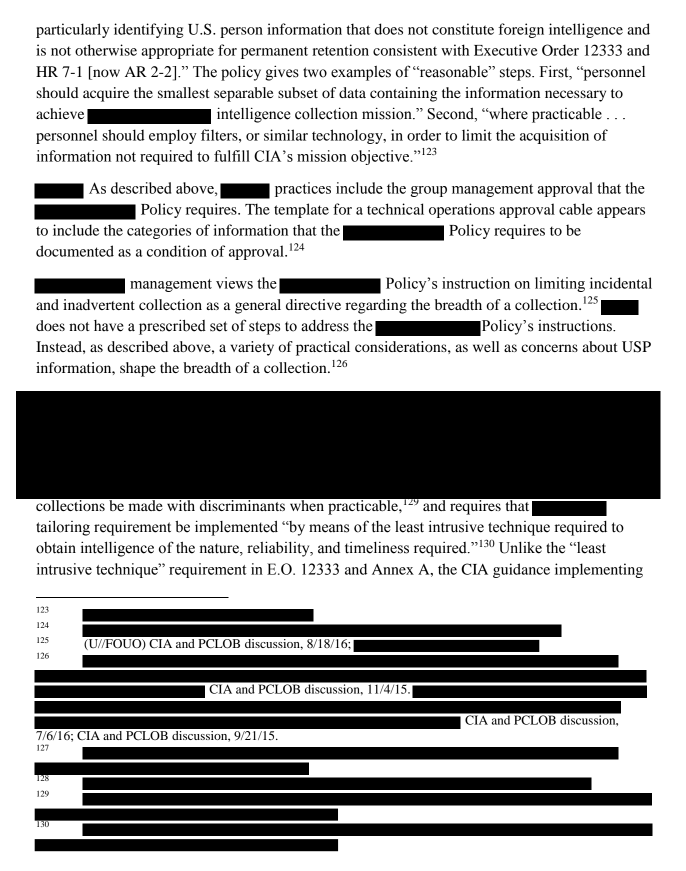


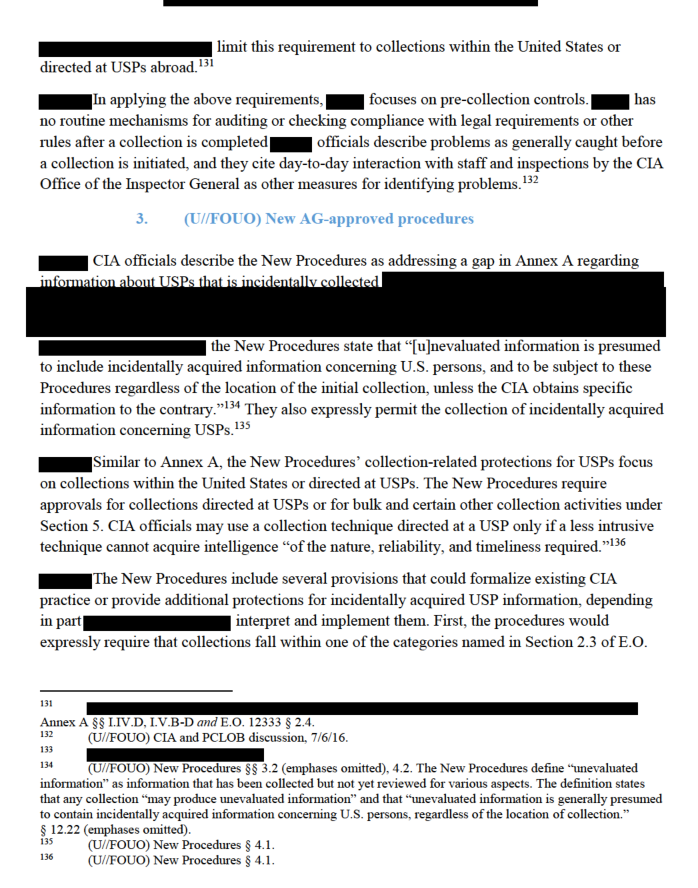
⁽U//FOUO) CIA and PCLOB discussion, 10/7/15.

⁽U//FOUO) CIA and PCLOB discussion, 7/6/16; CIA and PCLOB discussion, 12/16/15; CIA and PCLOB discussion, 9/29/15.



techniques that can be used to collect USP information. The limits include a requirement to use the "least intrusive collection techniques feasible within the United States or directed against United States persons abroad." Annex A implements E.O. 12333's "least intrusive collection technique" requirement regarding activities outside of the United States involving U.S. persons. 116 Given that the Executive Order's restriction only applies to activities in the United States or activities directed against U.S. persons abroad, the CIA interprets the language of Annex A to only apply to collections directed against USPs abroad. Annex A does not require to apply the least intrusive collection technique to collections covered by this report, which are generally not directed against USPs. 117 Annex A implements the E.O. 12333 protections by directing that collection activities must be related to identified CIA responsibilities. view, typically, two protections in Annex A are applicable to the covered activities: (1) the general instruction for collections to be related to CIA responsibilities, and (2) guidance regarding collection and processing of incidentally acquired USP information. 118 Annex A further divides collection activities directed against USPs ¹¹⁹ This tiered approach represents one of Annex A's key collection-specific protections for USPs. The CIA considers the framework to represent increasing levels of intrusiveness and Annex A requires increasing levels of approval for each category. 120 does not generally direct collections against USPs, and Annex A does not expressly address bulk or non-targeted collections, attorneys look to the Policy for guidance. Policy supplements E.O. 12333 and any applicable Annex A rules with two collection limits. First, the policy requires that any acquisition of aggregate data be approved by group management, which in this case means management. 121 The policy lists elements that must be documented with approval, including the purpose, target, location, technique, risks and benefits, and details regarding the content, including how a source originally acquired the data. 122 Second, unlike either E.O. 12333 or Annex A, the policy addresses the scope of a collection. It requires "reasonable steps to limit the inadvertent collection of non-pertinent information that is of little or no intelligence value, (May 10, 2016). (U) Annex A § I.IV.D. 117 (U) E.O. 12333 §§ 2.4, 2.5; Annex A § I.IV.A, D. 118 (U) Annex A §§ II, III, 119 CIA Accuracy Review of PCLOB Notes from CIA Briefings on E.O. 12333 Rules, Statement 6 (May 10, 2016); CIA and PCLOB discussion, 9/17/15; CIA and PCLOB discussion, 4/21/15.





12333.¹³⁷ Second, the procedures limit collections to "the amount of information reasonably necessary" to support the purpose of collection.¹³⁸ Third, the procedures expressly prohibit collections concerning U.S. persons "solely for the purpose of monitoring (1) activities protected by the First Amendment or (2) the lawful exercise of rights secured by the Constitution or laws of the United States."¹³⁹ Fourth, the procedures require documentation for certain collections: (1) collections made without discriminants, which the procedures term "bulk collection," and (2) collections that are so large that the CIA either cannot evaluate them promptly or evaluates a collection as a whole, without individualized review of the data.¹⁴⁰

For these bulk or large collections, the New Procedures require documentation of collection similar to that required by the Policy: the purpose, the location (including how a source originally acquired the data), and the technique of the collection must be documented. The New Procedures also require documentation of several aspects of these collections that go beyond has described as routine under its 2015 and 2016 practices. 142

First, CIA officials must state, in writing, either (1) "[t]hat the collected information . . . meets the retention criteria" of the New Procedures without individualized review of the data, or (2) "that the collected information (or a subset thereof) will be stored and handled as unevaluated information." Statements regarding the latter must also indicate whether the information is anticipated to include USPII that is substantial in volume, proportion, or sensitivity and whether the collected information is subject to exceptional or routine handling and querying requirements.

Second, CIA officials must describe how the responsible CIA office "will implement any applicable handling and querying requirements." ¹⁴⁴

Third, when documenting which collection techniques CIA employed, CIA officials must indicate "any reasonable steps that were or will be taken to limit the information to the smallest separable subset of data containing the information necessary to achieve the purpose of the collection." Unlike the Policy, however, the New Procedures do not expressly require personnel to *take* such "reasonable steps." The New Procedures' guidance on

142

^{137 (}U//FOUO) New Procedures §§ 2.3, 4(a).

⁽U//FOUO) New Procedures § 3.3.

⁽U//FOUO) New Procedures § 3.3.

⁽U//FOUO) New Procedures §§ 5.1, 5.2; see also § 12.2 (defining "bulk collection").

⁽U//FOUO) New Procedures § 5. 2(a), (b), (c).

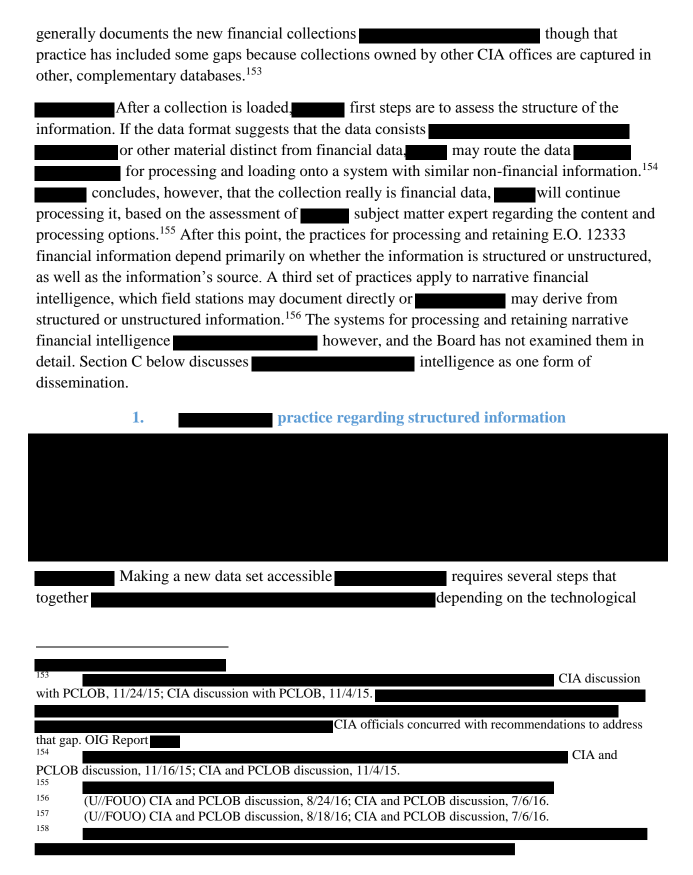
CIA and PCLOB discussion, 10/7/16.

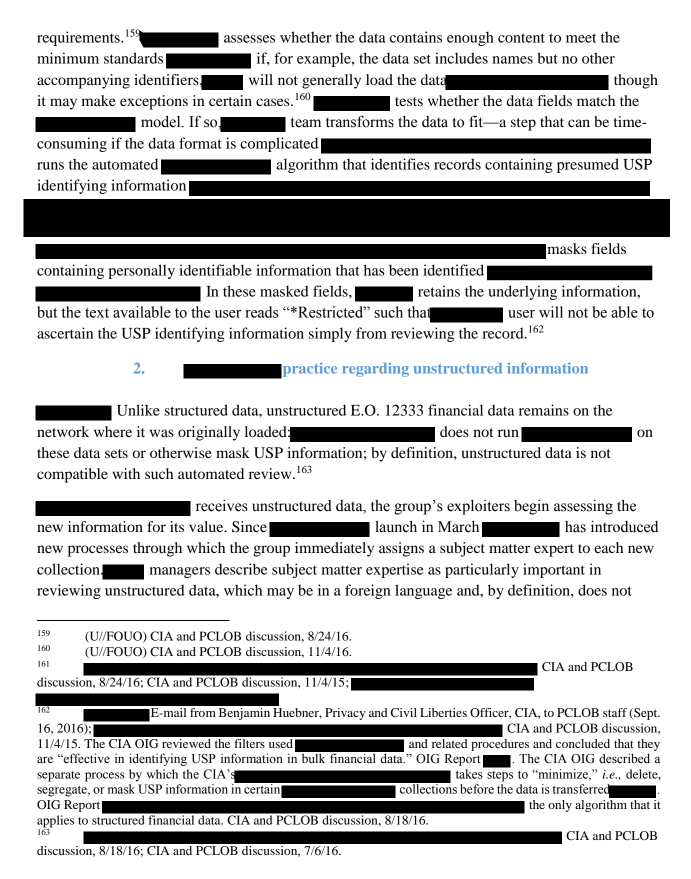
⁽U//FOUO)New Procedures § 5.2(d).

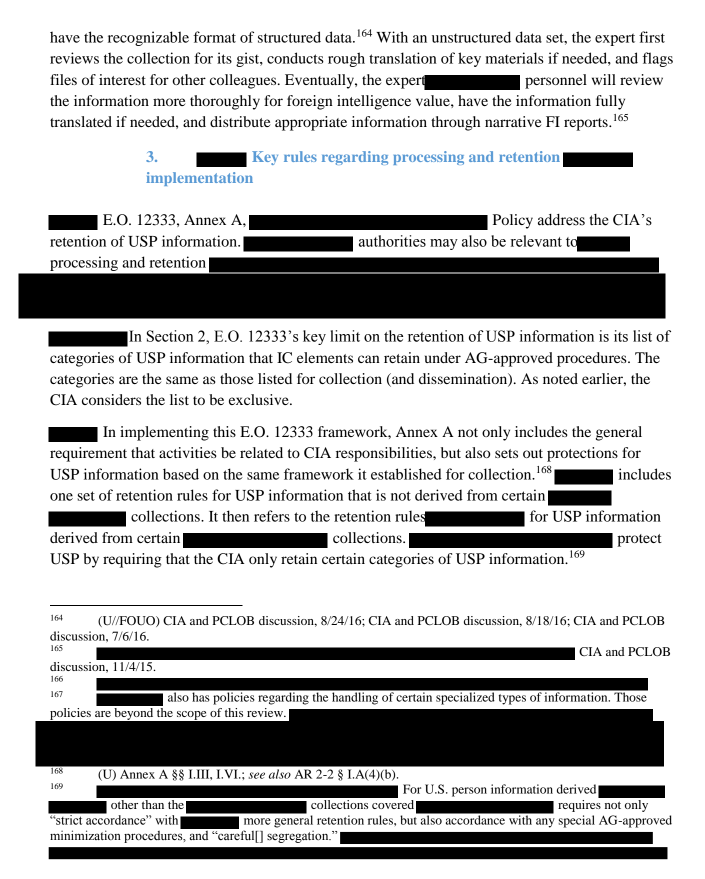
⁽U//FOUO) New Procedures § 5.2 (e).

⁽U//FOUO) New Procedures § 5.2(c); see also §§ 12.11 (defining "evaluated information"), 12.22 (defining "unevaluated information").

what constitutes reasonable steps is similar though the two documents reflect some differences. 146 Processing and retention of E.O. 12333 financial information When CIA components collect E.O. 12333 financial data, they generally send it to staff process new data sets: they categorize them, load them onto networks, and take other steps both to make the information accessible for users and to protect USP information. 147 Along the way, the financial data information is "retained"—a term that CIA officers and CIA policies use in varying ways but this report uses to refer to any CIA storage of information received by CIA headquarters. receipt of a processing generally begins with the Cable that describes the collection and type of information that is being sent the form seeks details on the collection, such as the number of files collected, as well as the acquisition and sourcing, including the target, the involvement of other entities, and the related NIPF topic. The form does not, however, ask for categorization of framework. In other words, it does not include a space for collections according a CIA officer to indicate whether a collection is basic, standard, or special or that a collection does not trigger framework. Nor does the form ask whether a collection constitutes Based on the identifies whether or not a collection is financial, and loads it electronically onto 146 (U//FOUO) Compare New Procedures § 5.2(c) 147 CIA and PCLOB discussion, 11/4/15. E-mail from Office of Privacy and Civil Liberties, CIA, to PCLOB staff (May 23, 2015) "CIA Documents Provided to the PCLOB For the Executive Order 12333 Deep Dives" (May 23, 2015) 151 CIA and PCLOB discussion, 8/18/16. CIA and PCLOB discussion, 8/24/16; CIA and PCLOB discussion, 7/6/16; CIA discussion with PCLOB, 11/24/15; CIA discussion with PCLOB, 11/4/15. The CIA OIG report describes a different path for data; it states that only collections and that all other collections







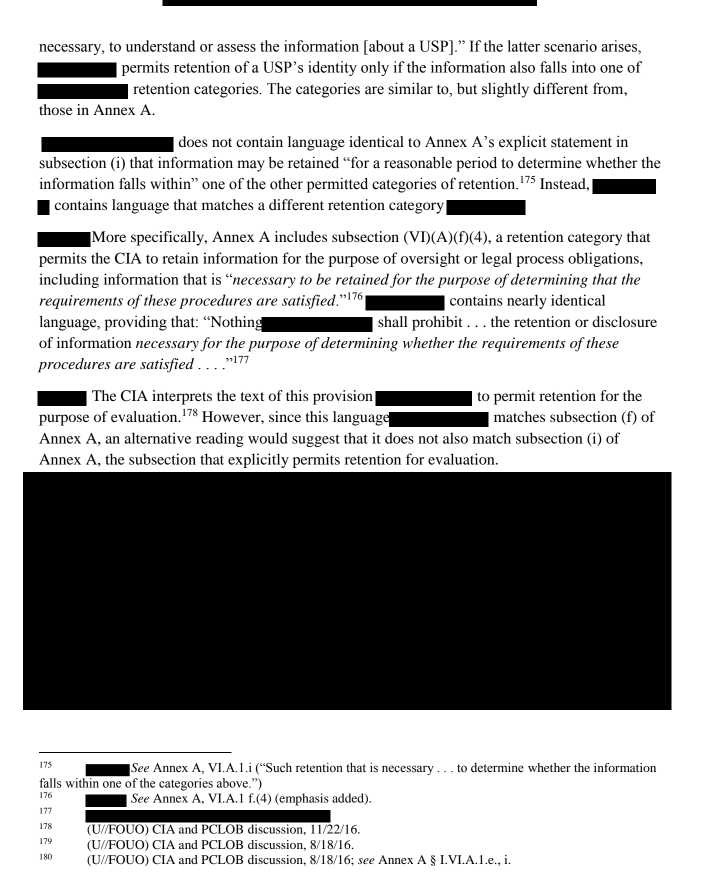
Annex A's categories reflect a variety of factors that may support a decision to retain information. Some reflect processing techniques. For instance, the deletion of the identity of a USP and personally identifiable information may permit the retention of some information. Other categories reflect aspects of the collection's sourcing. For instance, information may be retained because it is "publicly available" or "consensual." Still other categories reflect the topic or value of the information to the agency. For instance, the agency can retain information that constitutes foreign intelligence. Additionally, Annex A permits retention for the sake of evaluation. In other words, Annex A permits retention when it "is necessary for a reasonable period to determine whether the information falls within one of the [other retention categories listed in Annex A]."170 Among the Annex A retention categories, some correspond in obvious ways with those listed in Section 2.3 of E.O. 12333. But other Annex A categories use language distinct from that used in E.O. 12333 and thus do not correspond with the Section 2.3 categories in obvious ways. 171 some categories related to processing (e.g., "information . . . processed to delete the identity of the U.S. person and all personally identifiable information"), and one category allowing retention for the sake of evaluation. ¹⁷² Annex A also supplements E.O. 12333 by incorporating a definition of "retention" that is set out in Appendix A. That definition is difficult to reconcile with Annex A's retention provisions, however. The Appendix A definition is "that information is organized in such a manner that it may be retrieved by reference to the name or identity of the person who is the subject of the information." This definition is at odds with the context in which the word is used in Annex A. Specifically, Annex A permits USP information to be "retained" if it "cannot be retrieved by reference to the [U.S.] person's name or other identifying data." ¹⁷⁴ In other words, Annex A expressly permits retention of information that does *not* satisfy the Appendix A definition of "retention." by contrast, requires additional measures to protect USP information For retention and dissemination just within the CIA, can be read to require deletion of a USP's identity and "all personally identifiable information" unless "the identity is necessary, or it is reasonably believed that it may become The Board assumes these techniques are a very small part, if any, of the covered activities. not expressly addressed the techniques in its discussions with the Board. (U) Annex A § I.VI.A.1. 171

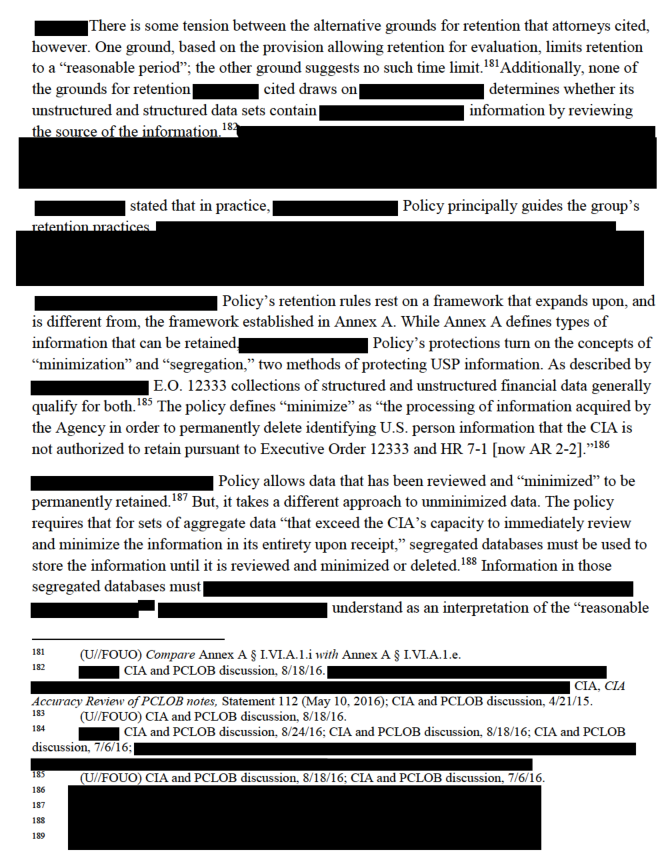
(U) Annex A § I.VI.A.1.

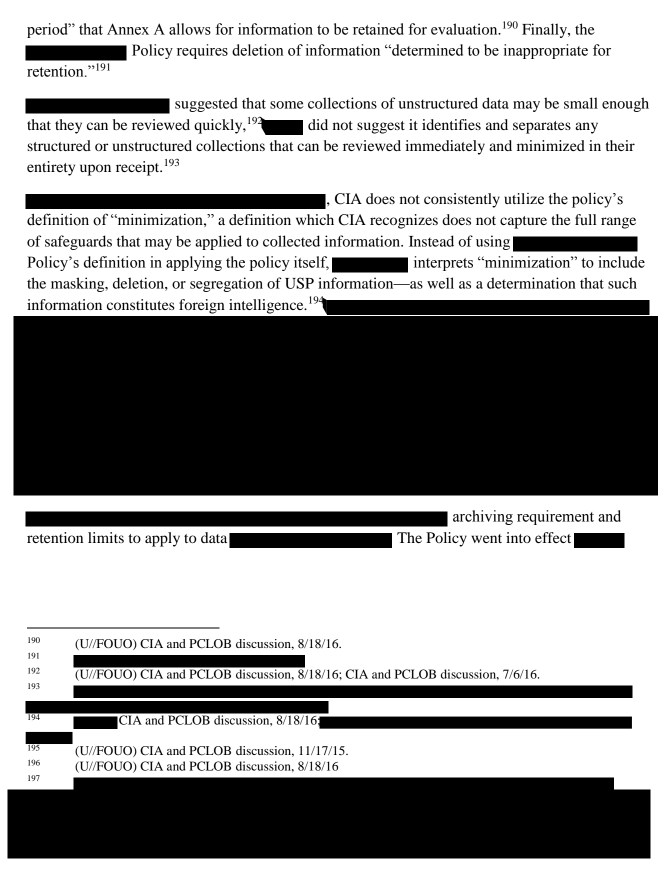
(U) Annex G, Appendix A.(U) Annex A § I.VI.A.1.d.

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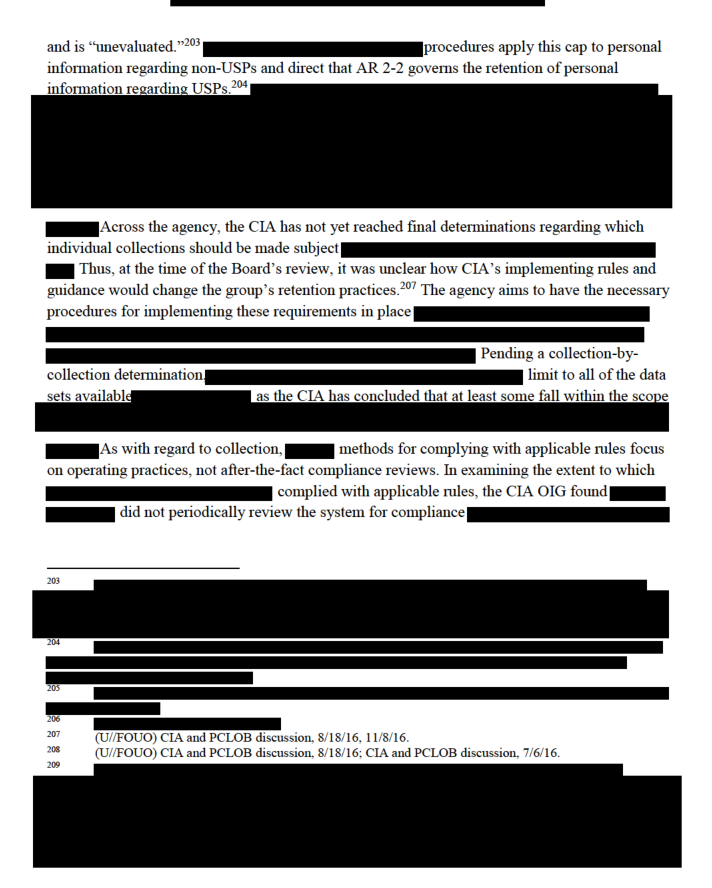
pg. 35







With regard to the retention limits on USP information briefers consider sets to be minimized through masking of USP information. Additionally, sets are not segregated under the Policy. 199
applies Policy's deletion requirement rarely, if at all. CIA officials explained that in financial data, there is not a type of data that would routinely be considered inappropriate for retention on first review; rather, any information that is unimportant to one exploiter might be valuable to another, upon later review. In this regard, briefers contrast financial data to other types of information, that might have categories of information that are deemed inappropriate for retention immediately. ²⁰⁰
For this and other reasons, no regular practice of deleting either the structured data or unstructured data. When one system or tool retrieves E.O. 12333 financial records, the system maintains the information for other users who may find it useful. Any information a user deems appropriate for an intelligence report or other analysis is copied, retained, and/or disseminated separately. Furthermore, as explained above, not yet applied Policy's (or any other) requirement to archive or delete information due to its age.
applies in cases in which the IC element has not yet affirmatively determined what retention period would apply to such information, if it concerned USPs, under the element's AG-approved procedures implementing Section 2.3 of E.O. 12333. In other words, with certain exceptions,
CIA and PCLOB discussion, 8/18/16. (U//FOUO) CIA and PCLOB discussion, 7/6/16; CIA and PCLOB discussion, 8/18/16. (U//FOUO) CIA and PCLOB discussion, 8/18/16. (U//FOUO) CIA and PCLOB discussion, 8/18/16; CIA and PCLOB discussion, 11/4/15. (U//FOUO) CIA and PCLOB discussion, 7/6/16; CIA and PCLOB discussion, 11/4/16.



The CIA OIG also found that this practice was consistent with the treatment of other systems.²¹⁰

4. (U//FOUO) New AG-approved procedures

The New Procedures supplant well as Annex A's more general rules. As noted above, the New Procedures expressly apply incidentally collected USP information. Furthermore, the New Procedures (1) directly address the handling of unevaluated information, <i>i.e.</i> , information that has not been determined to qualify for indefinite storage, and (2) establish clear time limits on the CIA's storage of certain types of information.
The New Procedures' retention framework rests on a new definition of retention: the "indefinite maintenance of information concerning U.S. persons," subject to certain exceptions. The procedures include one set of rules for "retention," as defined in the procedures, and a separate set of rules for the temporary "storage" of unevaluated information, <i>i.e.</i> , "information that has been collected but not yet reviewed to determine whether it relates to an authority or responsibility [of the CIA] and whether information concerning U.S. persons, if any, qualifies for retention." ²¹⁴
Similarly to the Policy, the New Procedures set time limits on the CIA storage of certain unevaluated information. The New Procedures' framework does not, however match current practice or Policy's requirements exactly. Instead, the New Procedures create two tiers of handling requirements for unevaluated information. Each tier has a separate limit on how long the CIA can store data in the relevant category, and allows the retention period to be extended in certain circumstances. The shortest storage period, five years, applies to information subject to "exceptional handling requirements which falls into two categories: (2) certain non-consensual, non-public communications
and (2) "[u]nevaluated information that, due to special circumstances, is anticipated to contain USP.
[USP identifying information] that is substantial in volume, proportion, or sensitivity."
In addition to being deleted after five years, these two categories of information must b segregated from other categories of information. ²¹⁵ The longer storage period, 25 years, applies
210 (U) OIG Report 211 (U//FOUO) CIA and PCLOB discussion, 8/24/16. 212 (U//FOUO) New Procedures § 12.21 (emphases omitted). 213 (U//FOUO) New Procedures § 12.22 (emphases omitted); see New Procedures § 6, 7. 215 New Procedures § 6.2.2. The New Procedures define USP identifying information, or U.S. person identifying information, as "information that is reasonably likely to identify one or more specific U.S. persons" and

to information subject to "routine handling procedures," which is all information not subject to exceptional handling requirements.²¹⁶ The longer storage period also applies to unevaluated information (except for nonpublic communications) that is otherwise subject to exceptional handling requirements when USP identifying information has been masked or obfuscated. ²¹⁷

Separately, the New Procedures set forth a framework for the indefinite storage, *i.e.*, "retention," of other information. In general, they allow the CIA to indefinitely retain information concerning USPs that has been "evaluated and determined to meet the criteria" listed in the procedures. This framework is similar to officials describe as their current practice for information that constitutes foreign intelligence, but the New Procedures' reference to indefinite storage is more explicit with regard to the *length* of permissible retention.

Similarly to Annex A, the New Procedures also include grounds for retention that do not expressly match the categories of USP information listed in Section 2.3 of E.O. 12333.²¹⁹ But, the criteria listed for "retention" under the New Procedures reflect some differences from the grounds for retention listed in Annex A in part because unevaluated information is treated as "stored" rather than "retained." For instance, in light of their separate handling of unevaluated information, the New Procedures do not contemplate "retention" for a "reasonable period" to evaluate whether other retention grounds apply. The New Procedures also omit Annex A's allowance for the CIA to retain USP information on the basis of how identifying information is handled. In other words, unlike Annex A, the New Procedures do not allow permanent retention of information indefinitely merely because it is (1) identifying, or (2) stored such that it cannot be retrieved by reference to identifying data.²²⁰

C. Exploiting and sharing E.O. 12333 financial information

After processing (and to some extent during processing), makes its E.O. 12333 financial data available for exploitation within the CIA and sharing outside the agency. describes two goals for its use and sharing of financial information regarding ISIL: (1) informing policymakers, *e.g.*, by providing insight into ISIL's financial operations, and (2) enabling action, such as arrests, by other entities.²²¹

note that it is a "subset of information concerning a U.S. person." New Procedures § 12.25.

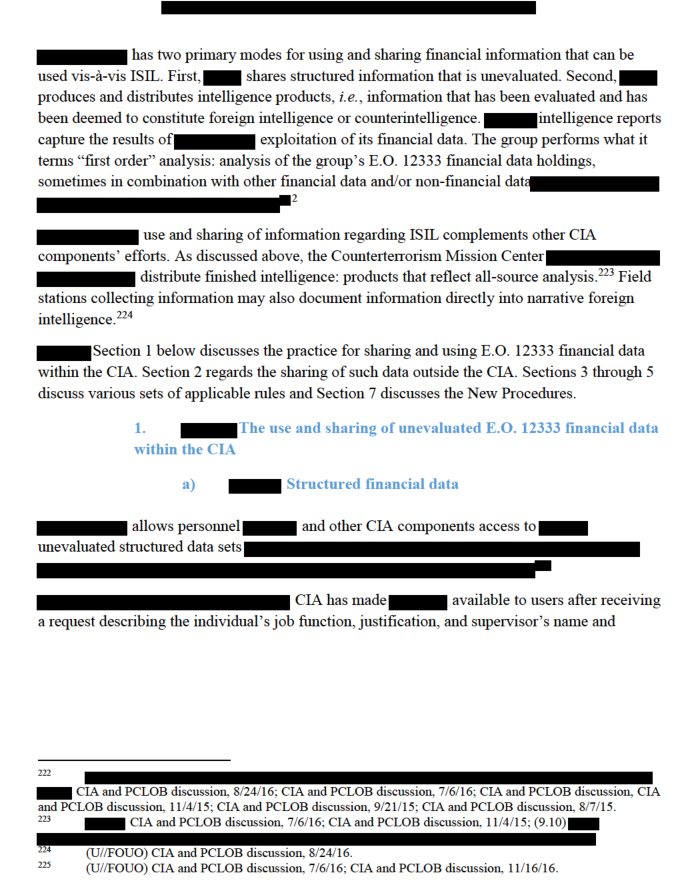
²¹⁶ (U//FOUO) New Procedures § 6.3.1, 6.3.3.2.

⁽U//FOUO) New Procedures § 6.3.1(b), 6.3.2.

⁽U//FOUO) New Procedures § 7.

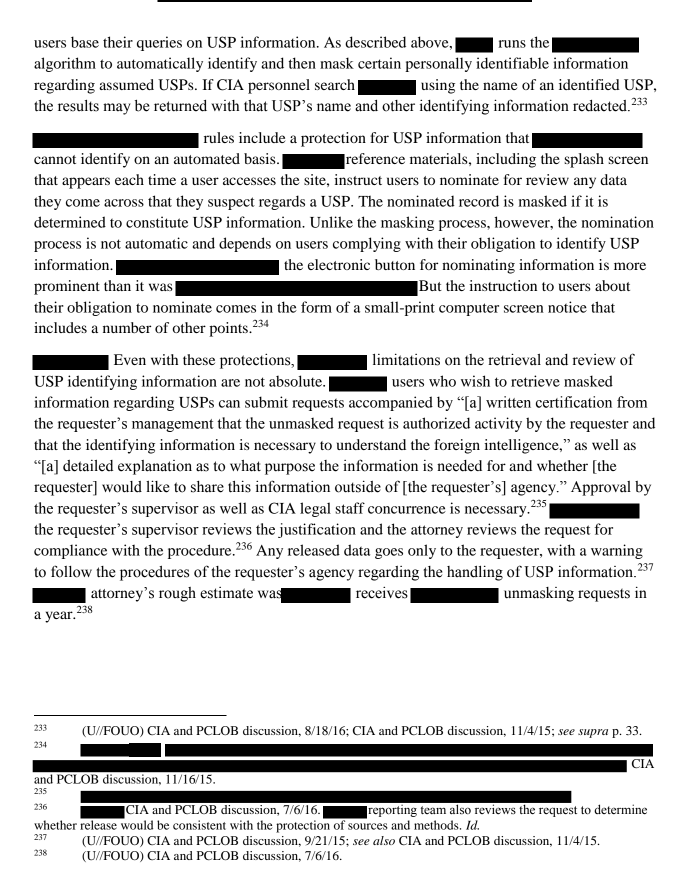
For example, the New Procedures expressly permit retention of information that is processed to delete USP "identifying information," but not all USP information. They also permit retention of information "suspected to be enciphered." *Compare* New Procedures § 7 *with* Exec. Order 12333 § 2.3.

⁽U//FOUO) Compare New Procedures § 7 with Annex A § I.VI.A.1.a, d, i.



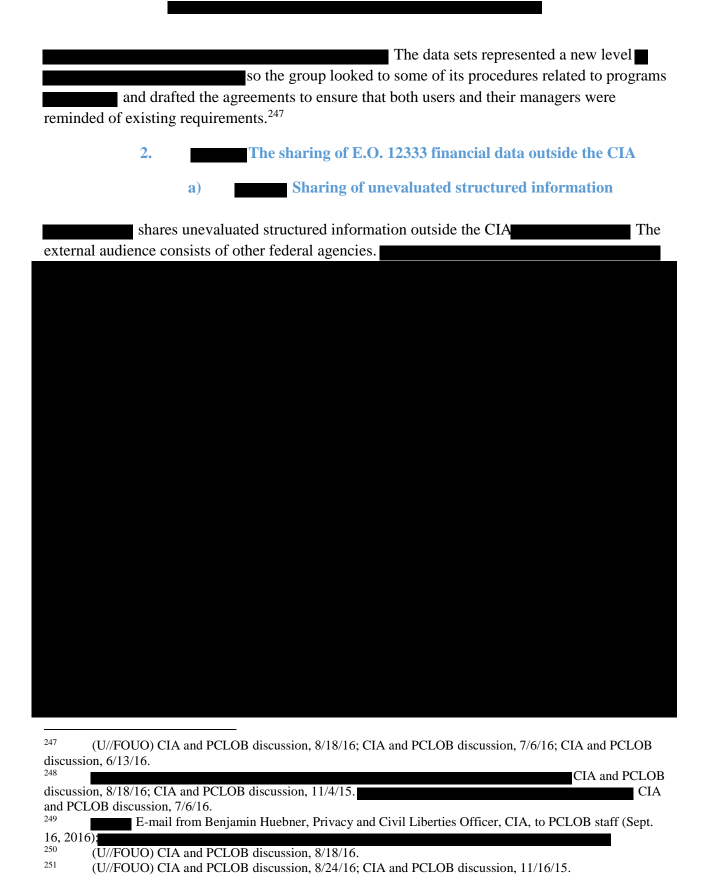
to recommendations from the CIA OIG. ²²⁷
With capabilities that allows users to analyze information across numerous data sets, in a variety of ways. Users can perform keyword and more advanced
Other tools map linking groups of individuals or entities against a timeline. Users can also view profiles of individuals or other entities. consolidates portfolios of records that the tool has identified as belonging to the same person. 228
whether those searches involve information related to USPs or information related to other persons: the query must have a foreign intelligence or operational purpose. ²²⁹ In general, training and reference materials alert users that they can start with broad searches and then narrow down results to reach key information. ²³⁰ A feature allows "bulk" searches, <i>i.e.</i> , searches using multiple selectors simultaneously. ²³¹ representatives suggested that one type of search this feature could facilitate would be to run a list of individuals through the new data set, such as a list of individuals associated with a particular terrorist group
With these allowances for broad searches, however, includes two key protections for information concerning USPs. First, the tool limits the results provided when
CIA and PCLOB discussion, 8/18/16;
CIA and PCLOB discussion, 7/6/16; CIA and PCLOB discussion, 11/16/15.
228 CIA and DCI OD discussion, 9/19/16, CIA and DCI OD
discussion, 11/16/15. In creating profiles of particular entities, the system includes measures to reduce the risk of mistaken identities. To consolidate records, it requires that spelling matches be exact that and records that share both a name and another attribute. CIA and PCLOB discussion, 11/16/15. (U//FOUO) CIA and PCLOB discussion, 8/18/16; CIA and PCLOB discussion, 7/6/16.
"We felt it was best to allow you to
search without the need to narrow the data to be searched. So go ahead and search too many results, then you can narrow your search " 231
232 (II//FOLIO) CIA and PCLOB discussion 8/24/16
(U//FOUO) CIA and PCLOB discussion, 8/24/16;

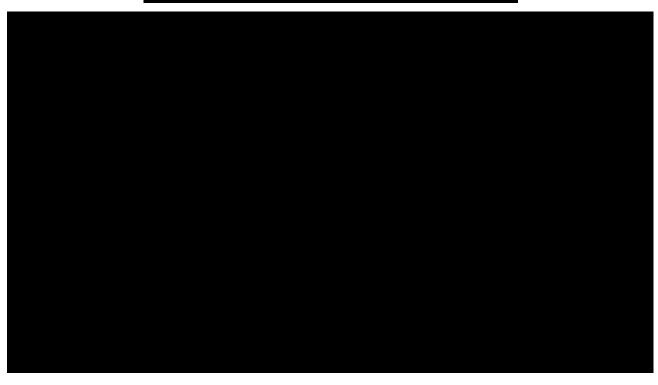
contact information.²²⁶ The CIA is currently making changes in the access protocols in response



b) Unstructured financial data

team may query the unstructured E.O. 12333 data it holds as frequently as it queries structured data. ²³⁹ takes a more limited approach to sharing that information. does share unevaluated unstructured information Furthermore, has recently begun to limit access to unstructured data to a small number of subject matter experts, who review the information depending on where it is stored. ²⁴⁰
these experts can use a tool that facilitates limited key word searches. Can be used for basic searches. But review often means document-by-document review and translation, as necessary. do not have methods for conducting sophisticated searches across multiple collections. 241
In reviewing information any reviewer may come across USP information unstructured, it cannot be processed using automated masking tools protect USP information through access limitations, though the CIA OIG identified weaknesses in those limitations. ²⁴³ Also, officials stated that rules protect USP information by requiring users to nominate for masking any USP information that they find and identify as such. ²⁴⁴ It is not clear, however, where such requirements are documented. The CIA represented that there are no user manuals or similar documents do not reflect this requirement, and the CIA did not produce any such documents user agreements for unstructured data represent a different type of protection for USP information. Among other things, they remind users that access is only permitted to identify information of foreign intelligence or counterintelligence value. ²⁴⁶
(U//FOUO) CIA and PCLOB discussion, 11/16/15. CIA and PCLOB discussion, 8/18/16; CIA and PCLOB discussion, 7/6/16; CIA and PCLOB discussion, 9/21/15. CIA and PCLOB discussion, 11/16/15; CIA and PCLOB discussion, 11/16/15; CIA and PCLOB discussion, 11/4/15; E-mail from Office of Privacy and Civil Liberties, CIA, to PCLOB staff (May 25, 2015). (U) See generally CIA and PCLOB discussion, 8/24/16. (U) OIG Report CIA and PCLOB discussion, 8/24/16. (U)/FOUO) CIA and PCLOB discussion, 8/24/16. E-mail from Office of Privacy and Civil Liberties, CIA, to PCLOB staff (May 25, 2015) E-mail from Office of Privacy and Civil Liberties, CIA, to PCLOB staff (May 23, 2015)





Sharing of evaluated information²⁵⁷

analysts disseminate the results of their "first order analysis"
through several types of intelligence products. Internally through cables
provides information to others within the CIA. For external distributions,
narrative foreign intelligence reports, or "telegraphic disseminations" ("TDs"), and Central
Intelligence Reports ("CIRs"), two types of reports that are not considered "finished"
intelligence because although they contain information believed to be credible, they have not
received a formal CIA assessment that they are correct. 259 TDs contain information that meets a
standard abbreviated as FINCA: foreign, of interest, new, clandestine, and authoritative. 260 TDs

CIA and PCLOB discussion 7/6/16; CIA and PCLOB discussion, 12/16/15; CIA and PCLOB discussion, 11/4/15. The CIA OIG reviewed the procedures for nominating data for release

The CIA OIG conclude that the procedures "were effective in ensuring that only minimized bulk financial data are disseminated." The CIA OIG also "confirmed that USP information masked on the

is also masked on the

OIG Report

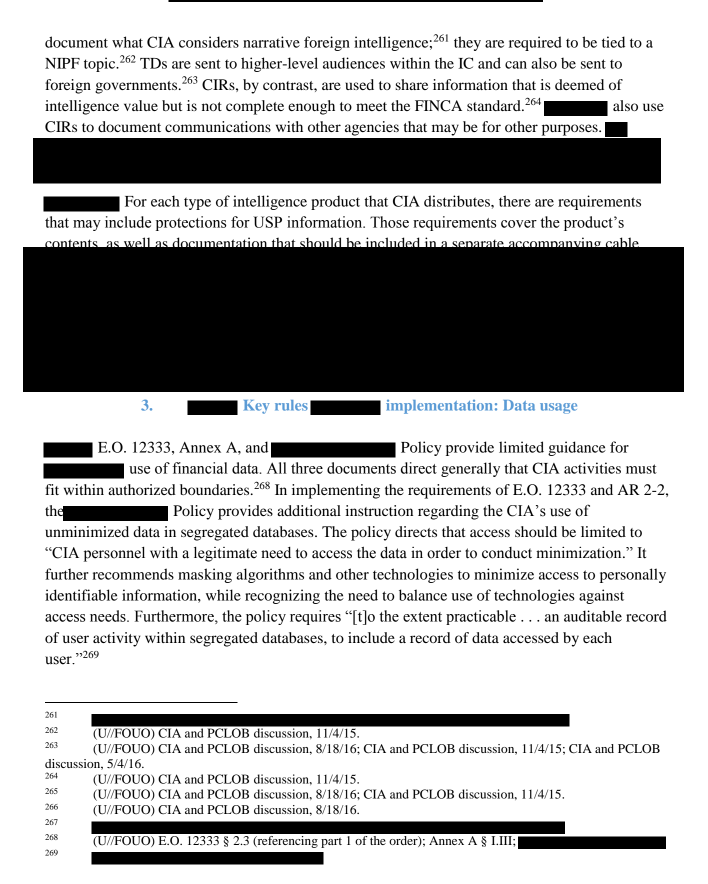
CIA and PCLOB discussion, 8/18/16;

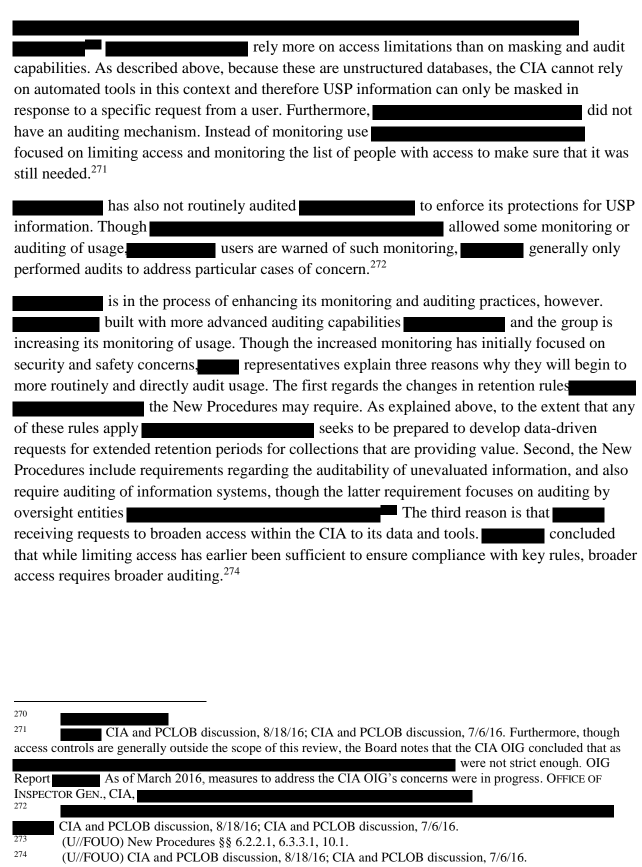
E-mail from Office of Privacy and Civil Liberties, CIA, to PCLOB staff (May 25, 2015).

(U//FOUO) CIA and PCLOB discussion, 8/24/16.

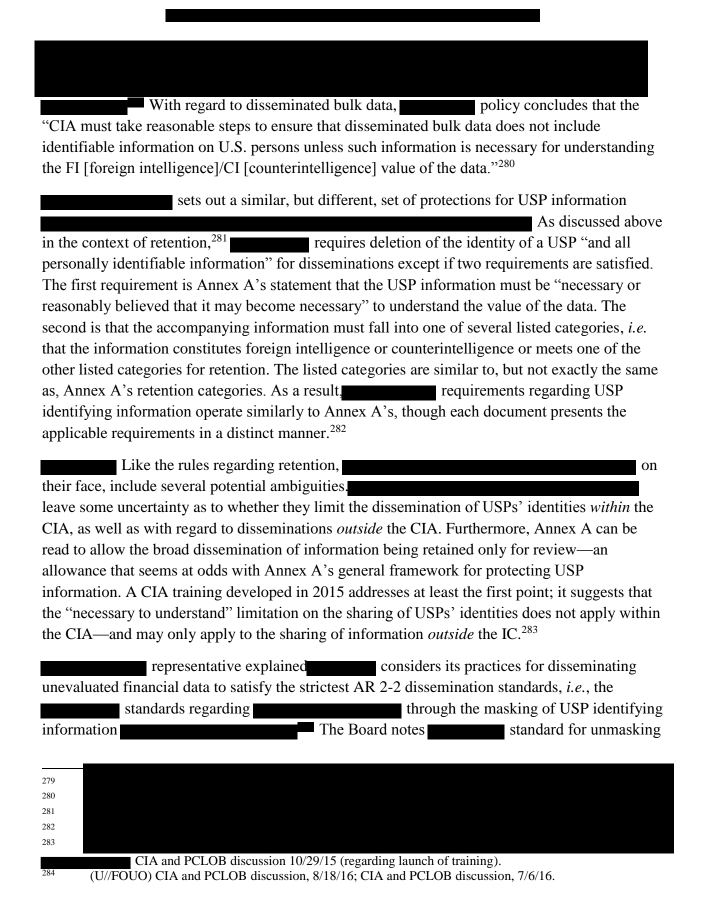
⁽U) In this report, the term "evaluated" refers to information that has been reviewed and deemed to meet CIA requirements for permanent or indefinite retention. If, however, the report refers to a document that includes a definition of "evaluated," that document's definition applies.

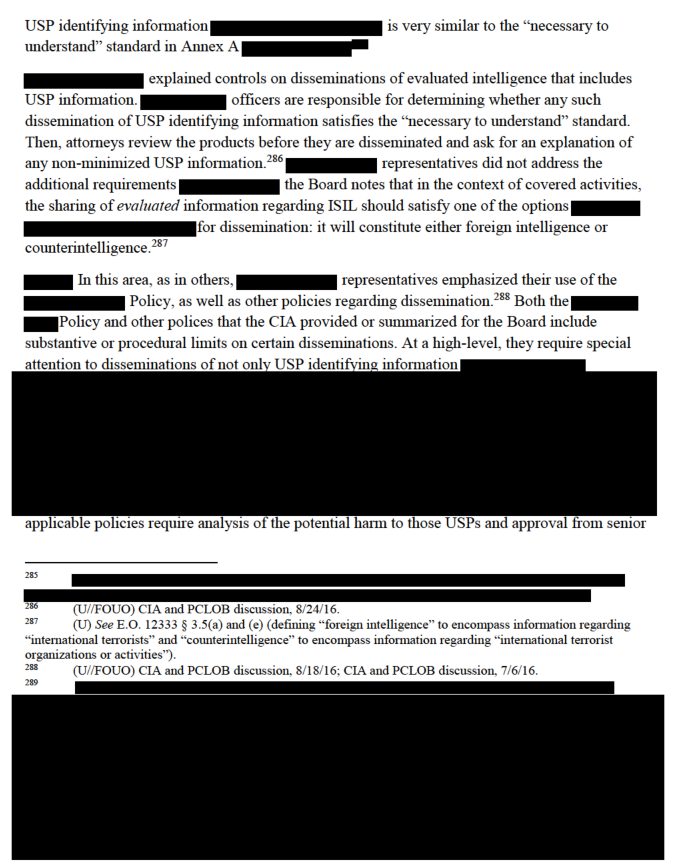
⁽U//FOUO) CIA and PCLOB discussion, 8/18/16; CIA and PCLOB discussion, 11/4/15. (U//FOUO) CIA and PCLOB discussion, 11/4/15.

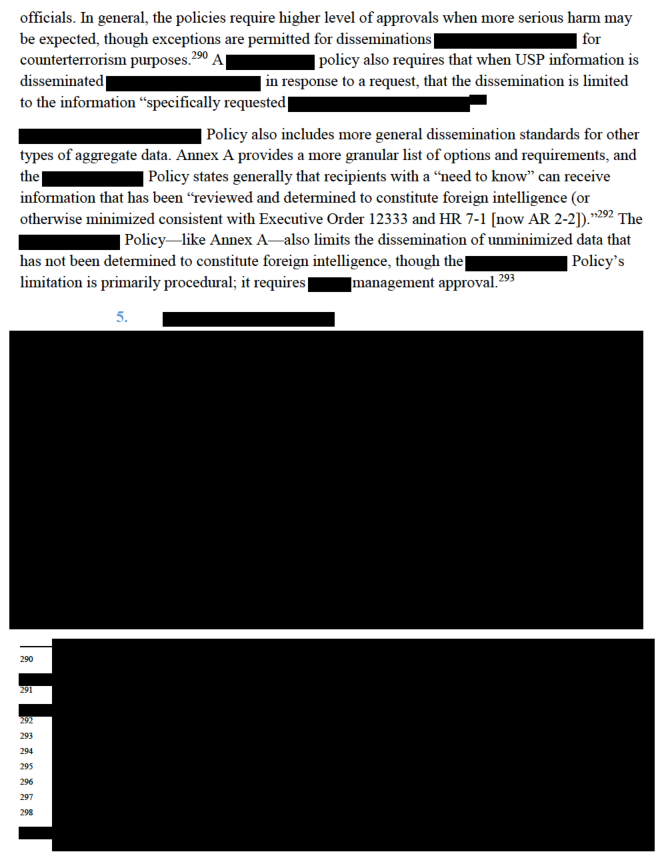




4. Key rules implementation: Sharing information
Like other aspects of its E.O. 12333 activities, sharing of financial data is governed by E.O. 12333, Annex A, Policy. Other policies set forth additional interpretations and requirements. E.O. 12333's framework for the dissemination of USP information is similar to its framework for the collection and retention of such information. The same Section 2.3 list of
types of USP information applies. Section 2.3 also provides that an IC element may disseminate information to another IC element for that element "to determine whether the information is relevant to its responsibilities and can be retained by it."
Annex A uses a framework for dissemination that is similar to its framework for retention. The document sets out dissemination rules for US person information that is not derived from for US person information derived from
In general, Annex A repeats E.O. 12333's provision for dissemination of information to other IC elements to determine whether the information can be retained by them. For other disseminations of USP information outside the agency, Annex A protects USP information by requiring that the information satisfy both the Annex's retention requirements and additional requirements specific to particular sets of recipients. For instance, executive agencies must "need the information to perform their lawful function." Annex A's dissemination rules also address sharing of information within the CIA; it requires "a need to know." 277
For the <i>identity</i> of a USP, however, Annex A imposes a special protection, as discussed above. Such information can be disseminated with other information about the person only "if the information qualifies for retention and dissemination [under Annex A's general retention and dissemination provisions] and if the identity is necessary or if it is reasonably believed it may become necessary to understand or assess such information." ²⁷⁸
275
(U) Annex A § I.VI.A.2 (U) Annex A § I.VI.A.2. (U) Annex A § I.VI.A.2. (U) Annex A § I.VI.A.3. Annex A does not expressly state whether this special restriction applies to some or all disseminations.







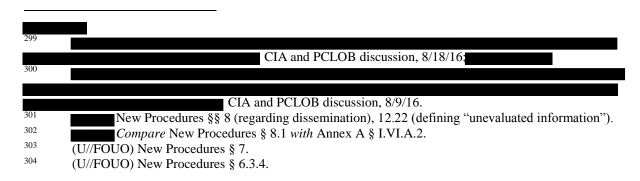


6. (U//FOUO) New AG-Approved Procedures

The New Procedures address the distribution of information inside and outside the CIA and include several mechanisms for protecting USP information. As noted above, unlike Annex A the New Procedures expressly address how the protections should apply to incidentally collected USP information, by setting out rules for unevaluated information and noting that "unevaluated information is generally presumed to contain incidentally acquired information concerning U.S. persons." 301

For providing information to CIA personnel, the New Procedures, like Annex A, focus on a need-to-know requirement.³⁰² The New Procedures also mention access limitations that Annex A does not discuss (though other CIA policies may). They require security clearance, access approval, and a mission requirement for access to information concerning USPs.

The New Procedures also address CIA employees' queries of information, a subject that Annex A does not address expressly. For queries of retained information, the New Procedures require that queries, regardless of whether they involve USP information, be "reasonably designed to retrieve information related to a CIA authority and responsibility." The New Procedures apply the same standard to queries of unevaluated information that is being held under the procedures' "routine" handling requirements. But for unevaluated information subject to the New Procedures' "exceptional" handling requirements, the New Procedures would



set out additional limits on queries designed to retrieve information concerning a USP. For any such query of unevaluated information subject to exceptional handling requirements, either the USP must have consented or "to the extent practicable," the guery must be "accompanied by a statement explaining the purpose of the query."305 With regard to the provision of evaluated information outside the CIA, the New Procedures largely preserve the framework of Annex A, but reflect some changes in the permissible grounds for and audiences of such disseminations. Compared to the current Annex A, some of the changes appear to broaden the circumstances in which dissemination would be permitted (e.g., by allowing dissemination to any audience of publicly available information), and others narrow such circumstances (e.g., by requiring, in certain cases, documentation of risks and benefits that Annex A does not require). 306 The New Procedures expressly allow the dissemination of unevaluated information outside the IC, although they require that personnel first conduct a benefits and risk analysis and comply with other substantive and documentation standards. 307 Consistent with E.O. 12333 and like Annex A, the New Procedures also allow dissemination of USP information to IC elements for those elements to determine whether the information is relevant to their responsibilities and can be retained by them. does not permit such disseminations of USP information and thus the New Procedures are more permissive in this regard.³⁰⁸ Finally, the New Procedures narrow the requirement for deleting USP identifying information in disseminated material. Most notably, the New Procedures require the removal of USP identifying information prior to dissemination only for dissemination outside the IC and, for those disseminations, only "[t]o the extent practicable," unless the USP identifying information is necessary to understand, assess, or act on the disseminated information. Annex A a "necessary to understand" allowance, but do not include the "to the extent practicable" qualification. Further, only allows "necessary to understand" disseminations under listed circumstances. Unlike Annex A, the New Procedures address audits as a means of enforcing protections for USP information. With some exceptions for practicability, the New Procedures generally require the CIA to maintain an auditable record of all activity concerning unevaluated

^{305 (}U//FOUO) New Procedures § 6.2.3(b)-(c).

Compare New Procedures § 8.2 with Annex A § I.VI.A.2; compare also New Procedures § 7 (grounds for retention that § 8.2 incorporates by reference) with Annex A § I.VI.A.1 (grounds for retention that § I.VI.A.2 incorporates by reference). The procedures also limit the term "dissemination" to distributions of information outside the CIA. New Procedures §§ 8.1, 13.8.

⁽U//FOUO) Compare New Procedures § 8.2.2 with Exec. Order § 2.3 and Annex A § I.VI.A.2

⁽U//FOUO) Compare New Procedures § 8.1 with Annex A § I.VI.A.2

information stored by the CIA. The record would include details about "access, queries made, and justifications for queries."³⁰⁹ As noted above, the New Procedures further mandate that agency "information systems . . . be designed to facilitate auditing of access to and queries of information" and state that "these systems shall be audited by the appropriate oversight entities."³¹⁰

⁹ (U//FOUO) New Procedures §§ 6.2.2.1; 6.3.3.1.

⁽U//FOUO) . New Procedures § 10.1. The New Procedures list a variety of internal and external oversight entities that may have some role in oversight. *Id.* at § 10.2.

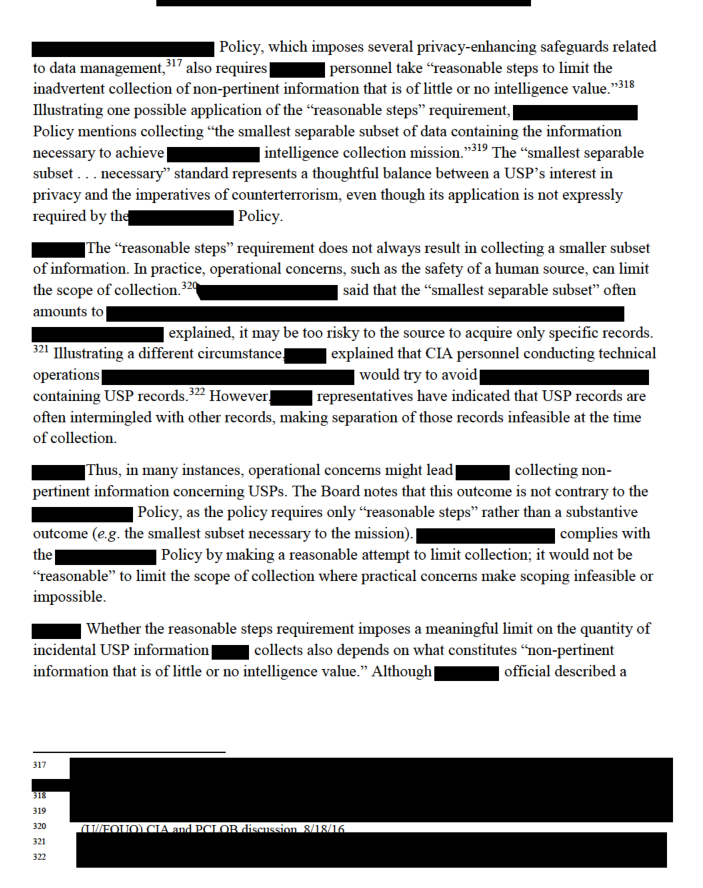
IV. (U) EVALUATION AND RECOMMENDATIONS

(U) This section analyzes the extent to which the covered activities and the policies they implement appropriately balance the need to protect the Nation from terrorism with the need to protect USPs' privacy and civil liberties. Balancing these priorities required the Board to take into account four key factors. First, USP information implicated by the covered activities is largely collected incidentally outside of the United States.
Second, the ISIL threat is serious and it is both evolving and international in nature. Combatting this threat is a high priority for U.S. counterterrorism efforts, and it demands flexibility and creativity in the collection and use of financial intelligence. ³¹¹
Third, because some types of financial intelligence can be sensitive or revealing, activities potentially impact the privacy of USPs whose information has collected. As described above, these records and other parts of E.O. 12333 data can include
(U) Based on these considerations, the discussion below examines potential risks to privacy and
civil liberties and presents related recommendations regarding the covered activities and the policies that govern them. In each section, the Board first presents its analysis based on the

activities as they were conducted at the time of the Board's review: namely, under the AG Procedures adopted in 1982. Each section then proceeds to explore how PCLOB anticipates implementation of the new AG Procedures ("New Procedures") to address the risks identified.

A. (U//FOUO) Incidental collection of USP information abroad

The AG Procedures governing collection of information do not explicitly address the incidental collection of USP information abroad when the CIA collects that USP information as an incident to collection in bulk or without a USP target. mitigated this potential gap through the Policy, which directs to assume that bulk financial intelligence contains USP information and imposes a set of rules to safeguard that financial intelligence.
Below, the Board considers the extent to which the Policy, in conjunction with Annex A of the CIA's current Attorney General-approved procedures, safeguards privacy. The Board also describes the extent to which implementation of the New Procedures is likely to resolve any issues the Board has identified under the current AG-approved procedures.
1. (U//FOUO) Analysis based on existing policy
The covered activities include collecting structured financial records In many cases, these collections include information about assumes that these collections contain USP information, even when has not targeted specific USPs.
result in some incidental collection of USP information.
Annex A's requirement use the least intrusive category of techniques feasible applies only to collections occurring inside the United States or when the target is a USP. directs its intelligence activities at non-USP targets abroad, including conducting bulk collection directed at identified to collections covered by this report, this requirement does not apply to collections covered by this report, even though expects to incidentally acquire USP information.
The CIA has advised that, as a practical matter, personnel frequently use the least intrusive means feasible, for operational reasons. has not represented that this is always the case, and there may be circumstances in the future in which operational expedients and voluntary application of this safeguard are at odds.
316 Annex A & LIV D



general ethos of avoiding or limiting the collection of USP information, that same official also expressed that incidentally or accidentally collected information is potentially valuable.³²³

a) (U//FOUO) New AG Procedures

The New Procedures change existing policy in two ways. First, the New Procedures expressly recognize that collections do include incidentally collected USP information and describe how the procedures apply to such information.³²⁴ As mentioned above, E.O. 12333 and Annex A of the current procedures³²⁵ require the "least intrusive technique feasible" only for collections within the United States or directed at USPs abroad. 326 The New Procedures state that "unevaluated information is presumed to include incidentally acquired information concerning U.S. persons, and to be subject to these procedures regardless of the location of the initial collection[.]"327 The Board understands this to mean that the "least intrusive means" language will apply to all collections containing USP information, including collections conducted abroad that are anticipated to contain incidentally-collected USP data. The procedures retain the framework for determining the least intrusive technique by category, however, and do not include a requirement that personnel further delineate techniques within each category unless feasible in the circumstances. As such, as a matter of practice. choose any collection technique within the applicable category when it is not feasible to determine that a particular collection technique is more or less intrusive than another technique in the same category.

(U//FOUO) Second, the New Procedures limit collections to "only the amount of information reasonably necessary to support th[e] purpose [of the collection]."³²⁸ For collections made without a discriminant that are too large to review immediately, or that are determined to qualify for retention without individualized review, the procedures require extra documentation. Specifically, CIA employees are required to document "[t]he collection technique(s) employed, including any reasonable steps that are or will be taken to limit the information to the smallest separable subset of data containing the information necessary to achieve the purpose of the collection."³²⁹

³²³ (U) *Supra* p. 24.

^{324 (}U//FOUO) New Procedures §§ 3.2, 12.22.

⁽U//FOUO) The current procedures consist of AR 2-2 and its annexes, including Annex A, one of the two parts of the CIA's Attorney General-approved procedures

^{326 (}U) Annex A § IV.D.

⁽U) New Procedures, §§ 3 ("Unevaluated information is presumed to include incidentally acquired information concerning U.S. persons, and to be subject to these Procedures regardless of the location of the initial collection[.]"), 4.1.

⁽U//FOUO) New Procedures § 3.3. The purpose of the collection must be "consistent with the CIA authorities and responsibilities described in Section 2." *Id.*

⁽U//FOUO) New Procedures § 5.

(U//FOUO) Recommendation 1: Require additional implementing guidance regarding reasonable steps to limit collection of USP information. Beyond the requirements under the New Procedures, the Board recommends issue further guidance implementing the requirement of the New Procedures designed to limit the collection of USP data not responsive to the purpose of the collection. This could be accomplished by supplementing the Policy or revising it once the New Procedures are finalized. In any event, the CIA has acknowledged that it will have to consider the continuing applicability of the Policy once the New Procedures are finalized. (U//FOUO) Use of USP information B. Measures to protect USP information after it is acquired are particularly important if practice continues to rely on regular collection abroad that includes an unknown amount of incidentally collected USP information. 1. (U//FOUO) Analysis based on existing policy The rules in Annex A and the Policy largely focus on collection, retention, and dissemination. These policies do not directly address certain key aspects of handling and use – activities that impact the privacy of USPs whose information has been collected incidentally. For example, although informal practice may explicitly address them, Annex A and the Policy are silent on queries designed to return USP information. A significant amount of covered data, is subject to queries as a means of analysis, but this routine activity is not explicitly reflected in Annex A or the Policy. With regard to audits, the Policy requires only maintenance of "an auditable record" of user activity for certain segregated databases "to the extent practicable."330 2. (U//FOUO) New AG Procedures Many of these issues are expected to be remedied once the CIA implements the New Procedures, as discussed below. First, the New Procedures provide access and querying requirements for unevaluated information when it is "impractical, infeasible, or detrimental to the CIA's mission to determine promptly whether the information qualified for [permanent]

retention[.]"³³¹ The New Procedures delineate "exceptional handling requirements" for unevaluated information that constitutes communications acquired without consent of a party or information anticipated to contain substantial USP identifying information, ³³² and "routine handling requirements" for any other unevaluated information. ³³³

The Board notes that much structured, unevaluated data likely constitutes information subject to routine handling requirements. This is because information containing a high volume of USP information may be treated under routine handling requirements if USP identifying information has been masked. Routine handling requirements mandate maintaining an auditable record of activity, including access, queries designed to elicit USP information, and justification for those queries that articulates what the CIA knows or reasonably believes about the USP. A CIA employee may query information subject to routine handling as long as the query is reasonably designed to retrieve information related to an authorized activity of the CIA.

The New Procedures also require that agency "information systems . . . be designed to facilitate auditing of access to and queries of information" and state that "these systems shall be audited periodically by the appropriate oversight entities."³³⁷

3. (U//FOUO) Recommendation 2: Formalize existing standards governing queries designed to return USP information.

As described above, the CIA instructs on the standard for requesting that USP information be unmasked through an online tool. Additionally, the New Procedures introduce heightened requirements for queries of unevaluated information covered by the procedures "exceptional handling requirements." The Board appreciates this aspect of the New Procedures and recommends supplementing existing protocol.

Lower level implementing guidance should formalize informal practices. As a general matter, incorporating existing safeguards related to use -e.g., access to information, unmasking, and queries - into formal, written policy documents promotes awareness of and adherence to the rule and ensures that any future revision to the rule is subject to an appropriate balancing of equities. The Board recommends that the CIA explicitly tie queries to the CIA's

⁽U//FOUO) New Procedures § 6.

⁽U//FOUO) New Procedures § 6.2.

⁽U//FOUO) New Procedures § 6.3.

⁽U//FOUO) New Procedures § 6.3.1(b).

⁽U//FOUO) New Procedures § 6.3.3.

⁽U//FOUO) New Procedures § 6.3.4.

⁽U//FOUO) New Procedures § 10.1. The New Procedures list a variety of internal and external oversight entities that may have some role in oversight. *Id.* at § 10.2.

mission in order to clarify how authority (or limitations on that authority) flow from high level policies, such as E.O. 12333, to more granular procedures. The Board does not anticipate that adopting this recommendation would require a change practices.

C. (U//FOUO) Retention of unevaluated USP information

The Policy governs a substantial amount of financial intelligence that stores as unevaluated information. Under this policy, sets of aggregate data "that exceed the CIA's capacity to immediately review and minimize the information in its entirety upon receipt" must be stored in segregated databases until they are reviewed and minimized or deleted. As discussed above, this policy general retention framework – are structured differently from Annex A. This difference makes retention a particularly complex part of the intelligence cycle

1. (U//FOUO) Analysis based on existing policy

For some of its unevaluated E.O. 12333 financial intelligence, applies fixed retention periods. Subject to certain exceptions, these retention periods are either five or twenty-five years.³⁴¹

² For other E.O. 12333 financial data sets, such as those in which the CIA masks or deletes presumed USP identifying information, the CIA interprets Annex A's enumerated retention categories to permit the indefinite retention of unevaluated USP information.³⁴³

(U//FOUO) Longer retention periods raise greater privacy and civil liberties risks for any USPs whose information is incidentally collected, both by allowing for additional intelligence uses of the information and also by increasing the risk of misuse or inappropriate disclosure. Such risks may be justified if retention periods are grounded in operational needs to retain data for longer periods of time.



The Board understands that data older than five years has been useful. But the Board also notes does not regularly evaluate the period for which its E.O. 12333 financial intelligence tends to be valuable now considering mechanisms to develop such evaluations. This exercise is intended to improve requests to extend retention periods, but not to better understand whether retention periods are generally set at an appropriate length.³⁴⁵

2. (U//FOUO) New AG Procedures

As with Annex A, the New Procedures permit evaluated information to be retained indefinitely. The New Procedures define evaluated information as information that has been reviewed to determine whether it: (1) relates to an authority and responsibility of the CIA; (2) contains USP information; and (3) meets retention criteria. But the New Procedures are clearer than Annex A in several regards. Notably, unlike Annex A, the New Procedures explicitly refer to the requirement that retained information must relate to an authority and responsibility of the CIA.

More significantly, the New AG Procedures create two new retention rules for unevaluated information. Unevaluated information subject to exceptional handling requirements, such as information anticipated to contain significant USP identifying information, must be destroyed "no later than five years after the information has been made available to CIA personnel for operational or analytic use."³⁴⁷ In contrast, unevaluated data subject to routine handling requirements – including unevaluated information in which the CIA has masked USP identifying information – must be deleted "no later than twenty-five years after the information is made available to CIA personnel with access to the relevant information repository."³⁴⁸ All unevaluated information must be subject to either exceptional or routine handling requirements.

3. Recommendation 3: Require periodic evaluation of the duration for which unevaluated financial data is retained.

should evaluate and periodically reevaluate the length of time for which it retains unevaluated E.O. 12333 financial data that contains incidentally collected USP information. This evaluation should consider whether retention periods should be shorter *or* longer. The evaluation should be based on analysis regarding the sensitivity of financial information as well as how long after collection financial data remains valuable for the CIA's mission. Such evaluation will ensure that periods for holding unevaluated USP information appropriately balance the potential need for USP information and the privacy risks associated with storing it.

⁽U//FOUO) New Procedures §§ 7, 12.11, 12.21.

⁽U//FOUO) New Procedures § 6.3.3.3.

^{348 (}U//FOUO) New Procedures §§ 6.3.2, 6.3.3.2.

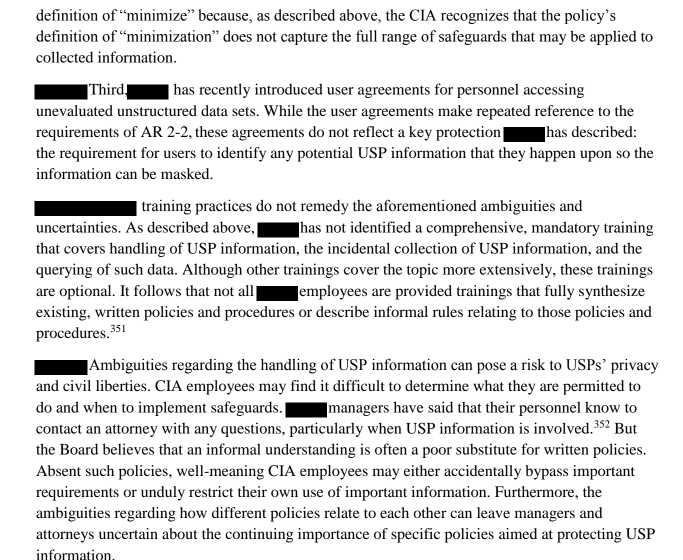
method of determining the retention period of financial data sets consistent with the New Procedures. The Board urges the CIA to adjust retention limitations based on the value of each data set. In order to determine how a data set should be classified under the New Procedures, CIA may be required to develop a way to systematically evaluate the quantity of sensitive information contained in new collections. Developing systematic evaluations of the value E.O. 12333 financial intelligence may be challenging but is also consistent with other IC efforts to manage large and disparate collection activities and databases. In other contexts, government agencies have evaluated the usefulness of certain financial data collections. These approaches may inform the CIA's consideration of mechanisms for evaluating the utility E.O. 12333 financial intelligence. D. (U) The relationship between existing policies and practices As discussed above, governed by a number of different policies and procedures, including E.O. 12333, the current AG-approved Procedures, and lower-level procedures such as Policy. In most cases, there is a hierarchy to these rules. For example, AG Procedures are subordinate to E.O. 12333, which itself is constrained by any statutory rules or limitations and by the Constitution. The existence of so many policies is in many ways a CIA and PCLOB discussion, 9/29/15.

Recommendation 4: Develop a systematic, value-based

necessity; no single policy could provide detailed rules for the numerous agencies within the Intelligence Community and the diverse of activities in which they engage. As a result, virtually every discrete decision to collect, use, or retain information within the CIA is subject to numerous policies.

1. (U//FOUO) Analysis based on existing policy

The Board's review of policies and conversations with staff revealed ambiguities regarding the requirements for protecting USP information. For example, Annex A enumerates bases under which the CIA can retain USP information relies on certain Annex A bases, including one allowing information to be retained for a "reasonable period" for review and one allowing information to be retained if certain USP identifying information is deleted. However, neither of these Annex A bases maps clearly to Section 2.3 of E.O. 12333, the section that enumerates types of USP information that may collected, retained, and disseminated.
The Board understands how the Annex A bases might be reconciled with this E.O. 12333 list: Storage and maintenance for the purpose of evaluating data may be implied from Section 2.3's substantive categories (<i>e.g.</i> foreign intelligence), and retention of information concerning a USP in which the USP identifying information has been deleted arguably does not implicate that USP's privacy.
The relationship between practices and some of the current policies regarding the handling of USP information is also not clear. Three examples illustrate this concern. First, Annex A permits indefinite retention in certain instances in which processing the data sufficiently protects the USP, such as when USP identifying information is masked or deleted; in contrast, is ambiguous with regard to whether masking permits the CIA to retain suggests that
masking and deletion are equivalent. This potential discrepancy is important because represents that which includes at least some information satisfies retention requirements by masking USP identifying information decision to mask data is rooted in a practical concern: can retrieve and use USP identifying information that is <i>masked</i> , while USP identifying information that is permanently <i>deleted</i> would be unusable. The Board notes that user might seek to retrieve USP identifying information – to unmask the financial intelligence – if there is a need to know, <i>i.e.</i> when the USP identifying information itself constitutes foreign intelligence.
Second, the Policy's protections are based on minimization and segregation. Its definition of "minimization" would require permanently delete identifying USP information from unevaluated data. Although relies heavily on the policy in carrying out the covered activities, has not adopted the Policy's pg. 67



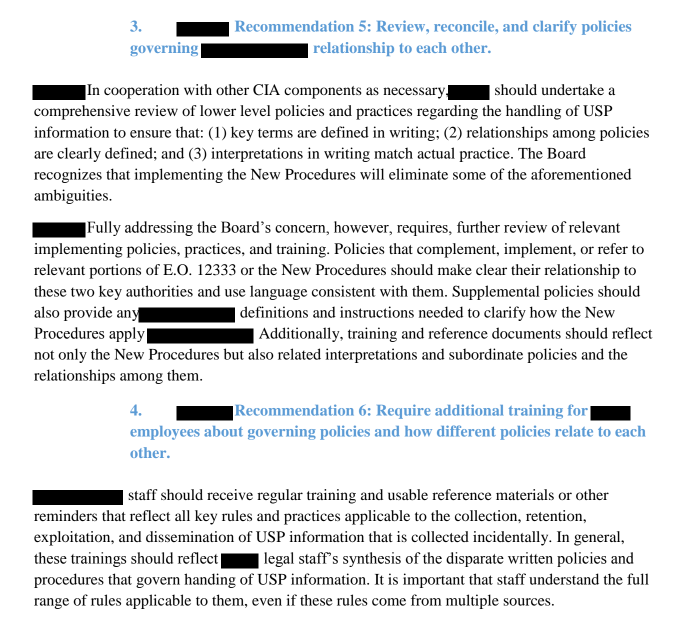
2. (U//FOUO) New AG Procedures

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(U//FOUO) In many ways, the New Procedures are much clearer than AR 2-2 and its Annexes. Several definitions have been added or expanded upon,³⁵³ and protocols for bulk collection and the storage of unevaluated information are substantially more detailed.³⁵⁴ Moreover, the New Procedures acknowledge the existence of other authorities.³⁵⁵

<sup>352
(</sup>U//FOUO) New Procedures § 12 (defining for the first time, for example, bulk collection (§ 12.2), dissemination (§ 12.8), unevaluated information (§ 12.22), U.S. Person identifying information (§ 12.25)).
(U//FOUO) New Procedures §§ 5, 6.

See, e.g., New Procedures § 4 (authorizing collection with a nexus to a CIA mission requirement and a CIA responsibility under the National Security Act of 1947 and Executive Order 12333).



Annex: (U) Separate Statement of Board Members Wald and Dempsey

We appreciate the detailed analysis contained in the Board's report and strongly support its recommendations. If implemented, these recommendations will promote further accountability and establish additional protections for USP information.
we believe should take several additional steps to ensure that USP
information is adequately protected. These additional recommendations are based on staff research and documents as well as Board participation in briefings with the CIA.
Documentation. Given the CIA's regular practice of acquiring datasets of incidentally-collected USP information, the CIA should require additional documentation throughout the intelligence process. Such documentation will not only promote adherence to safeguards already in place but also will create an audit trail so the agency can continue to provide sufficient internal oversight of its own activities. We believe requiring documentation would be particularly beneficial in three contexts.
First, consistent with their current practice and policy, should continue to document the justification for acquiring any dataset, e.g. the foreign intelligence purpose, when initiating a collection. As currently required, and as will be required under the New Procedures, this justification should clarify the anticipated value of the dataset
Second, when processing the data and ultimately retaining it, should document: (1) that an analyst considered whether the purpose of the collection could be achieved by acquiring a smaller subset, and the outcome of that determination; and (2) a determination that the collected intelligence is likely to have ongoing value and therefore is suitable for retention for the purpose of evaluation.
Third, users should document the mission-related justification for queries designed to return USP data. We would require this documentation regardless of whether the user is inside the CIA. The requirement should involve pg. 70

