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DATE EXEMPTED: MAR 2016

JS RE-REVIEW DATE:
OKAY TO RELEASE AS REACTED w/ CIA CONCURRENCE

NO JOINT STAFF OBJECTION
TO DECLASSIFICATION
REQUIRES CONCURRENCE OF

DATE: MAR 2016

[R] - ITEM IS RESTRICTED
3. Use of U.S. military personnel and equipment. CIA has requested Defense assistance in air and sea capabilities, including supplying equipment and supplying U.S. military crews to operate the equipment. Included in these requests are 12 LSD's (or similar ships) to lie off the coast in support of CIA maritime operations, with U.S. Navy crews of 200-300 depending upon the missions, 3 USAF cargo aircraft with "sheep-dipped" USAF crews for air re-supply, 2 amphibious aircraft with "sheep-dipped" USAF crews, and 2 submarines for black broadcast operations. (This is in addition to CIA requests for 6 PT type boats, 3 Helio aircraft, 2 82-foot Coast Guard cutters, and arms, communications equipment, etc.) And where U.S. military personnel and equipment are involved, there is need for a policy determination which will permit operational judgment to be used by designated operations officers, as well as a need for rules of engagement.

Distribution:
Copy: To:
1 - General Taylor
2 - The Attorney General
3 - Secretary Rusk/Deputy Under Secretary Johnson
4 - Secretary McNamara/Deputy Secretary Gilpatric
5 - General Leinster (through General Craig)
6 - Mr. McCone (through Mr. Helms/Mr. Harvey)
7 - Chief of Operations
logical that the number of requests will increase as the operation proceeds. There is a need for clearly defining the limits of arming guerrillas (for self-defense, for training, for purposes short of open actions in revolt), to permit operational judgment to be used by designated operations officers, in Phase I.

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---SENSITIVE---

---TOP-SECRET---

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