237.173-3 Policy.

(a) No detainee may be interrogated by contractor personnel.

(b) Contractor personnel with proper training and security clearances may be used as linguists, interpreters, report writers, information technology technicians, and other employees filling ancillary positions, including as trainers of and advisors to interrogators, in interrogations of detainees if—

(1) Such personnel are subject to the same laws, rules, procedures, and policies (including DoD Instruction 1100.22, Policy and Procedures for Determining Workforce Mix,

(<u>http://www.dtic.mil/whs/directives/corres/pdf/110022p.pdf</u>); DoD Directive 2310.01E, The Department of Defense Detainee Program

(<u>http://www.dtic.mil/whs/directives/corres/pdf/231001p.pdf</u>); and DoD Directive 3115.09, DoD Intelligence Interrogations, Detainee Debriefings, and Tactical Questioning,

(<u>http://www.dtic.mil/whs/directives/corres/pdf/311509p.pdf</u>)); pertaining to detainee operations and interrogations as those that apply to Government personnel in such positions in such interrogations; and

(2) Appropriately qualified and trained DoD personnel (military or civilian) are available to oversee the contractor's performance and to ensure that contractor personnel do not perform activities that are prohibited under this section.

Parent topic: <u>237.173</u> Prohibition on interrogation of detainees by contractor personnel.