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WASHINGTON

April 26, 1985

MEMORANDUM FOR DAVID L. CHEW

STAFF SECRETARY

FROM:

JOHN G. ROBERTS

ASSOCIATE COUNSEL TO THE PRESIDENT

SUBJECT:

Proposed Executive Order, "President's

Child Safety Partnership"

Counsel's Office has reviewed the above-referenced proposed Executive Order, and finds no objection to it from a legal perspective.

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WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

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Always return completed correspondence record to Central Files.

Refer questions about the correspondence tracking system to Central Reference, ext. 2590.

Office of the Press Secretary

For Immediate Release

June 3, 1985

EXECUTIVE ORDER

TRADE IN SERVICES

By the authority vested in me by the International Investment and Trade in Services Survey Act (Public Law 94-472, as amended by Section 306 of Public Law 98-573), and in order to assure that information necessary for developing, formulating and implementing United States policy concerning trade in services is collected, analyzed and disseminated, it is hereby ordered that Executive Order No. 11961 of January 19, 1977, as amended, is redesignated "International Investment and Trade in Services" and is further amended by (1) substituting "International Investment and Trade in Services Survey Act" for "International Investment Survey Act of 1976" wherever it appears; (2) substituting "(5)" for "(4)" in Section 2; (3) adding "and trade in services" after "investment" in Section 3; and (4) adding ", (5)" after "(4)" in Section 3.

THE WHITE HOUSE,

June 3, 1985.

RONALD REAGAN

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WASHINGTON

June 18, 1985

MEMORANDUM FOR DAVID L. CHEW

STAFF SECRETARY

FROM:

JOHN G. ROBERTS

ASSOCIATE COUNSEL TO THE PRESIDENT

SUBJECT:

Executive Order Entitled "Reimbursement of

Federal Employee Relocation Expenses"

Counsel's Office has reviewed the above-referenced proposed Executive Order. In line 7, "subsection 7(c)" should be changed to "Section 1(7)(c)." There is a Section 7 in Executive Order 11609, and the reference to "subsection 7(c)" may be taken to mean a subsection (c) of Section 7, instead of the intended subsection (7) of Section 1. There is also a subsection (7) of Section 9, and there is no reason to refer to Section 1 rather than Section 9 when cited to "subsection 7(c)." In short, the only accurate citation is to "Section 1(7)(c)."

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WHITE HOUSE STAFFING MEMORANDUM

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OFFICE OF THE PRESIDENT OFFICE OF MANAGEMENT AND BUDGET WASHINGTON, D.C. 20503

June 11, 1985

Received S S

1275 JUN 14 ... 11: 02

MEMORANDUM FOR:

THE PRESIDENT

FROM:

DAVID A. STOCKMAN

SUBJECT:

PROPOSED EXECUTIVE ORDER ENTITLED

"REIMBURSEMENT OF FEDERAL EMPLOYEE RELOCATION

EXPENSES"

SUMMARY. This memorandum forwards for your consideration a proposed Executive order which would implement a recent statute that modified the method of administering the program which provides relocation services to eligible federal employees.

BACKGROUND. Public Law 98-151 authorized the heads of individual agencies to enter into contracts to provide relocation services to transferring employees. The law also delegated to the President authority "to prescribe guidance pursuant to which each agency shall carry out its responsibilities . . . ", but those guidelines were not legally binding. By Executive Order No. 12466 of February 27, 1984, the President's authority was delegated to the Administrator of General Services.

The Continuing Resolution for fiscal year 1985 (Public Law 98-473) amended the prior law by giving the President specific legal authority to determine the conditions under which agencies may enter into such contracts for relocation services. The proposed Executive order would amend the existing Order by delegating this new authority, with one exception, to the Administrator of General Services. At the request of the Director of Central Intelligence and with the consent of GSA, the proposal delegates authority to the Director to issue such regulations for the Central Intelligence Agency. The Director will exercise this authority after consultation with GSA.

Previous versions of the proposed order would have authorized the Director of Central Intelligence to promulgate regulations for other agencies within the intelligence community, but that provision was deleted at the request of the Department of Defense. As revised, none of the affected agencies has objected to the proposed Executive order.

RECOMMENDATION. I recommend that you sign the proposed Executive order.

Enclosure

U.S. Department of Justice

Office of Legal Counsel

Received S S

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Office of the Assistant Attorney General Washington, D.C. 20530

1 3 1985

the The President, ion The White House. My dear Mr. President: as

I am herewith transmitting a proposed Executive order entitled "Reimbursement of Federal Employee Relocation Expenses."

This proposed order was submitted by the General Services Administration and has been forwarded for the consideration of this Department as to form and legality by the Office of Management and Budget with the approval of the Director.

The proposed Executive order is approved as to form and legality.

Respectfully,

Ralph W. Tarr

Acting Assistant Attorney General

W. Jan

Office of Legal Counsel

Office of the Press Secretary

For Immediate Release

June 24, 1985

EXECUTIVE ORDER

REIMBURSEMENT OF FEDERAL EMPLOYEE RELOCATION EXPENSES

By the authority vested in me as President by the laws of the United States of America, including Public Law 98-473 and Section 301 of Title 3 of the United States Code, it is hereby ordered as follows:

Section 1. Executive Order No. 11609 of July 22, 1971, as amended, is further amended by revising the present text of Section 1(7)(c) to read as follows:

"(c) The authority of the President under 5 U.S.C. 5724c to prescribe the regulations provided for therein pursuant to which each agency shall carry out its responsibilities under 5 U.S.C. 5724c; provided, that the Director of Central Intelligence, after consultation with the Administrator of General Services, shall prescribe such regulations for the Central Intelligence Agency".

Sec. 2. This Order shall be effective as of October 12, 1984.

RONALD REAGAN

THE WHITE HOUSE,

June 24, 1985.

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OFFICE OF THE PRESIDENT OFFICE OF MANAGEMENT AND BUDGET WASHINGTON, D.C. 20503

September 10, 1985

Monorable John Roberts Presidential Personnel The White House

Dear Mr. Roberts:

Enclosed is a proposed Executive order entitled "Repeal of Section 9(e) of Executive Order 12293, as Amended."

In accordance with the provisions of Executive Order No. 11030, as amended, it was submitted to this office, along with the enclosed transmittal memorandum, by the Department of State.

On behalf of the Director of the Office of Management and Budget, I would appreciate receiving any comments you may have concerning this proposal. If you have any comments or objections they should be received no later than Thursday, September 12, 1985.

Comments or inquiries may be submitted by telephone to Mr. John F. Cooney of this office (395-5600).

Sincerely,

Michael J. Horowitz Counsel to the Director

Enclosure



United States Department of State

The Legal Adviser
Washington, D.C. 20520

September 9, 1985

The Honorable
Joseph R. Wright, Acting
Office of Management and Budget
Washington, D. C.

Dear Mr. Wright:

In accordance with Executive Order 11030, as amended, there is transmitted herewith a proposed Executive Order, together with seven copies, to repeal a subsection of Executive Order 12293 (46 FR 13969), as amended by Executive Order 12363 (47 FR 22497). Section 9(e) of the order provides for the Secretary of State to designate a chairman of the Board of the Foreign Service from among members who are career members of the Senior Foreign Service. Section 153 of P.L. 99-93 amended section 210 of the Foreign Service Act of 1980 (22 U.S.C. 3930) to provide that the President shall appoint that individual, who need not be a career member of the Senior Foreign Service.

It would be possible to retain section 9(e) in its present form as being both a delegation of the President's appointment authority and a limitation on the Secretary's delegated authority. To do so, however, would fly in the face of Congressional intent, so we propose deletion of this provision.

Sincerely,

Abraham D. Sofaer

Enclosure:

Draft Executive Order

DRAFT EXECUTIVE ORDER

Repeal of Section 9(e) of Executive Order 12293, as Amended

By virtue of the authority vested in me by section 301 of title 3 of the United States Code, and as President of the United States, it is ordered as follows:

Section 9(e) of Executive Order 12293 (46 FR 13969) as amended by Executive Order 12363 (47 FR 22497), relating to the Chairman of the Board of the Foreign Service, is repealed and subsection 9(f) thereof is redesignated subsection 9(e).

L/M: KEMalmborg: ad 9/5/85 22350

8/29/85 22350 Doc. No. 0062K L - Mr. Kozak

M/DGP - Mr. Bacchus Kin

M - Mr. Mason Kin

M/MO - Mr. Overly

TIM WILLIAM TOOM

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October 25, 1985

MEMORANDUM FOR DAVID L. CHEW STAFF SECRETARY

FROM:

JOHN G. ROBERTS ASSOCIATE COUNSEL

SSOCIATE COUNSEL TO THE PRESIDENT

SUBJECT:

Proposed Executive Order Entitled President's Foreign Intelligence Advisory Board

Counsel's Office has reviewed the above-referenced proposed Executive Order. Our formal clearance must await receipt o the formal clearance papers from the Department of Justice. At this point, however, the only problem I see is that "October 21" in the last sentence should be "October 20." 0

East, first by establishing and operating the factions early withing system that mane possible the second issengazement agreement between Egypt and Israel and when that meann was successfully completed in fanuary 1980, by indertaking torong the meann withdrawal period the terrication of Egyptian and braeli adherence to the military limitations called for in their 1979 Peace Tree.

This second beacexeeping tole will end on april 25, 1982, the tate established under the Treaty for the completion of Iscael windrawai from the Sinai. At that time to Sinai Field Mission will retinquish its eralication responsibilities to the new Multinational Force and Observers being established to supervise implementation of the Treaty's security arrangements after Israel's windrawaii.

Funding for the Small Support Mission for Fiscal Year 1981 was authorized at 316 million. Only \$10 million is being requested for Fiscal Year 1982, a level that wid fund the Mission's operations during its final months and the projected costs of its phase out after April 25, 1982.

The role of the Sinai Support and Field Missions, has been a concrete example of the United States commitment to the senievement of a just and lasting peace in the Middle East. Our participation in the Multinational Force and Observers will be the next crucial step in the further promotion of that peace. I am counting on the continuing support of the Congress for our role in the peace process.

Ronald Reagan

The White House. October 20, 1981.

President's Foreign Intelligence Advisory Board

Sterume Order 12331 - October 20, 1981

By virtue of the authority vested in me as President by the Constitution and statutes of the United States of America and a priner to enhance the security of the United States by improving the squaity and effectiveness of intelligence available to the United States it is prinered as rollows:

Sergon A. There is betaby smublished surban the White House Office. Executive Office of the President, the President's Forown intelligence Advisory Board the Board". Members of the Soard shall serve it the pleasure of the President and shall be looginged by the President from among Tustworthy and distinguished onizens outace the Covernment who are qualified on the basis is somevement, expenence, and ndependence. The Prendent shall design mage a Chairman and Vice Chairman from among the members. The Board shall and lize full-time waif and consultants as surborzed by the President, Such staff shall be seaded by an Executive Director, appointea by the President.

sec. 2. The Board shall assess the quality quantity, and adequacy of intelligence extrection, of analysis and estimates, of counterintelligence, and other intelligence activates. The Board shall have the authority to continually review the performance of all generies of the Government that are entaged in the collection, evaluation, or production of intelligence or the execution of intelligence policy. The Board shall further be authorized to assess the adequacy of management, personnel, and organization in the intelligence agencies.

Sec. 3. The Board shall report directly to the President and advise him concerning the objectives, conduct, management, and coordination of the various activities of the agencies of the intelligence community. The Board shall report periodically, but at least semi-annually, concerning findings and appraisals and shall make appropriate recommendations for actions to improve and enhance the performance of the intelligence efforts of the United States.

Sec. 4. The Board shall receive consider and take appropriate action with respect to matters identified to the Board by the Director of Central Intelligence the Central Intelligence the Central Intelligence or related

activities, in which the support of the Board will further the effectiveness of the national intelligence effort. With espect to matters deemed appropriate by the President, the Board shall advise and make recommendations to the Director of Central Intelligence, the Central Intelligence Agency and other Government agencies engaged in intelligence and related activities, concerning ways to achieve increased effectiveness in meeting national intelligence needs.

Sec. 5. The Board shall have access to the full extent permitted by applicable law to all information necessary to carry out its duties in the possession of any agency of the Government Information made available to the Board shall be given all necessary security protection in accordance with applicable laws and regulations. Each member of the Board each member of the Board staff, and each of the Board's consultants shall execute an agreement never to reveal any classified information obtained by virtue of his or her service with the Board except to the President or to such persons as the President may designate

Sec. 6. Members of the Board shall serve without compensation, but may receive transportation expense and per diem, allowances as authorized by law. Staff and consultants to the Board shall receive parance allowances as authorized by the President

Ronald Beagar

The White House October 20, 1981

Filed with the Office of the Federal Recoter 5:32 v.m. October 20, 1981

President's Foreign Intelligence Advisory Board

Appointment of 19 Members and Designation of the Chairman and Visi Chairman — October 26: 1981

The President today announced his intention to appears the following individuals to serve on the President's Foreign Intellgence Advisors Board. The President also announced his intention to designate Anne Armstrong as Chairman and Leo Cherne as Vice Chairman.

Anne Armstrong is currently chairman of the Advisory Board of the Georgetown University Center for Strategic and International Studies. She was United States Ambassador to Great Britain in 1976–77 and served as Counsellor to the President in 1973–74. She is married has five children, and resides in Armstrong Tex-

Leo Cherne is an economist and currently serves on the Advisory Board of the Georgetown Unversity Center for Strategic and International Studies He was a member of the President's Foreign Intelligence Advisory Board in 1975-76 and served as Chairman in 1976-77. He resides in New York City and was born September 8, 1912

David Abshire was executive director of the Center for Strategic and International Studies Georgetown University in 1962-70 and has served as chairman since 1973. He was Chairman of the Board for International Broadcasting in 1974-77. He is married has five chioren, and resides in Washington, D.C. He was born, April 11, 1925.

William O. Baker is a research chemist and was enairman of the board of Bell Telephone Laboratories. He was a member of the President's Foreign Intelligence Advisory board in 1955-T. He is married has one son and revides in Morristown, N.). He was born July 15, 1815.

Alfred S. Bloomingdale is a corporation executive in New York City. He was chairman of the board of directors of Dinners. Citt. in 1954-74. He is married has two children, and resides in New York. He was born Adm. 15, 1937.

Frank borman is chairman president and once executive officer of Eastern Airline Colone Borman was commander of the Aboli, is space flight, the first tunar orbital mission, in Legenber 1965. He is married has two sons and resides in Miami. Fig. He was born March 14 1925.

W. Glenn Commbell has been director. Hoover institution on Was. Revolution and Peace Stational University since 1956. He was a member of the National Science Board, National Science Foundation, in 1972–75. He is married has three children, and resides in Stanford, Cash His was born April 25, 1925.

John E. Connalty is an anomey with the first of Vinson & Elkins in Bousson. Tex. He was Governor of Texas in 1955—55 and a candidate in President of the United States in 1955, his was Secretary of the Navy in 1965 and Secretary of the Treasure in 1975—72, his was a member of the Fresden Potentr Intelligence Advisor

WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

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WHITE HOUSE STAFFING MEMORANDUM

ACTION/CONCURRENCE/COMMENT DUE BY: 11:00 am.

SUBJECT: PROPOSED EXECUTIVE ORDER ENTITLED PRESIDENT'S FOREIGN INTELLIGENCE

DATE: 10/24/85

ADVISORY BOARD

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BUCHANAN			RYAN	
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OFFICE OF MANAGEMENT AND BUDGET WASHINGTON, D.C. 20503

October 24, 1985

MEMORANDUM FOR: THE PRESIDENT

JAMBOK MINER

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FROM:

SUBJECT: PROPOSED OKUTON-NEXECUTIVE ORDER ENTITLED "PRESIDENT' m

SUMMARY.

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RECOME SUBJECT ON 0 0 0 Special Special ri 10 Commence 1 O 11 1. 0 m Ω 73 0 proposed Execu 1 引用

EXECUTIVE ORDER

PRESIDENT'S POREIGN INTELLIGENCE ADVISORY BOARD

By the authority vested in me as President by the Constitution and statutes of the United States of America, and in order to enhance the security of the United States by improving the quality and effectiveness of intelligence available to the United States, it is ordered as follows:

Section 1. There is hereby established within the White House, Executive Office of the President, the President's Foreign Intelligence Advisory Board (the "Board"). The Board shall consist of not more than fourteen members, who shall serve at the pleasure of the President and shall be appointed by the President from among trustworthy and distinguished citizens outside the Government who are qualified on the basis of achievement, experience, and independence. The President shall establish the terms of the members upon their appointment. To the extent practicable, one-third of the Board at any one time shall be comprised of members whose current term of service does not exceed two years. The President shall designate a Chairman and Vice Chairman from among the members. The Board shall utilize full-time staff and consultants as authorized by the President. Such staff shall be headed by an Executive Director, appointed by the President.

Sec. 2. The Board shall assess the quality, quantity, and adequacy of intelligence collection, of analysis and estimates of counterintelligence, and other intelligence activities. The Board shall have the authority to continually review the performance of all agencies of the Federal Government that are engaged in the collection, evaluation, or production of intelligence or the execution of intelligence policy. The Board

Shall further be authorized to assess the adequacy of management, personnel, and organization in the intelligence agencies.

Sec. 3. The Board shall report directly to the President and advise him concerning the objectives, conduct, management, and coordination of the various activities of the agencies of the intelligence community. The Board shall report periodically, but at least semi-annually, concerning findings and appraisals and shall make appropriate recommendations for actions to improve and enhance the performance of the intelligence efforts of the United States.

Sec. 4. The Board shall receive, consider, and recommend appropriate action with respect to matters, identified to the Board by the Director of Central Intelligence, the Central Intelligence Agency, or other Government agencies engaged in intelligence or related activities, in which the support of the Board will further the effectiveness of the national intelligence effort. With respect to matters deemed appropriate by the President, the Board shall advise and make recommendations to the Director of Central Intelligence, the Central Intelligence Agency, and other government agencies engaged in intelligence and related activities, concerning ways to achieve increased effectiveness in meeting national intelligence needs.

Sec. 5. The Board shall have access to the full extent permitted by applicable law to all information necessary to carry out its duties in the possession of any agency of the Federal government. Information made available to the Board shall be given all necessary security protection in accordance with applicable laws and regulations. Each member of the Board, each member of the Board's staff, and each of the Board's consultants shall execute an agreement never to reveal any classified information obtained by virtue of his or her service with the

Board except to the President or to such persons as the President may designate.

Sec. 6. Members of the Board shall serve without compensation, but may receive transportation, expenses, and per diem allowance as authorized by law. Staff and consultants to the Board shall receive pay and allowances as authorized by the President.

Sec. 7. Executive Order No. 12331 of October 21, 1981 is revoked.

THE WEITE HOUSE,

Office of the Press Secretary

For Immediate Release

October 28, 1985

EXECUTIVE ORDER

PRESIDENT'S FOREIGN INTELLIGENCE ADVISORY BOARD

By the authority vested in me as President by the Constitution and statutes of the United States of America, and in order to enhance the security of the United States by improving the quality and effectiveness of intelligence available to the United States, it is ordered as follows:

Section 1. There is hereby established within the White House Office, Executive Office of the President, the President's Foreign Intelligence Advisory Board (the "Board"). The Board shall consist of not more than fourteen members, who shall serve at the pleasure of the President and shall be appointed by the President from among trustworthy and distinguished citizens outside the government who are qualified on the basis of achievement, experience, and independence. The President shall establish the terms of the members upon their appointment. To the extent practicable, one-third of the Board at any one time shall be comprised of members whose current term of service does not exceed two years. The President shall designate a Chairman and Vice Chairman from among the members. The Board shall utilize full-time staff and consultants as authorized by the President. Such staff shall be headed by an Executive Director, appointed by the President.

- Sec. 2. The Board shall assess the quality, quantity, and adequacy of intelligence collection, of analysis and estimates, of counterintelligence, and other intelligence activities. The Board shall have the authority to continually review the performance of all agencies of the Federal government that are engaged in the collection, evaluation, or production of intelligence or the execution of intelligence policy. The Board shall further be authorized to assess the adequacy of management, personnel, and organization in the intelligence agencies.
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- Sec. 4. The Board shall receive, consider, and recommend appropriate action with respect to matters, identified to the Board by the Director of Central Intelligence, the Central Intelligence Agency, or other government agencies engaged in intelligence or related activities, in which the support of the Board will further the effectiveness of the national intelligence effort. With respect to matters deemed appropriate by the President, the Board shall advise and make

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- Sec. 5. The Board shall have access to the full extent permitted by applicable law to all information necessary to carry out its duties in the possession of any agency of the Federal government. Information made available to the Board shall be given all necessary security protection in accordance with applicable laws and regulations. Each member of the Board, each member of the Board's staff, and each of the Board's consultants shall execute an agreement never to reveal any classified information obtained by virtue of his or her service with the Board except to the President or to such persons as the President may designate.
- Sec. 6. Members of the Board shall serve without compensation, but may receive transportation, expenses, and per diem allowance as authorized by law. Staff and consultants to the Board shall receive pay and allowances as authorized by the President.
- Sec. 7. Executive Order No. 12331 of October 20, 1981 is revoked.

RONALD REAGAN

THE WHITE HOUSE,

October 28, 1985.

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WASHINGTON

November 7, 1985

MEMORANDUM FOR ROBERT H. TUTTLE

FROM:

FRED F. FIELDING

Although this is not our ordinary procedure, please consider this memo approval for the announcement of the President's intention to appoint the following individuals as Members of the President's Foreign Intelligence Advisory Board. As you know, we have not received completed background investigations on these individuals and they cannot be formally appointed to the Board at this time.

Jeane D. Kirkpatrick Bernard A. Schrieber James Q. Wilson Albert J. Wohlstetter

cc: Catherine Bedell
Jane Dannenhauer
Richard Hauser
John Roberts