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FOIA

F99-008/2

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ID Doc Type	Document Description	No of Doc Date Restrictions Pages
12059 MEMO	AMBASSADOR PECK TO THE WORKING GROUP, RE: IG/T MEETING, 10/30/1985	1 10/31/1985 B1
	GROOT, RE. 10/1 WEETING, 10/30/1703	
12060 MEMO	ROBERT OAKLEY TO PARTICIPANTS AT	1 10/28/1985 B1
	MARITIME SECURITY MEETING RE:	
	RESULTS OF MEETING ON MARITIME	
	SECURITY, 10/28	
	R 3/5/2007 F99-008/2	
12061 REPORT	RE: US-ISRAEL COOPERATION	4 ND B1
	PAR 3/5/2007 F99-008/2	

Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]
B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]

B-3 Release would violate a Federal statute [(b)(3) of the FOIA]

B-4 Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]

B-6 Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]

B-7 Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]

B-8 Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]

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12059 MEMO

10/31/1985 **B**1

AMBASSADOR PECK TO THE WORKING GROUP, RE: IG/T MEETING, 10/30/1985

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AGENDA FOR IG/T

October 30, 1985

- Review of Lessons Learned from the Achille Lauro Hijacking.
- 1. Maritime Security Hearings and follow-up.
 - Results of Discussions in Greece, Italy, Yugoslavia and Spain.
 - 4. Review of US/UK/CAN meeting in Ottawa on October 4.
- eview of U.S.-Israel Cooperation.
- 6. Proposal for Legislative coordination Working Group.
 - 7. Status on various Working Group activities.
 - -- Public Diplomacy: Meeting set for Nov. 5. Car Day IS INVITED
 - -- Exercise for IG/T approval: Mighty Derringer.
 - -- Rewards: Decisions Taken and Pending.
 - -- Central America.

DOCUMENT ATTACHED. OTHER SUBJECTS WERE COVERED

MEMORANDUM

TO: Members, Public Diplomacy Working Group

FROM: Parker Borg, Chairman

SUBJECT: Committee Meeting, Wednesday, November 6,

3:00 PM, Room 2236

Following is the agenda for the next meeting of the full committee:

1) Progress report from each of the working groups.

- 2) Preparation of an overall interim committee report for the IIC and the I/GT.
- 3) Discussion of the Vice President's Task Force.

Each of the Working Group interim chairmen should prepare a written report of proposed action items based on the respective objectives and functions in the Structure and Organization Memorandum. I recognize that many of these proposed action items are necessarily preliminary and tentative. Nevertheless, such specific statements should provide a focal point for discussion of the direction we intend to follow. They will provide the basic components of the overall interim committee report.

CORRECTED VERSION: PARA 5 ADDED

United States Department of State



Washington, D.C. 20520

October 28, 1985

MEMORANDUM

TO:

Participants at Maritime Security Meeting

FROM:

Robert B. Oakley

Chairman, Interdepartmental Group on Terrorism

SUBJECT:

Results of Meeting on Maritime Security,

October 28

At today's meeting, it was agreed that we would set up a Working Group to 1) assess the vulnerabilities of ports and shipping to terrorist threat, domestically and internationally and 2) review the various recommendations to improve port security.

The Working Group will be chaired by Phil Hazeltine, Deputy Assistant Secretary for Policy, Department of Transportation. Other members:

Department	Bureau	Name
Transportation	MARAD	Garrett Brown
CIA	Coast Guard NIO/CT	Como. Peter T. Rots Charles Allen
	,	
Justice	FBI	Robert Heibel
State	Economic	Jeff Shane
	M/CTP	RobertB. Bentley
Treasury	Customs	John Hurley

The Department of Transportation agreed also to invite the Navy and possibly the FAA to participate in the Working Group.

The first task of the Working Group would be for the CIA to provide an assessment of security at ports around the world.

The Working Group would also identify any gaps in existing regulations or legislation and suggest ways in which these deficiencies might be corrected.

The Working Group report would be ready by mid-January, in time to be the basis for U.S. participation in the IMO meeting of the Committee on Maritime Security at the end of January.

With respect to the IMO Assembly next month, it was agreed that Dave Schiele of IO would prepare a cable advising selected countries of the points we wish to raise. It was decided that the U.S. would press the IMO to issue more precise international standards on port security.

CONFIDENTIAL DECL: OADR

NLS F99-008/2#12060

NLS F99-008/2#12060

TEXT OF "STATUS REPORT ON U.S. - ISRAE

ANTI-TERRORISM COOPERATION":

U.S.-ISRAEL COOPERATION ON ANTI-TERRORISM HAS BEEN ENLARGED AND DEEPENED IN THE LAST TWO MONTHS. THIS DOCUMENT PRESENTS A REPORT ON THE PRESENT STATUS OF THIS COOPERATION IN THE NEW PATTERN OF EXCHANGES THAT HAS BEEN ESTABLISHED. AS WELL AS ON FUTURE STEPS TO BE TAKEN. SUCH STATUS REPORTS WILL BE SUBMITTED TO THE RESPECTIVE LEADERS PERIODICALLY.

1. HIGH-LEVEL POLICY COORDINATION

BOTH SIDES HAVE AGREED THAT HIGH-LEVEL EXCHANGES ON TERRORISM WILL TAKE PLACE BETWEEN THE PRIME MINISTER OF ISRAEL AND THE U.S. SECRETARY OF STATE, THROUGH THE ALREADY ESTABLISHED CHANNEL OF THE U.S. AMBASSADOR IN TELAVIV AND THE PRIME MINISTER'S ADVISOR ON COMBATTING TERRORISM.

II. REAL-TIME COOPERATION

BOTH SIDES HAVE AGREED THAT REAL-TIME COOPERATION AND CONSULTATIONS CONCERNING POLICY REGARDING LONG-TERM ISSUES AS WELL AS CRISES SHALL TAKE PLACE IN THE MANNER ALREADY ESTABLISHED. IN ISRAEL THE CHANNEL ON POLICY ISSUES SHALL BE BETWEEN THE U.S. AMBASSADOR AND THE PRIME MINISTER'S ADVISOR ON TERRORISM. IN THE U.S. EXCHANGES WILL TAKE PLACE AMONG THE DIRECTOR OF THE OFFICE FOR COUNTER-TERRORISM, THE EMBASSY OF ISRAEL AND THE PRIME MINISTER'S ADVISOR ON TERRORISM. BOTH SIDES HAVE AGREED

THAT IN INSTANCES OF MUTUAL CONCERN, PARTICIPANTS IN EACH CHANNEL SHALL BE KEPT FULLY INFORMED.

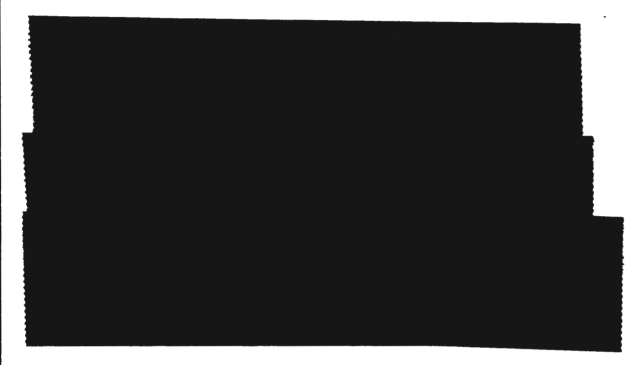
III. SHARING OF INFORMATION.

THE EXCHANGE BETWEEN THE TWO COUNTRIES HAS
BEEN VERY FRUITFUL. HOWEVER, NEW THREATS, AS WELL AS NEW
APPROACHES, HAVE TO BE ADDRESSED:



SEUNET

A) IN THE FRAMEWORK OF REGULARLY ESTABLISHED CHANNELS, THE TWO SIDES HAVE EXPRESSED INTEREST IN SHARING, TO THE EXTENT POSSIBLE BY LAW, INFORMATION ON TERRORIST-RELATED ILLEGAL FINANCIAL TRANSACTIONS.



IV. HOSTAGE NEGOTIATIONS AND RESCUE CAPABILITIES

THE FBI HAS REQUESTED TO VISIT ISRAELI HOSTAGE RESCUE TEAMS. AND THE ISRAELI SIDE IS INTERESTED IN HOSTAGE NEGOTIATION TRAINING BY THE FBI ACADEMY AND THE NEW YORK CITY POLICE DEPARTMENT (NYCPD) IN NEW YORK.

V. CIVIL AVIATION SECURITY

THE FAA AND THE ISRAELI SIDE HAVE AGREED TO ESTABLISH A
JOINT TECHNICAL WORKING GROUP TO EXCHANGE R & D FOR THE
DETECTION OF ARMS AND EXPLOSIVES IN AIRPORTS AND

AIRPLANES. THE ISRAELI TEAM WILL BE SENT TO WASHINGTON SHORTLY. THE TRANSPORTATION SAFETY INSTITUTE IS EXPECTING INFORMATION AND HARDWARE FROM ISRAEL ON AIRPORT

SECURITY. THE FAA CHIEF OF SECURITY WILL BE VISITING

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ISRAEL IN LATE OCTOBER TO DISCUSS FURTHER AVIATION SECURITY ASPECTS.

VI. ANTI-TERRORISM TECHNOLOGY AND COUNTERMEASURES



VII. EXCHANGE OF BOMB-BLAST CAPABILITIES INFORMATION

THE U.S. IS FORWARDING TO THE ISRAELIS A BUREAU OF ALCOHOL, TOBACCO AND FIREARMS (ATF) TRAINING AND PROGRAM SUMMARY FOR IDENTIFYING THOSE SPECIFIC AREAS WHERE THE ISRAELIS DESIRE FURTHER INFORMATION OR WRITTEN MATERIALS. ATF HAS ALSO INVITED THE ISRAELIS TO VISIT ANY OF ITS FACILITIES OR OBSERVE ANY OF ITS PROGRAMS.

VIII. EMERGENCY PLANNING AND EXERCISES

THE OFFICE OF COUNTER-TERRORISM AND EMERGENCY PLANNING HAS FOLLOWED UP THE DESIRE FOR FURTHER COOPERATION ON EMERGENCY PLANNING COOPERATION WITH MEETINGS IN ISRAEL, AND IS PREPARING MATERIALS FOR TRANSMITTAL TO ISRAEL.

ISRAELI PARTICIPATION IN CRISIS MANAGEMENT EXERCISES AS AN OBSERVER IS AGREEABLE. AND WILL TAKE PLACE WHEN A SUITABLE EXERCISE IS IDENTIFIED.

1X. MOBILIZING MULTINATIONAL SUPPORT

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BOTH SIDES HAVE AGREED TO EXAMINE POSSIBILITIES OF DISCRETELY ADDRESSING AND EDUCATING OTHER NATIONS. IN AN ATTEMPT TO DEMONSTRATE THE THREAT OF TERRORISM AND TO BE ABLE TO MOBILIZE MORE EFFECTIVE PRACTICAL SUPPORT IN TIME OF NEED.

X. INTERNATIONAL ORGANIZATIONS, AGREEMENTS, AND SANCTIONS

THE TWO SIDES HAVE AGREED TO EXPLORE HOW TO COOPERATE IN PROMOTING INITIATIVES WITHIN VARIOUS INTERNATIONAL ORGANIZATIONS AND IN SEEKING TO STRENGTHEN INTERNATIONAL

OBLIGATIONS FOR COLLECTIVE ACTION AGAINST TERRORISM.

COORDINATION AT THE UN FOR A STIFFER RESOLUTION AGAINST TERRORISM MARKS A SOLID BEGINNING IN INCREASING COOPERATION IN THIS FIELD. REPRESENTATIVES FROM BOTH SIDES WILL BE WORKING TOGETHER TO IDENTIFY FURTHER STEPS.

XI. PUBLIC DIPLOMACY

BOTH SIDES HAVE AGREED TO EXPLORE CLOSE COORDINATION OF PUBLIC POLICIES DURING TERRORIST CRISES AND LONG-TERM COOPERATION INCLUDING EXCHANGING IDEAS AND ADOPTING PARALLEL APPROACHES IN PUBLIC DIPLOMACY TO INTERNATIONAL AUDIENCES.

XII. ADDITIONAL ISSUES

ADDITIONAL SPECIFIC ISSUES SHOULD BE ADDED TO THE AGREED LIST, WITH EITHER GOVERNMENT BEING FREE TO PROPOSE SUCH ISSUES FOR APPPROVAL BY THE OTHER.

WHITEHEAD

to AMBASSADOR OAKLEY

Department
of the Treasury
Office of the
Assistant Secretary
for Enforcement
and Operations

date: 9/24/85

RE:

Legislative Initiatives and Terrorism

FYI, Treasury's views on one recent piece of terrorism legislation.

It seems to me that the various pieces of terrorism-related legislative ideas being introduced on the Hill ought to have a better coordinated Administration response than the rather uncertain, unreliable OMB clearance process for legislative comments.

It ought to well serve the IG/T if individual agency views on terrorism bills were solicited through the IG/T members in addition to the OMB process. We could resolve differences at the policy level (I hope) and drive the position being taken by the Administration rather than allowing OMB to piecemeal our views on terrorism bills.

Perhaps agency views on terrorism related bills could be circulated among IG/T members as a matter of SOP. We would not need to have meetings unless significant differences in key views had to be resolved. Written views, even telephone calls, would probably suffice in most instances.

Attachment

Deputy for Security Affairs and Crisis Management room 4314 phone 566-8534



DEPARTMENT OF THE TREASURY OFFICE OF THE GENERAL COUNSEL WASHINGTON, D.C. 20220

. 23. SEP 1985

Director, Office of Management and Budget Executive Office of the President Washington, D.C. 20503

Attention: Assistant Director for Legislative Reference

Dear Sir:

This responds to your request for the views of the Department of the Treasury on the Department of Agriculture (USDA) draft report on H.R. 725, a bill, "To prohibit the importation into the United States of goods that are the products of countries that aid or abet acts of international terrorism against the person or property of United States citizens."

Treasury objects to the proposed report of the Department of Agriculture.

The Department of the Treasury supports the policy behind H.R 725 because it would create additional nonmilitary options for the President to use in combatting terrorism. We believe that the bill is fully consistent with achieving the President's objectives in the battle against terrorism: objectives that have been described both in his public statements and through classified directives.

It should be noted, nevertheless, that Treasury opposes the means by which H.R. 725 authorizes the President to combat terrorism.

provision for covering foreign employees or agents of United States citizens, nor is there any coverage for United States Government employees, agents or property. Moreover, there is no guidance given on what quantum of evidence the President needs, if any, to prohibit importations.

We also believe that certain comments in the draft USDA report concerning the International Emergency Economic Power Act ("IEEPA'), 50 U.S.C. 1701, et seq., should be clarified in order that a report by USDA reflecting the Administration's goals in combatting terrorism would not reflect a misunderstanding of IEEPA.

The fourth paragraph of the draft report states that the President "currently has authority to regulate or prohibit imports from these countries, including his authority under [IEEPA]." This statement, though literally true, may be misleading. The authority granted by IEEPA is only available if the President declares a national emergency with respect to an "unusual and extraordinary threat, which has its source in whole or substantial part outside the United States, to the national security, foreign policy, or economy of the United States. . . " IEEPA, sec. 202, 50 U.S.C. 1701(a). The implication in the draft report that IEEPA authority is currently available for antiterrorism purposes and that IEEPA constitutes a literal substitute for H.R. 725 is inaccurate.

In addition, the last sentence of the fourth paragraph states that "[u]nilateral action taken under H.R. 725 would be unlikely to influence affected governments. . . " (emphasis added). Actions under IEEPA, as suggested by the first sentence of the paragraph, also are "unilateral." The USDA report should avoid any implication that unilateral economic sanctions are ipso facto likely to be ineffective, since the Administration currently has several such programs (see, e.g., 31 CFR ch. V), including the recently promulgated Nicaraguan Trade Control Regulations.

Sincerely yours,

Margery Waxman

Deputy General Counsel