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# Collection: Cannistraro, Vincent: Files Folder Title: Afghanistan [07/17/1985-08/31/1985] Box: RAC Box 1

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#### **Ronald Reagan Library**

Collection Name	CANNISTRARO, VINCENT: FILES		Wit	hdrawer
			SMI	5/18/2009
File Folder	AFGHANISTAN [07/17/1985-08/31/1985]		FOI	
				.006/1
Box Number	1		DAU 5	JGHERTY
ID Doc Type	Document Description	No of Pages	Doc Date	Restrictions
70694 CABLE	RIYADH 06386	6	7/17/1985	B1
70695 MEMO	STARK TO POINDEXTER RE JSC PROPOSAL	2	7/18/1985	B1
70696 MEMO	TO POWELL RE PROPOSAL	1	ND	B1
70697 MEMO	CAP TO MCFARLANE	1	7/7/1985	B1
70698 MEMO	O'NEILL TO POINDEXTER RE PROPOSAL	. 2	7/15/1985	B1
70699 CABLE	181410Z JUL 85	2	7/18/1985	B1 B3
70700 CABLE	191015Z JUL 85	3	7/19/1985	B1 B3
70701 COVER SH	EET	1	7/22/1985	B1
70702 MEMO	CANNISTRARO TO MCFARLANE	1	7/22/1985	B1

#### The above documents were not referred for declassification review at time of processing

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]

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			SMI	F 5/	18/2009
File Folder	AFGHANISTAN [07/17/1985-08/31/1985]		FOL	A	
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Box Number	1			JGHEI	RTY
ID Doc Type	Document Description	No of Pages	5 Doc Date	Restr	ictions
70703 MEMO	TO MCFARLANE RE AFGHANISTAN	4	7/16/1985	B1	B3
70704 MEMO	MCFARLANE TO SHULTZ ET AL RE AFGHANISTAN	2	4/1/1985	B1	B3
70705 REPORT	RE AFGHANISTAN	1	ND	B1	B3
70706 MEMO	RE DECISIONS	1	ND	B1	
70707 MEMO	RAYMOND TO MCFARLANE RE AFGHANISTAN	4	8/9/1985	B1	B3

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Collection Name CANNISTRARO, VINCENT: FILES		Withdrawer SMF 5/18/2	
<i>File Folder</i> AFGHANISTAN [07/17/1985-08/31/1985]		<i>FOIA</i> F07-006/1 DAUGHER	ТҮ
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ID   Document Type     Document Description	pages		tions

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Box Number 1	5
ID Document Type Document Description	No of Doc Date Restric- pages tions
70695 MEMO STARK TO POINDEXTER RE JSC PROPOSAL	2 7/18/1985 B1

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TAB I

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Box Number 1	5
ID Document Type Document Description	No of Doc Date Restric- pages tions
70696 MEMO TO POWELL RE PROPOSAL	1 ND B1

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TAB II

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	ction Name NISTRARO, VINCENT: FILES		Withdrawer SMF 5/18/2	
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tab III

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	Folder HANISTAN [07/17/1985-08/31/1985]		<i>FOIA</i> F07-006/1 DAUGHER	TY
Box N	Number			
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ID	Document Type Document Description	No of pages	Doc Date	Restric- tions
7069	8 MEMO O'NEILL TO POINDEXTER RE PROPOSAL	2	7/15/1985	B1

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File Folder AFGHANISTAN [07/17/1985-08/31/1985]		<i>FOIA</i> F07-006/1 DAUGHER	TY
Box Number 1		5	
ID Document Type Document Description	No of pages	Doc Date	Restric- tions
70699 CABLE 181410Z JUL 85	2	7/18/1985	B1 B3

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File Folder AFGHANISTAN [07/17/1985-08/31/1985]	<i>FOIA</i> F07-006/1 DAUGHERTY
Box Number 1	5
ID Document Type Document Description	No of Doc Date Restric- pages tions
70700 CABLE	3 7/19/1985 B1

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File Folder AFGHANISTAN [07/17/1985-08/31/1985]	<i>FOIA</i> F07-006/1 DAUGHERTY
Box Number 1	5
ID Document Type Document Description	No of Doc Date Restric- pages tions
70701 COVER SHEET	1 7/22/1985 B1

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William Martin	/	m	
John Poindexter	~	·	
Paul Thompson		/	
Wilma Hail		. <u> </u>	
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Situation Room			
= Information A = Action	R = Retain	D = Dispatch	N = No further Action
cc: VP Regan Bud	chanan O	ther	
COMMENTS	Should be s	seen by:	
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TAB I

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File Folder       FOIA         AFGHANISTAN [07/17/1985-08/31/1985]       F07-006/         DAUGHI	
Box Number 1	5
ID Document Type Document Description	No of Doc Date Restric- pages tions
70702 MEMO CANNISTRARO TO MCFARLANE	1 7/22/1985 B1

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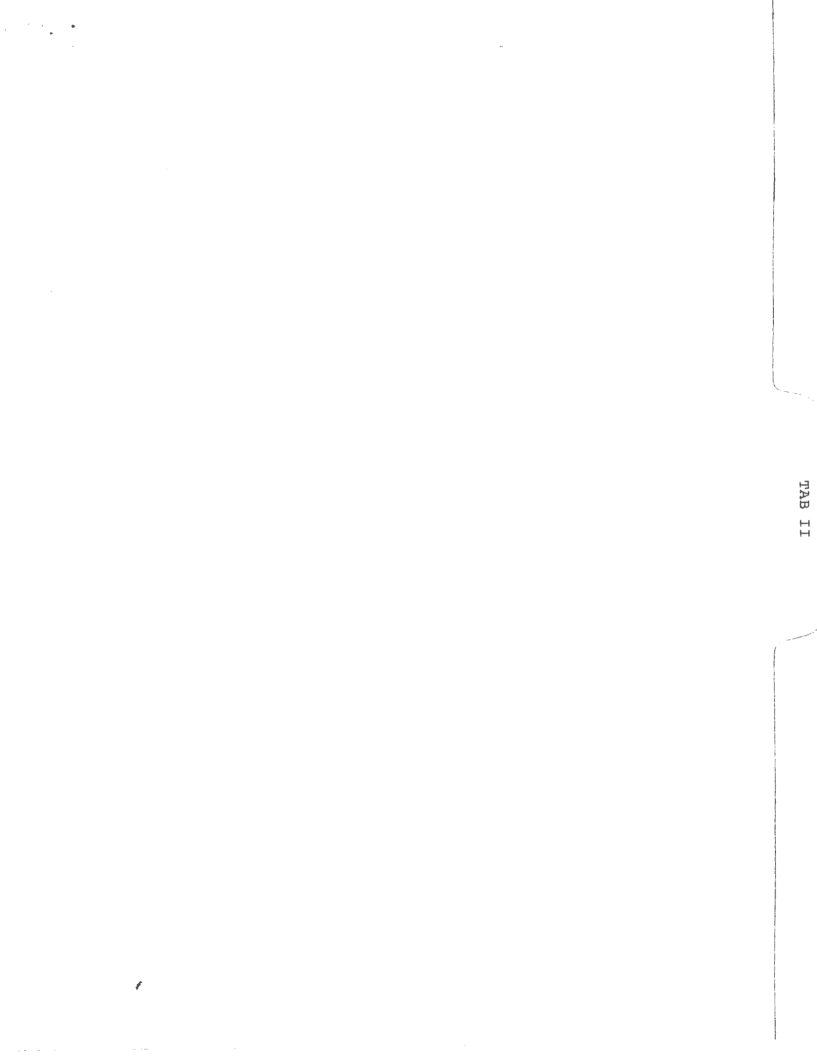
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ID	Document Type Document Description	No of pages	Doc Date	Restric- tions	
7070	94 MEMO MCFARLANE TO SHULTZ ET AL RE AFGHANISTAN	2	4/1/1985	B1 B3	

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July 25, 1985

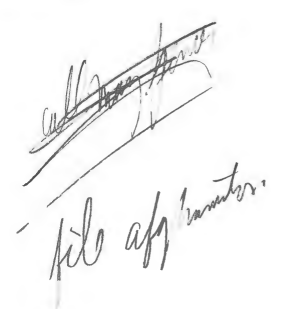
TO: Vince Cannistraro

Attached is the language agreed to last night on Afghanistan.

Chris Lehman

Atch

n.



. General Provisions

Title TA 11

7/24 - 12:15 pm

SEC.

AUTHORITY TO PROVIDE EXCESS PERSONAL PROPERTY FOR HUMANITARIAN PURPOSES.

(a) The Secretary of Defense is authorized to make available for humanitarian relief excess personal property of the Department of Defense, as defined in applicable Department of Defense regulations. No weapons, ammunition or any other equipment or materiel which is designed to inflict serious bodily harm or death may be provided under the section.

The Secretary of States

(d) Not later than June 1, 1986 and every year thereafter, the Secretary of Defense shall report to the Armed Services and Toreign Relation Committees of the Congress on the disposition of all excess personal property under this section.

( This section shall take effect upon enactment.

(f) Excess personal property provided as relief under this shad section be made available to an agency of the United States Covernment, a foreign government, or international organization, for de or a private nonprofit relief organization or combination thereof

Provided, however, that nothing in this section constitutes authority to conduct any activity which, if carried out as an intelligence activity by the Department of Defense, would require a finding pursuant to 22 U.S.C. 2422 and a report to the Congress pursuant to 50 U.S.C. 413.

104 12:10

#### TITLE 3 SOMEWHERE:

There is hereby authorized to be appropriated to the Department of Defense for fiscal year 1986 the sum of \$10,000,000 for the purpose of providing transportation for humanitarian relief for persons displaced or who are refugees because of the invasion of Afghanistan by the Soviet Union. Such transportation shall be provided in coordination with the Department of State. Any such transportation authorized by this section shall be by the most economical commercial or military means available, unless the function secretary of Defense determines that it is in the U.S. national interest to use means other than the most economic available. Such means may include the use of reserve aircraft and personnel.

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<i>File Folder</i>	/31/1985] FOIA		
AFGHANISTAN [07/17/1985-08/31/1985]	/31/1985] DAUGHERTY		
Box Number			
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ID Document Type	No of Doc Date Restric-		
Document Description	pages tions		
70705 REPORT	1 ND B1		
RE AFGHANISTAN	B3		

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S/S 8522927 6182 United States Department of State

Washington, D.C. 20520

August 2, 1985

SECRET

Senior Interagency Group Meeting No. 50

TO:

OVP - Mr. Donald Gregg NSC - Mr. William Martin DOD - Col. David Brown AID - Mr. Richard Meyer USIA - Mr. C. William LaSalle CIA - Mr. John Rixse JCS - Maj. Michael Emerson

SUBJECT: Record of Decisions Taken at SIG Meeting on Afghanistan Political Strategy, August 1, 1985

The attached memorandum describes the decisions taken by the subject SIG.

W Nicholas Platt Executive Secretary

Attachment

DECLASSIFIED

By \_\_\_\_\_\_ NARA, Date 5/18/09

DECL: OADR

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<i>Document Description</i> 70706 MEMO	pages tions		

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NATIONAL SECURITY COUNCIL

August 7, 1985

TO: VINCE CANNISTRARO

CHRIS LEHMAN FM:

Attached are the DoD provisions on providing Humanitarian Assistance. Sorry for the delay in getting them to you.

applant.

SEC. 1454. AUTHORITY TO PROVIDE EXCESS PER-SONAL PROPERTY FOR HUMANITARI-

(a) AUTHORITY TO PROVIDE NONLETHAL EXCESS PROPERTY.—Chapter 151 of title 10, United States Code, is amended by adding at the end thereof the following new section:

"22547. Encars noniethal supplier humanitarian

"(a) The Secretary of Defense may make available for humanitarian relief purposes any nonlethal excess supplies of the Department of Defense:

"(b) Excess supplies made available for humanitarian relief purposes under this section shall be transferred to the Secretary of State, who shall be responsible for the distribution of such supplies.

"(2) a notice to the intelligence committees under section 502(a)(1) of the National Security Act of 1947 (50 U.S.C. 413). "((dx1) The Secretary of State shalt submit ar annual report on the disposition of all excess supplies transferred by the Secretary of Defense to the Secretary of State under this section during the preceding year. "(2) Such reports shall be submitted to

"(2) Such reports shall be submitted to the Committees on Armed Services and on Poreign Relations of the Senate and the Committees on Armed Services and on Foreign Affairs of the House of Representatives.

(3) Such reports shall be submitted not later than June 1 of each year.

"(e) In this section: "(1) "Nonletinal excess supplies" means property, other than real property, of the Department of Defense—

C"(A) that is excess property, as defined in regulations of the Department of Defense; and

"(B) that is not a weapon, ammunition, or other equipment or unsterial that is detigned to inflict serious bodily harm or death.

"(2) 'Intelligence committees' means the Select Committee on Intelligence of the Senate and the Permanent Select Committee on Intelligence of the House of Representatives.".

(b) CLEARCAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the end thereof the following new item: "ACAL

- "2547. Excess nonlethal supplies: humanitarian relief.".
- SEC. 1465. ENCOURAGEMENT OF CONSTRUCTION IN UNITED STATES SHIPYARDS OF COM-BATANT VESSELS FOR UNITED STATES ALLIES

(a) In GINERAL.-The Secretary of the Navy shall take such steps as necessary-

(1) to encourage United States shipyards to construct combatant vessels for nations friendly to the United States, subject to the requirement to safeguard sensitive warship technology; and

(2) to ensure that no effort is made by any element of the Department of the Navy to inhibit, delay, or halt the provision of any United States naval system to a nation allied with the United States if that system is approved for export to a foreign nation, unless approval of such system for export is withheld solely for the purpose of safeguarding sensitive warship technology;

(3) if opportunities arise to construct combatant vessels (including diesel submarines)

outside the United States in a shipyard of a friendly foreign nation, with some or all of the costs provided by United States funds-

(A) to encourage United States firms to participate in such construction to the maximum extent possible; subject to the requirement to safeguard sensitive warship schnology and the Art (B) to ensure, whenever practicable, that at least 51 percent of the dollar value of such construction in provided by United States firms. J air 460- 16 may both 7 mil (b) DEFINITION.-For the purposes of this section, the term "sensitive warship technol-OF means technology relating to the design or construction of a combatant naval el that is determined by the Secretary of Defense to be vital to United States securite . . . .

SEC. HER DEFENSE INDESTRIAL BASE FOR TEX-

(a) CAPABILITY OF DOMESTIC TEXTILE AND APPAREL INDUSTRIAL BASE.—The Secretary of Defense shall monitor the capability of the domestic textile and apparel industrial base to support defense mobilization requirements.

ments. (b) ARNUAL REFORT.—The Secretary shall submit to Congress not later than April 1 of each of the five years beginning with 1986 a report on the status of such industrial base. Each such report shall include—

(1) an identification of textile and apparel mobilization requirements of the Department of Defense that cannot be satisfied on a timely basis by the domestic industries:

(3) recommendations for ways to allevante any inadequacy in such industrial base that the Secretary considers critical to defense mobilization requirements. Situate to defense mobilization requirements. Situate to defense sec. 1452. ENCOURAGEMENT OF TECHNOLOGY wash TRANSFER that In GRAMMER: Situate to defense the second se

92362. Encouragement of fechnology transfer

"(a) The Secretary of Defense shall encourage, to the extent consistent with national security objectives, the transfer of technology between laboratories and research centers of the Department of Defense and other Federal agencies, State and local governments, colleges and universities, and private persons in cases that are likely to result in the maximum domestic use of such technology.

"(b) The Secretary shall examine and implement methods, in addition to the encouragement referred to in subsection (a), that are consistent with national security objectives and will enable Department of Defense personnel to promote technology transfer in cases referred to in subsection (a)."

(b) CLERECAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the end thereof the following new item:

"2362. Encouragement of technology transfer.".

#### SEC. 1454. CIVIL AIR PATROL

(a) REINSURSEMENT FOR MAJOR ITEMS OF EQUIPMENT.—Section 9441(b)(10) of title 10, United States Code, is amended by striking out "authorize the purchase with funds appropriated to the Air Force" and inserting in lieu thereof "reimburse" the Civil Air Patrol for costs incurred for the purchase".

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect on October 1, 1985.

SEC. MIS. NATIONAL SCIENCE CENTER FOR COM.

(a) Proprios. The Congress makes the following findings:

(1) Scientific and technological developments in communications and electronics are of particular importance to the United States in meeting its national security, industrial, and other needs. Order its

(4) The Ninety-seventh. Congress, in Senate Concurrent Resolution 130 of that Congress, encouraged the establishment within the United States of a mational center dedicated to communications and electronics. The States of a mational

• (5) The Secretary of the Army entered into a Memorandum of Understanding with the National Science Center for Communiextions and Electronics Foundation Incorporated, a nonprofit corporation of the State of Georgia, in which the Army and such foundation agreed, to develop a science center for-

siAt the promotion of engineering principles and practices; of the interior side

(B) the advancement of scientific education for careers in communications and electronics and instructions of Title official

(63 the pertrayat of the communications, electronics, and computer axis. AJ 20 4

Mot Purpose. -It in the purpose of this section - With Des to Kist & statedows?

(1) to recognize the relationship between the Army and the National Science Center for Communications and Electronics Foundation Incorporated (hereinafter in this section referred to as the "Foundation") for the development, construction, and operation of a national science center, and

(c) National Science Chyran.—(1) Subject to paragraph (2), the Secretary may provide a suitable parcel of land at or near Fort Gordon, Georgia, for the construction by the Foundation of a National Science Center to meet the objectives expressed in subsection (a). Upon completion of the construction of the center, the Secretary may accept title to the center and may provide for the management, operation, and maintenance of the center.

- (2) As a condition to making a parcel of land available to the Foundation for the construction of a National Science Center, the Socretary shall have the right to approve the design of the center, including all plans, specifications, contracts, sites, and materials to be used in the construction of such center and all rights-of-way, easements, and rights of ingress and egress for the center. The Secretary's approval of the design and plans shall be based on good business practices and accepted engineering principles, taking into consideration safety and other appropriate factors.

(d) GIFTS.—The Secretary may accept conditional or unconditional gifts made for the benefit of, or in connection with, the center.

(e) ADVISORY BOARD.—The Secretary may appoint an advisory board to advise the Secretary regarding the operation of the center

#### July 30, 1985

(3) in recognition of these and other threats, the United States has greatly increased its annual defense spending through sustained real growth averaging 8.8 percent yearly between fiscal 1981 and 1985, and cumulative real growth of 50 percent in that period:

(4) the United States Government appreciates the May 1981 commitment by the Prime Minister of Japan that, pursuant to the Treaty of Mutual Cooperation and Security of 1960 between Japan and the United States, Japan, on its own initiative, would seek to make even greater efforts for improving its defense capabilities, and pursuant to Japan's own Constitution, it was national policy for his country to acquire and maintain the self-defense forces adequate for the defense of its land area and surrounding airspace and sealanes, out to a distance of 1.000 miles:

(5) the United States Government applauds the policy of Japan to obtain the capabilities to defend its sea and air lanes out to 1,000 miles, expects that these capabilities should be acquired by the end of the decade. and recognizes that achieving those capabilities would significantly improve the national security of both Japan and the United States

(6) the United States Government appreci ates the contribution already made by Japan through the Host Nation Support Program and its recent efforts to increase its defense spending; and (7) Japan, however, in recent years con-

sistently has not provided sufficient funding and resources to meet its self-defense needs and to meet common United States-Japan defense objectives and alliance responsibilities

(b) SENSE OF CONGRESS. -It is the sense of the Congress that Japan, to fulfill its self-de fense responsibilities pursuant to the 1960 Mutual Cooperation and Security Treaty with the United States, and in accordance with the national policy declaration made by its Prime Minister in May 1981, to develop.a 1.000 mile airspace and sealanes de fense capability, should implement a 1986-1990 Mid-Term Defense Plan containing sufficient funding, program acquisition, and force development resources to obtain the agreed-upon 1,000 mile self-defense capabilities by the end of the decade, including the allocation of sufficient budgetary resources annually to reduce substantially the ammunition, logistics, and sustainability short-

falls of its self-defense forces. (c) SUBMISSION TO CONGRESS.—Not later than March 31, 1986, and on an annual basis thereafter, the President should submit to the appropriate committees of Congress, in both a classified and unclassified form, detailed and extensive information to permit the Congress to understand Japan's progress toward actually fulfilling its common defense commitment, including the development and implementation of a 1986-1990 Mid-Term Defense Plan fully funded for Japan to achieve 1000 mile self-defense capabilities by 1990. Such information shall include a description of actions taken by the United States Government in the preceding year: to encourage Japan; to meet its 1000 mile self-defense commitment by 1990. SEC. SIL DIPLOMATIC ROUTALENCE AND RECH PROCITY

(a) STATEMENT OF CONGRESSIONAL POLICY .-(1) It is the policy of the Congress that the number of nationals of the Soviet Union admitted to the United States who serve as diplomatic or consular personnel of the Soviet Union to the United States shall be substantially equivalent to the number of United States nationals admitted to the Soviet any witness are the second states in the Soviet of REPORT BY PRESIDENT TO COMMISSION.-personnel of the United States in the Soviet In order to assist the Commission in carry-

Union unless the President determines that the admission of additional Soviet diplomatic and consular personnel would be in the best interests of the United States.

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(2) The policy expressed in paragraph (1) does not apply to dependents or spouses who do not serve as diplomatic or consular personnel

(b) REPORTING REQUIREMENT.-It is the sense of the Congress that the Secretary of State and the Attorney General should prepare and, not later than 6 months after the date of the enactment of this Act, should transmit to the Committee on Foreign Relations and the Select Committee on Intelligence of the Senate, and to the Committee on Foreign Affairs and the Permanent Select Committee on Intelligence of the House of Representatives, a report setting forth a plan for ensuring that the number of Soviet nationals described in subsection (a) does not exceed the limitation described in that ection

(c) DEFINITIONS .- For purposes of this section

(1) the term "diplomatic or consular personnel" means the members of the diplomatic mission or the members of the consular.

(2) the term "members of the diplomatic mission" is used within the meaning of Arti cle 1(b) of the Vienna Convention on Diplomatic Relations (done April 18, 1961); and (3) the term "members of the consular

ost" is used within the meaning of Article 1(g) of the Vienna Convention on Consular Relations (done April 24, 1963). . .

SEC. 814. UNITED STATES INTERNATIONAL NARCOT-ICS CONTROL COMMISSION.

ESTABLISHMENT .- There is established the United States International Narcotics Control Commission (hereafter in this section referred to as the "Commission"). -(b) DUTTES.-The Commission is authorized and directed-44

(1) to monitor and promote international. compliance with narcotics control treaties. including eradication and other relevant issues: and

(2) to monitor and encourage United States Government and private programs seeking to expand international cooperation against drug abuse and narcotics trafficking

(c) MEMBERSHIP.-(1). The Commission. shall be composed of 12 members as follows: (A) 7 Members of the Senate appointed by

the President of the Senate, 4 of whom (including the member designated as Chairman) shall be selected from the majority party of the Senate, after consultation with the majority leader, and 3 of whom (including the member designated as Cochairman. shall be selected from the minority party of the Senate, after consultation with the minority leader.

(B) 5 members of the public to be appoint ed by the President after consultation with the members of the appropriate congressional committees

(2) There shall be a Chairman and a Cochairman of the Commission.

(d) POWERS.-In carrying out this section; the Commission may require, by subpoena or otherwise, the attendance and testimony of such witnesses and the production of such books, records, correspondence, memorandums, papers, and documents as it deems necessary. Subpoenas may be issued over the signature of the Chairman of the Commis sion or any member designated by him, and may be served by any person designated by the Chairman or such member. The Chair man of the Commission, or any member designated by him, may administer oaths to

ing out its duties, the President shall submit to the Commission a copy of the report required by section 481(e) of the Foreign Assistance Act of 1961 (22 U.S.C. 2991(e)).

(f) REPORT TO SENATE .- The Commission is authorized and directed to report to the Senate with respect to the matters covered by this section on a periodic basis and to provide information to Members of the Senate as requested. For each fiscal year for which an appropriation is made the Commission shall submit to the Congress a report on its expenditures under such appropriation

(9) AUTHORIZATION OF APPROPRIATIONS. There are authorized to be appropriated to the Commission \$325,000 for each fiscal year, to remain available until expended, to assist in meeting the expenses of the Commission for the purpose of carrying out the provisions of this section.

(2) For purposes of section 502(b) of the Mutual Security Act of 1954 (22 U.S.C. 1754(b)), the Commission shall be deemed to be a standing committee of the Senate and. shall be entitled to the use of funds in accordance with such section.

(h) STAFF.-The Commission may appoint and fix the pay of such staff personnel as it deems desirable, without regard to the provisions of title 5, United States Code, governing appointments in the competitive service, and without regard to the provisions of chapter 51 and subchapter III of chapter 53 of such title relating to classification and." General Schedule pay rates.

(i) TERMINATION .- The Commission shall ... cease to exist on September 30, 1987

And the Senate agree to the same. DANSE D PARCET

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RICHARD G. LUGAR att hor the S JESSE HELMA, Just and Ale CHARLES MCC. MATHIAS, JT., 115 MALL THEMAS, CHARLES BOOM

J.R. BIDEN, Jr. For the portion dealing with Iran claims legislation: DANTEL J. EVANS

Managers on the Part of the Senate" -JOINT EXPLANATORY STATEMENT OF THE COMMITTEE OF CONFERENCE

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the Senate amendment to H.R. 2068, the bill to the United States Information Agency, the Board for International Broadcasting, and for other purposes, submit the following joint statement to the House and the Senate in explanation of the effect of the action agreed upon by the managers and recommended in the accompanying conference report. ". Mail N G

The Senate amendment struck all of the House bill after the enacting clause and inserted a substitute text.

The House receded from its disagreement to the amendment of the Senate with an amendment which is a substitute for the House bill and the Senate amendment. The differences between the House bill and the Senate amendment, and the substitute -



#### SECRET ATTACHMENT

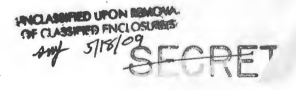
August 13, 85

TO: VINCE CANNISTRARO

FROM:

WALT RAYMOND

SECRET ATTACHMENT



#### **Ronald Reagan Library**

Collection Name CANNISTRARO, VINCENT: FILES	Withdrawer SMF 5/18/2009				
<i>File Folder</i> AFGHANISTAN [07/17/1985-08/31/1985]		<i>FOIA</i> F07-006/1 DAUGHERTY			
Box Number 1		5			
ID Document Type Document Description	No of pages	Doc Date	Restric- tions		
70707 MEMO RAYMOND TO MCFARLANE RE AFGHANISTAN	4	8/9/1985	B1 B3		

The above documents were not referred for declassification review at time of processing 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]

B-9 Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]