

12 October 1945

*Delegation of Authority*

*W. H. ...*

MEMORANDUM

TO: Director  
FROM: Office of General Counsel  
SUBJECT: Certification of Vouchers for the Expenditure of Confidential Funds

1. On 20 September 1945 the President issued Executive Order No. 9621, effective 1 October 1945, in which he terminated the Office of Strategic Services and disposed of its functions.

2. This order reads in part as follows:

"By virtue of the authority vested in me by the Constitution and Statutes, including Title I of the First War Powers Act, 1941, and as President of the United States and Commander in Chief of the Army and Navy, it is hereby ordered as follows;

"1. \* \* \*

"2. \* \* \*

"3. All functions of the Office not transferred by paragraph 1 of this order, together with all personnel, records, property, and funds of the Office not so transferred, are transferred to the Department of War; and the Office, including the office of the Director of Strategic Services, is terminated. The functions of the Director of Strategic Services and of the United States Joint Chiefs of Staff, relating to the functions transferred by this paragraph, are transferred to the Secretary of War. \* \* \* \*"

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3. Public Law 156 of the 79th Congress (National War Agencies Appropriation Act, 1946) in appropriating [redacted] for the Office of Strategic Services for the fiscal year, 1946, specifies:

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"Provided, That [redacted] of this appropriation may be expended without regard to the provisions of law and regulations relating to the expenditure of Govern-

OGC Has Reviewed

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"§ 605. Suspension of conflicting laws; restoration of duties and powers to bureaus, offices, etc., upon termination of sections

"All laws or parts of laws conflicting with the provisions of this title (sections 601-605 of this Appendix) to the extent of such conflict suspended while this title (sections 601-605 of this Appendix) is in force.

"Upon the termination of this title (sections 601-605 of this Appendix) all executive or administrative

of the President under this title (sections 601-605 of this Appendix) to the contrary notwithstanding." (50 App. USCA 605)

5. We must face therefore the historical position of OSS in relation to this statute in the following manner;

(a) The office of the Coordinator of Information was established by Executive Order of 11 July 1941. Then the President by order dated 13 June 1942 declared that the office of the Coordinator of Information exclusive of the portion transferred to OWI should thereafter be known as the Office of Strategic Services. Therefore, the First War Powers Act is applicable to OSS as an agency whose predecessor was in existence on 18 December 1941.

(b) By the provisions of the First War Powers Act as above quoted, the President does have the authority to transfer a portion of OSS to the War Department and to transfer to the Secretary of War the functions of the Director of the Office of Strategic Services.

(c) The Secretary of War may exercise the powers granted to the Director of OSS in the National War Agencies Appropriation Act, 1946, provided that the funds are expended only for the purposes for which they were appropriated in said act.

6. The exercise of the power to certify vouchers for the expenditure of confidential funds calls for the highest discretion and judgment. It is certainly not a merely administrative function. It is a well recognized principle of the law applying to officers of the Government that where a discretionary power is granted to the head of a department it must be exercised by the head of the department or an assistant or

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In view of the wording of the current War Department Appropriation Act, it is the opinion of this office that funds made available to CIC from the War Department appropriation may not be used for the payment of tuition of CIC employees upon the authority contained in the Act to pay such expenses for civilian employees in and under the War Department and Military Establishment where authority is granted in other provisions of the Appropriation Act to pay tuition expenses, such authority is likewise limited to military personnel or civilian employees in and under the War Department and Military Establishment.

Therefore, this office is of the opinion that tuition and other related expenses incident to the sending of an employee to a language school may not be paid from the funds available to CIC where there is no operational necessity. If it is determined that it is necessary to send a CIC employee of CIC to a school to acquire certain qualifications or knowledge essential in the performance of his duties and which are not otherwise available, there would appear to be no legal objection to the payment of tuition costs and other related expenses from the unvouchered funds available to CIC. The appropriate use of funds for this purpose would be based on a determination that such expenditures are necessary in the operation of CIC and should be supported by the facts in each particular case.

It is the opinion of this office that the approval for the use of unvouchered funds for such a purpose necessarily must come from the Director, since current Special Funds Regulations do not provide for the payment of such expenses.

JOHN S. WARNER  
Assistant General Counsel

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