Approved For Release 2008/10/02: CIA-RDP90B01370R000600840036-5

6 Apr 84

OGC has problems with procedures.

Legislative Division, will

follow up on this matter.

per

Approved For Release 2008/10/02 : CIA-RDP90B01370R000600840036-5

STAT

STAT

Ct ... I Intelligence Agency
Office of the Deputy Director for Intelligence

5 April 1984

NOTE TO: 0/OLL (via

Senior Review Panel

Hal Ford, NIO/AL

C/IPC

Executive Secretary, NFIB

VIA:

ADDI RK

The SSCI has come back to us on the procedures for reporting "intelligence failures." The ADDI and I have come up with the attached response, which has been approved by the DDCI and C/NIC. I will need your coordination or proposed changes by Noon, 6 April. I will then coordinate the answer with DIA and INR. Once they concur, we will respond to the SSCI. Implementing instructions will then need to be generated in the NIC and the NFIB Executive Secretariat.

Helene L. Boatner C/PES/DI

NOTE TO: D/OLL

Please coordinate with OGC.

STAT

STAT

STAT

Helene L. Boatner C/PES/DI



Pertinent legislation PUBLIC LAW 96-450—OCT. 14, 1980

94 STAT. 1975

Public Law 96-450 96th Congress

An Act

To authorize appropriations for fiscal year 1981 for the intelligence and intelligence related activities of the United States Government, for the Intelligence Community Staff, and for the Central Intelligence Agency Retirement and Disability System, and for other purposes.

Oct. 14, 1980 [S. 2597]

Be it enacted by the Senate and House of the Representatives of the United States of America in Congress assembled, That this Act may be cited as the "Intelligence Authorization Act for Fiscal Year 1981".

Intelligence Authorization Act for Fiscal Year 1981.

"TITLE V-ACCOUNTABILITY FOR INTELLIGENCE of the of the medical frame of the most non-

"CONGRESSIONAL OVERSIGHT

"Sec. 501. (a) To the extent consistent with all applicable authori- 50 USC 413 ties and duties, including those conferred by the Constitution upon the executive and legislative branches of the Government, and to the extent consistent with due regard for the protection from unauthorized disclosure of classified information and information relating to intelligence sources and methods, the Director of Central Intelligence and the heads of all departments, agencies, and other entities of the United States involved in intelligence activities shall-

"(1) keep the Select Committee on Intelligence of the Senate and the Permanent Select Committee on Intelligence of the House of Representatives (hereinafter in this section referred to as the 'intelligence committees') fully and currently informed of all intelligence activities which are the responsibility of, are engaged in by, or are carried out for or on behalf of, any department, agency, or entity of the United States, including any significant anticipated intelligence activity, except that (A) the foregoing provision shall not require approval of the intelligence committees as a condition precedent to the initiation of any such anticipated intelligence activity, and (B) if the President determines it is essential to limit prior notice to meet extraordinary circumstances affecting vital interests of the United States, such notice shall be limited to the chairman and ranking minority members of the intelligence committees, the Speaker and minority leader of the House of Representatives, and the majority and minority leaders of the Senate;

"(2) furnish any information or material concerning intelli-gence activities which is in the possession, custody, or control of any department, agency, or entity of the United States and which is requested by either of the intelligence committees in

order to carry out its authorized responsibilities: and

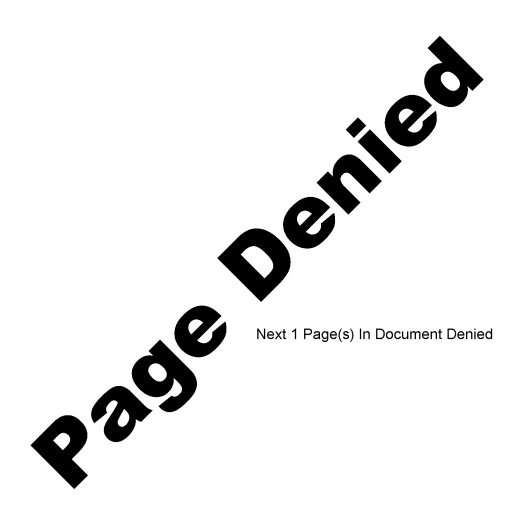
"(3) report in a timely fashion to the intelligence committees any illegal intelligence activity or significant intelligence failure and any corrective action that has been taken or is planned to be taken in connection with such illegal activity or failure.

"(b) The President shall fully inform the intelligence committees in a timely fashion of intelligence operations in foreign countries, other than activities intended solely for obtaining necessary intelligence, for which prior notice was not given under subsection (a) and shall provide a statement of the reasons for not giving prior notice.

"(c) The President and the intelligence committees shall each establish such procedures as may be necessary to carry out the provisions of subsections (a) and (b).

Presidential information to congressional committees

Procedures.



LV/02L

OLL 84-1376 5 April 1984

MEMORANDUM FOR:	General Counsel	
FROM:	Chief, Legislation Division Office of Legislative Liaison	25 X 1
SUBJECT:	Response of SSCI \underline{re} Reporting of Intelligence Failures	
		25X1
to my office and	Liaison Division, OLL just brought the attached indicated that the SSCI has questioned us as ot the Agency has formal procedures for	
reporting intell had formal proce the SSCI, such p the DDCI and C/N procedures over the cover note tomorrow (6 April	rigence failures. I understand that we have not edures before now but, given the inquiries by procedures have now been drafted and approved by NIC. requested that I get the attached to you for your coordination. As indicated in the attachment, a response is needed by noon	25X1
•		25X1
Attachment: As stated		
1 - LEO 1 - KAI 1 - D/O	L Chrono G File: Congressional Oversight D Signer OLL	
1 - DD 1 -	/OLL , LD/OLL grf (5 April 1984) 2	25X1 25X1

Pertinent legislation PUBLIC LAW 96-450—OCT. 14, 1980

Public Law 96-450 96th Congress

To authorize appropriations for fiscal year 1981 for the intelligence and intelligence-related activities of the United States Government, for the Intelligence Commu-nity Staff, and for the Central Intelligence Agency Retirement and Disability System, and for other purposes.

Oct. 14, 1980 [S. 2597]

Be it enacted by the Senate and House of the Representatives of the United States of America in Congress assembled, That this Act may be Intelligence cited as the "Intelligence Authorization Act for Fiscal Year 1981".

Authorization Act for Fiscal Year 1981.

"TITLE V—ACCOUNTABILITY FOR INTELLIGENCE **ACTIVITIES**

i en 1997, est dej a clutiono vano d**eno est m**et **nei**le, esta "CONGRESSIONAL OVERSIGHT

"Sec. 501. (a) To the extent consistent with all applicable authori- 50 USC 413 ties and duties, including those conferred by the Constitution upon the executive and legislative branches of the Government, and to the extent consistent with due regard for the protection from unauthorized disclosure of classified information and information relating to intelligence sources and methods, the Director of Central Intelligence and the heads of all departments, agencies, and other entities of the United States involved in intelligence activities shall-

"(1) keep the Select Committee on Intelligence of the Senate and the Permanent Select Committee on Intelligence of the House of Representatives (hereinafter in this section referred to as the 'intelligence committees') fully and currently informed of all intelligence activities which are the responsibility of, are engaged in by, or are carried out for or on behalf of, any department, agency, or entity of the United States, including any significant anticipated intelligence activity, except that (A) the foregoing provision shall not require approval of the intelligence committees as a condition precedent to the initiation of any such anticipated intelligence activity, and (B) if the President determines it is essential to limit prior notice to meet extraordinary circumstances affecting vital interests of the United States, such notice shall be limited to the chairman and ranking minority members of the intelligence committees, the Speaker and minority leader of the House of Representatives, and the majority and minority leaders of the Senate;

"(2) furnish any information or material concerning intelligence activities which is in the possession, custody, or control of any department, agency, or entity of the United States and which is requested by either of the intelligence committees in

order to carry out its authorized responsibilities: and

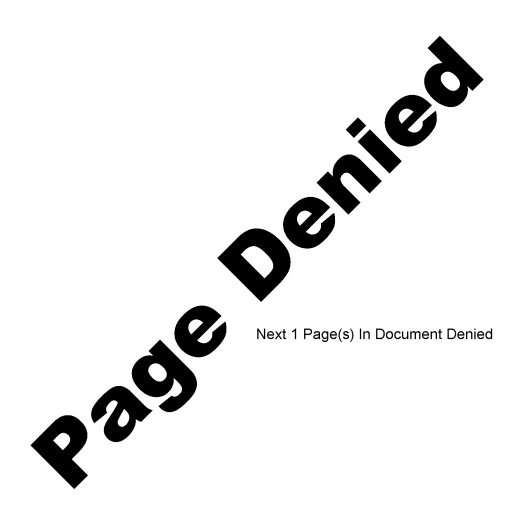
"(3) report in a timely fashion to the intelligence committees any illegal intelligence activity or significant intelligence failure and any corrective action that has been taken or is planned to be taken in connection with such illegal activity or failure.

"(b) The President shall fully inform the intelligence committees in a timely fashion of intelligence operations in foreign countries, other than activities intended solely for obtaining necessary intelligence, for which prior notice was not given under subsection (a) and shall provide a statement of the reasons for not giving prior notice.

"(c) The President and the intelligence committees shall each establish such procedures as may be necessary to carry out the provisions of subsections (a) and (b).

Presidential information to congressional committees

Procedures.



Approved For Release 2008/10/02: CIA-RDP90B01370R000600840036-5
Office of the Deputy Director for Intelligence

5 April 1984

O: D/OLL (via Senior Review Panel Hal Ford, NIO/AL C/IPC Executive Secretary, NFIB

The SSCI has come back to us on the sources for reporting "intelligence, ares." The ADDI and I have come up with attached response, which has been ared by the DDCI and C/NIC. I will need coordination or proposed changes by 6 April. I will then coordinate the with DIA and INR. Once they concur, a respond to the SSCI. Implementing ructions will then need to be generated in and the NFIB Executive Secretariat.

Helene L. Boatner C/PES/DI

D/OLLlease coordinate with OGC.

Helene L. Boatner C/PES/DI 25X1

25X1

25X1

