February 21, 1996

The President The White House Washington, D. C. 20500

Dear Mr. President:

I am writing to you in regard to Director John Deutch's letter to you dated February 8, 1996, concerning the Central Intelligence Agency's appeal of three formal determinations made by the Assassination Records Review Board.

The Agency's appeal was made long after the period prescribed by the governing statute, the President John F. Kennedy Assassination Records Collection Act of 1992, 44 U.S.C. 2107 (Supp. V 1994) ("JFK Act"). This tardy appeal places the Review Board in an extremely difficult position. On the one hand, fidelity to the process established by the JFK Act would ordinarily require the Review Board to oppose vigorously the Agency's untimely and irregular appeal. But, on the other hand, the Review Board seeks to have its decisions (as well as the President's) made in light of the best available evidence regarding the significance of any possible harm either to the foreign relations of the United States or to individuals.

We note that the arguments made on appeal include information on harm to our national security that was not fully provided to the Review Board at the time of its original decision, and that the appeal also intimates that there is additional information that was requested by the Review Board but that was not provided. The Agency's attempt to provide new evidence at this late date distorts the procedures set up by the JFK Act and necessarily places the Review Board in the inappropriate position of having made decisions without all of the relevant facts being made available.

The three documents at issue in the Agency's appeal were the subject of careful decisions by the Review Board, which evaluated all of the evidence provided by the Agency. In each case, the Agency was notified of the Board's decisions within fourteen days. Under the JFK Act, these records ordinarily should have been available in the National Archives within thirty days of the notification to the Agency. In each case,

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after the Agency failed to file a timely appeal, the documents were processed for public access and transferred to the National Archives for release.

The Board takes seriously its dual responsibilities of making important information about the assassination of President Kennedy available to the public while at the same time protecting legitimate concerns of national security. The process cannot work as Congress intended, however, if the Board does not have all relevant evidence at the time it makes its determinations and if the Agency does not act more promptly.

Given the level of concern asserted by the Agency and the existence of possibly relevant new information, the Board considers it only prudent to delay responding to the appeal until it has a chance to evaluate all evidence that was unavailable to it during its initial review. We expect that the Agency will cooperate fully in this effort.

Sincerely,

John R. Tunheim Chair

cc: Marvin Krislov, Associate Counsel to the President John Deutch, Director, CIA John Pereira, Chief, Historical Review Group, CIA