

JFK ASSASSINATION SYSTEM
IDENTIFICATION FORM

AGENCY INFORMATION

AGENCY : CIA
RECORD NUMBER : 104-10330-10102
RECORD SERIES : JFK
AGENCY FILE NUMBER : PROJFILES-CORRESPONDENCE

DOCUMENT INFORMATION

AGENCY ORIGINATOR : CIA
FROM : DAVID W. CAREY
TO : HONORABLE JOHN RAYMOND TUNHEIM
TITLE : LETTER: I HAVE JUST RECEIVED INFORMAL WORD OF THE
DECISIONS THE JFK BOARD MADE AT ITS 17 NOVEMBER 1997
MEETING.
DATE : 11/26/1997
PAGES : 2

SUBJECTS : DECISIONS
JFK ASSASSINATION

DOCUMENT TYPE : PAPER
CLASSIFICATION : SECRET
RESTRICTIONS : 1A 1B
CURRENT STATUS : RELEASED IN PART PUBLIC - RELEASED WITH DELETIONS
DATE OF LAST REVIEW : 03/11/03
COMMENTS : JFK-M-15 : F4 : 2000.02.07.11:13:49:357035

Released under the John F. Kennedy
Assassination Records Collection Act of
1992 (44 USC 2107 Note). Case#:NW
65360 Date: 11-17-2022

[R] - ITEM IS RESTRICTED 104-10330-10102



~~SECRET~~
CENTRAL INTELLIGENCE AGENCY
WASHINGTON, D.C. 20505
EXECUTIVE DIRECTOR

JFK Act 5 (g)(2)(D)

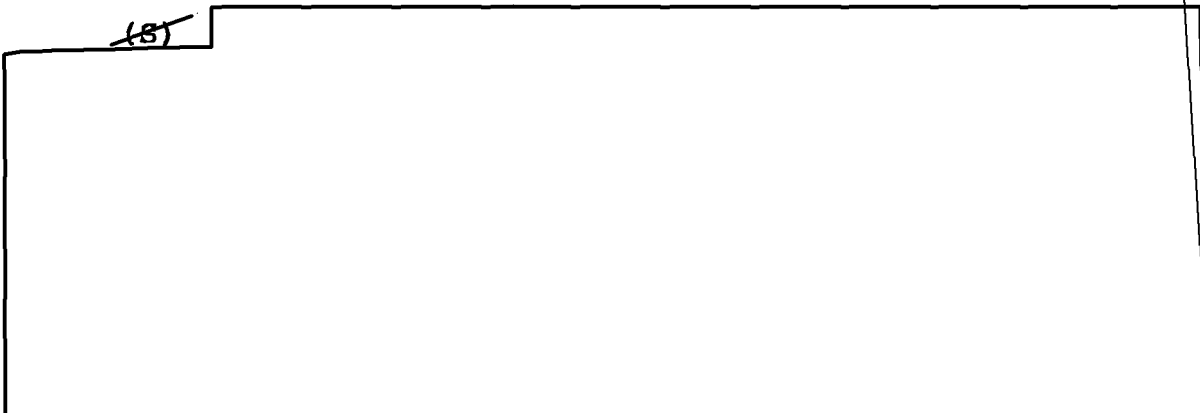
The Honorable John Raymond Tunheim
Chairman
Assassination Records
Review Board
600 E. Street N.W.
Washington, D.C.

Dear Judge Tunheim:

~~(C)~~ I have just received informal word of the decisions the JFK Board made at its 17 November 1997 meeting. Most of the Board's decisions--those relating to the CIA presence in Warrenton, CIA's involvement in various non-governmental organizations, and the details of CIA funding of the Cuban Revolutionary Council--are very welcome. I must, however, urge the Board to reconsider its decision to release documents in a form that would reveal the Agency's use of [REDACTED]

~~(S)~~ We stand behind the position that we have presented in writing and in discussions with the Board on previous occasions. I would welcome an opportunity to have a senior CIA representative meet with the Board at your convenience to explain why the Agency considers this information so sensitive and to answer any questions you may have. Meanwhile, I offer the following summary of our fundamental concerns.

~~(S)~~



CL BY: 2217297
CL REASON: 1.5 (c)
DECL ON: X1
DRV FROM: COV 2-87

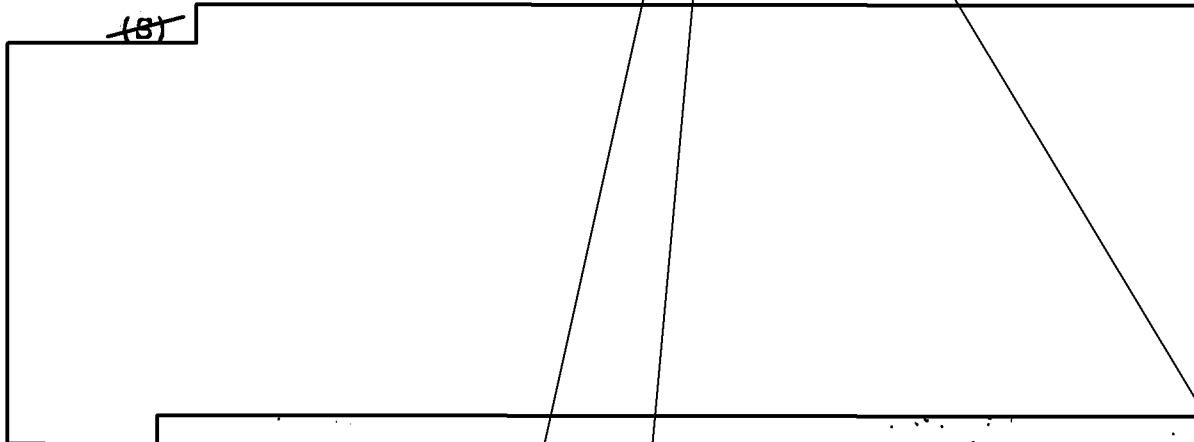
~~SECRET~~

~~SECRET~~

NEK Act 5 (g) (2) (D)

Judge Tunheim

clearly illustrates the purpose behind the Director's statutory obligation to protect intelligence methods from unnecessary and inappropriate disclosure.



(S) [redacted] continues to be an important intelligence method. Its use is undiminished since the 1960s, and it will remain essential for the foreseeable future. I urge the Board to reconsider its recent decision insofar as it concerns the Agency's use of [redacted]. In this regard, we will be forwarding a more comprehensive memorandum addressing the damage issue prior to the next Board meeting, and we would also like to offer the Board the opportunity for a personal appearance by a senior CIA representative should that be appropriate.

Sincerely,

David W. Carey
David W. Carey

~~SECRET~~