

Washington, DC 20585

November 17, 2009

Mr. Nathan Cardozo Electronic Frontier Foundation 454 Shotwell Street San Francisco, CA 94110

Dear Mr. Cardozo:

Re: FOIA-2009-000468

This letter is in response to the request for information that you sent to the Department of Energy (DOE) under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, dated June 19, 2009 (FOIA-2009-000468). You requested the following documents:

- 1) All reports submitted to the Intelligence Oversight Board ("IOB") pursuant to Section 2.4 of Executive Order 12863 from February 25, 2008 to February 29, 2008.
- 2) All reports submitted to the IOB or the Director of National Intelligence ("DNI") pursuant to Section 1.7(d) of Executive Order 12333 from February 29, 2008 to the present.
- 3) All reports of any assessments or reviews of intelligence activities by the President's Intelligence Advisory Board ("PIAB") to DOE pursuant to Sec. 4(a)(ii) of Executive Order 13462 from February 29, 2008 to the present.
- 4) All recommendations concerning intelligence matters identified by the PIAB to DOE pursuant to Sec. 4(b) of Executive Order 13462 from February 29, 2008 to the present.
- 5) All reports and recommendations by the IOB to DOE pursuant to Sec. 6(c) of Executive Order 13462 concerning the performance of DOE under Executive Order 13462 from February 29, 2008 to the present.
- 6) All records containing information and all recommendations for corrective action submitted by the IOB to DOE pursuant to Sec. 6(d) of Executive Order 13462 from February 29, 2008 to the present.
- 7) All requests for investigations of intelligence activities by the IOB to DOE and reports by DOE to the IOB of the results of those investigations pursuant to Sec. 6(e) of Executive Order 13462 from February 29, 2008 to the present.

8) All reports made by DOE to the IOB or PIAB pursuant to Sec. 8(c) of Executive Order 13462, concerning the reasons for not implementing a PIAB or IOB recommendation from February 29, 2008 to the present.

Your request was assigned to the Office of the Inspector General (IG), the Office of the General Counsel (GC), and the Office of Intelligence and Counterintelligence (IN) to conduct searches of their files for responsive documents. A search of GC produced no responsive documents. A search of the files of IN for documents responsive to your request produced 5 documents. These documents are being produced in their entirety. IG will respond to you directly in a separate letter.

Pursuant to 10 C.F.R §1004.8, you may challenge the adequacy of this search for responsive documents by submitting a written appeal to the Director, Office of Hearings and Appeals, L'Enfant Plaza Building, U.S. Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585-1615. You should submit the appeal within thirty (30) calendar days of receipt of this determination.

The written appeal, including the envelope, must clearly indicate that a Freedom of Information Act appeal is being made. The appeal must contain all the elements required by 10 C.F.R. § 1004.8 to the extent applicable. Judicial review will thereafter be available to you in the U.S. District Court (1) for the District of Columbia, (2) for the district where you reside, (3) for the district where you have your principal place of business, or (4) for the district where the DOE records are located.

I appreciate the opportunity to assist you with this matter. If you have any questions, please contact Pamela Simmonds at (202) 586-5525.

Sincerely

Deputy General Counsel for

Environment and Nuclear Programs

Enclosures

Department of Energy FOIA 2009-000468 Document Index

- 1. Letter to Stephen Friedman from Rolf Mowatt-Larssen. Re: Reporting on Intelligence Oversight Matters. Dated October 30, 2008. 1 pg. Release in Entirety.
- 2. Letter to Homer Pointer from Stanley J. Borgia. Re: Reporting on Intelligence Oversight Matters. Dated April 13, 2009. 1 pg. Release in Entirety.
- 3. Letter to Homer Pointer from Stanley J. Borgia. Re: Reporting on Intelligence Oversight Matters. Dated July 7, 2009. 1 pg. Release in Entirety.
- 4. Memorandum for IC Inspectors General and Intelligence Oversight Reporting Officers. Re: Reporting on Intelligence Oversight Matters. Dated July 25, 2009. 1 pg. Release in Entirety.
 - a. Memorandum to IC Department Secretaries. Re: Intelligence Oversight Reporting Criteria. Dated July 17, 2009. 2 pp. Release in Entirety.
 - b. Criteria on Thresholds for Reporting Intelligence Oversight Matters and Instructions relating to Formatting and Scheduling. 4 pp. Release in Entirety.
- 5. Letter to Homer Pointer from Stanley J. Borgia. Re: Reporting on Intelligence Oversight Matters. Dated January 29, 2009. 1 pg. Release in Entirety.



Washington, DC 20585

DCT 3 0 2008

The Honorable Stephen Friedman Chairman Intelligence Oversight Board Room 5020, New Executive Office Building 725 17th Street, NW Washington, D.C. 20503

Dear Mr. Friedman:

This letter responds to requirements set forth in section 8(b)(i)(A) of Executive Order 13462, "President's Intelligence Advisory Board and Intelligence Oversight Board"; section 1.6(c) of Executive Order 12333 (dated July 31, 2008); and the Criteria on Thresholds for Reporting Intelligence Oversight Matters and Instructions Relating to Formatting and Scheduling, issued jointly by the Director of National Intelligence and the Chairman of the Intelligence Oversight Board on July 17, 2008.

For the period July 1st through September 30th, 2008, no Department of Energy or National Nuclear Security Administration intelligence activity has come to my attention that I have reason to believe was unlawful or contrary to executive order or presidential directive.

Pursuant to guidance previously provided by the Intelligence Oversight Board, this quarterly report is not considered an agency record and is the property of the Board. This report is not to be disseminated without the Board's consent. A copy of this report also is being provided to the Director of National Intelligence.

Please contact Elizabeth Vaden of my staff on 202-586-8756 if we can provide any further assistance.

Rolf Mowatt-Larssen

Director

Office of Intelligence and Counterintelligence

TO THE SERVICE OF THE

Department of Energy

Washington, DC 20585

APR 1 3 2009

Mr. Homer Pointer General Counsel Intelligence Oversight Board Room 5020, New Executive Office Building 725 17th Street, NW Washington, D.C. 20503

Dear Mr. Pointer:

This letter responds to requirements set forth in section 8(b)(i)(A) of Executive Order 13462, "President's Intelligence Advisory Board and Intelligence Oversight Board"; section 1.6(c) of Executive Order 12333 (dated July 31, 2008); and the Criteria on Thresholds for Reporting Intelligence Oversight Matters and Instructions Relating to Formatting and Scheduling, issued jointly by the Director of National Intelligence and the Chairman of the Intelligence Oversight Board on July 17, 2008.

For the period January 1st through March 31st, 2009, no Department of Energy or National Nuclear Security Administration intelligence activity has come to my attention that I have reason to believe was unlawful or contrary to executive order or presidential directive.

A copy of this report also is being provided to the Director of National Intelligence.

Please contact Su Frey of my staff on 202-586-5625 if we can provide any further assistance.

Sincerely,

Stanley J. Borgia

Acting Director

Office of Intelligence and Counterintelligence



Washington, DC 20585

JUL 10 7 2009

Mr. Homer Pointer General Counsel Intelligence Oversight Board Room 5020, New Executive Office Building 725 17th Street, NW Washington, D.C. 20503

Dear Mr. Pointer:

This letter responds to requirements set forth in section 8(b)(i)(A) of Executive Order 13462, "President's Intelligence Advisory Board and Intelligence Oversight Board"; section 1.6(c) of Executive Order 12333 (dated July 31, 2008); and the Criteria on Thresholds for Reporting Intelligence Oversight Matters and Instructions Relating to Formatting and Scheduling, issued jointly by the Director of National Intelligence and the Chairman of the Intelligence Oversight Board on July 17, 2008.

For the period Aril 1st through June 30th, 2009, no Department of Energy or National Nuclear Security Administration intelligence activity has come to my attention that I have reason to believe was unlawful or contrary to executive order or presidential directive.

A copy of this report also is being provided to the Director of National Intelligence.

Please contact Rose Duval of my staff on 202-586-4900 if we can provide any further assistance.

Sincerely,

Stanley/J. Borgia

Acting Director

Office of Intelligence and Counterintelligence

OFFICE OF THE DIRECTOR OF NATIONAL INTELLIGENCE INSPECTOR GENERAL WASHINGTON, DC 20511

July 25, 2008

MEMORANDUM FOR: IC Inspectors General and Intelligence Oversight Reporting

Offices

SUBJECT: Reporting on Intelligence Oversight Matters

On July 21, 2008, I briefed Intelligence Community leaders (EXCOM) on the IC's modified Intelligence Oversight Program called for in recently issued Executive Order 13462. In coordination with the President's Intelligence Oversight Board (IOB), the DNI is developing reporting and compliance standards to carry out the provisions of EO 13462.

On July 17, 2008, the DNI and the Chairman of the IOB, jointly issued Criteria on Thresholds for Reporting Matters to the IOB and DNI. Attached is a copy of the Criteria, as well as the cover memorandum. Please distribute the Criteria within your organization as appropriate.

We look forward to working with you to ensure that each agency's Intelligence Oversight Program is able to fulfill the expectations of the IOB and the President.

We intend to provide detailed briefings to the affected offices in the near future.

If you have questions or comments concerning this program, please contact Bill Kelley at kelleyw@dni.ic.gov or via secure phone at 934-8101.

Edward F. Maguire

Enclosures:

- Memorandum to IC Department Secretaries, dated July 17, 2008, regarding Intelligence Oversight Reporting Criteria
- 2) Criteria on Thresholds for Reporting Intelligence Oversight Matters and Instructions Relating to Formatting and Scheduling



JUL 17 2008

MEMORANDUM FOR THE SECRETARY OF STATE

THE SECRETARY OF THE TREASURY

THE SECRETARY OF DEFENSE THE ATTORNEY GENERAL THE SECRETARY OF ENERGY

THE SECRETARY OF HOMELAND SECURITY DIRECTOR, CENTRAL INTELLIGENCE AGENCY

SUBJECT: Intelligence Oversight Reporting Criteria

Executive Order (EO) 13462 tasks the Intelligence Oversight Board (IOB) with issuing criteria on the thresholds for reporting intelligence oversight matters to the IOB and to the Director of National Intelligence (DNI). It also tasks the DNI with issuing instructions relating to the format and scheduling of such reporting. The attached guidance provides those criteria and instructions.

EO 13462 and these criteria acknowledge the establishment of the DNI and seek to infuse a fresh awareness of the importance of intelligence oversight reporting. The criteria also provide guidance on what information the President and the DNI need to execute their respective duties to see that the laws are faithfully executed and that intelligence activities comply with the Constitution and laws of the United States.

To implement EO 13462, the DNI will execute day-to-day intelligence oversight responsibilities. Among other things, this will include reviewing the guidelines by which Intelligence Community (IC) components report intelligence activities to ensure they are consistent with Part 1.7(d) of EO 12333 and with EO 13462, reviewing reports submitted to the IOB, and providing the IOB with a quarterly assessment of the content, quality, and timeliness of reporting by the IC.

The IOB continues to act as an independent entity appointed by the President to ensure that the Constitution and laws of the United States are respected and to report to the President in accordance with the functions assigned to the IOB by EO 13462. The IOB will audit, review, and assess the adequacy of the respective processes by which the DNI performs his oversight and review functions and the IC components perform their reporting functions under EO 13462. As necessary, the IOB may conduct its own investigations of intelligence activities. The IOB also will continue to receive and review reports of all matters that may be unlawful or contrary to executive order or presidential directive and to report to the President and the Attorney General concerning those matters.

In addition, a key element of intelligence oversight is the explicit direction that "significant or highly sensitive matters" must be reported immediately. "Significant or highly sensitive matters" are intelligence activities that may or may not be unlawful or contrary to executive order or presidential directive, that could impugn the reputation or integrity of the IC, or that could otherwise call into question the propriety of U.S. intelligence activities. These types of matters, initially articulated by Assistant to the President for National Security Affairs Stephen Hadley in his memorandum of April 17, 2007, are also captured in the accompanying criteria for reporting.

As a reminder, section 8(b)(ii) of EO 13462 provides that the heads of departments with organizations in the IC shall designate offices within their respective organizations that shall submit to the IOB the reports required by executive order and inform the IOB and the DNI of such designations.

Each component of the IC is responsible for reviewing its internal processes, guidelines, and training for reporting intelligence oversight matters to the IOB and DNI and updating them in accordance with EO 13462 and the criteria and instructions set forth in this memorandum. Please provide the IOB and the DNI with a progress report on your review by July 30, 2008.

J. M. McConnell

Director of National Intelligence

Stephen Friedman

Chairman, Intelligence Oversight Board

Attachment

Tab A Reporting Criteria

CRITERIA ON THRESHOLDS FOR REPORTING INTELLIGENCE OVERSIGHT MATTERS AND INSTRUCTIONS RELATING TO FORMATTING AND SCHEDULING

Intelligence oversight reporting serves as an early warning of intelligence activities of which the President should be informed, through either his Intelligence Oversight Board (IOB) or the Director of National Intelligence (DNI), or both, and provides a means by which the Executive Branch may timely identify and correct any deficiencies in the conduct of its intelligence activities. The following criteria on thresholds for reporting intelligence oversight matters to the Intelligence Oversight Board, and instructions on formatting and scheduling of reports, are issued under the authority of Executive Order 13462.

- **I.** Criteria on Thresholds for Reporting. The heads of departments with organizations in the Intelligence Community (IC), or the heads of such organizations, or their designees, shall:
- A. Report to the IOB, with copies to the DNI, any intelligence activity with respect to which there is reason to believe may be unlawful or contrary to executive order (EO) or presidential directive (PD). The following guidance applies to determining whether a particular matter should be reported:
 - 1. "Intelligence activities" are defined in Part 3.4(e) of EO 12333 and, for purposes of these criteria, include, but are not limited to, the acquisition, collection, retention, analysis, and dissemination of intelligence information.
 - Intelligence activities are reportable if a reasonable person would believe they
 may be unlawful or contrary to EO or PD without waiting for substantiation,
 investigation, formal adjudication, or resolution of the issue of whether a
 particular matter is unlawful or contrary to EO or PD.
 - 3. Intelligence activities to be reported under EOs 13462 and 12333 are not limited to those that concern "United States persons," as defined in Part 3.4(i) of EO 12333 or in any successor EO.
 - 4. "Executive order or presidential directive" means, for purposes of implementing these criteria, a document signed by the President of the United States that has the force of law for the Executive Branch or constitutes the exercise by the President of his Executive authority. Reports may include violations of procedures and guidelines that heads of departments or IC components have established to implement EO 12333, or a successor order, provided, however, that such matters are of potential presidential interest or deemed appropriate for the IOB's review, e.g., because they involve the apparent violation of substantive rights of individuals.

- 5. Reportable events include the initiation of, and significant developments in investigations or other inquiries relating to the legality or propriety of intelligence activities.
- 6. Initial reports made on the basis of incomplete or inaccurate reporting are to be updated as additional information becomes available. Subsequent or updated reports should be identified in such a manner that they can be accurately related to the relevant initial reports.
- Intelligence activities are reportable to the IOB if such activities are required
 to be reported or have been reported to the Attorney General as required by
 law or other directive, including the Memorandum of Understanding on
 Reporting of Information Concerning Federal Crimes (1995).
- 8. Any intelligence activity that is to be reported to any congressional committee or member of Congress because it is or may be unlawful or contrary to executive order or otherwise "significant or highly sensitive" (see paragraph B, below) shall also be reported to the IOB and DNI generally before such a congressional report is made. Any report concerning intelligence activities that is submitted to any committee or member of Congress shall also be submitted to the IOB and DNI if the commencement of the investigation or other inquiry regarding such activities was also reportable under these criteria.
- B. Report to the DNI, and the IOB as appropriate, significant or highly sensitive matters, whether or not unlawful or contrary to EO or PD.
 - "Significant or highly sensitive matters" are developments or circumstances involving intelligence activities that could impugn the reputation or integrity of the IC, or otherwise call into question the propriety of intelligence activities
 - 2. Such matters might be manifested in or by:
 - a. congressional inquiries or investigations:
 - b. adverse media coverage:
 - c. impact on foreign relations or foreign partners; or
 - d. unauthorized disclosure of protected information.
- II. Content of Reports. Intelligence oversight reports should include (to the extent practicable without compromising the timeliness of reporting) the following:
 - A. A narrative describing each intelligence activity in question.
 - B. Why the matter is being reported, i.e., it is:

- 1. a potential violation of law (cite the relevant law, if a judgment has been made);
- potentially contrary to EO or PD (cite the relevant section or part of the EO or PD):
- 3. a potential violation of agency procedures implementing EO 12333 (cite the specific rule or procedure, if a judgment has been made);
- 4. "'significant' because . . ."; or
- 5 "highly sensitive" because"
- C. An explanation and analysis of how or why the incident occurred.
- D. An assessment of any impact of the incident on national security or international relations, as well as any mitigation efforts, including success and failures of such efforts.
- E. Any remedial action the IC element has taken or is taking to prevent recurrence of the incident being reported.
- F. An assessment of any impact the reported intelligence activity may have on civil liberties or protected privacy rights.
- G. How the IC element concerned is addressing any information improperly acquired, handled, used, destroyed, etc., as a consequence of the matter being reported.
- H. A summary of the gravity, frequency, trends, and patterns of matters reported for the quarter.
- I. Any additional information that the reporting official considers relevant for purposes of tully and completely informing the IOB and the DNI on intelligence oversight matters.
- **III.** Formatting of Reports. Reports may be formatted in accordance with departmental or agency policies, provided all the substantive information described above is included in each report.

IV. Schedule for Reporting.

A. Significant or highly sensitive matters must be reported immediately.

- Significant or highly sensitive matters may be reported orally, if necessary, and followed up with a written report as soon as possible thereafter. The preference is for written reports.
- 2. Significant or highly sensitive matters that may be unlawful or contrary to EO or PD shall be reported to the DNI and IOB.
- 3. Significant or highly sensitive matters that are NOT unlawful or contrary to EO or PD shall be reported to the DNI.
- B. Routine reports shall be submitted on a quarterly basis. The first report for the calendar year shall cover 1 January through 31 March, and so on for each quarter of the year.
- C. Quarterly reports are due the last day of the month following the end of the quarter. For example, a report for the first quarter of the calendar year is due 30 April.
- D. All IC elements must submit reports at least quarterly, even if a component has not been made aware of any reportable matter during the reporting period.

Questions concerning the implementation of EO 13462, or intelligence oversight reporting in general, may be submitted to the IOB's General Counsel by calling 202-456-2352, or to the ODNI IOB Team by calling 703-482-6304 (ODNI/OIG) or 703-275-2523 (ODNI/OGC).



Washington, DC 20585

JAN 2 9 2009

Mr. Homer Pointer General Counsel Intelligence Oversight Board Room 5020, New Executive Office Building 725 17th Street, NW Washington, D.C. 20503

Dear Mr. Pointer:

This letter responds to requirements set forth in section 8(b)(i)(A) of Executive Order 13462, "President's Intelligence Advisory Board and Intelligence Oversight Board"; section 1.6(c) of Executive Order 12333 (dated July 31, 2008); and the Criteria on Thresholds for Reporting Intelligence Oversight Matters and Instructions Relating to Formatting and Scheduling, issued jointly by the Director of National Intelligence and the Chairman of the Intelligence Oversight Board on July 17, 2008.

For the period October 1st through December 31st, 2008, no Department of Energy or National Nuclear Security Administration intelligence activity has come to my attention that I have reason to believe was unlawful or contrary to executive order or presidential directive.

In addition, during the same reporting period, we have completed the annual review of U.S. Persons Information and have found all such materials are being retained in accordance with the DOE procedures and Executive Order 12333.

Pursuant to guidance previously provided by the Intelligence Oversight Board, this quarterly report is not considered an agency record and is the property of the Board. This report is not to be disseminated without the Board's consent. A copy of this report also is being provided to the Director of National Intelligence.

Please contact Elizabeth Vaden of my staff on 202-586-8756 if we can provide any further assistance.

Sincerely,

Acting Director

Office of Intelligence and Counterintelligence

