m. Friedman

TO PRES ED CARGET



NATIONAL SECURITY AGENCY WASHINGTON 25, D. C.

42

13 October 1954

EO 3.3(h)(2)
PL 86-36/50 USC 3605

TOP SECRET

MEMORANDUM FOR THE MEMBERS OF USCIB

SUBJECT: Terms of Reference for Negotiating a New COMINT Agreement

with

Reference: Inclosure with USCIB 29.16/4 dated 3 Sept 1954

- 1. At its 106th Meeting on 10 September 1954, USCIB approved the reference with the understanding that detailed minimum security standards for the guidance of the negotiators would be prepared at a later date by the Ad Hoc Committee.
- 2. The Committee met on 11 October 1954 and unanimously approved the inclosed draft entitled "Minimum Security Standards for the Classification, Transmission and Physical Security of COMINT," and agreed to forward it to USCIB with a recommendation for approval.
- 3. It is to be noted that the draft is an extension of, and should be used in conjunction with, Tab B of the reference. If approved by USCIB, it is suggested that the draft be incorporated in the reference as Tab G.

JOHN J. DAVIS Colonel, Arty

Chairman, USCIB Ad Hoc Committee

Incl:

Declassified and approved for release by NSA on 04-29-2014 pursuant to E.O. 13526



EO 3.3(h)(2) PL 86-36/50 USC 3605

TOP SECRET

MINIMUM SECURITY STANDARDS FOR THE CLASSIFICATION, TRANSMISSION AND PHYSICAL SECURITY OF COMINT

1. All COMINT resulting from the U.S COMINT Agreement
will be classified as agreed between the COMINT authorities of both
nations, and will be distributed only to those COMINT indoctrinated
individuals who require it in the performance of their duties.
a. The U.S. will classify COMINT materials provided to
as SECRET or TOP SECRET, according to content. Material classified as
SECRET CODEWORD by the U.S. will normally be classified TOP SECRET for
exchange with Non-codeword materials will be classified for this
exchange in accordance with the appropriate U.S. classification, except
that no COMINT material will be classified lower than SECRET.
b. The U.S. will accept COMINT materials from classified
either in accordance with existing policy, or with U.S.
agreement on pplication of para 1 above.
2. The COMINT authorities of each nation will insure against revelation
of the source of COMINT resulting from the agreement by carefully controlled
handling procedures for every sheet of paper containing results from, or
disclosing the existence of this agreement; and, if deemed desirable, special
supplementary codewords will also be used.
3. The U.S. andwill use agreed exchange designators to cover
the following aspects of U.S COMINT liaison under the terms of
the agreement:
a. COMINT materials (including results derived therefrom) provided
by the U.S. to (including U.K. produced items) which can be integrated

TOP SECRE

EO 3.3(h)(2) PL 86-36/50 USC 3605

TOP SECRET
into COMINT products.
b. COMINT materials (including results derived therefrom)
provided by the U.S. towhich must be given special handling,
and which cannot be passed to other than personnel without
prior specific consent of the U.S.
c. COMINT materials provided by to the U.S.
(If agrees to use supplementary codewords as in 2 above, such
codewords may be used to cover, insofar as practicable, these aspects
of U.S COMINT liaison.)
4. If desires to use some device or special handling procedure
for protection of COMINT source instead of supplementary codewords, and
does not want individual sheets of material marked with agreed exchange
designators, it shall be permissible to use the designator on the cover
sheet(s) only for each shipment of material. In this event the U.S. must
be assured that all such material will receive limited and controlled
handling and distribution within the COMINT activity.
5. Documents containing COMINT information should be double-wrapped
and addressed to a COMINT indoctrinated officer (by name, not function);
the inner envelope should bear the appropriate security classification.
As a minimum security requirement, such documents must be sent by hand of
officer or by a secure courier service.
a. Documents from the U.S. towill be addressed to a
designated COMINT recipient, and will be transmitted to such

TOP SEECRE TO

EO 3.3(h)(2) PL 86-36/50 USC 3605

TOP SECRET

recipient through the NSA Liaison Officer in The NSA Liaison Officer
will receive from the recipient properly executed receipts for
all materials delivered.
b. Documents from to the U.S. will be addressed to and
delivered to the NSA Liaison Officer in . He will receipt for all
materials so received.
6. If COMINI material is transmitted within either nation by
electrical means or by any physical means not completely secure, it must
be encrypted in a secure cryptographic system reserved exclusively for
this requirement. The COMINT authorities of each nation must additionally
insure that when COMINT is transmitted to the other it is encrypted in a
cryptographic system specially approved by COMINT authorities of the other
nation.
a. Electrical communications between the U.S. and
COMINT organizations will be so arranged that it will not be possible to
identify such communications as being between the respective COMINT organi-
zations.
b. The U.S. will establish a private crypto system for direct
communications between the NSA Liaison Officer and the Director, NSA.
This system will be the exclusive channel for passing communications which
must be handled in COMINT channels only.
c. Messages from to the U.S. will be passed via channels
specifically agreed upon between the U.S. and

3

TOP SPECIP AGO'S

TOP SECRET

- 7. The highest standard of physical security must be applied to the custody of COMINT by all persons authorized to receive it. Normally, except when in transit under conditions prescribed herein, COMINT materials and communications relating thereto must at all times be:
- a. under the direct surveillance of a COMINT indoctrinated person responsible for their safe-keeping, or
- b. locked in a three-combination safe accessible only to COMINT indoctrinated personnel, or
- c. stored in a locked compartment which is under constant surveillance by an armed sentry and which is accessible only to COMINT indoctrinated personnel.

 EO 3.3(h)(2)
 PL 86-36/50 USC 3605
- 8. COMINT documents must be destroyed as soon as they have ceased to be of use. This is particularly important under hazardous conditions.
- 9. In order that necessary operational use can be made of certain agreed types of low-level tactical COMINT (such as direction finder bearings and plain text messages Category I COMINT) on which immediate action must obviously be taken in combat operations, the U.S. or National Authorities may permit the dissemination of such COMINT at a classification not below CONFIDENTIAL, to unindoctrinated recipients who need to know.
- 10. In exceptional instances where it is essential for immediate operational purposes, information based on COMINT may, as specifically authorized by appropriate National COMINT authority, be disseminated to unindoctrinated individuals, provided the source is not disclosed. Where

TOP SECRE

TOP SECRET

possible, names, times, positions, and other data identical with that from the original text must be omitted, or if the retention of such an item is essential, must be carefully paraphrased. Such information must be passed by a secure dispatch service, by a secure line, or in a cipher system approved by the National COMINT authority for this requirement. It must not be passed in clear by radio (including radiotelephone.)

- 11. Each nation will immediately report to the other any compromise or possible compromise of COMINT materials produced or exchanged under the terms of this agreement.
- 12. Each nation will expand these standards into a set of regulations adapted to local conditions. Copies of the COMINT security regulations so developed will be exchanged through COMINT channels.