104-10534-10207 25X1A p 63 & pp 68-81+ watchlisted r JFK assasination Tirear Indexen \$ FEB 1970 MEMORAND IM FOR: Deputy Director for Support SUBJECT : Control of Firearms REFERENCE Memo dtd 30 Jan 70 to DD/P, DD/S and OGC fr Executive Director-Comptroller, same subject 1. Pursuant to Responsendation No. 2 of referent memorandum, it is requested that the substitute of Hardwill be incorporated into the 25X1A Agency regulatory system. 25X1A Copies of HN 60-15 are ttached for information. 25X1A General Counsel Att. 25X1A HN 50515 cc: IG w/att Distribution: O & 1 - Adse w/att 1)-OGC Official FIREARMS 1 - OGC Chrono 25X1A 1 -AGC/OL Chrono OPaganemetr (5 February 1970) 25X1A

MEMORANDUM FOR:

Per your request for a statement of action taken on Recommendation No. 2 of IG Report on Control of Firearms, enclosed are memoranda to 11)/S and Executive Director Comptroller for your a guature.

Attached report is returned for your files,

This was discussed, in detail with Regs forthel - 01/2

5 February 70

FORM NO. 101 REPLACES FORM 10-101

BY

UMC 70-0179

ISECHET Ogcsubj: FIREARMS

EXECUTIVE REGISTRY/ 70-119/2

3 0 JAN 1970

MEMORANDUM FOR: Deputy Director for Plans

Deputy Director for Support

General Counsel

SUBJECT

: Control of Firearms

- l. Attached is a copy of a report on the adequacy of the Agency's regulations on the control of firearms, which was prepared by the Inspector General. You will note that the report consists of a summary, in which all of the Inspector General's recommendations appear, plus a detailed report of findings.
- 2. May I have from each of you, within 30 days, a statement of the actions you have taken or intend to take in response to each of the recommendations that are addressed to you for action.

L. K. White Executive Director-Comptroller

Attachment:
IG Report: Control of Firearms

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Executive A. Jistry

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AGENCY REGULATIONS PERTAINING TO CONTROL OF FIREARMS

# Summery Repert

# The Nature and Extent of Agency Involvement with Firearms

redacted on pg 16 ???

Ordnance is big business in CIA and has been so for searly two decades. The Ageacy's current involvement with firearms falls into distinct categories. The first is the supply of large quantities of ordnance materials to combat forces in Southeast Asia; the second embraces all of the other miscellaneous activities in which firearms play a part. The quantity of weapons committed to this second category of miscellaneous activities is minuscule in comparison with those supplied for war sens operations.

# Procurement of Ordnance Material

The great bulk of the ordnance materials required for support of current operations is acquired evertly by the Office of Logistics through requisitions levied on the Military. Covert firearms precurement, which is dellar value approximates 15,1000 offers percent of the total volume, is handled through a clean logistics.

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STROP COLENO RESOLUTION PROPERTIES DE SERVICE DE LE COLENT DE LA COLENT DEL COLENT DE LA COLENT DEL COLENT DE LA COLENT DE

There are a variety of programs within the Agency having to do with firearms in which weapons may be precured through other than Office of Legistics channels. We have identified the following: TSD's research and development program. SOD's weapons modification program, the weapons program of the Vietnamese Affairs Staff, SOD's foreign weapons procurement program, Project

DC5' foreign materials program, and a DO Division proprietary for the purchasing of foreign materials. We found all of these activities to be under adequate control.

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# Shipment of Ordnauce Materials

The vast bulk of our firearms deliveries are moved as military shipments under applicable DOD regulations. Requests for shipments of any sort that require handling in any manner other than as prescribed by law or regulation must be sent through the Office of Logistics to the Office of Security for approval.

# Storage and Handling of Ordnance Materials

Explosives, ammunition, and other dangerous material are stored and handled in accordance with appropriate State and local laws and military and civil regulations. The local prescribes controls on the possession and handling of firearms at field stations. The only bulk storage point for ordnance materials in the U.S. is

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officer the desirability of furnishing the depot ordnance specialist with a list of these weapons. We will take the matter up with the SAVA officer when he returns to duty from an extended illness.

# Agency Regulatory Issuances

We have a fair volume of quite detailed regulatory material on the centrol of firearms in our manuals. The regulations derive in large part from internal Agency policy, rather than having their bases in Federal statutes. The detailed regulations concentrate primarily on the relatively small volume of weapons committed to various miscellaneous activities involving firearms outside the areas of combat operations. The guidance appears under five separate subject categories in regulations, instructions, notices, and book dispatches. Some of it relates specifically to firearms; some of it applies to firearms only as one of many types of property.

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The fragmentation of the guidance may be unavoidable, but it does not make for ease of reference.

Are the Regulations Complete, Appropriate, and Consistent?

# Completeness

We find only one possibly significant gap in existing regulations. It has to do with the treatment of the updating of weapons inventories at field installations. We have a question as to the form in which this inventory should be submitted and as to who should be the ultimate recipient of it.

# Recommendation No. 1

That the Deputy Director for Plans, in such consultation with the Deputy Director for Support as may be appropriate, review the requirements and the mechanisms for reporting of weapons inventories of field installations and propose such revisions of PRIOSZARS may be needed to eliminate existing ambiguities.

In July 1968, the DD/P addressed a memorandum to the Chiefs of Divisions and Staffs and Book Dispatch No. 6622 to field stations stating that weapons would not be made available to foreigners as gifts or as accommodation purchases without his personal approval. Since this is a standing instruction, we thought it appropriate that it be taken up into the permanent regulations.

The General Counsel was instrumental in having IN 50-15 issued in January 1967. The notice specified that the Office of the General Counsel was responsible for the control of all liaison with the Office of Munitions Control. The notice expired I January 1968. Since this also is an instruction of continuing effect, we believe that it would be appropriate to incorporate it into Agency regulations.

#### Recommendation No. 2

That the General Counsel propose to the Deputy
Director for Support the publication in the Headquarters
Regulations of the substance of HN 50-15

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# Appropriateness

In our inquiries into the appropriateness of the regulations on control of firearms, we repeatedly encountered officers in both the Support and the Plans Directorates who feel quite strengly that there should be one central point of control, or at least of cognizance, of the Agency's dealings in firearms. There is no such central point now, although it seems to us that the import of the regulations is that a centralized control of firearms within the Glandestine Service was envisioned. We are not sure that a point of central cognizance is needed, but we do believe that the desirability of it should be taken under consideration.

# Recommendation No. 3

That the Deputy Director for Plans have a review made of the desirability and practicality of establishing a central point of cognizance of all firearms holdings and transactions within the Directorate for Plans.

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### Recommendation No. 4

That the Deputy Director for Plans, by whatever means he considers appropriate, extend to inbound and lateral pouches a degree of control over the pauching of firearms equivalent to the control that exists ever outbound pouches.

The regulations on the procurement, shipping, storage, and handling of firearms, with very minor exceptions, address themselves to the broad subject of government property in general. Firearms

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are looked upon as merely as one of many categories of property. We do not see this as a significant deficiency. The supply procedures established for the control of all non-expendable Agency property seem to us adequate in the case of firearms.

# Consistency

We find no major contradictions among the provisions of the several regulations having to do with the centrol of firearms. There are, however, a number of instances in which the guidance, if not actually contradictory, at least gives rise to uncertainties in the minds of some of those who must deal with firearms. There are enough of these seeming contradictions to call for a review of the regulations on control of firearms for consistency within and among the regulations.

### Recommendation No. 5

That the Deputy Director for Support, in consultation with the Deputy Director for Plans, initiate a review of existing Agency regulations, to include Clandestine Service Instructions, with a view toward identifying and eliminating possible areas of conflict among the various Regulations and Instructions.

# What Are the Checks on Compliance with the Regulations?

The periodic and continuing checks consist of audits by the Audit Staff, security surveys by the Office of Security RED checks on the partitions of the partitions. Logistics checks on questionable requisitions, and the mechanisms for the reporting of general property and financial accountability. We consider the checks to be effective. One additional check occurs to us, which is readily available but is not now applied. There is not now a requirement on the Cable Secretary for the dissemination to the DD/P of cables dealing with the control of firearms. We believe that it would be appropriate for the DD/P to receive copies of cables on this subject in view of the extent to which he has reserved to himself authorities in this field.

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### Recommendation No. 6

That the Deputy Director for Plans review his requirements on the Cable Secretary for dissemination of cables and consider adding to them a requirement for the dissemination to his office of all cables dealing with control of firearms.

# Are the Regulations Known, Understood, and Followed:

We find that personnel who deal with firearms are aware of the applicable regulations and have a moderately good understanding of them. The degree of compliance with the regulations is not easy to assess, but we have the impression that it is high. The regulations are followed well while the firearms are in or moving through established supply chansels; however, regulatory controls are not always applicable in an operational environment. When we are faced in the Agency with an operational exigency, we have no choice but to do the best we can with the means available to us. It is not a case of regulations—be—damned but of recognizing that the regulations are not absolutely binding at all times and in all situations.

# Can the Regulations Be Circumvented Without Risk of Detection /

Our inclination is to give a flat "no" to this question, but there is a possibility--although a very slight one--that a dishonest employee could acquire a small quantity of weapons for unauthorized use without too much risk of his being associated with them. The examples we cite in our detailed report are quite far-fetched, and they assume a lack of integrity on the part of an employee. The consensus is that, while it would be impossible to write a regulation that would prevent a dishonest employee from engaging in an illegal firearms transaction, our existing regulations are such that he would almost surely be caught.

# Are There Past or Present Firearms Transactions That May Embarrass Us In The Fature?

Any individual weapon that is traceable to CIA is a potential source of future embarrasement, because we have almost no control over what happens to it after it leaves our hands. The potential for

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embarrassment over a single traceable weapon that goes astray is not high: usually the fact of its having gone astray becomes known when it is seized by U.S. law enforcement authorities. A tracing of its ownership history leads to CIA, and our records will reveal the disposition made of it by the Agency.

There are, however, some old large-volume firearms transactions, which might one day be the source of quantities of weapons traceable to CIA appearing on the illegal market. The

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# Fallacious Allegations of CIA Involvement in Illegal Arms Deals

We examined a number of instances in which CIA has been falsely accused of affiliation with an illegal arms transaction. We have on occasion provided certifications that an individual had no connection with CIA, but in mass trials of people some of who may have had prior CIA affiliation we prefer not to do this. We are likely always to be plagued by incidents like the Redick affair, and there often is little we can do other than be unhappy over the allegations:

# How Important Are the Regulations?

Of course the regulations are important--indispensable, in fact--and it would be foolish of us to suggest otherwise. We ask the question as a means of focusing attention on a form of control that operates perhaps even more effectively than do the controls that are spelled out in the regulations. We are referring to something that might be called state of mind, or attitude, or atmosphere. We found a universal awareness that firearms, while treated as just another item of supply in the general supply regulations, are in reality a very special kind of property requiring special types of handling. It is widely believed that the upper echelons of the Agency would prefer to have no traffic at all with firearms and are likely



to deal peremptorily with effenders who knowingly try to circumvent controls. This is not to say that people are running scared; it is just that they know what the general policy is, and they respect it.

What is perhaps most notable is the extent to which current attitudes with respect to firearms differ from attitudes that were prevalent in the Agency during its earlier years. Today's outlook on weapons procurement in the Office of Logistics is characterized by caution and conservatism. Within the Clandestine Service, there are variations in outlooks on firearms arising largely from differing conditions in the foreign field. Even allowing for these variations in attitudes, we think it fair to say that the Clandestine Service, too, is living in a new era in which it is understood that firearms will play a small and closely monitored role.

IMPRECTOR GENERAL'S REPORT

on

AGENCY REGULATIONS FERTAINING TO CONTROL OF FIREARMS

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### CRIGIN AND SCOPE OF THE REVIEW

- 1. This inquiry into the adequacy of Agoncy regulations on the control of firearms originated as an action item from the Director's morning meeting of 14 October 1969. The Deputy Director for Support noted the item by Kartin Waldron in that day's New York Times, "Arms Linked to 'Agency,'" and commented that, had we been involved as alleged, we would have known it. (The Waldron article reported the seizure last June of a five-ton cache of arms on the farm of Earl V. Redick, a firearms dealer in Fayetteville, North Carolina. Redick claimed that the arms were comed by a Henry Vizamar, who reportedly was acting on behalf of an unnamed "Federal Agency," and that they were destined for the Republic of Chad.) To assure himself that we would indeed have known it, if we had been involved in this transaction, the Director instructed the Inspector General to examine and report on all Agency regulations pertaining to the shipment and requisitioning of firearms.
- 2. We made a quite thorough investigation of all aspects of the Agency's involvement with firearms. This included identification and detailed study of the regulations themselves, examination of many files, and a large number of interviews of employees whose work might

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be expected to require them to be familiar with and to abide by our regulations on the control of firearms. These are the questions to which we sought answers:

What is the nature and extent of the Agency's involvement with firearms?

Which of our regulations pertain to control of firearms?

Are the regulations complete, appropriate, and consistent?

Are the regulations known, understood, and followed?

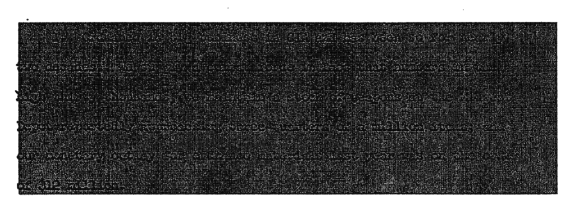
What are the checks on compliance with the regulations?

Can the regulations be circumvented without detection?

Are there past or present firearms transactions that may embarrass us in the fature?

How important are the regulations in themselves?
We take up each of these questions in succeeding sections. In one section we have a brief discussion of fallacious allegations of CIA involvement in various illegal arms deals. These false accusations sometimes have an air of credibility about them, and trying to disprove them might rink more than it would be worth. There is an anxex attached to the report as Tab B examining one of these fallacious allegations in detail. It describes two incidents in the New Orleans area, which District Attorney James Carrison tried to link to CIA and to the assassination of President Kennedy.

THE MATURE AND EXECUTED OF ADERCY INVOLVENERS WITH FIRMARS



2. The Agency's current involvement with fireares falls into two distinct categories. The first is the supply of large quantities of ordance materials to combat forces and paramilitary activities in the Southeast Asia war zone; the second embraces all of the other miscollameous activities in which fireares play a part. Included in the second category are: paramilitary operations elsewhere in the world supported by CIA; gifts the second contacts; research, devalopment, and testing of special-purpose veapons; training activities

official weapons held by installations for protection of classified material or of personnel or for operational use; and personally comed weapons. The quantity of weapons consisted to this second category of

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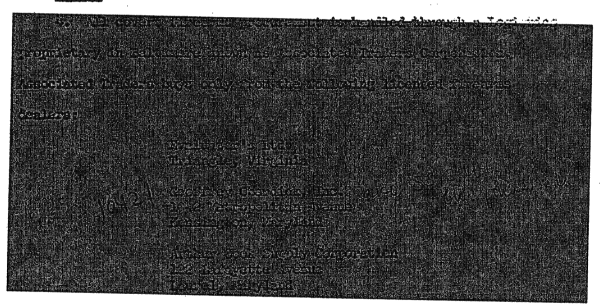
miscellaneous activities is minuscule in comparison with those supplied for war zone operations.

# Procurement of Ordnamee Material

# Overt

3. The great bulk of the ordnesses material required by the Apency in support of current operations is procured by the Office of Logictics in response to requisitions received from user components. Almost all of it is acquired by Logistics by requisition on the military and is for use in Southeast Asia.

# Covert



For the three-month period immediately preceding our investigation, covert firearms procurements consisted of 17 transactions with a total daller value of \$4,639. That pure is \$57,000 at one percent of the

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average total expenditures for ordinance per quarter last year. It should be noted that

# TSD's Research and Development Program

5. The is responsible, in coordination with SOD, for the conduct of research and development of paramilitary material. This frequently involves the purchase of a firearm or firearm by a TSD combractor from a connercial gun manufacturing firm. After modification (in which the gun may lose its identity) it or they are delivered to TDD by the contractor. When the weapon(s) is delivered to the component levying the requirement, it is taken up into Agency inventory.

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# The Wanpone Programs of the Vietnamese Affairs Staff

V. The Vietnamese Affairs Staff has engaged from time to time with Tan and SOD in programs designed to improve the capabilities of weapons at tlable to our assets in Southeast Asia. The staff has a firearms specific assigned to it, and he has a small supply of weapons sent to im from Southeast Asia. At the moment, the Staff is concentrating on as line ammunition enhancement in an effort to improve the fire power of the large numbers of carbines already in the hands of our Asian allies.

# SCD's Foreign Weapons A current Progress

8. SOD maintains at Midwey Depot for contingency use a store of weapons in what is known as the DESDRICK pack. These are non-attributable weapons, many of which are of foreign manufacture. At one time, there were DUMEDRICK packs attributed at various overseas installations, but they have now all been desolidated at Midwest. There are occasional requirements for foreign-axis weapons, which are "borrowed" from the DUMERICK pack with SOD's approval. SOD then must procure replacements. Usually the needed replacements can be procured from liaison services abroad with SOD working through our local stations. Chana, for example, is a current source of Soviet-made weapons. At the time of interviews in SOD, they were avaiting a shippenent from Vietnam. SOD's role in this is limited to levying the very quirement on a field station, supplying the money for the purchase, and furnishing a shipping address (always the Midwest Depot).

### Project ENEX CHIL

9. Project EDNORF was established in 1952 to provide training and modern police equipment to police agencies throughout the world. It has an overt contrast with AID for the training of some 500-600 police of igers each year. It also is an authorized representative of manufacturers of equipment used by police forces. It has a modest display of weapen at its ecodemy, most of which are police service revolvers. The project operates essentially as a broker in firegrap procurements. Many or the police officers it trains want to buy personal weapons to take the with them. EMDCHONY suggests an appropriate type of weapon and tells the officer how to go about buying it legally. This require to letter from the officer's parent Embassy authorizing the purchase and the importing of the vesion and purchase permits from the appropriate Vistrict of Columbia authorities. Occasionally, ENDOWORTH acts as the middle on in the bulk purchase of firearms for a foreign police or security service. If the official or the organization is sponsored by AID, no DD/P approval is required for ENDOMORFH participation. However, if the request Remade through CIA channels, then the DD/P's approval must be obtained for an accompantion purchase on behalf of foreigners.

### DCS' Foreign Materials Program

10. The Format Staff of the Domestic Contact Service's Sould Illoc Division functions essentially as a clearing house for the intelligence and defense communities in the procurement of foreign-made material for

intelligence exploitation or for operational purposes. It has distured some \$3 million (largely DeD funds) during the last three

In a or so and has a \$4 million "line of credit" with Defense's

ID/M for a wingle acquisition project. The larger chunks of the

money has gone for costly items such as aircraft and advanced weapons

systems; has for, Format Staff also has participated in the acquisition of infants and other combat-type weapons for a variety of

purposes. Its count procurements are largely from a limited number

of established and reliable sources, although it also exploits sources

of opportunity (the residue of the Six-Day War, for example). It also

is occasionally the recipies of surplus weapons from the Department of

Defence for possible Agency and Its principal Agency customer is 30

Division. Format Staff acquires the weapons and has them put into the

Logistics werehouse system. SQ Division takes over from there.

### DO Division's Procurement Activities

proprietary project, for the procurement of force a materials abroad. These are materials that may become available for consercial cale but which are not ordinarily offered for sale directly to governments or which the U.S. Government prefers not to purchase in its of name. The materials may consist of almost anything that the U.S. Government wishes to purchase covertly; however, the principal customer is because of Defence for items with military applications, and its interest lies in the intelligence exploitation of the items.

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# Shipment of Ordnance Materials

specifies that the chipment of explosives, amamition, and other dangerous material shall be made in accordance with appropriate Federal and State laws and military and civil regulations. All shipments are to be made under the supervision of a qualified amamitions inspector. Requests for chipments of any sort that require handling in any manner other than as prescribed by law or regulation must be sent through the Office of Legistics to the Office of Security for approval.

military shipments under applicable DOD regulations. Some Some Source of Continue to the processing and marking of piliferable cargoes, such as bandgues.

13. The vest bulk of our fireards deliveries are moved at

### Pouching of Firearms

14. Department of State regulations forbid the shipping by pouch of such things as parishables, liquids, explosives, firearms, semunition, and nitrate film. The prohibition stems from concern for the safety of passengers on an aircraft and for the diplomatic implications attendant upon discovery of violations of pouch agreements. An identical prohibition appears in our own regulations. The applicable Clandestine Service Instruction states that limitations on size and

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weight of pouched items may be vaived but that the limitation on the pouching of prohibited items will not be vaived.

<u> 1965, ak alipak ki diwapir lampik perbahan 1960, ki emilipa dik</u> mandaliming) same the properties protein some XXXIII for an other than

- -- There have been a total of 69 shipments since June 1958.
- -- Forty-two of the shipments consisted of a single weapon.
- We found only three instances of emminition being pouched.
- Perposs must be disassembled, with the parts being shipped in secrete ponches. Often, the waiver approval specified that this he done.
- The ship ents have been distributed as follows: 39 to AF, 13 to NE, ship to WH, five to WE, three to FE, and two on behalf of SB.
- The great bulk of the weapons were destined as gifts to high government off tale, senior ligion contacts, or to persons being developed operational contacts.
- -- There are four instances of weapons being shipped for use in the personal protection of station personnel.
- -- Fifty-one of the shipmen consisted of hand guns. There was one shotgun. The rest we wifles, carbines, and submachine guns.
- The largest chipment consisted of 30 revolvers for the arming of the presidential guard in a South American country. We had trained the members of the guard.

The pouching of firearms from headquarters is under tight control. Good records are kept in KID. We interviewed one existics Officer who commented that he would like to see some relaxation of pouch controls, because the pouch is the safest and fastest way of making assured delivery to the intended recipient.

# Storage and Handling of Ordunace Majorials

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that explosives, amunition, and other dangerous material shall be stored and handled under the supervision of a qualified amunitions inspector and in accordance with Army Ordnance Corps Manual 7-224 and appropriate State and local laws and regulations. The regulation also specifies that storage facilities for explosives, assumition, and other dangerous material shall be inspected periodically by a facilities in ordnance storage and handling.

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policies and procedures to be followed by field installations in the issuance and control of firearms, except for special devices and for firearms issued for approved paramilitary projects. The regulation requires that the Caief of Station establish procedures, in writing, for the control and issuance of firearms charged to the station. The Chief of Station may delegate to a senior officer at the station, or to a Chief of Base, the authority for the safekeeping and issuance of firearms in accordance with rules approved by the Chief of Station. The regulation requires that the Chief of Station forward a copy of the station's procedures to headquarters, along with an inventory of veapons on hand. The inventory is to be revised as changes occur.

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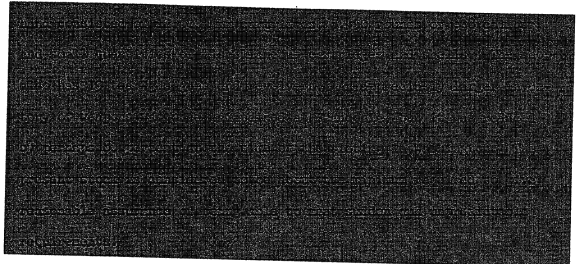
# Midwest Depot

Other only at the Midwest Depot near San Antonio, Texas. The inspects making this investigation did not visit the Depot, because a team of inspects examined the facility recently in connection with our survey of the Office of Logistics. They were favorably impressed with the professionalism displayed in the operation of the Depot.

They report that ordered materials appeared to be properly stored and handled and that good outrols are maintained over them. As noted previously, SOD's pack of themse materials for contingency support of paramilitary operations is intained at the Midwest Depot.

# Central Depot

- 20. The Office of Logistics keets a small store of arms and ammunition in the Central Depot at near Arencomia, Virginia, for quick response to priority headquarters requirements for individual weapons. The ordnance shop is a congertmented area within the wave-house under the control of an ordnance specialist. Acress to it is severely limited and tightly controlled. Firearms are stored within the ordnance shop in an additionally compartmented and a gure locker room. Estisfactory controls are maintained on weapons that are being packaged for shipment from the Depot.
- 21. As of early December, the weapons inventory at the Central Depot ordinance shop consisted of 327 U.S. and foreign made rifles, bandguns, machine guns, submachine guns, and shotguns. Assumition on



22. Although an Office of Logistics facility, the Central Depot ordinance shop is used by SOD and SAVA officers in connection with their programs for testing foreign weapons and improving U.S. unapone and assumition. SOD's Technical Requirements Officer and SAVA's ordinance specialist both make some use of the shop's facilities for working on weapons, and both have small quantities of weapons stored in the arms locker and in locked cabinets designated for their use. At the time of our visit to the shop, there were two large crates of miscellaneous foreign-made weapons—evidently collected in Southeast Asia—stored in the arms locker. They did not belong to the SOD officer. We could not confirm the source of these weapons nor the use planned for them, because the SAVA ordinance specialist was heapital—ized and not available for interview. These weapons that are collected and stored for use in the Rad programs are handled outside of the normal stock control system; however, our inquiries suggest that they

ere handled with as much cure as the requirements for flexibility in the programs will parall.

23. The Depot ordnance exactalist is generally come of the nature and of the approximate quantities of veapons being stored in his shop by SOD and SAVA, but he does not know precisely what may be on hand at a given time. We see no need for a stock control system between him and SOD and SAVA, but we do believe that he should be furnished lists—kept up to into—of crimense materials stored with him. The SOD Technical Requirements Officer assured us that he would prepare such a list at his earliest exportunity. We will take this up with the SAVA ordnance specialist when he returns to duty.

### ACTION INCIDENT INSUANCES

- 1. The previous section, profescedly describing the nature and extent of the Agency's involvement with firearms, dwelt heavily on the regulatory aspect. We found this unavoidable. We do many things in this Agency that are not "according to the book," primarily because they are not the sort of things that are susceptible to control by regulations. This is not so with respect to fivearms in non-tur zone areas. We have a fair volume of quite detailed regulatory material on the control of firearms in our manuals, and one cannot speak of the Agency's involvement with firearms without reference to the regulations that apply to that involvement.
- 2. A unique feature of Agency regulations on the control of firearms is that they derive in large part from internal Agency policy, rather than having their bases in Federal statutes. Of course, the regulations were written with an eye to ensuring that Agency practices are in conformance with applicable laws and external regulations.

  However, we could identify only one regulatory issuance currently on the books that was put there in direct response to a Federal law. We refer to book that was put there in direct response to a Federal law. We refer to book many terms of the was sent out in April of this year, giving guidance on the importing of personally owned firearm.

  The stirulus for the law lighted came from the Gun Control Act of

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- 1968. A draft revision of applicable regulations, taking up the provisions of the Book Dispetch into the standing regulations, is now out for coordination.
- 3. Another noteworthy feature of Agency regulations on the control of fireness is that the detailed regulations concentrate primarily on the relatively small volume of weapons committed to various miscellaneous activities involving fireness—and most especially on official weapons and those that are personally owned. Those provisions of general supply regulations that are applicable to the bulk procurement, shipment, and issuance of weapons to war zone operations state, in substance, that the transactions will be made in accordance with pertinent Federal and State laws and military and civil regulations.
- 4. The present strict controls on official and personally ouned firearus—and they are strict—ceme about as a result of a concern expressed by General Carter in 1963. He wrote in an Action Memorahdum to the Director of Security and the Deputy Director for Support, dated 31 January 1963:
  - "I am appelled at the number of people in the Agency authorized to carry fireness. I had received information previously from an external source that the city fathers of the District of Columbia were about to raise this issue. This was what prompted my request for information as to Agency activities in this regard.
  - "... As I understood the law, we are sutherized to designate certain couriers and guards to carry fireness 'when engaged in transportation of confidential documents and materials." To me this means exactly that—and I cannot see how we would have as many as 250 people running around carrying confidential documents all at the same time.

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because the state in the Englishment Regulations makes no specific reference to firetime as a supply item. The state indexed in 1955. The one index lead to "firetime" and the one to "weapons" refer to that are no longer on the books. The existing of the last indexing. To make reasonably certain that we had found all references to firetime, we resorted to a page-by-page review of every regulatory issuance which, from its title, might conscivably have samething to say about firetimes. We believe we found than all, but we cannot state this as a certainty. A list appears at Tab A. We can illustrate some of the difficulties that may be encountered in working with the regulations by these examples:

officers, after we had read all of the pertinent regulations we could find, we solved if there was a requirement that the serial mambers of rifles be recorded at any point in the supply chain. No one knew. The next day one of the logistics officers called and directed our attention to a provision of pecifying that consitive and expensive items bearing serial numbers shall be accounted for and identified by serial numbers from time of issue to user through final disposition or turn-in, except then otherwise authorized by headquarters. We had read that regulation but had no recollection of having seen that particular sub-sub-paragraph in which weapons are cited as a "for example."

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- b. We discovered one additional reference to firearms in the regulations on 5 December when we were already some seven weeks into this inquiry and were assembling our materials in preparation for the writing of our report.
- c. On 5 December, an Operating Division Logistics Officer, who know that we were digging into the subject of control of fireness, called the inspector and asked which, if any, of the regulations applied to a request from the field for the jurchase and shipment to the station of a shotgun for recreational use. He may only have been concerned over the possible emberranement to his division from making a mistake while an inspector General investigation was under way, but he seemed to us to be honestly perplemed as to whether a request such as this is covered by one of the regulations. (It is.)
- 7. Despite the difficulties we encountered in assembling all pertinent regulatory material on the control of firearms, and in organizing it for study, we doubt that it would be appropriate to pull together all references to firearms under a single, blacket regulation. Ordnance materials are not, in our judgment, so exceptional items of supply as to require wholly segregate treatment in the regulations. We do believe, however, that ease of use would be enhanced if certain provisions of headquarters issuances were combined under a single beading. Furthermore, guidance on control of firearms is fragmented.

some of it is seconaryly contradictory; and there is at least one significant gap in it. We have a more detailed discussion of these problems in the following section.

- 21 -SECRET AND THE REGULATIONS COMPLETE, APPROPRIATE, AND CONSISTEMY?

- 1. As a general observation, we have the impression that the regulations were drafted with care and with specific goals in mind.

  We also have the impression that the body of regulations on firearms was constituted in piecessal fashion, with individual regulations appearing in response to separate stimuli. If there has been any attempt to sit down and study the whole body of firearms regulations for completeness, appropriateness, and consistency, we did not learn of it. General Carter's concern in 1963 did stimulate a thorough review of firearms holdings and led to the publication of "Control of Firearms." We doubt, however, that that review included a full examination of regulations already on the books.
- 2. Decause the guidance on control of firearms is dispersed among several regulations in five separate subject categories, there is always a risk of having left scarthing out or of writing scarthing into one regulation that is not wholly consistent with scarthing appearing in some other regulation. If there is a secaing conflict between guidance in one issuance and guidance in another, then a question arises as to which directive takes precedence over the other. No find evidence of both inempleteness and inconsistency in our regulations on firearms, although not of anjor proportions.

# Completeness

3. Our discussion here of completeness concerns itself with the regulations that are already on the books. To they contain all of the guidance needed to accomplish the purposes of the regulations? We take up the possible need for additional or different regulations in the subsequent section on "appropriateness."

4. We find only one possibly significant gap in existing regulations. It has to do with the treatment of the updating of weapons inventories at field installations. "Control of Fire-arms," dated 15 Movember 1963, the Deputy Director for Flans reserves to himself the muthority to approve requests from Chiefs of Station to have firearms at a station or at a subordinate base, including types and numbers of weapons "Control of Firearms," dated 20 March 1963, specifies that the Chief of Station shall forward to head-quarters an inventory of weapons on hand and that the inventory shall be revised as changes occur. Administrative Reporting for Small Stations," lists as a reporting requirement upon the occurrence of the event: "Acquisition or disposal of firearms; changes in inventory; accidents involving."

5. A question erises as to the form in which this inventory should be submitted and as to who should be the ultimate recipient of it. The 10-27 also requires that the Chief of Station submit to head-quarters a copy of his written procedures for the control and issuance

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of firearms at his station. Expecifies that the Chief of the Operating Division shall provide a copy of these procedures to the SSA/DDS for a central file, which the latter will estimate on behalf of the DD/P. There is no corresponding guidance on the disposition of the reports of inventory and inventory changes. (The SSA/DDS does hold a central file of the initial inventories but not of all changes.)

6. This seeming defect in the regulations came to our attention as a result of a report of audit of the relation between waspons on hand despite a note of the fact that the station had seven weapons on hand despite a DDF-approved inventory for the station of zero. On inquiring into this, we found that four of the weapons had been taken to the station by headquarters officers on TDY to be appeared behind at the station.

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7. The Chief of Station may have had reasonable cause for believing that his weapons inventory changes were known to headquarters and were already a matter of official record. Remain to headquarters and tion for purposes of supply and financial property accounting. The Chief of Station is the responsible officer for non-expendable property, but accountability is maintained by headquarters. The Office of Logistics maintains and forwards to the station at least annually a Consolidated Memorandum Receipt (CMR) informing the Chief of Station

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of his current inventory list as recorded at headquarters. The four weapons take: The four by the Tilera appear on a CMR of April 1969. All seven weapons appear on the CMR of August 1969. Further, there was an exphange of cables among headquarters and the stations arranging for the form.

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8. It seems to us from studying to be approved and reported that the weapons inventory was scenthing to be approved and reported upon separately from addinary property accounting and reporting, although the regulation does not specifically so state. If the DD/P reserves to himself the authority to approve requests to have firearms at a station—as he does 1 the firm it would seem that his approval would have to be sought for any modifications of his prior approvals. The mere taking up of the veapons into the CMA does not appear to accomplish the intended purpose of the regulations. The CMA is an exercise between the Office of Logistics and the station; there is no Claudestine Service involvement in it. Further, the CMA may be out of date by as much as a year or more.

- 9. It appears to us that the problem discussed above arises from a deficiency in the regulations and that stops should be taken to correct it. We have a recommendation to this effect in our summary report.
- 10. In July 1968, the DD/P eddressed a menorandum to Chiefe of Mivinions and Staffs stating that weapons will not be made available

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to foreigners as gifts or as accommodation purchases made for them through Agency personnel or facilities. The prohibition extends to giving or selling to foreigners vecpous personally exact by our employees. Any exception to this prohibition requires DD/P approval. The nemorandum stated that regulations, instructions, and guidence material dealing with the control of firearss would be revised accordingly. The same instruction was transmitted to field stations and bases in early August 1963

11. At the time of our inquiries, action had not yet been taken to incorporate this directive into the standing regulations. We called the matter to the attention of the CS officer responsible for reviewing documents put out as interim guidance with a view toward their possible inclusion in the personent manuals. A proper in preparation.

"Liaison with the Office of Manitions Control, Department of State," issued in January 1967. When Mr. John Sipes replaced Mr. Robert Margrave as the Director of the Office of Manitions Control, he remarked to Larry Houston that he had often observed Margrave dealing on obviously confidential matters with people unknown to Sipes. For his own protection and that of the Agency, he caked that a means be established for confirming the bone fides of visitors from CTA. The General Counsel wrote to Sipes in February 1967 informing him that the

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Office of the General Coursel is responsible for the control of all limison with Munitions Control. Motification of this within the Agency was accomplished by publication of the Course. That notice was allowed to expire on 1 January 1968, which means that it presumably has been removed by the holders of the manuals. (We found that our own copy of the notice had been pulled from the manual and destroyed.) Since there is a continuing requirement for prior coordination with the Office of the General Coursel of any contact with the Office of Munitions Control, we believe that the substance of the General Coursel of any contact with the Office of the taken up into the standing regulations. We so recommend in our switness, we proof.

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# Appropriatemess

13. In our inquiries into the adequacy of our regulations on control of firearms, we repeatedly encountered officers in both the Support and the Plans Directorates who feel quite strongly that there should be one central point of control, or at least of cognizance, of the Agency's dealings in firearms. Some non-C3 officers believe that, because of compartmentation, there may be things going on having to do with firearms that are unknown to the proper authorities. They point to the project system-especially those projects that operate under administrative plans-as being an area in which normal procurement controls may not apply. As we began our inquiries in the Clandectine Service, it quickly became apparent that identifying the nature and

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extent of CS involvement with firearms would require a check with every single component of the CS in order to speak with any confidence on the subject. We did just that. We found nothing seriously smiss, but coming up with even a negative finding was a tedious and time-consuming exercise.

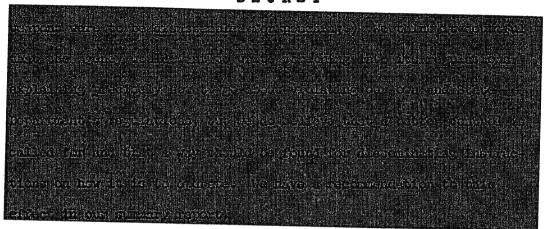
- 14. We have mixed feelings on this point. The lack of a central point of cognizance means that any time a question is reised about the totality of our involvement with firearms an exercise similar to the one we have just completed must be gone through again. We wonder, though, how often there is going to be a requirement such as this. There was a massive review and adjustment of weapons holdings in 100%. This inquiry of ours five years later reveals that things are still pretty well in hand. With the controls that have been added in recent years, it seems unlikely that any gross irregularities will develop. On the other hand, although the regulations are not specific on this point, it seems to us that the import of them is that a centralized control of firecras was envisioned.
- 15. Since we found nothing much wrong with the present system, we are not prepared to recommend that a central point of control or cognizance be established. We do believe, though, that it is a matter that should be taken under consideration, and we have a recommendation to that effect in our summary report.
- 16. Another area in which the appropriateness of a regulation cases into question is in the limitation on the pouching of prohibited

items. Both the Agency Regulation and the Clandestine Services Intruction on this point state flatly that the limitation on pouching of predicted items may not be waived. As we have noted in the earlier action on shipment of firearms, the limitation is, in fact, waived on offician. For shipments being pouched from headquarters, the valver is manted only by the DD/P. Ho such central control appears to exist over prohibited items that are pouched from the field to headquarters or laterally between field stations. It seems to us that, if it is important that the DD/P alone authorize shipments of contraband from headquarter, then his approval also should be procured for similar pouch shipments to readquarters and between stations. We know that such shipments have taken place, but we have no ready way of discovering their frequency--other time by going on a fishing expedition through an assortment of files. We suspect that AF Division would be the most likely source of these su poents because of the lack of secure means of shipment in that area other than by pouch.

17. What may have evolved is an awareness that the pouch is available for shipping weapons and that the statement that the limitation may not be vaived is of little meaning. We have heard the argument that, since we routinely (although not by regulation) dismantle the weapons and ship the pieces in separate pouches, we are not shipping weapons—only parts. (We might note in this regard that the instructions for the two shipments that came to our attention—one laterally and one to headquarters—included an admonition that the

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18. There is one final area on which we feel we should comment; however, our views are not well enough formed for us to call into question the appropriateness of the regulation. This has to do with the the final in the regulations.—Logistics. The regulations on the procurement, shipping, storage, and handling of firearms, with very minor exceptions, address themselves to the broad subject of government property in general. Firearms are looked upon as merely one of many categories of property. We treat such things as automobiles and furniture as separate entities in the regulations—but not firearms. There are specific references in the logistics regulations to the handling of ammunition and other dangerous materials but not to weapons—again with one or two exceptions.

19. We heard arguments in favor of setting up firearms as a separate category in the regulations, with narcotics and precious metals being cited by comparison. We are not persuaded that anything significant would be gained by this. The supply procedures established for the control of all nonexpendable Agency property seem to

us adequate in the case of fireura. Related regulations in the Security series provide appropriate additional controls.

# Consistency

20. We find no major controlletions among the provisions of the coveral regulations baving to do with the control of firearms. There are, however, a few instances in which the guidance, if not actually controlletory, at least gives rise to uncertainties in the minds of some of those who must deal with firearms. We are somethat reluntant even to surface these as possible discrepancies, because our comments on them necessarily have an air of niggling over trivia. We are calling attention to them, however, because we did encounter some people who had doubts over definitions and delegations of authority.

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- 21. The regulation that gives rise to most of the uncertainty is "Authorization and Control of Fireness Issued for Training, Research, and Operational Purposes." The regulation is listed as having been "Revised: 1 April 1961." This signifies that it was already on the books when the regulations were converted to the new format in April 1961 and has remained unchanged since that date. The following are possible inconsistencies in the regulations:
  - a. The lead sentence of MF 10-11 states that the regulation prescribes the responsibilities and procedures governing the requisition and control of firearus for operational use overseas.

    What constitutes "operational use" is subject to varying

interpretations. In a subsequent subparagraph on procedures, the statement is made that the Chief of an Operating Division shall establish adequate control and continuing accountability of all vectors under his jurisdiction. (Underscoring supplied.) Use of the word "all" without qualification seems to suggest that all vectors held by the Division are for operational use and that there are no exclusions from the responsibility of the Division Chief. This insulables among response necessary for the protection of classified information or facilities, weapons for the protection of personnel and their dependents, and weapons approved operational purposes.

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the Chiefs of Special Staffs and Operating Divisions shall, within their respective areas of jurisdiction, determine the need for, ensure proper use of, and establish adequate control and continuing accountability by make and serial number of all vespons under their jurisdiction." (Underscoring supplied.) This seems inconsistent with guidance in English which reads: "Before issue to user, no attempt shall be made to obtain serial numbers of equipment by opening or unpacking the equipment, and thus destroying the protection of the packaging or processing."

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c. IR 16-23 states that responsibility within the Clandestine Service for requisitioning and controlling firearms for

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operational use overseas rests with the Chiefs of Special Staffs and Operating Divisions. The fitates that authority is reserved to the DD/P to approve requests from Chiefs of Station to have firearms at a station or at a subordinate base, including types and numbers of weapons. The effect of the carries to withdraw from Chiefs of Operating Divisions some of the responsibility assigned to them in HR 10-31. This introduces a complication:

the individual cust remember that there is something in a 25X1A that modifies the first constrained to the first put 25X1A there naturally is no reverse cross-referencing.

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d. Book Dispatch 162, valch forbids the furnishing of firearis to foreigners without prior DD/P approval, is now being taken up into 2000. Presumably the Col vill further shridge the responsibilities assigned in 100 100 200.

e. There is a secring inconsistency between the despect and probable on the disposition of weapons. The limit states:

"Chiefs of Station or Dase are authorized to approve disposal of property...without beadquarters approved, except for vehicles and regulated items which are neither condemned nor compromised."

Pirearms are regulated items. The limit of states: "If fireness on hand are no longer needed, or if they are of an uncuitable type or of doubtful serviceability, the Chief of Station may dispose of them in accordance with the provisions of TRUSTER.

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22. Some of these examples are rather for-fetched, and others might read some of them as not being examples of inconsistencies. In our view, however, there are exough occurrences of contradictory provisions—or of provisions that may be interpreted as being contradictory—to call for a review of the regulations on control of firearms for consistency within and among the regulations. We have a recommendation to that effect in our summary report.

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# WHAT ARE THE CHECKS ON COMPLIANCE WITH THE REGULATIONS:

- 1. There are a number of checks on compliance with the regulations on the control of firearms. Some of them are in the form of periodic reviews, and some operate continuously within the procurement cycle. We have no way of evaluating the effectiveness of these checks, but we have the impression that they give reasonably good assurance that nothing could go seriously amiss and remain that way for long. These are the checks of which we are aware:
  - installations, routinely checks on compliance with the provisions of FR 10-27 on the storage, control of issuance, and reporting of inventory of firearms. During the course of this investigation, we noted two current reports of sudit that made recommendations on the control of firearms at the field stations.
  - b. The Office of Security, in its periodic security surveys of Agency installations, takes account of firearms holdings in the context of overall security protection of the installation.

headquarters; We have taken more in an earlier abstract of the abstract of the abstract of the abstract of a limitarity () as an earlier to receive the abstract of the abstra

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- d. The Director of Logistics has issued a written directive to the Chiefs of the Supply and Procurement Divisions instructing them to make sure that any requisition received in the Office of Logistics requesting firearms for issuance to foreigners be accompanied by the written approval of the DD/P. Usually the requisition itself reveals something about the source of the request and the ultimate destination of the weapon. Logistics practice is to ask when in doubt.
- e. Perhaps the most effective continuing check exists in our mechanisms for the reporting of general property and financial accountability.
- 2. One additional check occurs to us, which is readily available and is not now applied. There is not now a requirement on the Cable Secretary for the dissemination to the DD/P of cables dealing with the control of firearms. We believe that it would be appropriate for the DD/P to receive copies of cables on this subject, especially in view of the extent to which he has reserved to himself authorities in this field. We note in this regard that the ESA/DDS, who presumably would ride herd on this for the DD/P, receives his cables through the Office of the DD/S. This may pose a small problem, but we see no reason why it could not be worked out. We have a recommendation on this point in our summary report.

# ARE THE RECULATIONS KNOWN, UNDERSTOOD, AND FOLLOWED?

- 1. We tested knowledge and understanding of the regulations by inquiries of a number of officers in Logistics, Security, and the Clandestine Service. Our conclusion is that personnel who deal with firearms are aware of the applicable regulations and have a moderately good understanding of them. As noted earlier, the fragmentation of guidance among an assortment of regulations makes them not very easy to work with. We also found some uncertainties erising from seeming inconsistencies in the regulations. In general, though, we believe that knowledge and understanding of the regulations are adequate. We might note in this connection a remark made by a young operations officer who had recently returned from a field tour. His reply to our question was substantially as follows: "No, I don't know precisely what the regulations have to say about the control of firearms, but I do know that this is a subject on which the DD/P is real goosey, and I wouldn't make a move without being sure that I was following the book to the letter."
- 2. The degree of compliance with the regulations is not easy to assess, but we have the impression that it is high. The Office of Logistics is meticulous in adhering to the applicable laws and regulations on the handling of firearms. Our office reviews all

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reports of audits, and we can recall only two in recent months that found flaws in the control of firearms at field installations. We examined the written records on a number of firearms transactions. Bost of them were strictly according to the book. One transaction, which became the basis for an audit exception, resulted in increasing the wespons inventory of a field station. Presumably this would require DD/P approval, which was not obtained. Instructions have been sent to the station

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approval, which was not obtained. We suspect that there may be other instances of noncompliance with the provisions of the suspect that there may be but we have no good way of checking on this—other than by avaiting reports of audit. As we have noted earlier, there may be some misunderstanding of just what is expected under the contract of the suspect of the contract of the contr

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3. We noted in the preceding paragraph that we believe that there is a high degree of compliance with the regulations on the control of firearms. The statement needs some qualification. The regulations are followed well while the firearms are in or moving through established supply channels; however, regulatory controls are not always applicable in an operational environment. We can cite a couple of examples concerning weapons, ammunition, and explosives of which we have personal knowledge.

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a. Allegations reached the White House in 1962 of CIA misdoings in the Miami area. A team of inspectors was sent to Florida to investigate. The Chief of Station (Ted Shack by), in his general operational briefing of the team, cited as a prime security concern the fact that the Station had no choice but to haul large quantities of arms, armunition, and explaines around the State of Florida by means that were in contravention of Federal, State, and Agency regulations.

b. After the 1962 aban missile crisis subsided, the German Station was called from to support sabotage operations directed against Cuban shipping calling at ports in Europe. The Station had no sabotage materials on hand, and its assigned TSD officer was an audio specialist with only familiarization training in the handling of explosives. Since the German Station had no sabotage interials in stock and the need was immediate, the TSD specialist "borrowed" devices and explosives from a military unit—ostensibly for use in a planned training program. The Station did not have facilities for storing hazardous materials nor for transporting them as specified in Agency regulations. The job was done, however, within the time allowed and by the means at hand.

We do not describe the above activities as we do with the intent of being critical of them. What we are illustrating is the fact that, when we are faced in the Agency with an operational exigency, we often have no choice but to do the best we can with the means available to us. It is not a case of regulations-be-damned but of recognizing that the regulations are not absolutely binding at all times and in all situations.

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#### CAN THE REGULATIONS FE CHECKMENTED MITTERSF RISK OF DETECTION?

- 1. We asked this question of most of the people we interviewed, including a random compling of operations officers who have served both at haddwarters and abroad. Each of them felt that it would be just about impossible for him to make off with any quantity of weapons or to acquire official funds for the private purchase of weapons from nonofficial sources. This is a question that we would prefer not to have to encuer. Our inclination is to give a flat "no" and go on to the next question, but there is a possibility-although a very slight ons--that a dishonest employee could acquire a small quantity of weapons for uncuthorized use without too much risk of his being associated with them.
  - a. It is conceivable that an employee who was willing to be a thief could pilfer a few weapons the wither thinks the could be the second the could be the second the could be the second to the second the could be the second to the second the sec They would have to be concealable vespons that could be hidden in or under his clothing. However, nearly all of the employees A Mineral are long-time employees of demonstrated integrity.
  - b. It is also conceivable -- but only by an extreme stretch of the imagination-that an employee could dream up a phony project by which he could obtain funds for the private purchase of firearms. Most people felt, however, that this would require the collusion of an officer at a level where collusion is out of the question.

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c. One operations officer suggested that it might have been possible for him to have padded his operational expenses while at his station and eventually to have accumulated enough money to buy a few weapons on the local market. He added that, because of the high cost of gums in his area, the money he could have diverted would not have bought more than one or two weapons.

THE THE PROPERTY OF THE PROPER

- e. One Operating Division logistics officer suggested that, because of the close cooperation that develops between station logistics officers and the crews of Appendy operated single-sett, one should not rule out the possibility of collusion between them in the illegal transportation of firearcs.
- f. Local military forces are another possible source of firearms that could be acquired without being taken up into accountable records. Our on-the-scene working arrangements with the military often are so close that on employee could request

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weapons for an unspecified operational purpose and probably could get them on nothing more than a hand receipt. The book-keeping on the transaction might never catch up with the employee.

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- 2. The examples cited above are quite far-fetched, and they assume a lack of integrity on the part of an employee. While it is true that we have had an occasional thief in our midst, we operate on the premise that we hire employees who bring integrity to their jobs and that they do not lose it as a consequence of exposure to the intelligence business.
- 3. Several of the officers we interviewed, who are in positions to speak with authority on the subject, volunteered the comment that, while it would be impossible to write a regulation that would prevent a dishonest employee from engaging in an illegal firearms transaction, our existing regulations are such that he would almost surely be caught.

ARE THERE PAST OR PREDERY FIRMANCE TRANSACTIONS THAT MAY MEBARRASS US IN THE FUTURE?

- 1. Any individual weapon that is traceable to CIA is a potential source of future embarrassment, because we have almost no control over what happens to it after it leaves our hands. Rifles and carbines, which we requisition from the Military and supply in bulk to combat forces in Southeast Asia, are not traceable to CIA as a purchasor, because serial numbers are not recorded except at the time of issue to the user—if then. However, weapons that are procured covertly and all handguns and specially modified weapons, regardless of means of procurement, are recorded by serial number, and most of them are traceable to us. For example, a policeman noticed a handgun lying on the seat of a parked and unlocked car in New York City. The gun was traced to CIA. The owner of the car claimed that he had been on military duty in Vietnam and had acquired the gun in a trade with a Montagnard.
- 2. The potential for embarrassment over a single traceable weapon that goes astray in not high: usually the fact of its having gone astray becomes known when it is seized by U.S. police authorities.

  A tracing of its ownership history leads to CIA, and our records will reveal the disposition made of it by the Agency. An example occurred earlier this year. We received a letter in April from a

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Vice President of the state of 25X1C 25X1C to a probable visit from the FSI concerning and space and include 25X1C pistol which interest shipped to CIA in October 1965. Our records shaved that the pistol had been shipped to 25X1C in Jamuary 1966. The Station reported in response to headquarters! query that it had received the pistol and recorded it in property 25X1C accountability in April 1966. Issues were made to 25X1C Makson approves call to include the pistols were considered as operationally expended upon issuance and no serial numbers were recorded. The file does not reveal the reason for the FBI's interest in the pistol. 3. There are, however, some old large-volume fireares transec-

tions, which might one day be the source of quantities of weepons traceable to CIA appearing on the illegal market. The so-called

two-trick approach to the property with is one of these potential THE TOTAL PROPERTY OF THE PROP sources. one incompanded incomplete of the property of the property of the configuration of the config reproduktion on produktion in the produktion of the production of orano (contest) per esperante la perdestribución (la vicas) con contestidad. regarden bli progresioner Stolene bereiter die generation (2005) beginne bei bedeit mykaroweni oʻobiyasiyas augidosu (Ghari - Zerito), obkadilini baliyiti nikidi yegyzopu notom istracestemo godo nilitata danarondas da Burgaye ii sildanilatir. irende (1986) po esta de gome de los decembros de esperaceros de como de como mero en como de como deservo.

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5. We asked almost everyone we interviewed if they had any recollection of CIA ever having been involved in a firearms transaction in any way resembling the Redick incident that led to this inquiry. We drew only one possibly affirmative reply, and even it is of doubtful validity. One officer thought he remembered hearing of something like this years ago—in which CIA was involved—but he could remember none of the specifics. He named other officers who

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might, from their duties at the time, have some recollection of it.

None of them did.

- 6. An illegal firearms transaction involving Agency personnel is the sort of thing that might reasonably be expected to come to the attention of the Inspector General for possible investigation. We card the names of the principals in our investigations, but we do not index cases by subject matter. However, we do have personnel assigned with continuity on the staff extending back for seven or eight years. We can identify only two cases involving guns.
  - a. In Jamuary 1965, the A/DD/P forwarded to us for investigation a report that "the guns that disappeared several years ago were not stolen but were sold" by the chief of support of one of our field stations. Our investigation indicated that the station had reduced its weapons inventory, that the surplus weapons were disposed of in proper channels, and that the charge probably arose from irresponsible gossip.

b. The second case was investigated in January 1963. It concerned an American businessman with whom the Agency was associated in a proprietary project (a gun manufacturing plant) in

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dissolution of the proprietary relationship was accompanied by litigation between him and Agency representatives. He tried

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to reopen his claims against the Agency in 1963. We reviewed the operational files and met with the businessman and told him that we saw no basis for reopening the case. He is now suing the Agency on a charge that the Agency was responsible for the breakup of his marriage.

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3. At Tab B we have a fairly detailed examination of two arms incidents in the New Orleans area, which District Attorney James Garrison tried to link to CIA and to the assassination of President Kennedy. CIA had nothing to do with either arms incident, and Garrison never, to our knowledge, came out with a flat statement saying that we did. What he did say was this:

"... a number of the men who killed the President were former employees of the CIA involved in its anti-Castro underground activities in and around Now Orleans. The CIA knows their identity. So do I--and our investigation has established this without a shadow of a doubt. Let me stress one thing, however: We have no evidence that any official of the CIA was involved with the conspiracy that led to the President's death."

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# HOW IMPORTANT ARE THE REQUIATIONS?

- 1. Of course the regulations are important—indispensable, in fact—and it would be foolish of us to suggest otherwise. We ask the question as a means of focusing attention on a form of control that operates perhaps even more effectively than do the controls that are spelled out in the regulations. We are referring to something that might be called state of mind, or attitude, or atmosphere. We found a universal evarences that firearms, while treated as just another item of supply in the general supply regulations, are in reality a very special kind of property requiring special types of handling. It is widely believed that the upper echelons of the Agency would prefer to have no traffic at all with firearms and are likely to deal peremptorily with offenders who knowingly try to circumvent controls. This is not to say that people are running seared; it is just that they know what the general policy is, and they respect it.
- 2. What is perhaps most notable is the extent to which current attitudes with respect to firearms differ from attitudes that were prevalent in the Agency during its earlier years. Early in this paper we remarked that ordnance is big business in CIA—and this is so—but it is a quite different type of big business than it was in the nineteen-fifties. The massive weapons dealings with interestable are a thing of the past. Today's outlook on weapons procurement in

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the Office of Logistics is characterized by caution and conservation. Within the Clandestine Service, there are variations in outlooks on firearms arising largely from differing conditions in the foreign field. Latin Americans and Africans, for example, like guns; and they are a useful commodity in fostering or reinforcing operational relationships. Not unexpectedly, officers of WK Division have a somewhat different attitude toward guns than do officers of, say, EUR Division. Yet another attitude prevails in FE Division as a consequence of its support of large-scale paremilitary operations in Southeast Asia. We should add that FE Division makes a clear distinction between supply of vespons for combat and vespons for any other purpose. Even allowing for these variations in attitudes, we think it fair to say that the Clandestine Service, too, is living in a new era in which it is understood that firearms will play a small and closely monitored role.

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TAB A

# AGENCY REGULATORY ISSUANCES

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Authorization and Control of Firearms Issued for the Protection of Classified Documents and Sensitive Materials

Authorization and Control of Firearms Issued for Training, Research, and Operational Purposes

CIA Emergency Security Patrol

Prohibition of Explosives, Incendiaries, Pyrotechnics, Chemical Amminition, and Other Hazardous Ordnance Items in Agency Administration Buildings and Warehouses

Procurement of Material and Monpersonal Services

Shipment of Government Property

Preparation and Transmission of Dispatches

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Security: Firearms

Headquarters Property Accounting Procedures, Type II Accountable Activities

Pouch Limitations

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Control of Firearms

Procurement

Property Accountability Records

Disposition of Excess or Unserviceable Property

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Administrative Reporting for Small Stations

Field Property Accounting Procedures, Type II Accountable Installations

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**Firearms** 

Liaison with the Office of Munitions Control, Department of State

Control of Firearms

Research and Development of Paramilitary Material

Pouch Transmission Facilities and Limitations

Pouch Facilities and Limitations

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Control of Firesrup

Policy on Giving or Selling Firearms to Foreigners

Miscellaneous Instructions and Directives

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Firearms: Issuance to Foreigners as Gifts or Accommodation Purchases



Mission, Functions, and Delegations of Authority, Supply Division, Office of Logistics

Memorendum from Director of Logistics to Chiefs, Procurement Division and Supply Division, dated 16 August 1968, subject: Procurement of Firearms

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TAB B

District Attorney James Garrison's investigation of the supposed New Orleans origin of a plot to assassinate President Kennedy tried to link CIA to two incidents in southern Louisians involving caches of weapons and explosives. The first incident occurred in 1961 and concerned the theft of material from an explosives storage bunker at the Houma Air Force Base at Houma, Louisians. The second incident was in July 1963 when the FBI seized a cache of explosives and other war-related materials near Lacombe, Louisians.

Garrison may have gotten these two incidents confused in the early days of his investigation, thinking that the theft from the Houma bunker took place not long before the assassination of President Kennedy. It is also possible that he deliberately marged the two incidents to add sensation to his case. There may, in fact, be a link between the two incidents: the description of the materials seized by the FBI at Lacombe sounds suspiciously like those reportedly stolen from the Houma bunker.

In any event, a key element of Garrison's case was an allegation that one Julio BUZNEDO went to Dallas at the time of the assassination in a panel truck used in the commission of the burglary of the ammunition bunker at Houma, Louisiana. The truck allegedly contained three rifles and was parked behind the wall on the grassy knoll at Dealey Plaza.

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The following accounts of the House and Lacombe incidents are assembled from press and FBI reports. The FBI's sources are not often named, but they appear to have been dealing with the same people as was the press. Most of the sources are unreliable, and much of the available information is contradictory; thus, neither account is high on accuracy. Although details may be wrong in spots, the events did take place approximately as we describe them and serve to illustrate how readily an investigator could establish trails supposedly leading from these arms caches to CIA. Hone of the trails lead to persons who had a direct and then current affiliation with CIA, but there are so many trails that it is understandable how Carrison may have come to associate these caches with CIA.

# The Houms Burglary

Gordon NOVEL fled from Louisiana to avoid (among other things)
questioning by Garrison on NOVEL's role in a 1961 theft of explosives and related material stored by the Schlumberger Well Surveying
Corporation in an amamition bunker at the Nouma Air Force Base near
Houra, Louisiana.

According to NOVEL, the Schlumberger company had an arrangement with CIA wherein the company leased a bunker in which ammunition, bomb casings, and other material would be stored for CIA. The alleged theft by him and his associates was supposedly a war materials pickup made at the direction of his CIA contact. NOVEL first claimed

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that the explosives were picked up and consolidated soon after the bunker incident and were taken to Cuba by boat for use in a diversionary operation in support of the Bay of Pigs invasion.

When it became known that the burglary occurred after the Bay of Pigs operation, reportedly on 1 August 1961, NOVEL changed his story. He claimed then that the Schlumberger interests became upont following the Bay of Pigs invasion and wanted out of their contract with CIA. Three months after the invasion, says NOVEL, arrangements were made (presumably by CIA) for the material stored in the bunker to be removed by NOVEL and his group. At the time the material was removed, one of the group also took some of Schlumberger's low-grade powder, fuses, and other material.

HOVEL has also told differing stories as to the disposition of the material stolen from the bunker. He first said that the material was to have been shipped out of the U.S. in Schlumberger boxes labeled "machinery." He later said that the boxes of ordnance were loaded on trucks, taken to New Orleans, and dropped in three spots: David FERRIE's home, Gordon HOVEL's office building, and Guy BAHMISTER's office. HOVEL claimed that the munitions were later consolidated and taken by boat to Cuba for the diversionary operation. He later changed that story. Another source, Carlos GUIROGA, when questioned by Garrison, said that a Miami group picked up the cache and hauled it to Miami in a remted truck. GUIROGA said that he personally helped load the truck.

- 3 -SECRET NOVEL named Sergio ARCACHA Smith and Dav. VERRIE as two of his associates in the burglary.

# Trails to CIA from the Houma Bunker Theft

The Diversionary Operation: There was a diversionary operation planned, and the Cubans scheduled to participate in it were trained near New Orleans. This was the Rino Disz group consisting of some 160-170 men who were to land about 30 miles east of Guantanamo 48 hours in advance of the Bay of Pigs landing. The Diaz group put to sea and actually reached its Cuban landing area on schedule. Poor Cuban leadership caused the operation to abort at the last moment. The training took place and the war materials for the operation were stored on a reactivated Havy installation known as the Belle Chasse Ammunition Depot about eight miles southeast of New Orleans. (Houms is about 45 miles southwest of New Orleans.) We find no record or recollection of arms for this diversionary operation being stored anywhere in southern Louisiana other than at Belle Chasse. Jake Esterline once described the Mino Diaz group to us as consisting of "a bunch of real thugs," many of whom eventually wound up in New Orleans as public charges or as threats to public order.

The Schlumberger Well Surveying Corporation: The Office of
Logistics has had dealings in the past with Schlumberger-related firms,
but avoided the Schlumberger firm itself because of its foreign ownerahip and questionable personalities in the firm. The New Orleans

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office of the Domestic Contact Service (DCS) had one contact in June 1955 with the manager of the Schlumberger office in New Orleans. DCS has had continuing, although infrequent and circumspect, contact with the main Schlumberger office in Houston. None of these contacts in any way related to the Houma bunker incident.

Julio EUZNEDO: Garrison reportedly believes that BUZNEDO was one of those present in David FERRIE's apertment when the assassination of President Kennedy was supposedly being plotted. Gerrison also reportedly has a photograph showing BUZNEDO standing with FERRIE beside FERRIE's airplane. Garrison also alleged that BUZMEDO went to Dalles at the time of the assassination in a panel truck used in the burglary of the House assumition bunker. The truck allegedly contained three rifles and was parked behind the wall on the grassy knoll at Dealey Plaza. Julio EUZNEDO may be identical with Julian EUZNEDO Castellanos, who arrived in the U.S. in late 1960 and enlisted in Brigade 2506. He served on the invasion craft BARBARA J, was captured, and was released in the prisoner exchange. JMWAVE requested a Provisional Operational Approval on 6 January 1961 for his use as a PM maritime trainee. The POA was granted on 16 Jamery 1961 but was later cancelled. There is no record of BUZNEDO's being involved with the Agency, other than his participation in the Bay of Pigs operation.

Sergio ARCACHA Smith: ARCACHA was an associate of David FERRIE and was named by Gordon NOVEL as being a member of the group that

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burglarised the Houma amminition bunker. Garrison brought Emilio SANTANA Galindo from Florida to New Orleans to identify ARCACHA as having been in New Orleans on a certain date. File traces reveal that ARCACHA became the FRENTE REVOLUCIONARIO DEMOCRATICO (FRD) delegate in New Orleans prior to the Bay of Pigs invasion and continued in that position until the FRD ceased to function. The FRD was the predecessor to the CUBAN REVOLUTIONARY COUNCIL and was organized and supported by the Agency. The organization was used as a front for recruitment of Brigade 2506 for the invasion. ARCACHA reported to the FRD headquarters in Miami through a post office box in Coral Gables and reportedly maintained extensive relations with the New Orleans FRI and Immigration offices. One of his regular FRI contacts was Guy Bannister, who was named by NOVEL as one of the persons to whom material from the Houma cache was delivered.

Emilio SANTANA Galindo: SANTANA, a convicted burglar, was brought to New Orleans from Mismi by Garrison for questioning.

Garrison reportedly hoped to use SANTANA as a means of linking ARCACHA to the assessination plot. An FBI report says that SANTANA was alleged to own a Manlicher-Carcano carbine like OSWALD's and to have been in Dealey Plaza at the time of the assessination on orders of the alleged conspirators (SHAW, OSWALD, FERRIE, and ARCACHA).

SANTANA was recruited by the JMMAVE station in October 1962, and, after training, he participated in a single infiltration-exfiltration

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operation. He was terminated in October 1963. In 1964 he listed CIA as his employer when he applied for credit to buy an automobile. He knew eight CIA staff members by true names or aliases and 14 other agents.

Gordon D. NOVEL: NOVEL has both claimed and denied CIA affiliation. Garrison has claimed that NOVEL was a CIA agent and that one of his lawyers, Stephen PLOTKIN, was paid by CIA. NOVEL was polygraphed by Lloyd FURR, a private detective in McLean, Virginia. The reference to McLean caused newspapers to speculate that NOVEL had been polygraphed by CIA. HOVEL claimed that he and others robbed the Schlumberger bunker in Houma at CIA's instigation and that he ran the Evergreen Advertising Agency in New Orleans as a CIA front. He left a letter in his New Orleans apartment, subsequently delivered to Garrison, implying a tie between NOVEL and the CIA Double-Chek operation. NOVEL sent a telegram to the DCI on 28 May 1967 about the Garrison investigation. He telephoned the DCS office in New Orleans on 22 August 1967, saying that he would try to keep CIA from becoming involved in Garrison's investigation. All of NOVEL's claims about association with CIA are lies.

Carlos CUIROGA: QUIROGA was one of Garrison's prime sources of information on supposed assassination plotting in New Orleans. One interview was taped without QUIROGA knowing it, and Garrison subsequently released the transcript to the press. QUIROGA claimed to

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have known of the burglarizing of the Houma bunker and to have helped load the material on a truck bound for Mismi. QUIROGA is reported to have once been a mamber of the CIA-sponsored Cuban Democratic Revolutionary Front. There is some evidence suggesting that he may actually have been a penetration of the Front on behalf of Cuban intelligence. While he was a student at Louisiana State University, QUIROGA was a candidate for the Agency's student recruitment program. (This program involved the recruitment of Cuban students in the U.S. who would return to Cuba as agents in place.) There is no indication, however, that QUIROGA was ever employed by the Agency in any capacity.

Carlos Jose BRINGUIER: BRINGUIER, evidently a confident of Carlos CUIROXA, in July 1967 turned over to the FBI a copy of the transcript of CUIROXA's debriefing by Carrison. On 6 April 1967 BRINGUIER reported to the New Orleans DCS office that he had been summoned to Garrison's office, was polygraphed, and was questioned concerning his CIA contacts. He was also questioned by Alberto FOWIER, a Cuban who is a Carrison investigator. According to a statement to the FBI by GUIROXA, FOWIER has claimed that Carrison would prove that BRINGUIER was aware of OSWALD's affiliation with CIA. According to the Warren Commission report, there was an alternation between OSWALD and BRINGUIER on 9 August 1963 and a radio debate between them on 21 August 1963. BRINGUIER is a former

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leader of the Student Revolutionary Directorate, an anti-Castro organization that was established and funded by CIA. BRINGUIER was also en occasional contact, on his own initiative, of the New York and Student Revolutionary Directorate, an anti-Castro

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# Miccellaneous Trails

Devid FERRIE: Garrison has repeatedly claimed that FERRIE was once employed by CIA. We have seen nothing that could conceivably link him with CIA--other than his association with persons having indirect ties to CIA through membership in CIA-supported anti-Castro organizations.

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Clay SHAW: Surprisingly, Garrison has not, to our knowledge, publicly accused Clay SHAW of having ties to CIA. The DCS office in Low Orleans was in contact with SHAW some 30 times beginning in 1949 and ending in 1956. When General Cabell, then DDCI, addressed the Foreign Policy Association of New Orleans in May 1961, he reportedly was introduced by Clay SHAW.

Lloyd FURR: FURR, the private detective who polygraphed

Gordon NOVEL in McLean in 1967, can be linked with CIA but only in

a most roundebout way.

The private detective who polygraphed

Gordon NOVEL in McLean in 1967, can be linked with CIA but only in

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Nobert E. Owen, then Chief, DDP/WE/3, directed a memorendum to the Chief, DDP/WE/6, in which he recorded a conversation he had on 27 April 1963 with Raymond CASSAGNOL, an anti-Duvalier exile from Haiti.

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He relates in the memorandum that the conversation took place in the home of Richard L. BAST whom Owen met through a neighbor, Lloyd FURR.

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# The Lacombe Munitions Cache

James Carrison said in his <u>Playboy</u> interview: "In the New Orleans area, where the conspiracy was hatched, the CIA was training a mixed bag of Minutemen, Cuban exiles, and other adventurers north of Lake Pontchartrain for a foray into Cuba and an assassination attempt on Fidel Castro. . . . . when the CIA withdrew its support and they couldn't fight Castro, they picked their next victim—John F. Kennedy."

The New York Times on 1 August 1963 reported that the FRI had raided a house near Lacombe, Louisiana, on 31 July, and seized a cache consisting of 48 cases of 60 percent dynamite each weighing 50 pounds, twenty 100-pound bomb essings, paraphenalia for assembling fuses, 25 pieces of primacord, 24 blasting caps, and a 50-pound container of gasoline thickener. The following account of the composition and activities of this group in training near Lacombe is based in large part on statements of particularly unreliable witnesses, but it is close enough to the facts to fit our purposes.

In June 1962, Lawrence J. LABCRDE, Gerald P. HEMMING, and Howard K. DAVIS visited Frank BARTES, a Cuban living in New Orleans, and

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reached an agreement with him for the training near New Orleans of anti-Castro Cubans as guerrilla fighters and demolition experts. LABCRDE's son, Michael, identified his father's contact among Cubans as being Alberto FERNANDEZ of Key Biscayno, Florida, a member of the UNIDAD REVOLUCIONARIA. Rudolph R. DAVIS, enother Cuban in New Orleans, arranged with Laureano BATISTA, in Miami, to send some 19 Cubans to New Orleans for training.

Rudolph R. DAVIS was reportedly the contact mun between the Cubans at the camp and their American supporters, who were unnamed but were reportedly anti-Castro right-wingers. Victor PANEQUE was the Cuban in charge of the group, and Gerald HEMMING appears to have been in charge of training. According to Carlos QUIROGA, the men in the camp were disgruntled over the food and became demoralized when the FBI seized the minitions cache. UNROGA claimed that he bought bus tickets for four of the men who had no money to return to Mismi.

Carlos ERINGUIER, the former lender of the CTA-sponsored

Simulation Revolutions of Disease States told a Warren Commission investigator in April 1964 that he had been visited on 2 August 1963 by two Cubans who claimed they had deserted from a training camp across lake Pontchartrain out of fear that the training group had been penetrated by a Castro agent. BRINGUIER claimed that he had not known before then of the existence of the camp. BRINGUIER said that he collected funds from other Cubans in New Orleans to pay the fares of the two deserters back to Minni-

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Trails to CIA from the Lacende Munitions Cache and Training Camp

Alberto Federico FERNANDEZ Hechavarria: Albert FERNANDEZ was named by Michael LABORDE as being his father's contact among Cuban exiles. In a 1964 interview with the FBI, FERNANDEZ acknowledged that he knew of Rudolph DAVIS, the Lacombe group's contact with their American supporters. FERNANDEZ was a prominent member of the UNIDAD REVOLUCIONARIA, which was CIA-supported. FERNANDEZ was also a JANAVE contact beginning in December 1960 and continuing at least through January 1966. He figured in a 1962 IG investigation of CIA activities in the Mismi area as the owner of a ship, the TEJANA, which was used by the Agency in maritime operations against Cuba.

Lawrence J. LABORDE: LABORDE was named as one of those contacting Frank BARTES in New Orleans to arrange for the training of the Cubans at Lacombe. Larry LABORDE was granted a provisional covert security approval for use by the JMMAVE station on 24 March 1961. A 31 March 1961 cable from Miami requested permission to increase his salary to \$700 per month, plus bomuses. JMMAVE requested on 20 April 1962 that the approval be cancelled on the grounds that LABORDE was a poor security risk. He served as chief engineer on FERNANDEZ' vessel, the TEJANA. LABORDE almost certainly was the source of the charges of CDA mismanagement of Cuban operations, which reached the White House and were the basis of the IG investigation in Florida in 1962. On 11 May 1967, LABORDE telephoned the New Orleans office of

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the DCS, saying that he was a former CIA employee, that he feared that Garrison would subpose him, that he was willing to leave the U.S. to avoid a subposes, and that he wanted the office to tell him what to do. He was told that the New Orleans office was in no position to advise him.

Victor Menuel PANEQUE y BATISTA: Victor PANEQUE was named by Rudolph DAVIS as one of the Cubans who arrived at the Lacombe training camp from Miami and was identified by Carlos QUIROGA as being the leader of the Cuban group. The Miami station, on 10 August 1964, requested a POA and Commo clearance on PANEQUE as soon as possible. The POA was granted on 13 November 1964. The station reported on 5 October 1965 that PANEQUE was to be terminated as of 31 October 1965, because there was no immediate operational use for him.

Gerald P. HEMMING: HEMMING was one of the men who approached Frenk BARTES in New Orleans to propose the training activity at Lacombe, and there is some evidence that puts him in charge of training at the camp. HEMMING has denied sponsorship by any U.S. Government agency; however, there is information in the file indicating that he may have been in touch with the Los Angeles DCS office at one time. A DDP/WH memorandum of February 1965 stated that the Clandestine Service had never had any operational relationship with HEMMING. A 1964 cable from a WH Division covert operations office in New Orleans reported that HEMMING's group had threatened to create a scene to embarrass CIA.

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Carlos CASTILIO Armas: The training site reportedly was located on or edjacent to a farm owned by Carlos CASTILIO Armas, who overthrew the Guatemalan regime in 1954. CIA's involvement in the Guatemalan operation and its support of CASTILIO have been the subject of wide-spread publicity.

# Miscellaneous Trails

Carlos GUIROGA's ephemeral ties to CIA were discussed in the earlier section on the Houne cache.

Carlos BRINGUIER's similarly vague ties to CIA were also discussed in the earlier section.

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