ORIGIN ID:BCBA (800) 555-1212 CIA 1000 COLONIAL FARMS WAY WASHINGTON, DC 20505 UNITED STATES US

SHIP DATE: 28FEB17 ACTWGT: 1.10 LB CAD: 006993758/SSFE1722

BILL THIRD PARTY

O JOHN H. CLARKE

1629 K STREET, NW SUITE 300 **WASHINGTON DC 20006**

(800) 555-1212 INU: PO:



TRK# 7857 5575 9314

WED - 01 MAR 10:30A PRIORITY OVERNIGHT

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20006 DC-US IAD



Central Intelligence Agency



28 February 2017

John H. Clarke 1629 K Street, NW Suite 300 Washington, DC 20006

Re: F-2014-00953; 14-cv-01589

Dear Mr. Clarke:

This letter is in response to the 24 February 2014 Freedom of Information Act (FOIA) request that you submitted on behalf of your client, Accuracy in Media, Inc., that was most recently narrowed in the Motion filed on 22 July 2016 to the following items:

- " Survivor's accounts. Complaint ¶ 136:
 - All records generated between September 11, 2012 and the present, by survivors of the September 11th and 12th attacks on the Benghazi mission and the Benghazi CIA Annex, or by any person regarding the survivors' accounts of the attack.

This request is narrowed to specify identify only Memorandum for the Record, prepared by the Deputy Chief of Base "Events of 11-12 SEP 2012 at Benghazi Base, Libya," September 19, 2012. That record is cited on page 5, footnote13, of the January 15, 2014. U.S. Senate Select Committee on Intelligence Review of the Terrorist Attacks on U.S. Facilities in Benghazi, Libya, September 11-12, 2012:

According to informal notes obtained from the CIA, the security team left for the Annex [sic] without the formal approval of the Chief of Base, see attachments to e-mail from CIA staff [redacted] to CIA staff [redacted] September 23, 2012. However, a Memorandum for the Record prepared by the Deputy Chief of Base specifically states that the Chief "authorized the move" and the Chief told the Committee: "We launched QRF [Quick Reaction Force] as soon as possible down to the State [Department] compound." Memorandum for the Record, "Events of 11 - 12 SEP 2012 at Benghazi Base, Libya," September 19, 2012, p. 1

- Contemporaneous records generated by CIA Director and Deputy Director.
 Complaint ¶ 136:
 - 5, 6. All records of CIA Director David Petraeus" [and Deputy CIA Director Michael Morell's actions and communications for the 24-hour period beginning when first notified that the Benghazi Mission was under attack. Responsive records include:
 - (l) All records generated by Director Petraeus, [and Deputy Director Morell] including all emails, memoranda, or notes;
 - (2) Telephone logs or bills or other statements of all of his telephone calls placed or received; and
 - (3) All records generated by anyone about the CIA Director's [and Deputy Director's] actions and communications.

These two items are narrowed to omit "telephone logs or bills" and "records generated by anyone about" the actions and communications.

Fourth item at issue

- Non-Disclosure Agreements. Complaint ¶ 136:
 - 16. Non-Disclosure Agreements signed by survivors of the Benghazi attacks, including employees or contractors of the CIA or DOD."

We processed the request in accordance with the FOIA, 5 U.S.C. § 552, as amended, and the National Security Act, 50 U.S.C. § 3141, as amended.

We completed a thorough search for records responsive to the request and located sixty nine (69) responsive documents. At this time, we have determined that forty four (44) documents can be released in segregable form with redactions made on the basis of FOIA exemptions (b)(1), (b)(3), (b)(5), and (b)(6). We have also determined that twenty three (23) documents must be denied in their entirety on the basis of FOIA exemptions (b)(1), (b)(3), (b)(5), and (b)(6). Exemption (b)(3) pertains to Section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C. § 3507, noted as exemption "(b)(3)CIAAct" on the enclosed documents, and/or Section 102A(i)(l) of the National Security Act of 1947, 50 U.S.C § 3024(i)(1), noted as exemption "(b)(3)NatSecAct" on the enclosed documents. We are still coordinating the review of two (2) documents and will release those to you once all equity holders have responded.

Sincerely,

alyon

Allison Fong

Acting Information and Privacy Coordinator

Enclosures

	(b)(3) CIAAct (b)(6)	Approved for	Release: 2017/02/28 C06631268	
	From: Sent: To: Cc: Subject:	(b)(3) CIAAct (b)(6)	mber 12, 2012 9:45 AM LEtter to the USC Veterans Dinner	
	(b)(6) From: Sent: Wednesday To: (b)(3) CIAA Cc:	/ Sentember 12 2012 8:10 AM	(b)(3) CIAAct (b)(6) rans Dinner	-
)(3))(6)	are available on 1 Thx, CIAAct	'ues, 26 Mar 2013 for this event in	dn't confirmed a date. We will get word to the POC today that to CA.	ve ⁻
	To: (D)(O)	v. September 12, 2012 1:37 AM vid Petraeus LEtter to the USC Vete	(b)(3) CIAAct (b)(6) rans Dinner	
o)(3 o)(6 _	hours Dave	nere? Thx -	at our problem is in committing to a date. See you in a few	
	1	—(b)(6)—————————————————————————————————	erans Dinner	
		a USC Trustee, I am hardly im	g to follow up on this. They believe you committed at a din partial. But I also know how busy you are. See you	nei

Begin forwarded message:

Fro	m: (b)(6)	
Dat	e: September 11 2012 7:31:19 PM EDT (b)(6)	
To:	(b)(6)	

Subject: David Petraeus LEtter to the USC Veterans Dinner

Thank you.

(b)(6)

USC Chief of Staff and
Associate Secretary to the Board of Trustees
Office of the President
University of Southern California
Los Angeles, California 90089-0012
(b)(6)

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•		Approved for Release: 2017/02/28 C06631269
(b)(3) CIAAct 6)	
l		(b)(3) CIAAct Wednesday, September 12, 2012 1:37 AM (b)(6) (b)(3) CIAAct (b)(6) RE: David Petraeus LEtter to the USC Veterans Dinner Petraeus.David.3.7.12[1].pdf I did commit. Let me find out what our problem is in committing to a date. See you in a few
(b)(3	hours. Dave CIAAct	
(b)(6		re? Thx -
	<u> </u>	b)(6)———————————————————————————————————
	Farmer	
	To: (b)(3) CIAA	ct PM Ct 2012 10:43 PM
		vid Petraeus LEtter to the USC Veterans Dinner
		le reminder that you were going to follow up on this. They believe you committed at a dinner a USC Trustee, I am hardly impartial. But I also know how busy you are. See you 6)
	Begin forwarded	message:
	From	(b)(6)
		otember 11, 2012 7:31:19 PM EDT
	To:	(b)(6)
		David Petraeus LEtter to the USC Veterans Dinner
	<u>Thank yo</u> (b)(6)	u_(b)(6)

USC Chief of Staff and

(b)(6)

Associate Secretary to the Board of Trustees Office of the President

University of Southern California Los Angeles, California 90089-0012



March 7, 2012

C. L. Max Nikles

Robert C. Peckard President's Chair

Dear General Petraeus.

Malcolm R. Currie Chair in Technology and the Humanities

It was truly a pleasure to meet you and your with on Monday evening during dinner at (b)(6) s house, and I am absolutely thrilled that you agreed to be our speaker at the 2013 USC Veterans Appreciation Dinner. As I explained, since I began my tenure as president, this has become an annual event on the university's calendar, and a meaningful way to honor and say "thank you" to all of our veterans. It is always a very special and memorable evening.

At the event, we recognize all veterans and their spouses who are pursuing degrees at USC; the university's faculty and staff who are veterans of previous wars; our ROTC students; and faculty and staff who are currently in the reserves. The event draws more than 600 people each year, and includes performances by the Marine Corps Band from Camp Pendleton and the USC Marching Band.

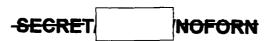
To begin our preparations for next year, I would like to propose six dates for your consideration:

- Tuesday, March 12, 2013 at 6 p.m.
- Wednesday, March 13, 2013 at 6 p.m.
- Thursday, March 14, 2013 at 6 p.m.
- Tuesday, March 26, 2013 at 6 p.m.
- Wednesday, March 27, 2013 at 6 p.m.
- Thursday, March 28, 2012 at 6 p.m.

Please let me know which date works best for you, and we will move our planning forward.

General Petracus, I very much enjoyed our conversation earlier this week, and I want to thank you for your remarkable service and contributions to our nation. With my best regards.

		Yours truly,	(b)(6)
		C. L. Max Nikias President	
University of Southern California ADM 110 Los Angeles, California 90089-0012 (b)(6)	General David Petracus via email: (b)(6) cc: (b)(6)		



REQUEST1-004056

Memorandum for the Record

	Events of 11-12 SEP 2012 at Benghazi Base, Libya
	DCOB (b)(3) CIAAct (b)(6)
	19 SEP 2012
	Note all times local, approximate unless specifically noted.
	(b)(3) CIAAct
(b)(3) CIAAc (b)(6)	t (b)(6)
(b)(1)	At circa 2140 hrs local 11 SEP, I was sitting in the Base SCIF working on a cable when GRS T/I entered the SCIF and asked me to come into thub/(3) NatSecAct room. advised he had just received a call from the State compound indicating they had been penetrated and were taking fire. He strongly recommended taking the available GRS personnel then on base, himself and five other
(b)(3) CIAAct	personnel I found the COB and we apprised him of the situation. He authorized the move, and began to call local activity and militia contacts to render assistance to the DoS compound. At the same time, we had be(b)(3) NatSecActo advise COS Tripoli and HQS of the evolving situation. The six GRS officers and the Base linguist departed Base at circa 2150. Base continued to maintain contact with ARSO personnel (b)(6) the reported he was with the
(b)(1)	Ambassador, $an(b)(6)$ who was in the TOC. Calls from (b)(6) in the compound became
(b)(3) CIAAct (b)(3) NatSecA	increasingly urgent as the GRS team was enroute, noting the main building had been set on fire Act of smoke/heat conditions were becoming increasingly difficult.
	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6) and COB were
(b)(1)	Actitempting to contact
(b)(3) NatSec	to assist. Circa 15-20 minutes
	after the GRS departed base, one of the ARSOs(b)(6) advised via radio he had been
	separated from the Ambassador. The GRS T/L copied this transmission, and shortly thereafter
	we heard via radio he had initiated a search with GRS personnel of building C in the mission.
	Various other reports via radio indicated the GRS team was taking fire, and moving to locate
	RSO personnel. The GRS T/L radioed base approximately one hour after their departure from
	Base to advise they had located all ARSOs, one other State employee who was KIA, but could not locate the Ambassador despite multiple searches. They advised they were returning to

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REQUEST1-004057

o)(3) CIAAct o)(6)	Base. ARSOs, in a separate vehicle, called base shortly thereafter to advise they were inbound to Base, and had taken heavy fire nearby the Mission. Personnel on the base prepared for their arrival, and received them shortly before 2^{200} . The ARSO vehicle had obviously taken heavy gunfire. One ARSC(b)(6) suffered serious smoke inhalation, and another (b)(6) had a severe gash in his left arm. GRS officer who had arrived back at base at circa 2230 and other Base personnel initiated treatment $o(b)(6)$ wound, cleaning and bandaging it. Base did not have O2 available to provid(b)(6) o assist with his smoke inhalation. The GRS team arrived shortly thereafter.
	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct
	Shortly before 0000 12 SEP, Base began taking fire which was returned by GRS. After this initial attack, which lasted for 15-20 minutes, petering out into sporadic gunfire, the GRS T/L recommended to COB that Base personnel prepare for evacuation of the compound. By this point, Base had been advised by Tripoli that they had charted an aircraft and were deploying four GRS and two TF operators to Benghazi. (b)(1) (b)(3) NatSecAct
	(b)(3) CIAAct (b)(1) (b)(6) (b)(3) NatSecAct
(b)(3) CIAA(b)(6)	At covered other points during the picht Dage tool. Fire from a way discovered to the picht Dage tool.
	(b)(3) CIAAct (b)(3) NatSecAct

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(b)(1) (b)(3) NatSecAct			
airport, but were unable to secun were rotated. ARS(b)(6) pine b)(6) maintained contact with Domination(b)(6) was close about 3.5 hours he appeared to ARS(b)(6) an(b)(6) TDY with	re transportation. ed GRS on the roo S Washington, a ose to losing cons m to ensure he w recover to the po	GRS at Base were of of one of the Bas of (b)(6) te clousness at sever as getting fluids and	e buildings, while ARSO empted to recover from all points in the evening, and d staying awake. After pright and was more alert.
defensive positions.	/b\/4\		
	(b)(1) (b)(3) Nat	SecAct	
,	b)(1) b)(3) NatSecAd	et	
·			
Sometime after 0330 hrs the Tripoli GRS/TF officers had Base had not received fire for ci	secured transport		inveyed to COB and I, that oute to Base. At this point,
	(b)(1))(3) NatSecAct	The
Tripoli GRS/TF team arrived at	circa 0430, and in	mediately took up	
		(b)(1) (b)(3) Na	tSecAct
In the midst of these disc Base came under attack again f explosions which became increa were direct hits on Building 3	rom what I later le	arned was mortar f	
	(b)(1) (b)(3) NatSecA	ct	
	· · · · · · · · · · · · · · · · ·	· - - 	3

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Within two-three minutes of this attack, (b)(6) was carried into the main interior room of Building 3 with a chest wound, and severe wounds to his arms. He was suffering additional wounds to his legs from shrapnel fragments. I and other Base personnel initiated first aid, which was assisted and directed by Tripoli GRS officer After treating (b)(6) mmediate wounds and providing morphine, he was moved to a couch and ARSO (b)(6) who had been on the roof of Building 3 with (b)(6) was brought into the same room surrering from a severe wounds.	(b)(3) CIAAct (b)(6)
(b)(6) (b)(3) CIAAct myself and two of the RSOs attempted to address (b)(6) njuries. started a plasma (b)(6) IV, and we provide (b)(6) with two morphine shots about 10 minutes apart (b)(6) (b)(6) It was clea(b)(6) ras bordering on shock, and had lost a significant amount of blood. We continued to treat both injured officers for approximately one hour while security for the move was coordinated.	(b)(3) CIAAct (b(b)(3) CIAAct (b)(6)
Shortly after the mortar attack it was decided all personnel would evacuate the Base as soon as possible.	
(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6)	
Compound. (b)(1) It took about 25 minutes to reach the airport. (b)(3) NatSecAct	
(b)(3) CIAAct (b)(6) arrival at the airport, we loaded the two wounded, GRS Officer and ARSC (b)(6) onto the aircraft (b)(1)	
(b)(3) CIAAct The plane departed at circa 0815 hrs. (b)(3) NatSecAct (b)(6) (b)(3) NatSecAct (b)(6)	

COMMENT: Without the efforts of the Benghazi GRS contingent to enter the DoS compound and recover the personnel there, I have no doubt the surviving ARSOs would have

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REQUEST1-004060

been killed or taken captive. The actions of the six Base GRS personnel, who entered this situation without hesitation and with the full knowledge they were outnumbered and out-gunned, was a heroic action. This team's professionalism in recovering successfully the ARSO personnel, conducting repeated searches for the Ambassador in extremely hazardous conditions, entering a building fully involved in smoke and fire while taking fire, was an incredible act of bravery. This same group then established effective, sustained defense against superior forces attempting to attack our Base, and deterred these attacks successfully. GRS T/L

(b)(3) CIAAct conduct throughout the 11-12 SEP recovery operation and subsequent attacks (b)(6) was exemplary.

The actions of the GRS/TF team from Tripoli were also exemplary, and enabled us to successfully and in a controlled manner evacuate from our compound (b)(1)

(b)(3) CIAAct (b)(3) NatSecAct (b)(6)

Finally, all members of the Base staff performed to the highest possible level, continuing to collect intelligence, provide reporting, attend to the wounded, account for sensitive equipment and funds, support base defense, and successfully execute destruction procedures. There were no/no examples of officers panicking or losing composure, even following the mortar attack. It was a privilege to serve with this team of officers.

TOP SECRET

	SecAct
	David H. Petraeus Re: Misc. (b)(3) CIAAct (b)(6)
Heck, just let me	e go to the podium and start. No intro needed.
	(b)(3) NatSecAct —(b)(5)—————————————————————————————————
Roger on Ryan	
Thx -	
P.S. Need to se All Hands opening	ee speech writer at 0815 tomorrow morning. Will give guidance to dramatically reduce the ing rmks. Thx -
AAct	With DDCIA out, would it be ok for the GC to intr 09/11/2012 09:30:48 P
Date:	(b)(3) CIAAct David H. Petraeus/STF/AGENCY@WMA (b)(6) 09/11/2012 09:30 PM Misc.
Subject:	WISC.
With DDCIA out	t, would it be ok for the GC to introduce you for your all-hands?
With DDCIA out	(b)(1)
With DDCIA out	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct
With DDCIA out	(b)(1) (b)(3) CIAAct
Two intelligence	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct
Two intelligence	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6) e briefs for Congressman Ryan have now been scheduled (We're still working to get on
Two intelligence Candidate Rom	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6) e briefs for Congressman Ryan have now been scheduled (We're still working to get on
Two intelligence Candidate Rom Briefing 1 Date: City: Location:	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6) e briefs for Congressman Ryan have now been scheduled (We're still working to get on aney's schedule):
Two intelligence Candidate Rom Briefing 1 Date: City: Location: Time:	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6) e briefs for Congressman Ryan have now been scheduled (We're still working to get on aney's schedule):

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o)(3) CIAAc o)(3) NatSe			
	David H. F	etraeus Re: My Schedule Michael J. Morell	(2)
	e sense you had	u when you get back. Tragic situation doing well. Thx again - Dave am monitoring the situation in Libya.	on in Benghazi; talked to COS as well I hav 09/12/2012 01:55:03 AM
From: To: Date: Subject:	Michael J. Morell David H. Petraeu 09/12/2012 01:55 My Schedule	s/STF/AGENCY@WMA - AM (b)(1)	(b)(1)
Sir-		(b)(3) NatSecAct	(b)(3) NatSecAct
l am monitori some addition		ibya. I have been chatting with COs	
		(b)(1) (b)(3) NatSecAct	
Michael		(D)(O) Natoow to:	

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. A.	Devide Dates	
	David H. Petraeus	Re: Fw: Proposed menu for the D /CIA hosted dinner on Thursday (b)(3) CIAAct (b)(3) NatSecAct (b)(6)
t es	This message has bee	en forwarded.
thx (b)(3) (—(b)(6)—	Classification: §	SECRET Classified By: (b)(3) CIAAct 09/12/2012 06:38:21 AM (b)(6)
F _{rom:} (b)(3) C 1o: (b)(6) Date: Subject:	David H. Petraeus/STF/AGE 09/12/2012 06:38 AM	ENCY@WMA D/CIA hosted dinner on Thursday
Classification:		(b)(3) NatSecAct
i) CIAAct i) NatSecAct		
Sir: vou menu	ontions for dinner	tomorrow night
Thx,	options for dinner (b)(3)	tomorrow night. NatSecAct
Thx, CIAAct	<u> </u>	NatSecAct on 09/12/2012 06:37 AM
Thx, CIAAct	(b)(3) CIAAct	NatSecAct
Thx, CIAAct	(b)(3) CIAAct (b)(6)	NatSecAct on 09/12/2012 06:37 AM (b)(3) CIAAct (b)(6)
Thx, CIAAct Forwarded I	(b)(3) CIAAct (b)(6) 09/11/2012 08:05 PM Proposed menu for the D/C	NatSecAct on 09/12/2012 06:37 AM (b)(3) CIAAct (b)(6)
Thx, CIAAct — Forwarded I From: To: Cc: Date: Subject:	(b)(3) CIAAct (b)(6) 09/11/2012 08:05 PM Proposed menu for the D/C	NatSecAct on 09/12/2012 06:37 AM (b)(3) CIAAct (b)(6)

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Smoked Salmon Ceviche with Pumpernickel Toast Smoked Chicken, Artichoke and Spinach Dip with Sesame Flatbreads

Passed hors d'oeuvres:

Lobster-Feta Spring Rolls with Cucumber Dill Tsatsiki Red Grapes rolled with Goat Cheese and Candied Walnuts Pesto and Ratatouille Stuffed Baby Heirloom Tomatoes Tandoori-Spiced Beef Skewers Caribbean Chicken Tarts Smoked Bluefish Tarts with Caper and Horseradish Gribiche

Entrees:

Roasted Chicken Galantine with Parma Ham and Chanterelle Mushrooms, wrapped with Swiss Chard and served with Rosemary Jus
Shrimp, Scallop, Lobster and Clam Bouilabaisse with Saffron, Tomatoes and Fennel
Roasted Strip Loin of Beef with Oven Dried Tomatoes, Rosemary and Oyster Mushrooms
Grilled Vegetable Platter
Steamed Vegetable Medley
Wild Rice and Herb Salad
Roasted Hearts of Palm with Citrus, Black Olives, Fennel and Baby Greens, tossed with Mango-Lime
Emulsion

Desserts:

Assorted Berries
Cinnamon Custard Napoleon
Tropical Fruit, Yogurt and Granola Parfaits
Chocolate-Peanut Butter Truffles

(b)(3) CIAAct (b)(6)	
Classification: 5) ECRET
ZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZ	

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David H. Petraeus	Re: Interview Request from National 9/11 Memorial and Museum
	Cynthia L. Rapp
	(b)(3) CIAAct (b)(6)
Yes, pis	The second secon
Cynthia L. Rapp Classification: UNCLA	SSIFIED// FOUO ====== 09/12/2012 02:33:20 PM
Cynthia L. Rapp/STF/AGENCY David H. Petraeus/STF/AGENCY	(b)(3) CIAAct (b)(6)
Date: Upper: Upp	11 Memorial and Museum
	======================================
Reflecting on 9/11 will be a curated selection of members of victims, historians, public figures, jo	on the enduring impacts of those terrorist attacks. commentary—by government officials, survivors, family burnalists, members of the armed forces, and ordinary ake of the attacks. It will be a barometer for measuring aw reflections added continuously.
notes that you assumed leadership of the CIA just a time when our nation was engaged in deep since that day. They would like you to talk pers military experience. They are particularly interest.	group of about 60 interviewees. The museum leadership ust days before the tenth anniversary of the 9/11 attacks, debate about whether and how the world had changed pective on this as well as how it has been shaped by your sted in your thoughts on why 9/11 occurred, how we might d how to balance a responsibility to combatting terrorism
Taping would take place in October or November	er.
If you are interested in participating, I will run th	is by the White House. Thanks, (b)(6)
Cynthia L. Rapp D/OPA (b)(3) CIAAct (b)(6)	
(D)(O)	***************************************

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	Davi	id H. Petraeus F	(b)(3) CIAA (b)(6)	Act
See below, pls	····	(b)(3) NatSecA	ct	
From: To: Date: Subject:	David H. Po 09/12/2012 Misc	etraeus/STF/AGENCY@WM : 06:54 PM	(b)(3) CIAAct A (b)(6)	09/12/2012 06:54:59 PM
	(b)(5) (b)(6)			
As an upd	ate Lunden	stand that we hone to be a	ble to notify State within	a short time that we have

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	Mr. Glen	(b)(1) (b)(3) CIAAct		
		Notification (to Families/Points of Con	tact
		(b)(3) 14	VatSecAct	
		(b)(3) C	CIAAct	
	 -		tion: SECRET//NOFORM	N_
	Date: Subject:	09/12/2012 08:10 PM Notification to Families and F	Return of Fallen Officers	
	From: 1o: Cc:		(b)(6)	
		od by (b)(3) CIAAct (b)(6)	ол 09/12/2012 08:18 PM — (b)(3) CIAAct	
	Liate: Subject:	09/12/2012 08:18 PM Fw: Notification to Families a	and Return of Fallen Officers	
	f rom:	David H. Petraeus/STF/AGE	NCY@WMA, Michael J. Morell/STF/A	AGENCY@WMA
(3) (6)	CIAAct——	(b)(3) CIAAct-orwarded b	(b)(3) CIAAct (b)(6)	09/12/2012 08:18:48 PM
	Thx (b)	(6)		
	(b)	David H. Petraeus	Re: Fw: Notification to Fam Officers (b)(3) CIA (b)(6)	
	(b)(o) Nato			
	(b)(3) CIAA (b)(3) NatS			

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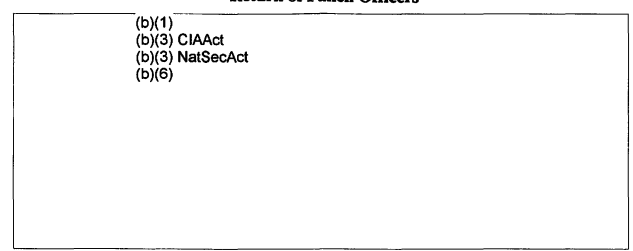
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(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6)		
·	 	

Mr. Tyrone Snowden Woods (Rone)

(b)(1)
(b)(3) CIAAct
(b)(3) NatSecAct
(b)(6)

Return of Fallen Officers



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:	(b)(1) (b)(3) CIAAct (b)(3) NatSecAct (b)(6)
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10.000.000.000.000.000.000.000	CIAAct NatSec	Act					
*		Michael J. M. Deputy De (1) 09/12/2012	b)(3) CIAAct	Subject 1-3 Cr	Re: Note of introduction Hollingsworth, Paul (b)(3) CIA (b)(6)	IA. (b)(6)	Non-Record]
Paul-	-						
"Sign of	ife" greatly	appreciated!	!				
NatSecAct			and it is g	good to have y	ou in this important	t job.	
You will better.	ind that yo	and I will wo	ork very closely to	gether. The so	ooner you can get o	on my calendar t	the
See you	soon.						
Michael						· *	
Subject:							
Subject:	E,,,, D,,11	n Hollingswor e 09 11 2012	th , Paul A. Subject 11 57 Ab. To Ge	(b	duction [SECRET, No)(3) CIAAct)(6)	on-Record]	
Subject:	E ₁₁₃ Dan	Hollingswor 09 11 2012	11 57 AN To Ge	(b)(3) CIAAct	on-Record]	
	Dat	e 09/11/2012	(b)(3)	(b (b)(3) CIAAct)(6)		
Greeting and run	S! I just wa	anted to follow	(b)(3) (b)(6)	(b) (b) (b) CIAAct message of the below. I do)(3) CIAAct)(6) f yesterday to let yo	ou know that I a	The state of the s
Greeting and run send alo	s! I just waning and to ng those deat privilegovernment r service, s	anted to follow provide my cetails when the e to have this and I intend to o please do n	(b)(3) (b)(6) w up on contact informationey are available. copportunity to acto make the most	message of the local message o)(3) CIAAct)(6) f yesterday to let yo	ou know that I a erry yet, but I w (b)(6) ecifically at this o provide top-no	ill level otch

TOP SECRET

(b)(1)
(b)(3) CIAAct
(b)(3) NatSecAct
(b)(6)

This is just a note of introduction and a "sign of life" message. I will get on your calendars at the earliest convenient opportunity, so that I can learn in person our team can be of the greatest assistance to CIA and its programs and personnel. I sincerely look forward to working with you and your staff.

Paul

Paul Hollingsworth
Senior Director for Intelligence Programs
National Security Staff
direct (open): (b)(6)

NSTS (secure): (JWICS):

(SIPR):

(b)(6)

-TOP SECRET

CONFIDENTIAL

(b)(3) CIAAct (b)(3) NatSecAct



Michael J. Morell

(b)(3) CIAAct

My Schedule
David H. Petraeus

 and I will do the 7 am EST DC via SVT 	
(b)(1)	
	Libva. I have been chatting with COS Tripol 1) and I will do the 7 am EST DC via SVT 3) NatSecAct (b)(1) (b)(3) NatSecAct

CONFIDENTIAL

SECRET

3) CIAAct 3) NatSecAct				
(#)	(b)(3) CIAAct		ly Schedule (b)(6)	
Denis/John Given last nig		n particular the dea	th of two of our office	rs, I am coming home early,
		(b)(1) (b)(3) NatSec	Act	
		(-/(-/		

SECRET

ACTION AND ADDRESS OF THE PARTY			
21.	From Michael J. Morell	Subject	RE: My Schedule [SECRET, Record]
	(b)(3) CIAAct	10	Hollingsworth, Paul A.(b)(6)
	Date: 09/12/2012 10:00 At/		(7)
Thanks Paul.	****		
Subject:			
	From Hollingsworth , Paul A. Su	RE: My Sche	dule [SECRET, Record]
	Date 09-12-2012-09-25 AM. To		CIAAct
			90
	know (separate note already se	nt to ODCIA) that	POTUS is planning to make condolence
Just to let you	know (separate note already se nilies of the two fallen officers.	I've asked	POTUS is planning to make condolence for assistance on this tragic issue.
Just to let you calls to the far		l've asked (b)(3) CIAA	for assistance on this tragic issue.
Just to let you calls to the far		I've asked	for assistance on this tragic issue.
		l've asked (b)(3) CIAA	for assistance on this tragic issue.
Just to let you calls to the far Paul	milies of the two fallen officers. (b)(3) CIAAct	I've asked (b)(3) CIAA (b)(6)	for assistance on this tragic issue.
Just to let you calls to the far Paul From: Sent: Wednes	milies of the two fallen officers.	I've asked (b)(3) CIAA (b)(6)	for assistance on this tragic issue.
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Just to let you calls to the far Paul From: Sent: Wednes To: McDonoug Cc: Hollingswo	(b)(3) CIAAct (day, September 12, 2012 9:28 Agh, Denis; Brennan, John borth, Paul A.	I've asked (b)(3) CIAA (b)(6)	for assistance on this tragic issue.
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SECRET

(b)(3) CIAAct (b)(3) NatSecAct



From Michael J. Morell

(b)(3) CIAAct

Subject. Call from Bill Burns

(b)(3) CIAAct

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(b)(6)

(b)(3) CIAAct

(b)(6)

Please make sure EVERYONE knows that Bill Burns just called me to say thank you to our folks in Benghazi and Tripoli. He said their actions saved lives and, based on what he has heard, were nothing short of heroic. He said he was not surprised by our actions, given what he has seen from us over the years. He also offered condolences for our fallen. In return, I said that we see ourselves as one team and that's the way our officers reacted to the situation at the Consulate. I also offered condolences to State on the loss of their officers.

Michael

DATE: 09/12/2012 01:15:43 'PM		
	_(b)(3) CIAAct	
TO:	(b)(6)	
FROM: (b)(3) CIAAct		
SUBJECT: Message from the Direction	ctor: Loss of Two Colleagues in Lib	ya
	BODY	
(G//NF) It is with deep sorro	w that I pass along the news that t	wo members of
our Agency family perished over	rnight while serving in Benghazi, w	ith a third
colleague seriously injured and	d under medical care. I cannot sha	re their names
with you because we are still	in the process of notifying the fam	ilies, but we
will do so as soon as possible	so that our Agency can honor our f	allen and
celebrate their lives		(h)(1)

(b)(3) NatSecAct

(5//NF) Our people were killed in the same violence that claimed the life of Ambassador Christopher Stevens, an exceptionally accomplished diplomat with whom I had the pleasure of working on several occasions, as well as the life of another Department of State officer, Sean Smith. We cannot yet confirm the identity of those responsible, but we and our partner agencies are investigating every aspect of this tragic incident.

(S//NP) The President, his Chief of Staff, and the National Security Advisor all have called me this morning to express their condolences and to laud the bravery and heroism of these members of our CIA family, who have given the last full measure of devotion to our country. They and their loved ones are in our thoughts and prayers, as is our wounded colleague and his family. We offer them all our deepest gratitude and steadfast support in this difficult hour.

David H. Petraeus

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SECRECY AGREEMENT

(b)(3) CIAAct

(b)(3)) CIAAct
(b)(6	<u>) </u>

1. I, (print full name), hereby agree to accept as a prior condition of my being employed by, or otherwise retained to perform services for, the Central Intelligence Agency, or for staff elements of the Director, Central Intelligence (hereinafter collectively referred to as the "Central Intelligence Agency"), the obligations contained in this agreement.

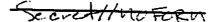
- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the Information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. Information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the Information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Central Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

FORM 368 OBSOLETE PREVIOUS EDITIONS 04-12

Page 1 of 3 Pages

Approved for Release: 2017/02/28 C06658297

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- 9 I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the Intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
- 10 I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offense.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses I may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, remunerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.)(governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Community); sections 17(d)(5) and 17(e)(3) of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P L. 97-200; 50 U.S.C., 421 et seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force
- 18. I make this agreement in good faith and with no purpose of evasion.

Page 2 of 3 Pages

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Secret // NOTORY

(b)(3) CIAAct

19. This agreement shall be interpreted under and in conformance with the law of the United States.

(b)(3) CIAAct (b)(6) Signature

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

WITNESS AND ACCEPTANCE:

(b)(3) CIAAct	
—(b)(6) Signatu	re
Printed No.	
Date	

Page 3 of 3 Pages

Secret // NOTORY

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US	Classification//Non US//SCU/Codeword/FG//Disserr	Controls/Mon-Intell/Occlass (as appropriate)	(b)(3) CIAAct
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SENSITIVE CO	OMPARTMENTED INFORMAT (b)(3) CIAAct	ion nondisclosure a	GREEMENI
An agreement betwe	(b)(3) CIAAct———————————————————————————————————	nod)	and the United States.
Intending to be legally boun access to information or mate Compartmented Information (classified or is in process of a	ind, I hereby accept the obligations contain rial protected within Special Access ProgresCI). I have been advised that SCI involucies fication determination under the state of that by being granted access to SCI, and the state of that by being granted access to SCI, and the state of the sta	ed in this Agreement in consideration rams, hereinafter referred to in this Agrees or derives from intelligence source and and of Executive Order 12958 or	greement as Sensitive es or methods and is other Executive order or
procedures to be followed in a been approved for access to i agreements upon being grant	I have received a security indoctrination of ascertaining whether other persons to who it, and I understand these procedures. I used access to different categories of SCI, whether or not I am required to sign such sections.	om I contemplate disclosing this information indenstand that I may be required to a I further understand that all my obligit	mation or material have sign subsequent
irreparable injury to the Uniter marked as SCI or that I know States Government departme it Is my responsibility to consult to SCI, whether or not I am at that I know whether informative derived from SCI, is consider	he unauthorized disclosure, unauthorized d States or be used to advantage by a for to be SCI to anyone who is not authorize int or agency (hereinafter Department or A it with appropriate management authoritis ill employed by or associated with that De on or material within my knowledge or cor ed by such Department or Agency to be S classified information or material in an un	eign nation. I hereby agree that I will d to receive it without prior written au agency) that last authorized my access in the Department or Agency that I partment or Agency or a contractor t intol that I have reason to believe mig ICI. I further understand that I am als	never divulge anything thorization from the United se to SCI. I understand that sast authorized my access hereof, in order to ensure this be, or related to or
requiring access to SCI, I her such information or material, any SCI or description of acti contemplate disclosing to any and agree that my obligation I agree to make any required have access to SCI. I further	granted access to SCI and of being assign eby agree to submit for security review by any writing or other preparation in any for vities that produce or relate to SCI or that y person not authorized to have access to to submit such preparations for review ap submissions prior to discussing the preparations for review ap submissions prior to discussing the preparations for review ap SCI until I have received written authorizations osure is permitted.	the Department or Agency that last m, including a work of fiction, that con I have reason to believe are derived SCI or that I have prepared for publi- piles during the course of my access irration with, or showing it to, anyone to of such preparation with, or showing	suthorized my access to ntains or purports to contain from SCI, that I c disclosure. I understand to SCI and thereafter, and who is not authorized to g it to, anyone who is not
determine whether the prepar Agency to which I have made	ose of the review described in paragraph ration submitted pursuant to paragraph 4 e a submission will act upon it, coordinatin n a reasonable time, not to exceed 30 wo	sets forth any SCI. I further understa g within the Intelligence Community	ind that the Department or
6. I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of the me may constitute violations of United States criminal laws, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.			
7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.			
8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.			
Unless and until I am rele access to SCI, I understand t access to SCI, and at all time	ased in writing by an authorized represent that all conditions and obligations imposed to thereafter.	tative of the Department or Agency to a on me by this Agreement apply dur	nat last provided me with ing the time I am granted
provisions of this Agreement	reement is severable. If a court should fir shall remain in full force and effect. This or related to SCI as may now or hereafter	Agreement concerns SCI and does r	not set forth such other griment or relationship with
FORM AA1A (EE)	SECT		CL BY: CL REASON DECL ON:
10-02 4414 (EF)		Page 1 of 2	DRV FROM:

I have read this Agreement contact the briefing officer has made 783(b) of Title 50, United States 6 choose.	arefully and my questions, if an available Sections 793, 794, 7 Code, and Executive Order 129	ry, have been answered to my satisfaction. I acknowle 98 and 952 of Title 18, United States Code. and Secti 958, as amended, so that I may read them at this time,	edge on if I
12. I hereby assign to the United emoluments that have resulted, v he terms of this Agreement.	States Government all rights, ti vill result, or may result from an	itte and interest, and all royalties, remunerations. and ny disclosure, publication, or revelation not consistent v	with
ights or liabilities created by Exe to Congress); Section 1034 of Tit (governing disclosures to Congre amended by the Whistleblower P safety threats); the Intelligence to expose confidential Government national security, including Sectic Subversive Activities Act of 1950 and liabilities created by said Exe	cutive Order 12958; Section 72 te 10, United States Code, as ss by members of the Military); rotection Act (governing disclor entities Protection Act of 1982 agents), and the statutes which in 641, 793, 794, 798, and 952 (50 U.S.C. Section 783(b)). Ti cutive Order and listed statute.	conflict with or otherwise alter the employee obligation 211 of Title 5, United States Code (governing disclosure amended by the Military Whistleblower Protection Act (Section 2302(b)(8) of Title 5, United States Code, as section en Title 9, United States Code, as (50 USC 421 et seq.)(governing disclosures that could be protect agent disclosure which may compromise the of Title 18, United States Code, and Section 4(b) of the definitions, requirements, obligations, rights, sanctions are incorporated into this Agreement and are control	ns res d d ne ions illing.
14. This Agreement shall be inter 15. I make this Agreement withor	· .	nce with the law of the United States.	~~
io. I make this Agreement withou	(b)(6)	asion. March 7	<u> 2</u> 01
The execution of this Agreement	Signature.	ned who accepted it on behalf of the United States Imented Information.	
Government as a prior condition	of access to Sensitive Compate (b)(3) CIAAct		
WITNESS and ACCEPTANCE:	(b)(6)	7 March 20	16
(b)(6) SSN (See Notice Below)	(Special Access Progra (b)(3) CIAA (b)(6)	lct	_
BRIEF J hereby acknowledge that I was b SCI Special Access Program(s): (b)(3) CIAAct (b)(6) Signature of Individent		DEBRIEF DATE Having been reminded of my continuing obligation to comply with the terms of this Agreement, I hereby acknowledge that I was debriefed on the above SCI Special Access Program(s): Signature of Individual Debriafed	
b)(3) CIAAct	we date was in accords	Ence wi (b)(6) SCI procedures	_
b)(6)	mening Onicer	SSN (See Notice Below)	- [
(b)(3) CIA/ (b)(6)	1CI	CIA	- }
NOTICE: The Privacy Act, 5 U.S.C. 522: disclosure is mandatory or voluntary, by advised that authority for soliciting your when it is necessary to 1) certify that you terminated, or 3) certify that you have will impede such certifications or determinated.	n, requires that federal agencies inform what authority such information is solk social Security Account Number (SSN) have access to the information indica tnessed a briefing or debriefing. Althor ons.	Organization (Name and Address) individuals, at the time information is solicited from them, whether clied, and what uses will be made of the information. You are hereby is Executive Order 3397. Your SSN will be used to itsentify you price above. 2) determine that your access to the information has ugh disclosure of your SSN is not mandatory, your failure to do so number of the control of the	the y ecisely nay
FORM 4414 (EF) Page 2 of 2	SECRET	(b)(3) NatSecAct	t

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An agreement betv	(b)(3) CIAAct— veen (b)(6)		ā	and the United	States.
		nted or Typed)			
access to information or mat Compartmented Information classified or is in process of	erial protected within Special Act (SCI). I have been advised that a classification determination un	ns contained in this Agreement in cess Programs, hereinafter referre SCI involves or derives from intell der the standards of Executive Ord ss to SCI, special confidence and t	ed to in this Aç ligence source der 12958 or o	preement as Ser es or methods a other Executive	nsitive nd is order or
procedures to be followed in seen approved for access to agreements upon being grat	ascertaining whether other pers it, and I understand these proce alled access to different categories	ctrination concerning the nature at ons to whom I contemplate disclos dures. I understand that I may be is of SCI. I further understand that ign such subsequent agreements	sing this inform required to s t all my obliga	mation or materi sign subsequent) the al have
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	that all conditions and obligation	representative of the Department is imposed on me by this Agreem			
10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.					
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11. I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798 and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive Order 12958, as amended, so that I may read them at this time, if I

so choose.

12. I hereby assign to the United States Government all rights, title and interest, and all royalties, remunerations, and emoluments that have resulted, will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.

- 13. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 12958; Section 7211 of Title 5, United States Code (governing disclosures to Congress); Section 1034 of Title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); Section 2302(b)(8) of Title 5, United States Code, as amended by the Whistleblower Protection Act (governing disclosure of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 USC 421 et seq.)(governing disclosures that could expose confidential Government agents), and the statutes which protect agent disclosure which may compromise the national security, including Section 641, 793, 794, 798, and 952 of Title 18, United States Code, and Section 4(b) of the Subversive Activities Act of 1950 (50 U.S.C. Section 783(b)). The definitions, requirements, obligations, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 14. This Agreement shall be interpreted under and in conformance with the law of the United States.
- 15. I make this Agreement without any mental reservation or purpose of evasion.

SECURITY BRI	EFING / DEBR	IEFING A	CKNOWLEDGMENT
(b)(6) SSN (See Notice Below)	(b)(3) CIAAct	Typed Name	(b)(3) CIAAct (b)(3) NatSecAct
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- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that authorized my access to SCI. I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be SCI. I further understand that I am obligated by Iaw and regulation not to disclose any classified information or material in an unauthorized fashion.
- 4. In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI. I hereby agree to be submitted for security review by the Department or Agency that last authorized my access to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or showing it to, anyone who is not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted.
- 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCI. I further understand that the Department or Agency to which I have made a submission will act upon it, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.
- 6. I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this Agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand that this may be a violation of Section 793, Title 18, United States Code.
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FORM 7-97

4414

(EF)

(Replaces Form 4355 which is obsolete and will not be used)

(b)(3) NatSecAct

Page I of 2

- 11. I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798 and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive Order 12958, as amended, so that I may read them at this time, if I so choose.
- 12. I hereby assign to the United States Government all rights, title and interest, and all royalties, remunerations, and emoluments that have resulted. will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.
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determinations.

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e execution of this Agreement was witnessed by the uno addition of access to Sensitive Compartmented Informati		of the United States Government as a pri
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BRIEF DATE: 7/31/2010 I hereby acknowledge that I was briefed on the above Special Access Program(s): (b)(3) CIAAct (b)(6)	SCI Having been remind comply with the term	DATE: ed of my continuing obligation to us of this Agreement, I hereby was debriefed on the above SCI gram(s):
I hereby acknowledge that I was briefed on the above Special Access Program(s): (b)(3) CIAAct (b)(6) Signature of Individual Briefed	SCI Having been remind comply with the term acknowledge that I special Access Pro	ed of my continuing obligation to us of this Agreement, I hereby was debriefed on the above SCI gram(s):
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An agreement between	(b)(6)			and the United States.	
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15. I make this Agreement without	(b)(3) CIAAct	urpose of evasion.	
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The execution of this Agreement was Government as a prior condition of	as witnessed by the unde access to Sensitive Com	rsigned who accepted it on behalf partmented information.	of the United States
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WITNESS and ACCEPTANCE	(b)(6)		7/30/14
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(Special Access Produce Below) (Special Access Produce Special Acce	
I hereby acknowledge that I was briefed on the above SCI Special Access Program(s) (b)(3) CIAAct (b)(6) Signature of Individual Binefed	DEBRIEF DATE Having been reminded of my continuing obligation to comply with the terms of this Agreement, I hereby acknowledge that I was debriefed on the above SCI Special Access Program(s) Signature of Individual Debriefed
(b)(3) CIAAct (b)(6)	ssn (See Notice Below) (b)(3) CIAAct
Printed or Typed Name	(b)(3) NatSecActiress)

NOTICE. The Privacy AC, 5 U.S.C. 522a, requires that federal agencies inform individuals, at the time information is solicited from them, whether the disclosure is mandatory or voluntary, by what authority such information is solicited, and what uses will be made of the information. You are hereby advised that authority for soliciting your Social Security Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to 1) carrily that you have access to the information indicated above, 2) determine that your access to the information has terminated, or 3) carrily that you have witnessed a briefing or debriefing. Although disclosure of your SSN is not mandatory, your failure to do so may impede such certifications or determinations.

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SENSITIVE COMPA(b)(3) CIAACINFORMATION NONDISCLOSURE AGREEMENT

An Agreement Between (b)(6) and the United States (rame - Printed or Typed)

1. Intending to be logally bound. I hereby accept the obligations contained in this Agreement in consideration of my heing granted access to information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive Compartmented Information (SCI). I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in the process of a classification determination under standards of Executive Order 12356 or other Executive order or statute. I understand and accept that by heing granted access to SCI, special confidence and trust shall be placed in me by the United States Government.

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8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determine by an appropriate official or final ruling of a court of law. Subject to such determination. I do not now, nor will 1 ever, possess any right, interest, title, or claim whoisoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.

9. Unless and until I am released in writing by an authorized representative of the Department or Agency that has provided me with necess to SCI. I understand that all conditions and obligations imposed upon me by this Agreement apply during the time I am granted secess to SCI, and at all time therefore

10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement stail remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions or obligations not related to SCI as may now or hereafter partain to my employment by or assignment or relationship with the Department or Agency.

11. I have read this Agreement enrefully and my questions, if any have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798, and 952 of Title 18, United States Code, and Section 783(b) of Title 50. United States Code, and Executive Order 12356, as smanded, so that I may read them at this time, if I so choose.

FORM 4414

(Replaces Form 4355 which is obsolete and will not be used)

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reliciting your Bootal Scourty Account Number (SSN) is Executive Order 9399. Your SSN will be used to identify you precisely when it is necessary to 1) certify that you have access to the information indicated above. 2) describe that your access to the information indicated above. 3) describe that your access to the information indicated above. 3) describe that your access to the information indicated above. 3) describe that your failure to do so may impede such certifications or determinations.

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An Agreement Between	(b)(6)	and the United States
	(Name - Printed or Typed)	

1. Intending to be legally bound. I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive Compartmented Information (SCI). I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in the process of a classification determination under standards of Executive Order 12356 or other Executive order or statute. I understand and accept that by heing granted access to SCI, special confidence and trust shall be placed in me by the United States Government.

2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different entegories of SCI. I further understand that all my obligations under this Agreement continue to exist whether or not I am required to sign such subsequent agreements.

3. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge enything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that authorized my account to SCI, I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be SCI, or related to or derived from SCI, is considered by such Department or Agency to be SCI. I further understand that I am also obligated by law sate regulation not to disclose any classified information or material in an unauthorized fastion

4. In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI. I hereby agree to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation to any person not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted.

5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCL I further understand that the Department or Agency in which I have made a submission will set upon it, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 days from date of receipt.

6. I have been advised that any breach of this Agreement may result in the termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including the provisions of Section 793, 794, 798, and 952 Title 18, United States Code, and of Section 783(b), Title 50. United States Code. Nothing in this Agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.

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FORM 4414

(Replaces Porm 4355 which is obsolete and will not be used)

2014-10-20 12:41 12. I hereby ass emoluments that have rethis Agreement. 13. These restrior liabilities areased by 1034 of title 10. United members of the military (governing disclosures of 1982 (50 USC 421 or se against disclosure that in Code, and section 4(b) or rights, sanctions and liab controlling. 14. This Agrees	ign to the United State sulted, will result, or metions are consistent we executive Order 12356 States Code, as amended: section 2302(bX8) of illegality, waste, frau any compromise the natificities created by said ment shall be interprete	s Government all ri- nay result from any sith and do not super: section 7211 of titled by the Military Wift title 5. United Stated, abuse or public hores that could expositional security, incluities Act of 1950 (5) Executive Order and	disclosure, publication, or re sede confiler with or otherw le 5. United States Code (go /histleblower Protection Act es Code, as amended by the ealth or safety threats): the le to confidential Government riding section 641, 793, 794, D.U.S.C. section 783(b). The	P 2/3 Il royalties, remuneration's, and evelation not consistent with the terms of sisc alter the employee obligations rights verning disclosures to congress); section (governing disclosure to congress by Whistleblower Protection Act of agents), and the statutes which protect agents), and the statutes which protect 798, and 952 of title 18, United States e definitions, requirements, obligations, aled into this Agreement and are United States.
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An Agreement Between	(b)(6)	and the United States
	(Name - Printed or Typed	(b)(3) CIAAct
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- 1. Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access information or material protected within Special Access Programs, hereinafter referred to in the Agreement as Sensitive Compartmented Information (SCI have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in process of a classification determination un the standards of Executive Order 12958 or other Executive Order or statue. I understand and accept that by being granted access to SCI, special confide and trust shall be placed in me by the United States Government.
- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved access to it, ar understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SC further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injur the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SC anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereing Department or Agency) that authorized my access to SCI. I understand that it is my responsibility to consult with appropriate management authorities in Department or Agency that last authorized my access to SCI, whother or not 1 am still employed by or associated with that Department or Agency contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be ! I further understand that I am obligated by law and regulation not to disclose any classified information or material in an unauthorized fashion.
- 4. In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access SCI, I hereby agree to be submitted for security review by the Department or Agency that last authorized my access to such information or material, writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that product relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or the have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my actor SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or showing it to, anyone who is not authorized to access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclose permitted.
- 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whethe preparation submitted pursuant to paragraph 4 sets forth any SCI. I further understand that the Department or Agency to which I have made a submit will act upon it, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to excee working days from date of receipt.
- 6. I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of sp confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that pro me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States critically, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothit this Agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limite application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought again in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reaso attorneys (see incurred by the United States Government may be assessed against me if I lose such action.
- 8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United! Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not not will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come in possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upor coinclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return thaterials upon request, I understand that this may be a violation of Section 793, Title 18, United States Code.
- 9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me access to conditions and obligations imposed on me by this Agreement apply during the time I am granted access to SCI, and at all times there
- 10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not relationship with the Department or Agency.

FORM 7-97

4414

(EF)

(Replaces Form 4355 which is obsolere and will not be used)

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US Classification! Non US/ISCI/!Codeword/FGI/!Dissem Controls/!Non-Intell/Declass (as appropriate)

- 11. I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798 and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive Order 12958, as amended, so that I may read them at this time, if I so choose.
- 12. I hereby assign to the United States Government all rights, title and interest, and all royalties, remuterations, and empluments that have resulted, will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.
- 13. These restrictions are consistent with and do not supersede conflict with or otherwise after the employee obligations rights or liabilities created by Executive Order 12958; Section 7211 of Title 5, United States Code (governing disclosures to Congress); Section 1034 of Title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); Section 2302(b)(8) of Title 5, United States Code, as amended by the Whistleblower Protection Act (governing disclosure of Illegality, Waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 USC 421 et seq.) (governing disclosures that could expose confidential Government agenis), and the statutes which protect agent disclosure which may compromise the national security, Including Section 641, 793, 794, 798, and 952 of Title 18, United States Code, and Section 4(b) of the Subversive Activities Act of 1950 (50 U.S.C. Section 783(b)).—The definitions, requirements, obligations, rights, cancilons and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
 - 14. This Agreement shall be interpreted under and in conformance with the law of the United States.
 - 15. I make this Agreement without any mental reservation or purpose of evasion.

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(b)(3) NatSecAct

SECRECY AGREEMENT

(b)(3) CIAAct	•
(b)(6)	•
1. 1,	(print full name), hereby agree to accept as a prior condition of my
being employed by, or otherwise retained	to perform services for, the Central Intelligence Agency, or for staff element
obligations contained in this agreement.	nafter collectively referred to as the "Central Intelligence Agency"), the

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. Information or material received or obtained in the course of my employment or other service with the Central intelligence Agency that is marked as classified or that I know is classified.
 - b. information or material received or obtained in the course of my employment or other service with the Central ...: Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources. I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of ... permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Central Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. It agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

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Approved for Release: 2017/02/28 C06658306

- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any Information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
- 10. I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances......
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses I may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, little, and interest in any and all royalties, remunerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50-U.S.C.; 421 et sec.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

Page 2 of 3 Pages

19	This agreement shall be	e interpreted under and in	conformance with the la	w of the United States.
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(b)(3) CIAAct
(b)(6)
Signature

5/20/3
Date

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence. Agency as a prior condition of the employment or other service of the person whose signature appears above.

WITNESS AND ACCEPTANCE	(b)(3) CIAAct(b)(6)		
Printed Name 5 / 20 / Zo / 3 Date	(b)(3) CIAAct (b)(6)		

Page 3 of 3 Peges

SECRECY AGREEMENT

(b)(3) CIAAct	
(b)(6)	
1. 1,	(print full name), hereby agree to accept as a prior condition of my
being employed by, or otherwise retained to pe	erform services for, the Central Intelligence Agency, or for staff elements
of the Director, Central Intelligence (hereinafte	r collectively referred to as the "Central Intelligence Agency"), the
obligations contained in this agreement.	

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Central Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

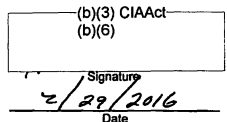
FORM 368 OBSOLETE PREVIOUS EDITIONS

Page 1 of 3 Pages

- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the Intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
- 10. I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offense.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses I may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, remunerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.)(governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Community); sections 17(d)(5) and 17(e)(3) of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 et seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

Page 2 of 3 Pages

19. This agreement shall be interpreted under and in conformance with the law of the United States.



The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

WITNESS AND ACCEPTANCE.	(b)(3) CIAAct (b)(6)
(b)(3) CIAAct (b)(6)	
Printed Name 2-29-16	
Date	

AD HOC Secret un preparation of. Burghazi testimony

(b)(3) CIAAct Approved for Release: 2017/02/28 C06658309

SENSITIVE COMPARTMENTED INFORMATION NONDISCLOSURE AGREEMENT			
An Agreement Between	(b)(3) CIAAct (b)(6)	and	the United States.
(Name - Printed or Typed)			

- intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information or material protected within Special Access Programs, hereinafter referred to in the Agreement as Sensitive Compartmented Information (SCI) I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in process of a classification determination under the standards of Executive Order 12958 or other Executive Order or statue | I understand and accept that by being granted access to SCI, special confidence and trust shall be placed in me by the United States Government
- I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI 1 further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements.
- I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that authorized my access to SCI. I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be SCI. I further understand that I am obligated by law and regulation not to disclose any classified information or material in an unauthorized fashion
- In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to be submitted for security review by the Department or Agency that last authorized my access to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or showing it to, anyone who is not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is
- 5 I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCI 1 further understand that the Department or Agency to which I have made a submission will act upon it, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.
- 6 I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b). Title 50, United States Code Nothing in this Agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 8 I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand that this may be a violation of Section 793. Title 18, United States Code
- 9. Unless and until 1 am released in writing by an authorized representative of the Department or Agency that last provided me access to SCI, I understand that all conditions and obligations imposed on me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter.
- 10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency

FORM

(b)(3) NatSecAct

Page I of 2

(b)(3) CIAAct

- 11 I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798 and 952 of Title 18, United States Code, and Section 783(b) of Title 50. United States Code, and Executive Order 12958, as amended, so that I may read them at this time, if I so choose
- 12 I hereby assign to the United States Government all rights, title and interest, and all royalities, remunerations, and emoluments that have resulted. will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.
- 13 These restrictions are consistent with and do not supersede conflict with or otherwise after the employee obligations rights or habilities created by Executive Order 12958; Section 7211 of Title 5, United States Code (governing disclosures to Congress), Section 1034 of Title 10, United States Code, as amended by the Military Whistleblowers Protection Act (governing disclosures to Congress by members of the Military), Section 2302(b)(8) of Title 5. United States Code, as amended by the Whistleblower Protection Act (governing disclosure of illegality, waste, fraud, abuse, or public health or safety threats): the Intelligence Identities Protection Act of 1982 (50 U S C. 421 et seq)(governing disclosures that could expose confidential Government agents), and the statutes which protect agent disclosure which may compromise national security, including Section 641, 793, 794, 798, and 952 of Title 18. United States Code, and Section 4(b) of the Subversive Activities Act of 1950 (50 U S C 783(b)) The definitions, requirements, obligations, rights, sanctions and habilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling
 - 14 This Agreement shall be interpreted under and in conformance with the law of the United States.

15 I make this Agreement without any mental reservation or pu	rpose of evasion (b)(3) CIAAct (b)(6) Signature	BI MAY 2014
The execution of this Agreement was witnessed by the undersig condition of access to Sensitive Compartmented Information.	ned who accepted it on behalf of the United (b)(3) CIAAC	
WITNESS and ACCEPTANCE:	(b)(6)	5-21-14

SECURITY BRIEFING / DEBR	RIEFING ACKNOWLEDGMENT
(b)(6) (b)(3) CIAA SSN (See Notice Below) (b)(6) Printed of	
BRIEF DATE. 31 MAY 3014 I hereby acknowledge that I was briefed on the above SCI Special Access Program(s) (b)(3) CIAAct (b)(6)	DEBRIEF DATE Having been reminded of my continuing obligation to comply with the terms of this Agreement, I hereby acknowledge that I was debriefed on the above SCI Special Access Program(s)
Signature of Individual Briefed	Signature of Individual Debnefed
(b)(6) Signature of Bristian Participation	rdance with the relevant SCI procedures (b)(6) SSM(See Notice Belby)
(b)(3) CIAAct	(b)(3) CIAAct (b)(3) NatSecAct

NOTICE The Privacy Act, 5 U.S.C. 522a, requires that federal agencies inform individuals, at the time information is solicited from them, whether the disclosure is mandatory or voluntary, by what authority such information is solicited, and what uses will be made of the information. You are hereby advised that authority for soliciting your Social Security Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to 1) certify that you have access to the information indicated above, 2) determine that your access to the information has terminated, or 3) certify that you have witnessed a briefing of debriefing. Although disclosure of your SSN is not mandatory, your failure to do so may impede such certifications or determinations

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(b)(3) NatSecActr

Page 2 of 2

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T. Intending to access to infor Compartments classified or is statute. I unde States Govern	ne legally bou mailon or mail d information (in process of a reland and ac- ment.	nd, I hereby accept the obligations contained in this Agreement in curtal protected within Special Access Programs, hereinafter referred (BCI). I have been advised that SCI involves or derives from tricing a classification determination under the standards of Executive Orders that by being granted access to SCI, special confidence-and true.	malderation of my boing granted to in this Agreement as Sanstive ince sources or methods and is r 12958 or other Executive order or st shall be placed in me by the United
2. I hereby ad procedures to been approved agreements up agreement con	mowledge the be followed in lifer scores to on being grant tinue to exist t	t I have received a escurity indoctrination concerning the nature and securiahing whether other persons to whom I contemplate disclosing, and I understand thet I may be reled access to different categories of SCI. I further understand that a whether or not I am required to sign such subsequent agreements.	protection of SCI, including the g this information or material have iquired to sign subsequent il my obligations under this
3. I have been irreparable injustrated as SCI Status Govern to SCI, whether that I know who derived from S regulation not the	edvised that t ry to the Unite or that I know mart departm thillity to come r or not I am a other hillowasi CI, is consider o disclose any	he uneuthorized disclosure, unsuthorized releation, or negligent har d States or be used to advantage by a foreign nation. I hereby agre to be SCI to anyone who is not suthorized to receive it without prior int or agency (herebusher Department or Agency) that last stattorize at with appropriate menagement authorize in the partment or different properties or associated with that Department or Agency or a coordinate within my knowledge or control that I have reason to it ad by such Department or Agency to be SCI. I further understand the objective information or material in an unsuthorized faction.	edling of SCI by me could cause e that I will never divulge anything written authorization from the United d my access to SCI. I understand that jency that last authorized my access potractor traveof, in order to ensure islieve might be, or related to or set I am also obligated by law and
4. In consider requiring access such informatic any SCI or des consemplate di and agree treat I agree to make have access to sutherized to he	tion of being ; he to SCI, I he in or majorial, cription of act tologing to any my obligation he any required SCI. I further aver access to	pranted access to SCI and of being assigned or retained in a position eby agree to submit for assumity review by the Department or Agenc any writing or other preparation in any form, including a work of Scili villes that produce or retain to SCI or that I have reason to believe a person not suthorized to have access to SCI or that I have grapes to submit such preparations for review applies during the course of submitsions prior to discussing the preparation with, or showing it to regree that I will not disclose the contents of such preparation with, SCI until I have received writing suthorization from the Department osure is permitted.	n of special confidence and trust y that lest authorized my access to on, that contains or purports to contain ne derived from SCI, that i d for public disclosurs. I understand my access to SCI and thereafter, and o, anyone who is not authorized to or showing it to, anyone who is not
5. I understand determine who Agency to whice make a respon	i that the purp ther the preparation in I have made se to me with	one of the review described in paragraph 4 is to give the United Statestion submitted pursuant to paragraph 4 sets forth any SCI. I further a submission will act upon it, coordinating within the intelligence Con a reasonable time, not to exceed 30 working days from date of rec	es a resconsble opportunity to ir understand that the Department or ormunity when appropriate, and eipt.
any Department SCI by me man United Status of	Rill confidence of Or Agency (f / Constitute vic Rode, and of S	eny breach of this Agreement may result in my termination of my accept and trust requiring such access, as well as the termination of my exact provides me with access to SCI. In addition, I have been advised the control of the cont	sees to SCI and removal from a reployment or other relationships with I that any unauthorized disclosure of no 793, 794, 798, and 952, Title 18, ant constitutes a waiver by the United
against me if i	ices such action. (itse Government may be excessed
8. I understam United States (auch determina I shall return al demand by an retationship will request, i under	i that all inform Soverment un stion, I do not i I materiale that authorized reg in the United S retand this ma	nation to which I may obtain eccess by signing this Agreement is no nisks and until otherwise determined by an appropriate official or fini tow, nor will I ever, possess any right, interest, title, or claim whatso t may have come into my possession or for which I am responsible in resentative of the United States Government or upon the conclusion takes Government entity providing me access to such materials. If I by be a violation of Section 783, Title 18, United States Code.	w and will remain the property of the all ruling of a court of law. Subject to awar to such information. I agree that because of such access, upon n of my employment or other do not return such materials upon
9. Unless and access to SCI, access to SCI,	until i am rele i understand i and at all time	teed in writing by an authorized representative of the Department or hat all conditions and obligations imposed on me by this Agreement a thereafter.	Agency that last provided me with apply during the time I am granted
MUTHICIES OF R		reament is severable. If a court should find any provision of this Agr shall remain in full force and effect. This Agraement concerns SCI is t related to SCI as may now or hereafter portain to my employment. :	trict clinear most mad decide descrip college
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11. I have read this Agreement carefully and that the briefing officer has made available \$6783(b) of Title \$0, United States Code, and Eso choose.	my questions, if sny octions 783, 794, 79 xecutive Order 1295	, have been answered 8 and 962 of Title 18, 18, as arrended, so the	to my satisfaction. I as Inited States Code, an It I may read them at th	knowledge d Section is time, if t
12. I hereby assign to the United States Gove emoluments that have resulted, will result, or the terms of this Agreement.	mment all rights, til may result from any	le and interest, and all relaciosure, publication	royaliles, remuneration n, or revolution not con	s, and sistent with
13. These restrictions are consistent with and rights or liabilities greeted by Executive Order to Congress); Section 1034 of Title 10, United (governing disclosures to Congress by menti amended by the Withstationer Protection Ac safety threats); the Intelligence identifies Protection and Congress of the Intelligence identifies Protection and Including Section 641, 723, Subventive Activities Act of 1950 (50 U.S.C.) and Isabilities created by said Executive Order	do not supervede of 1,2958; Shellon 72: 1 Status Code, as a ere of the Millary); I (governing disclos- action Act of 1982 (conflict with or otherwise in of 1959 5, United St. perchad by the Millian Section 2302(b)(8) of ure of Recodity, which, 50 USC 421 of sea,)(6	e alter the employee of stee Code (governing d Virtualistationer Protect life 5, United Status C fraud, abuse or public overning disclosures in a which reserves are a	oligations isclosures on Act ode, as health or sat chaid iste the
national security, including Section 641, 733, Subversive Activities Act of 1950 (50 U.S.C.) and liabilities created by said Exocutive Ordo	794, 798, and 982 (Section 763(b)). The rand listed statutes	of Title 16, United State e definitions, requirem are incorporated into	as Code, and Section 4 exts. obligations, rights his Agreement and are	(b) of the senctions controlling.
14. This Agreement shall be interpreted unde	r and in conformant	e with the law of the t	Inited States.	
15. I make this Agreement without any ments				11,2016
The execution of this Agreement was witness Government as a prior condition of strains to	ed by the undersity	and who accepted it on	behelf of the United S	ates
WITNESS and ACCEPTANCE:	(b)(3 (b)(6) CIAAct	APRIL.	11,2016
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Poler			DATE APRIL I	1.201
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Signature of Individual Educal			Includesal Debriefed	ニ┷┛╏
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SENSITIVE COMPARTMENTED INFORMATION NONDISCLOSURE AGREEMENT

An Agreement Between	(b)(3) C (b)(6)	IAAct	and th	e United States
		(Name - Printed or Typed)		

- 1. Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive Compartmented Information (SCI). I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in the process of a classification determination under the standards of Executive Order 12356 or other Executive order or statute. I understand and accept that by being granted access to SCI, special confidence and trust shall be placed in me by the United States Government.
- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this Agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI. I understand that its my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be SCI, or related to or derived from SCI, is considered by such Department or Agency to be SCI. I further understand that I am also obligated by law and regulation not to disclose any classified information or material in an unauthorized fashion.
- 4. In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that last authorized my access to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation to any person not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted.
- 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCI. I further understand that the Department or Agency to which I have made a submission will act upon it, coordinating within the Intelligence Community when appropriate, and make a response to ma within a reasonable time, not to exceed 30 working days from date of receipt.
- 6. I have been advised that any breach of this Agreement may result in the termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including the provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this Agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.
- 9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed upon me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter.
- 10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.
- 11. I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798, and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive C are 12356, as amended, so that I may read them at this time, if I so choose.

(Authors from 4253 which is charles and will not be used)

12. I hereby assign to the United States Government all rights, title and interest, and all royalties, remunerations, and empluments that have resulted, will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.

13. This Agreement shall be interpreted under and in conformance with the law of the United States.

14. I	make this	Agreement	without an	y mental	reservation or	lo szogzną	evosion.
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SIONATURE		DATE
as a prior condition of access to	Sensitive Compartmented	he undersigned who accepted it on behalf of the United States Governm Information
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25.	SECURITY BR	EFING ACKNOWLEDGMENT
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· ·	(Special A	ccess Programs by Initials Only)
Signature of Individual Briefed		Dote Briefed
Primed or Typed Name	·	
Social Security Number (See I	Votice Below)	Organization (Name and Address)
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the of the above date was all		d in accordance with relevant SCI procedures and that the briefing presented
Signature of Briefing Officer		Social Security Number (See Notice Below)
Printed or Typed Name		Organization (Name and Address)
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- ADMINISTRATIV	VELY DEBRIÉFED	Access Programs by Instials Only)
CIAACtuature of Individual Debri	oled	Date Debriefed
Printed or Twood Name(b)(6)		
Social Security Number (See	Notice Below)	Organization (Name and Address)
_		above date was in accordance with relevant SCI procedures.
' I certify that the debric	ting presented by me on the	(b)(6)
Signature of Debriefina Off		(b)(6)
		(b)(6) Social Security Number (See Notice Selow) (b)(3) CIAAct

NOTICE: The Privacy Act, 5 U.S.C. 522a, requires that federal agencies inform individuals, at the time information is solicited from them, whether the disclosure is mandatory or voluntary, by what authority such information is solicited, and what uses will be made of the information. You'ere hereby advised that authority for soliciting your-Social Security Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to 1) certify that you have access to the information indicated above, 2) determine that your access to the information indicated above, 2) determine that your access to the information indicated above, 2) determine that your access to the information.

Although disclosure of your SSN is not mandatory, your feiture to do so may impede such certifications or determinations.

SECRECY AGREEMENT

(b)(6)	
1. 1.	(print full name), hereby agree to accept as a prior condition of my
being employed by, or otherwise retained to	perform services for, the Central Intelligence Agency, or for staff elements

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize Intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central intelligence Agency, I hereby 5. As a futner condition of the special confidence and trust reposed in the by the Central Intelligence Agency, I nereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Central Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

FORM 368 OBSOLETE PREVIOUS EDITIONS 04.12

. (b)(3) CIAAct

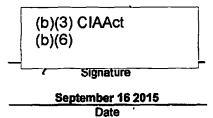
obligations contained in this agreement.

Page 1 of 3 Pages

- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the Intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any Information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that Information or material.
- 10. I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offense.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses t may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalities, remunerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence identities Protection Act of 1982 (50 U.S.C., 421 et seq.)(governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the Inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, Including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the intelligence identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 et seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

Page 2 of 3 Pages

19. This agreement shall be interpreted under and in conformance with the law of the United States.



The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

WITNESS AND ACCEPTANCE:
witness and acceptance: (b)(3) CIAAct
(b)(6)
/signature
(b)(3) CIAAct
(h)(6)
Printed Name
September 16 2015
Date

Page 3 of 3 Pages

(b)(3) CIAAct

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An Agreement between	(b)(6)(Name - Printed or Ty)	and the U	nited States.
	(Name - Printed or Ty	ped)	
. (U) Intending to be legally boun-	d, I hereby accept the obligations conta	ained in this Agreement in consideration of a	my being gran

- 1. (U) Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive Compartmented Information (SCI). I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in process of a classification determination under the standards of Executive Order 13526 or other Executive order or statute. I understand and accept that by being granted access to SCI, special confidence and trust shall be placed in me by the United States Government.
- 2. (U) I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. (U) I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI. I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be, or related to or derived from SCI, is considered by such Department or Agency to be SCI. I further understand that I am also obligated by law and regulation not to disclose any classified information or material in an unauthorized fashion.
- 4. (U) In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that tast authorized my access to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or show it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or show it to, anyone who is not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted.
- 5. (U) I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCI. I further understand that the Department or Agency to which I have made a submission will act upon it, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.
- 6. (U) I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. (U) I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorney's fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. (U) I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such Information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.
- 9. (U) Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed on me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter.

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	ils Agreement is severable. If a court should tind any provision of this Agreement to sement shall remain in full force and effect. This Agreement concerns SCI and does no	
FORM 4414 (Rev. 12-2013)	Page 1 of 2	CL: DECL ON: DRV FROM:

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Apply appropriate classification level and any control markings (if applicable) when filled in.

conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.

- 11. (U) I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798 and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive Order 13526, as amended, so that I may read them at this time, if I so choose.
- 12. (U) I hereby assign to the United States Government all rights, title and interest, and all royalties, remunerations, and emoluments that have resulted, will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.
- 13. (U) These provisions are consistent with and do not supersede, conflict with, or otherwise after the employee obligations, rights, or liabilities created by existing statute or Executive order relating to (1) classified information, (2) communications to Congress, (3) the reporting to an Inspector General of a violation of any law, rule, or regulation, or mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety, or (4) any other whistieblower protection. The definitions, requirements, obligations, rights, sanctions, and liabilities created by controlling Executive orders and statutory provisions are incorporated into this agreement and are controlling.
- 14. (U) These restrictions are consistent with and do not supersede conflict with or otherwise after the employee obligations rights or liabilities created by Executive Order13526; or any successor thereto, Section 7211 of Title 5, United States Code (governing disclosures to Congress); Section 1034 of Title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); Section 2302(b)(8) of Title 5, United States Code, as amended by the Whistleblower Protection Act (governing disclosure of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C. 421 et seq.) (governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the Inspectors general of the Intelligence Community; and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403–3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Community); sections 17(d)(5) and 17(e)(3) of the CiA Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect agent disclosures which may compromise the national security, including Section 641, 793, 794, 798, and 952 of Title 18, United States Code, and Section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. Section 783(b)). The definitions, requirements, obligations, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 15. (U) This Agreement shall be interpreted under and in conformance with the law of the United States.

FORM 4414 (Rev. 12-2013)

WITNESS and ACC	cess to Sensitive Con(h)(6)	Signature	Sep 16, 2015	
	SECU		BRIEFING ACKNOWLEDG		
SI	TK	G	HCS		
(b)(6	S)	(b)(3) Cl (b)(6) _{50 or}		TC Organization	
BRIEF	DateSep 16, 2	2015	DEBRIEF	Date	
I hereby acknowledge that I was briefed on the above SCI Special Access Renovam/et: (b)(3) CIAAct			the terms of this Agr	d of my continuing obligation to comply with rement, I hereby acknowledge that I was e SCI Special Access Program(s):	
-(b)(6)	gname or movicum joner	BO	Sign	nature of Individual Briefed	
CIAACt	na presented by me on the	a date was in acc	pordance with relevant SCI proce	dures.	
(b)(3) CIAA	(b)(3) CIAAct The supplier of the content of the co			SSN (See notice below)	
	d or Typed Name		CIA	zation (Name and Address)	

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Page 2 of 2

SECRECY AGREEMENT

	(b)(6)	
1. L		(print full name), hereby agree to accept as a prior condition of my
being	omployed by, or otherwise retained to per Director, Control Intelligence (hereinafter)	form services for, the Central Intelligence Agency, or for staff elements, collectively referred to as the "Central Intelligence Agency"), the
egildo	ions contained in this agreement.	boundaries it and the set and an annual desires . General M. total

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13528 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise relained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set torth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of flotion, which contains any mention of intelligence data or activities, or contains any other information or material flust might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Control Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final rading of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 6. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive brench, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or tody, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

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FORM 368 OBSOLETE PREVIOUS EDITIONS 64-12

(b)(3) CIAAct

Page 1 of 3 Pages

- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
- 10. I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offerse.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses I may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, remunerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director. Certral Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise after the employee obligations rights or liabilities created by Executive Order 13528, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.)(governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the inspector General Act of 1978 (5 U.S.C. App.) (ratating to disclosures to an inspector general, the Inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Agency Act of 1948 (50 U.S.C. 403(d)(5) and 403(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by said Executive Order and (Isted statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other has may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 795 of the 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 of seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.

18.	I make this	agreement in	good faith and with	no purpose of evasion.

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		4/12/13 Date	
		(b)(3) CIAAct (b)(6)	
19.	9. This agreement shall be interpreted under and in conformance with the la	w of the United States.	

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

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Page 3 of 3 Pages

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	(b)(3) CIAAct	and the United States
•	(b)(6) (Name - Printed or Typed)	

- Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted
 access to Information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive
 Compartmented Information (SCI). I have been advised that SCI involves or derives from Intelligence sources or methods and is
 classified or is in process of a classification determination under the standards of Executive Order 12958 or other Executive order or
 statute. I understand and accept that by being granted access to SCI, special confidence and trust shall be placed in me by the United
 States Government.
- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI. I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be, or related to or derived from SCI, is considered by such Department or Agency to be SCI. I further understand that I am also obligated by law and regulation not to disclose any classified information or material In an unauthorized fashion.
- 4. In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that last authorized my access to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or showing it to, anyone who is not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted.
- 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCI. I further understand that the Department or Agency to which I have made a submission will act upon It, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.
- 6. I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.
- 9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed on me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter.

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the De	partmen	t or Agency.		(b)(3	3) CIAAct
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- 11. I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798 and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive Order 12958, as amended, so that I may read them at this time, if I so choose.
- 12. I hereby assign to the United States Government all rights, title and Interest, and all royalties, remunerations, and emoluments that have resulted, will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.
- 13. These restrictions are consistent with and do not supersede conflict with or otherwise after the employee obligations rights or liabilities created by Executive Order 12958; Section 7211 of Title 5, United States Code (governing disclosures to Congress); Section 1034 of Title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); Section 2302(b)(8) of Title 5, United States Code, as amended by the Whistleblower Protection Act (governing disclosure of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 USC 421 et seq.)(governing disclosures that could expose confidential Government agents), and the statutes which protect agent disclosure which may compromise the national security, including Section 641, 793, 794, 798, and 952 of Title 18, United States Code, and Section 4(b) of the Subversive Activities Act of 1950 (50 U.S.C. Section 783(b)). The definitions, requirements, obligations, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.

This Agreement shall be interpreted under I make this Agreement without any mer	(b)(6)	-V-IOL		75-11
e execution of this Agreement was witness vernment as a prior condition of access to	ed by the undersigned Sensitive Comparine	d who accepte	d it on behalf of on.	the United States
TNESS and ACCEPTANCE: Signature:	(b)(3) CIA/ (b)(6)	Act		Date
SECURITY BRIEFING	/ DEBRIEF	ING AC	KNOWL	EDGMEN
All SCI		<u> </u>		
(b)(6)	Special Access Programs (b)(3) CIAAct		(b)(3) CIA (b)(3) Nat	Act SecAct
SSN (See Notice Below)	(b)(6) rinted or Typed N	lame		Organization
BRIEF DATE		DEBRIEF	DATE _07.	07/2015
I hereby acknowledge that I was briefed on the abo SCI Special Access Program(s):	th	ne terms of this Ag		g obligation to comply wi cknowledge that I was cess Program(s):
Signature of Individual Briefed		(b)(3) Cl -(b)(6)	IAAct	
I certify th(b)(3) CIAAct	was in accordance	with relevant SCI	procedures (b)(6	5)7
(b)(6)	- (b)(1) ──		(See Notice Below	<u> </u>

NOTICE: The Privacy Act, 5 U.S.C. 522a, requires that tederal agencies inform individuals, at the time information is solicited from them, whether the discourse is mandatory or voluntary, by what authority such information is solicited, and what uses will be made of the information, You are hereby advised that authority for soliciting your Social Security Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to 1) certify that you have access to the information indicated above, 2) determine that your access to the information has terminated, or 3) certify that you have witnessed a briefing or debriefing. Although disclosure of your SSN is not mandatory, your failure to do so may impede such certifications or determinations.

FORM

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Page 2 of 2

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SENSITIVE COMP(b)(3) CIAACT INFORMATION NONDISCLOSURE A	
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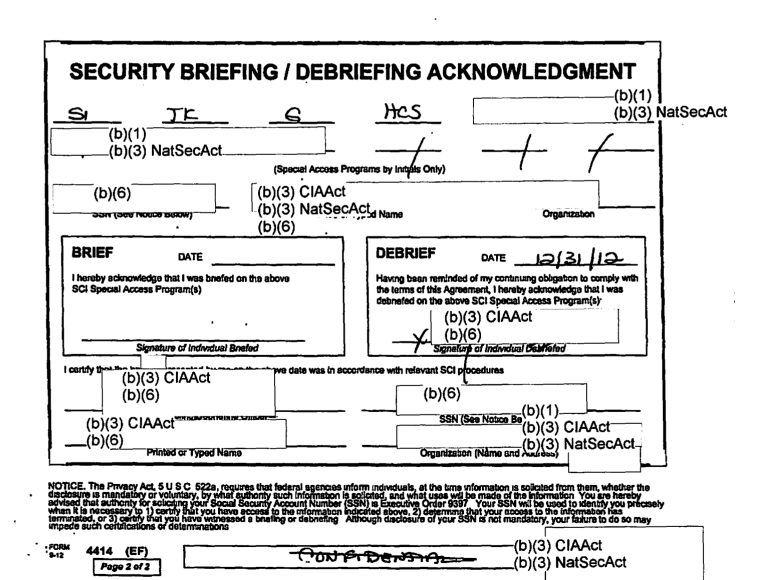
- 1 Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive Compartmented Information (SCI). I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in process of a classification determination under the standards of Executive Order 12958 or other Executive order or statute. I understand and accept that by being granted access to SCI, special confidence and trust shall be placed in me by the United States Government.
- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause interparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whather information or material within my knowledge or control that I have reason to believe might be, or related to or derived from SCI, is considered by such Department or Agency to be SCI. I further understand that I am also obligated by law and regulation not to disclose any classified information or material in an unauthorized fashion.
- 4. In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that last authorized my access to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or showing it to, anyone who is not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted.
- 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCI I further understand that the Department or Agency to which I have made a submission will act upon it, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.
- 6. I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.
- 9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed on me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter
- 10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.

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- 11. I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798 and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive Order 12958, as amended, so that I may read them at this time, if I so choose.
- 12. I hereby assign to the United States Government all rights, title and interest, and all royalties, remunerations, and emoluments that have resulted, will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.
- 13. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 12958; Section 7211 of Title 5, United States Code (governing disclosures to Congress); Section 1034 of Title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); Section 2302(b)(8) of Title 5, United States Code, as amended by the Whistleblower Protection Act (governing disclosure of Illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 USC 421 et seq.)(governing disclosures that could expose confidential Government agents), and the statutes which protect agent disclosure which may compromise the national security, including Section 641, 793, 794, 798, and 952 of Title 18, United States Code, and Section 4(b) of the Subversive Activities Act of 1950 (50 U.S.C. Section 783(b)). The definitions, requirements, obligations, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 14. This Agreement shall be interpreted under and in conformance with the law of the United States.
- 15. I make this Agreement without any mental reservation or purpose of evasion.



Approved for Release: 2017/02/28 C06658320

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SECRECY AGREEMENT

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- 1. I, (print full name), hereby agree to accept as a prior condition of my being employed by, or otherwise retained to perform services for, the Central Intelligence Agency, or for staff elements of the Director, Central Intelligence (hereinafter collectively referred to as the "Central Intelligence Agency"), the obligations contained in this agreement.
- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 12958 as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I bereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that 1 may acquire in the course of my employment or other service with the Central Intelligency Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.
- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the Intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.

FORM 368 07-05 OBSOLETE PREVIOUS

EDITIONS

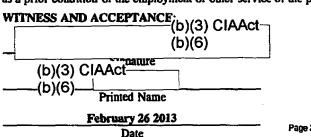
Page 1 of 2 Pages

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- 10. I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offense.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by mc, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses I may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, renumerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 12958, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.)(governing disclosures that could expose confidential Government agents), and the statutes which protect against disclosure that may compromise the national security, including section 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 et seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

19.	. This agreement shall be interpreted under and in conformance with the law of the United States.	
		b)(3) CIAAct
		b)(6)
		Signature
	· Febr	uary 26 2013
		Date

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.



Page 2 of 2 Pages

Approved for Release: 2017/02/28 C06658322 US Classification//Non US//SCI//Codeword//FGI//Dissem Controls//Non-Intell//Declass (as appropriate) (b)(3) CIAAct SENSITIVE COMPARTMENTED INFORMATION NONDISCLOSURE AGREEMENT (b)(3) CIAAct and the United States. An agreement between (b)(6) (Name - Printed or Typed) 1. Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive Compartmented Information (SCI). I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in process of a classification determination under the standards of Executive Order 12958 or other Executive order or standard. I understand and accept that by being granted access to SCI, special confidence and trust shall be placed in me by the United States Government. 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements. 3. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI. I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be, or related to or derived from SCI, is considered by such Department or Agency to be SCI. I further understand that I am also obligated by law and regulation not to disclose any classified information or material in an unauthorized fashion. 4. In consideration of being granted access to SCI and of being assigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that last authorized my access to such information or material, any writing or other preparation in any form, including a work of liction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submissions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or showing it to, anyone who is not authorized to have access to SCI until I have received written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted. 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCI. I further understand that the Department or Agency to which I have made a submission will act upon it, coordinating within the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt. 6. I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation. 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action. 8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.

10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.

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9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed on me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter.

<u> </u>	
US Classification//Non US//SCI//Codeword//FGI//Dis	sem Controls//Non-Intell//Declass (as appropriate)
11. I have read this Agreement carefully and my questions, if any briefing officer has made available Sections 793, 794, 798 and 95 United States Code, and Executive Order 12958, as amended, so the second content of the	y, have been answered to my satisfaction. I acknowledge that the 2 of Title 18, United States Code, and Section 783(b) of Title 50, that I may read them at this time, if I so choose.
12. I hereby assign to the United States Government all rights, ti that have resulted, will result, or may result from any disclosure Agreement.	tle and interest, and all royalties, remunerations, and emoluments e, publication, or revelation not consistent with the terms of this
liabilities created by Executive Order 12958; Section 7211 of 7 Section 1034 of Title 10, United States Code, as amended by the Congress by members of the Military); Section 2302(b)(8) of Protection Act (governing disclosure of illegality, waste, fraud, a Protection Act of 1982 (50 USC 421 et seq.)(governing disclosure which may compromise the of Title 18, United States Code, and Section 4(b) of the Subve	conflict with or otherwise alter the employee obligations rights or litle 5, United States Code (governing disclosures to Congress); Military Whistleblower Protection Act (governing disclosures to Title 5, United States Code, as amended by the Whistleblower buse or public health or safety threats); the Intelligence Identities ures that could expose confidential Government agents), and the enational security, including Section 641, 793, 794, 798, and 952 ersive Activities Act of 1930 (50 U.S.C. Section 783(b)). The bilities created by said Executive Order and listed statutes are
14. This Agreement shall be interpreted under and in conformance	e with the law of the United States.
15. I make this Agreement without any mental reservation of CIA (b)(3) CIA (b)(6)	
Signature:	02/26/2013 Date
The execution of this Agreement was witnessed by the undersigne prior condition of access to Sensitive Compartmented Information.	d who accepted it on behalf of the United States Government as a
WITNESS and ACCEPTANCE: (b)(3) CIA	
SECURITY BRIEFING / DEBRI	HCS
(Special Access Pro	grams by Initials Only)
	ct I I
SSN (See Notice Below) (b)(6).	yped Name Organization
BRIEF DATE _02/26/2013	DEBRIEF DATE
I hereby acknowledge that I was briefed on the above SCI Special Access Program(s): (b)(3) CIAAct (b)(6)	Having been reminded of my continuing obligation to comply with the terms of this Agreement, I hereby acknowledge that I was debriefed on the above SCI Special Access Program(s):
Signature of Individual Briefed	Signature of Individual Debrialed
(b)(3) CIAAct n the above date was in the laboration of the labora	eccordance with relevant SCI procedures (b)(6)
Signature of Briefing/Debriefing Officer (b)(3) CIAAct	SSN (See Notice Below)
Printed or (b)(6) _{ime}	CIA Organization (Name and Address)
NOTICE: The Privacy Act 5 U.S.C. 522a requires that federal agent	cies inform individuals, at the time information is solicited from them, y such information is solicited, and what uses will be made of the cial Security Account Number (SSN) is Executive Order 9397. Your SSN that you have access to the information indicated above, 21 determine our have witnessed a briefing or debriefing. Although disclosure of your

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Page 2 of 2

FORM 10-02

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(b)(3) CIAAct (b)(6)

CLASSIFIED	INFORMATION NONDISCL	OSURE AGREEMENT
AN AGREEMENT BETWEEN	(b)(3) CIAAct	AND THE UNITED STATES
	(b)(6) <i>a navale — rang a</i>	acoad)

- 1). Extensing to be legally bound, I hereby eccept the obligations contained in this Agreement in consideration of my being granted access to classified information. As used in this Agreement, classified information is marked or exampled information, including oral communications, that is classified under the standards of Exceptive Order 12000, or under expellient Conceptive order or statute that prohibit the unsufficient discinute of information in the interest of national security, and conclassified information that meets the standards for classification end in the process of a classification determination as provided in Sections 1.1, 1.2, 1.3 and 1.4(e) of Executive Order 12000, or under any other Executive order or statute that regulate protection for such information in the interest of national security. I understand and accept that by being granted access to classified information, special confidence and trust shall be placed in me by the United States Government.
- 2. If hereby acknowledge that I have received a security indoctrination concerning the nature and protection of clearlied telegradium, including the procedures to be followed in accertaining whether other persons to whom I contemplate disclosing this information have been approved for ecoses to it, and that I understand these procedures.
- 2. Il two boar advised that the unsultorized disclosure, unsultorized retention, or negligant handleg of classified information by sto could be used to adventage by a foreign nation. If hereby agree that I will never divulge obselfed information to enjone unless: (a) I have officially verified that the recipient has been properly authorized by the United States Government to receive it or (b) I have been given prior written notice of authorization from the United States Government or Agency (hardwater Department or Agency) responsible for the classification of information or lest granting me a security clearance that such disclosure is permitted. I understand that if I am uncertain about the cleasification status of information, I am required to confirm from an authorized official that the information is uncleased before I may disclose it, except to a person as provided in (a) or (b), above. I further understand that I am obligated to comply with level and regulations that prohibit the unsultorized disclosure of classified information.
- 4. If issue been advised that any breach of this Agreement may result in the termination of any security classesons I haid; removed from any position of epocial confidence and must requiring such classesce; or termination of any employment or other relationships with the Departments or Agencies that granted my eccurity classesce or classesce. In addition, I have been achieved that any unauthorized deciceure of classified information by me may constitute a violation, or violations, of United Status colorisations, including the provisions of Sections 641, 793, 794, 798, 4952 and 1924, Title 18, United Status Code, and the provisions of the trialityston identifies Protection Act of 1962. I recognize that nothing in this Agreement constitutes a waiver by the United Status of the right to proceeds his tary statutory violation.
- 5. If hereby assign to the United States Government all royalise, remunerations, and emoluments that have resulted, will result or may result from any disclosure, publication or revetation of classified information not consistent with the terms of the Agreement.
- 4. Evadorstand that the United States Government may eask any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement.
- 7. I understand that all classified information to which I have access or may obtain access by signing this Agreement is now and will remain the property of, or under the control of the United States Government united and otherwise determined by an authorized citical or final ruling of a court of law. I agree that I shall return all classified materials which issue, or may come take they presentation of for which I am responsible because of such access; (a) upon demand by an authorized representative of the United States Government; (b) upon the constants of my employment or offer relationship with the Department or Agency that last granted me a security elegance or that provided me recess to classified information; or (2) upon the constants of my employment or other relationship that requires access to classified information. If 3 do not value each materials upon request, I understand that this may be a violation of Sections 783 anxion 1924, Title 18, United States Code, a United States oriminal law.
- 8. Unless and until I am released in writing by an authorized representative of the United States Government, I understand that all conditions and obligations imposed upon me by this Agreement apply during the time I am granted access to classified information, and at all times thereafter.
- Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unanterceable, all other provisions of this Agreement shell remain in full force and effect.

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STANDARD PROBERTS (Son. 140) Proceedings by Tolking (Son. 24 (Son. 140)

1th. Those restrictions are consistent with and do not supersede, conflict with or otherwise after the employee obligations, rights or finishibles created by Emoutive Order 12958, Section 7211 of Title 5, United States Code (governing discinaures to Congress); Section 1034 of Title 10, United States Code, as amended by the Military Whististioner Protection Act (governing discinaure to Congress by members of the military); Section 2302(b) (8) of Title 5, United States Code, as amended by the Wintelligence identifies Protection Act (governing discinaures of linguity, waste, fraud, abuse or public health or eatily forested; the intelligence identifies Protection Act of 1982 (50 U.S.C. 421 et seq.) (governing discinaures that expose confidential Government againts), and the etaluries which protect against discinaura that may compromise the national security, including Sections 945, 793, 794, 795, 952 and 1924 of Title 18, United States Code, and Section 4(b) of the Subsective Activities Act of 1950 (50 U.S.C. Section 783(b)). The definitions, requirements, obligations, rights, sencitors and liabilities created by eatil Procedure Coder and liabilities are incorporated into this Agreement and are controlling.

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WITNESS		ACCEPTA	NCE	
THE EXECUTION OF THIS AGRESMENT WAS STYTHE UNDERSIGNED.	WITHERED	THE UNDERSIGNED ACCEPTED THE AGREEMENT ON BEHALF OF THE UNITED STATED GOVERNMENT.		
*SURGE	DKIE	BIOLOGICA	DATE.	
		ACKNOWLED OFFICE		
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NONDISCLOSURE AGREEMENT

- 1. I acknowledge that I will be the recipient of information that has been classified by the U.S. Government to protect intelligence sources and methods. I understand that the methods of collecting and using this information, as well as the identities of persons involved, are as secret as the substantive information itself.
- I recognize that the U.S. Government has the sole interest in all classified information that I or my company may obtain once I sign this Agreement. I pledge not to use this classified information to seek any advantage or gain for myself, my company, or others.
- 3. I am aware that the unauthorized disclosure of the classified information I will receive would damage the national security of the United States. I pledge that I will never reveal this classified information, either by word, conduct, or another means to any other person, unless explicitly authorized to do so by a representative of the U.S. Government agency that provided this Agreement, or as required by law.
- 4. This Agreement does not impose any restriction on information that my organization or I may already possess or later gather in the normal course of business, unrelated to the classified information that I will receive from the U.S. Government after signing this Agreement.
- 5. By signing below, I hereby acknowledge that I have reviewed this Agreement and its Addendum and agree to their terms.

(b)(3) CIAAct———(b)(6)	SIGNATURE (b)(3) CIAAct (b)(6)
U/S. Government Representative	
15/ Aug 2013	
Date /	Company Name
	15 AUG 2013 Date

FORM 611A 62-2009

Approved	for	Release:	2017/02/28	C06658325
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SECRECY AGREEMENT

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- 1. | _____ (print full name), hereby agree to accept as a prior condition of my being amployed by, or otherwise retained to perform services for, the Central Intelligence Agency, or for staff elements of the Director, Central Intelligence (hereinefler collectively referred to as the "Central Intelligence Agency"), the obligations contained in this agreement.
- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, thereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any Information or material in either of the following categories:
 - a. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. Information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Cirectorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board of arm no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such Information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central intelligence Agency, I haveby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence date or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agescy an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, it may be called upon to specifically identify such sources. My fallure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Central Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of tew. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testily about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is hardled in a secure manner.

FORM 368 OBSOLETE PREVIOUS EDITIONS 64-12

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- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the Intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the strantice of the Agency's traspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
- 10. I understand that any breach of this agreement by me may result in the Central intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offense.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me, flothing in this agreement constitutes a waiver on my part of any possible defenses I may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, remunerations and emoluments that travers resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any postor of it by the Director. Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employes obligations rights or liabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of itlegality, waste, fraud, abuse or public thealth or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.) (governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Agency flot of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence: Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952 of title 18. United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, senctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other time that many be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 733, 734 and 798 of title 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 et seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a count should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions, will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

19.	This agreement shall be interpreted	under and in conformance with	the law of the United States.

	(b)(3) CIAAct (b)(6)	 .d1
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The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

WITNESS AND ACCEPTANCE: (b)(3) (b)(6)	
(b)(3) CIAAct Signature]
(b)(6)Printed Name	
5 20 17	
Date	

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SECRECY AGREEMENT

(b)(3) CIAAct (b)(6)

1. 4.	(print full name), hereby agree to accept as a prior condition of my
DEING ENGLISHED BY, OF OUTERWISH THE	nea to perform services for, the Central Intelligence Agency, or for staff elements
of the Director, Central Intelligence (he	ereinafter collectively referred to as the "Central Intelligence Agency"), the
obligations contained in this agreemen	if.

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I thereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. information or material received or obtained in the course of my employment or other service with the Central intelligence Agency that is marked as classified or that I know is classified.
 - information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. Lunderstand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, i may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Contral Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

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- 9. Landerstand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the Intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. If understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
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- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, remunerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosures to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.)[governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Community); sections 17(d)(5) and 17(e)(3) of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 763(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. Il understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 of seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

19. This agreement shall be interpreted under and in conformance with the law of the United States.

(b)(3) CIAAct (b)(6)	
Signature	<u> </u>
5/20/2013	
Date	

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

MITMERS AND ACCENTANCE.	
(b)(3) CIAAct	
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(b)(6)	
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(b)(3) CIAAct	
(b)(3) CIAAct—————	
(b)(6)	
Printed Name	
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5/20/13	
Date	
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SECRECY AGREEMENT

	(D)(3) CIAACt	
	(b)(6)	
[. , , ,	
1. [,]		(print full name), hereby agree to accept as a prior condition of my
of the	ersproyed by, or otherwise re Disector. Central Intellinence	tained to perform services for, the Central Intelligence Agency, or for stall elements (hereinafter collectively referred to as the "Central Intelligence Agency"), the
	ions contained in this agreer	

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect. the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
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- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should fact any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

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19.	This agreement shall be interpreted under and in conformance with the law of the United States.
	(b)(3) CIAAct
	(b)(6)
	Signature
	20 MAY 2013 Date
	Date

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

(b)(3) CIAAct (b)(6)	
(b)(3) CIAAct	
Printed Name	
l Oate	

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SECRECY AGREEMENT

	(D)(3) CIAACt	
	(b)(6)	
1. 1.		(print full name), hereby agree to accept as a prior condition of any
of the	Director, Central Intelligence (hereinafte	erform services for, the Central Intelligence Agency, or for staff elements or collectively referred to as the "Central Intelligence Agency"), the
obliga	stions contained in this agreement.	, , , , ,

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
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- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director. Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times: thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the Malicani . Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise after the employee obfigations rights or diabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act of (governing disclosures to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of itegality, waste, traud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 at seq.)(governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (60 U.S.C. 403-3h(g)(3) (relating to disclosures to the intelligence Agency Act of 1949 (50 U.S.C. 403-3h(g)(3)) (relating to disclosure to the inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403-3h(g)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403-3h(g)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403-3h(g)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403-3h(g)(3)) (relating to disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subussive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other had may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 753, 754 and 798 of 68e 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50-915.C., 421 ct seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions: . will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

Page 2 of 3 Pages

19. This agreement shall be interpreted under and in conformance with the law of the United States.

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ا	Signature	.
Ma	~20 2013	
	Date	

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence. Agency as a prior condition of the employment or other service of the person whose signature appears above.

	WITNESS AND ACCEPTANCE:	(b)(3) CIAAc	
		(b)(6)	
ا (b)(3) Cl	AAct		
(b)(6)	Printed Name		
	Date		

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SECRECY AGREEMENT

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1. 1.	(print full name), hereby agree to accept as a prior condition of my
being employed by, or otherwise retained to	perform services for, the Central Intelligence Agency, or for staff elements
of the Director, Central Intelligence (hereins	after collectively referred to as the "Central Intelligence Agency"), the
obligations contained in this agreement.	

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any Information or material in either of the following categories:
 - a. Information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemplate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Central Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

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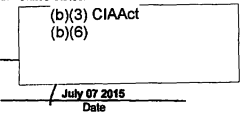
- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the Intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
- 10. I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency. I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offense.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses I-may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, remunerations and emoluments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise alter the employee obligations rights or liabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.)(governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the Inspector general of the Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, including sections 841, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by seld Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the intelligence identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 et seq.).
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

Page 2 of 3 Pages

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19.	This agreement shall be interpreted under and in	n conformance with the law of the United States
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The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

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	July 07 2015	_
	Date	-

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(U) SENSITIVE CO An Agreement between	(b)(3) CIAAct (b)(6)	SURE AGREEMENT end the United States.

- 1. (U) Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information or material protected within Special Access Programs, hereinafter referred to in this Agreement as Sensitive Compartmented information (SCI). I have been advised that SCI involves or derives from intelligence sources or methods and is classified or is in process of a classification determination under the standards of Executive Order 13526 or other Executive order or statute. I understand and accept that by being granted access to SCI, special confidence and trust shall be placed in me by the United States Government.
- 2. (U) I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information or material have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. (U) I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby egree that I will never divulge anything marked as SCI or that I know to be SCI to anyone who is not authorized to receive it without prior written authorized in rom the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI. I understand that it is my responsibility to consult with appropriate management authorities in the Department or Agency that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be, or related to or derived from SCI, is considered by such Department or Agency to be SCI. I further understand that I am also obligated by law and regulation not to disclose any classified information or material in an unauthorized fashion.
- 4. (U) In consideration of being granted access to SCI and of being essigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that lest authorized my access to such information or material, any writing or other preparation in any form, including a work of fiction, that contains or purports to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disolosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such preparations for review applies during the course of my access to SCI and thereafter, and I agree to make any required submitsions prior to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation with, or show it to, anyone who is not authorized to have access to SCI until I have received written authorization from the Department or Agency that lest authorized my access to SCI that such disclosure is permitted.
- 5. (U) I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sate forth any SCI. I further understand that the Department or Agency to which I have made a submission will act upon it, coordinating within the intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.
- 6. (U) I have been advised that any breach of this Agreement may result in my termination of my access to SCI and removal from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including provisions of Sections 783, 794, 798, and 962, Title 18, United States Code, and of Section 783(b), Title 50, United States Code. Nothing in this agreement constitutes a waiver by the United States of the right to prosecute me for any statutory violation.
- 7. (U) I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorney's fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. (U) I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of iaw. Subject to such determination, I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code.
- 8. (U) Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed on me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter.

10. (U) Each provi	sion of this Agreement i	s severable. If a	a court should f	ind any provision	of this Agreement	to be unenforceable, all
other provisions of	this Agreement shall rer	nain in full force	and effect. This	s Agreement con	cems SCI and does	not set forth such other

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1. I, print full name), hereby agree to accept as a prior condition of my being employed by, or otherwise retained to perform services for, the Central Intelligence Agency, or for staff elements of the Director, Central Intelligence (hereinafter collectively referred to as the "Central Intelligence Agency"), the obligations contained in this agreement.

- 2. I understand that in the course of my employment or other service with the Central Intelligence Agency I may be given access to information or material that is classified or is in the process of a classification determination in accordance with the standards set forth in Executive Order 13526 (75 Fed. Reg. 707), or any successor thereto as amended or superseded, or other applicable Executive order, that if disclosed in an unauthorized manner would jeopardize intelligence activities of the United States Government. I accept that by being granted access to such information or material I will be placed in a position of special confidence and trust and will become obligated to protect the information and/or material from unauthorized disclosure.
- 3. In consideration of being employed or otherwise retained to provide services to the Central Intelligence Agency, I hereby agree that I will never disclose in any form or manner, to any person not authorized by the Central Intelligence Agency to receive it, any information or material in either of the following categories:
 - a. Information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that is marked as classified or that I know is classified.
 - b. Information or material received or obtained in the course of my employment or other service with the Central Intelligence Agency that I know is in the process of a classification determination.
- 4. I understand that it is my responsibility to consult with appropriate management authorities in the component or Directorate that employs me or has retained my services, or with the Central Intelligence Agency's Publications Review Board if I am no longer employed or associated with the Agency, in order to ensure that I know 1) whether information or material within my knowledge or control that I have reason to believe might be in either of the categories set forth in paragraph 3 is considered by the Central Intelligence Agency to fit in either of those categories; and 2) whom the Agency has authorized to receive such information or material.
- 5. As a further condition of the special confidence and trust reposed in me by the Central Intelligence Agency, I hereby agree to submit for review by the Central Intelligence Agency any writing or other preparation in any form, including a work of fiction, which contains any mention of intelligence data or activities, or contains any other information or material that might be based on either of the categories set forth in paragraph 3, that I contemptate disclosing publicly or that I have actually prepared for public disclosure, either during my employment or other service with the Central Intelligence Agency or at any time thereafter, prior to discussing it with or showing it to anyone who is not authorized to have access to the categories set forth in paragraph 3. I further agree that I will not take any steps towards public disclosure until I have received written permission to do so from the Central Intelligence Agency.
- 6. I understand that the purpose of the review described in paragraph 5 is to give the Central Intelligence Agency an opportunity to determine whether the information or material that I contemplate disclosing publicly contains any information or material that I have agreed not to disclose. I further understand that the Agency will act upon my submission and make a response to me within a reasonable period of time. I further understand that if I dispute the Agency's initial determination on the basis that the information or material in question derives from public sources, I may be called upon to specifically identify such sources. My failure or refusal to do so may by itself result in denial of permission to publish or otherwise disclose the information or material in dispute.
- 7. I understand that all information or material that I may acquire in the course of my employment or other service with the Central Intelligence Agency that fits either of the categories set forth in paragraph 3 of this agreement are and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law. I agree to surrender anything constituting, containing or reflecting such information or material upon demand by an appropriate official of the Central Intelligence Agency, or upon conclusion of my employment or other service with the Central Intelligence Agency.
- 8. I agree to notify the Central Intelligence Agency immediately in the event that I am called upon by judicial or congressional authorities, or by specially established investigatory bodies of the executive branch, to testify about, or provide, information or material that I have agreed herein not to disclose. In any communication with any such authority or body, I shall observe all applicable rules or procedures for ensuring that such information and/or material is handled in a secure manner.

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- 9. I understand that nothing contained in this agreement prohibits me from reporting intelligence activities that I consider to be unlawful or improper directly to the intelligence Oversight Board established by the President, or to any successor body that the President may establish, or to the Select Committee on Intelligence of the House of Representatives or the Senate. I recognize that there are also established procedures for bringing such matters to the attention of the Agency's Inspector General or to the Director, Central Intelligence. In making any report referred to in this paragraph, I will observe all applicable rules or procedures for ensuring the secure handling of any information or material that may be involved. I understand that any such information or material continues to be subject to this agreement for all other purposes and that such reporting does not constitute public disclosure or declassification of that information or material.
- 10. I understand that any breach of this agreement by me may result in the Central Intelligence Agency taking administrative action against me, which can include temporary loss of pay or termination of my employment or other service with the Central Intelligence Agency I also understand that if I violate the terms of this agreement, the United States Government may institute a civil proceeding to seek compensatory damages or other appropriate relief. Further, I understand that the disclosure of information that I have agreed herein not to disclose can, in some circumstances, constitute a criminal offense.
- 11. I understand that the United States Government may, prior to any unauthorized disclosure that is threatened by me, choose to apply to any appropriate court for an order enforcing this agreement. Nothing in this agreement constitutes a waiver on the part of the United States to institute a civil or criminal proceeding for any breach in this agreement by me. Nothing in this agreement constitutes a waiver on my part of any possible defenses I may have in connection with either civil or criminal proceedings that may be brought against me.
- 12. In addition to any other remedy to which the United States Government may become entitled, I hereby assign to the United States Government all rights, title, and interest in any and all royalties, remunerations and emotuments that have resulted or will result or may result from any divulgence, publication or revelation of information or material by me that is carried out in breach of paragraph 5 of this agreement or that involves information or material prohibited from disclosure by the terms of this agreement.
- 13. I understand and accept that, unless I am provided a written release from this agreement or any portion of it by the Director, Central Intelligence or the Director's representative, all the conditions and obligations accepted by me in this agreement apply both during my employment or other service with the Central Intelligence Agency, and at all times thereafter.
- 14. I understand that the purpose of this agreement is to implement the responsibilities of the Director, Central Intelligence, particularly the responsibility to protect intelligence sources and methods, as specified in the National Security Act of 1947, as amended.
- 15. These restrictions are consistent with and do not supersede conflict with or otherwise after the employee obligations rights or liabilities created by Executive Order 13526, section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistlettlower Protection Act (governing disclosure to Congress by members of the Military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistletblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 (50 U.S.C., 421 et seq.)(governing disclosures that could expose confidential Government agents), sections 7(c) and 8H of the Inspector General Act of 1978 (5 U.S.C. App.) (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 (50 U.S.C. 403-3h(g)(3) (relating to disclosures to the Inspector general of the Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Pational Security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. section 783(b)). The definitions, requirements, obligation, rights, sanctions and liabilities created by said Executive Order and listed statutes are incorporated into this Agreement and are controlling.
- 16. I understand that nothing in this agreement limits or otherwise affects any provision of criminal or other law that may be applicable to the unauthorized disclosure of classified information, including the espionage laws (sections 793, 794 and 798 of title 18, United States Code) and the Intelligence Identities Protection Act of 1982 (P.L. 97-200; 50 U.S.C., 421 et seq.)
- 17. Each of the numbered paragraphs and lettered subparagraphs of this agreement is severable. If a court should find any of the paragraphs or subparagraphs of this agreement to be unenforceable, I understand that all remaining provisions will continue in full force.
- 18. I make this agreement in good faith and with no purpose of evasion.

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19. This agreement shall be interpreted under and in conformance with the law of the United States.

The execution of this agreement was witnessed by the undersigned, who accepted it on behalf of the Central Intelligence Agency as a prior condition of the employment or other service of the person whose signature appears above.

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