



**DEPARTMENT OF THE ARMY**  
**UNITED STATES ARMY INTELLIGENCE AND SECURITY COMMAND**  
**FREEDOM OF INFORMATION/PRIVACY OFFICE**  
**FORT GEORGE G. MEADE, MARYLAND 20755-5995**

REPLY TO  
ATTENTION OF:

September 14, 2001

Freedom of Information/  
Privacy Office

Mr. John Young  
CRYPTOME  
251 West 89<sup>th</sup> Street  
Suite 6E  
New York, New York 10024

Dear Mr. Young:

a. Your Freedom of Information Act (FOIA) request of March 29, 2001, for records concerning various dossiers. Your request was received in this office on April 18, 2001.

b. Our letter of April 20, 2001, informing you that additional time was needed to review the records and we were unable to comply to the 20-day statutory time limit in processing your request.

We have conducted checks of the automated Defense Clearance and Investigations Index and a search of the Investigative Records Repository to determine the existence of Army intelligence investigative records responsive to your request.

We have located the enclosed records pertaining to West Germany Intelligence Services, ZF400132W. We have completed a mandatory declassification review in accordance with Executive Order (EO) 12958. As a result of our review, information has been sanitized and 14 pages of records are denied in their entirety as the information is currently and properly classified SECRET and CONFIDENTIAL according to Sections 1.3(a)(2), 1.3(a)(3), 3.4(b)(1) and 3.4(b)(6) of EO 12958. This information is exempt from the public disclosure provisions of the FOIA pursuant to Title 5 U.S. Code 552(b)(1). It is not possible to reasonably segregate meaningful portions of the withheld pages for release. A brief explanation of the applicable sections follows:

Section 1.3(a)(2) of EO 12958 provides that information shall be classified SECRET if its unauthorized disclosure reasonably could be expected to cause serious damage to the national security.

Section 1.3(a)(3) of EO 12958 provides that information shall be classified CONFIDENTIAL if its unauthorized disclosure reasonably could be expected to cause damage to the national security.

Section 3.4(b)(1) of EO 12958 provides that classified information more than 25 years old is exempt from automatic declassification if it would reveal the identity of a confidential human source, or reveal information about the application of an intelligence source or method, or reveal the identity of a human intelligence source when the unauthorized disclosure of that source would clearly and demonstrably damage the national security interests of the United States.

Section 3.4(b)(6) of EO 12958 provides that classified information more than 25 years old is exempt from automatic declassification if it would reveal information that would seriously and demonstrably impair relations between the United States and a foreign government, or seriously and demonstrably undermine ongoing diplomatic activities of the United States.

Since the release of some of the information deleted from these records would result in an unwarranted invasion of the privacy rights of the individuals concerned, this information is exempt from the public disclosure provisions of the FOIA per Title 5 U.S. Code 552 (b)(7)(C).

In addition, information has been sanitized from the records and ten additional pages are denied in their entirety as the release of the information would reveal the identity of confidential sources. This information is exempt from public disclosure pursuant to Title 5 U.S. Code 552 (b)(7)(D) of the FOIA. The significant and legitimate governmental purpose to be served by withholding is that a viable and effective intelligence investigative capability is dependent upon protection of confidential sources. It is not possible to reasonably segregate meaningful portions of the withheld pages for release.

The withholding of information by this office is a partial denial of your request. This denial is made on behalf of Brigadier General Keith B. Alexander, the Commanding General, U.S. Army Intelligence and Security Command, who is the Initial Denial Authority for Army intelligence investigative and security records under the FOIA. You may appeal this decision to the Secretary of the Army. If you wish to file an appeal, you should forward it to this office. Your appeal must be postmarked no later than 60 calendar days from the date of this letter. After the 60 day period, the case may be considered closed; however, such closure does not preclude you filing litigation in the courts.

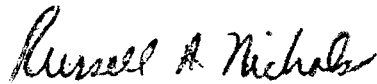
During the processing of your request, information was disclosed which is under the purview of another government agency. This office has no authority to release these records and they are being referred, along with your request, for appropriate action under the FOIA, and direct reply to you.

We are coordinating with another government agency concerning the releasability of their information contained in the records. We will inform you as to the releasability of the information upon completion of our coordination.

We are continuing to review records regarding other titles you have requested and will respond to you by separate correspondence when our review is complete.

If you have any questions concerning this action, feel free to contact Mrs. Reilly at (301) 677-4742. Please refer to case #869F-01.

Sincerely,

A handwritten signature in black ink that reads "Russell A. Nichols". The signature is written in a cursive style with a large, stylized 'R' and 'N'.

Russell A. Nichols  
Chief, Freedom of Information/  
Privacy Office

Enclosure

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DOSSIER NO. 2F400132

As of OCT 22 1979 all material  
(Date)

included in this file conforms with

DA policies currently in effect.

Julie Bafford OCT 22 1979  
(Signature) (Date Signed)

JULIE BAFFORD 5  
(Printed Name) (Grade)

REVIEWED FOR RETENTION CRITERIA  
UP AR 38-1-1  
REVIEWER J. H. W. DATE 8-14-92

REVIEWED BY ARCHIVIST  
DATE SEP 14 1988 Ly

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# DEPARTMENT OF DEFENSE INTELLIGENCE INFORMATION REPORT

NOTE: This document contains information affecting the national defense of the United States within the meaning of the espionage laws, Title 18, U.S.C., Sec. 793 and 794. The transmission or the revelation of its contents in any manner to an unauthorized person is prohibited by law.

(Classification and Control Markings)

6900

This report contains unprocessed information. Plans and/or policies should not be evolved or modified solely on the basis of this report. 680-221-71

1. COUNTRY: WEST GERMANY (FRG) 8. REPORT NUMBER: 2 212 0356 71  
 2. SUBJECT: (U) Landesamt fuer Verfassungs- und Verfassungsschutz (State Office for the Protection of the Constitution) (LfV), Bavaria 9. DATE OF REPORT: 25 January 1971  
 10. NO. OF PAGES: 1  
 3. ISC NUMBER: 11. REFERENCES: DIPN: 612 c  
 IP: 2 212 0125 71  
 4. DATE OF INFORMATION: 21 January 1971 12. ORIGINATOR: 66th MI Group  
 13. PREPARED BY: [Signature]  
 5. PLACE AND DATE OF ACQ: Munich, FRG 21 January 1971  
 6. EVALUATION: SOURCE 0 INFORMATION 3 14. APPROVING AUTHORITY: ROBERT W. WILLIAMS  
 7. SOURCE: 2 212 0041 COL  
 Commanding

5 USC 552 (b) (7) (C)

15. SUMMARY: [Redacted]

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5 USC 552a (b) (1)

16. DISTRIBUTION BY ORIGINATOR:

1-DIA  
 2-NSA/DIR  
 1-NSA/COM  
 1-OSI  
 1-ACSI-CIPD  
 1-ACSI-IR  
 1-66th MI Gp, ARMY-0A-TP  
 1-V Corps  
 1-ERIC

17. DOWNGRADING DATA:

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18. ENCLOSURE DATA:

EXCLUDED FROM GENERAL DECLASSIFICATION SCHEDULE

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686 A  
This report contains unprocessed information. Plans and/or policies should not be evolved or modified solely on the basis of this report.  
REF ID: A66700

1. COUNTRY: <b>WEST GERMANY</b>	8. REPORT NUMBER: <b>2 212 5440 70 (5102-05)</b>
2. SUBJECT: <b>(U) Rumor of Personnel Changes in Intelligence Agencies</b>	9. DATE OF REPORT: <b>15 December 1970</b>
3. ISC NUMBER:	10. NO. OF PAGES: <b>1</b>
	11. REFERENCES: <b>DIRM: 6C, 7A</b>
4. DATE OF INFORMATION: <b>November 1970</b>	12. ORIGINATOR: <b>65th MI Group</b>
5. PLACE AND DATE OF ACQ: <b>Hannover, WC, 27 November 1970</b>	13. PREPARED BY:
6. EVALUATION: SOURCE <b>B</b> INFORMATION <b>2</b>	14. APPROVING AUTHORITY: <b>ROBERT A. WILLIAMS, COL, MI Commanding</b>
7. SOURCE: <b>LLO Hannover</b>	

5 USC 552a (b) (7) (C)

5 USC 552a (b) (1)

(b)(1)

15. SUMMARY  
(C/REF)

(C/REF) The NO FOREIGN DISSEMINATION is added to this report

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16. DISTRIBUTION BY ORIGINATOR:  
1-DIA  
2-USAREUR  
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1-65th MI Gp, AEUTMI-0A-IR

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18. ENCLOSURE DATA

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686 A ZA014472  
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AEUTMI-TX-255/70

1. COUNTRY: WEST GERMANY (WG)	8. REPORT NUMBER: 2 212 4825 36 (5102-05)
2. SUBJECT: (U) Coordination of Intelligence Effort	9. DATE OF REPORT: 21 October 1970
3. ISC NUMBER:	10. NO. OF PAGES: 2
	11. REFERENCES: DIEM : 6A1
4. DATE OF INFORMATION: September/October 1970	12. ORIGINATOR: REAL MI 14 Army Intelligence Group
5. PLACE AND DATE OF ACQ: Hannover, WG, 8 October 1970	13. PREPARED BY: [Signature]
6. EVALUATION: SOURCE 3 INFORMATION 2	14. APPROVING AUTHORITY: [Signature] Colonel W. WILLIAMS Colonel MI Commanding
7. SOURCE: [Signature]	

15. SUMMARY: [Leave Blank]

NOTE (U): The annotation NO FOREIGN DISSEMINATION was added to this report.

1. (C-INT)

1-DIA  
2-USAREUR  
1-EUCOM  
1-ERIC  
1-OSI  
1-V Corps  
1-ACSI-CIPC  
1-USAREUR  
1-66th MI Gp, AEUTMI-CA-IR

DOWNGRADING DATA  
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16. ENCLOSURE DATA  
None

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5 USC 552a (b) (7) (C)

6 USC 552a (b) (1)

DEPARTMENT OF DEFENSE INTELLIGENCE INFORMATION REPORT

CONTINUATION SHEET

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6 USC 652a (b) (1)

5 USC 552a (b) (7) (C)

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Indicated below are one or more statements which provide a brief rationale for the deletion of this page.

- ☐ Information has been withheld in its entirety in accordance with the following exemption(s):

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It is not reasonable to segregate meaningful portions of the record for release.

- ☐ Information pertains solely to another individual with no reference to you and/or the subject of your request.

- ☒ Information originated with another government agency. It has been referred to them for review and direct response to you.

- ☐ Information originated with one or more government agencies. We are coordinating to determine the releasability of the information under their purview. Upon completion of our coordination, we will advise you of their decision.

DELETED PAGE(S) NO DUPLICATION FEE FOR THIS PAGE.
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(A103-004)

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1. COUNTRY: **FEDERAL REPUBLIC OF GERMANY (FRG)** 8. REPORT NUMBER: **2 212 1223 70**

2. SUBJECT: **(C/REF)**

9. DATE OF REPORT: **6 April 1970**

10. NO. OF PAGES: **1**

11. REFERENCES: **DIEM: 6B6a**

3. ISC NUMBER:

**ZB014472**

4. DATE OF INFORMATION: **February 1970**

12. ORIGINATOR: **Stuttgart Station  
766th MID**

5. PLACE AND DATE OF ACQ: **Freiburg (MUN 416) FRG  
4 March 1970**

13. PREPARED BY: **MAJUR, FI**

6. EVALUATION: SOURCE **B** INFORMATION **2**

14. APPROVING AUTHORITY: **MAJUR US ARMY  
COL, MI  
Commanding**

7. SOURCE: **B-30241**

15. SUMMARY: **(C/REF)**

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**(C/REF)** The NO FOREIGN DISSEMINATION is added to this report.

**(C/REF)**

**(C/REF)** REMARKS:

16. DISTRIBUTION BY ORIGINATOR:

1-DIA  
2-USAFMR  
1-ACSI-CIPC  
1-USAIR  
1-66th MI Gp, AUSTIN, TX-IR  
1-SECDEF  
1-OSI

17. DOWNGRADING DATA:

EXCLUDED FROM AUTOMATIC  
REGRADING RPD RIR 5200.10 DOES  
NOT APPLY

18. ENCLOSURE DATA:

**000113-627-11**

**NO FOREIGN DISSEMINATION**

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CONTINUATION SHEET

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66th MI Group

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2. (S) ORGANIZATION:

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66th MI Group

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032  
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REPORT NO. 2 212 0260 70  
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66th MI Group

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ORIGINATOR 766th MID,  
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Translation
Restricting the Privacy of Mails, Telephone and Telegraphic Communications  
 (Law to Implement Article 10 of the Basic Law) (G 10)

of August 13, 1968

The Bundestag has adopted the following law:

Article 1Section 1

(1) In order to avert dangers threatening the free democratic basic order or the existence or security of the Federation or of one of the Lander, including the security of the forces of the non-German Contracting States of the North Atlantic Treaty stationed in the Federal Republic of Germany or of the forces of one of the Three Powers present in Land Berlin, the Federal and Land Offices for the Protection of the Constitution, the Federal Security Office and the Federal Intelligence Agency shall have the authority to open and inspect messages which enjoy the protection of privacy of mails, telephone and telegraphic communications, as well as to monitor teleprinter traffic and to monitor and make recordings of telephone conversations.

(2) The German Federal Post shall furnish to the authorized agency, upon order, information about postal and telecommunications traffic, to turn over to such agency messages entrusted to it for transmission by postal and telecommunications channels and to enable the monitoring of teleprinter conversations and teleprinter traffic.

Section 2

(1) Restrictive measures pursuant to Section 1 may be ordered if there are factual clues to support a suspicion that a person plans, commits, or has committed

1. offenses against the peace or high treason (Sections 66 to 71 of the Criminal Code);
2. offenses endangering the democratic State based on the title of law (Sections 84 to 86, 87 to 89 of the Criminal Code, Section 20, paragraph 1, subparagraphs 1 to 4 of the Law on Associations);
3. treasonable acts and offenses endangering external security (Sections 94 to 96, 87a to 100a of the Criminal Code);
4. offenses against national defense (Sections 109 to 111 of the Criminal Code) or
5. offenses against the security of the forces of the non-German Contracting States of the North Atlantic Treaty stationed in the Federal Republic of Germany or of the forces of one of the Three Powers present in Land Berlin (Sections 94 to 96, 98 to 100, 109a to 109g of the Criminal Code in connection with Article 7 of the Fourth Law Amending the Criminal Law of June 11, 1957 in the version of the Ninth Law to Amend the Criminal Law).

(2) An order pursuant to paragraph (1) of this Section may be issued only where an inquiry into the circumstances conducted by any other means offers no prospect of success or would be greatly impeded. Such an order may only be issued against a suspect or persons of whom it may be reasonably assumed on the basis of specific facts that they receive or transmit communications destined for or originating with the suspected person or that the suspected person utilizes their telephone facilities.

Section 2

(1) Except as provided in Section 2, restrictive measures pursuant to Section 1 with respect to postal relations and telecommunications may be ordered which have been authorized by the Federal Minister having competence pursuant to Section 3, with the consent of the agencies of Bundesorgans established pursuant to Section 9. Such restrictive measures are permissible only for the purpose of collecting information on facts, the knowledge of which is necessary in order to identify in time a threat of an armed attack on the Federal Republic of Germany and to avert such threat.

(2) Information and material obtained through measures ordered pursuant to paragraph (1) of this Section may not be used to the disadvantage of persons. This shall not apply if restrictive measures have been ordered against such person pursuant to Section 2, or if there are factual clues to support the suspicion that a person plans, commits, or has committed one of the offenses listed in Section 2 of the present law, or some other offense referred to in Section 133 of the Criminal Code.

Section 3

(1) Restrictive measures under Section 1 may be ordered only upon request.

(2) The following shall be within the scope of their responsibilities:

1. With respect to cases described in Section 2:
  - a) the Federal Office for the Protection of the Constitution, acting through their directors or deputy directors;
  - b) the Land Offices for the Protection of the Constitution, acting through their directors or deputy directors;
  - c) where acts against the armed forces are involved, the Armed Forces Security Office, acting through its director or deputy director;
  - d) where acts against the Federal Intelligence Agency are involved, the Federal Intelligence Office, acting through its director or deputy director.
2. With respect to cases described in Section 3, the Federal Intelligence Agency, through its director or deputy director.

(3) Requests shall be made in writing, stating nature, extent and duration of the restrictive measure and the reasons for instituting them. The agency making the request must state therein that an inquiry into the circumstances conducted by other means offers no prospect of success or would be greatly impeded.

Section 4

(1) Competency for issuing an order under Section 1 shall reside in the supreme Land authority in cases where the request has been made by the Land Offices for the Protection of the Constitution, in all other cases in the Federal Minister designated by the Federal Chancellor.

(2) The order shall be issued in writing and shall be communicated to the agency making the request and to the German Federal Post. The order must specify nature, extent and duration of the measure in question and the agency authorized to carry out monitoring.

(3) The maximum length of time of the validity of an order may not exceed three months. On request, an order may be extended for further periods of three months provided the circumstances in support of the order continue to exist.

(4) The Federal Office for the Protection of the Constitution shall inform the respective Land Office for the Protection of the Constitution about the restrictive measures carried out within the area of jurisdiction of that Office. The Land Offices for the Protection of the Constitution shall inform the Federal Office for the Protection of the Constitution about the restrictive measures for which they have assumed responsibility.

(5) The person against whom the restrictive measure has been instituted shall not be informed thereof.

(6) In the cases specified in Section 2, the order must name the person against whom the restrictive measure has been instituted.

(7) Where measures instituted pursuant to Section 1 in these cases refer to messages, they may only be instituted with regard to such messages in respect of which there are facts which permit the conclusion that they originate or are intended for the person against whom the order has been instituted.

(1) Measures which result from an order pursuant to paragraph (1) of Section 1 shall be carried out under the responsibility of the Agency making the request and under the supervision of an official qualified to hold judicial office.

(2) If the circumstances in support of the order no longer exist, or if the measures resulting from such order are no longer necessary, the measures must be immediately terminated. Their termination shall be notified to the Agency which has issued the order and to the German Federal Post.

(3) No knowledge or information obtained through such measures may be used to investigate and prosecute any acts other than those specified in Section 2 unless factual circumstances arising therefrom indicate that a person plans, commits or has committed some other punishable act listed in Section 130 of the Criminal Code.

(4) If the material obtained through such measures with respect to a person participating in postal and telecommunications traffic are no longer needed for the purposes mentioned in paragraph (3), it shall be destroyed under the supervision of an official specified in paragraph (1) of this Section. A record shall be drawn up concerning such destruction.

(1) Postal messages which have been turned over to the authorized agency for opening and inspection shall be returned to postal channels without delay. Telegrams may not be removed from postal traffic. Copies of telegrams shall be furnished to the agency authorized to make the inspection.

(2) The provisions of the Code of Criminal Procedure concerning seizure of postal messages shall remain unaffected.

## Section 9

(1) The Federal Minister responsible under paragraph (1) of Section 5 for ordering restrictive measures shall furnish information about the carrying out of the present law at intervals of not more than six months to a committee consisting of five deputies designated by the Bundestag.

(2) The responsible Federal Minister shall furnish monthly reports to a commission about the restrictive measures ordered by him. This commission shall decide ex officio or in response to complaints about the admissibility and necessity of restrictive measures. Any orders which the commission declares to be inadmissible or unnecessary must be immediately rescinded by the responsible Federal Minister.

(3) The commission shall consist of a chairman qualified to hold judicial office and two other members. In the exercise of their functions, the members of the commission are independent and are not subject to instructions. They shall be appointed by the committee referred to in paragraph (1) of this Section, after consultation with the Federal Government, for the electoral period of the Bundestag. The commission shall adopt rules of procedure which must be approved by the committee referred to in paragraph (1) of this Section. Prior to giving its approval, the Federal Government shall be heard.

(4) The Land legislature shall regulate the parliamentary control of the supreme Land authorities which have competence for restrictive measures pursuant to paragraph (1) of Section 5 and the review of restrictive measures ordered by these authorities.

(5) In all other respects an order imposing restrictive measures and the execution of such order shall not be subject to judicial review.

## Article 2

Amendment to the Code of Criminal Procedure

The Code of Criminal Procedure shall be amended as follows:

1. The heading of Chapter Eight of the First Part shall read as follows:

"Chapter Eight

Seizure, Monitoring of Telecommunications  
and Search."

2. Following Section 100, new Sections 100 a and 100 b shall be inserted:

Section 100 a

The monitoring of telecommunications traffic and the making of tape recordings of such traffic may be ordered if specific facts warrant the suspicion that a person acting either as principal or accomplice has committed, or in cases in which the attempt is punishable, has attempted to commit such action, or has prepared such action by a punishable act.

1. a) offenses against the peace, high treason and offenses endangering the democratic State based on the rule of law or treasonable acts and offenses endangering external security (Sections 80 to 82, 84 to 86, 87 to 89, 94 to 100 a of the Criminal Code, Section 20, paragraph 4, subparagraphs 1 to 4 of the Law on Associations);



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ORIGINATOR 766th MID, 66th MI Group

- 3) offenses against national defense (Sections 109 b to 109 h of the Criminal Code);
- 4) offenses against public order (Sections 129 to 130 of the Criminal Code, Section 47, paragraph 1, subparagraph 7 of the Law on Aliens);
- 5) offenses against the security of the forces of the non-German Contracting States of the North Atlantic Treaty stationed in the Federal Republic of Germany or of the forces of one of the Three Powers present in Land Berlin (Sections 89, 94 to 97, 98 to 100, 109 b to 109 g of the Criminal Code in connection with Article 7 of the Fourth Law Amending the Criminal Law of June 11, 1957, in the version of the Eighth Law to Amend the Criminal Law) or
2. murder, manslaughter, offenses against currency, robbery, extortion by means of robbery, kidnapping, abduction, abduction of infants in connection with extortion, white slavery, an offense against public safety within the meaning of Article 138 of the Criminal Code, or blackmail,

provided an investigation of the facts of the case or the ascertainment of the person's whereabouts by any other means offers no prospect of success or would be greatly impeded. Such an order may only be issued against an accused or persons of whom it may be reasonably assumed on the basis of specific facts that they receive or transmit communications destined for or originating with the accused or that the accused utilizes their telephone facilities.

#### Section 100 b

- (1) The monitoring of telecommunications traffic and the making of tape recordings of such traffic (Section 100 a) may only be ordered by a judge. If there is danger in delay, the order may also be issued by the public prosecutor. An order issued by the public prosecutor shall cease to have effect after three days unless confirmed by a judge.
- (2) The order shall be issued in writing and shall specify name and address of the person against whom the order is directed. The order shall specify nature, extent and duration of the measure. The maximum duration of the order shall not exceed three months. It may be extended for further periods of three months if the circumstances specified in Section 100 a continue to exist.
- (3) In compliance with the order, the German Federal Post shall enable the judge, the public prosecutor and police officials acting as auxiliaries to the public prosecutor (Section 152 of the Judicature Act) to monitor telephone conversations and teleprinter messages.
- (4) If the circumstances specified in Section 100 a no longer exist, the measures resulting from the order must be immediately terminated. Their termination shall be notified to the judge and the German Federal Post.
- (5) If the material obtained through such measures is no longer needed for purposes of criminal prosecution, it shall be destroyed under the supervision of the public prosecutor's office. A record shall be drawn up concerning such destruction.

#### 3. Section 101, paragraph 1 shall read as follows:

"(1) The persons concerned shall be informed of the measures taken (Sections 99, 100, 100 a, 100 b) as soon as this can be done without jeopardizing the purpose of the investigation."

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ORIGINATOR 766th MID, 66th MI  
Group

Article 3

Section 10

(1) The present Law shall restrict the constitutional right of privacy of the mails, telephone and telegraphic communications.

(2) Restrictions of this basic right permissible pursuant to other laws shall remain unaffected.

Section 11

The agencies authorized pursuant to the present Law shall reimburse the German Federal Post for its services.

Section 12

Article 2 and Article 3 of the present Law, with the exception of Article 2, No. 2, Section 100 a No. 1, subparagraphs b and d, shall be applicable also in East Berlin pursuant to Section 13, paragraph 1 of the Third Transfer Law of January 4, 1952 (Bundesgesetzblatt, Part I, p. 4).

Section 13

Except Section 9, paragraph (4) which shall enter into force on the day after publication, the present Law shall enter into force on the first day of the third calendar month following its publication.

(The Law has been published in the Federal Legal Gazette, Issue No. 37, of August 15, 1968, page 949.)

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043

DD FORM 1396c

(Class/Source and Control Markings)

~~CONFIDENTIAL~~

CENTRAL REGISTRY  
FOSSIER MR

LOCATED AT

Rhein Main  
Frankfurt  
Stuttgart  
Munich (HQ)  
Bad Hersfeld  
Frankfurt  
Wuerzburg  
Hamburg  
Mof  
Duesseldorf  
Frankfurt  
Wuerzburg  
Munich  
Hamburg  
Wuerzburg  
Frankfurt  
Mof  
Wuerzburg  
Wuerzburg  
Munich (HQ)  
Wuerzburg  
Rhein Main  
Munich  
Frankfurt  
Wuerzburg  
Wuerzburg  
Munich  
Wuerzburg  
Bad Hersfeld  
Stuttgart  
Munich  
Rhein Main  
Rhein Main  
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Hamburg  
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Wuerzburg  
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Frankfurt  
Munich  
Munich  
Frankfurt  
Stuttgart  
Frankfurt  
Munich (HQ)  
Munich

5 USC 552a (b) (1)

5 USC 552a (b) (7) (D)

5 USC 552a (b) (7) (C)

~~CONFIDENTIAL~~

044

DD FORM 1396c

CONFIDENTIAL

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REPORT NO. 2 212 0268 70  
PAGE 18 OF 18  
ORIGINATOR 766th MID, 66th MI G

(Classification and Control Markings)

NAME

DOB

CENTRAL REGISTRY  
BOSSIER NR

LOCATED

Duesseldorf  
Duesseldorf  
Munich  
Munich

Cologne

Kaiserslautern  
Kaiserslautern  
Kaiserslautern  
Mannheim  
Mannheim  
Mainz  
Mainz  
Karlsruhe  
Bremen

5 USC 552a (b) (1) 5 USC 552a (b) (7) (D) 5 USC 552a (b) (7) (C)

CONFIDENTIAL

045

(Classification and Control Markings)

Freedom of Information Act/Privacy Act  
Deleted Page(s) Information Sheet

Indicated below are one or more statements which provide a brief rationale for the deletion of this page.

- ☒ Information has been withheld in its entirety in accordance with the following exemption(s):

5 USC 552a (b) (1)    5 USC 552a (b) (7) (D)

It is not reasonable to segregate meaningful portions of the record for release.

- ☐ Information pertains solely to another individual with no reference to you and/or the subject of your request.

- ☐ Information originated with another government agency. It has been referred to them for review and direct response to you.

- ☐ Information originated with one or more government agencies. We are coordinating to determine the releasability of the information under their purview. Upon completion of our coordination, we will advise you of their decision.

DELETED PAGE(S)  
NO DUPLICATION FEE  
FOR THIS PAGE.

Page(s) 46-52

Freedom of Information Act/Privacy Act  
Deleted Page(s) Information Sheet

Indicated below are one or more statements which provide a brief rationale for the deletion of this page.

- ☐ Information has been withheld in its entirety in accordance with the following exemption(s):

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It is not reasonable to segregate meaningful portions of the record for release.

- ☐ Information pertains solely to another individual with no reference to you and/or the subject of your request.

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DELETED PAGE(S) NO DUPLICATION FEE FOR THIS PAGE.
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Page(s) 50-75

SECURITY CLASS: ATION (U S.S.)

~~SECRET~~

01729B

FILE NO.  
ACSI-SC

**SUBJECT** West German Federal  
Intelligence Service (C)

TO: ~~THRU:~~ ~~Chief, Security Division~~ FROM: Chief, CI Branch  
FO: DSMCI/DEP ACSI

DATE 17 JAN 1962 COMMENT NO. 1  
Colonel Weigand/74119/11u\

1. (U) You were briefed on this matter on 9 January.  
In addition to background factors covered in the briefing, the previous DF to the ACSI and Fact Sheet to the Chief of Staff were mentioned.

2 (5)

Although the USAREUR operation in question was terminated some years ago, the problems inherent in this are very current.

3. ~~(8)~~

These files are in USAREUR Central Registry in Stuttgart, Germany. There are numerous ramifications of this case:

a. USAREUR willingness to furnish their files on such a sensitive matter.

Use of information from these files and future USAREUR intelligence relationships with German agencies.

c/

d. The vast amount of detail in the \_\_\_\_\_ files (between 10 and 17 volumes) which \_\_\_\_\_ as requested.

g.

4. (U) Chief, CI Branch would like to send Mr. [redacted] who is familiar with background and current factors in this matter, to Heidelberg for a hurried three day visit for following reasons:

a. To expedite action

b. To ensure complete understanding between DCSI, USAREUR and OACSI on handling of information.

~~SECRET~~

DOMAGALSKI AT 12 YEAR INTERVALS

NOT AUTOMATICALLY DECLASSIFIED

~~SECRET~~

ACSI-SC  
SUBJECT: (

West German Federal Intelligence Service (C)

c. For simplicity of handling - As noted, this is an unusually complex problem. By dealing direct with action personnel in Heidelberg and Stuttgart, much confusion and wasted correspondence and time can be saved.

d. Any potential inter-agency hanky-panky can be eliminated from the outset.

e. DCSI, USAREUR, staff, which is not aware of much of the background in this matter can be briefed, and coordinated policy on release of information

5. (U) In order to forestall possible confusion and erratic action on this problem, it is strongly urged that a decision be reached on this proposed action today. Recommend Chief, Security Division, and Deputy ACSI, approve and sign message to Heidelberg and travel orders request. (TABS B & C)

6. (U) The follow-up Fact Sheet for the Chief of Staff is being prepared. (Directed by General Leonard upon receipt of follow-up)

5 USC 552a (b) (1)

3 Incl

1. TAB A  
dtd 15 Jan 62 w/1 Incl  
SECRET/NOFORN
2. TAB B - Msg to Heidelberg  
SECRET
3. TAB C - Request for TDY  
Orders - UNCLASSIFIED

*Richard*  
JACK L. WEIGAND  
Colonel GS  
Chief, Counterintelligence Branch

~~SECRET~~

097

DOWNGRADED AT 12 YEAR INTERVALS

NOT AUTOMATICALLY DECLASSIFIED

2

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167 FC 23



*Evasion Yellow Cy.*

~~SECRET~~

66 74 906

RECORD OF ACSI PRESENTATION

5 USC 552a (b) (1)

SUBJECT:	West German	PROJECT NUMBER
Intelligence		
BRIEFER	DIVISION	BRANCH
DATE OF PRESENTATION	TIME	PLACE
AUDIENCE (LIST IMPORTANT PERSONS WHERE APPLICABLE)		
MAPS AND CHARTS USED		WHERE STORED
CONCLUSIONS PRESENTED		

[Large redacted area]

5 USC 552a (b) (1)

Downgraded at 12 years  
not automatically declassified.

ACSI FORM 95

150 24 Jun 59

GROUP-1

Excluded from automatic  
downgrading and declassification

098

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*C 110.142*  
*improvement*  
*10*

~~SECRET~~

ACSI/USMCI/Security Division  
Lt Col R. M. Pyle/car/73596

WEST GERMAN INTELLIGENCE

Incidentally coinciding with the British security scandals, the West German Government has brought to trial three of its citizens on charges of espionage for the Soviet Union. Although the case lacks the lurid sensationalism accorded the British cases, the actual damage in terms of compromised information was extensive.

5 USC 552a (b) (1)

099

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(b)(1)

~~SECRET~~

(b)(1)

[REDACTED]

5 USC 552a (b) (1)

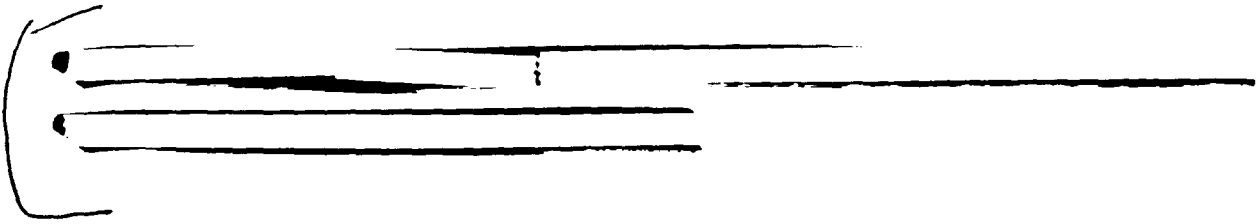
[REDACTED]

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(b)(1)

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ON 19 FEB 85  
BY USAF/230N/PA  
ALSO 230N/PA/230N/PA

WEST GERMAN FEDERAL INTELLIGENCE SERVICE

Mr. Secretary:

On 8 July 1963 West Germany brought three West Germans to trial on charges of espionage for the Soviet Union.

5 USC 552a (b) (7)

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~~SECRET~~

HEADQUARTERS  
66TH COUNTER INTELLIGENCE CORPS GROUP  
UNITED STATES ARMY, EUROPE  
APO 154 US ARMY

COC FILE

hpl

FILE: AEUC-OP; D-320529, Vol I; D-264881

13 Dec 55

SUBJECT: Implementation of ICM 7-55 (U)

TO: Assistant Chief of Staff, G2  
United States Army, Europe  
APO 403, US Army

~~RECEIVED~~

(b)(1)

1. (SECRET) Reference is made to ICM 7-55, Subject: S, dated  
21 October 1955.

2. (SECRET)

6 USC 552a (b) (1)

(1)

(2)

(b)(1)

(3)

(4)

2392501  
OH

~~SECRET~~

104

Copy 4 of 4 Copies

~~SECRET~~

AEUC-OP; D-320529, Vol I; D-264881  
SUBJECT: Implementation of ICM 7-55 (U)

3. ~~(SECRET)~~

(b)(1)

(2)

(2)

b.c

(b)(1)

a.f

5 USC 552a (b) (1)

4. ~~(CONFIDENTIAL)~~ Material obtained in connection with directives specified in paragraph 2 will be submitted in accordance with normal reporting procedures for 66th CIC Group.

5. (UNCLASSIFIED) Regrading data cannot be predetermined.

Telephone: Sigt Mil 8402  
WJD/rav

WARREN S. LEROY  
Colonel, CMIC  
Commanding

~~SECRET~~



~~CONFIDENTIAL~~

19 January 1955

(b)(7)(C)

SUBJECT: ( )

CLASSIFICATION CHANGED TO  
~~CONFIDENTIAL~~ by authority of ACofS, G-2  
 by Murriel T. Kelly, 21 January 1955.  
 b7c.

SUBJECT, born ( )

residing in 1952 in ( )

(b)(7)(C) ( ) who from June 1947 until March 1953 was employed at the KARLSFELD Ordnance Depot in MUNICH/Allach, is presently employed by the ELANK Office as a military expert. Available information indicates that SUBJECT's association with the ELANK Office began in August 1952, at which time SUBJECT was granted a leave of absence from his duties at the KARLSFELD Ordnance Depot so that he could serve as ( ) at the Western European Defense Conference held in PARIS in that month. SUBJECT's leave of absence from the KARLSFELD Ordnance Depot was extended in September 1952 at the request of Herr ( ) of the BUNDESKANZLERAMT, Der Beauftragte des Bundeskanzlers fuer die mit der Vermehrung der Alliierten Truppen Zusammenhaengenden Fragen. SUBJECT's employment at the KARLSFELD Ordnance Depot was officially terminated on 31 March 1953. (B-2)

(b)(7)(C) In connection with SUBJECT's employment by the ELANK Office, it was reported that SUBJECT was sponsored by ( ) of the Bundeskanzleramt, whose aide SUBJECT was during World War II when ( ) served on the staff of Field Marshal ( ) (B-5) ( ) chief of staff at the time was General Hans SPEIDEL.

This organization has received information indicating that SUBJECT is possibly a KPD sympathiser. Such information relates to the time when SUBJECT was employed at the KARLSFELD Ordnance Depot as a Section Chief ( ). Allegedly, SUBJECT, while so employed, refused to cooperate with Security Officials at the KARLSFELD Ordnance Depot in arranging for the discharge of certain individuals who were engaging in communist activities. (C-2) It is also alleged that SUBJECT, on the contrary, consistently gave communists in his section high efficiency ratings and assisted in their rapid promotion. (C-3) Further, a KPD member was reported as having described SUBJECT as a KPD sympathiser. (B-2)

Personal data concerning SUBJECT and his relatives follows:

a. No information is available concerning SUBJECT's parents.

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REGRADED UNCLASSIFIED  
 ON 19 Feb 98  
 BY CDR USAINSC/PO  
 AUTH Para 1-600 DOD 5200.1R

5 USC 3024 (a) (7) (C)

1	7
2	6

~~CONFIDENTIAL~~

SUBJECT ( )

(b)(7)(C)

b. SUBJECT's wife is ( ) divorced ( )  
and ( ) born ( )  
in ( ) Marriage took place at the Standesamt in  
BENICHI/Pasing on ( )

c. SUBJECT's wife's parents were ( ) and ( )  
as the maiden name of  
SUBJECT's wife's mother.

d. SUBJECT and his wife have three children:

( ) (1) ( ) born ( ) in ( )  
( ) (2) ( ) born ( ) in ( )  
( ) (3) ( ) born ( ) in ( )

Other data pertaining to SUBJECT's military service and employment  
is as follows:

a. April 1936 - October 1945

Luftwaffe

b. October 1945 - April 1946

Military Government

LUENEBURG

c. October 1946 - May 1947

Private Commercial  
School ( )

Residences:

a. Last known residence: ( )

b. Previous residence: ( )

Available information concerning the individuals who figure in  
the above cited allegations against SUBJECT follows:

a. ( ) born ( ) in ( ) last known  
to be residing in ( ) was discharged

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5 USC 552a (b) (7) (C)

(b)(7)(C)

(b)(7)(C)

792

REGRADED UNCLASSIFIED  
ON 19 Feb 98  
BY CDR USN/NO 101/PO  
AUTH Para 1-000 200 5200.1R

SUBJECT: ( )

~~CONFIDENTIAL~~

(b)(7)(C)

from employment at the KARLSFELD Ordnance Depot in ( ) on a charge of misconduct. In this connection, it is to be noted that the Labor Court, upon appeal by ( ) handed down a ruling in his favor, although ( ) was not reinstated in such employment. ( ) is the KPD member who was reported as having described SUBJECT as a KPD sympathiser. (B-2) Available information indicates that SUBJECT, who was ( ) immediate superior at the KARLSFELD Ordnance Depot, made no move to have ( ) discharged from employment, although ( ) activities as a communist agitator at such installation were conducted openly and SUBJECT was aware that the Security Office desired ( ) removal. (C-2) ( ) KPD member and Works Council Chairman at the KARLSFELD Ordnance Depot, exercised the initiative which led to ( ) discharge. (C-2)

(1) Information concerning ( ) KPD membership is dated May 1952 and evaluated B-2.

(2) Available information also indicates that ( ) engaged in KPD propaganda activities at the KARLSFELD Ordnance Depot, traveled to the DDR on vacations, and participated in activities of the following communist-front organizations at that installation and at other places in MUNICH: People's Plebiscite activities at the KARLSFELD Ordnance Depot; Peace Committee in MUNICH/Allach, of which ( ) was ( ) German Workers' Committee ( ) attended a conference of this organization held in DUISBURG, sometime prior to October 1952; Committee for All-German Problems ( ) reportedly signed a proclamation of this committee which was dated January 1952; and the Sozialdemokratische Aktion (SDA), whose meetings in MUNICH ( ) attended (information is dated March 1952). (B-2)

(3) Additional personal details and background information on ( ) follows:

(a) ( ) is the illegitimate son of ( ) last known to reside in LANDAU, Rhineland/Pfalz.

(b) ( ) wife is ( ) born ( ) in ( ) whom he married at the STEINHOFING Standesamt on ( )

(c) Residences: ( ) moved to MUNICH from DACHAU in November 1950 and has resided in ( ) since that date.

(d) Education and employment: ( ) attended a trade academy and a school for the study of economics in ( ) from 1939 to

~~CONFIDENTIAL~~

5 USC 552a (b) (7) (C)

3	7
2	6

SUBJECT: ( )

~~CONFIDENTIAL~~

(b)(7)(C)  
1942, when he was inducted into an anti-aircraft replacement unit. ( )  
served with such unit until 1945. From June 1946 to November 1948 ( )  
was employed as a bookkeeper at an iron firm in HASSFURT and from December 1946 to December 1947 was self-employed as toy and furniture repairman in NISCHOPFHEIM. No information is known concerning ( )  
employment during the period January-June 1948, when he obtained employment at the KARLSFELD Ordnance Depot. (B-2)

(b)(7)(C)  
(c) Political background: During the Nazi period ( )  
was a member of the Hitler Jugend. No information is available touching upon ( )  
possible political activities during the period 1945-1948. ( )  
joined the Metal Workers Trade Union in MUNICH in 1948 and was ( )  
at the KARLSFELD Ordnance Depot in 1949. From June 1950 to August 1950 ( )  
was a member of the SPD; he was expelled from the SPD ( )  
for acts prejudicial to the best interests of the party. ( )  
association with communists, beginning in 1949 when he was elected a Works Councilman, and his participation in communist propaganda activities as outlined above were the reasons for ( )  
expulsion. (C-3) Following ( )  
discharge from employment at the KARLSFELD Ordnance Depot, he was employed by the MUNICH Peace Committee as an Instrukteur. He was also reported in September 1952 as working without pay for the KPD-sponsored TRIBUNE. (B-2)

(b)(7)(C)  
b. ( ) born ( ) in ( )  
residing ( ) who worked under SUBJECT in the ( )  
of the KARLSFELD Ordnance Depot until his release on an unknown date.

(b)(7)(C)  
An official of the KPD submitted ( ) name to the office of the Spiel und Sportvermittlung in MUNICH as a person who was interested in attending an FDJ-sponsored assembly in LEIPZIG in June 1952. (F-2) ( )  
also signed a petition protesting the discharge of ( ) (see above) and agitated against the Contraband Agreement. (C-2) Information dated ( ) indicates that ( )  
is employed as a driver by the Komitee fuer Einheit und Freiheit in Deutschen Sport (Committee for Unity and Freedom in German Sports). (B-2)

Personal and background information on ( ) allows:

( ) is the son of ( ) and ( )  
( ) who reside in ( )  
married ( ) born ( ) in ( )  
( ) at the MUNICH Standesamt.

~~CONFIDENTIAL~~

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(b)(7)(C)

SUBJECT: ( )

~~CONFIDENTIAL~~

Information relating to ( ) education, employment, and military service follows:

(b)(7)(C) ( ) attended Volksschule (elementary school) from April 1929 until April 1937 and a trade school from November 1937 until November 1940. Simultaneously with his attendance at trade school,

( ) served an apprenticeship with the firm ( ) MUNICH.

( ) served in the Wehrmacht from December 1940 until June 1945.

(b)(7)(C) ( ) was employed as an estimate clerk at the KARLSFELD Ordnance Depot in September 1945 and in November 1949 was promoted to the position of group leader. He was transferred to the ( )

Other political information follows:

( ) was a member of the Hitler Jugend in 1940. (F-3)

(b)(7)(C) ( ) born ( ) in ( ) residing ( ) (who was employed as a control clerk under SUBJECT in the ( ) of the KARLSFELD Ordnance Depot until his release for security reasons on ( ) (B-2)

(b)(7)(C) ( ) signed a petition protesting the dismissal of ( ) (see above), circulated petitions...against the Contractual Agreement...at the KARLSFELD Ordnance Depot, and participated in meetings of the German Workers' Committee against the Remilitarization of Germany (see below). (C-2)

Personal and background information concerning ( ) follows:

(b)(7)(C) ( ) is the illegitimate son of ( ) who reportedly resides in BERTSHAM. ( ) on an unknown date, married ( ) born ( ) in ( ) The marriage ended in divorce on ( ) being granted by the Landgericht, MUNICH. On ( ) married ( ) born ( ) at the Standesamt in MUNICH.

792  
REGRADED UNCLASSIFIED  
ON 19 Feb 98  
BY CDR USAINSCOM F01/PO  
AUTH Para 1-603 DOD 5200.1R

~~CONFIDENTIAL~~

5 USC 552a (b) (7) (C)

SUBJECT: ( )

~~CONFIDENTIAL~~

( ) schooling and employment record follows:  
( ) attended Volksschule (elementary school) from May 1916 until April 1924 and from 1926 to 1929 was employed as an apprentice mechanic by the ( ) firm in MUNICH. During the years 1929-1930, ( ) was employed as a mechanic by the same firm. Later that same year (1930), ( ) went to work for the BMW firm in MUNICH as a mechanic. He was later promoted to Foreman. ( ) left his employment with the BMW firm in 1945 and was hired as a mechanic by the firm ( ) in MUNICH, ( ) in October 1945. ( ) was employed by such firm only until December 1945. During the years 1946-1948 ( ) was employed as a mechanic at the KARLSFELD Ordnance Depot. (B-2)

( ) was a member of the NSDAP from 1932 until 1945, a member of the SA from 1931 until 1945, and a member of the DAF from 1936 until 1945. ( ) was adjudged by the Spruchkammer in October 1948 to be a Mitläufer (fellow) and was fined 3,000 RM. (B-2)

( ) d. ( ) born ( ) in ( ) residing ( ) who was employed as a clerk under SUBJECT in the ( ) of the KARLSFELD Ordnance Depot until his release for security reasons on ( ) (B-2)

( ) signed a petition protesting the dismissal of ( ) (see above), circulated communist petitions and also engaged in communist propaganda distribution activities. (C-2) ( ) was further reported to be a member of the Deutsches Arbeiterkomitee gegen die Remilitarisierung Deutschlands (German Workers' Committee against the Remilitarization of Germany). (C-2)

Personal and background details pertaining to ( ) follows:

( ) is the son of ( ) deceased, and ( ) married ( ) born ( ) in ( ) at the MUNICH Standesamt on 1 August 1948.

Since his birth, ( ) has resided with his mother in ( ) (B-2)

( ) was a member of the SA from 1933-1937, attaining the rank of Rottenführer (Lance Corporal), and from 1937 to 1945 served in the Wehrmacht, in which his highest rank was Oberwachtmeister (Sergeant). (B-2)

~~CONFIDENTIAL~~

~~SECRET~~

SUBJECT: ( )

~~CONFIDENTIAL~~

The following information relates to ( ) education and employment:

(b)(7)(C)

( ) attended Oberrealschule (High School) from 1924 to 1926, worked as a warehouse clerk in the ( ) clothing firm in MUNICH from 1932 to 1933, was a clerk-accountant in the MUNICH Reichsletterstello for a time in 1936, and also served with the RAD in 1936. From June 1945 until September 1945 ( ) was employed as a laborer by the ( ) construction firm in MUNICH. ( ) began his employment at the KARLSFELD Ordnance Depot in September 1945. (B-2)

5 USC 552a (b) (7) (C)

DECLASSIFIED UNCLASSIFIED  
ON 19 Feb 98  
BY CDR USAIN300M F01/PO  
AUTH Para 1-603 DOD 5200.1R

112

~~CONFIDENTIAL~~

~~SECRET~~

792

Page	1	1
Copy	2	1

HEADQUARTERS  
UNITED STATES ARMY, EUROPE  
AC of S, G-2, Intelligence  
APO 403 US Army

~~SECRET~~

390.09 (CI:AAK:OS)

SUBJECT: German Intelligence Agencies (S) (U)

APO 403

3 Mar 55  
35-6244

TO: Assistant Chief of Staff, G-2  
Department of the Army  
Washington 25, D. C.  
Attn: Collection and Operations Division

1. (UNCLASSIFIED) Reference is made to your SRI, central number  
ID-32-309, subject as above, dated 26 January 1955.

2. (SECRET) In answer to Requirement No. 1:

[

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5 USC 552a (b) (1)

3. (SECRET) In answer to Requirement No. 2:

a. [

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113  
DOWNGRADING DATA CANNOT BE PREDETERMINED.

~~SECRET~~



390.09 (CI:AAK:CS)

SUBJECT: German Intelligence Agencies (S) (u)

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5 USC 552a (b) (1)

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370.09 (CI:AAI:CS)

SUBJECT: German Intelligence Agencies (S)(U)

~~SECRET~~

4. (~~SECRET~~) In answer to Requirement No. 3:

(S)(U)

5. (~~SECRET~~) In reply to Requirement No. 4:

6. (~~CONFIDENTIAL~~) It is requested that the above information provided in answer to your Specific Request for Information not be disseminated outside of military channels.

FOR THE ASSISTANT CHIEF OF STAFF, G-2:

DALE M. GARVEY  
Colonel, GS  
Chief, CI Branch

1/2: (~~SECRET~~) Information above forwarded to DA, G-2, in answer to their SRI ID-32-509 dated 26 Jan 55. Specifically, the questions were:

1. (
2. (
3. (
4. (

This ltr has been co-ordinated with Lt Col Carlan, Lt Col Leonard, & Maj Hodgson.

~~SECRET~~

, 115

DHK, 3 Mar 55

5 USC 552a (b) (1)

HEADQUARTERS  
UNITED STATES ARMY, EUROPE  
AC of S, G-2, Intelligence  
APO 403 US Army

950.05 (CI:AAE:OE)

~~SECRET~~

GID 55-0064  
APO 403

2 Mar 55

L. K. Truscott, Jr., General, USA (Ret.)  
Coordinator and Special Advisor  
Office of the U. S. High Commissioner for Germany  
c/o American Consulate General  
APO 757, U. S. Army

Dear General Truscott:

Reference is made to your letter of 30 March current concerning  
the ( )

As related in my letter of 15 March 1955, ( )

5 USC 552a (b) (7) (C)

~~SECRET~~

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L. K. Truscott, Jr., General, USA (Ret)

Therefore, cooperation between our respective staffs on this matter will undoubtedly be of mutual benefit and at the same time strengthen the over-all U.S. intelligence effort .

Sincerely,

J. H. PHILLIPS  
Major General, GS  
AGCS, G-2

Downgrading data  
cannot be pre-determined

MR: A check has been made of each branch and the PP&L Section of this office in an attempt to locate the above-mentioned report. A check with the 66th CIC Group also proved negative.

Coordination:

*MI B1 APC 29 Apr 1961*  
*PP&L Section - Lt Col Leonard*

5 USC 552a (b) (1)

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~~CONFIDENTIAL~~

515

RE 001249M

File

HEADQUARTERS  
66TH COUNTER INTELLIGENCE CORPS GROUP  
UNITED STATES ARMY, EUROPE  
APO 154  
US ARMY

AMUC-CRS  
D-284948 Vol. 12

8 NOV 1955

SUBJECT: Security Screening for Access to "COSMIC" Material (U)

TO:

1. Reference is made to Office Memorandum, file BV-55-2444, dated 12 October 1955, subject as above.

2. A check of the files of Central Registry, 66th CIC Group, revealed the following information:

a. Information exists on one [redacted] date and place of birth unknown, a former school friend of [redacted] born [redacted] at [redacted] and who may or may not be identical with SUBJECT, your request. [redacted] was enlisted for espionage work by the Soviets in 1948, and although she fled to West BERLIN in 1948, she is still suspected of being a Soviet agent, as reported as of April 1948. [redacted] was instructed by the Soviets to begin corresponding with [redacted] who was residing with a Dr. (fnu) WALKER, KARLSRUHE, Laberechtstrasse, in an attempt to secure general information through this medium. (F-3) There is no derogatory information on [redacted] character reference.

b. There is no record of [redacted]

c. There is no derogatory information on  
SUBJECT.

FOR THE COMMANDING OFFICER:

0X7X(C)

GEORGE T. MAKANURA  
1st Lt, Armor  
Adjutant

Tel: Sgt R11 8365  
BES/jtj/mtr

M/R:

co-ordinated with Mr [redacted]  
by [redacted]

CS, Capt [redacted] B, CE

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~~CONFIDENTIAL~~

THIS CANNOT BE PRE-DETERMINED

Freedom of Information Act/Privacy Act  
Deleted Page(s) Information Sheet

Indicated below are one or more statements which provide a brief rationale for the deletion of this page.



Information has been withheld in its entirety in accordance with the following exemption(s):

5 USC 552a (b) (7) (D)

It is not reasonable to segregate meaningful portions of the record for release.



Information pertains solely to another individual with no reference to you and/or the subject of your request.



Information originated with another government agency. It has been referred to them for review and direct response to you.



Information originated with one or more government agencies. We are coordinating to determine the releasability of the information under their purview. Upon completion of our coordination, we will advise you of their decision.

DELETED PAGE(S)  
NO DUPLICATION FEE  
FOR THIS PAGE.

Page(s) 119-128

D-264881

File

~~CONFIDENTIAL~~

Central Register  
file in

HEADQUARTERS  
66TH COUNTER INTELLIGENCE CORPS GROUP  
UNITED STATES ARMY, EUROPE  
APO 154 US ARMY

Maj GALLAGHER/13  
7 Sept 54

CIC FILE

D-264881

8 SEP 1954

SUBJECT: Proposed Organization of the Intelligence Service  
of the German Federal Government

TO: Assistant Chief of Staff, G-2  
United States Army, Europe  
APO 403, US Army  
FOR: Chief, Counter Intelligence Branch  
ATTN: Major W. W. FOX

~~CONFIDENTIAL~~  
26  
REGRADED  
2 May 58  
(Date of Review)

1. References:

- a. TWX, M-1237.
- b. Conference, 1 September 1954, at your office, attended by representatives of this headquarters.
- c. Request made on 1 September 1954 by Major FOX of your office to representatives of this headquarters to provide your office with comments and recommendations concerning

5 USC 652a (b) (1)

2. Problem:

a. Le

100-68556

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D-264881

SUBJECT: Proposed Organization of the Intelligence Services of  
the German Federal Government

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5 USC 552a (b) (1)



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D-264881

SUBJECT: Proposed Organization of the Intelligence Services of  
the German Federal Government

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(6)

(b)(1)

(7)

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(6)

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3. Recommendations:

(b)(1)

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~~CONFIDENTIAL~~

5 USC 552a (b) (1)

~~CONFIDENTIAL~~

D-264881

SUBJECT: Proposed Organization of the Intelligence Services of  
the German Federal Government

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5 USC 552a (b) (1)

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~~SECRET~~

D-264881

SUBJECT: Proposed Organization of the Intelligence Services of  
the German Federal Government

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5 USC 552a (b) (1)

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D264881

SUBJECT: Proposed Organization of the Intelligence Services of  
the German Federal Government

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5 USC 552a (b) (1)

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B-264881

SUBJECT: Proposed Organization of the Intelligence Services of  
the German Federal Government

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5 USC 552a (b) (1)

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D-264881

SUBJECT: Proposed Organization of the Intelligence Services of  
the German Federal Government

4. Conclusions.

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[Redacted]

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[Redacted]

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[Redacted]

5 USC 552a (b) (1)

5 Incl:  
Exhibits I thru V  
(2 cy ea)

WARREN S. LEROY  
Colonel, CMLC  
Commanding

Tel: Stgt Mil 7402

~~CONFIDENTIAL~~

Freedom of Information Act/Privacy Act  
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- ☐ Information pertains solely to another individual with no reference to you and/or the subject of your request.
- ☐ Information originated with another government agency. It has been referred to them for review and direct response to you.
- ☐ Information originated with one or more government agencies. We are coordinating to determine the releasability of the information under their purview. Upon completion of our coordination, we will advise you of their decision.

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NO DUPLICATION FEE  
FOR THIS PAGE.

Page(s) 137-143