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MEMORANDUM FOR: Office of Finance

THROUGH

: Chief, Contract Personnel Division

SUBJECT

: Engagement of E. Howard Hunt has Independent Contractor Under Menorandum of Ord Contract

- 1. Effective 2 November 1970, subject was retained under oral contract to write a citation concerning an employee of CIA for a fee of \$250.00. The completed citation was delivered to and accepted by CIA on 23 November 1970.
- 2. Subject is a former CIA Staff Employee who retired effective 30 April 1970.
- 3. Subject is to be paid his fee of \$250.00 under Fin Account Number 1176-0041. At Mr. Hant's request, payment is to be made in the form of two sterile checks, one in the amount of \$200.00 payable to the Public Service Aid Society, and the second in the amount of \$500.00 payable to the Educational Aid Fund. Please forward both checks to Mr. Ben DeFelice, 5E-67 Headquarters.
 - 4. No other commitments have been made to subject.

Approving Officer
Office of Personnel

APPROVED:

1s/ In In Publicion

3 220 1970

Chief, Contract Personnel Division

Date

The

SECRET

Extince una actent Extince una actent Exposurcion and 1 June 1967

MEMORANDUM FOR THE RECORD

SUBJECT:

Turince S. CRABANAC

and with approvals from the DCI and the DDCI, was converted to contract employment and assigned to Spain for a special undertaking in behalf of the DD/P. He left for Spain in July 1965 and returned to the U.S. in June 1966 having completed his assignment successfully. If an evaluative comment is needed to cover his work during this period of time he should be rated as "strong".

Thomas H. Karamessines
Assistant Deputy Director for Plans

Orig & 1 - Director of Personnel
via C/EUR
1 - ADD/P

SECRET

3 October 1966

MEMORANDUM FOR : Chief, TRB

SUBJECT

: Verification of Contract Service for

CRH BOON NO Juise

1. The following is a record of subject's contract service with the Agency:

Date	Action	Compensation
4 July 1965 10 October 1965 3 July 1966 17 September 1966	Contract Employee Salary Increase Salary Increase Contract Terminated	\$19, 880 per annum \$20, 595 per annum \$21, 192 per annum \$21, 192 per annum

2. All of above service is creditable for both leave and Civil Service Retirement purposes.

> Dow H. Luetscher. Chief, Contract Personnel Division

Distribution:

Orig & 1 - Addressee

2 - CPD

SECRET

86 SEP 835

Chief, Contract Personnel Division

Paul R. Wilson

Verification of Contract Service

ORHEANAC, Trime S.

In order to establish the salary, LCD and to compute the SCD for both leave and retirement purposes, it is necessary to verify the contract service and salary of who claims employ-, DOB 9 October 1918, ment with this Agency in a contract status from 4 July 1965 to 17 September 1966.

Deputy Chief, Transactions & Records Branch

This is to advise that effective 17 September 1966 I will resign from employment with the United States Government as provided in the contractual agreement effective 4 July 1965. It is understood that my status as a Staff Employee will be effective 18 September 1965, the day following my resignation as a Contract Employee.

Terence S. CRABANAC

APPROVED:

European Contract Approving Officer

Date

APPROVED:

/s/ Dow H. Luetscher Special Contracting Officer REVIEWED H. Lucisoner.



SEURET

14 July 1966

MEMORANDUM FOR THE RECORD

SUBJECT: Terence S. CRABANAC (P)

The ADDP requested the writer to personnally bring CRABANAC's file to him for review this date. I was informed by Mr. Karamessines that Subject has now returned to headquarters for reassignment and will not be returning to Madrid, as his duties have been fulfilled there.

When the DDP decides CRABANAC's next assignment, ADDP will inform us of such and action desired. CRABANAC's travel accounting was given to C/E/B&F for preparation and processing of the voucher for Subject's return travel.

Charles J. Francis
AC/E/SS

CFrancis/cls: 14 Jul 66

MENORARDUM FOR: Deputy Director for Support

SUBJECT:

Request for Exception to Provision of FR 45-10b — Terence S. CRABANAC (P)

- 1. This memorandum contains a recommendation in paragraph 6 for the approval of the Deputy Director for Support.
- 2. Terence 8. CRABANAC (F) is a Contract Employee assigned to the Madrid area in Spain in a sensitive assignment since his conversion from a Staff Employee on 4 July 1965. CRABANAC was a GS-15, stop 7 (\$19,850.00 per annum) and he is being paid at the same rate in his present contract attus. His contract provides that he will be entitled to a living quarters allowance in conformance with regulations of this organization applicable to its appointed personnel.
- 3. The basic living quarters allowance for Class II officers in Madrid is \$2,000 per annua. The house which CRABANAC has located, with a one year lease from 15 November 1965 to 14 Hovember 1966, has an annual rent of \$6,600.00 excluding utilities. Therefore, for rent alone, he will be \$1,960.00 per year over the 160 percent maximum allowed under the provisions of FE 45-10b. On a 75/25 percent sharing basis of the 60 percent over the quarters allowance, he would be out of pocket \$2,395.00.
- 4. Due to the operational sensitivity of CRABANAC's assignment, his request for mlief on his housing costs was handled by Mr. Thomas Expressives, ADDP. On 15 September 1965, Mr. Karamessines, ADDP, approved his being reimbursed on a 75/23 percent basis for the excess allowable costs up to, but not to exceed, 60 percent above his quarters allowance. This authorization was included in a letter to CRABANAC from Mr. Karamessines. It is requested that the Deputy Director

for Support authorize the 75/35 percent sharing of the excess allowable costs up to 60 percent above his quarters allowance.

1.51

Edward Ryan' Acting Chief Western Europe Division

Recommendation in paragraph 4 is authorized:

Charles N. Davis

9 NOV 1965

Deputy Director for Support

Date

DDP/WE/88:DavisB.Powell/aj/6189 (8Nov65)

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Chief, Wostern Europe Division

18 October 1965

a.

ATT : Support Staff

Compensation and Tax Division Office of Finance

Puty Status Reports-Terence S. CRABARAC, Perployee Sumber 179080

Reference: FRB 20-1000-1, paragraph 5.

1. To date there is no record of receipt of Forms 764, Buty Status Reports, for Terense S. CRABASAC since his ROD 4 July 1965. These reports are required in order to maintain his leave account in accordance with the terms of paragraph 6(e) of his contract and to preclude action to withhold pay in accordance with requirements of the referenced handbook.

2. It is requested that this office be advised as to the reason for the delay in the submission of these Duty Status Reports.

LUCILE P. TWOKED

Chief,
Contract Employees accounts Section
Agent Payroll Branch

TO:

Componention and Tax Division Office of Finance

ATTENTION: Lucile F. Twogood

PROM:

Chief of Support, WE Division

Per conversation with Mr. Thomas Karamessines, ADDP, there will be no Duty Status Reports (Form 764) submitted on Terence S. CRARARAC. This should be used as the authority to continue his pay without these reports.

Davis B. Powell Chief of Support WE Division

SECRET Lamber 1 to minus.

\$1.30 135

Dear Howard,

14-00000

Your insurance representative has passed along some information concerning reimbursement to you by means of deposits to your bank account. So that you will understand the reason and the source of deposits which show up on your bank statement, here is the run-down for the present:

Amount of Deposit	Approx Date of Deposit	Reason for Payment
\$ 5.00	Sep 9	Settlement of claim for son Howard (settlement sheet enclosed)
\$216.06	Oct 7	Settlement of following claims: You\$ 47.68 Lisa 112.88 Kevan 24.50 Howard
\$505.75	Oct 7	Settlement of following claims: Lisa\$ 112.49 Kevan63.75 Kevan139.74 Lisa139.77
*		\$ 505.75 (Four settlement sheets are enclosed.)
\$ 60.00	To be made Nov 4	Refund of advance premium payments made on your life insurance policy which you cancelled.

I am also forwarding herewith some bills and receipts which your insurance representative has returned with appropriate notations on each. I believe you will want to retain these for possible future use.

Sincerely.

4 October 1965

MEMORANDUM FOR: Chief, Contract Personnel Division, Office of Personnel

: Terence S. CRABANAC (P), Contract Employee Request for Contract Amendment **SUBJECT**

1. It is requested that Subject's contract, which was effective 4 July 1965, be amended with respect to living quarters allowances so as to authorize reimbursement for 75% of the excess allowable costs up to, but not in excess of 60% of the standardized quarters but not in excess of, 60% of the standardized quarters allowance.

2. The proposal for this 75%/25% sharing basis, in lieu of the standard 50%/50% basis, has been reviewed and approved by Mr. Thomas H. Karamessines.

> my B. Paucel Davis B. Powell Chief, WE Support Staff

MEMORANDUM FOR: Mr. Thomas H. Karamessines

SUBJECT : Madrid Housing

1. The following is a listing of the GS-13 and above staff employees and their quarters costs as of April 1965:

Grade & No. of Dependents	Allowance	Cost	Cost to Individual
(COS)GS-16 (3)	\$2,900	\$4,236	All cost paid
GS-15 (1)	2,900	3,132	\$116
GS-15 (0)	2,000	1.800	0
GS-14 (5)	2,900	2,796	Ö
GS-14 (5)	2,900	3,840	450
GS-13 (3)	2,000	2,280	140
GS-13 (3)	2,000	2,472	236
GS-13 (5)	2,000	2,544	272

2. Mr. Hunt's quarters allowance is \$2,900. Using the same formula as applied to the other staff employees at the Station, the following would be the figures:

\$2,900 + 60% (\$1,740) = \$4,640

On a 50/50 percent sharing basis of the 60 percent, he would be out-of-pocket \$870 if his costs were \$4,640.

On a 75/25 percent sharing basis of the 60 percent, he would be out-of-pocket \$435, if his costs were \$4,640.

3. I would recommend he be authorized the 75/25 percent sharing basis of the allowable excess costs up to, but not to exceed, 60 percent above his quarters allowance.

Davis B. Powell
Chief
WE Support

4640

3 September 1965

MEMORANDUM FOR: Chief, Contract Personnel Division

SUBJECT

General - Terrence S. CRABANAC - Supplement

Specific - Paragraph Entitled "Offset"

REFERENCE

: A. OGC Opinion 65-2476a, dated 12 August 1965

B. Our Memo, dated 8 July 1965, Same Subject

- 1. This office herein recommends an ammendment to CRABANAC's Supplement dated 4 July 1965, to delete paragraph 7. entitled "Offset."
- 2. This office acknowledges the OGC opinion, Reference A, which determined CRABANAC may retain without Agency salary offset any future royalties earned as a result of his literary efforts based on the fact cover does not include role of a writer.
- 3. As Subject's cover "activities" have been officially clarified as being only a light one of a retired Foreign Service Officer for which the Agency will be making all entitlement payments and actually he will receive no funds from any cover, this paragraph, which is misleading, has no meaning in Subject's contract and it is hereby recommended that it be deleted from CFABANAC's Supplement.
- 4. Further, in future cases when a cover is so light that Subject will not be receiving funds from cover it is recommended that no "Offset" paragraph be included in Supplements or Contracts.

WILLIAM R. CAULFIELD Chief, Covert Claims Branch

Attachment Ref. A and B pro action tiller on

SECTION STORY

OGC 65-2476a

12 AUG 1965

MEMORANDUM FOR: Chief, Contract Personnel Division

SUBJECT:

14-00000

Terence S. CRABANAC - Retention of Royalties by a Contract Employee

- 1. You have requested the opinion of this Office in regard to the retention of future royalties which might be earned by Terence S. CRABANAC as a result of his literary efforts. We believe that he is entitled to retain such royalties without an offset against his Agency salary.
- 2. We have been advised by Mr. Gene Stevens, WE/Support, that CRABANAC's cover does not include the role of a writer; CRABANAC's cover for status will only be a light one of a retired Foreign Service Officer. Therefore, paragraph 7 of his contract dated 4 July 1965 may. remain as written. Royalties from the fictional works that he writes as a profitable hobby will not be emoluments received from or through his "cover activities."

NORMAN D. BLOCK

Office of General Counsel

cc: Chief, Covert Claims Branch Mr. Gene Stevens, WE/Support

3 AUG tORS

MEMORANDUM FOR : Office of General Counsel

ATTENTION

Norman Block

SUBJECT

Terence S. Crabanac --Retention of Royalties by a Contract Employee

- Reference is made to the telephone conversation of 26 July 1965 between yourself and Rogers C. Brooks of this Office wherein background information relating to the assignment of Terence S. Crabanac was discussed.
- 2. Subject will apparently develop a cover as a writer, a field wherein he has an already demonstrated talent based upon several publications. The objective of the cover is to provide a basis of attribution for some of his income. At the time of the preparation of Mr. Crabanac's contract, the specific detail of his cover was unknown.
- Request your opinion in regard to the retention of possible royalties earned by Crabanac as a result of his literary efforts or whether such income should be properly offset.

Joseph B. Ragan Chief, Contract Personnel Division

Attachments.

OP/CPD: RCBrooks/cw: 2 August 1965 ·

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from Security to Which he can mail his financial accounts. This will reduce contact with station

[1,...5]

5 July 1965

PLS NOT A BARRIED REPORT

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STITUS: Contract Papilayoe

CUBLECT

mercial del

: Torence CMARANAC

CHVER : Ben-Official - Writer

DESTINATION: Madrid Spain

primpings : Wife and four children.

14 12 11 Apr 21 mar.

Subject was advited took this briefing was being bold to redew with him the official financial business and personal aspects are ted as a revolt of all so interest. He was told to a report of the briefing would be prepared and that a copy would be forwarded to the MUSICAL office responsible for his administration.

Subject-is proceeding abroaders a retired CD GID officer was in new pursuing a career as a writer.

Subject and read his Contract. The parsons precent at the briefing were Subject and wire Division Budget and Fiscal Officer, payroll representative, and the undereigned Certifying Officer.

The payroll representative briefad Subject regarding his emparation. Bendgarriers payrolled allowances, tax vitabolding and deductions, proposed Fureign Daty Data Sheet was used and an afficial copy will be tent to the affice administering Subject upon receipt of a motification Subject has agrized in place. The Tax Committee representative had briefed habject was to the procedure by which he will fulfill his Federal tax reporting to airements - and below bection III outsided "I see." All questions I lied by subject during the briefing were answered to his apparent national class. There were two points tolch were to relieved further by WE, they were:

 Review of Supplement relative to quarters allowance being payrulled and non-recountable.

. Determination of authorisation and amount of a Transport tion allowance.

Plans call for Subject to est blick through Monetary Division in operational base account. This fund will serve his operation I necess while in Midrid as he is to have me (or limited) extract with the at the a highpoints of the briefing are discussed below?

Security State Security Securi

I. Funding and Accounting

A. Headque ters

(1) Will payroll Subject's compensation (and allowences) authorized deductione. . (Spaulty allowation as applicable)

Will alven a PC; travel funds and audit accounting which to to be submitted by Subject when so conting ecoplete.

(3) Will edvance funds and receive as ountings to operational fund. His first accounting will be upon coving into pursuant quarters, and initially quarterly thereafter, unless activity variable more frequent a: ounting period.

B. Station Will provide only emergen:y support as needed.

(1) Subject has no ligitizate cover from which through agreement with

KURAIK be would reselve payments. Poregraph 7 entitled OFFEAT is in question with contracting office as to what to intended as Cubject's only torons from .sver a tivities appear to be income from his writings. Subject is under impression in one from writings not to be refundable.

Tersa of Contract and Additional Items

Allowen tos -Subject was informed that allower es were subject to fluctuation es a result of Stondardized or Manak regulations charges.

course, it would be first.

(110.) Subject was advised to notify Headquarters of changes in his family status as such changes would offect allowed on being payroided where rates are determined by Subject's facily status.

(15) Receipts bulject was advised that a receipt is required where practicable or a certification in licu of receipt should be substitted for mil reinburseable expenses in the assunt of \$15.00 or norw.

(20) Travel Subject was briefed in general regarding reimburscable incidental expenses end travel entitlements in regard to bis proposed itinerary. Among the points overed were the following:

- A. Per Dies rates applicable to Subject's proposed it increry
- B. Exteas taggage provisions when economy/tourist flights are used

SECTE

Crebble Roe schmill Georgiating and Declaration for

E. ...

- C. Use of less then first loss at travel accommentations
- D. Use of American atritres
- (30) Effects Shipment
 Subject was briefed is general regarding his NUBANK authorizations
 as follows:
 - a. The combined shipping and storage of household effects to limited to 13,500 plumis set for Subject.
 - B. Full chipment to outhorized.
 - C. Subject was advised the total of the enount of the effects stored and shipped shall not exceed the limitations for shipment and storage set forth as 13,500 pounds not.
- (31) Unarroupented Boggage 300 pounds set per tieveller which may be used as follows: when estire journey is by surface transportation the 300 pound authorization in to be shipped by surface transportation, or can be included with boundheld effects shipment.
- (33) Factor Custon theres.

 As Subject to under pos-official cover be easy be required to pay foreign import duty so this regulatory authorization was discussed.
- (b3) Transportation Allowance Subject will be taking biv personal car and reported by will be authorized a Transportation Allowance but yet determined by Division. The Allowance is to be paid northly by Headquarte.s.
- (51) Temporary Leigting Allowance Subject was sixteen be would be entitled to this allowance and be was briefed as to its provisions as outlined in the Standardized Regulations.
- (53) Personent Personal Quarters would be administered to accountable.
 Subject was advised that his quarters would be administered to account with FR 49-105, and then the provisions of this degulation were explained to him. However, Division MAP offi or intends to review this point for possible contract semendant in providing a quarters allower a pt maximum Standardised rate and to be some accountable.

SECRET



- (ó0) Leave
- (61a) Subject was informed of his leave basences as of 3 July 1965: A/L 374 hours and S/L 533 hours.
- (63) Leave Benefite
 Subject was informed of accruals, use, and carry-over for socuel
 (350 hours) and sick leave while overseas. Also, he was informed
 Beadquarters forwards leave belances to the field annually.
- (71) Insurance
 Subject was informed that costs incurred for insurance protection
 of baggage, effects, ar and their shipment are considered personal
 and are not relaburacable by KUBARK.
- (74) Education and Educational Travel Allowances

 These regulatory provisions were discussed as the ages of Euclocit's children indicate his elligibility. All official employmes are required to sond children to U. S. Military school, Subject's allowances will be equal to that authorized for other WE non-official personnel in area.
- (81) Operational Expenses
 Eubject was briefed in general terms agarding advances, control,
 safekoeping, accounting, receipts, and other supporting authoritative documentation.
- (82) Operational Entertainment
 A thorough briefing was given Subject regarding this topic in accordance with current regulations.
- Other Operational Considerations

 An operational bank account is being opened through the Monetary
 Division to house an operational advance amount yet undetermined.
 Subject was advised not to co-mingle personal funds with operational funds. Subject will submit his first accounting upon occupying permanent quarters and initially quarterly thereafter. From this account TLA and Educational allowance payments will be made and reported.
- III. Taxes

 Emblect was advised be should file overtly only. Subject's W-2 is to be forwarded by pouch and his tax roturn is to be returned by pouch for mailing in U. S.

SECTIET

choop i Exclude: from entimelic demonselike and declassification

- Banking Angangements

 A. Subject has provided Headquarters with his bank angount for use so his stateside allottes.
 - An operational bank account is to be established.

WILLIAM R. CAULFIELD Chief, Covert Claims Branch

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1 - Payroll
1 - WE/Division

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MEMORANDUM FOR: Contract Personnel Division, 0/P

BUBJECT

general - Terence B. CHARAMAC - Supplement specific - Peregraph Entitled "CFFSET"

- This office has a question as to the intent of including paragraph (7.) entitled "OFFSET" as appears in the Contract for Terence S. CHABANAC. The paragraph in question reads so follows:
 - 7. OFFSET
 Enclusions (including benefits in kind) received
 from or through your cover activities are the
 property of the U.S. Government. Procedurally,
 such enclusions will be offset against amounts
 due you under this agreement and are acknowledged
 to be payment by the Government hereunder and
 for Federal income tex purposes. If cover
 enclusions exceed those due you under this
 contract, you will dispose of the excess amount
 in conformance with Governmental instructions.
- 2. Subject reportedly is proceeding shoots under the cover of a retired Foreign Service Officer and in pursuit of his achitican as a writer, Subject will receive all his contractual benefits through the Agency, there is no cover company, so therefore the only apparent escaluants to be received from or through his cover activities would be carnings received from articles, stories, or books written by his. Flames inform this office if its interpretation is correct. If not, we would appreciate your interpretation and reasoning relative to the attenuant "Excluments received from or through your cover activities are the property of the U.S. Government."

WILLIAM R. CAULFIELD Chief, Covert Claims Branch

JEH 34, Ay 15.

المناوع



Mr. Terence S. Crabanac

Dear Mr. Crabanac:

The United States Government, as represented by the Contracting Officer, hereby contracts with you as a Contract Employee for the use of your services and the performance of duties of a confidential nature under the following terms and conditions:

- 1. Compensation. In full consideration for the use of your services and the performance of specified confidential duties you will be compensated in an amount calculated at the rate of \$19,880 per annum. In addition, you are herein authorized legislative salary adjustments, within-grade promotions and, if applicable, a post differential in substantial conformance with rules and regulations applicable to Government appointed employees. Payments will be made as requested by you in writing in an approved manner. Taxes will be withheld therefrom and submitted by this organization.
- 2. Allowances. You will be entitled to: (a) Living quarters allowances in conformance with regulations of this organization applicable to
 its appointed personnel. In the event you are furnished quarters by the
 Government you will not be entitled to the living quarters allowances herein
 indicated.

(b) Cost-of-living allowances in conformance with applicable regulations of this organization including, but not limited to, a post allowance, a transfer allowance and a home service transfer allowance.

- 3. Travel. You will be advanced or reimbursed funds for travel and transportation expenses for you, your dependents, your household effects and your personal automobile to and from your permanent post of assignment, and for you alone for authorized operational travel. In addition, you will be entitled to storage of such household and personal effects as are not shipped, in conformance with applicable Government regulations. You may be entitled to per diem in lieu of subsistence in the course of all travel performed hereunder and, when authorized, for you alone while on temporary duty away from your permanent post of assignment. All travel, transportation and per diem provided for under this paragraph must be properly authorized, and expenses incurred here-under are subject to payment and accounting in compliance with applicable Government regulations.
- 4. Operational Expenses. You will be advanced or reimbursed funds for necessary operational expenses including, but not limited to, entertainment and the purchase of information, as specifically approved by the Government. Such funds will be subject to payment and accounting in compliance with applicable Government regulations.
- 5. Repayment. It is recognized that your failure to account for or refund any monies advanced you hereunder shall entitle the Government to withhold the total amount of such indebtedness or any portion thereof from any monies due you under the terms of this contract in such manner as it deems appropriate.

- 6. Benefits. (a) You will be entitled to death and disability benefits equal to those authorized under the Federal Employees' Compensation Act, as amended. Claims by you, your heirs, or legal representatives under this paragraph will be processed by this organization in accordance with its procedures in such manner as not to impair security.
- (b) You will be entitled to the continuance of pay and allowances in a manner similar to that set forth in the Missing Persons Act (50 U.S. C.A., App. 1001-1015).
- (c) You will be entitled to sick, annual and home leave (including travel expenses incident thereto) equal to and subject to the same rules and regulations applicable to Government appointed employees. Annual leave may only be taken at times and places approved in advance by appropriate Government representatives. All accrued but unused leave credited to your former account as an appointed employee of this organisation will be transferred to the leave account established for you hereunder.
- (d) As a Government employee under contract converted from staff status without a break in service, it is required that you continue to make contributions to the Civil Service Retirement Fund. Such contributions (presently six and one/half per cent (e-1/2%)) will be deducted by the Government from the basic compensation due you hereunder, i.e., presently \$19,880 per annum.
- (e) You are herein authorized to apply for enrollment in a health insurance program for certain selected Contract Employees of this organization, subject to all the terms and conditions of that program. If accepted, this organization is presently authorized to bear a portion of the premium cost, you will bear the remainder. Your financial contribution will be effected either by payroll deduction or by direct remittance at periodic intervals to be established by this organization.
- (f) (i) This organization is authorized to pay the cost of necessary hospitalization and related travel expenses for illness or injury incurred by a United States citizen full-time Contract Employee in the line of duty while abroad.
- (2) This organization may pay certain necessary costs of hospitalization and related travel expenses for illness or injury incurred by the dependents of a United States citizen full-time Contract Employee permanently assigned abroad, while they are located abroad.

It is understood and agreed that the eligibility and extent of the participation by you and your dependents in the above medical programs will be in conformance with the rules, regulations and policies of this organization in effect at the time an illness or injury is incurred, that all claims will be submitted only to this organization and that adjudication of such claims by this organization shall be final and conclusive.

7. Offset. Emoluments (including benefits in kind) received from or through your cover activities are the property of the U. S. Government. Procedurally, such emoluments will be offset against amounts due you under this agreement and are acknowledged to be payment by the Government hereunder and for Federal income tax purposes. If cover emoluments exceed those due you under this contract, you will dispose of the excess amount in conformance with Governmental instructions.

- 3. Execution of Documents. If, in the performance of services under this contract, you assume the custody of Government funds or take title of record to property of any nature whatsoever and wherever situate, which property has in fact been purchased with monies of the U. S. Government, you hereby recognize and acknowledge the existence of a trust relationship, either express or constructive, and you agree to execute whatever documents may be required by the Government to evidence this relationship.
- 9. Secrecy. You will be required to keep forever secret this contract and all information which you may obtain by reason hereof (unless released in writing by the Government from such obligation), with full knowledge that violation of such secrecy may subject you to criminal prosecution under the Espionage Laws, dated 25 June 1948, as amended, and other applicable laws and regulations.
- 10. Instructions. Instructions received by you from the Government in briefing, training or otherwise are a part of this contract and are incorporated herein, provided that such instructions are not inconsistent with the terms hereof.
- 11. Unauthorized Commitments. No promises or commitments pertaining to rights, privileges or benefits other than those expressly stipulated in writing in this agreement or any amendment thereto shall be binding on the Government.
- 12. Term. This contract is effective as of 4 July 1965, and shall continue thereafter for a period of two (2) years unless sooner terminated:
 - (a) Upon sixty (60) days' actual notice by either party hereto, or
 - (b) Upon actual notice to you in the event the results of an initially required medical examination are determined by this organization to be unsatisfactory, or
 - (c) Without prior notice by the Government, in the event of a breach of this contract by your violation of the security provisions hereof or by your otherwise rendering yourself unavailable for acceptable service.

Subject to the availability of appropriations, this agreement may be extended upon notice from the Government. In the event of voluntary termination on your part or termination for cause by the Government prior to the expiration of this agreement or any renewal thereof, you will not be entitled to return travel expenses to the United States. Termination of this agreement will not release you from the obligations of any security oath you may be required to take.

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J. U.IE

MEMORARDUM TO: Benefits & Services Division

SUBJECT : Cause of Illness - E. Howard Runt

- 1. Having been requested to give an opinion regarding the origins of the duodemal ulcer for which I was hospitalized october 12-15, 1964, I believe it to have resulted from three years of work frustration and professional dissatisfactions occasioned by (a) Agency failure to assign me to an appropriate post abroad following my participation in Project MATE, and (b) the passive, non-challenging mature of the demostic work I was given.
- 2. I should point out that before joining Project JAMTS in May, 1960, I requested in writing, and was granted by responsible senior officials, commitment to return me to an appropriate assignment abroad upon the termination of JAMTE. Despite continuing verbal assurances in the ensuing three years I was not sent abroad. Instead, I was in the ensuing three years I was not sent abroad. Instead, I was retained in domostic duties which I felt were inconsistent with the heavier responsibilities discharged by me during a long and active operational career abroad.
- 3. The T/O position I have been occupying Chief of Covert Action for DO Division is the equivalent of my 1953-50 assignment as Chief of Covert Action for SE Division. Organizationally I am where I was 11-12 years ago, but with a smaller staff and easy fewer responsibilities.
- b. To me this represented a professional dead-end, without hope of promotion or foreign assignment, a situation which preoxcupled my mind and in due course found physical reflection in ducional bemorrhage.
- 5. For the record, the foregoing information is not volunteered, but provided in response to an official request.

HOMARD BURT

MERORANDUM FOR: Mr. E. Howard Hunt SUBJECT : BEC Claim

- 1. Returned herewith is CA-1 (in duplicate) and CA-2 (in duplicate) which you completed in connection with your recent illness.
- 2. The Benefits and Services Division has requested the following information:
 - a. Statement of medical history Form 89 attached for this purpose.
 - b. Full statement from physician, or physician, including nature of illness, treatment, prognosis and statement as to what he thinks may be the cause.
 - c. Statement from you, describing in full, whit you think the contributing cause may be.

Virginia C. Lynch DO/Personnal

Attachments - A/S

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.`		NOTIFICATION OF ESTABLISHMENT OF MILITARY COVER BACKSTOP	DATE	
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[13-20-43]

MEMORANDUM FOR ATTACHMENT TO CA-2 Filled by E. Howard Hunt

My first knowledge of Mr. Hunt's illness was on the morning of 12 October when his office informed me that he bocame ill and was taken to the hospital with a "bleeding ulcer". He has been on sick leave since that date.

Thos. P. Schreyer Executive Officer

14-00000

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