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Records Management, White House Office of

Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)

Stack:	Row:	Sect.:	Shelf:	Pos.:	FRC ID: Location or NARA Number: Hollinger ID:	OA Number:
W	11	3	10	3	9072 21935 10784	10726

Folder Title:

508321

DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
001	Letter	[Letter] - To: Michael Sanders - From: Gaylord Hughey, Jr.	1	03/18/2002	P2; P6/b6;
002	Letter	[Letter] - To: Karl Rove - From: Gaylord Hughey Jr.	1	03/18/2002	P2; P6/b6;
003	Letter	[Letter] - To: Michael Sanders - From: A.W. "Dub" Riter, Jr.	1	03/15/2002	P2; P6/b6;
004	Letter	Young Republican National Federation, Inc. [With attachments] - To: Karl Rove - From: Maria Miller	2	01/10/2002	PRM;
005	Letter	[Letter] - To: POTUS - From: Carol Elledge	1	01/20/2001	P6/b6;
)06	Email	President Bush Greeting at Bass Awards Ceremony	2	02/22/2002	P6/b6;

COLLECTION TITLE: Records Management, White House Office of SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove) FOLDER TITLE: 508321 FRC ID: 9072

RESTRICTION CODES

Presidential Records Act - [44 U.S.C. 2204(a)]

P1 National Security Classified Information [(a)(1) of the PRA]

- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
- P3 Release would violate a Federal statute [(a)(3) of the PRA]
- P4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA]

P5 Release would disclose confidential advice between the President and his advisors, or between such advisors [a)(5) of the PRA]

P6 Release would constitute a clearly unwarranted invasion of personal privacy [(a)(6) of the PRA]

PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).

Deed of Gift Restrictions

- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.

Freedom of Information Act - [5 U.S.C. 552(b)]

- b(1) National security classified information [(b)(1) of the FOIA]
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- b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
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Records Not Subject to FOIA

DOCUMENT NO.	FORM	SUBJECT/TITLE		PAGES	DATE	RESTRICTION(S)
007	Memorandum	Memorandum for Heads of Exe From: Sam O'Keefe	cutive Departments -	1	04/25/2001	Ρ5;
008	Email	[Fact Sheet with attachments] - From: Karl C. Rove	To: Susan B. Ralston -	5	03/05/2002	Р5;
009	Memorandum	USTR / Commerce		3	N.D.	P1/b1; P5;
010	Memorandum	[Memorandum] - To: Ashley Es Ralston	tes - From: Susan	1	03/05/2002	P6/b6;
011	Email	[Approvals] - To: Chris Henick Kavanaugh	et al - From: Brett M.	1	03/05/2002	P5;
012	Email	Klamath Seaside Meeting - To: David Thomas	Susan Ralston - From:	2	03/05/2002	P5;
SERIES:	nagement, White s - FG006-27 (Off	House Office of ïce of Senior Advisor - Karl Rove	2)			
		RESTRI	CTION CODES			
Presidential Re	cords Act - [44 U.S.C	. 2204(a)]	Freedom of Information A	Act - [5 U.S.C	. 552(b)]	
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Records Not Subject to FOIA

DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
013	Memorandum	Memorandum for the Vice President - To: VPOTUS - From: Ken Mehlman, et al	1	03/06/2002	PRM;
014	Memorandum	Memorandum for Senior Advisors - From: Philippa Malmgren	8	03/06/2002	Р5;
015	Email	[Meeting] - To: Jay P. Lefkowitz - From: Leon R. Kass	1	03/05/2002	Р5;
016	Fax Cover Sheet	Fax Cover Sheet [with attachments] - To: Karl Rove - From: John H. Sununu	4	03/04/2002	Р5;
)17	Letter	[Letter] - To: Joe McIlhaney, Jr From: Karl Rove	1	02/01/2002	Р5;
)18	Handwritten Note	[Note] - To: Alberto [Gonzales] - From: Karl [Rove]	1	03/06/2002	Р5;

COLLECTION TITLE: Records Management, White House Office of SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove) FOLDER TITLE: 508321 FRC ID: 9072

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Records Not Subject to FOIA

DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
019	Fax Cover Sheet	Facsimile Transmittal - To: Karl Rove - From: Joe McIlhaney	3	02/01/2002	P5; P6/b6;
020	Outline	Meeting with Karl Rove	4	03/02/2002	P2; P5; P6/b6;
021	Email	Senator Smith - To: Susan B. Ralston - From: David M. Thomas	2	01/15/2002	PRM;
022	Memorandum	Republican National Finance Committee - To: Marc Racicot, el al - From: Janice Knopp	1	03/05/2002	PRM;
023	Letter	President Bush's Trip to Peru - To: Don Evans - From: Michael Mewhinney	1	02/19/2002	P6/b6;
024	Agenda	[Meeting]	1	03/06/2002	Р5;

COLLECTION TITLE:

Records Management, White House Office of SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove) FOLDER TITLE: 508321 FRC ID: 9072

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DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
025	List	[Eligibility for Federal Benefits]	1	N.D.	Р5;
026	Memorandum	Memorandum for Senior Advisors - From: Philippa Malmgren	8	03/06/2002	P5;
027	Fax Cover Sheet	Facsimile Transmittal Sheet - To: Susan Ralston - From: JD	1	10/22/2002	Р5;
028	Form	Delegate Statement of Particpation	8	01/09/2002	P6/b6;

COLLECTION TITLE: Records Management, White House Office of	
SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Roy	ve)
FOLDER TITLE: 508321	
FRC ID: 9072	
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Records Not Subject to FOIA

BARSHOP&OLES ENTRY STREET BENERINGS

Dear Karl, su you on CNN y. You are a good today an and doing a quat job for an country & our pusiden

Hook En

cc Pat

900 ISOM ROAD. SUITE 300 SAN ANTONIO. TEXAS 78216 210.366.3555 FAX 344.0140 (AUSTIN) 512.477.1212 FAX 495.9875 =

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GAYLORD T. HUGHEY, JR.

BOARD CERTIFIED OIL GAS & MINERAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION

ATTORNEY AT LAW 305 FERRELL PLACE TYLER TEXAS 75702

TELEPHONE. (903) 597-6192 FACSIMILE (903) 597-9584

	FA	CSIMILE TRANSMIT	TAL SHEET			
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COMPANY	- 	DATE: 3/	18/2002			
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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Letter	[Letter] - To: Michael Sanders - From: Gaylord Hughey, Jr.	1	03/18/2002	P2; P6/b6;

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COLLECTION: Records Management, White House Office of	
SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Ro	ove)
FOLDER TITLE: 508321	
FRC ID:	FOIA IDs and Segments:
9072	2018-0011-P
OA Num.: 10726	
NARA Num.: 10784	
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Records Not Subject to FOIA

FIRN

FACSIMILE TRANSMITTAL GAYLORD T. HUGHEY, JR. Attorney at Law 305 Ferrell Place- Tyler, Texas 75702 Telephone 903-597-6192 ~ Facsimile 903-597-9584

Transmission Date:	March 18, 2002
Transmitted To:	Karl Rove
Facsimile No.:	(202) 456-0191
Transmitted By:	Mary Bunch for Gaylord T. Hughey, Jr.
No. of Pages: (including cover sheel) Message:	3

Hard Copy: DWill follow A Will not follow unless requested

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- 2. Attorney work product; and/or
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Letter	[Letter] - To: Karl Rove - From: Gaylord Hughey Jr.	1	03/18/2002	P2; P6/b6;

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COLLECTION: Records Management, White House Offic	a of	
SERIES:		
Subject Files - FG006-27 (Office of Senior	Advisor - Karl Rove)	
FOLDER TITLE: 508321		
FRC ID:	FOIA IDs and Segments:	
9072	2018-0011-P	
OA Num.: 10726		
NARA Num.: 10784		

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Records Not Subject to FOIA

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Letter	[Letter] - To: Michael Sanders - From: A.W. "Dub" Riter, Jr.	1	03/15/2002	P2; P6/b6;

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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Letter	Young Republican National Federation, Inc. [With attachments] - To: Karl Rove - From: Maria Miller	2	01/10/2002	PRM;

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SERIES:	
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FOLDER TITLE:	
508321	
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OA Num.:	
10726	
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OA Num.:							
10726							
NARA Num.: 10784							
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REST	RICTION CODES						
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]						
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(1) of the FOIA]						
P2 Relating to the appointment to Federal office $[(a)(2) \text{ of the PRA}]$	b(2) Release would disclose internal personnel rules and practices of						
P3 Release would violate a Federal statute [(a)(3) of the PRA] P4 Release would disclose trade secrets or confidential commercial or	an agency [(b)(2) of the FOIA] b(3) Release would violate a Federal statute [(b)(3) of the FOIA]						
financial information [(a)(4) of the PRA]	b(4) Release would disclose trade secrets or confidential or financial						
P5 Release would disclose confidential advice between the President	information [(b)(4) of the FOIA]						

- and his advisors, or between such advisors [a)(5) of the PRA] P6 Release would constitute a clearly unwarranted invasion of
- personal privacy [(a)(6) of the PRA]
- PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).

Deed of Gift Restrictions

- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.

- b(6) Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]
- b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
- b(8) Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
- b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

Records Not Subject to FOIA

Do this letter ?

V yes

h V

FAX COVER SHEET



COMMISSION

To manage and conserve the natural

and cultural resources of Texas for the use and enjoyment of present

and future generations.

KATHARINE ARMSTRONG IDSAL CHAIRMAN

NO. OF PAGES (INCLUDING THIS PAGE):

TO: Karl Rove attention: Susan

COMPANY:

TELEPHONE OR FAX: 202 456-0191

FROM: Kathanie Solal

TELEPHONE:

MESSAGE:

Rear Karl,

A would be most gratiful to you if you could get a letter signed by our great President . Love,

212 TORCIDO DRIVE SAN ANTONIO, TEXAS 78209

02/22/2002 09:52 FAX 512 389 4814

Ø)002

Karl

Message by President George W. Bush to attendees of the Conservation Administrators Luncheon at the 67th North American Wildlife and Natural Resources Conference

Ladies and Gentlemen:

I am sorry that my schedule prevents me from joining with you today at the 67th North American Wildlife and Natural Resources Conference. I understand that you will take this opportunity to honor the contributions to conservation that have been made by Perry and Lee Bass, truly two of the greatest conservation leaders in the history of Texas. The Bass family has worked diligently to ensure that current and future generations of Americans will have the opportunity to experience the wild places and wildlife that make Texas, and this great country, special. I join with the Wildlife Management Institute, and all of you gathered today, to thank the Bass's for their hard work and dedication. Perry and Lee: you truly have made a difference.

My best regards to all of you and I hope you enjoy a productive time while in Dallas.

Sincerely

President George W. Bush

and to: Scot Williamson and to: Scot Williamson Wildlife Management Institute At. 1, 30x 587 NH 03590 NATH Stratford, NH 03590

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
 Email	President Bush Greeting at Bass Awards Ceremony	2	02/22/2002	P6/b6;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

· · · · · · · · · · · · · · · · · · ·	
COLLECTION: Records Management, White House Office of	
SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl R	ove)
FOLDER TITLE: 508321	
FRC ID:	FOIA IDs and Segments:
9072	2018-0011-P
OA Num.: 10726	
NARA Num.: 10784	

RESTRICTION CODES

Freedom of Information Act - [5 U.S.C. 552(b)]

- b(1) National security classified information [(b)(1) of the FOIA]
- b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
- b(3) Release would violate a Federal statute [(b)(3) of the FOIA]
- b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]
- b(6) Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]
- b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
- b(8) Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
- b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

Records Not Subject to FOIA

Court Sealed - The document is withheld under a court seal and is not subject to the Freedom of Information Act.

Presidential Records Act - [44 U.S.C. 2204(a)]

- P1 National Security Classified Information [(a)(1) of the PRA]
- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
- P3 Release would violate a Federal statute [(a)(3) of the PRA]
- P4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA]
- P5 Release would disclose confidential advice between the President and his advisors, or between such advisors [a)(5) of the PRA]
- P6 Release would constitute a clearly unwarranted invasion of personal privacy [(a)(6) of the PRA]
- PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).

Deed of Gift Restrictions

- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.

UNITED STEELWORKERS OF AMERICA 1150 17th Street, NW, Suite 300 Washington, DC 20036

Legislative and Political Department

Phone: (202) 778-4384 Fax: (202) 293-5308



MEMORANDUM VIAFAX 202-456-0191 To: Karl Rove, Senior Advisor to the From: Leo Gererd, Pres., USWA Subject: State "Steel Resolutions" Date: 2-26-02

These are hard to read -So I'll have them overnighted also. Hank you!

(16 pages to Sollow)

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USWA DISTRICT 10

PAGE 02/03

TIMOTHY F. MURPHY STATE SENATOR 37TH DISTRICT PLEASE REFLY TO: SENATE BOX 203037 ROOM 170, MAIN CAPITOL BUILDING HARRISBURG, PA 17120 (717) 787-5839 PAX: (717) 772-4437

 504 WASHINGTON ROAD

 PITTSBURGH, FA 15228

 (412) 844-5583

 FAX: (412) 429-5092

WEB SITE ADORESS: http://murphy.patenategop.com

Dear Steelworkers,



Senate of Hennsylbania February 21, 2002 AGING & YOUTH, CHAIRMAN PUBLIC MEALTH & WELFARE, YICE CHAIRMAN APPROPRIATIONS BANKING & INSURANCE COMMUNICATIONS & MIGH TECHNOLOGY EDUCATION

. .

COMMITTEES

I am pleased to report that last week I introduced a resolution urging President Bush to quickly adopt the United States International Trade Commission's recommendations to stop foreign countries from dumping steel and stealing our jobs.

The Pennsylvania State Senate did its part to "Stand up for Steel" by unanimously supporting Senate Resolution 165.

Regardless of where you call home in this great Commonwealth, the steel industry has touched and shaped your life. The legacy of our steel industry is obvious in communities like Pittsburgh, Johnstown, Steelton and Bethlehem. The mill provided jobs that welcomed new immigrants and were passed from generation to generation as an honorable family tradition. Even beyond those mill workers and their families, the steel industry energized the businesses that provided jobs for millions of other Pennsylvanians as well.

Prior to the Senate vote on my resolution, I told my colleagues that our steel industry is not the victim of a sneak attack and that we just didn't wake up one day to find freighters filled with foreign steel had invaded our country. Nor, I told my fellow Senators, should we be surprised that plants like the shuttered Bethlehem Steel works are now little more than silent monuments of a time when Pennsylvania was a worldwide leader in steel production.

Over the past four years, we have seen 28 steel companies – or about half of all active steel companies in the United States – file for bankruptcy. The harm to workers does not end when the plant closes. Witness what happened to the good people of LTV who lost their pension and healthcare for 13,000 former employees. We have stood by for too long and have done too little to stem this trend.

We must work within our system to ensure that steel makers have the benefit of a fair and equitable marketplace. It's past time for the federal government to take whatever steps are necessary to ensure this level playing field becomes an international reality. We have an opportunity to facilitate the development of a globally competitive steel industry, but only if we take action.

I have read the ITC's reports. The recommendations are lengthy and detailed. And, they ARE needed.

Quoting from the United States International Trade Commission... "...certain steel products are being imported into the United States in such increased quantities as to be a substantial cause of serious injury to the domestic industry..." The products being plate, hot-rolled sheet, cold-rolled sheet, coated sheet, hot-rolled bar, cold-finished bar and stainless steel rod, stainless steel bar, carbon and alloy steel fittings and flanges, rebar, slabs and welded tubular products.

. .

President George W. Bush says this "If you're worried about the security of the country and you become over-reliant upon foreign sources of steel, it can easily affect the capacity of our military to be well supplied. Steel is an important jobs issue; it is also an important national security issue. I am here to trumpet one of the great values of America. That's the enterprise of the American worker, the hardworking American citizens who make this economy go. And those are the steelworkers of America. I appreciate what you do for our country."

Former Governor Tom Ridge put it in clear terms when he said, "We must...act quickly...steel is an essential element of our military defenses – from the transporting of troops to the latest smart weapon technology. When the civilian market is threatened by the glut of foreign imports, the military's capability is put at risk."

This is a serious situation. The steel industry, its workers and its families built our Commonwealth and our country. I am proud to say that the Senate of Pennsylvania stood together as the advocates of Pennsylvania's steel workers to send a clear message to Washington that it is time for the federal government to review and implement the ITC recommendations and restore fairness to fair trade.

Our steel industry can compete with anyone, and produce a better product at a competitive cost. But, we can only do that with a level playing field. I will remain by your side until we get the job done.

Thank you,

Tim Marphy

Tim Murphy State Senator, 37th District Commonwealth of Pennsylvania

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As Introduced

124th General Assembly Regular Session 2001-2002

S. C. R. No. 32

Senators Oelslager, Wachtmann, DiDonato, Carnes, Coughlin, Armbruster, Brady

CONCURRENT RESOLUTION

То	request the President of the United States to	l
•	implement the strongest possible remedies, as	2
	recommended by the Commissioners of the United	3
	States International Trade Commission, in order to	4
	provide comprehensive relief to the domestic steel	5
	industry.	6

BE IT RESOLVED BY THE SENATE OF THE STATE OF OHIO (THE HOUSE OF REPRESENTATIVES CONCURRING):

WHEREAS, The steel industry is a vital component of Ohio's 7 economy, employing more than 110,000 workers and contributing over 8 S8 billion to Ohio's economy each year; and 9 WHEREAS, Increased imports of subsidized foreign steel 10 products have caused market conditions to deteriorate to such a 11 degree that the steel industry in Ohio is in its worst crisis in 12 history, forcing many Ohio steel-making companies to declare 13 bankruptcy, shut down facilities, or reduce production; and 14 WHEREAS, The United States International Trade Commission, 15 after conducting an extensive investigation, has determined 16 unanimously that increased imports of certain steel products are a 17 substantial cause of serious injury to the domestic steel 18 19 industry; and

02/24/2002 20:25

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HOUSE CONCURRENT RESOLUTION NO. 14

(By Mr. Speaker, Mr. Kiss, and Delegates Swartzmiller, Amores, Anderson, Angotti, Ashley, Azinger, Beach, Beane, Boggs, Border, Brown, Browning, Butcher, Campbell, Cann,
Canterbury, Caputo, Carmichael, Coleman, Compton, Craig, DeLong, Dempsey, Douglas, Doyle, Ellem, Ennis, Evans, Fabey, Faircloth, Flanigan, Fleischauer, Fletcher, Fox, Fragale, Frederick, Givens, Hall, Harrison, Hatfield, Hrutkay, Hubbard, Keener, Kominar, Kuhn, Leach, Leggett, Louisos, Mahan, Manchin, Manuel, Marshall, Martin, Mathews, McGraw, Mczzatesta, Michael, Morgan, Overington, Paxton, Perdue, Perry, Pethtel, Pino, Poling, Proudfoot, Prunty, Riggs, Romine, Schadler, Shaver, Shelton, Smirl, J. Smith, L. Smith, Spencer, Stalnaker, Staton, Stemple, Stephens, Susman, R. Thompson, R. M. Thompson, Trump, Tucker, Varner, Walters, Warner, Webb, Webster, C. White, G. White, H. White, Williams, Wills, Wright and Yeager)

[Introduced February 1, 2002; referred to the Committee on Rules.]

A RESOLUTION urging President Bush to act quickly on the recommendations of the United States

International Trade Commission regarding the domestic steel industry.

WHEREAS, The steel industry remains vital to the economy and national security of the

United States and provides family sustaining jobs as well as health care and pensions to thousands of

West Virginia families; and

WHEREAS, West Virginia is home to Weirton Steel Corporation and Wheeling-Pittsburgh

Steel Corporation, the seventh and eighth largest domestic integrated steel companies, respectively;

and

WHEREAS, Since the steel industry crisis began in 1998, nearly 30 steel companies (approximately one half of all active steel companies in the United States) with over sixty thousand employees have filed for bankruptcy; steel and stock prices continue to plummet and illegal steel imports continue to be dumped on our shores threatening the future of the entire industry; and

WHEREAS, The domestic steel industry is prepared to work together in the spirit of

1

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cooperation with government leadership to build a strong and globally competitive steel industry; and

WHEREAS, It is of the utmost importance that action be taken quickly by the federal government to help the domestic steel industry recover; and such action provides relief from the industry's legacy cost burden C primarily pension and retiree health-care costs thereby removing the most significant barrier to the necessary consolidation and rebuilding of the American steel industry; therefore, be it

Resolved by the Legislature of West Virginia:

- That pursuant to serious injury findings by the International Trade Commission and its' recommendation for remedy, that the West Virginia Legislature urges President Bush to take swift action to implement a tariff rate of at least 40 percent, for four years, which will cover the full range of products where injury has been found by the International Trade Commission; and, be it
- Further Resolved, That the West Virginia Legislature urges President Bush to address the important issue of legacy costs thereby providing the environment necessary for rebuilding for the long term a strong and globally competitive United States steel industry; and, be it
- *Further Resolved,* That the Clerk is hereby directed to transmit a copy of this resolution to President George Bush, Vice President Richard Chency, Secretary of Commerce Donald Evans, the West Virginia Congressional Delegation and Governor Bob Wise.

2

HC1019-Stevenson

Introduced Version

HOUSE CONCURRENT RESOLUTION No. 10

DIGEST OF INTRODUCED RESOLUTION

A CONCURRENT RESOLUTION urging President Bush to act quickly on the recommendations of the United States International Trade Commission regarding the domestic steel industry.

Stevenson, Dumezich, Aguilera, Brown C, Cheney, Dobis, Harris, Kuzman, Lawson L, Smith V

January 15, 2002____, read first time, adopted Voice Vole.



2002

2002:2436

HC 1019/DI 84

Introduced

Second Regular Session 112th General Assembly (2002)

HOUSE CONCURRENT RESOLUTION

A CONCURRENT RESOLUTION urging President Bush to act quickly on the recommendations of the United States International Trade Commission regarding the domestic steel industry.

Whereas, Steel has long been an important industry in northern Indiana and is vital to the economy of the United States;

Whereas, In recent years, the steel industry has been hit with a rise in bankruptcy filings among domestic producers, plummeting steel and stock prices, failing employment, and increased foreign control of the industry;

Whereas, Since the industry crisis began in 1998, 28 steel companies with over 60,000 employees have filed for bankruptcy;

Whereas, In recent years the steel industry has also been suffering because of increased importation of steel and iron ore products into the United States and the increased costs for retiree health care due to downsizing and restructuring of the industry during the 1980s;

Whereas, It is of utmost importance that action be taken quickly to help the domestic steel industry recover;

Whereas, Any action taken should include the creation of a government sponsored program that would provide relief from the industry's retiree legacy cost burden, primarily pension and retiree health care costs, thereby removing the



2002

HC 1019/DI 84

most significant barrier to consolidation of a highly fragmented industry; and

Whereas, The steel industry has long been the backbone of the economy of northern Indiana and several areas in the United States, and it is vital that this industry be protected to maintain thousands of American jobs: Therefore,

> Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly urges President
 Bush to take swift action to implement a tariff rate of 40% for four
 years on the full range of products where injury was found by the
 United States International Trade Commission.
 SECTION 2. That the Principal Clerk of the House of
 Representatives transmit a copy of this resolution to President Bush,

7 Vice President Cheney, the Indiana Congressional delegation,
8 Governor O'Bannon, and Lieutenant Governor Kernan.



Bill Action History

Bill No.: HC	R 0009 Digest: Urging INDOT rename SL Rd. 39 Hgwy 60/Hgwy 30 in Laporte cty for Neil Thompson.
Authors/Coa	uthors: Pelath
01/14/2002	H Anthored by Representative Pelath
	H First reading: adopted Voice Vote
	H Referred to the Senate
	H First Senate Sponsor: Senator Bowser
	H Second Schate Sponsor, Senator Alexa
	S First reading; referred to Committee on Transportation and Interstate Cooperation
02/21/2002	S Committee report. do pass, adopted
Bill No.: HC	R 0010 Digest: Urging Pre. Bush to act US Trade Comm. regarding the domestic steel industry.
Authors/Coa	uthors: Stevenson, Dumczich, Aguilera, C. Brown, Cheney, Dobis, Harris,
	Kuzman, L. Lawson, V. Smith, Ayres
01/15/2002	H Anthored by Representative Stevenson
01/15/2002 Smith	H Coambored by Representatives Dumezich, Aguilera, C. Brown, Cheney, Dobis, Harris, Kuzman, L. Lawson and V
01/15/2002	H First reading: adopted Voice Vote
01/15/2002	H Referred to the Senate
01/15/2002	H First Senate Sponsor: Senator Rogers
01/15/2002	H Second Senate Sponsor, Senator Landske
01/15/2002	H Cosponsors: Senators Mrvan, Antich and Smith
01/22/2002	H Representative Ayres added as coauthor
02/01/2002	S First reading: referred to Committee on Commerce and Consumer Affairs
02/19/2002	S Committee report: do pass, adopted
02/19/2002	S Senators Clark and Weatherwax added as cosponsors
02/21/2002	S Second reading: adopted Voice Vote
02/21/2002	S Returned to the House
02/21/2002	S Senator Merritt added as cosponsor
Bill No.: HC	R 0011 Digest: Joint Session of 112th General Assembly on the State of Indiana.
Authors/Coa	uthors: Kruzen
	H Authored by Representative Kruzan
	H First reading: adopted Voice Vote
	H Referred to the Senate
	H First Senate Sponsor. Senator Garton
01/15/2002	H Second Senate Sponsor: Senator R. Young
01/16/2002	S First reading: adopted Voice Vote
01/16/2002	S Returned to the House

Authors/Coauthors: Gregg, Aguilera, Alderman, Atterholt, Avery, Ayres, Bardon, Bauer, Becker, Behning, Bischoff, Bodiker, Borror, Bottorff, Buck, Budak, Buell, Burton, C. Brown, Cheney, Cherry, Cochran, Cook, Crawford, Crooks, Crosby, D. Young, Day, Denbo, Dickinson, Dillon, Dobis,

02/24/2002 20:25 4125622596

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Session Information - Action List: House Concurrent Resolution 0010



Action List: House Concurrent Resolution 0010

02/25/2002 11:17:07 AM EST

Authors:

Date	Chamber	Action
01/15/2002	Н	Authored by Representative Stevenson
01/15/2002	Н	Coauthored by Representatives Dumezich, Aguilera, C. Brown, Cheney, Dobis, Harris, Kuzman, L. Lawson and V. Smith
01/15/2002	Н	First reading: adopted Voice Vote
01/15/2002	Н	Referred to the Senate
01/15/2002	H	First Senate Sponsor: Senator Rogers
01/15/2002	Н	Second Senate Sponsor: Senator Landske
01/15/2002	H	Cosponsors: Senators Mrvan, Antich and Smith
01/22/2002	н	Representative Ayres added as coauthor
02/01/2002	S	First reading: referred to Committee on Commerce and Consumer Affairs
02/19/2002	S	Committee report: do pass, adopted
02/19/2002	S	Senators Clark and Weatherwax added as cosponsors
02/21/2002	S	Second reading: adopted Voice Vote
02/21/2002	S	Returned to the House
02/21/2002	S	Senator Merritt added as cosponsor

Indiana

KSIEGFRIED

FROM : USWA HOMER WILSON

Penate of Alabama

PHONE NO. : 2057834764



MONTGOMERY, ALABAMA

OFFICE OF THE SECRETARY

Resolution

URGING PRESIDENT BUSH AND THE CONGRESS TO ACT QUICKLY ON RECOMMENDATIONS OF THE INTERNATIONAL TRADE COMMISSION REGARDING THE DOMESTIC STEEL INDUSTRY, AND ENCOURAGING NECESSARY CONSOLIDATION AND CAPACITY REDUCTIONS IN THE INDUSTRY

By Senator McClain

WHEREAS, steel has long been an important industry in Alabama and is vital to the seconomy and security of the United States; and

WHEREAS, in recent years, the steel industry has been bit with a surge of foreign steel imports, a rise in bankruptcy filings among domestic producers, plummeting steel and stock prices, and massive layoffs and job losses; and

WHEREAS, twenty-eight American steel companies, with a total of more than 60,000 employees, have filed for bankruptcy since the foreign import crisis began to hit the industry in 1998; and

WHEREAS, as a result of the impact of imported steel, at least two Alabama steel firms have shut down and several others are in financial distress, bringing great hardship to Alabama communities and Alabama working families; and

WHEREAS, it is of utmost importance that action be taken quickly to help the domestic steel industry recover from the effects of the steel import crisis and the global overcapacity which exists in the industry; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That:

(1) We urge President Bush to take swift action, in the aftermath of the recent International Trade Commission (ITC) recommendations, to implement a tariff rate on foreign steel of 40 percent for a four-year period and covering the full range of products where injury has been found by the ITC.

(2) We urge Congress to remove the principal barrier to needed consolidation within the domestic industry -- namely, employee-related obligations of certain steel companies -- by reassigning those obligations to relevant government agencies and absorbing those costs under existing government programs to the maximum extent possible.

BE IT FURTHER RESOLVED, That the Alabama Legislature transmit copies of this resolution to the President of the United States and to members of Alabama's Congressional Delegation.



I hereby certify that the above is a true, correct and accurate copy of Senate Joint Resolution No. 17, adopted by the Legislature of Alabama on January 23, 2002, Act No. 2002-049.

Kee

McDowell Lice Secretary of Senate

FROM : USWA HOMER WILSON

KSIEGFRIED



MONTGOMERY, ALABAMA

Resolution

IIIR 71

By Representatives Curry, Major, Barton, Rogers (M), Galliher, Kill, Morrow, Martin, Greene, Houston, Humphrycs, Payne and Crigler

URGING PRESIDENT BUSH AND CONGRESS TO ACT QUICKLY ON RECOMMENDATIONS OF THE INTERNATIONAL TRADE COMMISSION REGARDING THE DOMESTIC STEEL INDUSTRY, AND ENCOURAGING NECESSARY CONSOLIDATION AND CAPACITY REDUCTIONS IN THE INDUSTRY

WHEREAS, steel has long been an important industry in Alabama and is vital to the economy and security of the United States; and

WHEREAS, in recent years, the steel industry has been hit with a surge of foreign steel imports, a rise in bankruptcy filings among domastic producers, plummeting steel and stock prices, and massive layoffs and job losses; and

WHEREAS, twenty-eight American steel companies, with a total of more than 60,000 employees, have filed for bankruptcy since the foreign import crisis began to hit the industry in 1998; and

WHEREAS, as a result of the impact of imported steel, at least two Alabama steel firms have shut down and several others are in financial distress, bringing great hardship to Alabama communities and Alabama working families; and

WHEREAS, it is of utmost importance that action be taken quickly to help the domestic steel industry recover from the effects of the steel import crisis and the global overcapacity which exists in the industry; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA. BOTH HOUSES THEREOF CONCURRING, Thus:

(1) We urge President Bush to take swift action, in the aftermath of the recent International Trade Commission (ITC) recommendations, to implement a tariff rate on foreign steel of 40 percent for a four-year period and covering the full range of products where injury has been found by the ITC.

(2) We urge Congress to remove the principal barrier to needed consolidation within the domestic industry -namely, employee-related obligations of certain steel companies -- by reassigning those obligations to relevant government agencies and absorbing those costs under existing government programs to the maximum extent possible.

BE IT FURTHER RESOLVED, That the Alabama Legislature transmit copies of this resolution to the President of the United States and to members of Alabama's Congressional Delegation.

> IN WITNESS WHEREOF, I have hereunto set my hand and have caused the GREAT SEAL of the State of Alabama to be affixed by the Secretary of State at the Capitol in the City of Montgomery on this the 5th day of February, 2002.

GOVERNUR

Secterary of State

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PRINTER'S NO. 1716

THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE RESOLUTION No. 165 Session of 2002

INTRODUCED BY MURPHY, TOMLINSON, TARTAGLIONE, WOZNIAK, M. WHITE, O'PAKE, CONTI, THOMPSON, PICCOLA, KUKOVICH, LAVALLE, HELFRICK, EARLL, KITCHEN, LOGAN, DENT, ERICKSON, ORIE, BRIGHTBILL, RHOADES, ROBBINS, BELL, BODACK, BOSCOLA, COSTA, FUMO, HUGHES, KASUNIC, MELLOW, MUSTO, SCHWARTZ, STACK, STOUT, WAGNER, A. WILLIAMS AND C. WILLIAMS, FEBRUARY 11, 2002

REFERRED TO INTERGOVERNMENTAL AFFAIRS, FEBRUARY 11, 2002

A CONCURRENT RESOLUTION

1 Urging the President of the United States to act quickly on the 2 recommendations of the International Trade Commission ٦ regarding the domestic steel industry. 4 WHEREAS, Pennsylvania is the birthplace of the American steel 5 industry and home to the country's largest steel producers, 6 including United States Steel Corporation and Bethlehem Steel 7 Corporation, and home to the United Steelvorkers of America; and 8 WHEREAS, The steel industry remains vital to the economy and 9 national security of the United States and provides family-10 sustaining jobs for 60,000 Pennsylvanians as well as health care 11 and pensions for an additional 150,000 Pennsylvania families; 12 and 13 WHEREAS, Since the steel industry crisis began in 1998. 28 14 steel companies, half of all active steel companies in the 15 United States, have filed for bankruptcy; and 16 WHEREAS, Steel stock values continue to plummet and illegal

4125622596 7175205417

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I steel imports continue to be dumped on our shores, threatening 2 the future of the entire industry; and WHEREAS, United States Steel Corporation, Bethlehem Steel 3 Corporation and the United Steelworkers of America are prepared 4 to work together in the spirit of cooperation with Federal 5 Government leadership to build a strong and globally competitive 6 7 steel industry; and WHEREAS, It is of the utmost importance that action be taken 8 quickly by the Federal Government to help the domestic steel 9 10 industry recover and that such action provide for the relief, consolidation and rebuilding of the American steel industry; 11 therefore be it 12 13 RESOLVED (the House of Representatives concurring), That the General Assembly of the Commonwealth of Pennsylvania urge the 14 President, pursuant to the serious injury findings by the 15 International Trade Commission and the recommendation for 16 remedy, to take swift action to implement substantial tariffs 17 covering the full range of products where injury has been found 18 . by the International Trade Commission; and be it further 19 RESOLVED, That the General Assembly urge the President to 20 take any additional steps that are necessary to rebuild a strong 21 and globally competitive United States steel industry; and be it 22 23 further 24 RESOLVED, That a copy of this resolution be transmitted to the President of the United States, Vice President Dick Cheney, 25 26 Secretary of Commerce Donald Evans, the members of Congress from

27 Pennsylvania and Governor Mark Schweiker.

B8L82JS/20020S0165R1716

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PRINTER'S NO. 3312

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE RESOLUTION No. 429 Session of 2002

INTRODUCED BY PIPPY, BENNINGHOFF, ARGALL, ARMSTRONG, M. BAKER, BASTIAN, BUXTON, CALTAGIRONE, CAPPELLI, CLYMER, M. COHEN, CREIGHTON, DAILEY, DALLY, DeWEESE, DONATUCCI, J. EVANS, FICHTER, GABIG, GEIST, GEORGE, GRUITZA, HARHAI, HENNESSEY, HERSHEY, HESS, KELLER, LAUGHLIN, LESCOVITZ, MANN, MARKOSEK, McCALL, McGREHAN, McILHATTAN, MELIO, MICHLOVIC, R. MILLER, PETRARCA, READSHAW, ROSS, RUBLEY, SAMUELSON, SANTONI, SATHER, SAYLOR, SHANER, SOLOBAY, R. STEVENSON, T. STEVENSON, STURLA, SURRA, E. Z. TAYLOR, TIGUE, TRICH, TURZAI, WATSON, J. WILLIAMS, WOJNAROSKI, YOUNGBLOOD, LEH, COSTA, ROBERTS, BROWNE, HASAY, ALLEN AND JOSEPHS, FEBRUARY 12, 2002

REFERRED TO COMMITTEE ON RULES, FEBRUARY 12, 2002

A CONCURRENT RESOLUTION

WHEREAS, Pennsylvania is the birthplace of the American a industry and home to the country's largest steel producers, including United States Steel Corporation and Bethlehem Stee Corporation, and home to the United Steelworkers of America; WHEREAS, The steel industry remains vital to the economy national security of the United States and provides family- sustaining jobs for 60,000 Pennsylvanians as well as health and pensions for an additional 150,000 Pennsylvania families	the
 6 including United States Steel Corporation and Bethlehem Stee 7 Corporation, and home to the United Steelworkers of America; 8 WHEREAS, The steel industry remains vital to the economy 9 national security of the United States and provides family- 10 sustaining jobs for 60,000 Pennsylvanians as well as health 	teel
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8 WHEREAS, The steel industry remains vital to the economy 9 national security of the United States and provides family- 10 sustaining jobs for 60,000 Pennsylvanians as well as health	1
9 national security of the United States and provides family- 10 sustaining jobs for 60,000 Pennsylvanians as well as health	and
10 sustaining jobs for 60,000 Pennsylvanians as well as health	and ·
	•
11 and pensions for an additional 150,000 Pennsylvania families	care
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12 and	
13 WHEREAS, Since the steel industry crisis began in 1998, 2	8

14 steel companies, half of all active steel companies in the

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1	United States, have filed for bankruptcy; and
2	WHEREAS, Steel stock values continue to plummet and illegal
3	steel imports continue to be dumped on our shores, threatening
~ 4	the future of the entire industry; and
5	WHEREAS, United States Steel Corporation, Bethlehem Steel
6	Corporation and the United Steelworkers of America are prepared
7	to work together in the spirit of cooperation with Federal
8	Government leadership to build a strong and globally competitive
9	steel industry; and
10	WHEREAS, It is of the utmost importance that action be taken
11	quickly by the Federal Government to help the domestic steel
12	industry recover and that such action provide for the relief,
13	consolidation and rebuilding of the American steel industry;
14	therefore be it
15	RESOLVED (the Senate concurring), That the General Assembly
16	of the Commonwealth of Pennsylvania urge the President, pursuant
17	to the serious injury findings by the International Trade
18	Commission and the recommendation for remedy, to take swift
19	action to implement substantial tariffs covering the full range
20	of products where injury has been found by the International
21	Trade Commission; and be it further
22	RESOLVED, That the General Assembly urge the President to
23	take any additional steps that are necessary to rebuild a strong
24	and globally competitive United States steel industry; and be it
2\$	further
26	RESOLVED, That a copy of this resolution be transmitted to
27	the President of the United States, Vice President Dick Cheney,
28	Secretary of Commerce Donald Evans, the members of Congress from
29	Pennsylvania and Governor Mark Schweiker.

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UNITED STEELWORKERS OF AMERICA 1150 17th Street, NW, Suite 300 Washington, DC 20036

Legislative and Political Department

Phone: (202) 778-4384 Fax: (202) 293-5308



MEMORANDUM VIAFAX 202-456-0191 To: Karl Rove, Senior Advisor to the From: Leo Gererel, Pres., USWA Subject: State "Steel Resolutions" Date: 2-26-02

These are hard to read -So I'll have them overnighted also Hank you! (16 pages to Sellow)

USWA DISTRICT 10

PAGE 02/03



 ROCH 170, MAIN CAPITOL BUILDING

 HARRISBURG, PA 17120

 (717) 747-5829

 PAX: (717) 772-4457

304 WASHINGTON ROAD PITTSBURGH, PA 13230 (412) 344-3583 PAX: (412) 428-3092

WEB SITE ADDRESS: http://murphy.patenstegop.com

Dear Steelworkers,



COMMITTEES

AGING & YOUTH, CHAIRMAN PUBLIC MEALTH & WELFARE, VICE CHAIRMAN APPROPRIATIONS BANKING & INSURANCE COMMUNICATIONS & MIGH TECHNOLOGY EDUCATION

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Senate of Pennsylbania February 21, 2002

I am pleased to report that last week I introduced a resolution urging President Bush to quickly adopt the United States International Trade Commission's recommendations to stop foreign countries from dumping steel and stealing our jobs.

The Pennsylvania State Senate did its part to "Stand up for Steel" by unanimously supporting Senate Resolution 165.

Regardless of where you call home in this great Commonwealth, the steel industry has touched and shaped your life. The legacy of our steel industry is obvious in communities like Pittsburgh, Johnstown, Steelton and Bethlehem. The mill provided jobs that welcomed new immigrants and were passed from generation to generation as an honorable family tradition. Even beyond those mill workers and their families, the steel industry energized the businesses that provided jobs for millions of other Pennsylvanians as well.

Prior to the Senate vote on my resolution, I told my colleagues that our steel industry is not the victim of a sneak attack and that we just didn't wake up one day to find freighters filled with foreign steel had invaded our country. Nor, I told my fellow Senators, should we be surprised that plants like the shuttered Bethlehem Steel works are now little more than silent monuments of a time when Pennsylvania was a worldwide leader in steel production.

Over the past four years, we have seen 28 steel companies – or about half of all active steel companies in the United States – file for bankruptcy. The harm to workers does not end when the plant closes. Witness what happened to the good people of LTV who lost their pension and healthcare for 13,000 former employees. We have stood by for too long and have done too little to stem this trend.

We must work within our system to ensure that steel makers have the benefit of a fair and equitable marketplace. It's past time for the federal government to take whatever steps are necessary to ensure this level playing field becomes an international reality. We have an opportunity to facilitate the development of a globally competitive steel industry, but only if we take action.

I have read the ITC's reports. The recommendations are lengthy and detailed. And, they ARE needed.

Quoting from the United States International Trade Commission... "...certain steel products are being imported into the United States in such increased quantities as to be a substantial cause of serious injury to the domestic industry..." The products being plate, hot-rolled sheet, cold-rolled sheet, coated sheet, hot-rolled bar, cold-finished bar and stainless steel rod, stainless steel bar, carbon and alloy steel fittings and flanges, rebar, slabs and welded tubular products.

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President George W. Bush says this "If you're worried about the security of the country and you become over-reliant upon foreign sources of steel, it can easily affect the capacity of our military to be well supplied. Steel is an important jobs issue; it is also an important national security issue. I am here to trumpet one of the great values of America. That's the enterprise of the American worker, the hardworking American citizens who make this economy go. And those are the steelworkers of America. I appreciate what you do for our country."

Former Governor Tom Ridge put it in clear terms when he said, "We must...act quickly...steel is an essential element of our military defenses – from the transporting of troops to the latest smart weapon technology. When the civilian market is threatened by the glut of foreign imports, the military's capability is put at risk."

This is a serious situation. The steel industry, its workers and its families built our Commonwealth and our country. I am proud to say that the Senate of Pennsylvania stood together as the advocates of Pennsylvania's steel workers to send a clear message to Washington that it is time for the federal government to review and implement the ITC recommendations and restore fairness to fair trade.

Our steel industry can compete with anyone, and produce a better product at a competitive cost. But, we can only do that with a level playing field. I will remain by your side until we get the job done.

Thank you,

Tim Murphy

Tim Murphy State Senator, 37th District Commonwealth of Pennsylvania

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As Introduced

124th General Assembly Regular Session 2001-2002

\$. C. R. No. 32

Senators Oelslager, Wachtmann, DiDonato, Carnes, Coughlin, Armbruster, Brady

CONCURRENT RESOLUTION

To request the President of the United States to	l
implement the strongest possible remedies, as	2
recommended by the Commissioners of the United	3
States International Trade Commission, in order to	4
provide comprehensive relief to the domestic steel	5
industry.	6

BE IT RESOLVED BY THE SENATE OF THE STATE OF OHIO (THE HOUSE OF REPRESENTATIVES CONCURRING):

WHEREAS, The steel industry is a vital component of Ohio's 7 economy, employing more than 110,000 workers and contributing over 8 \$8 billion to Ohio's economy each year; and Q WHEREAS, Increased imports of subsidized foreign steel 10 produces have caused market conditions to deteriorate to such a 11 degree that the steel industry in Ohio is in its worst crisis in 12 history, forcing many Ohio steel-making companies to declare 13 bankruptcy, shut down facilities, or reduce production; and 14 WHEREAS, The United States International Trade Commission, 15 after conducting an extensive investigation, has determined 16 unanimously that increased imports of certain steel products are a 17 substantial cause of serious injury to the domestic steel 18 19 industry; and

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HOUSE CONCURRENT RESOLUTION NO. 14

(By Mr. Speaker, Mr. Kiss, and Delegates Swartzmiller, Amores, Anderson, Angotti, Ashley, Azinger, Beach, Beane, Boggs, Border, Brown, Browning, Butcher, Campbell, Cann,
Canterbury, Caputo, Carmichael, Coleman, Compton, Craig, DeLong, Dempsey, Douglas, Doyle, Ellem, Ennis, Evans, Fabey, Faircloth, Flanigan, Fleischauer, Fletcher, Fox, Fragale, Frederick, Givens, Hall, Harrison, Hatfield, Hrutkay, Hubbard, Keener, Kominar, Kuhn, Leach, Leggett, Louisos, Mahan, Manchin, Manuel, Marshall, Martin, Mathews, McGraw, Mczzatesta, Michael, Morgan, Overington, Paxton, Perdue, Perry, Pethtel, Pino, Poling, Proudfoot, Prunty, Riggs, Romine, Schadler, Shaver, Shelton, Smirl, J. Smith, L. Smith, Spencer, Stalnaker, Staton, Stemple, Stephens, Susman, R. Thompson, R. M. Thompson, Trump, Tucker, Varner, Walters, Warner, Webb, Webster, C. White, G. White, H. White, Williams, Wills, Wright and Yeager)

[Introduced February 1, 2002; referred to the Committee on Rules.]

A RESOLUTION urging President Bush to act quickly on the recommendations of the United States

International Trade Commission regarding the domestic steel industry.

WHEREAS, The steel industry remains vital to the economy and national security of the

United States and provides family sustaining jobs as well as health care and pensions to thousands of

West Virginia families; and

j

WHEREAS, West Virginia is home to Weirton Steel Corporation and Wheeling-Pittsburgh Steel Corporation, the seventh and eighth largest domestic integrated steel companies, respectively; and

WHEREAS, Since the steel industry crisis began in 1998, nearly 30 steel companies (approximately one half of all active steel companies in the United States) with over sixty thousand employees have filed for bankruptcy; steel and stock prices continue to plummet and illegal steel imports continue to be dumped on our shores threatening the future of the entire industry; and

WHEREAS, The domestic steel industry is prepared to work together in the spirit of

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cooperation with government leadership to build a strong and globally competitive steel industry; and

WHEREAS, It is of the utmost importance that action be taken quickly by the federal government to help the domestic steel industry recover; and such action provides relief from the industry's legacy cost burden C primarily pension and retiree health-care costs thereby removing the most significant barrier to the necessary consolidation and rebuilding of the American steel industry; therefore, be it

Resolved by the Legislature of West Virginia:

- That pursuant to serious injury findings by the International Trade Commission and its' recommendation for remedy, that the West Virginia Legislature urges President Bush to take swift action to implement a tariff rate of at least 40 percent, for four years, which will cover the full range of products where injury has been found by the International Trade Commission; and, be it
- Further Resolved, That the West Virginia Legislature urges President Bush to address the important issue of legacy costs thereby providing the environment necessary for rebuilding for the long term a strong and globally competitive United States steel industry; and, be it
- *Further Resolved*, That the Clerk is hereby directed to transmit a copy of this resolution to President George Bush, Vice President Richard Chency, Secretary of Commerce Donald Evans, the West Virginia Congressional Delegation and Governor Bob Wise.

HC1019-Stevenson

Introduced Version

HOUSE CONCURRENT RESOLUTION No. 10

DIGEST OF INTRODUCED RESOLUTION

A CONCURRENT RESOLUTION urging President Bush to act quickly on the recommendations of the United States International Trade Commission regarding the domestic steel industry.

Stevenson, Dumezich, Aguilera, Brown C, Cheney, Dobis, Harris, Kuzman, Lawson L, Smith V

January 15, 2002____, read first time, adopted Voice Vole.



2002

02/24/2002 20:25 4125622596 02/25/01 13:19 FAX 3172335540

Introduced

Second Regular Session 112th General Assembly (2002)

HOUSE CONCURRENT RESOLUTION

A CONCURRENT RESOLUTION urging President Bush to act quickly on the recommendations of the United States International Trade Commission regarding the domestic steel industry.

Whereas, Steel has long been an important industry in northern Indiana and is vital to the economy of the United States;

Whereas, In recent years, the steel industry has been hit with a rise in bankruptcy filings among domestic producers, plummeting steel and stock prices, falling employment, and increased foreign control of the industry;

Whereas, Since the industry crisis began in 1998. 28 steel companies with over 60,000 employees have filed for bankruptcy;

Whereas, In recent years the steel industry has also been suffering because of increased importation of steel and iron ore products into the United States and the increased costs for retiree health care due to downsizing and restructuring of the industry during the 1980s;

Whereas, It is of utmost importance that action be taken quickly to help the domestic steel industry recover;

Whereas, Any action taken should include the creation of a government sponsored program that would provide relief from the industry's retiree legacy cost burden, primarily pension and retiree health care costs, thereby removing the

HC 1019/DI 84



most significant barrier to consolidation of a highly fragmented industry; and

Whereas, The steel industry has long been the backbone of the economy of northern Indiana and several areas in the United States, and it is vital that this industry be protected to maintain thousands of American jobs: Therefore,

> Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

1 SECTION 1. That the Indiana General Assembly urges President 2 Bush to take swift action to implement a tariff rate of 40% for four 3 years on the full range of products where injury was found by the 4 United States International Trade Commission. 5 SECTION 2. That the Principal Clerk of the House of

SECTION 2. That the Principal Clerk of the House of
Representatives transmit a copy of this resolution to President Bush,
Vice President Cheney, the Indiana Congressional delegation,
Governor O'Bannon, and Lieutenant Governor Kernan.



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Bill Action History

Bill No.: HCR 0	Digest: Urging INDOT rename St. Rd. 39 Hgwy 60/Hgwy 30 in Laporte cty for Neil Thompson.
Authors/Coautho	
	Authored by Representative Pelath
	First reading: adopted Voice Vote
	Referred to the Senate
	First Senate Sponsor. Senator Bowser
	Second Schate Sponsor, Senator Alexa
	First reading; referred to Committee on Transportation and Interstate Cooperation
02/21/2002 S	Committee report: do pass, adopted
Bill No.: HCR (010 Digest: Urging Pre. Bush to act US Trade Comm. regarding the domestic steel industry.
Authors/Coautho	
	Kuzman, L. Lawson, V. Smith, Ayres
•	Authored by Representative Stevenson
	Coauthored by Representatives Dumezich, Aguilera, C. Brown, Cheney, Dobis, Harris, Kuzman, L. Lawson and V.
Smith	
and the second se	First reading: adopted Voice Vote
	Referred to the Senate
	First Senate Sponsor: Senator Rogers
	Second Senate Sponsor. Senator Landske
	Cosponsors: Senators Mrvan, Antich and Smith
	Representative Ayres added as coauthor First reading: referred to Committee on Commerce and Consumer Affairs
	Committee report: do pass, adopted
	Senators Clark and Weatherwax added as cosponsors
	Second reading: adopted Voice Vote
The Real Property lies and the Real Property lie	Returned to the House
	Senator Merritt added as cosponsor
Bill No.: HCR (
Authors/Coautho	
	Authored by Representative Kruzan
	First reading: adopted Voice Vote
	Referred to the Senate
	First Senate Sponsor. Senator Garton
	Second Senate Sponsor: Senator R. Young
	First reading: adopted Voice Vote
01/16/2002 S	Returned to the House

Bill No.: HCR 0012 Digest Honoring the life of State Rep. Gloria Goeglein.

Authors/Coauthors: Gregg, Aguilera, Alderman, Atterholt, Avery, Ayres, Bardon, Bauer, Becker, Behning, Bischoff, Bodiker, Borror, Bottorff, Buck, Budak, Buell, Burton, C. Brown, Cheney, Cherry, Cochran, Cook, Crawford, Crooks, Crosby, D. Young, Day, Denbo, Dickinson, Dillon, Dobis, 02/24/2002 20:25 4125622596

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Session Information - Action List: House Concurrent Resolution 0010



Action List: House Concurrent Resolution 0010

02/25/2002 11:17:07 AM EST

Authors:

Date	Chamber	Action
01/15/2002	H H	Authored by Representative Stevenson
01/15/2002	H H	Coauthored by Representatives Dumezich, Aguilera, C. Brown, Cheney, Dobis, Harris, Kuzman, L. Lawson and V. Smith
01/15/2002	H H	First reading: adopted Voice Vote
01/15/2002	e H	Referred to the Senate
01/15/2002	H H	First Senate Sponsor: Senator Rogers
01/15/2002	H H	Second Senate Sponsor: Senator Landske
01/15/2002	H H	Cosponsors: Senators Mrvan, Antich and Smith
01/22/2002	L H	Representative Ayres added as coauthor
02/01/2002	2 S	First reading: referred to Committee on Commerce and Consumer Affairs
02/19/2002	s s	Committee report: do pass, adopted
02/19/2002	e s	Senators Clark and Weatherwax added as cosponsors
02/21/2002	s s	Second reading: adopted Voice Vote
02/21/2002	S S	Returned to the House
02/21/2002	S S	Senator Merritt added as cosponsor

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Indiana

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FROM : USWA HOMER WILSON



PHONE NO. : 2057834764



MONTGOMERY, ALABAMA

OFFICE OF THE SECRETARY

Resolution

URGING PRESIDENT BUSH AND THE CONGRESS TO ACT QUICKLY ON RECOMMENDATIONS OF THE INTERNATIONAL TRADE COMMISSION REGARDING THE DOMESTIC STEEL INDUSTRY, AND ENCOURAGING NECESSARY CONSOLIDATION AND CAPACITY REDUCTIONS IN THE INDUSTRY

By Senator McClain

WHEREAS, steel has long been an important industry in Alabama and is vital to the economy and security of the United States; and

WHEREAS, in recent years, the steel industry has been bit with a surge of foreign steel imports, a rise in bankruptcy filings among domestic producers, plummeting steel and stock prices, and massive layoffs and job losses; and

WHEREAS, twenty-eight American steel companies, with a total of more than 60,000 employees, have filed for bankruptcy since the foreign import crisis began to hit the industry in 1998; and

WHEREAS, as a result of the impact of imported steel, at least two Alabama steel firms have shut down and several others are in financial distress, bringing great hardship to Alabama communities and Alabama working families; and

WHEREAS, it is of utmost importance that action be taken quickly to help the domestic steel industry recover from the effects of the steel import crisis and the global overcapacity which exists in the industry; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That:

(1) We urge President Bush to take swift action, in the aftermath of the recent International Trade Commission (ITC) recommendations, to implement a tariff rate on foreign steel of 40 percent for a four-year period and covering the full range of products where injury has been found by the ITC.

(2) We urge Congress to remove the principal barrier to needed consolidation within the domestic industry -- namely, employee-related obligations of certain steel companies -- by reassigning those obligations to relevant government agencies and absorbing those costs under existing government programs to the maximum extent possible.

BE IT FURTHER RESOLVED, That the Alabama Legislature transmit copies of this resolution to the President of the United States and to members of Alabama's Congressional Delegation.



I hereby certify that the above is a true, correct and accurate copy of Senate Joint Resolution No. 17, adopted by the Legislature of Alabama on January 23, 2002, Act No. 2002-049.

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McDowell Lice Secretary of Senate

FROM : USWA HOMER WILSON

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MONTGOMERY, ALABAMA

Resolution

11 IR 71

By Representatives Curry, Major, Barton, Rogers (M), Gallher, Kill, Morrow, Martin, Greene. Houston, Humphrycs, Paync and Crigler

URGING PRESIDENT BUSH AND CONGRESS TO ACT QUICKLY ON RECOMMENDATIONS OF THE INTERNATIONAL TRADE COMMISSION REGARDING THE DOMESTIC STEEL INDUSTRY, AND ENCOURAGING NECESSARY CONSOLIDATION AND CAPACITY REDUCTIONS IN THE INDUSTRY

WHEREAS, steel has long been an important industry in Alabama and is vital to the economy and security of the United States; and

WHEREAS, in recent years, the steel industry has been hit with a surge of foreign steel imports, a rise in bankrupicy fillings among domestic producers, plummeting steel and stock prices, and massive layoffs and job losses; and

WHEREAS, twenty-eight American steel companies, with a total of more than 60,000 employees, have filed for bankruptcy since the foreign import crisis began to hit the industry in 1998; and

WHEREAS, as a result of the impact of imported steel, at least two Alabama steel firms have shut down and several others are in financial distress, bringing great hardship to Alabama communities and Alabama working families; and

WHEREAS, it is of utmost importance that action be taken quickly to help the domestic steel industry recover from the effects of the steel import crisis and the global overcapacity which exists in the industry; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA. BOTH HOUSES THEREOF CONCURRING, That:

(1) We urge President Bush to take swift action, in the aftermath of the recent International Trade Commission (ITC) recommendations, to implement a tariff rate on foreign steel of 40 percent for a four-year period and covering the full range of products where injury has been found by the ITC.

(2) We urge Congress to remove the principal barrier to needed consolidation within the domestic industry -namely, employee-related obligations of certain steel companies -- by reassigning those obligations to relevant government agencies and absorbing those costs under existing government programs to the maximum extent possible.

BE IT FURTHER RESOLVED, That the Alabama Legislature transmit cupies of this resolution to the President of the United States and to members of Alabama's Congressional Delegation.



IN WITNESS WHEREOF, I have hereunto set my hand and have caused the GREAT SEAL of lite State of Alabama to be affixed by the Secretary of State at the Capital in the City of Monigomery on this the 5th day of February, 2002.

GOVERNOR

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PRINTER'S NO. 1716

THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE RESOLUTION No. 165 Session of 2002

INTRODUCED BY MURPHY, TOMLINSON, TARTAGLIONE, WOZNIAK, M. WHITE, O'PAKE, CONTI, THOMPSON, PICCOLA, KUKOVICH, LAVALLE, HELFRICK, EARLL, KITCHEN, LOGAN, DENT, ERICKSON, ORIE, BRIGHTBILL, RHOADES, ROBBINS, BELL, BODACK, BOSCOLA, COSTA, FUMO, HUGHES, KASUNIC, MELLOW, MUSTO, SCHWARTZ, STACK, STOUT, WAGNER, A. WILLIAMS AND C. WILLIAMS, FEBRUARY 11, 2002

REFERRED TO INTERGOVERNMENTAL AFFAIRS, FEBRUARY 11, 2002

A CONCURRENT RESOLUTION

Urging the President of the United States to act quickly on the 1 2. recommendations of the International Trade Commission 3 regarding the domestic steel industry. 4 WHEREAS, Pennsylvania is the birthplace of the American steel S industry and home to the country's largest steel producers, 6 including United States Steel Corporation and Bethlehem Steel 7 Corporation, and home to the United Steelvorkers of America; and 8 WHEREAS, The steel industry remains vital to the economy and 9 national security of the United States and provides family-10 sustaining jobs for 60,000 Pennsylvanians as well as health care 11 and pensions for an additional 150,000 Pennsylvania familles. 12 and 13 WHEREAS, Since the steel industry crisis began in 1998. 28 .14 steel companies, half of all active steel companies in the 15 United States, have filed for bankruptcy; and

16 WHEREAS, Steel stock values continue to plummet and illegal

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____PAGE_ 18/20

1 steel imports continue to be dumped on our shores, threatening the future of the entire industry; and 2 WHEREAS, United States Steel Corporation, Bethlehem Steel 3 Corporation and the United Steelworkers of America are prepared 4 to work together in the spirit of cooperation with Federal 5 Government leadership to build a strong and globally competitive 6 steel industry; and 7 WHEREAS, It is of the utmost importance that action be taken 8 quickly by the Federal Government to help the domestic steel 9 industry recover and that such action provide for the relief, 10 11 consolidation and rebuilding of the American steel industry; therefore be it 12 RESOLVED (the House of Representatives concurring), That the 13 General Assembly of the Commonwealth of Pennsylvania urge the 14 15 President, pursuant to the serious injury findings by the 16 International Trade Commission and the recommendation for romedy, to take swift action to implement substantial tariffs 17 18 covering the full range of products where injury has been found by the International Trade Commission; and be it further 19 20 RESOLVED, That the General Assembly urge the President to take any additional steps that are necessary to rebuild a strong 21 and globally competitive United States steel industry; and be it 22 23 further 24 RESOLVED, That a copy of this resolution be transmitted to the President of the United States, Vice President Dick Cheney, 25

26 Secretary of Commerce Donald Evans, the members of Congress from 27 Pennsylvania and Governor Mark Schweiker.

B8L82JS/20020S0165R1716

- 2 -

PRINTER'S NO. 3312

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE RESOLUTION No. 429 Session of 2002

INTRODUCED BY PIPPY, BENNINGHOFF, ARGALL, ARMSTRONG, M. BAKER, BASTIAN, BUXTON, CALTAGIRONE, CAPPELLI, CLYMER, M. COHEN, CREIGHTON, DAILEY, DALLY, DEWEESE, DONATUCCI, J. EVANS, FICHTER, GABIG, GEIST, GEORGE, GRUITZA, HARHAI, HENNESSEY, HERSHEY, HESS, KELLER, LAUGHLIN, LESCOVITZ, MANN, MARKOSEK, MCCALL, MCGBEHAN, MCILHATTAN, MELIO, MICHLOVIC, R. MILLER, PETRARCA, READSHAW, ROSS, RUBLEY, SAMUELSON, SANTONI, SATHER, SAYLOR, SHANER, SOLOBAY, R. STEVENSON, T. STEVENSON, STURLA, SURRA, E. Z. TAYLOR, TIGUE, TRICH, TURZAI, WATSON, J. WILLIAMS, WOJNAROSKI, YOUNGBLOOD, LEH, COSTA, ROBERTS, BROWNE, HASAY, ALLEN AND JOSEPHS, FEBRUARY 12, 2002

REFERRED TO COMMITTEE ON RULES, FEBRUARY 12, 2002

02/24/2002 20:25 02/25/2002 10:42

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A CONCURRENT RESOLUTION

1 2 3	Urging the President of the United States to act quickly on the recommendations of the International Trade Commission regarding the domestic steel industry.
4	WHEREAS, Pennsylvania is the birthplace of the American steel
5	industry and home to the country's largest steel producers,
¢	including United States Steel Corporation and Bethlehem Steel
7	Corporation, and home to the United Steelworkers of America; and
9	WHEREAS, The steel industry remains vital to the economy and
9	national security of the United States and provides family-
10	sustaining jobs for 60,000 Pennsylvanians as well as health care
11	and pensions for an additional 150,000 Pennsylvania families:
12	and
13	WHEREAS, Since the steel industry crisis began in 1998, 28
14	steel companies, half of all active steel companies in the

United States, have filed for bankruptcy; and 1

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WHEREAS, Steel stock values continue to plummet and illegal 2 steel imports continue to be dumped on our shores, threatening З the future of the entire industry, and 4

WHEREAS, United States Steel Corporation, Bethlehem Steel 5 Corporation and the United Steelworkers of America are prepared 6 to work together in the spirit of cooperation with Federal 7 Government leadership to build a strong and globally competitive 8 steel industry; and

10 WHEREAS, It is of the utmost importance that action be taken quickly by the Federal Government to help the domestic steel 11 industry recover and that such action provide for the relief, 12 consolidation and rebuilding of the American steel industry; 13 therefore be it 14

RESOLVED (the Senate concurring), That the General Assembly 15 of the Commonwealth of Pennsylvania urge the President, pursuant 16 to the serious injury findings by the International Trade 17 Commission and the recommendation for remedy, to take swift 18 action to implement substantial tariffs covering the full range 19 of products where injury has been found by the International 20 Trade Commission; and be it further 21

RESOLVED, That the General Assembly urge the President to 22 take any additional steps that are necessary to rebuild a strong 23 and globally competitive United States steel industry; and be it 24 2\$ further

RESOLVED, That a copy of this resolution be transmitted to 26 27 the President of the United States, Vice President Dick Cheney, Secretary of Commerce Donald Evans, the members of Congress from 28 29 Pennsylvania and Governor Mark Schweiker.

- 2 -

British Broadcasting Corporation Room G680 Television Centre Wood Lane London W12 7RJ Telephone 020 8624 9800 Fax 020 8743 1102 E-Mail newsnight@bbc.co.uk



Newsnight

Faxed to Adam Levine g Jun Wilkenson to handle

01 March 2002

Karl Rove, Senior Advisor, Office of Political Affairs ATTN: Mercy Viana The White House Washington DC Fax: 202-456-1414 Tel: 202 456 2369

Dear Mr Rove,

I am writing on behalf of Newsnight, BBC's nightly current affairs program. The program is broadcast worldwide, with significant coverage in the USA.

We would appreciate the opportunity to interview you in Washington this Tuesday, day or evening, or Wednesday any time until 5pm regarding the President and his history with Enron. Given your long familiarity with the President and these issues, we believe you are the best, most informed person to respond to questions on these matters. It is important to us to hear the President's view by someone who knows him both long and well.

We would hope to have 12 minutes of your time at the White House or, if you prefer, another location. If you will not be in Washington those days, we may be able to meet you in Texas or other location more convenient to you some time during the coming week. We will try to adjust our schedule to yours.

Note: We are aware of some reports about your own holdings of Enron securities. We have no intention of asking you about your Enron investments.

Given our time-zone differences, please call my home office phone. Feel free to call until 6pm your time (11pm London time.) Because of flight scheduling, we would appreciate hearing from you as soon as possible.

Yours,

Greg Palast

רי מז∠מז

הד ווער לממל למיאס בערון מפר אבווידים

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memorandum	Memorandum for Heads of Executive Departments - From: Sam O'Keefe	1	04/25/2001	P5;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION: Records Management, White House Office of		
SERIES: Subject Files - FG006-27 (Office of Senior Advise	or - Karl Rove)	
FOLDER TITLE: 508321		
FRC ID: 9072 OA Num.: 10726	FOIA IDs and Segments: 2018-0011-P	
NARA Num.: 10784		

RESTRICTION CODES

Presidential Records Act - [44 U.S.C. 2204(a)]

P1 National Security Classified Information [(a)(1) of the PRA]

- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
- P3 Release would violate a Federal statute [(a)(3) of the PRA]
- P4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA]
- P5 Release would disclose confidential advice between the President and his advisors, or between such advisors [a)(5) of the PRA]
- P6 Release would constitute a clearly unwarranted invasion of personal privacy [(a)(6) of the PRA]
- PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).
- **Deed of Gift Restrictions**
- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.

- Freedom of Information Act [5 U.S.C. 552(b)]
 - b(1) National security classified information [(b)(1) of the FOIA]
 - b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
 - b(3) Release would violate a Federal statute [(b)(3) of the FOIA]
 - b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]
 - b(6) Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]
 - b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
 - b(8) Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
 - b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

Records Not Subject to FOIA

Court Sealed - The document is withheld under a court seal and is not subject to the Freedom of Information Act.

SECTION 36 – COMMUNICATIONS WITH CONGRESS AND THE PUBLIC AND CLEARANCE REQUIREMENTS

Table of Contents

36.1 Confidentiality of budget deliberations

36.2 Congressional testimony and communications

- 36.3 Clearance of materials for Congress and the media
- 36.4 Clearance of changes to the President's budget
- 36.5 Information available to the public

36.1 Confidentiality of budget deliberations.

The nature and amounts of the President's decisions and the underlying materials are confidential. Do not release them outside of your agency until the budget is transmitted to Congress. Presidential decisions on current and budget year estimates (other than forecasts of items that will be transmitted formally later), both in total and in detail, become the "proposed appropriations" as that term is used in the Budget and Accounting Act of 1921, as amended, and must be justified by your agency. Do not release agency justifications provided to OMB and any agency future year plans or long-range estimates to anyone outside the executive branch, except in accordance with this section.

36.2 Congressional testimony and communications.

The Executive Branch communications that led to the President's budget decisions will not be disclosed either by the agencies or by those who have prepared the budget. In addition, agency justifications provided to OMB and any agency future year plans or long-range estimates will not be furnished to anyone outside the executive branch, except in accordance with this section.

When furnishing information on appropriations and budgetary matters, you (and your agency representatives) should be aware of the following limitation on communications:

"... An officer or employee of an agency may submit to Congress or a committee of Congress an appropriations estimate or request, a request for an increase in that estimate or request, or a recommendation on meeting the financial needs of the government only when requested by either House of Congress." (31 U.S.C. 1108)

You should also be aware of restrictions on communications to influence legislation that are not conducted through proper official channels (18 U.S.C. 1913).

After formal transmittal of the budget, an amendment, or a supplemental appropriation request, the following policies apply when testifying before any congressional committee or communicating with Members of Congress:

• Witnesses will give frank and complete answers to all questions.

- Witnesses will avoid volunteering personal opinions that reflect positions inconsistent with the President's program or appropriation request.
- If statutory provisions exist for the direct submission of the agency budget request to Congress, OMB may provide you additional materials supporting the President's budget request that you will forward to Congress with the agency testimony. Witnesses will be prepared to explain the agency submission, the request in the President's budget, and any justification material.
- When responding to specific questions on program and appropriations requests, witnesses will
 not provide the agency request to OMB or plans for the use of appropriations that exceed the
 President's request. Typically, witnesses are responsible for one or a few programs, whereas the
 President is responsible for all the needs of the Federal Government given the revenues available.
 Where appropriate, witnesses should explain this difference in perspective and that it is therefore
 not appropriate for them to support appropriations above the President's request.
- When asked to provide a written response that involves a statement of opinion on program and appropriations requests, witnesses will provide a reply through the agency head.
- Do not let your communications be perceived as an "appropriations estimate or request ... or an increase in that estimate or request" (31 U.S.C. 1108). You are expected to support the President's budgetary decisions and seek adjustments to those decisions only through established procedures if your agency head determines such action is necessary.

36.3 Clearance of materials for Congress and the media.

Policy consistency between the President's budget and the budget-related materials prepared for Congress and the media is essential. To ensure this consistency, you are required to submit budgetrelated materials to OMB for clearance prior to transmittal to congressional committees or individual Members of Congress or their staff. Unless a specific exemption is approved by OMB, materials subject to OMB clearance include:

- All budget justifications and budget-related oversight materials;
- Testimony before and letters to congressional committees;
- Written responses to congressional inquiries or other materials for record;
- Materials responding to committee and subcommittee reporting requirements;
- Capability statements;
- Appeals letters;
- Reprogramming requests;
- Related cost information;

- Financial management documents addressing budget and policy issues (e.g., some accountability reports or transmittal documents for audited financial statements); and
- Proposed press releases relating to the President's budget.

Provide this information to OMB five working days in advance to allow adequate review time. OMB review of reprogramming requests may take longer in some circumstances (e.g., if the request has not been coordinated or if supporting materials have not been provided concurrently). In exceptional circumstances where the response time is very short, agencies may request oral clearance or make other arrangements for expedited review. Immediately after the budget transmittal and after subsequent transmittals, provide OMB with a schedule of anticipated congressional reviews that require agency oral and written participation. Revise this schedule as appropriate.

Address any questions you have about this subsection to the OMB representatives who you normally consult on budget-related matters.

36.4 Clearance of changes to the President's budget.

If you want to propose changes to the President's budget (e.g., appropriations language, limitations, business-type statements required by the Government Corporation Control Act, and dollar amounts), you must follow the confidentiality and clearance guidance provided in this section and submit a written request as described in section 110. OMB will notify you whether a formal transmittal of the change will be made.

When it is possible to reduce the amount of an appropriations request before action has been taken by the Appropriations Committee of either House, the head of your agency should inform OMB promptly. Before your agency head decides to request restoration of a reduction, the reasons for the reduction, the circumstances under which it was made, and its significance to the President's program should be carefully considered.

36.5 Information available to the public.

Many agency budget documents that are subject to the Freedom of Information Act (FOIA) are exempt from mandatory release pursuant to 5 U.S.C. 552(b)(5). Depending on the nature of the record requested, other FOIA exemptions may apply. When deciding whether to withhold a budget document that is exempt from mandatory release, follow the FOIA memoranda issued by the President and the Attorney General on October 4, 1993, which establish a presumption in favor of disclosure. Whether a document concerns a future, current, or past fiscal year is a significant factor in deciding whether it should be withheld under FOIA Exemption 5; the release of budget or current year information is more likely to harm the budget process than release of previous fiscal year information. Agency heads are responsible for determining the propriety of record releases under FOIA.

Certain agencies headed by a collegial body may be required to hold their meetings open to public observation unless the agency properly determines that the matter to be discussed warrants the closing of those meetings for reasons enumerated in the Government in the Sunshine Act (Public Law 94-409). Some meetings covered by that Act may pertain to budgetary information discussed in this Circular. Although, as with the FOIA, it is not possible to determine merely by the generic category of such

OMB Circular No. A-11 (2000)

SECTION 36 – COMMUNICATIONS WITH CONGRESS AND THE PUBLIC AND CLEARANCE REQUIREMENTS

information whether such an agency would be authorized to close a particular meeting covered by the Government in the Sunshine Act, the premature disclosure of budgetary information may "be likely to significantly frustrate implementation of a proposed agency action" (5 U.S.C. 552b(c)(9)(B)). Furthermore, other exemptions from the open meeting requirements of the Act may apply. Such agencies are responsible for the propriety of determinations that would lead to the disclosure of this budgetary information.

FORM	SUBJECT/TITLE		PAGES	DATE	RESTRICTION(S)
Email	[Fact Sheet with attachments] - To: Susan B. Ralston	- From: Karl C. Rove	5	03/05/2002	P5;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION:		
Records Management, White House Office of		
SERIES:		
Subject Files - FG006-27 (Office of Senior Advisor	r - Karl Rove)	
FOLDER TITLE: 508321		
FRC ID:	FOIA IDs and Segments:	
9072	2018-0011-P	
OA Num.:		
10726		
NARA Num.:		
10784		

RESTRICTION CODES

Presidential Records Act - [44 U.S.C. 2204(a)]

P1 National Security Classified Information [(a)(1) of the PRA]

- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
- P3 Release would violate a Federal statute [(a)(3) of the PRA]
- P4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA]
- P5 Release would disclose confidential advice between the President and his advisors, or between such advisors [a)(5) of the PRA]
- P6 Release would constitute a clearly unwarranted invasion of personal privacy [(a)(6) of the PRA]
- PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).
- Deed of Gift Restrictions
- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.

- Freedom of Information Act [5 U.S.C. 552(b)]
 - b(1) National security classified information [(b)(1) of the FOIA]
 - b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
 - b(3) Release would violate a Federal statute [(b)(3) of the FOIA]
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 - b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
 - b(8) Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
 - b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

Records Not Subject to FOIA

Court Sealed - The document is withheld under a court seal and is not subject to the Freedom of Information Act.

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memorandum	USTR / Commerce	3	N.D.	P1/b1; P5;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION: Records Management, White House Office of SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove) FOLDER TITLE: 508321 FRC ID: FOIA IDs and Segments: 9072 2018-0011-P OA Num.: 10726 NARA Num.: 10784		
Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove) FOLDER TITLE: 508321 FRC ID: FOIA IDs and Segments: 9072 2018-0011-P OA Num.: 10726 NARA Num.:	office of	
508321 FRC ID: FOIA IDs and Segments: 9072 2018-0011-P OA Num.: 10726 NARA Num.: Value	nior Advisor - Karl Rove)	
9072 2018-0011-P OA Num.: 10726 NARA Num.:		
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Freedom of Information Act - [5 U.S.C. 552(b)]

- b(1) National security classified information [(b)(1) of the FOIA]
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- b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]
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Records Not Subject to FOIA

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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memorandum	[Memorandum] - To: Ashley Estes - From: Susan Ralston	1	03/05/2002	P6/b6;

COLLECTION:	
Records Management, White House Office of	
SERIES:	
Subject Files - FG006-27 (Office of Senior Advisor - Karl R	ove)
FOLDER TITLE:	
508321	
FRC ID:	FOIA IDs and Segments:
9072	2018-0011-P
OA Num.:	2010-0011-1
10726	
NARA Num.:	
10784	
REST	RICTION CODES
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(1) of the FOIA]
P2 Relating to the appointment to Federal office [(a)(2) of the PRA]	b(2) Release would disclose internal personnel rules and practices of
P3 Release would violate a Federal statute [(a)(3) of the PRA] P4 Release would disclose trade secrets or confidential commercial or	an agency [(b)(2) of the FOIA] b(3) Release would violate a Federal statute [(b)(3) of the FOIA]
financial information [(a)(4) of the PRA]	b(4) Release would disclose trade secrets or confidential or financial
P5 Release would disclose confidential advice between the President	information [(b)(4) of the FOIA]
and his advisors, or between such advisors [a)(5) of the PRA]	b(6) Release would constitute a clearly unwarranted invasion of
P6 Release would constitute a clearly unwarranted invasion of personal privacy [(a)(6) of the PRA]	personal privacy [(b)(6) of the FOIA] b(7) Release would disclose information compiled for law enforcement
personal privacy ((a)(o) of the rises	purposes [(b)(7) of the FOIA]
PRM. Personal record misfile defined in accordance with 44 U.S.C.	b(8) Release would disclose information concerning the regulation of
2201(3).	financial institutions [(b)(8) of the FOIA]
Deed of Gift Restrictions	b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]
A. Closed by Executive Order 13526 governing access to national	Records Not Subject to FOIA
security information. B. Closed by statute or by the agency which originated the document.	Court Sealed - The document is withheld under a court seal and is not subject to
C. Closed in accordance with restrictions contained in donor's deed	the Freedom of Information Act.
of gift.	

FORM	SUBJECT/FITLE	PAGES	DATE	RESTRICTION(S)
Email	[Approvals] - To: Chris Henick et al - From: Brett M. Kavanaugh	1	03/05/2002	Р5;

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COLLECTION:					
Records Management, White House Office of					
SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)					
508321					
FRC ID:	FOIA IDs and Segments:				
9072	2018-0011-P				
OA Num.:	*				
10726					
NARA Num.: 10784					
REST Presidential Records Act - [44 U.S.C. 2204(a)]	FRICTION CODES Freedom of Information Act - [5 U.S.C. 552(b)]				
r residential Records Act - [44 0.5.C. 2204(a)]	Precaom of information Act - [5 U.S.C. 552(b)]				
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(I) of the FOIA]				
P2 Relating to the appointment to Federal office [(a)(2) of the PRA] P3 Release would violate a Federal statute [(a)(3) of the PRA]	b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]				
P4 Release would disclose trade secrets or confidential commercial or	b(3) Release would violate a Federal statute [(b)(3) of the FOIA]				
financial information [(a)(4) of the PRA] P5 Release would disclose confidential advice between the President	b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]				
and his advisors, or between such advisors [a)(5) of the PRA]	b(6) Release would constitute a clearly unwarranted invasion of				
P6 Release would constitute a clearly unwarranted invasion of	personal privacy [(b)(6) of the FOIA]				
personal privacy [(a)(6) of the PRA]	b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]				
PRM. Personal record misfile defined in accordance with 44 U.S.C.	b(8) Release would disclose information concerning the regulation of				
2201(3).	financial institutions [(b)(8) of the FOIA]				
Deed of Gift Restrictions	b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]				
A. Closed by Executive Order 13526 governing access to national security information.	Records Not Subject to FOIA				
B. Closed by statute or by the agency which originated the document.	Court Sealed - The document is withheld under a court seal and is not subject to				

B. Closed by statute or by the agency which originated the document. C. Closed in accordance with restrictions contained in donor's deed

of gift.

Court Sealed - The document is withheld under a court seal and is not subject to the Freedom of Information Act.

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Email	Klamath Seaside Meeting - To: Susan Ralston - From: David Thomas	2	03/05/2002	P5;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION:
Records Management, White House Office ofSERIES:
Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)FOLDER TITLE:
508321FRC ID:
9072OA Num.:
10726NARA Num.:
10784

RESTRICTION CODES

Freedom of Information Act - [5 U.S.C. 552(b)]

- the PRA] b(1) National security classified information [(b)(1) of the FOIA]
 - b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
 - b(3) Release would violate a Federal statute [(b)(3) of the FOIA]
 - b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]
 - b(6) Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]
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 - b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

Records Not Subject to FOIA

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Presidential Records Act - [44 U.S.C. 2204(a)]

P1 National Security Classified Information [(a)(1) of the PRA]

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- PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).

Deed of Gift Restrictions

- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.





FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memorandum	Memorandum for the Vice President - To: VPOTUS - From: Ken Mehlman, et al	1	03/06/2002	PRM;

COLLECTION: Records Management, White House Office of				
SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl R	tovo)			
FOLDER TITLE: 508321				
FRC ID:	FOIA IDs and Segments:			
9072	U U			
OA Num.:	2018-0011-P			
10726				
NARA Num.:				
10784				
	RICTION CODES			
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]			
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(I) of the FOIA]			
P2 Relating to the appointment to Federal office [(a)(2) of the PRA] P3 Release would violate a Federal statute [(a)(3) of the PRA]	b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]			
P4 Release would disclose trade secrets or confidential commercial or	b(3) Release would violate a Federal statute [(b)(3) of the FOIA]			
financial information [(a)(4) of the PRA] P5 Release would disclose confidential advice between the President	b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]			
and his advisors, or between such advisors [a)(5) of the PRA]	b(6) Release would constitute a clearly unwarranted invasion of			
P6 Release would constitute a clearly unwarranted invasion of	personal privacy [(b)(6) of the FOIA]			
personal privacy [(a)(6) of the PRA]	b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]			
PRM. Personal record misfile defined in accordance with 44 U.S.C.	b(8) Release would disclose information concerning the regulation of			
2201(3).	financial institutions [(b)(8) of the FOIA]			
Deed of Gift Restrictions	b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]			
A. Closed by Executive Order 13526 governing access to national	Records Not Subject to FOIA			
security information.	•			
B. Closed by statute or by the agency which originated the document. C. Closed in accordance with restrictions contained in donor's deed the Freedom of Information Act.				
of gift.				

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memorandum	Memorandum for Senior Advisors - From: Philippa Malmgren	8	03/06/2002	P5;

COLLECTION:				
Records Management, White House Office of				
ERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)				
508321				
FRC ID:	FOIA IDs and Segments:			
9072	2018-0011-P			
OA Num.:	2010 0011 1			
10726				
NARA Num.:				
10784				
RESTI	RICTION CODES			
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]			
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(1) of the FOIA]			
P2 Relating to the appointment to Federal office [(a)(2) of the PRA]	b(2) Release would disclose internal personnel rules and practices of			
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financial information [(a)(4) of the PRA]	b(4) Release would disclose trade secrets or confidential or financial			
P5 Release would disclose confidential advice between the President	information [(b)(4) of the FOIA]			
and his advisors, or between such advisors [a)(5) of the PRA]	b(6) Release would constitute a clearly unwarranted invasion of			
P6 Release would constitute a clearly unwarranted invasion of	personal privacy [(b)(6) of the FOIA]			
personal privacy [(a)(6) of the PRA]	b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]			
PRM. Personal record misfile defined in accordance with 44 U.S.C.	b(8) Release would disclose information concerning the regulation of			
2201(3).	financial institutions [(b)(8) of the FOIA]			
	b(9) Release would disclose geological or geophysical information			
Deed of Gift Restrictions	concerning wells [(b)(9) of the FOIA]			
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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Email	[Meeting] - To: Jay P. Lefkowitz - From: Leon R. Kass	1	03/05/2002	P5;

COLLECTION:				
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P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(I) of the FOIA]			
P2 Relating to the appointment to Federal office [(a)(2) of the PRA] P3 Release would violate a Federal statute [(a)(3) of the PRA]	b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]			
P4 Release would disclose trade secrets or confidential commercial or	b(3) Release would violate a Federal statute [(b)(3) of the FOIA]			
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personal privacy [(a)(6) of the PRA]	b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]			
PRM. Personal record misfile defined in accordance with 44 U.S.C.	b(8) Release would disclose information concerning the regulation of			
2201(3).	financial institutions [(b)(8) of the FOIA]			
Deed of Gift Restrictions	b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]			
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F: PANKER

WHEN OLD HABITS ARE HARD TO BREAK

By DAVID BAUMANN

When he was a member of the House Appropriations Committee, Mike Parker helped to earmark billions of federal dollars for projects for fellow lawmakers, particularly those from his home state of Mississippi. Now, as a member of the Bush Administration, Parker is supposed to be helping in the White House's crusade against such earmarks. But he is refusing to be a good soldier.

noress

Parker, who served in Congress from



MIKE PARKER: A former House member who still looks favorably on congressional earmarks, even though he's now in the Bush Administration.

1989 to '98, heads the Army Corps of Engineers, which oversees many dam, dredging, and other construction projects sought by lawmakers. In an interview, he made clear that in the ongoing fight between the Administration and congressional appropriators over such pork barrel projects, his loyalty remains with Capitol Hill.

"Congress has a legitimate right to make decisions about what's best for their states and districts," Parker said, while taking a sharp jab at the Office of Management and Budget, which is leading the White House's anti-earmarking campaign. "I've never said anything good about OMB."

Parker, 52, was equally blunt when he testified before the Senate Budget Com-

mittee on February 26 on the Army Corps' fiscal 2003 budget request. He said that as an appropriator, "I always looked at OMB and never had those warm and fuzzy feelings." He added, "Now that I've been in the Administration, I still don't have those warm and fuzzy feelings."

Parker seems headed for a run-in with the White House, which objected to earmarked Army Corps projects in its budget proposal last month. "In recent years, the

> Congress has authorized and appropriated funds for the Corps to undertake an increasing number of projects that fall outside the scope of its historic missions, such as building sewage treatment plants, revitalizing local waterfronts, and maintaining waterways for local recreation," stated the Bush budget, which was prepared by the OMB. "These ancillary projects divert resources and delay completion of economically justified projects that are within the Corps' primary

mission areas."

Asked for a response to Parker's testimony, OMB officials declined to comment.

Parker, a former funeral home director, was a Democrat when he was first elected to the House in 1988, but he switched to the Republican Party in 1995. After leaving the House, he ran for Mississippi governor in November 1999 and lost in a race so close that it had to be decided by the Democratic-controlled state Legislature. He joined the Bush Administration in October.

Parker told the Budget Committee that the Corps requested \$6.4 billion for its main programs in fiscal 2003, but OMB penciled in only \$4 billion. He noted that when he was in Congress, he believed that Administration officials purposely lowballed the Corps' budgets, knowing that lawmakers would add more money. "I would not be so brash as to suggest that's what's going on here," Parker testified in a statement tinged with sarcasm.

In fact, Parker did go on to suggest that Congress will add earmarked projects and money to the Corps' budget this year. "Congress makes that determination," he said of his agency's spending level. Asked how he would react if President Bush vetoed a spending bill over earmarks, Parker replied, "That's not something that I agree with."

As a House member, Parker fought hard for earmarks. For instance, he actively supported a project to dredge Sardis Lake, located in the district of a fellow appropriator, Rep. Roger Wicker, R-Miss. The final fiscal 1998 Energy and Water appropriations bill doled out \$1.9 million for the Army Corps to dredge a portion of the lake to create a marina basin for recreational activities.

President Clinton determined that the Corps had not conducted appropriate studies of the project. He used the lineitem veto (later declared unconstitutional) to strike the funding from the bill, despite efforts by Parker, Wicker, and Sen. Trent Lott, R-Miss., to defend the project. The Associated Press reported at the time that Parker even called then-OMB Deputy Director Jacob Lew to suggest that Clinton not use the line-item veto on projects for lawmakers who were supporting the Administration's bid for controversial "fast-track" trade legislation.

The Sardis Lake project was just one of many Corps earmarks that Mississippi received during Parker's tenure as an appropriator. And earmarking is unlikely to end anytime soon. Despite efforts by Bush Administration officials to curb the practice last year, it actually increased: Congress is spending \$431 million for earmarked Corps projects in fiscal 2002, up from \$367 million the year before.

Rep. Sonny Callahan, R-Ala., the chairman of the House Energy and Water Development Appropriations Subcommittee, noted in an interview that all Administrations try to eliminate congressional earmarks. "They want the bureaucracy to control the flow of money," Callahan said. That may be true, but apparently, not all Administration officials can be counted on to attack Congress over the issue.

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Fax Cover Sheet	Fax Cover Sheet [with attachments] - To: Karl Rove - From: John H. Sununu	4	03/04/2002	P5;

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SERIES:					
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FOLDER TITLE: 508321					
FRC ID:	FOIA IDs and Segments:				
9072	2018-0011-P				
OA Num.: 10726					
NARA Num.: 10784					
	FRICTION CODES				
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]				
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CRAIG SHIRLEY & ASSOCIATES

122 South Patrick Street Alexandria, Virginia 22314

Telephone: (703) 739-5920 Fax: (703) 739-5924

	FACSIMILE	
3/5	DATE PAGES INCLUDING COVER PAGE:	XUTE
TO:	Mr. Karl Rove	
FAX:	202-456-0191	
FROM:	Craig Shirley	
	(703) 739-5920 phone (703) 739-5924 fax	
COMMEN	TS:	

FYI -

Following is a letter that was delivered to all members of the United States Senate today.

Please call if you have any questions.

Thanks.

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CONSERVATIVES FOR BALANCED ELECTRICITY REFORMS

February 28, 2002

The Honorable Tom Daschle SH-509 Hart Senate Office Building Washington, D.C. 20510-4103

Dear Senator Daschle,

Earlier this month, Senator Murkowski characterized comprehensive energy legislation developed by the Senate Democratic leadership – particularly the Democrats' electricity title – a "virtual wish list" for Enron. We applaud Senator Murkowski and encourage every member of the Senate to give careful consideration to his analysis as the Senate begins its overdue debate on America's energy policy.

As Senator Murkowski observed: "...Enron never wanted to deregulate electricity. Instead, they wanted to federalize electricity. They wanted to put FERC, the Federal Energy Regulatory Commission, in charge. Enron wanted to create a one-size-fits-all system... By knocking down states' rights in exchange for federal command and control, Enron would have gained substantial advantage in energy markets at the hands of state protections for consumers."

Federalize electricity... put FERC in charge... one-size-fits-all... knock down states' rights and state consumer protections... federal command and control – all of these things are at the center of electricity "reforms" proposed by Senators Daschle and Bingaman. Their proposals consistently entail provisions that would result in a vast and unwarranted bloating of federal regulatory powers at the expense of the states. More importantly, the Daschle-Bingaman electricity proposals would often substitute remote, untested and capricious federal authority over proven state consumer protections. Finally, the essence of the Daschle-Bingaman electricity provisions is MORE REGULATION rather than LESS REGULATION.

If this is the end result of over a half-decade of congressional debate concerning electricity reforms in America, then it would be best that the Senate <u>not</u> even take up this issue this year. Better to do nothing than do what Senators Daschle and Bingaman are prescribing.

There is a more prudent path available to the Senate – adopt long standing reform proposals advanced by Senator Murkowski. These proposals represent meaningful reforms that are genuinely deregulatory and can not he mistaken as being "straight out of the Enron playbook."

Sincerely,

Mr. Graig Shirley

Consulting Director Citizens For State Power

Mr. David A. Keene Chairman American Conservative Union

Ms. Karen Kerrigen Chainmen Small Business Survival Communities*

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The Househo Am Laty Former Reagon Administration (Miletal

Mr. Jeff Bell Besord of Directors American Conservative Union

Mr. Tens Lanová Vice President for Massimuth The Progress & Freedom Poemásticat

Staplen Merid

Honorable Stephen Merrill National Chair Citizens For State Power

Mr. Grover Norquist President Americans for Tax Reform*

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dr. Charlie Black Secol of Intercurs Michael Conservative Union

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*For identification processes only
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Mr. Gary Aldrich President Patrick Henry Center*

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Mr. L. Brent Bozell, III Chairman Conservative Victory Committee

Mr. Jeff Frederick President Gen-X Strategies

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Honorable Ray Haynes California Senator Republican Whip 2000 ALEC National Chair*

Mr. Larry Hunter Chief Economist Empower America

Mr. Gary Jarmin President Jar-mon Consultants, Inc.

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Mr. David Bossie Fresident Citizens United

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Mr. Bruce W. Eberle President Eberle Communications Group

Alan M Little -

Mr. Alan Gottlieb President Center for the Defense of Free Enterprise*

ale Hanks

Mr. Jake Haulk President Allegheny Institute*

Ms. Kerri Houston National Field Director American Conservative Union

Mr. Charles Jarvis President United Seniors Association*

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Mr. Robert Johnson Chairman Free Republic Network

Juck Kimp

Honorable Jack Kerop Co-Chaix Empower America

Mr. Mishael Long Chainman New York State Countrative Party

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Mr. David Ridenour Vice President National Center for Public Policy and Research*

Mr. William Riley NW Council of Governments & Associates*

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Mrs. Aldona Robbins Vice President Fiscal Associates, Inc.

Mr. Eric Schippers V Executive Director Center for Individual Freedom*

Mr. Ed Thompson President Personal Retirement Alliance, Ltd.

Mr. Lewis Uhler President National Tax Limitation Committee*

Uller O

Mr. Michael Riley 1/ Fresident Taxpayers Network, Inc.

11

Mr. Gary/Robbins Fresident Fiscal Associates, Inc.

Mr. Richard O. Rowland President Grassroots Institute of Hawaii*

Mr. Jeffrey S. Taylor Executive Director Free Republic Network

Mr. Kenneth Timmerman President Maryland Taxpayers Association*

R a View

Mr. Richard Viguerie President ConservativeHQ.com*

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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Letter	[Letter] - To: Joe McIlhaney, Jr From: Karl Rove	1	02/01/2002	P5;

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COLLECTION: Records Management, White House Office of SERIES: Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove) **FOLDER TITLE:** 508321 FOIA IDs and Segments: FRC ID: 9072 2018-0011-P OA Num.: 10726 NARA Num.: 10784 **RESTRICTION CODES** Presidential Records Act - [44 U.S.C. 2204(a)] Freedom of Information Act - [5 U.S.C. 552(b)]

PI National Security Classified Information [(a)(1) of the PRA]

- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Handwritten Note	[Note] - To: Alberto [Gonzales] - From: Karl [Rove]	1	03/06/2002	Р5;

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Fax Cover Sheet	Facsimile Transmittal - To: Karl Rove - From: Joe McIlhaney	3	02/01/2002	P5; P6/b6;

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Records Not Subject to FOIA

Arthur H. Còleman

From: Foster, Roland [Roland.Foster@mail.house.gov]

Sent: Thursday, January 31, 2002 8:57 AM

Subject: Bush to Propose \$135 Million for Abstinence Education

Bush to ask Congress for large budget increase for sexual abstinence programs

By LAURA MECKLER= Associated Press Writer=

WASHINGTON (AP) _ Sexual abstinence programs that bar any discussion of birth control or condoms to prevent pregnancy or AIDS are in line for a 33 percent increase in the budget President Bush is to submit to Congress.

Spending on ``abstinence-only" education has been climbing over the last five years, as conservatives argue that teaching teen-agers about contraception indirectly condones teen sex. Critics say there is little evidence showing abstinence programs work.

The president will propose \$135 million for abstinence-only education next year, an increase of \$33 million, according to an administration official who spoke Wednesday on condition of anonymity.

The request fulfills a pledge Bush made while campaigning for president to spend as much promoting abstinence as some have calculated the government spends educating teens about contraception.

Health and Human Services Secretary Tommy Thompson noted that the programs are very popular with many of his Republican colleagues, though he acknowledged a paucity of evidence of their effectiveness.

"The president feels, the administration feels, a lot of people in Congress feel that this is a much better way to attempt to solve this problem of teen-age pregnancy," Thompson said in an interview Wednesday. "Let's try them out and see if we can't get it to work."

Thompson said he is interested to see the results of extensive research on the program now under way. ``I'm a results-oriented kind of person," he said.

Proponents argue that the nation has spent considerable money on birth control services, yet nearly 900,000 teen-agers get pregnant each year and one in three American babies is born to unmarried parents.

Opponents say it's unrealistic to push abstinence, given that many teen-agers already are having sex, and the surgeon general and others say there is no evidence the programs work.

"I find it stunning that an administration that touts the values of science when it comes to environmental policy can't run fast enough away from science when it comes to sexual health," said James Wagoner, president of Advocates for Youth, which

2/1/2002

supports ``abstinence-plus" programs. These encourage teens to say no to sex but suggest contraceptives and condoms for those who do not.

Intense debate over abstinence-only programs began in 1995 and 1996, when Congress was writing the massive welfare overhaul. The final legislation included \$50 million per year for abstinence education, to be nearly matched by participating states. The money may not be combined with programs that discuss the benefits of contraception.

Under the law, the programs must meet one of eight goals. Among them: teaching that sex outside marriage probably would have harmful psychological and physical effects, how to reject sexual advances and why drugs and alcohol make avoiding sex more difficult.

Uncomfortable with the program, many states used their money to run pro-virginity media campaigns or after-school programs that make little if any mention of sex or abstinence.

Conservatives in Congress complained that states were dodging the intent of the program and created a new pool of abstinence-only money distributed directly by HHS. This program, which is where Bush wants the money increase, is meant to pay for programs that overtly discuss the value of avoiding sex.

According to the administration official, the Bush budget will ask Congress for abstinence-only money in three pieces:

_\$50 million in grants to states through the welfare program. The welfare law, which included automatic funding for the abstinence program each year, must be renewed this year. Bush will propose that the program remain at \$50 million, at least for the first year. This request will be considered as part of the larger debate over what changes are needed in the welfare law, and proposals to modify the abstinence program are certain.

_\$73 million, an increase of \$33 million, in competitive HHS grants.

_\$12 million, the same as this year, for the Adolescent and Family Life program, which provides money to states through a formula to work with teen mothers.

AP-ES-01-31-02

Sus m. Make certain Jash/Jim Connarghtm/Dame Thomas/ Loslee have copies.

The AFL-CIO Annual Winter Meeting In New Orleans becretary Elaine Chao and House Minority Leader <u>Richard</u> 's annual winter Executive Council Meeting on Feb. 26 and rgest labor organization has held the event here and <u>Gephardt will address the council</u>, which consists of t John Sweeney. <u>Most of the sessions will be private at the</u> vlicize its agenda. (John Biers, "Labor Group To Meet In

NRA Amendment To The Shays-Meehan Bill By n Democrats John Dingell And John Murtha. Now, attention to an amendment backed by the Republican m. It proposed exempting campaign commercials about other ads. <u>Gephardt's first calls</u>, according to officials John Dingell of Michigan and John Murtha of und longtime opponents of gun control. Yet both told red, the Democratic leader used the news to prod dozens uss his conversation with Gephardt. But when other 1 they were on their own." It was precisely the message that backed amendment failed 219-209, the narrowest escape With Overhaul Bill In Trouble," The Associated Press,

mpaign Finance Reform Brings "Average Working w the bill might affect him personally, <u>Gephardt</u> -- who has sey for congressional Democrats -- <u>said he might have to</u> 'e does now. "We're going to have raise money from

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Outline	Meeting with Karl Rove	4	03/02/2002	P2; P5; P6/b6;

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Center for Strategic & International Studies Washington, DC

Board of Trustees Chairman		FAX COVER SHEET -		
Sam Nutin Vice Chairman	DATE:	November 15, 2001		
Co-Founder David M. Abshire	TO:	Hon. Karl Rove, Attention :Susan Ralson		
Chairman of the Executive Committee	FAX #:	456-0191		
Anne Armstrong	FROM:	Richard Fairbanks, Counselor		
President & CEO John J. Hamre	FAX #:	202-822-6354		
Trustees George L. Argyros Betty Becne	# OF PAGES:00	3 (including cover page)		
Reginald K. Brack William E Brock Harold Brown	MESSAGE.			
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2021 11/Cloi/ 10:27 a.m.

November 5, 2001

Via Facsimile (202) 456-0191

MEMORANDUM

To: Karl Rove

From: David Abshire

I am glad your meeting with Gil Robinson was fruitful. Congratulations on the progress made in this area.

I have another related item on the battle of ideas. It is from Dick Fairbanks, a former Ambassador at Large, Assistant Secretary of State for Congressional Affairs, and Middle East Negotiator in the Reagan Administration. I enclose a page about his important initiative, and he has taken some soundings on financial support for his idea.

I think you should meet with Dick, and I have suggested he call your office.

Enclosure

Proposal:

11/15/2001 09:37 11/13/2001 10:02 11/02/2001 10:33 2028826354 2028729811

To initiate a U.S. private sector television broadcasting station in the Gulf (an American Al Jazirah),

Backeround:

The Arabic-speaking television (mostly satellite) audience in the Middle East approaches 300 million (as opposed to more remote areas, such as Afghanistan, where radio is still the dominant medium). In the Q.C.C. states, as well as Syria, Jordan, Lebanon and Egypt, TV has primacy. The only American outlet in the region is English language CNN – but only a limited number of the elite can follow it. An American-funded and run station broadcasting in the vernacular (7/24) could provide an alternative to Al Jazirah and present international news without the Qatar-sanctioned "spin." It would also schedule entertainment, sports, etc., to grow viewer allegiance. The opportunity to present U.S. news and culture directly to the populace of this key region could be crucial in our long term struggle for hearts and minds.

Methodology:

Create a not-for-profit private U.S. entity with initial seed funding from a private U.S. foundation. Additional money, expertise, and staffing would be sought from the U.S. broadcasting industry, the major media companies, and the networks.

Conclusion:

Initial contacts and discussions indicate that this idea might take hold quickly, if the White House reacts favorably (and assuming that the idea does not compete with a government initiative). The private sector character of the station would parmit relatively early implementation and would have a possible advantage in credibility as well.

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November 5, 2001

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CENTER FOR THE STUDY OF THE PRESIDENCY

DAVID M. ABSHIRE President

November 27, 2001

HONORARY CHAIRMEN: George H.W. Bush Jimmy Carter William J. Cunton Geraud R. Ford Ronald W. Beagan

<u>Via Facsimile</u> (202) 456-0191

MEMORANDUM

To:

From:

Karl Rove David Abshire

I would like to visit with you informally on the following agenda:

- <u>"Communicating America.</u>" Gil Robinson has worked with you, the Pentagon, et al. on the information battle. You are all to be congratulated on the enormous progress and the effective operation of the Treaty Room. This productive effort relates to tactical-daily management. It is reinforced by the SFRC initiative on Radio Afghanistan, which actually envisions stepped up broadcasts, TV, and Internet to the entire Muslim world. (This is called Initiative 911.) At the strategic level, however, there is missing an overall architecture for what we call "Communicating America," marshaling public and private resources in the longer term battle for "hearts and minds." I would like to discuss some specific thoughts we have in this regard.
- 2. <u>"Civil Libertarians.</u>" I picked up a good idea from a young political appointee with a legal background: He was concerned that the "civil libertarians" on the right and on the left may grow even shriller as the crisis progresses. The President can take the sting out of most of this simply by saying that in a year he will review the impact and need for each of these items.
- 3. <u>"Thinking Outside the Box.</u>" Gil Robinson handed you our public report on "strategic reform" to build better anticipation, integration, and agility within government. The published report reflects concepts we raised with Administration officials this past year. I would like to discuss with you where I think we stand on all this with several parts of the Administration. With his careful cool leadership, the President, as war leader, is taking historic footsteps like Lincoln and Roosevelt. By and large, the War Cabinet is very able in its daily management. Strengths, however, always create potentials for weakness. I think ours is a lack of organization to think outside the box, as well as to create a larger vision.

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- 2 -

4. <u>S&T</u>. Mobilizing the science and technology public and private sectors to win the war to eradicate terrorism, as was done by Roosevelt and Vannevar Bush to win World War II. Camp David meeting – Presidential speech.

My office will phone for a time to come over.



FACSIMILE COVER SHEET

PAGES (including cover sheet): <u>2</u>			
TO: Susa r	Raiston		
FAX NUMBE	156-0191	_	
FROM: Dei	n Savap		
DATE: 1127			

If you have any problems receiving this fax, please call: The New England Council 331 Constitution Avenue, NE Washington, D.C. 20002 (202) 547-0048

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p.2



January 22, 2002

Mr. Karl Rove Senior Advisor to the President The White House 1600 Pennsylvania Ave., NW Washington, DC 20500 Attn: Susan Ralston

Dear Mr. Rove:

On behalf of The New England Council, the nation's oldest regional business group, I am pleased to invite you to speak at our annual White House Briefing on March 13, 2002. The briefing will take place in the Auditorium (Room 450) of the Old Executive Office Building and is scheduled to begin at 3:00pm and adjourn at 5:00pm.

Each year, members of the Council join our Board of Directors for two days of meetings in Washington with key leaders of Congress and the Administration. These meetings provide important and valued opportunities to discuss issues of concern to our region that may arise during the year. Last year, we were pleased to be joined by Chief of Staff Andrew Card, Secretary Mel Martinez and Administrator Christine Whitman.

Once again, we expect approximately 100 business leaders from throughout the New England region to attend the meeting. Members are also drawn from academic institutions, hospitals, public agencies and non-profit groups. The purpose of this briefing is to further enlighten our members as to what the coming legislative year may have in store for their industries and the New England economy. Hearing your thoughts and views would be a great benefit to our members. It will also offer you a chance to speak to the business leaders of New England in an informal setting.

I will contact your office to confirm your availability to speak to our group on March 13, 2002. If you or your staff have any questions, please contact me at (202) 547-0048. Thank you for your consideration of this request. I look forward to seeing you in March.

Very Truly Yours,

Deirdre W. Salvage Vice President & General Counsel

cc: Gian-Carlo Peressutti

98 North Washington Street, Suite 201, Boston, Massachusetts 02114, (617) 723-4009 Fax (617) 723-3943

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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Email	Senator Smith - To: Susan B. Ralston - From: David M. Thomas	2	01/15/2002	PRM;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION:	
Records Management, White House Office of	
SERIES:	
Subject Files - FG006-27 (Office of Senior Advisor - Karl H	Rove)
FOLDER TITLE:	
508321	
FRC ID:	FOIA IDs and Segments:
9072	-
	2018-0011-P
OA Num.: 10726	
NARA Num.:	
10784	
REST	TRICTION CODES
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(1) of the FOIA]
P2 Relating to the appointment to Federal office [(a)(2) of the PRA]	b(2) Release would disclose internal personnel rules and practices of
P3 Release would violate a Federal statute [(a)(3) of the PRA]	an agency [(b)(2) of the FOIA] b(2) Delease would violate a Federal statute [(b)(2) of the FOIA]
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P5 Release would disclose confidential advice between the President	information [(b)(4) of the FOIA]
and his advisors, or between such advisors [a)(5) of the PRA]	b(6) Release would constitute a clearly unwarranted invasion of
P6 Release would constitute a clearly unwarranted invasion of	personal privacy [(b)(6) of the FOIA]
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PRM. Personal record misfile defined in accordance with 44 U.S.C.	b(8) Release would disclose information concerning the regulation of
2201(3).	financial institutions [(b)(8) of the FOIA]
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FUE: Steel



State of Indiana Federal Liaison Office 444 North Capitol Street NW, Suite 428 Washington, DC 20001 Phone: 202/624-1474 Fax: 202/624-1475

FAX COVER SHEET

DATE:

March 5, 2002

FLEASE DELIVER TO:

Ruben Barrales White House, Intergovernmental Affairs

Babs Chase Labor, Intergovernmental Affairs

FROM: Jeff Viohl and Gerry Del Rosario

NUMBER OF PAGES INCLUDING COVER SHEET: 2

COMMENTS:

Please find a copy of Governor O'Bannon's statement on President Bush's decision to impose steel tariffs on imported steel products.



OFFICE OF THE GOVERNOR INDIANA FOLIS, INDIANA 46204-2797

FRANK O'BANNON GOVERNOR WWW.N.Rov/gov

Fer immediate release

Tuesday, March 5, 2002

Governor O'Bannon welcomes steel tariffs, encourages more action

Governor Frank O'Bannon welcomed President Bush's decision today to impose tariffs ranging from 8 percent to 30 percent on imported steel products but said he hoped the president would join with Congress to protect the pensions of retired steelworkers.

"I'm pleased that the president has taken action against foreign companies that have dumped steel at unfairly low prices in the United States, undermining our domestic industry and damaging the livelihood of the steelworkers who have toiled in it," O'Bannon said.

"The president deserves credit for bringing the issue to the forefront by initiating a trade investigation.

"I now call on President Bush to turn his attention to negotiating reductions in excess foreign steel production, assisting dislocated steelworkers in their search for new jobs and protecting retirees' pensions. Without federal help, I fear that tens of thousands of steel company retirees will be put at risk as unfair trade practices continue unabated and more American steel companies go bankrupt."

Indiana, with 30,000 steelworkers, produces 30 percent of the nation's steel. O'Bannon has consistently supported measures to assist the ailing industry and its workers.

Jim Robinson, director of District 7 of the United Steelworkers of America, said called Bush's decision a victory for democracy.

"A lot of people, including the governor of Indiana, demanded that their government take action," he said. "Steel-state political leaders, including Frank O'Bannon, got this done."

O'Bannon reiterated his request – sent by letter and also conveyed by an emissary – to Labor Secretary Elaine Chao to act quickly on Indiana's application for \$6.3 million in federal money intended to help out-of-work steelworkers get training for new careers.

The governor also has asked Chao to do what she could to separate the issue of extending unemployment insurance benefits by 13 weeks from other, more controversial facets of economic stimulus proposals that have held up action on workers' assistance.

Reporters' contact: Mary Dieter or Andrew Stoner, 317-232-4578

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memorandum	Republican National Finance Committee - To: Marc Racicot, el al - From: Janice Knopp	1	03/05/2002	PRM;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

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SERIES:	
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FOLDER TITLE:	<i>,</i>
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From: Barry S. Jackson on 03/04/2002 11:18:08 AM

Record Type: Record

To:Karl C. Rove/WHO/EOP@EOPcc:Susan B. Ralston/WHO/EOP@EOPSubject:SS Editorial -- today's WP

in case you didn't see it ...

http://www.washingtonpost.com/wp-dyn/articles/A33349-2002Mar3.html

Social Security Rethink

By William Raspberry

Monday, March 4, 2002; Page A19

I remain an agnostic when it comes to the idea of allowing workers to invest a portion of their Social Security payroll taxes. But I'm starting to feel like an agnostic inching his way toward belief. I'm not sure whether this is due more to the persuasiveness of those advocating privatizing part of Social Security or to the breathtaking weakness of the arguments on the other side.

To begin with the latter: Enron. The reason we shouldn't be allowed to put part of our Social Security money in the stock market is that markets go down as well as up. The collapse of Enron Corp., which shredded the savings plans of thousands of workers, is ringing proof of the danger of tinkering with Social Security. Suppose you were approaching retirement, and the bulk of your Social Security nest egg was in Enron stock.

But if that's an argument against allowing workers to put part of their payroll taxes into the market (as opposed to an argument for diversification), then it must also be an argument against allowing me to have stocks and bonds as a part of my 401(k) plan. And because no one is making that second argument, my conclusion is that no thoughtful person believes the first.

Another argument against partial privatization is based on the fact that the Social Security checks of current annuitants are paid out of the payroll deductions of current workers. Thus, any part of payroll taxes diverted to the market would reduce the amount of money to pay today's retirees. Either the deductions would have to be increased (or supplemented), or the checks would have to reduced.

At least that is the argument. A lot would depend on whether the Social

Security Trust Fund has enough money to offset the stock market investments until stock appreciation and compounding close the gap.

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Much of the argument against a thrift-savings component to Social Security amounts to little more than liberals against conservatives. Conservatives love it, so liberals must oppose it. It would be good if we could move beyond this partisan silliness and deal with some of the real issues -- and perceptions -- of the matter.

The issue of transition could be solved by simply decreeing that no Social Security recipient would receive less in monthly payments under the reform plan than under the current one.

A much more serious issue is: Who would choose and manage the investments? Leave it to individual workers and you'll get a certain number of idiots putting the whole shebang into some equivalent of Enron. Leave it to private managers or government agents and you give them the power to make or break market sectors or individual companies.

It's a problem, but not beyond the ability of bright minds to solve. One approach might be to establish age-specific guidelines for stock-bond-cash ratios, with the stock portion comprising the broadest available stock-market index -- say, the Wilshire 5000.

But opponents might fairly ask, why not just leave things as they are, automatic and guaranteed against market fluctuations?

The simple answer: You can't. As Henry J. Aaron, a senior fellow at the Brookings Institution, explains it, the system is unsustainable for the long term. Either taxes will have to be increased or benefits cut.

One way to soften the effect, he says, is to invest in the private market, which, over time, should produce a better return than the government bonds Social Security invests in now. But Aaron makes a point that keeps me agnostic about privatization. "Make the investments through individual accounts and you increase the administrative costs to the point where it eliminates the difference in the implied rate of return. The greatest savings would come through a pooled investment fund, where administrative costs could be kept relatively low."

Moreover, he said, assuming that the funds would be invested in the broadest index over a long period, the payoff would be the same as the average payoff from individual accounts. In other words, individual accounts could beat the average only if others fell below it. And because the idea of Social Security is to guarantee basic income in retirement, individual investment accounts become less attractive. All the tsk-tsking about Enron is just a distraction.

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FLE. Ralph Reed

1 of 99 DOCUMENTS

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The Atlanta Journal and Constitution

March 3, 2002 Sunday, Home Edition

SECTION: Business; Pg. 1P

LENGTH: 1890 words

HEADLINE: Reed's link to **Enron** studied; Consultant work appears legitimate

BYLINE: JIM GALLOWAY

SOURCE: AJC

BODY:

Ralph Reed is in an odd position.

The chairman of the Georgia Republican Party may be one of the few political figures in the United States who can benefit by proving he worked for **Enron** before its spectacular bankruptcy.

Reed was put on the defensive following media reports **Enron** hired him as a consultant in 1997 as a favor to the Bush presidential campaign. Both Reed and **Enron** deny any such collusion, but the Federal Elections Commission has been asked to investigate.

And White House chief of staff Karl Rove, who as Bush's political adviser recommended Reed to **Enron**, has been asked to supply Congress with details.

How Reed came to be hired and what he did to earn up to \$20,000 a month has become a subplot in the investigation into **Enron's** political influence. Evidence indicates Reed's job was no gift.

But the story of **Enron** and Reed in Pennsylvania may in fact illustrate some larger themes: how a huge, politically aware company eagerly spread money to establish connections, often to little effect. And how the tactics of political campaigns have shifted to the corporate arena.

The Reed-**Enron** saga unfolded five years ago when deregulation --- putting an end to the monopoly enjoyed by public utilities --- was all the rage.

Deregulated airline and telecommunication industries were heralded as successful precedents. Pennsylvania, California and other states were tackling electricity. In Georgia, the Legislature was taking up natural gas deregulation.

The fever had already spread to Washington, with **Enron's** help. The company gave \$1 million to members of Congress in 1996 and 1998, both election years. The object was to force the opening of the nation's \$230 billion-a-year electricity market. **Enron** had its eye on 10 percent of those billions.

But in reality, utility deregulation was --- and remains --- a state-by-state venture. In 1997, **Enron** had a finger in every pie, including Georgia. But it was putting its emphasis on two of the largest electrical markets - -- California and Pennsylvania.

Pennsylvania looked particularly ripe. Because of utilities' over-investments in nuclear power, residential users were paying nearly double what the average Georgian now pays for electricity.

Enron began dropping a total of \$1 million into the campaign coffers of state lawmakers in Harrisburg.

However, the issue quickly passed to the state's Public Utility Commission. For nine months, the commission negotiated with Peco Energy Co. It was Pennsylvania's largest electric utility, with 1.3 million residential customers, mostly in the Philadelphia area. Negotiators were within days of cutting a deal that would have given ratepayers a 10 percent discount but would also have driven away most competition.

Plan 'a huge gamble'

That's when Enron made its move.

"It was a huge gamble," said John Hanger, then a Democratic member of the Public Utility Commission. "We were talking billions of dollars and the fate of these companies."

The Houston company came up with a plan of its own, which included a 20 percent rate cut for residential users. **Enron** simply intended to supplant Peco as the provider of electricity. Other marketers still would be pressured out.

"We came up with the idea of a six-week, political-style campaign. We had to put it together quickly. I mean in a matter of days," said Mark Palmer, vice president for corporate communications.

Now the company needed someone to run the campaign.

Enron first flew to Houston the Democratic political consultant James Carville, who had just finished running President Clinton's re-election campaign. Carville turned **Enron** down, Palmer said, because he was making too much money on the lecture circuit.

Reed, 36, was the only other candidate interviewed. He had just quit the Christian Coalition to start his own political consulting business, Century Strategies, in suburban Atlanta.

The alleged object of the hiring was to keep Reed, then one of the most influential voices among religious conservatives, in the Bush camp and out of the hands of other candidates during the early days of the 2000 presidential campaign. The story, if true, might amount to an illegal campaign gift.

Such a gift would imply Reed --- who now says he already supported Bush anyway --- did little or nothing for **Enron** to earn monthly fees of \$10,000 to \$20,000.

Reed no longer will comment publicly on his work for the energy company, which he considers "proprietary."

But **Enron's** Palmer, who was Reed's supervisor on the Pennsylvania job, said the Georgia consultant did substantial work and made daily reports. "We'd talk sometimes four or five times a day. He'd tell me what he was doing and what the subcontractors were doing," Palmer said.

Access to political tools

Palmer was part of a small group of **Enron** executives who made the decision to hire Reed. He has said he didn't know who Rove was, and no recommendation filtered down from above.

While **Enron** talked with Carville about commanding its "war room" and guiding **Enron** strategy, Reed was handed a lesser role. His appeal, according to **Enron**, was his ready access to the tools of politics --- direct mail, polling and telemarketing.

Reed would report to **Enron's** headquarters from his Gwinnett County base. Decisions were made out of Houston, and Reed never went to Pennsylvania during the campaign.

Perhaps because this was a first foray into a nonpartisan campaign, Reed found a partner. Sandra Fraro, a vice president of Century Strategies, said the firm gave some of the Pennsylvania work to a longtime Democratic operative "who knew the state well." But at Reed's insistence, she would not identify him.

The Washington-based consultant refused to be quoted by name but confirmed he worked Democratic telephones in Pennsylvania, a famously moderate state, while Reed worked Republicans. Both were expected to create at least the illusion of grass-roots support for **Enron**.

The Democrat said it was clear Reed was looking for a long-term relationship with **Enron**. "[Reed] horsewhipped me," the consultant said, into giving results.

But arguing most forcefully in Reed's defense is the fact that before it hired him, **Enron** was already poised to spend millions in a daring bid to corner one of the largest electrical markets in the United States. Measured in terms of cash, any favor done for the Bush campaign wasn't a large one and coincided with **Enron's** needs.

At the time, the company was in dire need of political influence. While much has been made of the clout **Enron** purchased in Washington, the company's record in state capitals was unimpressive.

In most cases, including Pennsylvania, **Enron** found itself outgunned by local power utilities and their long-standing relationships with the local officials who wrote the rules on deregulation.

Enron placed Reed in charge of direct mailings. He also helped with radio scripts, Palmer said.

But the work Reed is most reluctant to discuss is the "grass-roots" campaign he conducted for **Enron**, with Democratic help.

Such work is a Century Strategies specialty. "What our firm does is create and maintain grass-roots movements," Reed said in a recent interview. "We're not a lobbying firm. We're an anti-lobbying firm."

On the commercial side, it often involves locating regular people who identify with a company's position on an issue, then persuading them to contact public officials, write letters or show up at public meetings. Secrecy and third-party dealing become paramount. The punch is lost when an official can distinguish between the spontaneous and the manufactured.

Memo may shed light

A memo Reed later wrote to **Enron** soliciting more business may shed more light on his tactics in Pennsylvania.

In October 2000, Reed offered to help the company deregulate the electricity industry by tapping friends in Washington and mobilizing religious leaders and pro-family groups. In the memo, uncovered by The Washington Post, Reed said the validity of **Enron's** arguments were less important than the source.

"There are certain people --- a friend or family member, key party person, civic or business leader or major donor --- whose correspondence must be presented to the [elected] official for his personal reading and response," Reed wrote.

Such prominent figures could act as surrogates for Enron while pressing lawmakers to rewrite statutes.

"Elected officials and regulators will be predisposed to favor greater market-oriented solutions if they hear from business, civic and religious leaders in their communities," he wrote.

Reed asked **Enron** to pay his firm \$25,000 for generating letters to the editors in newspapers. A \$79,500 telemarketing campaign would call citizens and offer to connect them with their members of Congress.

If used in Pennsylvania, such tactics would explain why Reed wasn't front and center. "We didn't hire him to be a lobbyist at all," Palmer said.

Mass media battle

Eventually, Palmer said, Enron abandoned its grass-roots approach in favor of mass media.

Houston hired a plane to tow a banner around Peco's headquarters. Millions were spent on a television campaign. Then-Gov. Tom Ridge got a phone call from his colleague in Texas, George W. Bush, who put in a plug for the Houston company.

Peco retaliated with David Leisure, the actor who created Joe Isuzu, the lying car salesman. In a series of Peco commercials, Leisure wore a 10-gallon hat and his trademark smirk. "Hi, I represent your out-of-state energy company," he said. "You can trust me."

All the hoopla was pointed at the five appointed members of the Pennsylvania Public Utility Commission.

In December 1997, the commission voted 5-0 against **Enron's** proposal. "We didn't fully understand the financing and didn't think it was wholly feasible," said Hanger. The commission also doubted it could strip one utility of more than a million customers and hand them to another.

Still, the Houston company went away partly satisfied. The commission had scuttled the deal for Peco as well.

There ended the most intensive period of work that Reed performed for Enron.

Pennsylvania came up with a deregulation plan the following May. But **Enron's** interest was already waning.

It had suffered a terrible defeat in trying to shape deregulation in California.

Ten months after hiring Reed and spending tens of millions of dollars, **Enron** exited the retail electric marketing business. It abandoned virtually all efforts to serve residential customers in one state after another, including Pennsylvania.

Several months later, it was no surprise when **Enron** declined to become a natural gas marketer in Georgia as deregulation kicked in here.

Palmer said that after Pennsylvania, Reed's assistance to **Enron** became less about logistics and more about advice. It also became more Washington-oriented.

As for Reed, he says the income from **Enron** was significant "for maybe the first month or two, but after that, no." In 1999 and 2000, he did more than \$141,000 in consulting for the Bush presidential campaign.

Apparently, the Oct. 23, 2000, memo Reed wrote, trying to expand his business with **Enron**, never took. At the end, the state GOP chairman said, **Enron** wasn't one of his major clients.

GRAPHIC: Photo:

Georgia GOP chief Ralph Reed did consulting work for Enron in Pennsylvania.

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February 28, 2003

Dear Senator:

On behalf of the nearly one million members and supporters of the American Conservative Union, and the millions more represented by those groups who have cosigned this fetter. I am writing to urge you to vote against the ill-conceived, preconstitutional Sluxys-Meeban Campaign Finance "Reform" bill, recently passed by the House.

As we have said all along, this is not a vote about politics, but a vote about principle, By voting NO, you will take the side of freedom and honor your oath to support and defend the U.S. Constitution. It is a shame that so many of your colleagues on both sides of the siste seem ambivalent toward this fact, as did so many in the House.

Much of the debate over this legislation has focused on which party will be helped or hurt by its various provisions, with very few commentators addressing the core questions of whether or not the sorts of restrictions on political speech envisioned by the bill's authors are either wise or constitutional. We don't know which party will ultimately benefit or be burt by this legislation and what's more, we don't care.

The bill you will be voting on redefines political speech and outlaws or criminalizes speech that every American has always thought protected by the First Amendment to on Constitution. Looked at from our perspective, you are about to be asked to vote on a hill that tells those who might want to criticize your actions in the future to just shut up.

That's perlaps something elected officials like you may want to be able to do, but selzing and exercising the power to do so and make it stick is just about the most antidemocratic act we can imagine you taking. So before you vote on this legislation, do yourself a favor. Think not about who will have a fundraising edge if the bill passes, but about what you will really be voting on -- the most significant legislative attempt to restrict Piest Amendment rights that has ever come this close to becoming law.

'the folks who put this monstrosity together know that much of it is likely to be declared unconstitutional by the Supreme Court. That's why they insist that regardless of what the courts strike down, the rest of it should be allowed to go into effect. Their position is as simple as it is cynical -- prejudging the constitutionality of the legislation on which you vote is not your job. In that, they are dead, flat wrong.

Fullblished 1964... The Nation's Oldest and Lorgest Grassroots Conservative Organization

P. 03

ACU CFR Coalition Letter to the U.S. Senate February 28, 2002 Page 2 of 6

Buyry Senator takes an oath to support and defend the Constitution. Voting for legislation that you believe inconsistent with the Constitution would violate that oath. Don't do that.

If you can honestly say you believe the restrictions on the very political speech that is at the core of what the transfer worked to protect when they adopted the First Amendment will be found constitutional, ignore this batter. But it you believe they won't pass muster by a court that actually believes in free speech, do everyone a favor by voting against it. Don't make the courts do your job.

A ours Sincerely,

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Lewis K. Uhler National Tax Limitation Committee

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ACU CFR Coalition Letter to the U.S. Senate February 28, 2002 Page 3 of 6

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ACU CFR Coalition Letter to the U.S. Senate February 28, 2002 Page 4 of 6

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Chilek Mith Republican Liberty Caucus

Julie Versnel American Political Action Committee

Allen Roth New York State Conservative Party

David B. Kopel Columnist, National Review Online*

norie Levine

Shaun Marie Levine Executive Director, Conservative Party of New York

Steve Daldwin CNP Action, Inc.

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ACU CFR Coalition Letter to the U.S. Senate February 28, 2002 Page 5 of 6

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P. 07

ACU CFR Coalition Letter to the U.S. Senate February 28, 2002 Page 6 of 6

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J.P. Backlin Legislative Director, Christian Coalition

Paul Beckner Citizens for a Sound Economy

" verther and ration Rest of for identification purposes only.

P.S. - We have included below the text of the First Amendment to the U.S. Constitution, which you may a list to regime prior to custing your vote.

Appendicent I. to the U.S. Constitution:

"Compress shall make no law respecting an establishment of religion, or prohibiting the free excites a discoult or abridging the freedom of speech, or of the press; or the right of the people particulty to assemble, and to petition the Government for a redress of grievances."

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FUE:CFR

LELAND HOUSE ON CAPITOL HILL 505 Second Sircet, N.E. Washington, D.C. 20002-4916 Telephone (202) 547-8105 FAX (202) 547-8165

March 1, 2002

President George W. Bush The White House Washington, D.C. 20500

Dear Mr. President:

In my capacity as President of the Ethics & Religious Liberty Commission, I have the privilege of speaking around the United States to large groups of Southern Baptists. I am receiving an overwhelming number of requests from our constituency to urge you in the strongest possible terms to veto the Campaign Finance Reform Bill, which will be presented to you shortly.

People are concerned that the bill is unconstitutional in its restrictions on the First Amendment's free speech guarantees. Further, they are concerned that it will simply empower the liberal and biased national media to have greater influence over the election process.

In light of these concerns, I urge you to send Congress back to the drawing board with a clear mandate to send you a constitutionally acceptable alternative bill. Enclosed is a copy of a resolution "On Protecting Free Speech in Campaign Finance Legislation" passed overwhelmingly by the Southern Baptist Convention in its annual meeting in June of 2001.

On another note of importance, I will be going to Brussels, Strasbourg, Paris, and Moscow in March to discuss with government officials the religious registration laws that are being used to discriminate against religious minorities in those countries. I was invited in my capacity as your nominee to the Commission on International Religious Freedom.

In Moscow, I will be addressing the Russian academy for top level civil servants. In all of these meetings, I will be referring to your eloquent speech to the university students in Beijing. I will use your statements on freedom generally, and religious freedom in particular, in this and other venues.

Thank you for speaking the truth to the people of China.

Sincerely,

Richard D. Land President Ethics & Religious Liberty Commission Southern Baptist Convention

Office of the Secretary **U.S. Department of Commerce**



TO:

Susan Ralston

FROM:

Brooke Vosburgh 202-482-9043

Secretary Evans asked me to pass this along for consideration. He isn't weighing in on one side or the other but apparently Michael Mewhinney is a friend of the President's. Please call with any questions, or Karl can discuss with DLE. Thanks.

He (michael) is not that close. I will tell him phis is impossible. SUSAL-add Mire to call list and return. Kur

U.S. Department of Commerce, 14th & Constitution, N.W., Room 5854, Washington, DC 20230

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CLOVER PARTNERS, L.P.

FEB 1 9 RECTD

February 19, 2002

To: Mr. Don Evans Secretary of Commerce Fax: 202-482-7420

From: Michael C. Mewhinney

Re: **President Bush's Trip to Peru**

One of President Toledo's main agenda items is to improve the agriculture economy of Peru, especially in products for export. Already there are several tax incentives in place favoring agriculture. Additionally, converting coca farming into other profitable forms of agriculture is a main weapon in the fight against the drug trade.

I have made a significant investment in Peru (and have Peruvian partners) in a farm growing asparagus and citrus, all for export. It has been written up by the Peruvian press as an example of how the laws affecting foreign investment and the tax incentives for agriculture can work. It has also been hailed by the Israeli press as "the most sophisticated farm" in the world! The farm also employs on a permanent basis over 200 workers which with Peru's ailing economy shows how a successful agricultural project can improve the local economy.

The farm is in the desert, 25km north of 1ca (about 270 km south of Lima), and is 20 km from Pisco where there is a major Peruvian Air Force installation where Air Force One can land. I propose a reception at the farm (photo op) hosting major political, business, and agricultural leaders.

President Bush could arrive, have a quick tour of the farm, and perhaps make a short speech about trade cooperation, Peruvian-American relations, etc. with President Toledo at his side (and also give President Toledo a venue to push his agenda).

I will cooperate in any way the President wants.

 Day #'s
 214-273-5200
 Office

 214-273-5199
 Fax

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2100 McKinney Avenue . Suite 1500 . Dallas, Texas 75201 . Tel: 214/273-5200 . Par: 214/273-5199

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Agenda	[Meeting]	1	03/06/2002	Р5;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION: Records Management, White House Office of	
SERIES:	
Subject Files - FG006-27 (Office of Senior Advisor - Karl Re	ove)
FOLDER TITLE:	
508321	
	FOIA IDs and Comments.
FRC ID:	FOIA IDs and Segments:
9072	2018-0011-P
OA Num.:	
10726	
NARA Num.:	
10784	
REST	RICTION CODES
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(1) of the FOIA]
P2 Relating to the appointment to Federal office [(a)(2) of the PRA]	b(2) Release would disclose internal personnel rules and practices of
P3 Release would violate a Federal statute [(a)(3) of the PRA]	an agency [(b)(2) of the FOIA]
P4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA]	b(3) Release would violate a Federal statute [(b)(3) of the FOIA] b(4) Release would disclose trade secrets or confidential or financial
P5 Release would disclose confidential advice between the President	information [(b)(4) of the FOIA]
and his advisors, or between such advisors [a)(5) of the PRA]	b(6) Release would constitute a clearly unwarranted invasion of
P6 Release would constitute a clearly unwarranted invasion of	personal privacy [(b)(6) of the FOIA]
personal privacy [(a)(6) of the PRA]	b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
PRM. Personal record misfile defined in accordance with 44 U.S.C.	b(8) Release would disclose information concerning the regulation of
2201(3).	financial institutions [(b)(8) of the FOIA]
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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
List	[Eligibility for Federal Benefits]	1	N.D.	P5;

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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memorandum	Memorandum for Senior Advisors - From: Philippa Malmgren	8	03/06/2002	P5;

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4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA] 5 Release would disclose confidential advice between the President	b(3) Release would violate a Federal statute [(b)(3) of the FOIA] b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]
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personal privacy [(a)(6) of the PRA]	b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
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Deed of Gift Restrictions	b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]
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Record Type: Record

To: Karl C. Rove/WHO/EOP@EOP, D. Marcus Sumerlin/OPD/EOP@EOP, Kristen Silverberg/WHO/EOP@EOP

Susan B. Ralston/WHO/EOP@EOP, Lezlee J. Westine/WHO/EOP@EOP cc: Subject: CIAT - Coalition to Insure Against Terrorism

fyi

------ Forwarded by Kirk Blalock/WHO/EOP on 02/19/2002 01:43 PM ------



Chip Rodgers <crodgers@rer.org> 02/19/2002 01:00:34 PM

Record Type: Record

To: Kirk Blalock/WHO/EOP@EOP

cc:

Subject: CIAT - Coalition to Insure Against Terrorism

Enclosed please find information on our new coalition -- Coalition to Insure Against Terrorism (CIAT) -- that has banded together to speak for business insurance policyholders as part of a continuing effort to win passage of a terrorism insurance plan on Capitol Hill. The coalition includes companies and leading trade associations representing significant policyholders throughout the transportation, real estate, manufacturing, construction, entertainment and retail sectors. Relevant items are attached for your review.

<<CoalitionPress2-13.pdf>> <<Senate CIAT letter.pdf>> <<CIAT News2.pdf>>

Please contact me if you require additional information.

All best

Chip

Clifton E. Rodgers, Jr. Senior Vice President The Real Estate Roundtable 1420 New York Avenue, NW Suite 1100 Washington, DC 20005

 > Telephone: > Facsimile: > E-mail: > Mobile: > Website: > 	202.639.8400 202.639.8442 crodgers@rer.org 202.258.1431 http://www.rer.org <http: www.rer.org=""></http:>
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CIAT COALITION TO INSURE AGAINST TERRORISM

FOR IMMEDIATE RELEASE February 13, 2002 Contact: Jay Hyde, NAREIT (202) 739-9425 Darren McKinney, NAM (202) 637-3093

POLICYHOLDERS LAUNCH COALITION TO SEEK PASSAGE OF TERRORISM INSURANCE PLAN

Washington, D.C. -- A number of leading trade associations and individual companies have banded together to speak for business insurance policyholders as part of a continuing effort to win passage of a terrorism insurance plan on Capitol Hill.

The groups, representing significant policyholders throughout the transportation, real estate, manufacturing, construction, entertainment and retail sectors, have formed the Coalition to Insure Against Terrorism (CIAT).

"Gaps in insurance coverage against acts of terrorism weaken our economy, and pose a very real threat to our homeland security," said Martin DePoy, vice president of government relations at the National Association of Real Estate Investment Trusts® and a spokesperson for the new coalition. "Unfortunately, the insurance industry has neither the capacity nor the willingness to underwrite comprehensive terrorism coverage at this point in time."

Coalition members have expressed concerns that unless Congress steps in, terrorismrelated coverage will be available only at prohibitively high rates, if at all. "The economic impact of further terrorist attacks on the businesses represented by coalition members is immeasurable. Without insurance, it could be catastrophic," DePoy said.

Faced with what CIA Director George Tenet recently described as a convergence of threats, the nation's policyholders are looking to Congress to quickly adopt a federal insurance security net to ensure that comprehensive terror-related coverage is both available and affordable. "Each day brings renewed warnings from U.S. officials of possible attacks on private facilities, famous landmarks and infrastructure such as airports," DePoy explained. "It is properties like these that will find it especially difficult, if not impossible, to obtain adequate terrorism insurance coverage."

(more)

CIAT intends to ask Members of Congress to work together in the interests of all policyholders and craft a plan that will give insurers the means to provide comprehensive coverage. "At this critical time in the nation's history, a dysfunctional insurance system could both jeopardize our economic recovery and weaken our homeland security," DePoy added.

Participating in the Coalition to Insure Against Terrorism are:

American Resort Development Association American Society of Association Executives Associated General Contractors of America Association of American Railroads Bond Market Association Building Owners and Managers Association **CCIM** Institute **Commercial Mortgage Securities Association** Institute of Real Estate Management International Council of Shopping Centers Mortgage Bankers Association of America National Apartment Association National Association of Home Builders National Association of Industrial and Office Properties National Association of Manufacturers National Association of Realtors National Association of Real Estate Investment Trusts National Association of Wholesaler-Distributors National Football League National Multi Housing Council National Retail Federation Real Estate Board of New York The Financial Services Roundtable The Real Estate Roundtable Union Pacific Corporation U.S. Chamber of Commerce

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REUTERS 🌗

Article 3 of 5 USA: Lobby groups join forces on U.S. terror insurance.

02/13/2002 Reuters English News Service (C) Reuters Limited 2002.

WASHINGTON, Feb 13 (Reuters) - Interest groups spanning a range of industries have banded together in Washington to lobby government to pass a terror insurance plan in Congress.

The group, including real estate, manufacturing and retail interests, want to show that insurers pulling terrorism coverage after Sept. 11 is harming business and the government needs to step in as a backstop.

The new organization is to be called the **Coalition** to **Insure Against Terrorism**.

Its members, along with insurers, lobbied Congress heavily for an insurance plan last year, but no legislation was passed as the issue stalled in the Senate.

The problem came about in the days after Sept. 11, as insurers declared they could not cover damage from future terrorist acts, reasoning they are impossible to predict and price for.

Insurers, facing a claims bill of up to \$70 billion from Sept. 11, are raising rates and excluding terror cover this year, leaving many U.S. firms exposed.

"Gaps in insurance coverage against acts of terrorism weaken our economy and pose a very real threat to our homeland security," said Martin DePoy, vice president of government relations at the National Association of Real Estate Investment Trusts, one of the new group's members.

The new coalition brings together 25 or so interest groups, including the Association of American Railroads, the Bond Market Association, the National Association of Manufacturers, the National Football League and the U.S. Chamber of Commerce.

Pro Sports Confront Insurance Problems In Wake of Sept. 11

By DAWN KOPECKI Dow Jones Newswires

WASHINGTON—The National Football League held an out-of-the-ordinary conference call on Friday with its insurance carrier and the finance directors of all 32 pro teams, some of which are frustrated with the prices and limits that insurers are setting on policies coming up for renewal this spring.

"It was an informational meeting for the team finance directors to update them on the market conditions for insurance," said NFL spokesman Greg Aiello, adding that many teams are looking to renew annual policies now, before spring training begins.

The New York Giants had just renewed their policy the week before. But they were unable to buy terrorism coverage—a "throw-in" that used to be standard in all policies. "We are trying to obtain the coverage, and teams are having difficulty doing that," said Giants spokesman Pat Hanlon.

Across the country, insurers are offering substantially less coverage at sharply higher rates to professional sports teams in all venues. Sports stadiums were among the first commercial properties to lose terrorism coverage after the attacks, insurance executives said. Now, teams are running into the same problems as annual policies come up for renewal. Many stadiums and teams are choosing to "go bare" rather than pay the exorbitant prices that U.S. insurers now demand, according to interviews with insurance executives, Washington officials and risk managers. "I haven't really seen a difference from Miami, San Francisco, Los Angeles. You only have a major team if you're in a substantial city," said Joe Addison, the managing director for the sports and recreation group of AON Risk Services, a division of AON Corp. "I haven't seen discrimination of a New York venue vs. other cities."

A spokesman for the Miami Dolphins said that the team doesn't have terrorism insurance, and that the team's president couldn't say whether they were trying to buy it. Officials from the Dallas Cowboys, Chicago Bears, Washington Redskins and Baltimore Ravens, as well as from Baltimore's baseball team, the Orioles, all declined to comment about reports in Washington that those teams lack terrorism coverage.

"We choose not to talk about that publicly," Ravens spokesman Kevin Byrne said.

The NFL has quietly endorsed efforts in Washington to get a federal backstop for terrorism insurance, but wouldn't publicly talk about the issue. "We're not looking to discuss it in any detail," Mr. Aiello said.

The league did, however, sign on this week as one of the founding members of a new group, the Coalition to Insure Against Terrorism, and has lobbied the issue on Capitol Hill.

Football and baseball are among the first to get a taste of the post-Sept. 11 insurance market since most teams shop for coverage between seasons, officials said.

High-profile, international venues also are having a hard time obtaining coverage in the post-Sept. 11 market. French insurer AXA SA canceled the policy for this summer's World Cup soccer tournament shortly after the September attacks. The U.S. Olympic Committee didn't secure general liability insurance for the Salt Lake Games until two days before opening ceremonies. w Back to Nighlights] Search] 🛱 Contents

A BNA Monitoring Service

Banking Daily

Thursday, February 14, 2002 ISSN 1526-5013

News

Insurance Multi-Industry Coalition to Lobby For Passage of Terrorism Insurance Bill

Twenty-six trade associations and individual companies have banded together as part of a continuing effort to win passage of a terrorism insurance plan on Capitol Hill, according to a statement issued Feb. 13 by the newly formed group.

The Coelition to Insure Against Terrorism represents interests in the transportation, real estate, manufacturing, construction, entertainment, and retail sectors.

"Gaps in insurance coverage against acts of terrorism weaken our economy, and pose a very real threat to our homeiand security," said Martin DePoy, vice president of government relations at the National Association of Real Estate Investment Trusts and a spokesperson for the new coalition. "Unfortunately, the insurance industry has neither the capacity nor the willingness to underwrite comprehensive terrorism coverage at this point in time."

Coalition members expressed concern that unless Congress steps in, terrorism-related coverage will be available only at prohibitively high rates, if at all.

"The economic impact of further terrorist attacks on the businesses represented by coalition members is Immeasurable. Without insurance, it could be catastrophic," DePoy said. "Each day brings renewed warnings from U.S. officials of possible attacks on private facilities, famous landmarks and infrastructure such as airports. It is properties like these that will find it especially difficult, if not impossible, to obtain adequate terrorism insurance coverage."

In January, House Financial Services Committee Chairman Michael Oxley (R-Ohlo) requested the General Accounting Office to study how a lack of affordable terrorism insurance may affect American consumers and the U.S. economy. Also in January, the Bush administration contacted industry leaders to urge them to offer Congress hard evidence of the need to pass a federal backstop for terrorism coverage.

Economists have predicted that the economy, much of which depends upon the financing of insured collateral, will suffer severely if businesses cannot obtain adequate coverage. Since Sept. 11, the insurance industry has warned that it will be unable to offer adequate levels of terrorism coverage because it is unable to quantify its risks.

A last-ditch effort to bring terrorism insurance legislation to the Senate floor failed late Dec. 20 after Republicans objected to Democratic demands that the Issue be considered without controversial tort reform provisions pushed by Republican members and President Bush. Prospects remain dim for legislative action on the issue without significant new developments or additional pressure brought by the administration or industry.

Members of the newly formed Coalition to Insure Against Terrorism include the Financial Services Roundtable, the International Council of Shopping Centers, the Mortgage Bankers Association of America, the National Association of Home Builders, National Association of Realtors, and the U.S. Chamber of Commerce, among others.

By Adam Wasch

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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Fax Cover Sheet	Facsimile Transmittal Sheet - To: Susan Ralston - From: JD	1	10/22/2002	P5;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION: Records Management, White House Office of	
SERIES:	
Subject Files - FG006-27 (Office of Senior Advisor - Karl Ro	ive)
FOLDER TITLE: 508321	
FRC ID:	FOIA IDs and Segments:
9072	2018-0011-P
OA Num.: 10726	2010-0011-1
NARA Num.: 10784	
RESTE Presidential Records Act - [44 U.S.C. 2204(a)]	RICTION CODES Freedom of Information Act - [5 U.S.C. 552(b)]
P1 National Security Classified Information [(a)(1) of the PRA]	b(1) National security classified information [(b)(1) of the FOIA]
P2 Relating to the appointment to Federal office [(a)(2) of the PRA]	b(2) Release would disclose internal personnel rules and practices of
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and his advisors, or between such advisors [a)(5) of the PRA]	b(6) Release would constitute a clearly unwarranted invasion of
P6 Release would constitute a clearly unwarranted invasion of	personal privacy [(b)(6) of the FOIA]
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2201(5).	b(9) Release would disclose geological or geophysical information
Deed of Gift Restrictions	concerning wells [(b)(9) of the FOIA]
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SHIKAR-SAFARI CLUB INTERNATIONAL

HYLAND B. E CKSON President

October 3, 2001

The Honorable George Walker Bush

President of the United States

The White House

1600 Pennsylvania Avonue, N.W.

Washington, D.C. 10500

Dear Mr. Presider

The Shikar Safari (11) International will be celebrating it's 50th Anniversary to be held at in Scottsdale Arizona in March of 2002. We would appreciate a letter recognizing our organization's 50th Anniversary. The purpose or purposes for which this Club is organized shall be the advancement of knowledge concerning the wildlife of the world, independently and in cooperation with zoological societies, universities and necessary, through:

(a) The collection of wildlife for scientific or educational purposes.

(b) The making α : till and motion pictures of wildlife to be used for scientific and educational objectives.

(c) The collection and dissemination of information concerning wildlife.

(d) The preservation of nearly extinct species of wildlife by encouraging and promoting the enforcement of conservation laws and other appropriate means

We have established a very creditable reputation over the years in our support of wildlife worldwide. Our "Wildlife Officer of the Year" program with all 50 States recognizes the game Warden of the Year and provides a \$10,000.00 death benefit for Game Wardens killed in the line of duty of they have won the Award. Our Foundation has made grants to worthwhile wildlife conservation programs. I am pleased to attach a nummary of our accomplishments and a short history.

I would like to that knyou in advance for your consideration.

God Bless Americal

Hyland B. Ericks in

encl/ Attachment Istory, oath, purposes and ideals and list of grants

History, Purposes and Ideals and Projects

Shikar Safari Club International

We are groud of our 50 year history. The Club was founded in 1952 with the following history of the early days:

"A SHORT HISTORY OF THE FOUNDING OF THE SHIKAR-SAFARI CLUB INTERNATIONAL

The genu of an idea that became this club was that of Scott Hayes, an Illinois businessman turned Colorado guest rancher, Lauritz Melchior, an opera singer, and Tom Knudsen. a Los Angeles dairyman Their thought was to have a club of men and women, who had hunted big game in Africa, who would join together each year and "visit, exchange experiences and show pictures."

The initial list Scott wrote came from Kerr & Downey, Africa's then premier safari firm. On November 8, 1951, an invitation was extended to meet in Chicago on February 4, 1952, for the first meeting. Fifty-seven people attended the first meeting and many instant lifetime friendships were concented. It was agreed to meet again in 1953 and the club was underway. When the charter was formalized, sixty-four people contributed the \$25.00 initiation fee and became our charter members.

The early annual meetings were well attended and the good friendships that developed together with the excitement of sharing adventures and movies made the meetings a highlight in each members year.

Scott Eleves was elected our first president and five regional Vice-presidents were elected, as the club at stropted to maintain a geographical balance of membership.

As time passed and the obvious need of the African and Indian governments for financial assistance in their game management became more apparent, the club sought tax exempt status and ler 1 its shoulder to providing financial and material aid.

As the time of the 60 to 90 day safari passed and better transportation made shorter safaris practical, the club expanded as more eligible people were sought out.

With the initiation of the Shikar Safari Foundation, the members of this club forged into the area of serious contributions to wildlife conservation."

Our organization makes annual grants to research, game departments and conservation organizations through our Foundation.

We are limited to 200 members worldwide and have our annual meetings in the States and

. -

So as to highlight the Ideals of the Club, the following is an excerpt from our Bylaws:

"Bylaw: of the SHIKAR SAFARI CLUB INTERNATIONAL

ARTICUE

SECTION 1. Purposes, Ethics and Ideals. The purpose or purposes for which this Club is organized shall be the advancement of knowledge concerning the wildlife of the world, independently and in cooperation with zoological societies, universities and museums, through:

(a) The collection of wildlife for scientific or educational purposes;

(b) The making of still and motion pictures of wildlife to be used for scientific and educational objectives;

(c) The collection and dissemination of information concerning wildlife.

(d) The preservation of nearly extinct species of wildlife by encouraging and promoting the enforcement of conservation laws and other appropriate means.

SECTION II. Limitation on Powers. No part of the net earnings of this corporation shall inure to the benefit of any private individual, except as reasonable compensation for services actually rendered; no part of the activities of this corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation; nor shall the corporation in any manner or to any extent participate in, or intervene in (including the publishing or distributing of statements) any political campaign on behalf of or in opposition to any candidate for public office; this corporation shall not at any time possess or exercise any power or authority either expressly or by interpretation, nor shall it at any time directly or indirectly engage in any activity, not permitted to be possessed, exercised, or engaged in by any organization exempt from federal incometex under Section 501 (c) (3) of the Internal Revenue Code of 1954, or the corresponding provision of any future United States revenue law.

SECTION III. Ethics and Ideals.

(a) Each hunting member of the Club shall be an ethical hunter.



RK L 0 S A G E L Ε S N E W Y 0

Cutler brings battle to VH1

By JOSEF ADALIAN

"The War Room" producer R.J. Cutler has signed up for a new battle: Bringing home the war on terrorism to VH1 viewers.

Cabler has begun production on a new reality series that will give U.S. servicemen and women fighting in Operation Enduring Freedom a Turn to page 59 Continued from page 1 chance to tell the stories of their lives through video diaries. Roughly 90 military personnel, sclected in part because of their passion for music, will be supplied

with videocams and instructed to film various elements of their daily lives. Cutler working with VH1 execs/exec producers Kim Rozenfeld and Julio Kollerbohm, as well

Cutler as staffers at

Cutler's Actual Reality Pictures will cull the thousands of hours of footage into half-hour episodes linked thematically and by narratives related to the personal stories of various soldiers. VH1 has ordered 13 episodes of the untitled skein; no airdate has been set, but the show could bow as soon as this summer.

The Dept. of Defense is cooperating with the project but will not have any control over which footage gets on the air. Soldiers on the USS Stennis (stationed in the waters near Afghanistan), and those on bases in Kuwait and Camp Pendleton, have been equipped with cameras.

Skein will use music as a sort of "soundtrack to people's lives," according to Fred Graver, VH1's senior VP for programming and production.

"This is one of those places where music is at the center of peo-

ple and what they're feeling," he said. "They're thinking about their wife or kids and a song comes up, or a song relates to a memory of home. It's easy to see how music can become part of their landscape."

the military diary project shortly after Sept. 11 and quickly approached Cutler about coming on board.

"The military isn't open to the kind of access you want as a filmmaker, so this idea was ideally suited to a diaries-only project," Cutler said.

By early November, the skein was already in the early stages of pre-production, according to Graver. "People have taken cameras up in airplanes, while they're doing a training mission," Cutler said. "It's some of the most remarkable footage we've over shot."

The project is the latest example of broadcasters developing warrelated scries programming.

Producers Jerry Bruckheimer and Bertram van Munster are working on Warner Bros. TV's "Tales From the Front Line" for ABC (Daily Variety, Feb. 20). And CBS next month bows reality skein "American Fight Pilots."

The VH1 project will be different from other announced skeins because it won't involve camera crews.

"We have incredible access because it's them, not our crew, doing the filming," Graver said. "I think we're going to end up with some amazingly powerful stories,"

In addition to the VH1 project, Cutler is working on "The Residents" for TNT and "Candidate 2012" for HBO.

VH1 execs hatched the idea for



Piel just mite him? yes

1515 BROADWAY NEW YORK NY 10036-5797

JOHN SYKES

Karl, I thought you might like to see the story on our "VHI Soldiers Stones" that ran on the cover of Variety last week. I hope to see you soon. Best 1sgrade

7/6

50

S.

40th Anniversary

WILLIAM RANDOLPH HEARST FOUNDATION

United States Senate Youth Program

90 NEW MONTGOMERY STREET • SUITE 1212 • SAN FRANCISCO, CALIFORNIA 94105-4504 TELEPHONE : (415) 543-4057 • 800-841-7048 • FAX: (415) 243-0760 www.ussenateyouth.org

March 1, 2002

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Millicent Hearst Boudjakdji Program Chair Frank A. Bennack, Jr.

George R. Hearst, Jr.

PROGRAM DIRECTOR

Rita A. Almon

Mr. Karl Rove Senior Advisor to the President The White House Washington, D.C. 20500

Dear Karl:

Enclosed is the formal AGENDA for the 40th Anniversary United States Senate Youth Program.

We greatly appreciate your time and support when you meet with these fine young people on Wednesday March 6, at Lunch in the Russell Senate Caucus Room. Porn 325

Should you have any questions, please call the Washington temporary program office 202-293-4620.

Thank you for your sincere and gracious support of these fine young students from across the country.

With kindest regards,

Millicent Hearst Boudiakdi Foundation President

Enclosure (1)



Charles J. Lewis Bureau Chief Washington Bureau 1701 Pennsylvania Avenue NW Washington DC 20006 202 298 6920 An Operating Group of The Hearst Corporation

March 4, 2002

The Honorable Karl Rove Senior Adviser to the President The White House Washington, DC

Dear Karl:

Yesterday, I met the delegates to the 2002 United States Senate Youth Program and found them to be a very impressive group. They are looking forward to being with you this Wednesday at the Senate Caucus Room.

I am enclosing the timeline for your SYP appearance, as well as the biographies of the two Utah delegates who will be at the Caucus Room door to greet you. Also enclosed is a letter from Millicent Hearst Boudjakdji, president of the Hearst Foundation, expressing our appreciation for your help.

Thank you, Karl, for your continuing support of the Senate Youth Program.

Best regards,

Encl.

Muu

J. <u>`</u>? ∇

Saturday, March 02, 2002

40th Anniversary UNITED STATES SENATE YOUTH PROGRAM

LUNCH IN THE SENATE CAUCUS ROOM WEDNESDAY, MARCH 6, 2002 12:00 noon

SPEAKER: KARL C. ROVE [USSYP 1969 – Utah] Sr. Advisor to the President

12:00 NOON [DAVIS]: Invites students to enjoy lunch -- and that our speaker will be arriving a little before 1:00 p.m. to enjoy dessert with them. For a few moments....

TOM EASTHAM: Brief history of the Russell Caucus Room

- 12:15 pm LUNCH IS SERVED
- 12:45 pm UTAH DELEGATES GO TO THE FRONT DOOR OF THE CAUCUS ROOM WITH FOUNDATION DIRECTOR — JOHN CONOMIKES — AND WITH PROGRAM PHOTOGRAPHER TO AWAIT MR. ROVE'S ARRIVAL. [PHOTOS TAKEN AT DOOR.]

Mr. Rove escorted into the room

- 1:00 pm Dessert , coffee, etc... Served
- 1:15 pm Utah Delegate Chen Li introduces Mr. Rove

KARL ROVE addresses the delegates (leaving time for Q&A)

1:45 pm Utah Delegate Michelle Yee offers appreciation remarks

Utah Delegates escort Mr. Rove to door.

[DAVIS] Announcements re afternoon activities [Gallery arrangements]

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Form	Delegate Statement of Participation		01/09/2002	P6/b6;

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COLLECTION:	
Records Management, White House Office of	
SERIES:	
Subject Files - FG006-27 (Office of Senior Advisor - Karl Ro	ove)
FOLDER TITLE:	
508321	
FRC ID:	FOIA IDs and Segments:
9072	2018-0011-P
OA Num.:	2010 0011 1
10726	
NARA Num.:	
10784	
RESTR	RICTION CODES
Presidential Records Act - [44 U.S.C. 2204(a)]	Freedom of Information Act - [5 U.S.C. 552(b)]
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Charles J. Lewis Bureau Chief

Washington Bureau 1701 Pennsylvania Avenue NW Washington DC 20006 202 298 6920 An Operating Group of The Hearst Corporation

Feb.11, 2002

The Honorable Karl Rove Senior Adviser to the President The White House Washington, DC

Re: United States Senate Youth Program

Dear Karl:

Many, many thanks for agreeing to meet with the Senate Youth Program.

You will note from the attached that the Hearst Foundation folks are over the moon! I join in their appreciation that you would make time in your frantic schedule to meet the delegates.

Best personal regards.

Aluc

Encl.

40th Anniversary

WILLIAM RANDOLPH HEARST FOUNDATION

United States Senate Youth Program

90 NEW MONTGOMERY STREET • SUITE 1212 • SAN FRANCISCO, CALIFORNIA 94105-4504 TELEPHONE : (415) 543-4057 • 800-841-7048 • FAX: (415) 243-0760 www.ussenateyouth.org

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Millicent Hearst Boudjakdji Program Chair

Frank A. Bennack, Jr. George R. Hearst, Jr.

PROGRAM DIRECTOR

Rita A. Almon

Mr. Karl Rove Senior Advisor to the President The White House Washington, D.C. 20500

Dear Mr. Rove:

I am delighted that you will address the delegates at the 40th Anniversary United States Senate Youth Program on Wednesday, March 6, at the luncheon in the Senate Cuacus Room.

I understand you have a previous engagement until almost 1:00 p.m. The students will be served the lunch entrée about 12:15 p.m. and will be delighted to have you join them for dessert before your address. You will recall how much young people are excited about Q&A time. The Utah student delegates *(info attached)* will be thrilled to introduce you to their peers.

Rita Almon, the foundation program director, has established a temporary program office at The Renaissance Mayflower Hotel, until March 10 with the following direct lines: Phone: 202-293-4620 and Fax: 202-293-4626.

The foundation directors join me in thanking you for the many years of generous support of the young people and this unique program of the United States Senate.

With kind regards,

Millicent Hearst Boudjakdji President William Randolph Hearst Foundation

Enclosures

CC: Mr. Charles Lewis Washington Bureau Chief Hearst News Service



ORM

SCANNING INSERT SHEET

REMAINDER OF CASE NOT SCANNED

WEDNESDAY, MARCH 6

8:30	am	Breakfast in the State Room (Cameras allowed)
		Speaker:
		THE HONORABLE ROD PAIGE
		Secretary of Education
1:15	am	Board coaches
2:00	noon	Lunch in the Senate Caucus Room
		Russell Senate Office Building (Cameras allowed)
		Speaker:
		KARL C. ROVE
		Senior Advisor to the President
2:30	pm	Visit to the
		GALLERY OF THE UNITED STATES SENATE
		(No cameras allowed)
3:30	pm	Formal group photograph on The Capitol steps
4:30	pm	Delegates gather in the Senate Caucus Room,
		(Cameras allowed)
5:00	pm	Annual Reception for Senators and Delegates
		Hosts:
		SENATOR JOHN BREAUX of Louisiana
		SENATOR SUSAN COLLINS of Maine
		Co-Chairs for the 40th Anniversary
		United States Senate Youth Program
7:15	pm	Board coaches
8:15	pm	Informal dinner in the Colonial Room
		(Casual attire, please)

THURSDAY, MARCH 7

8:00	am	Breakfast in the State Room (Cameras allowed)
		Speaker: ALAN FRUMIN
		Parliamentarian
		United States Senate
9:30	am	Board coaches to
		THE SUPREME COURT OF THE UNITED STATES
		(No cameras allowed)
0:30	am	Speaker:
		JUSTICE ANTONIN SCALIA
2:00	noon	Lunch in Caucus Room,
		Russell Senate Office Building (Cameras allowed)
		Speakers:
		SENATOR HARRY REID of Nevada
		Majority Whip
		and
		SENATOR TRENT LOTT of Mississippi
		Republican Leader
1:15	pm	Board coaches for THE WHITE HOUSE
		(All personal belongings left on coaches)
		Greetings: THE PRESIDENT OF THE UNITED STATES
3:30	pm	Board coaches for Landmark Touring
4:30	рт	Board coaches
7:00	pm	Dinner in the Grand Ballroom (Cameras allowed)
		Speaker:
		HIS EXCELLENCY DAVID IVRY
		Ambassador of Israel to the United States

FRIDAY, MARCH 8

8:00 am	Breakfast in the East Room
	Speaker: COLONEL CHARLES W. HOOPER, USA
	Senior Country Director for China,
	Taiwan and Mongolia
	Office of the Secretary of Defense
10:00 am	Board coaches
11:00 am	Docent tour of THE LIBRARY OF CONGRESS
12:00 noon	Board coaches (Box lunches provided)
1:30 pm	Tour of the
	WASHINGTON NATIONAL CATHEDRAL
2:30 pm	Board coaches for
	THE IWO JIMA MEMORIAL (Cameras allowed)
3:05 рт	Ceremony at
	THE TOMB OF THE UNKNOWNS
3:45 pm	Board coaches
6:00 pm	Presentation of Colors and Dinner – Grand Ballroom
	(Cameras allowed)
	JOINT ARMED SERVICES COLOR GUARD
	UNITED STATES MARINE CORPS BAND
	"The President's Own"
9:00 pm-	Dancing and Refreshments – Colonial Room

12:00 am (For the dance, please remain in business attire)

SATURDAY, MARCH 9

6:00 am- Departure of Delegates from Cabinet Room 10:00 am of The Renaissance Mayflower Hotel

The United States Senate Youth Program has been completely funded by the William Randolph Hearst Foundation for 40 years. No government funds are utilized.

40th ANNIVERSARY



United States Senate Youth Program

William Randolph Hearst Foundation UNITED STATES SENATE YOUTH PROGRAM

> 90 New Montgomery Street • Suite 1212 San Francisco, California 94105-4504

Phone: 415-543-4057 or 800-841-7048 Fax: 415-243-0670 www.ussenateyouth.org

•

Washington, D.C. Phone: 202-293-4620 or 800-425-3632 Fax: 202-293-4626

•

Rita A. Almon, Program Director ussyp@hearstfdn.org

WASHINGTON, D.C.

March 2–9, 2002

Funded by the WILLIAM RANDOLPH HEARST FOUNDATION

UNITED STATES SENATERESOLUTION 324 *

In 1962, Senate Resolution 324, submitted by Senator KUCHEL (for himself and Senators MANSFIELD, DIRKSEN, and HUMPHREY), was referred to the Committee on Rules and Administration, and, subsequently, unanimously approved by the United States Senate as follows:

Whereas the continued vitality of our Republic depends, in part, on the intelligent understanding of our political processes and the functions of our National Government by the citizens of the United States; and

Whereas the durability of a constitutional democracy is dependent upon alert, talented, vigorous competition for political leadership; and

Whereas individual Senators have cooperated with various private and university undergraduate and graduate fellowship and internship programs relating to the work of Congress; and

Whereas in the high schools of the United States, there exists among students who have been elected to student body offices in their junior or senior year a potential reservoir of young citizens who are experiencing their first responsibilities of service to a constituency and who should be encouraged to deepen their interest in and understanding of their country's political processes: Now, therefore, be it

RESOLVED, That the Senate hereby expresses its willingness to cooperate in a nationwide competitive high school Senate youth program which would give several representative high school students from each State a short indoctrination into the operation of the United States Senate and the Federal Government generally, if such a program can be satisfactorily arranged and completely supported by private funds with no expense to the Federal Government.

RESOLUTION 146. To amend S. Res. 324 of the Eighty-seventh Congress to provide for the participation of the Department of Defense education system for dependents in overseas areas in the Senate Youth Program.

Resolved, That S. Res. 324, Eighty-seventh Congress, agreed to May 17, 1963, is amended by adding at the end thereof the following new section:

Section 3. For the purpose of this resolution, the term "State" includes the Department of Defense education system for dependents in overseas areas.

United States Senate Youth Program

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Rita A. Almon, Program Director

UNITED STATES SENATE YOUTH PROGRAM AGENDA

SATURDAY, MARCH 2

 12:00 noon
 Open Hospitality Buffet in the Colonial Room

 6:00 pm
 Dinner Buffet in the Colonial Room

 (Announcements and discussion at 8:00 pm)

SUNDAY, MARCH 3

8:00

9:15

9:30

12:00

5:00

6:00

7:00

7:00

8:15

9:45

10:30

11:30

1:00

3:00

6:30

Open (1 hour) Buffet Breakfast in the Chinese Room			
Board coaches (Cameras allowed all day Sunday)			
Tour of			
THE FREEDOM FORUM NEWSEUM			
Speaker: HELEN THOMAS			
Washington Columnist for Hearst Newspapers			
Board coaches for visits to the			
JEFFERSON MEMORIAL			
THE SMITHSONIAN INSTITUTION			
(Box lunches provided)			
Coaches arrive at The Renaissance Mayflower Hotel			
Interdenominational worship service in the Senate			
Room for those who wish to attend.			
Conducted by: CHAPLAIN HENRY A. HAYNES,			
COLONEL, USA			
Dinner in the Chinese Room			
(All individual delegate photographs will be made			
for the yearbook in the Rhode Island Room immediately			
following dinner.)			

MONDAY, MARCH 4

am	Breakfast in the Colonial Room		
am	Formal Group Photograph in the Colonial Room		
am	Board coaches for the Caucus Room,		
	Russell Senate Office Building (Cameras allowed)		
am	Speaker: JERI THOMSON		
	Secretary of the United States Senate		
	(Cameras collected before leaving the Senate Caucus		
	Room and returned at lunch)		
am	Tour of THE CAPITOL		
pm	Lunch at the Reserve Officers Association Building,		
-	Capitol Hill (Cameras allowed)		
	Speaker: ALFONSO E. LENHARDT		
	Sergeant at Arms		
	United States Senate		
pm	Board coaches for the FRANKLIN DELANO		
-	ROOSEVELT MEMORIAL		
pm	Presentation of Colors and Dinner – Grand Ballroom (Cameras allowed)		
-	JOINT ARMED SERVICES COLOR GUARD		
	OLD GUARD FIFE AND DRUM CORPS		
	Speaker: SENATOR SUSAN COLLINS of Maine		
	Co-Chair for the 40th Anniversary		
	United States Senate Youth Program		
	8		

TUESDAY, MARCH 5

7:30	am	Breakfast in the Chinese Room (Cameras allowed)
		Speaker: ROBERT H. HENRY
		Judge, United States Court of Appeals
9:30	am	Board coaches
10:30	am	Briefing in the Loy Henderson Room,
		Department of State
		Speaker:
		RICHARD N. HAASS
		Director, Office of Policy Planning Staff
11:45	am	Docent Tour of the Diplomatic Reception Rooms
12:30	pm	Luncheon in the Benjamin Franklin
		State Dining Room
		Hosts:
		RICHARD A. BOUCHER
		Assistant Secretary of State for Public Affairs
		and Department Spokesman
		PAUL V. KELLY
		Assistant Secretary for Legislative Affairs
		Speaker:
		THE HONORABLE COLIN L. POWELL
		Secretary of State
2:30	pm	Board coaches
3:00	pm	Group tour of the UNITED STATES
		HOLOCAUST MEMORIAL MUSEUM
		(Cameras allowed) [For students who wish to attend]
5:00	pm	Board coaches
7:00	pm	Dinner in the East Room (Cameras allowed)
		Speaker:
		SENATOR JOHN BREAUX of Louisiana
		Co-Chair for the 40th Anniversary
		United States Senate Youth Program