This document is made available through the declassification efforts and research of John Greenewald, Jr., creator of:

The Black Vault



The Black Vault is the largest online Freedom of Information Act (FOIA) document clearinghouse in the world. The research efforts here are responsible for the declassification of hundreds of thousands of pages released by the U.S. Government & Military.

Discover the Truth at: http://www.theblackvault.com



Federal Bureau of Investigation Washington, D.C. 20535

August 11, 2016

MR. JOHN GREENEWALD JR.

FOIPA Request No.: 1351325-000 Subject: Trump Organization

Dear Mr. Greenewald:

This is in response to your Freedom of Information Act (FOIA) request.

Based on the information you provided, we conducted a search of the Central Records System, to include any Electronic Surveillance (ELSUR) records. We were unable to identify main file records responsive to the FOIA. If you have additional information pertaining to the subject that you believe was of investigative interest to the Bureau, please provide us the details and we will conduct an additional search.

It is unnecessary to adjudicate your request for a fee waiver as no responsive main files were located.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. <u>See</u> 5 U.S. C. § 552(c) (2006 & Supp. IV (2010). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us." The FOIPA Request Number listed above has been assigned to your request. Please use this number in all correspondence concerning your request. Your patience is appreciated.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's FOIAonline portal by creating an account on the following web site: https://foiaonline.regulations.gov/foia/action/public/home. Your appeal must be postmarked or electronically transmitted within ninety (90) days from the date of this letter in order to be considered timely. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so that it may be easily identified.

You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS) at 877-684-6448, or by emailing ogis@nara.gov. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@ic.fbi.gov. If you submit your dispute resolution correspondence by email, the subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so that it may be easily identified.

Enclosed for your information is a copy of the FBI Fact Sheet.

Sincerely

David M. Hardy Section Chief, Record/Information Dissemination Section Records Management Division



FBI FACT SHEET

- . The primary functions of the FBI are national security and law enforcement.
- The FBI does not keep a file on every citizen of the United States.
- The FBI was not established until 1908 and we have very few records prior to the 1920s.
- **FBI files generally contain reports** of FBI investigations of a wide range of matters, including counterterrorism, counter-intelligence, cyber crime, public corruption, civil rights, organized crime, white collar crime, major thefts, violent crime, and applicants.
- The FBI does not issue clearances or non-clearances for anyone other than its own personnel or persons
 having access to FBI facilities. Background investigations for security clearances are conducted by many
 different Government agencies. Persons who received a clearance while in the military or employed with some
 other government agency should contact that entity. Most government agencies have websites which are
 accessible on the internet which have their contact information.
- An identity history summary check or "rap sheet" is NOT the same as an "FBI file." It is a listing of information taken from fingerprint cards and related documents submitted to the FBI in connection with arrests, federal employment, naturalization or military service. The subject of a "rap sheet" may obtain a copy by submitting a written request to FBI CJIS Division Summary Request, 1000 Custer Hollow Road, Clarksburg, WV 26306. Along with a specific written request, the individual must submit a new full set of his/her fingerprints in order to locate the record, establish positive identification, and ensure that an individual's records are not disseminated to an unauthorized person. The fingerprint submission must include the subject's name, date and place of birth. There is a required fee of \$18 for this service, which must be submitted by money order or certified check made payable to the Treasury of the United States. A credit card payment option is also available. Forms for this option and additional directions may be obtained by accessing the FBI Web site at www.fbi.gov/about-us/cjis/identity-history-summary-checks.
- The National Name Check Program (NNCP) conducts a search of the FBI's Universal Index (UNI) to identify any information contained in FBI records that may be associated with an individual and provides the results of that search to a requesting federal, state or local agency. Names are searched in a multitude of combinations and phonetic spellings to ensure all records are located. The NNCP also searches for both "main" and "cross reference" files. A main file is an entry that carries the name corresponding to the subject of a file, while a cross reference is merely a mention of an individual contained in a file. The results from a search of this magnitude can result in several "hits" and "idents" on an individual. In each instance where UNI has identified a name variation or reference, information must be reviewed to determine if it is applicable to the individual in question.
- The Record/Information Dissemination Section (RIDS) searches for records and provides copies of FBI files
 responsive to Freedom of Information or Privacy Act (FOIPA) requests for information. RIDS provides responsive
 documents to requesters seeking "reasonably described information." For a FOIPA search, the subject's name,
 event, activity, or business is searched to determine whether there is an associated investigative file. This is
 called a "main file search" and differs from the NNCP search.

FOR GENERAL INFORMATION ABOUT THE FBI, VISIT OUR WEBSITE AT www.fbi.gov



Federal Bureau of Investigation

Washington, D.C. 20535

February 12, 2019

MR. JOHN GREENEWALD, JR. SUITE 1203 27305 WEST LIVE OAK ROAD CASTAIC, CA 91384

> FOIPA Request No.: 1351325-001 Subject: Trump Organization

Dear Mr. Greenewald:

Records responsive to your request were previously processed under the provisions of the Freedom of Information Act (FOIA). Below you will find informational paragraphs relevant to your request. Please read each item carefully.

Enclosed are 139 pages of previously processed documents and a copy of the Explanation of Exemptions. This release is being provided to you at no charge.

Please be advised that additional records potentially responsive to your subject may exist. If this release of previously processed material does not satisfy your information needs for this request, you may request an additional search for records. Submit your request by mail or fax to – Work Process Unit, 170 Marcel Drive, Winchester, VA 22602, fax number (540) 868-4997. Please cite the FOIPA Request Number in your correspondence.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S. C. § 552(c) (2006 & Supp. IV (2010). This response is limited to those records subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us." The FOIPA Request Number listed above has been assigned to your request. Please use this number in all correspondence concerning your request.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's FOIA online portal by creating an account on the following web site: https://www.foiaonline.gov/foiaonline/action/public/home. Your appeal must be postmarked or electronically transmitted within ninety (90) days from the date of this letter in order to be considered timely. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so it may be easily identified.

You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS) at 877-684-6448, or by emailing ogis@nara.gov. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@fbi.gov. If you submit your dispute resolution correspondence by email, the subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so it may be easily identified.

Sincerely,

David M. Hardy Section Chief, Record/Information Dissemination Section Information Management Division

Enclosure(s)

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence:
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service the release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

ì

The following investigation was conducted by Special Agent (SA) of Manhattan, New York:

b6 -1 b7C -1

On July 28, 1986, a review of the Manhattan, New York Telephone Directory disclosed the following information:

1. Name
Address
Telephone number

TRUMP ORGANIZATION, INC. 59 Street and 12 Avenue Manhattan, New York (212) 586-1395

2. Name Address THE TRUMP ORGANIZATION 165 East 61 Street Manhattan, New York (212) 308-1559

Telephone number

TRUMP PLAZA CASINO HOTEL 575 Lexington Avenue Manhattan, New York (212) 308-2444

Address Telephone number

> TRUMP PLAZA CASINO HOTEL 575 Lexington Avenue Manhattan, New York (212) 838-3338

4. Name Address

Name

Address

HOUSING FUTURES, INC. 1501 Broadway Manhattan, New York (212) 302-1500

Telephone number

Telephone number

On July 29, 1986, a review of the Coles Crisscross Directory and the New York Telephone Reverse Directory disclosed the following information:

1. Name

S.

TISHMAN

b6 -3 b7C -3

Address

Telephone number

EAST, INC. 51 East 42 Street Manhattan, New York (212) 682-2300

99-9539-3

Agent June 7,	The following investigation was conducted by Special at New York, New York (NY), on 1986:	b6 -1 b7C -1
	A confidential source advised that	b6 -2
		b7C −2 b7D −2
		b6 -2,-3 b7C -2,- b7D -2

254-17729-90

PICKING A W IN N.Y.C.'S GREAT ND RUSH OF '85

Part 2: Inside the \$1B Coliseum deal

Today The Post provides in step-by-step view of the decisionmaking process in the city's biggest land deal ever.

By BARBARA ROSS



Mort Zuckerman, the Boston developerpublisher who assembled the winning package in the Collseum land rush.

Boyle's staff took the first stemesters the that all the necessary documents, had been submitted.

Two developers were immediately disqualified because they had not submitted \$100,000 refundable deposits.

Then, Stury staff reviewed the plans to make sure they conformed with

all coning and design re Sturs aide Phil Schneider sald most pro-

posals had some prob-

ruce Eichner had a ore serious flaw; the commercial space located on top of residential floors, a

of green

(Indicate page, name of newspaper, city and state.)

Dete: 8/13/85

Edition: Tuesday

Title: Character:

Classification:

Submitting Office: AT

924-1880-JUB

1359980-127

The other by Ethalitis ing to Boyie, this made the sale of the Boston Properties towes—argumetrically proposal stand out situated like Some and mong the tirs.

"You know you can sake it to would have been the bank" she said.

"You know you can sake the world's tallest building.

"Stiverstein Properties, American has been to bank" she said.

In easuing weeks, the cuty and MTA staff met several times with community leaders to get their views.

Skidmore, Owings & Merrill called for three traditional buildings between stiff and submitted bids ranging from \$32s million to \$47 million. The losers had only been willing to spend between stiff million and \$295 million.

All 'the semitinalists had included office, relail and hotel space to surjour get immediate that the formation or residential space came from 1 Boston Properties.

At this point, the committee therefore they had first commitments from test and office space of from hotel chains to run that part of the operation.

"Everyope tells you that had one feelers were saint, Bottmert Zucker—ant, B

part of the operation.

Everyone tells you that he has a commitment from a major tenant [Mortimer] Zuckerman was the only one who brought the tenant to the table," said Boyle. "It was a real coup."

Biderman agreed.

Zuckerman co owners

Biderman agreed.

Zuckerman, co-owners
of Boston Properties,
had a commitment from
Phibro-Salomon, Inc. to
just its world headquarters in his building. The
huge New York investment banking firm
would occupy 1.5 million
square feet, of his office;
space and create about,
researched.

million.
In early June, Boyle
said, some feelers were
put out to [Zuckerman-Salomon] to see M there

Salomon) to see it there was any movement in the purchase price.

"It they hadn't moved, "It they hadn't moved, "It they hadn't moved, so with New York Land," she added,
But on June 10, Zuckterman informed the MTA is semiled that his bid would keep to \$453.1

million (To help pay for this added cost, he later

adjusted his plan to in-clude some futury con-dominiums.)

dominiums.)
Later that day letters
went but to the two top
bidders giving them one
last chance to raise the

had chance to raise the ante. I on D-Day, I June 14, Zuckerman raised his bid a smidge to \$4551 million. New York Collecum Land Co. didn't budge. For the next month, the committee focused was the ten proposals.

the committee focused on the two proposals. They weighed the merits of their designa, how pedestrian traffic would flow, how the subway complex would be improved, etc.

Schneider said that while there were more design problems with the Bernstein proposal they could be resolved. The critical fissues centered around:

"Money Was Kumegal fissues centered around." Issues centered around. After all the designated developer would have to put up a letter of credit for 10 percent of the price — about 16 million — at the closing. The city could tap that in the event of a default. The answer from Japan was loud and clear The corrowary would stand behind the development.

"Experience. This was the first starting from scratch" development for the Bernsteins but one of many for Zuckerman.

The Bernsteins have successfully rehabilitated a string of old buildings here. including the old Korvette's store in Herald Squarel Could they handle served.

development this large and complex?

The issue was never really resolved because the hext issue became paramount.

The comparative economic benefits of each project to the city. Which would produce more revenue in the most reliable fashion?

Officials said the problem with the Bernstein proposal was two-fold:

One, it relied too much on residential and retail use, 34 and 25 percent, respectively, of 2.5 million square feet of space. In contrast, about 75 percent of the 2.7 million square feet in Zuckerman's proposal would be office space. Biderman hald that from a revenue-raising standpoint, of fice space is better for the city.

Commercial buildings are as accounted the state and are as a seconomic of the space is better for the city.

commercial buildings are assessed at a higher value and thus generate more property taxes and they are subject to other anciliary levies like the occupany tax which most condo owners don't pay.

They also tend to generate more higher paying jobs which means : more : in . city | income

more higher paying jobs which means more in city income laxes.

The Bernsteins argued that their projects retail space would generate much more in sales taxes and would produce many more low-shill-level jobs desperately needed by the city's unemployed.

The problem with this argument officials said, is that they were not convinced that the Bernsteins could really fill the retail space.

The brothers tried to reassure them, producing leases for as yet unoccupied space in their vertical theraid Center shopping complex.

On June 10, when it asked for one final bid, the MTA again saked the Bernsteins for an identification and/or commitment from an anchor tenasity which had been promised for the retail space.

They gave us a lot of letters cof interest but none were as solid as the Salomon Brothers, Boyle recalled.

When they did have "solid promises from prospective tenast, ashe added, They would promises from prospective to ants, she added, They would promise ashe added, They would proceed.

On July 10, Biderman gave the College serview committee the chocher — his analysis of the

Con July 10, Biderman gave the Consessaries view committee the clincher—his analysis of the comparative tax revenue.

He restimated that over 15 years, the Zuckerman proposal would generate 3305 million more in terms of real estate, real property transfer, retail and hotel sales, commercial rent personal and corporate in come taxes.

Critical to this analysis, Biderman said, were Phibro-Salomon's vow to reat 13 million square feet of space from Zuckerman for 13 years at a cost of over \$13. Dillion, and its plan to create 3500 new jobs.

He estimated that in terms of personal and corporate income tax, for example, the Bernstein project would produce \$270.1 million to \$8225 million from Zuckerman's.

One reason for the big difference is that Biderman figured on only 2700-3000 new jobs from the Bernstein project compared to \$500 cfrom Zuckerman's. He also assumed that the latter will be higher paying positions. He salomon's callber. Biderman explained that the latter will be higher paying for Salomon's callber. Biderman explained the Bernsteins are sharply critical of the assumptions and arithmetic, just to be sure.

They gave him the nod by phone.

The same day, one last obstacle was cleared, Mayor Koch

phone.
The same day, one last obstacle was cleared: Mayor Koch
and MTA Chairman Robert Killey signed an agreement that the city would pay the MTA the \$22 million difference

MTA the \$22 million difference between the two bids. On July 11, Zuckee an got the good news I mally. Offi-cially, He had made it big in the Big Apple.

ere submitted for the Collseum site. To THE SECTO PEOPONIS WE'VE SUBMITTED FOR THE COLLEGE STOP, INVOLVED WORK OF THE STOPPS AND THE STO New York Collissum Land Co. (The Bernstein Bros./Kumogol Guml Co.)......\$477 mittlen Boston Properties/Salomon Brothers, Inc. \$353 million The Trump Organization/H.J. Kalikow & Co., inc. \$331 million (2 preposels)..... Silverstein Properties/Amermbass Realty, Co./Melvin Simon \$324 million & Assocs.; Inc. Actermon & Company \$295 Galbreath-Ruttin Corp./The Letrak Org. Rich-lichner Joint Venture Hirschfeld Realty/Rapid America Corp./Drexel Burnham \$250 million Lambert, Inc . Zeckendorf Co./World Wide Holdings Corp./The Taubman Co., Inc./Oxford Venteres, Inc./Arthur G. Cohen Properties, Inc./ Joseph Gind! \$240 million Metropolitan Prop. Corp./Columbus Towers Prop. \$235 million Bechtel Invest., Inc./Pork Tower Devel. Corp

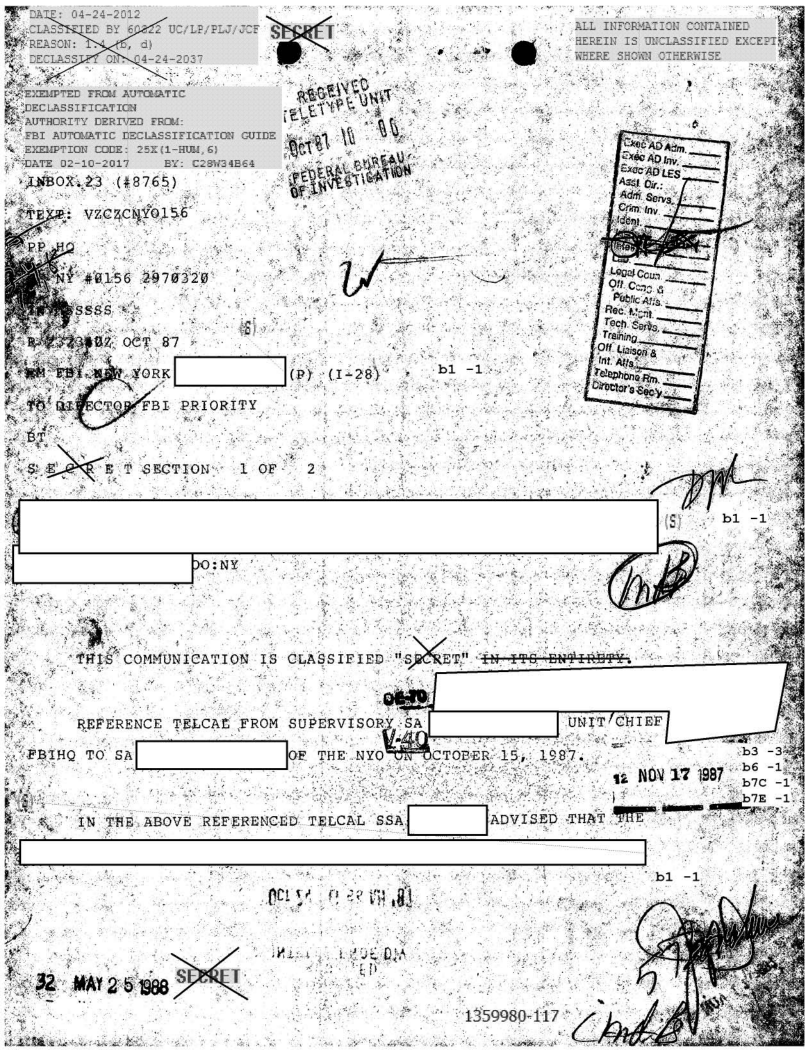
sors in the Great Land Rush of '85, from left Joseph Be stein, Abe Hirschfeld, Donald Trump and Larry Silverste

Who will remove the work of the work of the work of the Post charley John Wo



FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1359980-0

Total Deleted Page(s) = 2
Page 2 ~ b1 - -1; b6 - -3,-7; b7C - -3,-7; b7D - -1;
Page 3 ~ b1 - -1;



(5)				
FACE FOUR DE MY S153	SIE C É T SEC	TIO: 1 DT 2		
	3			. b1 -1
			The second of the second	
A (20 11)				
AFDER SEVITAL A	ATTEMPTS			b6 -7
				b7C -'
		TAME COLUMN	DO AND AND	
APPOINTMENT TO INTER	NVIET WAS HADE FO	R		
	31 (24 (18)	\$ 220 x 25 62 x 5 62		
, <u> </u>	MAS IMTERVIS	MED DY AGENTS OF I	HE MYC IN THD	
PRESENCE OF	COUKSEL	AND PROVIDED THE F	chic. ing,	b6 -7 b7C -7
INFORMATION:	STATED,	int ecan toll dei	STATE JENT	b7D −1
OT CETUCIATE				
FURTHER STATED	DID HOT KIC.	THE JAME OF THE S	OUTE KOREAU	
PRESIDENT AND HOUSE	HOT EVEN BE ABLE	TO LOCATE KOREANO	N' A LIAP.	
		TO LOCATE KOREANO		
AI	SO ADVISED		3Y A	b6 -3,-7 b7C -3,-7 b7D -1
,	NAMED	AND HAD	\$CLD	b7D −1

SECRET

1359980-120

FACH FIVE DE MY 6155 S DECRE T SECTI	OF 1 CF 2
TKAT	MERE RECEIVING A LOT OF
INQUIRIES FROM FOTEWTIAL PURCHASERS.	TOLD
THAT OUR OF THESE INQUIRIES WAS FROM A	
	STATED THAT THE b7C -3,-7
INDIVIDUAL NEVER NAMED	OR TYF
COUPTRY INVOLVED. ACCORDING TO	THE COMPENT TO
TAS HADE IN PASSING AND TH	E INCIDENT HAD OCCURRED FAR
ENOUGH IN THE PAST THAT COULD NOT	EVEN RETENDED THE NAME OF THE
INDIVIDUAL NNC CALLED	INFORMED THE INTERVIENTING
AGENTS THAT RECEIVED SO HAMY CALLS	FROM INDIVIDUALS THAT UNLESS
THE INDIVIDUAL WAS A SERIOUS PURCHASER	DID NOT PAY TOO NUCH
ATTENTION TO THEIR INQUIRIES.	
	ENID RECEIVED
SEVERAL CALLS FROM THE SOUTH KOREAN CO	NEULATE CONCERNING THE MATTER
AUD CCUTACTED	ASKED
HE HAD ACCORDING T	b7c -3,- b7D -1
TOLD THAT THERE WERE A CROUP OF AS	IANS STANDING IN THE LODBY AS
WALKED OUT AND ONE OF THE ASIAMS	NAS SPÉAKING KOREAN.
INFORMED	ECOCNIZED THE LANGUAGE EECAUSE



HAD AT CPU TIME	na an any no ivy alos a	×			
STATED TEAT, THE CREAKIZATION WOULD NOT	AGE BIR DE LY DISS E	E R L T SECTION	i i i	e led [1
INFORMED THE INTERVIEWING AGENTS THAT MAD AT CHE TIME APPARENTLY ALSO AND DUE TO HIS INACCURATE THE FORCED TO HISTORY. THINKS THAT THE INDIVIDUAL'S CALL CONCERNING AN ASIAN FRESIDENT AND THE FACT THAT THERE WAS SOMEONE IN THE LOBBY OF THE COLDONINTUM SPEAKING ROREAR, BUT THE AND THE TOGETHER AND CAME UP THE THREE. STATED THAT, THE CORGANIZATION WOULD NOT	THE CHOOK STACE THE	A OCHER TER.	W2 3 5		
APPARENTLY ALSO AND DUE TO HIS INACCURATE THE FOR THE FIRST TIME IN HISTORY. CHINKS THAT TOOK CHINKS THAT THE ASIAN PRESIDENT AND THE FACT THAT THERE WAS SOMEONE IN THE LOSEY OF THE COMMODITION SPEAKING NORMAR, BUT TWO AND THE TOGETHER AND CAME UP TITH THAMS. STATED THAT, THE CREAKIZATION WOULD NOT					e
APPARENTLY ALSO AND DUE TO HIS INACCURATE TAKE FORCED TO THE INDIVIDUAL'S CALL CONCERNING AN ASIAN PRESIDENT AND THE FACT THAT THERE WAS SCHEOUE IN THE LOSEY OF THE CONCERNING ROBERT, PUT THE AND THE THREE. STATED THAT, THE CREAKIZATION WOULD NOT	GTAND BY IT.	INFORMED THE	INTERVIEWI	MC ACENTS THAT	
APPARENTLY ALSO AND DUE TO HIS INACCURATE THAT FOR THE FIRST TIME IN HISTORY. THINKS THAT TOOK COLLIGHT ABOUT THE INDIVIDUAL'S CALL CONCERNING AN ASIAN PRESIDENT AND THE FACT THAT THERE WAS SOMEONE IN THE LOSEY OF THE COLDONINIUM SPEAKING NOREAR, BUT THE AND THE TOGETHER AND CAME UP HITE THREE. STATED TEAT, THE CREANIZATION WOULD NOT	HAD AT CP	n Line			
THIRKS THAT TOOK COLUMN FACT THAT THERE WAS SOMEONE IN THE LOSEY OF THE COLUMN SPEAKING KOREAR, PUT THE AND TOGETHER AND CAME UP STATED THAT, THE CREAKING ROUGH WOULD FOT	11 g* (\$700 oct	APPARENTL	Y ALSC	V V V X T	T- 21
THINKS THAT TOOK COLLEGE ABOUT THE INDIVIDUAL'S CALL CONCERNING AN ASIAN PRESIDENT AND THE FACT THAT THERE WAS SCHEONE IN THE LOSEY OF THE CONDOMINIOUS SPEAKING NORMAR, BUT THE AND TWO TOGETHER AND CAME UP TOOK STATED THAT, THE CREAKING NORMAN WOULD NOT	AUD DUE TO H	IS INACCURATE	-		
COLLEGE ABOUT THE INDIVIDUAL'S CALL CONCERNING AN ASIAN PRESIDENT AND THE FACT THAT THERE WAS SOMEONE IN THE LOSLY OF THE CONDOMINIOUS SPEAKING NORMAN, BUT THE AND THE TOGETHER AND CAME UP THAT THREE. STATED THAT, THE CREAKING NORMAN WOULD NOT	TAS FORCED TO	1 4 9	FOR TH	E FIRST TIME IN	ji 14.
AND THE FACT THAT THERE WAS SCHEONE IN THE LOSEY OF THE COLDCHITTUR SPEAKING NOREAR, PUT THE AND TWO TOGETHER AND CAME UP	MISTORY.	THINKS THA	T	TCOX	
	STA	TED THAT, THE	organizati		
	DIL, HOWEVER,	SAY THAT NO ASIAN	, HAD: PUPCHA	SID AN ENTIRE	
DIL, NCWEVER, SAY THAT NO ASIAN NAD PURCHASED AN ENTIRE	FLCOR IN THE BUILDING	AUD AT THE PRESEN	TIME THE	Condoniumiums tier	Ε'
	STILL UNDER REMOVATIO	N AND NO ONE WAS L	JIVIUG IN TH	E BUILDING.	12.
DIL, HOWEVER, SAY THAT NO ASIAN MAD PURCHASED AN ENTIRE FLOOR IN THE BUILDING AND AT THE PRESENT TIME THE CONDOMINIUMS WERE STILL UNDER REMOVATION AND NO ONE WAS LIVING IN THE BUILDING.	STATE O THAT	WAS SPECIFICALE	S SEATABLE V.	F ATV KOPPAN	
FLOOR IN THE BUILDING AND AT THE PRESENT TIME THE COMPONIMINAS WERE STILL UNDER REMOVATION AND NO ONE WAS LIVING IN THE BUILDING.				- MIT KOMEFU	i, e
FLOOR IN THE BUILDING AND AT THE PRESENT TIME THE COMDONIMINAS WERE STILL UNDER REMOVATION AND NO ONE WAS LIVING IN THE BUILDING. STATED THAT WAS SPECIFICALLY UNAMARE OF ANY KOREAN	الرئيس المراجع والمسالم				
LOOR IN THE BUILDING AND AT THE PRESENT TIME THE COMDONINIUMS WERE TILL UNDER REMOVATION AND NO ONE WAS LIVING IN THE BUILDING. STATLD THAT WAS SPECIFICALLY UNAMARE OF ANY KOREAN	7156		A STATE OF THE STA		19

SECRET



			, the
1.201.24 (#8735)			
TEXT: VZCZCETC157			
21 1.3			g a diago a ser ser
DE MY \$3157 2978320			De la propriation de la company de la compan
ZUY SOSSS			
(S) : 2323432 OCT 27			
TH ZEI WEN YORK	(P) (I-2C) b1	-1	
TO DIMECTOR BUT PRIORITY			
27			
S E C R T SPOTION 2 OF	2. 6 20 20 20 20		di dia
HAVING MADE A PURCHAGE IN T	HE BUILDING AND THA	T AS FAR AS MUSH	
ALL ASIAN PURCHASERS WE	RE JAPANESE.	S many the state of the state o	b6 -7
FOINTED CUT, MCMEVER, THAT	AS HOST THE OF PROP	ERTY IN THE BUILDING	b7C −7 b7D −1
WAS PURCHASED THROUGH CORPO	RATIONS,		
	<u> </u>		
		Harakaya ya Kafi.	
IN VIEW OF THE ABOVE		IS REFUSING TO	b6 −7
	3163 W. C.,		b7C −7
FULLICLY CONFIRM OR DENY TH	E INFORMATION	All DOES NO	OT 67D −1
INTERD TO ISSUE A PRESS REL	EASE ON THE MATTER.	ADVIS	ED .
THAT IN THE EVELT		ATTEMPTED TO PURCHA	SE.
A CONDOMINIÚM IN THE BUILDI	MG MOULD COLTAC	T THE ESI.	



TERVIEWED				b6 b7с
			I	ь7р
· · · · · · · · · · · · · · · · · · ·	e v mil na n dist	gaski sastan morek	HIC ADVISED	THE
LLOWING:				
AD	VISED THAT	WAS RE	Bresenting	
IN THE PURCH	ASE OF CONDOM	NIUNS		
	jan orac <u>ji o o o o o o</u> gaz	* A	CCORDING TO	
HAS PUR	CHASED AP	ARTMENTS IN	THE BUILDING.	b7C -3 b7D -1
THOUGHT	THORE MIGHT B	E ONLY	PARTMENTS ON THE	
cor.	•		NTS FOR HIMSELF A	an urć
AND	<u> </u>		E IS ANYWAY INVOL	
1777.D		FEEL INAL A		, vev
	CANS: MARKEN		CALLED THE	
TH THE SOUTH KOR		40 to 128 W 53	AT THE SOUTH KORE	

SECRET



FACE THREE DE NY J157 S E R E T SECTION 2 OF 2		
STATED THAT HE HAS TOTALLY DHAWARE OF ANY PURCHASES BY	ANY SOUTH	· ·
MOREANS IN THE BUILDING. DID POINT OUT THAT	02:	8. 21. 3.
THERE WAS		st.
WHICH STATED		b6 -3,-7
THREE DEDROCH UNITS.) SOLD DY		b7C -3,-7 b7D -1
TO A DOLLARS." ACCORDING T	to the state of th	B/D -1
CF A COMPANY.	THINKS	
THAT IS THEFT CAME UP TITE THE FLO	OCT APARTMENT	
NITH DEDICORS. COULD PROVIDE NO FURTHER	INFORMATION	
CONCERNING THE ALSO STATED THAT HE	DID NOT KNOW	
CUT THAT HE WAS NOT FAMILIAR WITH HOST O	F THE	
JAPANESE INDIVIDUALS ASSOCIATED WITH		
		A.S
IT SHOULD BE MOTED THAT DENIED		b6 -3,-7 b7C -3,-7 b7D -1

LEAD

MEN YORK DIVISION



PACE FOUR DE NY \$157 S E S E T SECTION 2 CF 2
AT KEW YORK, HEW YORK.

,	IN QUESTION AND	ь7D -
	WILL EL FORWARDED TO BUREAU	8

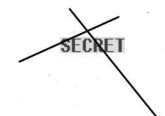
HEADQUARTERS BY SEPARATE COVER.

C. BY G-3, DECL: SH CADR.

ET

#2157

Filleria



```
FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1359980-0
Total Deleted Page(s) = 31
Page 17 ~ Duplicate;
Page 18 ~ Duplicate;
Page 19 ~ Duplicate;
Page 20 ~ Duplicate;
Page 21 ~ Duplicate;
Page 22 ~ Duplicate;
Page 23 ~ Duplicate;
Page 25 \sim b5 - -1; b7E - -3;
Page 26 \sim b5 - -1; b7E - -3;
Page 27 \sim b5 - -1; b7E - -3;
Page 28 \sim b5 - -1; b7E - -3;
Page 29 \sim b5 - -1; b7E - -3;
Page 30 \sim b5 - -1; b7E - -3;
Page 59 \sim 66 - -1, -2, -3, -7; b7C - -1, -2, -3, -7;
Page 60 \sim b6 - -1, -2, -3, -7; b7C - -1, -2, -3, -7;
Page 63 ~ Duplicate;
Page 64 ~ Duplicate;
Page 65 ~ Duplicate;
Page 66 ~ Duplicate;
Page 67 ~ Duplicate;
Page 68 ~ Duplicate;
Page 69 ~ Duplicate;
Page 70 ~ Duplicate;
Page 73 ~ Duplicate;
Page 74 ~ Duplicate;
Page 75 ~ Duplicate;
Page 76 ~ Duplicate;
Page 77 ~ Duplicate;
Page 78 ~ Duplicate;
Page 79 ~ Duplicate;
Page 80 ~ Duplicate;
```

UNCLASSIFIED

FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U) REQUEST FROM LATVI THE MATTER OF	A FOR ASSISTANCE IN	Date: 05/18/2015	
From: INTERNATIONAL OPERATION Contact:	NS	b6 -1,-2 b7C -1,-	
Approved By: UC			
Drafted By:			
Case ID #: 163Q-HQ-6388150 ·	(U) REQUEST FROM LATVIA	FOR ASSISTANCE	
SENSITIVE TR	EATY/MOU/NDA INFORMATION	,	
This document contains informate treaty, MOU, or non-disclosure a disseminated to another entity exconsult the treaty, MOU, or NDA, of the General Counsel for guidan	tion obtained from a thing greement on condition that xcept as specified in the t the originator of the docu	rd party through a t it not be used or creaty, MOU, or NDA.	e 9
Synopsis: (U) Request U.S. au relation to the government of involvement in various crimina	Latvia's investigation of	in	b6 -2,-3 b7C -2,-3
		b7E -2	
Administrative Notes: (U) The such matters pursuant to the 1 Treaty in Criminal Matters, as mutual Legal Assistance Protoco	997 U.S Latvia Mutual supplemented by the 2009	Legal Assistance	
Enclosure(s): Enclosed are the 1. (U) FBI Letter 2. (U) MLAT 3. (U) Instructions for inter-		b6 -2 b7C -2	
Details:			(9

UNCLASSIFIED

UNCLASSIFIED

Title: (U) REQUEST FROM LATVIA FOR ASSISTANCE IN THE MATTER OF	b6 -2 b7C -2
Re: 163Q-HQ-6388150, 05/18/2015	
(U) The facts of the case are set forth in detail in the enclosed request dated March 30, 2015. The Latvian authorities are investigating	1
	ь6 -1, -2, -3 b7c -1, -2, -
listed on page 6-9 of the request. The Latvian authorities have advised that a written statement from or his counsel will be acceptable. It can be located at New York, NY 10022.	
(U) Please review the MLAT in its entirety prior to conducting interviews.	b7E −3
	šie.
(U) In addition, please do not contact, reply or provide any information to OIA directly as directed in the letter. Any questions/concerns regarding the coverage of this lead are to be directed to MAPA at who will coordinate any	
inquires between New York Division and OIA. New York is also reminded all documents are to be uploaded into Sentinel via PDF format. No	

UNCLASSIFIED

UNCLASSIFIED

Titl	e:(U) REQU	JEST	FROM	LATVIA	FOR	ASSISTANCE	IN	THE	MATTER	OF	 b6 -2 b7C -2
Po.	1630	-00-636	0150	n E	/10/2010							

**

UNCLASSIFIED



U.S. Department of Justice

Criminal Division Office for International Affairs

MDR 182-46750 (please repeat when responding)		b6 Per CRM b7C Per CRM
1301 New York Avenue, NW		*
8th Floor Washington, D.C. 20530	£	
	March 30, 2015	
VIA ELECTRONIC MAIL	b6 -1 Per FBI	
Eurasia Unit	b7C -1 Per FBI	
Office of International Operations		
Federal Bureau of Investigations		
935 Pennsylvania Ave. NW		
Washington, DC 20535		
Re: Request from Latvia for Assistance i	n the Matter of	b6 Per CRM b7C Per CRM
Dear b7C -1 Per FBI		
Please find enclosed the above-referenced recriminal matter. The United States is obligated to as Latvia Mutual Legal Assistance Treaty in Criminal Mutual Legal Assistance Protocol. Either because the without compulsory process, or because the use of a successful, this office is transmitting the request to y prompt and efficient execution. Due to the nature of should be treated in a confidential manner.	ssist in such matters pursuant to the 1999 Matters, as supplemented by the 2005 the assistance requested appears to be assompulsory measures would not appear your office only, and asks that you ensure	97 U.S J.SLatvia vailable to be
The Facts		b6 Per CRM
The facts of the case are set forth in July 1		b7C Per CRM
The facts of the case are set forth in detail in Prevention and Combating Bureau of the Republic o	the enclosed request. In summary, the	Corruption
former Latvian government official, used his position	n to profit financially. From	a
held various government positions including	to profit ignaticianty. Tion	
L —	During his time serving	in public
ialled to disclose his role as a primary	shareholder in four companies	
According to the facts provided by Latvian at companies, and took an active part in the direction an addressing financial and legal problems and undertak hid his capital shares and stock in the companies from of the conflict of interest between his role as a public ventures. In the course of their investigation, Latvian	and operation of the companies, including development projects. purpose public and law enforcement authorities official and his private investments are	g osefully es because

b6 Per CRM

traveled to the United States on vacation and attempted to interest foreign investors in several real	rer cam
estate projects. Latvian investigators need to establish	
whether admitted to his ownership of the company as	
and whether he expressed his personal interest in developing and selling the property while acting as a government official.	
The Request	
In furtherance of their investigation, Latvian authorities seek an interview of using the questions listed on pages 6-9 on the English translation of the request. Please note that Latvian authorities have informed our office that a written statement from will be acceptable. Latvian law requires interviews to be recorded, transcribed, or handwritten with the interviewee's signature attesting that the statements are true and accurate. Please be advised that a FBI 302 Report is not admissible in Latvia's court of law.	b6 Per CRM b7C Per CRM
Coordination with the OIA	i
Please provide this office with the name and telephone number of the case agent assigned to execute this request. That agent should analyze the request and notify us immediately if it contains insufficient information to permit execution. Similarly, if at any point you determine that appointment of an Assistant United States Attorney is necessary for complete execution of the request, please contact this office. Otherwise, the agent should proceed to execute the request at the earliest possible opportunity.	
Please advise OIA immediately if there are special considerations of which you are aware that will result in either limited or delayed execution of the request or possible denial of the request. For example, if execution would result in harm to a U.S. investigation or prosecution or compromise a confidential source, assistance can be delayed or denied or conditions on use can be imposed. If such considerations arise with respect to this request, please contact me as soon as possible in order to discuss available options.	a
I will serve as the main point of contact for both your office and Latvia. Please contact me by e-mail at @usdoi.gov or by telephone at or	
	Per CRM Per CRM
Mary D. Rodriguez Acting Director OIA By:	e.
Enclosure: Request for Assistance	



LATVIJAS REPUBLIKAS PROKURATŪRA

ĢENERĀLPROKURATŪRA

Reģ.Nr. 90000022859, Kalpaka bulvārī 6, Rīgā, LV-1801 tālr. 67044400, fakss 67044449, e-pasts: gen@lrp.gov.lv

	,
	RIGA
	b6 Per DOJ March " (P ", 2014
Senior Trial	
Office of In	ternational Affairs (please use when responding)
Criminal Di	vision
United State	es Department of Justice
1201 21 37	1. A NAVY Office
Washington,	ork Avenue NW, 9th Floor
w asimigion,	Mutual Legal Assistance Request Request for Assistance No. 1/1253 of February 21, 2014 in Criminal Case No. 1/1253 made by the
Subject:	Mutual Legal Assistance Request
Enclosures:	Request for Assistance No. 1/1253 of February 21, 2014
Enclosures.	Request for Assistance No. 1/1253 of February 21, 2014 in Criminal Case No. made by the
	Corruption Prevention and Combating Bureau b6 Per CRM
	(accompanied by translation from Latvian into English) b7C Per CRM
between the Cof Latvia on Protocol to to Government of honor to requestration Property of the enclosed residual of the contraction of the contract	Central Authority of the Republic of Latvia with reference to the 1997 Treaty Government of the United States of America and the Government of the Republic Mutual Legal Assistance in Criminal Matters, as supplemented by the 2005 the Treaty between the Government of the United States of America and the of the Republic of Latvia on Mutual Legal Assistance in Criminal Matters, has the quest assistance in relation to criminal proceedings being conducted by the revention and Combating Bureau. The kindly requested to intercede with the appropriate authorities in order to execute request. The notify us about the outcome. Thank you in advance for your cooperation with this
Yours sincered	
Department of	f Analysis and Managosment

Prosecutor General's Office of the Republic of Latvia

(Coat of arms)

CORRUPTION PREVENTION AND COMBATING BUREAU

Brīvības Street 104 k-2, Riga, LV-1001, telephone: 67356161, 67356140 fax: 67331150, reg.No.90001427791,

e-mail: knab@knab.gov.lv

Riga

	1
21.02.2014 No. 1/1253 Re No Request for legal assistance in criminal proceedings No.	b6 Per CRM b7C Per CRM
To whom it may concern	
Hereby we, the Corruption Prevention and Combating Bureau, express our respect to law enforcement authorities of the United States, and request to provide legal assistance in criminal proceedings No. The facts of the case: Materials of the criminal proceedings contain data that (personal identity number in capacity of the state official holding a responsible position, is actually (in a covert manner) holding shares in companies as well as shares in the	b6 Per CRM b7C Per CRM
Relationship of with the	
Legally the following persons are owners of the above companies:	b6 Per CRM b7C Per CRM
From negotiations between personal identity number personal identity i	b6 Per CRM b7C Per CRM
135998b-1	40
1339900-1	JU.

has likely, due to personal interest, and rapacious purposes, in breach of the limitations laid down for state official, adopted decisions, as well as has taken part in and has affected	
making of different decisions for the benefit of these companies, including	
which is prohibited to him under the law.	ļ
Information obtained in the criminal case have shown that	b6 Per CRM
as are aware of unlawful acts of and they support his criminal activities,	b7C Per CRM
since they mutually address the question how to hide as the actual (covert) owner and	
beneficiary of the company.	
Material body of evidence in criminal proceedings give rise to the assumption that	
personal identity number when holding positions of public officials -	ţ
position of the	į.
	Ť
<u> </u>	
	3
most likely has committed criminal offences as follows:	Ī
1. Criminal offence (Avoiding Submission of Declaration) prescribed pursuant to Section 219,	1
Paragraph 2 of the Criminal Law, namely as a public official, who holds a	1
Paragraph 2 of the Criminal Law, namely as a public official, who holds a responsible position, with the participation in management of the companies	1.00
responsible position, with the nathernation in management of the companies	T-SAU
gg the ogtable (covert) assessed as 111 grant as	1
as the actual (covert) owner, gaining material benefit for himself, may	b6 Per CRM
have committed indication of intentionally false information in the public official's	b7C Per CRM
declaration, without specifying details of these companies owned by him and of the dividends obtained therefrom.	
2. Criminal offence (Violation of Restrictions Imposed on a State Official) prescribed pursuant	1
to Section 325, Paragraph 2 of the Criminal Law namely	ij
holds a responsible position, for the sake of personal interest and with avaricious intent	
while being a public official has participated in decision-making related to the companies	134
	-
covertly owned by him, thus in violation of the restrictions imposed on a state	
official faid down in Section 11 of the Law "On Prevention of Conflict of Interest in	Ĭ
Activities of Public Officials" as a public official shall be prohibited in the	
performance of responsibilities of public official, to prepare or to issue administrative acts	İ
to carry out monitoring, control, investigation or nunishment functions to enter into	1
contracts or to take other actions in which this public official their relatives or business	ļ.
partners have personal or material interests).	
3. Criminal offence (Using Official Position in Bad Faith), prescribed pursuant to Section 318	1
as a public official by using official	
position in bad faith, for the sake of personal interest, with avaricious intent, by using his	
status as a public official, by taking decisions for the benefit of his covertly owner.	
companies	b6 Per CRM
has caused material damage to the state authority or management	b7C Per CRM
order.	12
4. Criminal offence (Unlawful Participation in Property Transactions), prescribed pursuant to	1
Section 326, Paragraph 2 of the Criminal Law, namely as a public official, for the	Î.
sake of personal interest and with avaricious intent has entered into transactions with the	g#
companies	i
	11
where he is the actual (covert) owner, i.e., has taken part in and	
contributed to property transactions prohibited to him in relation to his official position.	1.
Right now is in the procedural status of a person against whom criminal and the	
Right now is in the procedural status of a person against whom criminal proceedings have been launched.	1.6
additioned.	類

During pre-trial investigation, a legal assistance request has been received from the law enforcement authorities of the under which, interrogation has been carried out of	b6 Per CRM b7C Per CRM
a witness (identification number From testimony of it derives that while being a politician, has actively promoted and told about to several current investors, including With mediation, a relationship has been established with the testified that has gone to America for business purposes relating to international relations between Latvia and America. has tried to deal with marketing and popularization of the Latvian projects among foreign investors, due to which had met many foreign investors, including has pointed out in his testimonies that one of the appointments with where participated, probably might take place in January	
Thus, upon assessment of testimonies by and the materials of the criminal proceedings, for investigator there is reason to believe that as personally and financially interested party in 2011 (perhaps in January) has travelled to the United States, where he has met with a view to attract as investor for real estate projects The said real estate projects in the Republic of Latvia are planned to be implemented by the companies incorporated in the including and is actively engaged in the implementation of these projects.	b6 Per CRM b7C Per CRM
In view of the above, in the criminal proceedings there is the need to obtain additional evidence confirming relationship of with the companies from the and Latvia, whereby, procedural activities must be carried out in the United States. PROCEDURAL ACTIVITIES TO BE CARRIED OUT The United States of America (hereinafter the U.S.) law enforcement institutions are requested:	
To interrogate in the capacity of witness the by asking the following questions: What is pusiness? Whether occupational (business) interests of are related to real estate projects in the Republic of Latvia, if yes, then, with what projects and companies and individuals there is a cooperation? Whether is a cooperation (personal identity number and under what circumstances they have become acquainted, and who has introduced them? How was introduced (what is his occupation, whether reference has been made to the fact that is a politician, or offices held What is (was) mutual relationship between and How often has met what were the purposes of these meetings, who participated in the meetings, what was talked about, where was the meetings held? Has met in the U.S. in January 2011? If they have met, then what was the purpose of this meeting and who organised this meeting? Who was taking part during the meeting in the H.S. whether and have been among these persons? Whether during this meeting there have been presentations of real estate projects planned in the Republic of Latvia?	b6 Per CRM b7C Per CRM

What real estate projects have been presented that are planned in the Republic of Latvia? Whether projects have been mentioned	
among them?	b6 Per CRM
What is the purpose for presentations of these projects? Whether the aim was to attract as investor to the real estate projects?	b7C Per CRM
Whether owners of these projects have been mentioned, if yes, then who are the owners (which companies, persons)?	
 What value has been given for these projects? How much investments were needed for development and implementation of each project? 	
 Have agreed to be an investor for real estate projects (which) and 	1
how large investments was ready to draw in the said projects?	9
If agreed, then how has an assurance resulted that it will be a successful investment and a business project?	i .
• Whether in negotiations has introduced himself as a real estate project partner, participant, shareholder or owner?	and the state of t
• Whether it was mentioned, how large financial resources have been invested for implementation of these projects, and whether persons have been mentioned who have invested these funds?	
3	

• What else apart from were the potential investors referred to in the Republic of Latvia for the proposed real estate projects?	İ
 ✓ Has Visited the Republic of Latvia, if yes, then: When has it happened - on which dates? What was the aim of visit? Please provide details of the process of visit to the Republic of Latvia (what sites have been visited, in which hotel stayed, with what persons has he met, whether between persons with whom he met were Whether, while	b6 Per CRM b7C Per CRM
 Who has organised these meetings? What persons (shareholders, owners, members, et al.) have been mentioned in relation to these real estate projects? Whether any person (persons) who represented interests of to the real estate projects planned in the Republic of Latvia, upon request has visited the Republic of Latvia, if yes, then: Who is this person (are these persons)? Please, describe in detail the time, objectives and progress of the visit in the Republic of Latvia, namely, with what persons there have been meetings, at what location? What exactly has been the topic of negotiations? Whether has participated in the negotiations? If there are doubts about identity, but according to the external (visual description) features the person looks like please, present the photo of together with "extra" photographs, for recognition of the photo? Furthermore, it is necessary to clarify whether these meetings where negotiations have taken place in relation to the real estate projects in the Republic of Latvia and projects) have been fixed, recorded, or audio or video recordings have been made? If yes, copies thereof must be annexed to the interrogation protocol? 	b6 Per CRM b7C Per CRM
Before interrogation, the persons must be introduced to the rights and obligations of witness laid down in Section 110 and 111 of the Criminal Procedure Law effective in the Republic of Latvia, as well as warned about liability for giving false testimony, refusal to give testimony and disclosure of data obtained from pre-trial criminal proceedings, prescribed by Sections 300, 302 and 304 of the Criminal Law. In the case if additional information is required in the execution of judicial assistance request, please contact Corruption Prevention and Combating Bureau If necessary, please also perform other investigative activities. Annexed: 1. CD with photo of	b6 Per CRM b7C Per CRM

True translation.	
Certified in Riga, at 51 Elizabetes Street, dated 13 (thirteenth) of March .2014	
(two thousand fourteen).	
	er CRM Per CRI
Translation certified in the translation agency "Konels" LLC	
"Konels" LLC LV40003919703	
Riga, 45-107 S. Eizensteina Street LV-1079 Member of the board	
Place for seal	
1.08	

Section 109. Witnesses

- (1) A witness is a person who has been invited, in accordance with the procedures specified by law, to provide information (testify) regarding the circumstances to be proven in criminal proceedings and the facts and auxiliary facts related to such circumstances.
- (2) In pre-trial criminal proceedings, a witness shall provide information in an inquiry or interrogation. During adjudication, a victim shall provide information only in an interrogation.
- (3) A person directing the proceedings may also invite as a witness an official who is or was authorised to perform proceedings in pre-trial proceedings, except for an investigating judge or public prosecutor, if such person maintains State prosecution in a concrete criminal proceedings.

Section 110. Rights of a Witness

- (1) A witness has the right to know in what criminal proceedings he or she has been invited to testify, to which official he or she has provided information, and the procedural status of such official.
- (2) Before an inquiry and interrogation, a witness has the right to receive information from an executor of a procedural action regarding his or her rights, duties, and liability, the mode of the recording of information, as well as regarding the right to provide testimony in a language that he or she knows well, using the services of an interpreter, if necessary.
- (3) A witness has the right:
- 1) to make notes and additions in testimonies recorded in writing, or to request the opportunity to write testimonies by hand in a language that he or she commands;
- 2) to not testify against him or herself or against his or her immediate kinfolk;
- 3) to submit a complaint regarding the progress of an inquiry or interrogation during pre-trial criminal proceedings;
- 4) to submit a complaint to an investigating judge regarding the unjustified disclosure of a private secret, or to request that the court withdraw a matter regarding a private secret, and to request that the request be entered in the minutes of the session if such request is rejected;
- 5) to retain an advocate for the receipt of legal assistance.
- (4) An image of a witness recorded as a photograph, video, or by other types of technical means shall not be published in the mass media during procedural actions without the consent of such witness if such publication is not necessary for the disclosure of a criminal offence.

[12 March 2009]

Section 111. Duties of Witnesses

- (1) In answering posed questions, a victim shall provide only true information, and shall testify regarding everything that is known to him or her in connection with a concrete criminal offence. The right to not testify is held only by persons for whom such procedural immunity has been specified in the Constitution, this Law, and international treaties binding to Latvia.
- (2) A witness has a duty, upon the request of a person directing the proceedings, to notify his or her postal or electronic mail address for the receipt

Extract from the Law "On Prevention of Conflict of Interest in Activities of Public Officials"

- Section 11. Restrictions on Issuing Administrative Acts, Performance of Supervision, Control, Inquiry or Punitive Functions and Entering Into Contracts
- (1) A public official is prohibited, in the performance of the duties of the public official, to prepare or issue administrative acts, perform the supervision, control, inquiry or punitive functions, enter into contracts or perform other activities in which such public officials, their relatives or counterparties are personally or financially interested.

[7 June 2007; 12 November 2009]

Section 300. Knowingly Giving False Testimony, Opinions, Translations and Explanations

(1) For a person who, being a witness, a victim or another person who has been warned against giving false testimony, knowingly commits giving false testimony or, being an expert, knowingly commits giving a false opinion or, being a translator, knowingly commits giving a false translation, during pretrial criminal proceedings, in court, to a notary or bailiff, or an applicant on oath certifies knowingly a false explanation to a court in an administrative matter,

the applicable punishment is temporary deprivation of liberty or community service, or a fine.

(2) For a person who commits the same acts, if commission thereof is during performance of pre-trial criminal proceedings or trial in court of matters concerning serious or especially serious crimes, or serious consequences result therefrom, or commission thereof is for purposes of acquiring property,

the applicable punishment is deprivation of liberty for a term not exceeding three years or temporary deprivation of liberty, or community service, or a fine. [17 October 2002; 12 February 2004; 27 may 2004; 21 May 2009, 21 October 2010; 13 December 2012]

Section 302. Refusing to Give Testimony or Opinions, or Provide Translations

(1) For a person who, being a witness, a victim or another person who has been warned against giving false testimony, commits unfounded refusal to give testimony to a pre-trial Prosecutor's Office or at a trial,

the applicable punishment is temporary deprivation of liberty or community service, or a fine.

(2) For a person who, being an expert or translator, commits unfounded refusal to perform the tasks assigned to him or her by a pre-trial investigating institution or at a trial.

the applicable punishment is a temporary deprivation of liberty or community service, or a fine.

[21 May 2009; 21 October 2010; 13 December 2012]

Section 304. Disclosure of Information Obtained from Pre-trial Criminal Proceedings

For a person who commits disclosure of data obtained from a pre-trial criminal proceedings without authorisation from an investigator or prosecutor until the completion of the proceedings, where he or she has been warned as to non-disclosure of relevant information,

the applicable punishment is temporary deprivation of liberty or community service or a fine.

[12 February 2004; 21 May 2009; 13 December 2012]

Section 219. Avoiding Submission of Declaration

(1)[13 December 2012]

(2) For a person who commits intentionally setting out false information in a declaration of income, property or transactions, or other declaration of a

or her official position in bad faith, if such acts have caused serious consequences,

the applicable punishment is deprivation of liberty for a term not exceeding five years or temporary deprivation of liberty, or community service, or a fine, with deprivation of the right to take up a specific office for a term not exceeding five years.

[12 February 2004; 13 December 2012]

Section 325. Violation of Restrictions Imposed on a State Official

(1) For a person who commits intentional violation of the restrictions or prohibitions imposed on State officials specified by law, if substantial harm has been caused thereby to the interests of the State or of the public, or to interests protected by law of a person,

the applicable punishment is deprivation of liberty for a term not exceeding three years or temporary deprivation of liberty, or community service, or a fine.

(2) For a person who commits the criminal offence provided for by Paragraph one of this Section, if it has been committed by a State official who holds a responsible position,

the applicable punishment is deprivation of liberty for a term not exceeding five years or temporary deprivation of liberty, or community service, or a fine, with or without confiscation of property and with deprivation of the right to engage in specific employment or to take up a specific office for a term not exceeding five years.

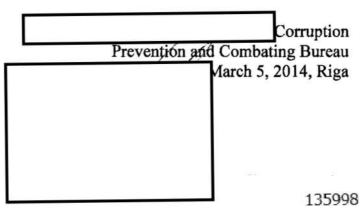
[17 October 2002; 19 November 2009; 13 December 2012]

Section 326. Unlawful Participation in Property Transactions

- (1) For a person who commits facilitating property transactions or participating in such transactions, if commission thereof is for purposes of acquiring property or due to other personal interest by a State official who, in connection with his or her official position, is prohibited from such transactions by law, the applicable punishment is deprivation of liberty for a term not exceeding one year or temporary deprivation of liberty, or community service, or a fine.
- (2) For a person who commits the same acts, if it has been committed by a State official who holds a responsible position,

the applicable punishment is deprivation of liberty for a term not exceeding three years or temporary deprivation of liberty, or community service, or a fine, with or without confiscation of property and with deprivation of the right to engage in specific employment or to take up a specific office for a term not exceeding five years.

[13 December 2012]



b6 Per CRM b7C Per CRM

1359980-149

Instructions for FBI Agents Interviewing Witnesses Pursuant to Requests from Civil Law Countries (updated April 2010)

	(upuated April 2010)	
		b7E -3
		*
1		

FEDERAL BUREAU OF INVESTIGATION

Import Form

Form Type: EMAIL	Date: 08/06/2015
Title: (U) Email with dated 07/29/2015	b6 -1,-3 b7C -1,-3
Approved By: Drafted By:	
Case ID #: 163Q-HQ-6388150-2 (U) REQUEST FROM LATVIA IN THE MATTER OF	FOR ASSISTANCE b6 -2
Synopsis: (U) Email with dated 07/29, attached questions.	/2015 with
Enclosure(s): Enclosed are the following items: 1. (U) Email with dated 07/29/2015	b6 -3 b7C -3

	(NY) (FBI)	
From: Sent: To: Cc: Subject: Attachments:	(NY) (FBI) Wednesday, July 29, 2015 4:10 PM Questions questions.pdf	b6 -1,-3 b7C -1,-3
the questions are re- responsibilities is to in an overseas invest	ated to an overseas investigation and should be treated as confidences. The cooperation of witnesses in tigation. The questions have been formulated by the Latvian authors we had a chance to review the questions, please feel free to contain	n the U.S. who may be able to aid orities and are being conveyed by oct me so that a determination can

1.	Whether o	ccupational (business) interests of are related to real estate
	projects in	the Republic of Latvia, if yes, then, with what projects and companies and
		s there is a cooperation?
2.	Whether	is acquainted with If yes, then:
~-	a.	Since what time and under what circumstances they have become acquainted, and
	19753	who has introduced them?
	b.	How was introduced (what is his occupation, whether reference has
	T.,1	been made to the fact that is a politician, or offices held by
	c.	What is (was) mutual relationship between and
	d.	
		these meetings, who participated in the meetings, what was talked about, where
		was the meetings held?
3.	Has	met in the U.S. in January 2011?
	a.	If they have met, then what was the purpose of this meeting and who organised
		this meeting?
	b.	
		have been among
		these persons?
	c.	
	d.	1 - 10 0 0 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0
		planned in the Republic of Latvia?
	e.	
		Latvia? Whether projects have
		been mentioned among them?
	f.	2412 <u> </u>
		attract to the real estate projects?
	g	
		owners (which companies, persons)?
	h	
		needed for development and implementation of each project?
	i.	
		and ready to draw in the said
		projects?
	j.	
		successful investment and a business project?
	k	·
		partner, participant, shareholder or owner?

b6 -2, -3 b7C -2, -3

		l.	Whether it was mentioned, how large financial resources have been invested for	
			implementation of these projects, and whether persons have been mentioned who	
			have invested these funds?	
		m.	What else apart from were the potential investors referred to	
			in the Republic of Latvia for the purposed real estate projects?	
4.	Has		visited the Republic of Latvia, if yes, then:	
	4)	a.	When has it happened - on which dates?	
		Ъ.	What was the aim of visit?	
		c.	Please provide details of the process of visit to the Republic of Latvia (what sites	
			have been visited, in which hotel stayed, with what persons has he met, whether	
			between persons with whom he met were	
		d.	Whether, while was visiting Latvia, a meeting was organised	b
			in which the real estate projects planned in the Republic of Latvia have been	b
			presented (if yes, what in particular - whether	
			projects have been among them, whether presentation materials have	
			been issued, whether these have remained, if yes, please add their copies to the	
			interrogation protocol)?	
		e.	Who has organised these meetings?	
		f.	What persons (shareholders, owners, members, et al.) have been mentioned in	
			relation to these real estate projects?	
5.	Wheth	ner a	ny person (persons) who represented interests of in relation to	
	the rea	al es	tate projects planned in the Republic of Latvia, upon request	
	has vi	sited	the Republic of Latvia, if yes, then:	
		a.	Who is this person (are these persons)?	
		b.	Please, describe in detail the time, objectives and progress of the visit in the	
			Republic of Latvia, namely, with what person there have been meetings, at what	
			location?	
		c.	What exactly has been the topic of negotiations?	
		d.	Whether has participated in the negotiations?	
6.			ore, it is necessary to clarify whether these meetings where negotiations have taken	
	place	in re	elation to the real estate projects in the Republic of Latvia and	
			projects) have been fixed, recorded, or audio or video	
	record	lino	hove been made?	

Official Record

FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U) Response to lead 1 on case Date: 08/07/2015 163-HQ-6388150	
From: NEW YORK NY-C21 Contact:	b6 -1 b7C -1
Approved By: Drafted By:	b6 -2
Case ID #: 163Q-HQ-6388150-3 (U) REQUEST FROM LATVIA FOR ASSISTANCE IN THE MATTER OF	ъ7С −2
Synopsis: (U) Interview conducted with	
the request of the Latvain authorities regarding contacts with Lead 1 on 163-HQ-6388150 is considered covered pending further requests, if any, from the Latvian authorities.	b6 -2,-3, b7C -2,-3 b7E -2
	2, -3, -7 -2, -3, -7
Contact was made with the TRUMP ORGANIZATION in an attempt to interview	
at the request of the Latvian authorities. On	
TRUMP ORGANIZATION was provided with a list of guestions regarding dealings with,	
of questions regarding dealings with,	
telephone number e mail address	
was telephonically interviewed. Also present on the	
telephone call was	
TRUMP ORGANIZATION and SSA In	
response to the previously provided questions advised	
had no contact with TRUMP ORGANIZATION did meet with a	
number of individuals in 2010 in LATVIA,	
At least some of the other individuals	

Title: (U) Response to lead 1 on case 163-HQ-6388150

Re: 163Q-HQ-6388150, 08/07/2015

referenced by the Latvian authorities (i.e.	
the meetings were designed to	
educate on the business climate in Latvia. There were no	
negotiations at these meetings.	b6 -3,-7
	b7C -3,7
advised that in	
meeting concerned a presentation for a planned project in Latvia	
The purpose of the presentation was to license	
the TRUMP name to the project. There were general discussions about	
obtaining investors was not an	1
investor. The deal never materialized.	
Based on the foregoing New York considers the lead closed. If the	
Latvian authorities determine an interview of should take	
place, New York will conduct the interview.	

to be distributed outside your agency.

FEDERAL BUREAU OF INVESTIGATION

			Date of entry	08/07/2015
number	e mail add	ress	te	lephone
	interviewed. Also		ephone call wa	s
1782 Dec	fter being advised nature of the inte		of the intervolute of the of the follow	
advised	d that either in Latvia o		recollection	of meeting
				25
ORGANIZATION die	d meet with a numb	er of individuals	the TR in 2010 in LAT	
specifically recother individua	quest to a ls mentioned by th	ttend these meetir e Latvian authorit		ome of the
were present at	these meetings.			
to educate	were very prelimin	The meetings occur ary in nature. The s climate in Latvi	e meetings were	designed
			I = 1 0.01	
concerned a pre	sentation for a pl	anned project in I	The state of the state of	.1 meeting
	ourpose of the pre			
the project.				
tigation on 08/06/2015	at White Plains ,	New York, United St	ates (Phone)	
1630-HO-6388150	-4	777 (111)	Date drafted 0	b6 18/06/2015 b7
	12			

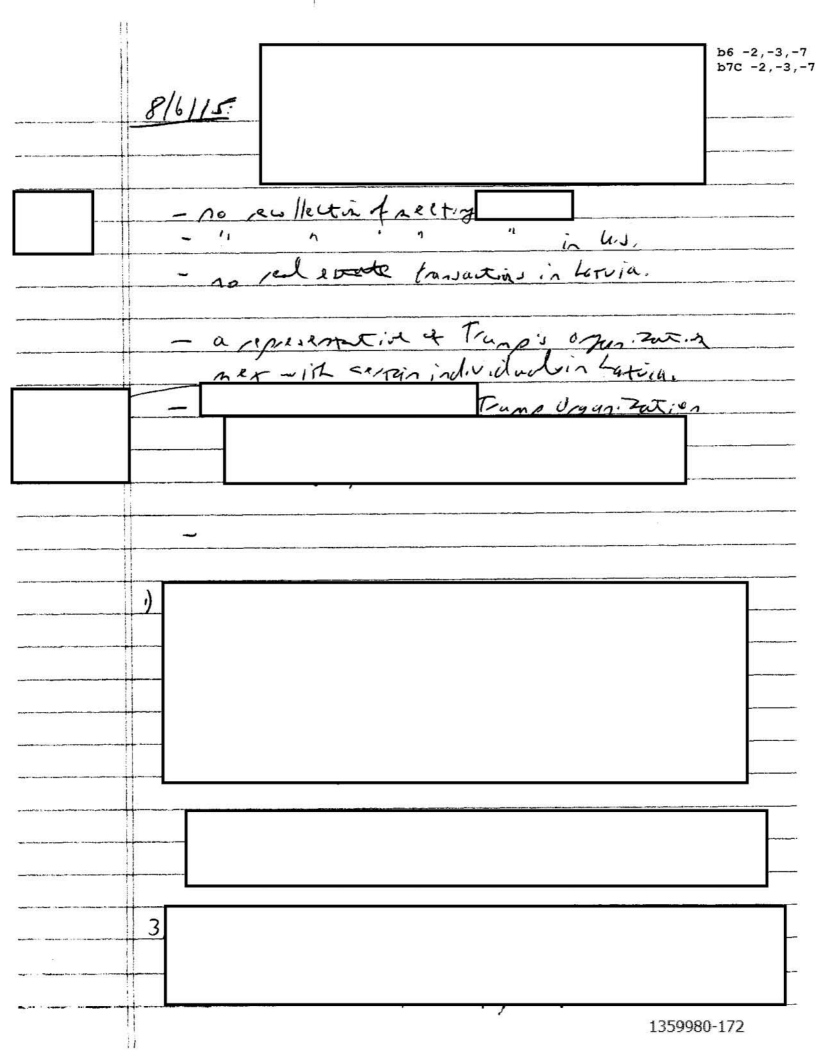
This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not

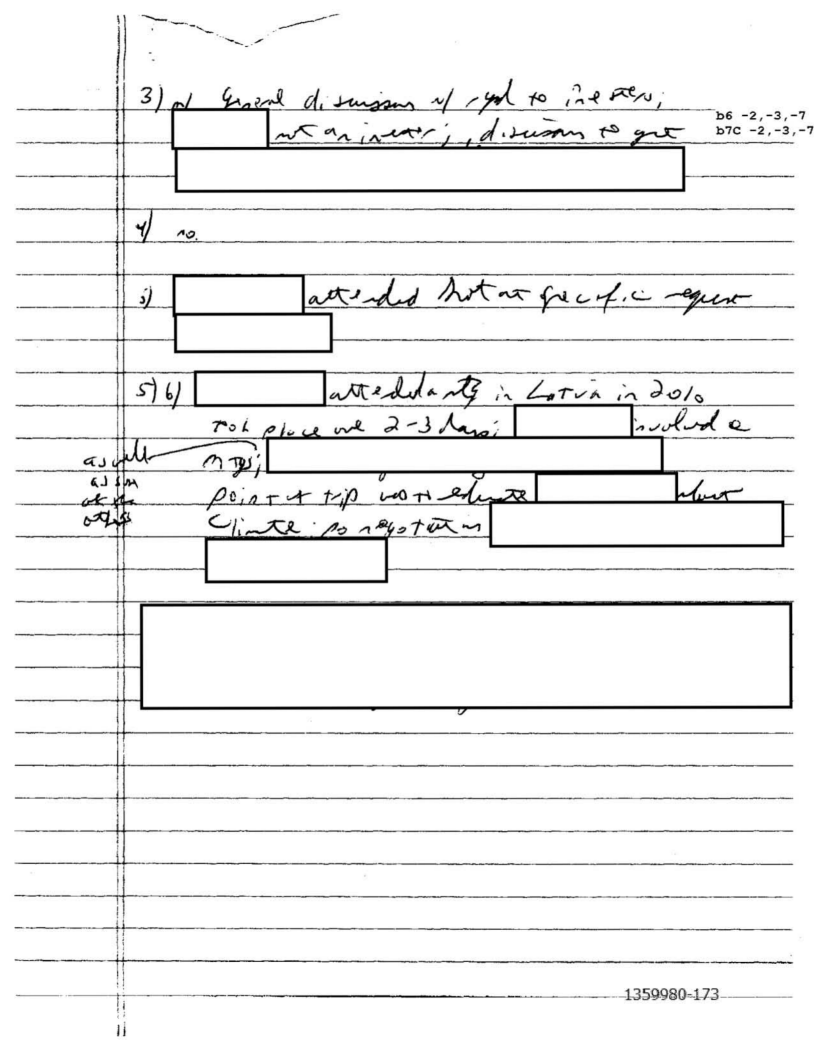
FD-302a (Rev. 05-08-10)

There	were	qenera:			ut obtainir				
			was	s not an i	investor. T	The deal ne	ever materi	lalized	

b6 -7 b7C -7

b6 -7 b7C -7





FEDERAL BUREAU OF INVESTIGATION

Import Form

Form Type: LHM		Date:	09/09/2015
Title: (U) LHM to OIA	Ģ.		
Approved By: A/UC]		he -1 -2
Drafted By:			b6 -1,-2 b7C -1,-2
Case ID #: 163Q-HQ-6388150-5	(U) REQUEST FROM LATVIA	FOR AS	SISTANCE
Synopsis: (U) LHM to OIA regardered letter #182-46750	rding the matter of		DOJ



U.S. Department of Justice

Federal Bureau of Investigation

September 9, 2015

Trial Attorney Office of International Aff U.S. Department of Justice	iairs	-2,-4 -2,-4
1301 New York Ave. NW Washington, D.C. 20005		
Re: Request for Assistance	ce in the Matter of (DOJ # 182-46750)	
Dear		
Reference is made to your assigned FBI file number communications regarding	MLAT request referral dated March 30, 2015. Said request has been 163Q-HQ-6388150. Please refer to this number in future this matter.	
In response to the government concerning contacts with a detailing the statement pro-	nent of Latvia's request to obtain a statement from captioned individual, the FBI is providing the enclosed FD-302 evided by	b6 −3, b7C −3,
assistance in this matter, p	is matter closed. Should the authorities of Latvia require additional lease have them submit a supplemental MLAT request, referencing the lidentifying numbers. If you have any questions, please contact or Supervisory Special Agent	b6 -1 b7C -1
		b6 -1 b7C -1
	Unit Chief MLAT Unit	
	International Operations Division	

FEDERAL BUREAU OF INVESTIGATION

b6 -1, -2, -3, -7 b7c -1, -2, -3, -7 Date of entry 09/21/2015
On date of birth (DOB) appeared at his office located at New York, N.Y. was accompanied by
Special Agent previously spoke with to advise that authorities in Latvia had requested that be interviewed by United States law enforcement officials
concerning a corruption investigation into SAS and of the Federal Bureau of Investigation spoke with and, as requested by the Latvian authorities, reviewed Sections 110 and 111 of the Extract from Criminal Procedure Law and Sections 300, 302 and 304 of the Extract from Criminal Law with on was emailed the questions to be completed by
A copy of the email exchange is attached to this 302. On SAS and met in person with New York, N.Y., who appeared voluntarily. SA
reviewed Sections 110 and 111 of the Extract from Criminal Procedure Law and Sections 300, 302 and 304 of the Extract from Criminal with verified the accuracy of the statements he provided in the attached document totaling eight (8) pages including the document and Exhibit A thereto. Thereafter, and SA signed each page of the document and Exhibit A, attesting to the accuracy contained therein. A copy of the document was provided to

Investigati	ion on	09/15/2015	at	New	York,	New	York,	United	States	(In	Person)	
File# 1	63Q-I	HQ-6388150 -	b		-					-11:	Date drafted	09/17/2015
by									- A SECTION AND			†/

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

1359980-176

b6 -1 b7C -1

			b6 -1,- b7C -1
From: Sent: Tuesday To: Subject: RE: Que	v. September 08, 2015 3:51 PM		
That'a great. I will see your then			
			
From: Date: 09/08/2015 3:48 PM (GMT To: Subject: RE: Questions Understood. How about 3PM at our			b6 -1, b7C -1
From: Sent: Tuesday, September 08, 2015 To: Subject: RE: Questions			(4)
The 15th is fine. I can meet anyting of the criminal procedure law and the time and place. Thank you for	l criminal law	I know you will go over the relevant s but I will need to do so as well. Let n	
From: Date: 09/08/2015 3:31 PM (GMT To: Subject: RE: Questions	C-05:00)		b6 -1, b7C -1
advised on our call last week, the an	swers are being given	5 th ? What time would work best for your rump Organization, who had ed to us previously. Let me know. Thank	s the
From: Sent: Thursday, September 03, 2015 To: Subject: Questions	5 4:07 PM		
The state of the s		1359980-1	77

b6 -	-1,	-7	
470	1	0.00	

Thank you for taking the time to speak yesterday. Attached please find the format for the questions and responses.

Based on our conversations, I have made you the respondent. I would suggest that once the answers are completed we can arrange for a time to meet for signatures etc. Please feel free to contact me with any questions or concerns you may have. Thank you for your assistance in this matter.

Special Agent FBI

This e-mail message, and any attachments to it, are for the sole use of the intended recipients, and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution of this email message or its attachments is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message. Please note that any views or opinions presented in this email are solely those of the author and do not necessarily represent those of the company. Finally, while the company uses virus protection, the recipient should check this email and any attachments for the presence of viruses. The company accepts no liability for any damage caused by any virus transmitted by this email.

The state of the s	
SWORN STATEMENTS OF	
As provided on	

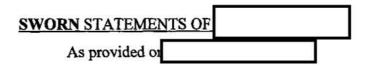
Identifying Information	- 1
Name:	
Address:	
Telephone:	
Date of Birth:	
Place of Birth:	
Name of Father:	
Name of Mother:	
Citizenship:	
Employer:	
Social Security No.:	
Other:	
1. What is business, whether his occupation (business) is related to	b6 -2, -3
the real estate business?	b7C -2, -3
2 777 77	
2. Whether occupational (business) interests of are related to real	17214
estate projects in the Republic of Latvia, if yes, then, with what projects and companie	S
and individuals there is a cooperation?	
3. Whether is acquainted with If yes, then:	
1	
a. Since what time and under what circumstances they have become acquainted,	
and who has introduced them?	
. <u></u>	
b. How was introduced (what is his occupation, whether reference has	
been made to the fact that is a politician, or offices held by	7
	 -
c. What is (was) mutual relationship between and	
	•
d. How often has met what were the purposes of	
these meetings, who participated in the meetings, what was talked about, where	:
was the meetings held?	

1.	Has	met - in the U.S. in January 2011? b6 -2, -3 b7C -2, -3
	a.	If they have met, then what was the purpose of this meeting and who organised this meeting?
	b.	Who was taking part during the meeting in the U.S., whether have been
		among these persons?
	c.	Where was this meeting held?
	d.	Whether during this meeting there have been presentations of real estate projects planned in the Republic of Latvia?
	e.	What real estate projects have been presented that are planned in the Republic of Latvia? Whether and projects have been mentioned among them?
	f.	What is the purpose for presentations of these projects? Whether the aim was to attract to the real estate projects?
	g.	Whether owners of these projects have been mentioned, if yes, then who are the owners (which companies, persons)?
	h.	What value has been given for these projects? How much investments were needed for development and implementation of each project?
	i.	Have agreed for real estate projects (which) and how large investments was the said projects?
	j.	If agreed, then how has an assurance resulted that it will be a successful investment and a business project?
	k.	Whether in negotiations has introduced himself as a real estate project partner, participant, shareholder or owner?
	1.	Whether it was mentioned, how large financial resources have been invested for implementation of these projects, and whether persons have been mentioned

who have invested these funds?

	m.	What else apart from were the potential investors referred to in the Republic of Latvia for the purposed real estate projects?	ed
5.	На	visited the Republic of Latvia, if yes, then:	
	a.		b6 -2, b7C -2
	b.	What was the aim of visit?	
	c.	Please provide details of the process of visit to the Republic of Latvia (what sit have been visited, in which hotel stayed, with what persons has he met, whether between persons with whom he met were	
	d.	Whether, while was visiting Latvia, a meeting was organised in which the real estate projects planned in the Republic of Latvia have been presented (if yes, what in particular – whether and projects have been among them, whether presentation materials have been issued, whether these have remained, if yes, please add their copies to the interrogation protocol)?	
	e.	Who has organised these meetings?	
	f.	What persons (shareholders, owners, members, et al.) have been mentioned in relation to these real estate projects?	l
6.	relatio	her any person (persons) who represented interests of	
		Who is this person (are these persons)?	
	b.	Please, describe in detail the time, objectives and progress of the visit in the Republic of Latvia, namely, with what person there have been meetings, at wlocation?	nat
	c.	What exactly has been the topic of negotiations?	
	d.	Whether has participated in the negotiations?	

7. Furthermore, it is necessary to clarif	fy whether these meetings where negotiations have	3
taken place in relation to the real est	tate projects in the Republic of Latvia	
and	projects) have been fixed, recorded, o	or
audio or video recordings have been	made?	
	of pages, and verify that it correctly reflec	ts
- Landing Control of the Control of	above-listed questions. I have initialed each page,	
together with after review	ew.	
20 20		
		b6 -1, -7
	Federal Bureau of Investigation	b7C -1, -7
I have reviewed this document consisting	of pages, and verify that it correctly reflec	ets
	I have initialed each page, together with Special	
The second secon	urther declare that I have provided this statement	
	iminal punishment for false statements and that my	r
answers to the above-listed questions are a		
	98	
[Sworn to / Affirmed] before me, this	_day of, 2015	
at .		
		
Г	1	



Identifying Information	
Name:	
Address	.7
Telephone: b7c	
Date of Birth	
Place of Birth:	
Name of Father:	
Name of Mother:	
Citizenship: USA	
Employer: Social Security No.:	
Other: not applicable	
	3 -7
b6 -2, - b7C -2,	-3, -7
1. What is business, whether his occupation (business) is related to	
the real estate business?	
ANSWER -	
2. Whether occupational (business) interests of	
estate projects in the Republic of Latvia, if yes, then, with what projects and companies	
and individuals there is a cooperation?	
ANSWER -	
3. Whether is acquainted with ?	
ANSWER -	
If yes, then:	
a. Since what time and under what circumstances they have become acquainted,	
and the best two deepers of the second of the second	
and who has introduced them? b6 -1, b7C -1,	-3, -7 , -3, -7
b. How was introduced (what is his occupation, whether reference has	
been made to the fact that is a politician, or offices held by	
SA	
5 A FOT 1359980-183	
WITRE	

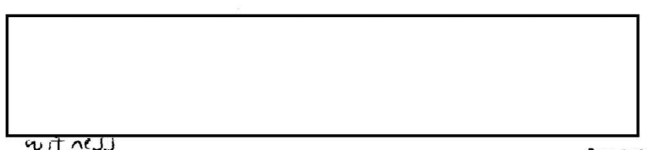
	с.	What is (was) mutual relationship between	
	d.	How often has me what were the purposes of these meetings, who participated in the meetings, what was talked about, where was the meetings held?	
4. Ha	_	met in the U.S. in January 2011? b6 -2, -3, b7C -2, -3	, -7 3, -7
	a.	If they have met, then what was the purpose of this meeting and who organised this meeting? ANSWER	
	b.	Who was taking part during the meeting in the U.S., whether	
	e	among these persons?	
		ANSWER -	
	c.	Where was this meeting held? ANSWER New York, New York.	
	d.	Whether during this meeting there have been presentations of real estate projects planned in the Republic of Latvia? ANSWER	
	e.	What real estate projects have been presented that are planned in the Republic of Latvia? Whether and projects have been mentioned among them? ANSWER	
	f.	What is the purpose for presentations of these projects? Whether the aim was to attract to the real estate projects? ANSWER	
SA SA wit		FBI	o6 -1, -7 o7C -1, -
wil	riti	1359980 ^f 1 84	

g. Whether owners of these projects have been mentioned, if yes, then who are the
owners (which companies, persons)? ANSWER -
b6 -2, -3, -7
h. What value has been given for these projects? How much investments were needed for development and implementation of each project? ANSWER
i. Have agreed for real estate projects (which) and how large investments was ready to draw in the said projects? ANSWER
j. Itagreed, then how has an assurance resulted that it will be a successful investment and a business project? ANSWER
k. Whether in negotiations has introduced himself as a real estate project partner, participant, shareholder or owner? ANSWER
Whether it was mentioned, how large financial resources have been invested for implementation of these projects, and whether persons have been mentioned who have invested these funds? ANSWER
m. What else apart from were the potential investors referred to in the Republic of Latvia for the purposed real estate projects? ANSWER -
5. Has visited the Republic of Latvia, if yes, then: ANSWER
a. When has it happened – on which dates?
b. What was the aim of visit?
SA

c.	Please provide details of the process of visit to the Republic of Latvia (what sites
Sk.	have been visited, in which hotel stayed, with what persons has he met, whether between persons with whom he met were
d.	Whether, while was visiting Latvia, a meeting was organised in which the real estate projects planned in the Republic of Latvia have been presented (if yes, what in particular – whether projects have been among them, whether presentation materials have been issued, whether these have remained, if yes,
	please add their copies to the interrogation protocol)?
e.	Who has organised these meetings?
f.	What persons (shareholders, owners, members, et al.) have been mentioned in relation to these real estate projects? b6 -2, -3, -7 b7C -2, -3, -
	her any person (persons) who represented interests of
a.	Who is this person (are these persons)? ANSWER
b.	Please, describe in detail the time, objectives and progress of the visit in the Republic of Latvia, namely, with what person there have been meetings, at what location? ANSWER See agenda attached as Exhibit A hereto
c.	What exactly has been the topic of negotiations? ANSWER-
d.	Whether has participated in the negotiations? ANSWER
SA SA With	Page 4 of 6 1359980-186
	1333300 100

7. Furthermore, it is necessary to clarify	y whether these meetings where negotiations have
taken place in relation to the real esta	ate projects in the Republic of Latvia
and	projects) have been fixed, recorded, or
audio or video recordings have been ANSWER -	made?
	b6 -1,-7 b7C -1, -7
correctly reflects the statements of	of 8 pages (including an exhibit), and verify that it to the above-listed questions. I have initialed after review.
er en en en en en en en en en en en en en	Special Agent Federal Bureau of Investigation
I have reviewed this document consisting	of 8 pages (including an exhibit), and verify that it
	listed questions. I have initialed each page, together
	review. I further declare that I have provided this
	alty of criminal punishment for false statements and
that my answers to the above-listed question	ons are accurate and truthful.
m m	
Sworn to before me, this	•
at New York, New York.	

EXHIBIT A



b6 -1,-7 b7C -1,-7

Page 6 of 6

FEDERAL BUREAU OF INVESTIGATION

Import Form

Form Type: LHM	Date:	09/29/201	5
Title: (U) LHM to OIA			
Approved By: A/UC			b6 -1,-2,-7
Drafted By:			b7C -1,-2,-7
Case ID #: 163Q-HQ-6388150-7	(U) REQUEST FROM LATVIA FOR AS IN THE MATTER OF	SISTANCE	
Synopsis: (U) LHM to OIA documby	menting submission of a signed	statement	



U.S. Department of Justice

Federal Bureau of Investigation

September 21, 2015

Sej	piember 21, 2015	
		b6 -2, -4 b7C -2,-4
Office of International Affairs	·-	J. J. J.
U.S. Department of Justice		
1301 New York Ave. NW		
Washington, D.C. 20005		
Re: Request from Latvia for Assistance in the Matter of	of (DOJ #182-46750)	
Dear		
Reference is made to your MLAT request referral dated	March 30 2015 Said request has been	
assigned FBI file number 163Q-HQ-6388150. Please re	efer to this number in future	
communications regarding this matter.	D.	6 -2, -7
		7C -2, -
In response to the government of Latvia's request to ob-	tain a statement from the	
FBI MLAT Unit, under cover of a letter dated Septemb		
detailing a statement provided by		
It is requested that you do not pass that I	D-302 to Latvia. The MLAT Unit	
instead submits to you the enclosed sworn statement of	for passage to the Latvian	
authorities in fulfillment of their MLAT request.		
The FBI now considers this matter closed. Should the a	authorities of Latvia require additional	
assistance in this matter, please have them submit a sup	plemental MLAT request, referencing the	
above mentioned DOJ/FBI identifying numbers. If you	have any questions, please contact SSA	b6 -1
or SSA		b7C -1
•	*	
<u> </u>		
Į.	Unit Chief	
	Mutual Legal Assistance Treaty Unit	
	International Operations Division	
	micriational Operations Division	



FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U) Response to lead 1 on case Date: 10/02/2	2015
From: NEW YORK NY-C21 Contact:	b6 -1,-2 b7C -1,-2
Approved By: Drafted By:	
Case ID #: 163Q-HQ-6388150~ (U) REQUEST FROM LATVIA FOR ASSISTANCE	E
Synopsis: (U) Interview conducted with in response to a request from the Latvian authorities regarding contacts with Lead 1 on 163-HQ-6388150 is considered covered	b6 -2,-3,-7 b7C -2,-3,-7
	b6 -7 b7C -7 b7E -2
Enclosure(s): Enclosed are the following items: 1. (U) Sworn statement of dated	
Details:	b6 -1,-2,-3,-7 b7C -1,-2,-3,-7
Contact was made with the TRUMP ORGANIZATION in an attempt to interviate the request of the Latvian authorities. On was provided with a list	
of questions regarding dealings with.	֓֝֟֝ ֚
telephone number e mail address was telephonically interviewed. Also present on t	the
telephone call was	
response to the previously provided questions advised	7

Title: (U) Response to lead Re: 163Q-HQ-6388150, 10/02/	1 on case 163-HQ-6388150 2015	b6 -2,-3,-7 b7C -2,-3,-7

Based on the foregoing New York considers the lead closed.

..

On 6/21/96 the following investigation was conducted by

b6 -1 b7C -1

SA generated a Nexis/Lexis search from the NYO operations center referencing the subjects in this investigation. The results of the search were reviewed during the period 6/21/96 and 6/24/96 with the below listed results.

A Newsday article dated 3/28/93 discussing various security measures in the wake of the World Trade Center bombing identified MATTHEW CALAMARI as the TRUMP TOWERS SECURITY DIRECTOR.

A Newsday article dated 2/14/94 discusses the ongoing CHUCK JONES trial and jury deliberations. The article indicates that TRUMP was angry over nude photographs JONES had of MARLA MAPLES which JONES has stated are missing. It also identifies MATTHEW CALAMARI as VICE PRESIDENT OF CORPORATE SECURITY for the TRUMP ORGANIZATION and indicates that he testified that he got JONES to voluntarily consent to a search of his Manhattan office after he showed him video tapes of a hidden camera in MAPLES' apartment. The article further indicates that DOMENIC PEZZO, the Director of Security at Trump Plaza, sent a messenger to 56th. street and 5th ave where contact was made with police officers BRIAN HIGGINS and ROBERT GIANETTA who responded to PEZZO's office. They reportedly were at the office for one half hour when PEZZO received a telephone call from CALAMARI who told him that JONES had a gun in the safe. The officers then responded to JONES' office. This same article indicates that JONES testified that MAPLES had brought singer MICHAEL BOLTEN back to her room following TRUMPS departure from a west coast trip.

A San Francisco Chronicle article dated 2/21/94 identified MATTHEW CALAMARI as DONALD TRUMP's chief bodyguard.

A Chicago Tribune article dated 10/2/94 which discusses that New York Plaza Hotel identifies DOMENIC PEZZO as the Executive Director of Security at the hotel.

A New York Daily News article dated 12/8/95 discusses a lawsuit filed by the wife of the former Superintendent at the Trump Towers, ROBERT BAJRUSHI, alleging that she was falsely imprisoned by MATTHEW CALAMARI and DOMENIC PEZZO when she went to retrieve her husbands personal belongings.

A New York Newsday article dated 1/13/96 discussed a lawsuit filed by CHUCK JONES against talk show host GERALDO RIVERA

alleging that he violated a contract agreement with respect to JONES and his story regarding the TRUMP's. It indicates that JONES agreed to appear in a segment called CELEBRITY NEWS where he was to discuss matters concerning the TRUMP's, to include identifying DONALD TRUMP as a adulterer and MARLA MAPLES as a homewrecker. The article states that JONES filed suit when he learned that RIVERA featured the segment in the presence of the TRUMP's in February of 1995, which he argues is a violation of a contractual agreement.

A Boston Herald article dated 5/15/96 discusses the arrest of JONES on 10/15/95 for faxing nude photographs of MAPLES to the Plaza Hotel.

A Newsday article dated 5/15/96 indicates that JONES was sentenced to one and one half to four and one half years in prison. The article also identifies ANTHONY MOROSCO as JONES' attorney.

FEDERAL BUREAU OF INVESTIGATION FOI/PA
DELETED PAGE INFORMATION SHEET FOI/PA# 1359980-0

Total Deleted Page(s) = 4
Page 79 ~ Duplicate;
Page 80 ~ Duplicate;
Page 81 ~ Duplicate;
Page 84 ~ Duplicate;

FBI

TRANSMIT VIA: ☑ Teletype ☐ Facsimile ☐ AIRTEL	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date June 3, 1991	
	E 2	Date	
FM FBI NEWARK (178-	-NK-69606, (P)		
TO DIRECTOR FBI/PRI	ORITY/		
FBI CHICAGO/PRIORIT	PY/		
FBI NEW YORK/PRIOR	TY/		
BT			
UNCLAS			
CITE: //3510:SQC-1	4//		
SUBJECT:			b6 -2,-5 b7C -2,-5
		- VICTIM; INTERSTATE	6.
HARASSING TELEPHONE	E CALLS; OO: NK		$\langle \mathcal{Y} \rangle$
RE: NEWARK TH	ELCALLS TO CHICAGO,	DATED 5/30/91.	1
ON 5/29/91, TH	HE U.S. ATTORNEY'S	OFFICE, NEWARK, N.J.,	
CONTACTED NEWARK FR	3I AND ADVISED THAT		b6 -5 b7C -
WAS RECEIVING	NUMEROUS HARASSIN	G TELEPHONE CALLS FROM	THE
CAPTIONED SUBJECT,	WHO RESIDES IN CHI		
WAS UNAVAILABLE FOR	R INTERVIEW UNTIL 5	6/31/91. 179-NK-6	19438-3
Approved: MLP JY	Print-Filename:	Scc/rys Scc/rys	TRIN
Time Received:	Filter Filename	: Rypoize so. 154	MOST
mri/julian date: 14	67 1154	ISN: <u>010</u>	
FOX DATE & TIME OF AC	CEPTANCE: 20 16	AP 6/3	1359980-91

^PAGE 2, 178-NK-69438, UNCLAS b6 -3 ON 5/30/91, b7C -3 CONTACTED THE NEWARK FBI AND ADVISED SHE HAD RECEIVED SO MANY CALLS FROM THE CAPTIONED SUBJECT, BETWEEN 10:35 A.M. AND 10:55 A.M., THAT SHE COULD NOT RUN THE OFFICE. THE CALLS WERE COMING IN AT THE RATE OF APPROXIMATELY ONE PER MINUTE. ON 5/30/91, NEWARK FBI CONTACTED SSA CHICAGO FBI, AND IT WAS REQUESTED THAT CHICAGO DIVISION CONTACT THE $^{\mathrm{b6}}$ -1,-2,-3,-5 b7C -1,-2,-3,-5 CAPTIONED SUBJECT REGARDING THESE INCIDENTS. HAS A OR TELEPHONE NUMBER OF AND RESIDES AT EITHER CHICAGO, ILLINOIS. ON 5/31/91, WERE INTERVIEWED BY NEWARK BUAGENTS. THE INITIAL CONTACTS BY BEGAN APPROXIMATELY ONE YEAR b6 - 2, -5AGO, WHEN RECEIVED A LETTER AND PHOTOGRAPH FROM b7C -2,-5 WANTED TO MAKE SURE THAT DONALD TRUMP, RECEIVED THE PHOTO. SINCE THAT TIME, ATTEMPTING TO FIND HAS SPORADICALLY CONTACTED OUT MORE ABOUT DONALD TRUMP. b6 - 2, -5ADVISED THAT WHO b7C -2,-5 WORKS FOR TELEPHONE HAS ALSO RECEIVED NUMEROUS CALLS FROM WHO IS AN NOW HAS SOMEONE TO SCREEN HER INCOMING CALLS. WHO SERVES AS DONALD TRUMP'S HAS ALSO RECEIVED NUMEROUS CALLS FROM

^PAGE 3, 178-NK-69438, UNCLAS	
ATTEMPTS TO PLACATE ON THE PART OF AND	b6 -2,-5 b7C -2,-
HAVE NOT BEEN SUCCESSFUL.	,
IT SHOULD BE NOTED THAT THESE CALLS ARE HARASSING AND NO	
THREATS OF ANY KIND HAVE BEEN MADE, THUSFAR!	
CHICAGO DIVISION AT CHICAGO, ILLINOIS:	
LOCATE AND INTERVIEW	b6 -5 b7C -5
RESIDENT OF AND CONDUCT LOGICAL	B/C -5
INVESTIGATION. (NOTE: INFORM HER THAT ANY FURTHER CONTACTS WIL	L
RESULT IN FEDERAL PROSECUTION OF THIS MATTER.)	
NEW YORK DIVISION AT NEW YORK, NEW YORK:	
1. LOCATE AND INTERVIEW	b6 −5 b7С −5
TELEPHONE	2,0
2. LOCATE AND INTERVIEW	
TRUMP ORGANIZATION, TELEPHONE	
Bri	

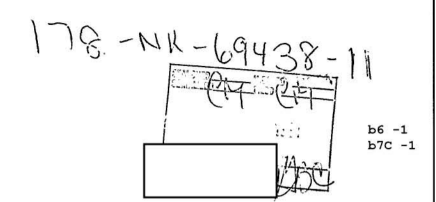
SEARCHED INDEXED SERIALIZED THE SERIALIZED TO BE 1 b6 -1 b7c -1

FEDERAL BUREAU OF INVESTIGATION

				, , ,			
				*	Date of transcript	ion 5/31/9	1
ſ	York, te regardin	On June 6, RUMP, TRUMP (lephone (212) g the receipt the following began contact	DRGANTZATIO 882-2000 of harass ng informat dvised that	was telepho ing telepho ion: approximat	nue, New Yo nically int ne calls. [ely one yea	erk, New erviewed	b6 -5 b7C -5 b6 -2,-5 b7C -2,-5
_	about ev	er. She init ut would not him. st ery three to orning and la	cially want elaborate tated that four weeks ater in the	wo and would afternoon.	to or meet on she want uld call pe call inces	ewith DONAL ed to eriodically earl advised the	ly b6 -2,-5
	contacte if she d inasmuch	s became so a contacted TF advised that did not stop, as it appear stated that believed that did from her jood	RUMP ORGANI and told he he would o ced she was dat in Janua	ZATION secu of tr to stop contact her susing the lid call ary or Febru	rity about TRUMP secur alling, and place of em phone line emp ary of 1991	the calls. ity warned the ployment, at her job ployment and	at
	received	telephone ca	lso stated	that		had als	БО b6 -2,-5 b7C -2,-5
	*	,				**************************************	
6/6/ 1£ 01 £ 01 by _	U.T.		_at <u>Newark</u> ,	New Jersey	File #	178-NK-694	b6 -1 b7с -1

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

1359980-95









- 1 -

FEDERAL BUREAU OF INVESTIGATION

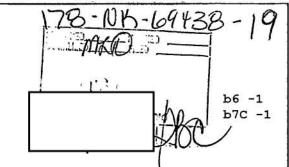
		/		
		Date of transcripti	ion6/7/91	
b6 −5 b7C −5	On June 6, 1991, ORGANIZATION, Park Avenue, New York, New interviewed regarding the receipt of harr provided the following infromati	assing telep	lephonically	·
b6 -2,-5 b7C -2,-	advised that approximate notified by shad been receiving harassing and abusive individual name telephone numbers for (work).	telephone ca provided (home)	tha lls from an with	t she
b6 -2,-5 b7C -2,-5	advised hé called she not call the TRUMP ORGANIZATION, and called again and told he continued, he would call her place of empthat she was calling from work. did not cease, he called the work telephotindividuals at that number about the tele advised that as a result of the informatifired from her job.	when the cal ner that if to loyment, becomes stated that one number an ephone calls.	the calls tause it appears when the call the cal	top, ared
ъ6 -2,-5 ъ7С -2,-5	stated that he contact the Midtown North Precinct of the NEW YOR about this problem, and agreed to o problem with her. According to she began calling at the	RK CITY POLIC	E DEPARTMENT and dicuss	of the to
			5	
Inves	stigation on 6/6/91 at Newark, New Jerse	File #	178-NK-69438	
by _	SA	Date dictated	6/7/91	b6 -1 b7C -1 —

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

1359980-97

FBI TRANSMIT VIA: PRECEDENCE: CLASSIFICATION: ☐ Teletype ☐ Immediate TOP SECRET ☐ Priority Facsimile SECRET AIRTEL ☐ Routine CONFIDENTIAL UNCLAS E F T O ☐ UNCLAS Date 7/23/91 TO 1 : DIRECTOR, FBI 2 FROM : SAC, Chicago (178-NK-69438) (RUC) b6 - 2, -53 SUBJECT b7C -2,-5 4 VICTIM; THE TRUMP ORGANIZATION - VICTIM; 5 INTERSTATE HARASSING PHONE CALLS; 00: NK 6 7 Reference New York airtel to Director, Newark, and Chicago, dated 6/20/91. 8 b6 -2 9 Enclosed for Newark is the original and one copy of b7C -2 an interview with on 5/31/91, and a 1-A 10 containing the original notes of interview. 11 For information of receiving offices, on 6/14/91, Chicago installed a pen register b3 -1 12 b6 -2 b7C -2 13 Chicago also obtained a Federal Grand Jury subpoena 14 b3 -2 b6 -2 15 b7C -2 16 In view of the above, Chicago, is placing this 17 matter in RUC status. 18 - Bureau 19 Newark (Encls. 3) 2 - New York (Info) 20 1 - Chicago 21 LJF:ljf (7)

Approved:	Transmitted			Per	
A		(Number)	(Time)	Selfo Amerikasi, Kol	





1,7 .



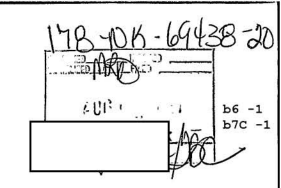




FEDERAL BUREAU OF INVESTIGATION

	Date of transcription6/20/91,	<u> </u>
	Special Agent, New York Telephone Company, Security Division, 1065 Avenue of the Americas, New York, New York, telephone number was advised of the identity of the interviewing Agent and the purpose of the interview. He provided the following information.	b6 -3 b7С -3
	After several days of investigating the problems which the telephone lines at the Trump Organization were experiencing, he determined that the problem was the result of an internal line malfunction. One of the trunk lines on telephone number (212) 832-2000 was crossed with another line which then caused the ongoing problem. The matter has been remedied and the phone lines at the Trump Organization are now back to normal.	
100	trace device	 3 -1 5 -3 7C -3
		()
		O
Investigation on	6/19/91 at New York, New York File # 178-NK-6843	38
by	(Telephonic) SA Date dictated 6/20/91	b6 -1 b7C -1

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



1359980-101

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 6/2	17/91
Security, THE TRUMP ORGANIZATION. 725 Fifth Avenue, New York York, telephone number was advised of the identity of the interviewing Agent and the purpose of the interview. He provided the following information:	500 Sept. 5-2026
Also present during interview was THE TRUMP ORGANIZATION. Both pa DONALD TRUMP, President, TRUMP ORGANIZATI	
advises that approximately one and a half two years ago, THE TRUMP ORGANIZATION began receiving teleph calls from a woman who identified herself as These calls mostly came after 5:00 pm and involved asking to speak to DONALD TRUMP. The calls were non-threate in nature and reached a point where they were annoying and harassing in nature to the receptionist who would answer the telephone.	none b7C -2,-5
During the next year and a half or so, the calls we continue on a steady basis from They knew she was Chicago, and even had a telephone number where she could be contacted. At various times, would call and ask to speak to or or TRUMP himself. As the called. TRUMP, as she would mostly ask for or whe called.	5 from
In January of 1991, decided that these annoving calls had continued much too long. He determined place of employment in Chicago, and called her immediate supervisor, and advised her of the telephone calls being made by As a result of that telephone conversation, was fired from her job as a receptionist. Shortly after she was fired, recalled receiving a telephone call from her in which she asked him is was happy now that she was fired.	a ed
nvestigation on 6/12/91 at New York, New York File # 178-NK- The state of the stat	h6 -1

i78-NK-68438	
'ontinuation of FD-302 of	b6 -5 b7C -5
answer the relephones as a result of this! I decided to	-2,-5,-6 C -2,-5,-
or direct recent of ber and an one babaness correlation indivorting the state of th	b6 -2,-5 b7C -2,-5
	b6 -2,-5 b7C -2,-!

L78-NK-68438

Continuation of FD-302 of		, On_	6/12/91 , Page	b6 -5 b7C -5 3
The number	occasions, during the would instruct his coler would also ring, wit to believe that she walt perhaps from a pay t	league to call that h no one answering s not necessarily	at same númber. g-it: That led calling from he	b6 -5 b7C -5 ≥r
THE TRUMP collect, never hea operator	involved with any of to ORGANIZATION. None of nor did they appear to ard coins dropping in a interrupt for further referred to the fact to a calling card when sh	f the calls were more be from a pay telephone, no payment. Let the be at a payment between the calls were more than the calls were the c	placed to made by her lephone. He or did he hear a states that ay telephone and	an
the switch	On June 7, 1991, duri telephone conversation thousand did not receive believes that this is she was unable to place their main telephone	s between any hang up teler because he kept e any additional t	and phone calls.	b6 -2,-5 b7C -2,-5

	FD:36 (Rev. 8-29-	35)	501		1 +
		TRANSMIT VIA: □ Teletype □ Facsimile □ Airtel	, .FBI PRECEDENCE: ☐ Immediate ☐ Priority ☐ Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date 6/20/91	
	1	TO had : DIRECT	TOR, FBI	-	
	2	FAMILY : ADIC,	NEW YORK (178-NK-64438)	(RUC) (JTF-1)	
	3	SUBJECT :		7 ,	b6 -2,-5 b7C -2,-5
	4	THE MI	DIMD ODCANTRAMTON TITOMT	VICTIM;	
	5 6		RUMP ORGANIZATION — VICTE STATE HARASSING PHONE CAL K		
	7		TT to HQ, NK, and CH, da		b6 -1
	8	dated	telcall to CH between SA 6/20/91;	and the same of th	b7C -1
	9	dated 6/2	telcall to NK between SA 20/91.	and SA	
	10	Enclos reflecting intervi	sed for NK are originals	and copies of FD-302's	b6 -3,-5
	11	and			b7C −3,-5
	12	reflecting interv	lews of	and and and	
	13			itive in her having had	b6 -5
	14	ports no recent co	ontact with captioned sub ontact with her, at least		b7C −5
	15	merous hang-up cal	and the la	tter of the two being	
	16	not only have they	ecurity for The Trump Org y each had past contact w	rith but that	b6 -2,-3,-5 b7C -2,-3,-5
	17		of presently making lit The Trump Organization in	the last several weeks.	
	18		ed that after several day		
	19	2 - Director	Organization phone lines	, it was determined that	w į
	20	2 - Chicago (Encl.			•
	21	JRF/jrf	·	· · · · · · · · · · · · · · · · · · ·	
		Approved:	Transmitted	Per	
X	Photocopy	of this airtel w	vas sent (Num	(Time) 8-NK-	69438 -2
	To the K	yo with a rooti	19 31.p	THO F	JUL TO
ĺ	A-ESCLI pind	the missing FO-30.	× 701	JUN 2 2	b7C -5
			13:	59980-105	- Myl

the hang-up calls were the result of a telephone line malfunction and not anyone calling the number externally. The phone lines were worked on and the problem resolved. The Trump Organization has not received any further hang-up calls since this original problem was corrected.

LEADS:

CHICAGO DIVISION AT CHICAGO, ILLINOIS: Will immediately discon-	9 B B
tinue the Pen Register	b3 -1
Will terminate investigation of all leads which were set forth in 6/18/91 TT.	b6 −2 b7С −2

As all New York leads have been investigated, this matter is RUC'd..

FD-491 (Rev. 1-17-77)

	UNITED STATES GOVERNMENT	:•	2
	Memorandum 178AK-109	438	*
то :	SAC, NEWARK (178-DR GOT)	DATE: 9/23/93	
FROM :	ADIC, NEW YORK (NK-68438)		
JA JA			b6 -2,-5 b7C -2,-
sò\gect:		X1 File Destruction Program	Viel
	The TRUMP URGANIZATION - Victim	j	_
	oo; NK		
	Enclosed are items. These items are forwarded your office since:		
	All logical investigation completed in this Div	vision	
	X You were OO at the time our case was RUC'd.	- 14	
	Enclosures are described as follows:		
	1-A EXHIBITS		
	FD-302's	*	
	LABORATORY REPORTS	uf _a u⊥ _{aa}	
	LATENT FINGERPRINT RE	PORTS	
	SURVEILLANCE LOGS INSERTS	173-NK-69438	31
1021 N	TAX RETURNS	11.55.14.85.40.4.3.5	
* * * *	<u>other</u>	3	ž.
	Enc. 6		3
	NOTE: DO NOT BLOCK STAMP ORIG	GINAL ENCLOSURES.	

FBI DOJ

- <u>1</u> -

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 6/17/91	
ORGANIZATION, 725 Fifth Avenue, New York, New York, telephone number (212) 832-2000, was advised of the identity of the interviewing Agent and the purpose of the interview. She provided the following information:	b6 -5 b7C -5
She recalls a day approximately three weeks ago when she remembers receiving the first telephone call from a female who subsequently identified herself as asked her first for DONALD TRUMP, then would not transfer her to those parties until the caller could state the business of her call. As would never state her business, she would not be forwarded to those numbers. It is at that time that hecame abusive to her and would then state that her name was would then terminate the telephone call only to be called again almost immediately by	b6 -2,-5 b7C -2,-5
On June 6, 1991,	b7C -2,-5

Investigation on 6/12/91 at New York, New York File # 178-NK-68438 b6 -1 by SA rdo Date dictated 6/12/91 b7C -1 1359980-108

FEDERAL BUREAU OF INVESTIGATION

Date of trans	scription6/17/91
THE TRUMP ORGAN 725 Fifth Avenue, New York, New York, telephone num (212) 832-2000, was advised of the identity of the Agent and the purpose of the interview. She provide following information:	mber b7C -5 interviewing
On June 12, 1991, between approximately 9:45 am, she manned the telephone switchboard in his states that an inordinate amount of hang up telephoreceived by her during that time. She maintained on an index card of the hang up telephone calls rethe time that she worked the switchboard. It is refollows:	er office. She one calls were a running log ceived during
8:57 am - five hang up calls.	
9:08 am - eighteen hang up calls.	
9:15 am - seven hang up calls.	
9:23 am - seven hang up calls.	
9:25 am - twenty hang up calls.	
9:29 am - fifteen hang up calls (lost co	ount).
9:35 am - twenty hang up calls (lost cou	int).
During none of the aforementioned teleph any one speak to her. The telephone would merely pick it up and state "TRUMP ORGANIZATION". It is would hear nothing but "dead air", at which time shang up.	ring, she would
states that at numerous times in past, she has spoken with a woman who identified h	
Investigation on 6/12/91 at New York, New York File	lle # <u>178-NK-68438</u>
by SA rdo Date dictated	6/12/91 b6 -1 b7C -1

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

1359980-112

FD-302a (Rev. 11-15-83)				
178-NK-68438				
Continuation of FD-302 of	, On	6/12/91	, Page	b6 -2,-5
Although she has never had any with she has answered the teleph requested to speak to DONALD TRUMP.			tions	b7C -2,-5

FEDERAL BUREAU OF INVESTIGATION FOI/PA
DELETED PAGE INFORMATION SHEET FOI/PA# 1359980-0

Total Deleted Page(s) = 1
Page 1 ~ Duplicate;

-8% 18	3A-2829		b6 -1 b7C -1
to Sp	On October 25, 19	rnished the f	b7D -2,-3
			b7D -

377	**			
Mesan.		1000000	********	74
CANA		Miles and a second		
14400	NOV	i i 1987,		
	FBI N		***************************************	
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

Memorandum



To :	ACTING SAC, NEWARK (ACRA) Date 3/29/90	b7E -1
From :	SA	b6 -1 b7C -1
Subject:	TRUMP INC. INFORMATION CONCERNING	
	Attached are the following:	
	 1 copy of a DEP Permit dated 12/20/84. 1 copy of a letter to ATLANTIC COUNTY TRANSPORTATION AUTHORITY dated 3/14/90. 1 copy of an article from Atlantic City Press dated 3/29/90. 	
	On 3/29/90. (Protect Identity), met with the writer and SSRA	b6 -1,-7 b7C -1,-7
	regarding allegations of	b7D -2
		 b6 -7
		b7С - b7D -
		SEASE 1
		Z
	1948-NV-lak	85.27
1/Newar JBD/klm (1)		05-d /
	VE]
	1359	980-72

Newark	ę.	b7E −1		b6 -3,-7 b7C -3,-7 b7D -2
			•	

b6 -3,-7 b7C -3,-7 b7D -2

reeholders seek probe

State restrictions eased to allow employee parking lot opening

By KATHLEEN CANNON Staff Writer

ATLANTIC CITY — The Atlantic County freeholders have asked for an investigation into whether the Trump organization somehow skirted the requirements for traffic improvements in the area around its 1,300-spot employee parking lot on Huron Avenue.

The officials say they are suspicious because state conditions put on the development of the lot, built to accommodate Taj Mahal Casino Resort employees, were recently downgraded to, in essence, ease the way for the lot's opening.

Donald Trump's newest hotel casino is due to open its doors April 5. The Casino Control Commission will hold a hearing for its final licensure today.

The freeholders, in a resolution prepared Wednesday, asked the commissioners to investigate the circumstances surrounding the parking-lot permitting that "appear to be extremely accommodating to the Trump Project while abysmally ignorant of the concerns to the residents of Brigantine Island," according to a letter by Board Chairman John F. Gaffney and Vice Chairman Andrew A. Solari.

One of the conditions attached to the original state permit allowing the parking lot to be built calls for the construction of traffic improvements such as extra See Parking, Page C4

turning lanes and additional signals at the Route 30/Huron Avenue/Dr. Martin Luther King Jr. Boulevard intersection. The project is intended to allow for smoother traffic flow into the lot and onto Huron Avenue leading into Brigantine.

The original permit issued in December called for the improvements to be built before the parking lot could be used. But according to the permit modifications, outlined in a March 14 letter from the Division of Coastal Resources of the state Department of Environmental Protection, the parking lot can be opened before the improvements are constructed.

This has angered some Brigantine residents, including Solari. They complain that without the improvements, the additional traffic generated by the new parking lot will cause even more congestion on the Atlantic City roads leading to the lone access onto their island.

Solari asked the freeholder board Tuesday to call for the investigation.

"There's enough questions that somebody should be looking into any shenanigans and what looks like a deal between the DEP and Trump," Solari said. "Somebody's got to make DEP accountable. The DEP can't get away with it.'

"It's almost like Trump wrote

CONTRACTOR OF THE PROPERTY OF

MAR-28-90 MED 16:



STATE OF NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION.

Trenton, N.J. 08625

PERMIT



CUPSAUZEUZ,A10 ド・1日×13

ロション・・・・・・・・・・

he New Jersey Department of Environmental Protection grants this permit in accordance with your application, attachments ecompanying same application, and applicable laws and regulations. This permit is also subject to the further conditions nd stipulations enumerated in the supporting documents which are agreed to by the permittee upon acceptance of the permit. DEC 2 0 1969 Permit No. Listiance Date Expiration Dete 9-1127-5 DEC 2 0 1989 Name and Address of Applicant Location of Activity/Facility Name and Address of Owner rump Taj Mahal Associates Block RP-17. Lot 1.03 135 North New Road Huron Avenue Same as applicant bsecon, New Jersey 08201 Atlantic City, Atlantic Co. Living Dividoa Type of Permit Statute(s) Application No. oastal Resources CAFRA 89-1127-5 NUSA 13:19-1

This permit grants permission to:

construct a 1,332 space interim parking lot on a 11.12 acre tract off of luron Avenue for the Taj Mahal Hotel Casino.

The permittee shall allow a authorized Division representative the right to inspect construction pursuant to N.J.A.C. 7:7E-1.5(b)4.

This permit is authorized under and in compliance with Coastal Resource and Development Policies for: (See attached Summary Report December 1989).

This permit is issued subject to and provided the following conditions can be net to the satisfaction of the Division of Coastal Resources: All conditions nust be met prior to construction unless otherwise specified.

Prior to Commandement of Construction:

- 1. The applicant shall not be permitted to enter into a lease for employee intercept parking on the permitted site for more than two years from the date of the issuance of this CAFRA permit.
- 2. A plan to enforce the following routing schedule recommended by NJDOT must be submitted for review and approval from the Division: Trump Organization employees inbound on Route 30 must access the intercept site by taking eastbound Route 30 to northbound South Carolina Avenue, northbound South Carolina Boulevard to Brigantine Boulevard, northbound on Brigantine Boulevard to North Carolina Avenue, northbound on North Carolina Avenue to site.
- 3. Interim use of this site for an employee intercept lot is conditional upon the applicant making the following improvements to the Huron Avenue (Route 87), Illinois Avenue and Route 30 intersection: Final approval of all roadway improvements by NJDOT must be received by the Division to satisfy this condition.

Approved by the Department of Environmental Protection

-See-pade-

P.3

Page 2 of 4 Trump - Taj Mahal

- 2) Provide two southbound through lanes on Huron Avenue.
- b) Modify the directional islands on the south side of Route 30 to provide for enough width so that MCI buses traveling side by side can negotiate the move from Route 87 to Illinois Avenue without encroaching on the adjacent lane.
- c) Provide the proper turning radius (50 foot) to accommodate MCI buses turning from the westbound Route 30 jughandle onto Huron Avenue shoulder lane without encreaching upon the median lane.
- d) Provide two lanes from southbound Huron Avenue onto westbound Route 30.
- e) Create a third lane, 430 feet in length, for southbound Huron Avenue to allow the move to Route 30 westbound to operate independently of the reminder of southbound Huron Avenue.
- f) Provide a free flowing right turn from eastbound Route 30 to southbound Illinois Avenue. A third lane must be introduced on southbound Illinois Avenue to accommodate the right turn move from Route 30. The additional lane will necessitate the removal of on street parking. The applicant must secure approval from the City or provide the additional lane while maintaining the parking.
- g) Design and install demand actuated signal timing for the Route 30 Huron Avenue/Illinois Avenue intersection.
- h) Develop and implement a revised bus shuttle circulation plan as permitted by ACTA, to improve the operation of the Route 30/Huron Avenue/Illinois Avenue intersection.
- 4. In order to assure that this site is used for no more than two years, the applicant shall file quarterly reports with the DEP during the two year term indicating the status of its efforts to lease or purchase an appropriate off-island site; provided that if the applicant is unable to obtain such a site within one year after the issuance of this CAFRA permit, then DEP may identify an appropriate site.
- 5. No other casinos are permitted to locate parking on the site. The applicant shall not use the site for any purpose other than employee intercept parking.

P.4

Fage 3 of 4 Trump - Taj Mahal

- The Applicant shall be required to obtain all required approvals and abide by all appropriate operating conditions placed upon its occupancy by Atlantic City, ACTA, DEP, the New Jersey Department of Transportation, and any other governmental agencies having jurisdiction, and to make all necessary and specified site improvements prior to its occupancy of the site. All NJDOT, ACTA and Atlantic City permit approvals must be obtained for the vehicular shuttle bus circulation plan, and the intersection design and improvements must be implemented prior to operation of the intercept facility.
- 7. In order to insure compliance with the terms and conditions of this CAFRA permit, including vacating the site at the termination of this permit, the applicant shall be required to post a \$6 million surety bond for the benefit of DEP.
- 8. Since the applicant's CAFRA permit for casino occupancy of Taj Mahal contains requirements with respect to employee intercept parking, and this CAFRA permit for temporary parking is being relied upon in satisfaction of some of those terms, any failure to comply with the terms of this CAFRA permit shall be grounds for revocation of the CAFRA permit for casino occupancy.
- 9. The applicant must secure a landfill disruption permit from the Division of Solid Waste Management.

During construction

- 10. Secure an approved soil conservation and erosion sediment control plan from the Cape Atlantic Soil Conservation District.
- 11. Provide through this Division the following information which will accompany this decision:
- The applicant must plan, implement and maintain a traffic management program to reduce Vehicle Miles Traveled (VMT) to and from this project. The plan for this program is to be developed and submitted to NJDEP for review and approval within 90 days of the date of permit issuance. The plan shall address, but not be limited to, the elements listed in Attachment 1. Performance goals shall be set, and annual progress reports of the status of planning, implementation, and maintenance of all VMT management shall be submitted to NJDEP.
- b) Resubmission of the carbon monoxide modeling for affected intersections using the EPA-approved CALINE 3.

Page 4 of 4 Trump - Taj Mahal

c) Supplemental traffic impact information detailing the expected shuttle buses daily arrival and departure volumes from the intercept lot.

		b6 -3
	927	b7C -3
17 5 /84		20
220107		
DATE		Director
	Division of Coa	estal Resources



State of New Jersey DEPARTMENT OF ENVIRONMENTAL PROTECTION TRENTON

DIVISION OF COASTAL RESOURCES

March 14, 1990

PLEASE ADDRESS REPLY TO: CN 401 TRENTON, N.J. 08625

Atlantic City Transportation Authority 1625 Atlantic Avenue 4th Floor Atlantic City, NJ 08401

b6 -3 b7C -3

RE: Notification of Appeal Settlement Taj Mahal Interim Employee Parking Lot CAFRA permit 89-1127-5 Huron Avenue, Atlantic City

Dear

I write to inform you of this Division's minor modification of the above issued CAFRA permit. This modification will settle an appeal filed by the Trump Taj Mahal Associates, Limited Partnership.

Since you or your agency had participated at the CAFRA public hearing held on August 21, 1989 or submitted written comments on the original application, I wanted to be sure you were made aware of this modification described in the enclosed letter.

If you wish to appeal the terms of this modification, a written response clearly explaining the basis of your contention must be filed with the Commissioner, Department of Environmental Protection within ten (10) days of your receipt of this notice.

Director

b6 -3 b7C -3

attachment



JOHN F. GAFFNEY CHAIRMAN Refer to: JFG/67/90

March 28, 1990

Stillwater Building 201 Shore Road Northfield, New Jersey 08225 609-645-7700

> b6 -3 b7C -3

> > b6 -3

b7C -3

Atlantic County Board of Chosen Freeholders

> Casino Control Commission Tennessee Ave. & Boardwalk Atlantic City, NJ 08401

Dear Madam Chairman:

We believe it is imperative to bring to your attention a matter dealing with the Trump Taj Mahal. As you will note from the attached resolution, the Board of Freeholders on Tuesday, March 27, passed a resolution calling for an appeal of the Trump's employee parking lot modifications and a subsequent investigation by an appropriate agency into some apparent inconsistencies or irregularities regarding the construction and permitting of this parking lot.

Both Freeholder and I are cognizant of the impact of any delays on the opening of the Trump Taj Mahal Casino, but we must weigh those considerations against the fact that this temporary parking lot may create severe hardships on the entire population of the City of Brigantine.

As we are sure you are aware, the traffic congestion in the Huron Avenue Marina Corridor can literally choke off the Island residents from the rest of Atlantic County. It is for these reasons that we would request the Casino Control Commission inquire and investigate the manner in which the Taj's temporary employee parking lot was permitted and subsequently modified to what appears to be extremely accommodating to the Trump Project while abysmally ignorant of the concerns of the residents of Brigantine Island.

We and the residents of Brigantine Island are anxiously awaiting your reply.

Sincerely,

ice Chairman

•	
	b6 -3
Chairman	b7C −3

cb Enclosure



State of Kew Jersey DEPARTMENT OF ENVIRONMENTAL PROTECTION TRENTON

DIVISION OF COASTAL RESOURCES

March 13, 1990

PLEASE ADDRESS REPLY TO. CN 401

TRENTON, N J. 08625 b6 -3 b7C -3

Hannoch Weisman 50 West State Street Suite 1400

Trenton, NJ 08607-1298

RE: Minor Modification and Settlement of Appeal CAFRA Permit #89-1127-5 Interim Employee Park Lot (Taj Mahal) Huron Avenue Atlantic City, Atlantic County

Dear

Based upon a series of written proposals to this Division dating from January 22, 1990 in which you, on behalf of Trump Taj Mahal, applied to modify CAFRA permit 89-1127-5, and the Division receipt of an appeal also filed by the Trump Organization dated December 28, 1989, I have decided to now issue a minor modification to the original permit and simultaneously settle the pending appeal pursuant to the Coastal Permit Program Regulations (N.J.A.C. 7:7-5.4). Procedurally, notice of this settlement will be published within the DEP Bulletin and this revised language will be distributed to any interested third party who commented on the original application. Any aggrieved party will have ten days from publication in the DEP Bulletin to appeal approval of this modification to DEP Commissioner Yaskin.

I have concluded that the modifications approved in this letter are consistent with the intent of the original decision to insure that the site is used for parking only for a short interim period. CAFRA Permit 89-1127-5 is now modified as described below.

CONDITION NUMBER ONE

Original Language

"The applicant shall not be permitted to enter into a lease for employee intercept parking on the permitted site for more than two years from the date of the issuance of this CAFRA permit."

Page 2 of 6
Tai Mahal Interim Employee Parking Lot

b6 -3 b7C -3

Modified Language

This condition is modified as follows: "Use of the site is authorized for two years from the date of occupancy provided that, prior to occupancy, the applicant provides the Division with a copy of an executed lease with the City of Atlantic City which contains the following language;

"The City and the tenant acknowledge that the use of the property as a parking lot is approved for a period of two years and that any use beyond this time can occur only with the explicit prior approval of the DEP. Furthermore, the City and the tenant acknowledge that the DEP has expressed its strong desire to see this parking located on an off-island intercept site within two years."

CONDITION NUMBER TWO

Original Language

"A plan to enforce the following routing schedule recommended by NJDOT must be submitted for review and approval from the Division: Trump Organization employees inbound on Route 30 must access the intercept site by taking eastbound Route 30 to northbound South Carolina Boulevard to Brigantine Boulevard, to North Carolina Avenue, northbound to North Carolina Avenue to site."

Modified Language

This condition remains unchanged.

CONDITION NUMBER THREE

Original Language

"Interim use of this site for an employee, intercept lot is conditional upon the applicant making the following improvements to the Huron Avenue (Route 87), Illinois Avenue and Route 30 intersection items A-H. Final approval of all roadway improvements by NJDOT must be received by the Division to satisfy this condition."

Items A to G pertain to specific upgrades in routing and expansion of capacity levels.

Page 3 of 6
Taj Mahal Interim Employee Parking Lot

b6 -3 b7C -3

Item H states "develop and implement a revised bus shuttle circulation plan as permitted by ACTA and to improve the operation of the Route 30/Huron Avenue/Illinois Avenue intersection."

Modified Language

The condition is modified to read:

"The applicant is permitted to use the interim parking lot, but must immediately commence construction of all NJDOT required road improvements (as listed below) in a phased timeframe acceptable to NJDOT."

There is no change in items A through G.

h) Develop and implement a revised bus shuttle circulation plan as permitted by ACTA.



CONDITION NUMBER FOUR

Original Language

"In order to assure that this site is used for no more than two years, the applicant shall file quarterly reports with the DEP during the two year term indicating the status of its priority to lease or purchase an appropriate off-island site provided that if the applicant is unable to obtain such a site within one year after the issuance of this CAFRA permit, then DEP may identify an appropriate site."

Modified Language

This condition is modified to read:

"In order to assure that this site is used for no more than two years, the applicant shall file quarterly reports with the DEP during the two year period indicating the status of its efforts to lease or purchase an off island site that would be consistent with the coastal policies." Page 4 of 6
Tai Mahal Interim Employee Parking Lot

b6 -3 b7C -3

CONDITION NUMBER FIVE

MAR-28-90 WED 16: - A.C.T.A.

Original Language

"No other casinos are permitted to locate parking on the site. The applicant shall not use the site for any purpose other than employee intercept parking."

Modified Language

This condition is deleted.

CONDITION NUMBER SIX

Original Language

"The Applicant shall be required to obtain all required to obtain all required approvals and abide by all appropriate operating conditions placed upon its occupancy by Atlantic City, ACTA, DEP, the New Jersey Department of Transportation, and any other governmental agencies having jurisdiction, and to make all necessary and specified site improvements prior to its occupancy of the site. All NJDOT, ACTA and Atlantic City permit approvals must be obtained for the vehicular shuttle bus circulation plan, and the intersection design and improvements must be implemented prior to operation of the intercept facility."

Modified Language

This condition remains unchanged except for the concluding sentence, which is modified to read: "All NJDOT, ACTA and Atlantic City permit approvals must be obtained for the vehicular shuttle bus circulation plan and the intersection design and improvements must be implemented in a schedule approved by those agencies.

CONDITION NUMBER SEVEN

Original Language

"In order to insure compliance with the terms and conditions of this CAFRA permit, including vacating the site at the termination of this permit, the applicant shall be required to post a \$6 million surety bond for the benefit of DEP."

Page 5 of 6
Taj Mahal Interim Employee Parking Lot

b6 -3 b7C -3

Modified Language

This condition is modified to read:

"In the event the City lease language specified in Condition One is not formally adopted by the City and applicant prior to occupancy, the applicant will then be required to post a \$6 million dollar security bond to ensure timely vacancy of the site to the Division's satisfaction."

X CONDITION NUMBER EIGHT

Original Language

"Since the applicant's CAFRA permit for casino occupancy of Taj Mahal contains requirements with respect to employee intercept parking, and this CAFRA permit for temporary parking is being relied upon in satisfaction of some of those terms, any failure to comply with the terms of this CAFRA permit shall be grounds for revocation of the CAFRA permit for casino occupancy."

Modified Language

This condition is deleted.

CONDITION NUMBER NINE

Original Language

"The applicant must secure a landfill disruption permit from the Division of Solid Waste Management."

Modified Language

This condition has been met as the landfill disruption permit has been received by the applicant.

CONDITION NUMBER TEN

Original Language

"Secure an approved soil conservation and erosion sediment control plan from the Cape Atlantic Soil Conservation District."

Page 6 of 6

Tai Mahal Interim Employee Parking Lot

b6 -3 b7C -3

Modified Language

This condition remains unchanged.

CONDITION NUMBER ELEVEN

Original Language

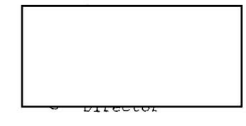
This condition requested specific transportation and air quality related information.

Modified Language

This condition is considered met since the information was previously provided.

Construction of this project may commence as soon as the Division receives a written confirmation from the Trump Organization accepting the terms of this permit with conditions as modified by this letter and withdrawing their appeal of the permit. If you or anyone else is aggrieved by this decision an appeal may be filed to the Commissioner of the Department of Environmental Protection within 10 days of the publication of this decision in the <u>DEP Bulletin</u> or in a newspaper whose circulation includes the municipality in which the project is located.

If you have any questions regarding this matter, please contact me at (609) 292-2795.



b6 -3 b7C -3

c:

Atlantic County Transportation Authority

1359980-86

, ,-28-90

Resolution An.

Approved as to Form and Legality

Lounty of Atlantic, New Jersey

Submitted By:

Freeholder

Freeholder Co-Sponsor

Clerk of the Board

RE: CAFRA PERMIT 89-1127-5

WHEREAS, the Department of Environmental Protection issued CAFRA Permit 89-1127-5 to Trump Taj Mahal Associates on December 20, 1989, for the construction of a 1,332 space interim parking lot adjacent to Huron Avenue in Atlantic City, New Jersey, subject to conditions that would have helped traffic flow in the Brigantine-Atlantic City area by requiring road improvements to Huron Avenue, thus significantly contributing to the health and safety of the residents of Brigantine Island; and

WHEREAS, the original permit required the aforeseid road improvements to be completed prior to commencement of construction of said interim parking lot; and

WHEREAS, Trump Taj Mahal Associates evidently appealed the terms of said permit, with no notice of said appeal having been sent to any party in interest who appeared at the public hearing held on the application on August 21, 1989; and

WHEREAS, the modifications made to the permit allow the use of the interim parking lot prior to any road upgrades; and

WHEREAS, as a result of the granting of permission to use said interim lot prior to the upgrading of roads, not only will prior problems relating to traffic flow and quantity not be alleviated, but

		Chosen Freeholders of the County of Atlantic, State of New Jersey, do hereby e copy of a resolution adopted by the Board at a meeting duly held
on the	day of	19
Adopted:		25
County of Atlantic		Signed,

					RE	CORC	OF VOTE		-			_	_
PASEHOLDER	AYE	NAY	NV	AB	RES	SEC	FREEHOLDER	AYE	NAY	NV	A 8	RES	SEC
-				-		_							-
-	-		-	-		-	+	-		-		-	-
			-		-	-		_				-	-

b6 -3 b7C -3 b6 -3 b7C -3

b6 -3 b7C -3 ;-3-28-90 3:21PM;

645: 931→

6093432202;# 3

Besolution

No.

chey will also be greatly exacerbated by the increased traffic that several shifts of workers will create in utilizing the interim parking lot; and

WHEREAS, the amendment and deletion of other conditions in the original permit are not in the public interest and to do nothing to alleviate congested conditions in the area, which conditions can have potentially catastrophic consequences; and

WHEREAS, it would appear that no public entities were given the opportunity to oppose the appeal of Trump Taj Mahal Associates.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF CHOSEN FREEHOLDERS OF ATLANTIC COUNTY that this Board urges the Executive Branch of the Atlantic County Government to file a formal appeal of the modification of CAFRA Permit 89-1127-5.

BE IT FURTHER RESOLVED that this Board urges an investigation of the modification of the CAFRA permit of December 20, 1989, be conducted by any and all agencies, departments, boards, and investigative bodies (including the Attorney General's Office) having any jurisdiction over the actions of the Department of Environmental Protection, and, if necessary, that the New Jersey Legislature conduct relevant hearings.

BE IT FURTHER RESOLVED that copies of this Resolution be sent to Governor James Florio, State Senator William Gormley, State Assemblywoman Dolores Cooper, State Assemblyman Fred Scerni, the Casino Control Commission, the governing bodies of the City of Brigantine and the City of Atlantic City; Duracter of CHFRH & Camussianer of DFD.

ADOPTED: MARCH 27, 1990

COUNTY OF ATLANTIC

TQ:

6093432202

MAR 28, 1990 2:22PM #775 P.02

Michael D. Miller & Associates

Environmental Planning

19 Gordon's Alley Atlantic City, N.J. 08401 (609) 347-9379 March 28, 1990

b6 -3 b7C -3

Trump Taj Mahal Associates Post Office Box 208 Atlantic City, NJ 08404

Re: Huron Avenue Parking Lot

b6 -3 b7C -3 Dear

I just received a call from ______ concerning the CAFRA permit for the Huron Avenue parking lot. I understand from _____ that the final draft permit conditions were distributed to the agencies who opposed the project at the CAFRA hearing. _____ informed me that the Atlantic County Freeholders do not agree with the new draft conditions and have "appealed" the decision.

b6 -3 b7C -3 has not seen the appeal and does not know the details, but until this is resolved, he does not think we will be able to occupy the lot. He also stated that we are in violation, since we have constructed the lot without the permit.

Please call me after you have had a chance to review this.

b6 -3 b7C -3 The relationship between Westchester District Attorney Jeanine Pirro and her attorney husband, Al, is mutually beneficial. Those benefits were detailed in the Jan. 15 filing of Mrs. Pirro's campaign committee.

It showed contributions and expenses for the campaign's Oct. 26 masquerade ball at the Seven Springs mansion in North Castle, which is owned by the Trump Organization. Mr. Pirro represents Trump in his bid to build a golf course there and several of Pirro's other clients bought tickets to the affair.

The campaign also paid Trump just \$250 to rent the sprawling mansion for the evening. State regulations require the disclosure of any gifts made to a campaign if a candidate doesn't pay fair-market value for the service.

Mrs. Pirro's spokeswoman Maureen Connelly said \$250 was a fair price for "an unoccupied house." She said Seven Springs was in such sorry shape that the campaign had to spent several thousand dollars to clean it up and install temporary lighting. Those expenses were reported.

So that means that Mrs. Pirro's campaign made improvements on property owned by Mr. Pirro's client. The Trump camp was pleased.

"We are very grateful to them for getting Seven Springs in good condition," said Trump spokeswoman Norma Foerderer. "We got the strong end of that deal." Indicate page, name of newspaper, city and state.)
Shound durid Shour Indicate:
Edition: Tanuary 27, 17977
Title:
Character:
 or Classification:
Submitting Office:
Indexing:

X

JAN 28 1997

66 -1

67 -1

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

FEDERAL BURE	OF INVESTIGATION	
MEMORANDUM	DATE: 12/27/85	
TO : SAC (194C-526) (SUB-	b	6 -1 7C -1
SUBJECT: RUNNYMEDE; HA-CPO; RICO; (OO:NY)		
surveillance in captioned mat York Coles Directories by Acc subscriber and address. They	are as follows:	b6 -1 b7C -1
Subscriber		b3 -4 b6 -2 b7C -2
		15-2

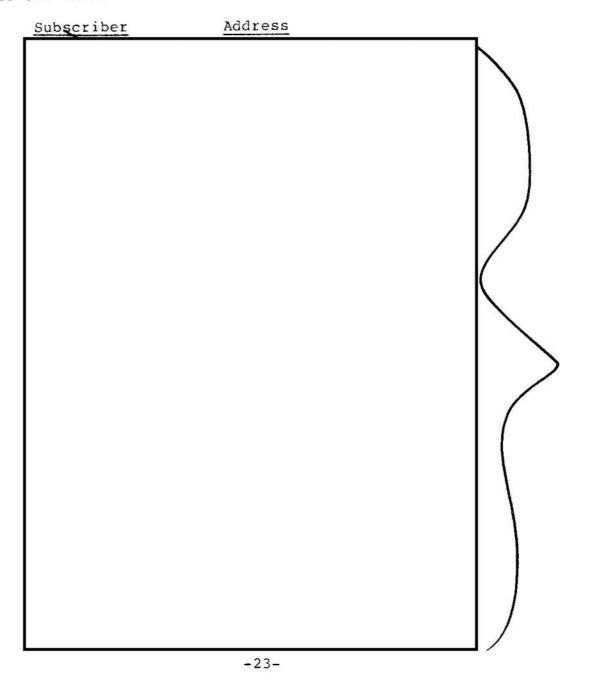
SKY:cp (1)

PHONE H'S AS INDICATED BY

JAN 0 \$ 1986

FBI - NEW YORK

1359980-132



b3 -4 b6 -2 b7C -2

Memorandum



:SAC, DIV. II Date 4/27/82 b6 -1,-2 b7C -1,-2 Subject : UNSUB, aka (LNU); Anthony B. Gliedman, Commissioner Department of Housing preservation and Development, 100 Gold Street, NY, NY - Victim Hobbs Act 00: Reference memo from Supervisor dated 4/21/82. b6 -1,-2,-6 b7C -1,-2,-6 On 4/21/82 SA contacted Commissioner Gliedman by telephone and advised him on the contents in referenced memo. GLIEDMAN advised that he received a telephone call at home at approximately 7:00 am on 4/20/82 threating his life over a tax abatement issue concerning DONALD TRUMP. The caller identified himself as LNU) AND became very abuseives and profane regarding GLIEDMAN's inability to approve Mr. TRUMP's request for a tax abatement .. GLIEDMAN contacted BOB WUTNN Police Commissioner (745-8400) who CO OF the Intelligence Unit and to the case, On 4/22/82 SA met with GLIEDMAN, and relayed to them the contents of referenced b6 -1,-6 b7C -1,-6 stated that police protection was being given to and that his office was conducting a full investigmemo. GLIEDMAN ation to determine the identity of the caller. On 4/26/82 SA b6 -1 and he could not add any thing that was significant' to what he had already reported. He did state that the police had met with DONALD TRUMP b7C -1 installed a tape recorder to his telephone. In view of the above it is not recommended that a case be opened at this time. -109A R 27

are strictly business and that he harbors no ill feelings towards GLIEDMAN. TRUMP indicated to writer that for every project he is turned down on there are others that are accepted. TRUMP advised it is strictly business. TRUMP advised writer that he feels compelled to bring these conversations to the attention of the FBI because he is not capable of determining by himself whether the calls are simply a crank or the threats are intended to be carried out. TRUMP advised he does not wish his motives to be misconstrued but is merely passing on this information not only for his own safety but for the safety of Commissioner GLIEDMAN. TRUMP advised that any future calls by (LNU) will be immediately reported to this office. TRUMP further stated that if he can be of any further assistance in this matter he will be available.

b6 -2 b7С -2

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

8 5 75 7 7 7 7	RANDI	CANA
274 125 14 15	Add 16 Carl 1 22	1 3.74
A STATE OF THE STA	Andreas and the first of	

DATE: 4/21/82

TO SAC, II (ATTN: SUPERVISOR b6 -1	
PROVIDE SUPERVISOR (M-8)	
SUBJECT: LEUI: ANCHONY B. GLIEDMAN. COMMISSIONER, DEPARTMENT OF HOUSING PRESERVATION AND DEVELOPMENT, LOG COLD STREET, NY, DY - VICTIM HOUSE ACT	
Reconversation between Supervisor and on 1/21/82.	b6 -1 b7C -
On 4/21/82, DONALD PUMP of the Trump Organization, 730 Fifth Avenue, NY, NY, telephone number 977-8404, telephonically contacted writer and advised him as follows:	
from a (LNU) who implicated that he was going to "kill" Commissioner GLIEDMAN. (LNU) indicated to TRUMP that he had read about TRUMP's tax abatement problems with Commissioner GLIEDMAN. advised TRUMP that had been "shafted" by GLIEDMAN and, for that reason, was going to retaliate. On 4/20/02 between 3:00 p.m. and 3:30 p.m., DOMALD TRUMP again received a phone call from (LNU) who indicated that he was going to "kill" TRUMP if Mr. TRUMP told the authorities anything concerning their prior conversation.	b6 -2 b7C -
NOMESTRA PROPERTY AND A SECOND PROPERTY OF THE	6 -2 7C -2
(1) 199 (1) 199 (1) 29 199 (1) 199	

R 21 82



FEDERAL BUREAU OF INVESTIGATION

Complaint Form

Title: (U) Publishers Clearing House Scam	Date:	06/10/2014	1
cc:			b6 -1 b7C -1
Approved By: SSA			b7E −1
Drafted By:			
Case ID #:			
Complaint Synopsis: (U) Advance fee scheme scam			
Received On: 06/02/2014			
Receipt Method: Telephone			
Incident Type: Criminal Activity			
Complaint Details:			
was contacted by and from the Donald Trump Organization, clai money in a lottery. She was told that she had to pay order to get her winnings. She has sent \$23,000 to a different people and when she was told that she need more she told them she couldn't send them anymore mo sent money to were:	them mon t least f ed to sen	had won ey in our d even	b6 -2,-5 b7С -2,-5
	Bronx, N	Y 10467	b6 -2
L	- auderhill	, Florida	b7C −2
33311			
Valleystream, NY, 115	81		
Florida 33313	Lauderhi	11,	
1101100 00010			

Title: (U) Publishers Clearing House Scam Re: 06/10/2014	b7E -1
THE DHORE HUMBELL IWAS CALLED TROM ISI	-2,-3,-5 -2,-3,-!
Entities: (Complainant, Person, U.S. Person? Unknown) Name/Biographical Information Name: Minor? No Has Diplomatic Status? No Communication Account Type: Telephone Account: Association: Subscribes to	b6 -5 b7C -5
Publishers Clearing House (Reference, Organization, U.S. Person? Unknown) (Reference, Person, U.S. Person? Unknown) Name/Biographical Information Name: Minor? No Has Diplomatic Status? No Location Address: City: Valleystream	b6 -2 b7C -2
State: NY Zip Code: 11581 Country: United States (Reference, Person, U.S. Person? Unknown) Name/Biographical Information Name: Minor? No	b6 -2 b7C -2

Title: (U) Publishers Clearing House Scam Re: 06/10/2014	b7E −1
Has Diplomatic Status? No Location Address:	b6 −2 b7С −2
City: Lauderhill State: FL Zip Code: 33313 Country: United States	
(Reference, Person, U.S. Person? Unknown) Name/Biographical Information Name: Minor? No	b6 -2 b7С -2
Has Diplomatic Status? No Location Address:	
City: Lauderhill State: FL Zip Code: 33311 Country: United States	
(Reference, Person, U.S. Person? Unknown) Name/Biographical Information Name: Minor? No Has Diplomatic Status? No	b6 -2 b7C -2
Location Address:	
City: Bronx State: NY Zip Code: 10467 Country: United States	
Donald Trump Organization (Reference, Organization, U.S. Person? Unknown)	

Re: 06/10/2014	b7E -1
(Reference, Person, U.S. Person? Unknown) Name/Biographical Information Name: Minor? No	b6 -2 b7С -2
Has Diplomatic Status? No Communication Account Type: Telephone	
Account: (Reference, Person, U.S. Person? Unknown) Name/Biographical Information Name: Minor? No	b6 -2 b7C -2
Has Diplomatic Status? No Communication Account Type: Telephone Account:	

**

Copr. (C) West 1994 No claim to orig. U.S. govt. works Not Reported in F.Supp. (Cite as: 1994 WL 592208 (S.D.N.Y.))

Joseph HARDY and Harvey L. Sherrod, individually and as a participant in the Local 95 Insurance Trust Fund and the Local 95 Pension Fund, and on behalf of all other persons who are, will be, or have at any time since January 1, 1980 been participants or beneficiaries in the Funds, similarly situated, Plaiantiff,

V.

KASZYCKI & SONS CONTRACTORS, INC.; William Kaszycki; John Senyshyn; Trump-Equitable Fifth Avenue Company; Donald J. Trump; Donald J. Trump d/b/a The Trump Organization; and The Equitable Life Assurance Society of the United States, Defendant No. 83 CIV. 6346 (KTD).

United States District Court, S.D. New York. Oct. 26, 1994.

Jay Goldberg, P.C., New York City, for Trump defendants; Judd Burstein, Karen A. Murphy, of counsel.

Steel, Bellman, Ritz and Clark, P.C., New York City; Wendy E. Sloan, Miriam F. Clark, Lewis M. Steel, of counsel.

MEMORANDUM & ORDER

KEVIN THOMAS DUFFY, District Judge.

*1 This case, hoary with age, has recently been transferred to my docket. In the files, I discovered cross-motions for summary judgment and for leave to amend the answer. In addition, defendants' move to strike plaintiff's jury demand. The summary judgment motions are in all respects denied as is the motion to amend the answer and to strike the jury demand. Questions of fact abound prohibiting the granting of summary judgment. See generally Fed.R.Civ.P. 56. The motion to amend the answer in this eleven year old case, if granted, would just start another round of fruitless discovery. There must be an end to all litigation; even Jarndyce v. Jarndyce ground down to a conclusion.

FACTS [FN1]

Sometime in late 1979 or early 1980, Trump-Equitable hired defendant William Kaszycki and his company, Kaszycki & Sons Contractors, Inc. (collectively the "Kaszycki Defendants"), to demolish the Bonwit Teller building in Manhattan. Diduck, 774 F.Supp. at 805. The building was demolished to make way for Trump Tower. Id. Kaszycki had never performed a total demolition before undertaking the Bonwit Teller job, id., and apparently formed the Kaszycki Corporation for this sole purpose. (Transcript of Trial (hereinafter "Tr.") at 594). Thereafter, the Kaszycki Corporation did not do any other total demolition jobs. (Tr. at 594).

Pursuant to an agreement that was signed on January 29, 1980, the Kaszycki Corporation was responsible for the labor, equipment and supplies required to demolish the building. Diduck, 774 F.Supp. at 805. The agreement also provided that the Kaszycki Corporation was responsible for the hiring, firing and supervision of its employees engaged in the demolition job. (Trump Defendants 3(g) Statement, P 2). The Kaszycki Corporation was to be paid \$775,000 for this work. Diduck, 774 F.Supp. at 805.

The Kaszycki Corporation employed Polish workers who were paid "off-the- books". Id. No records were kept, no taxes were withheld and the pay was not in accordance with the wage laws. at 805-06. Based on these practices, Kaszycki was later found to have violated certain sections of the Fair Labor Standards Act. See Donovan v. Kaszycki, 599 F.Supp. 860, 864 (S.D.N.Y.1984). Donald Trump visited both the Bonwit Teller job and an adjoining job where he noted that the Polish workers were good workers.

Diduck, 774 F.Supp. at 805.
In or around March of 1980, members of Local 95 started working on the site. Id. at 806. Although the Polish workers were told that they would be discharged, some continued to work until June, 1980. Id. At some point, the Kaszycki Corporation and Local 95 entered into a collective bargaining agreement ("CBA") that covered the period from July 1, 1978 to June 30, 1981. Id. at 809. The CBA required the Kaszycki Corporation to make payments to the Local 95 Insurance Fund at a rate of eight percent of the "total wages paid to workers covered" by the agreement. Id. at 810 (quoting from the CBA P 33). In addition, the CBA required contributions to the Local 95 Pension Fund at a rate of ten percent of the total wages paid to workers. Id. The Polish workers were doing work covered by the CBA, and thus contributions for that work were due to the Funds. Diduck, 974 F.2d at 274. Thomas Macari, the vice president of Trump-Equitable, was not told about the CBA until after it was signed. Diduck, 774 F.Supp. at 810.

*2 In March, 1980, John Senyshyn (FN2) was the president of Local 95, and consequently was a trustee of both Funds. Diduck, 974 F.2d at 274. Senyshyn and John Osijuk were shop stewards at the demolition site. Id. This position required them to prepare and file with Local 95 weekly reports listing all workers, hours worked and wages. Id. Local 95 would then compare these reports with the payroll reports submitted by the Kaszycki Corporation to insure that the proper contributions to the Funds were being made. Id. In the instant case, neither the Kaszycki Corporation's nor the shop stewards' reports indicated the presence of Polish workers at the demolition site. Id. Thus, contributions to the Funds for Thus, contributions to the Funds for

their work were not made. Id. Macari was Trump-Equitable's manager responsible for the demolition of the building. Diduck, 774 F.Supp. at 808. On May 9, 1980, Macari took over control of the finances for the demolition job from Kaszycki. Id. at 809. A special bank account was opened for the Kaszycki Corporation that required Macari's signature for all checks and withdrawals. Id. The bank signature card falsely identified Macari as a vice president of Kaszycki Corporation. Id. This special account was established to insure that payments would be made to the union members, the Funds, taxes, insurance and sick payments. Id. After May 9, no Trump-Equitable payments for the demolition job were made directly to the Kaszycki Defendants; rather, these payments were only made into this special account. Id.

"After May 9, Macari saw to it that bills were paid, that the workers were paid, that work was done, and personally signed for deliveries. He actively participated in paying the union workers. Trump-Equitable paid the union workers' payroll and suppliers of materials for the demolition job from this special account. In addition Trump-Equitable paid bills for the demolition job directly, apart from the special account." Id. (citations omitted). Kaszycki testified at trial that Macari "was running the show. He was in charge of the--he was representing Mr. Trump." (Tr. at 654). Kaszycki also testified in a deposition that about midway through the demolition project "I lost control of paying. Trump Organization, they pay to everybody. They gave me no money and they were making the payroll." Diduck v. Kaszycki & Sons Contractors, Inc., 874 F.2d 912, 915 (2d Cir.1989).

When these payments were made, "Trump-Equitable sent the Funds receipts stating that it was making the payments 'On behalf of Kaszycki & Sons Contractors, Inc. The Funds treated the checks as payments from the Kaszycki Corporation--not from Trump-Equitable--in its records. Macari informed the Kaszycki Corporation about these payments and advised the company that Trump- Equitable would hold it responsible for them." Diduck, 874 F.2d at 915. No action was ever taken by Trump-Equitable against the Kaszycki Corporation, apparently because it was insolvent. In late June, 1980, Macari determined that the Polish workers were no longer needed, and they were let go. Diduck, 774 F.Supp. at 809.

PRIOR PROCEEDINGS

*3 This action was commenced in August, 1983. The complaint alleged various causes of action. Plaintiffs have been granted a default judgment against the Kaszycki Defendants. In 1984, in an unrelated action stemming from the same events that gave rise to this case, the Honorable John E. Sprizzo of this Court found that the Kaszycki Defendants had violated various provisions of the Fair Labor Standards Act. See Donovan v. Kaszycki & Sons Contractors, Inc., 599 F.Supp. 860 (S.D.N.Y.1984). Judge Sprizzo awarded the Polish workers a total of \$254,523.59 in unpaid wages and overtime compensation, and the same amount as liquidated damages. Id. at

872. In 1988, Judge Stewart granted the Trump Defendants motion for summary judgment on what is now Plaintiffs' first cause of action. The Second Circuit reversed this decision in 1989. Diduck, 874 F.2d at 912.

The following year, Judge Stewart again granted the Trump Defendants' motion for summary judgment on the first cause of action, holding that the Plaintiffs' failure to comply with Rule 23.1 of the Federal Rules of Civil Procedure was not excused. Diduck, 737 F.Supp. at 802. Judge Stewart also permitted the Plaintiffs to amend their complaint by adding the Trump Defendants to what is now their second cause of action. Id. at 807. Following the sixteen day non-jury trial, Judge Stewart found that defendant Senyshyn had breached his fiduciary duties, and that the Trump Defendants had participated in this breach and were therefore jointly and severally liable. Diduck v. Kaszycki & Sons Contractors, Inc., 774 F.Supp. 802 (S.D.N.Y.1991). Judge Stewart ruled that \$325,415.84 in contributions to the Funds should have been made on behalf of the Polish workers. Id. at 814. Judge Stewart also specifically held that the Trump Defendants' liability was based on their participation in the fiduciary breach.

On appeal, the Second Circuit affirmed in part and reversed in part. As to the first cause of action, the Court held that the demand requirement of Rule 23.1 was excused because such a demand would have been futile. Diduck, 974 F.2d at 287. As a result, the first cause of action is currently before this Court. As to the second cause of action, the Court affirmed Judge Stewart's decision except as to the finding of damages. Id. at 279. The Court held that Senyshyn could not be liable for fund contributions owed for work done by the Polish workers before Local 95 arrived on the job. Id. at 277. In addition, the Court remanded to determine the causal connection between the breach of fiduciary duty and the Fund's losses. Id. at 279. Specifically, on remand the trial court was to determine whether Trump-Equitable--given that it had paid \$68,000--would have paid an additional \$325,000 in Fund contributions. Id. In January, 1994, the case was reassigned to this Court. On March 9, 1994, the instant motions were fully submitted.

DISCUSSION

Summary Judgment

*4 Summary judgment shall be granted "if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law." Fed.R.Civ.P. 56(c). The moving party bears the initial burden of showing the absence of a genuine issue of material fact. Celotex Corp. v. Catrett, 477 U.S. 317, 323 (1986). In determining whether any material facts are in dispute, I must draw all inferences in favor of the non-moving

See Delaware & Hudson Ry. v. Consolidated Rail Corp., 902 r.2d 174, 177 (2d Cir.1990), cert. denied, 500 U.S. 928 (1991).

The ultimate inquiry for a summary judgment motion is "whether evidence presents a sufficient disagreement to require submission to a jury or whether it is so one-sided that one party must prevail as a matter of law." Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 251-52 (1986). When opposing parties cross-move for summary judgment, courts "must evaluate each party's motion on its own merits, taking care in each instance to draw all reasonable inferences against the party whose motion is under consideration." Heublein, Inc. v. United States, 996 F.2d 1455, 1461 (2d Cir.1993) (citations omitted).

The First Cause of Action

Both sides move for summary judgment as to the first cause of action, which alleges that the Trump Defendants are liable for the contributions to the Funds pursuant to Section 515, which is enforced under 29 U.S.C. s 1132(g)(2). Diduck, 974 F.2d at 287.

The Plaintiffs assert that the facts found by Judge Stewart in

determining that the Trump Defendants were liable for knowingly participating in a breach of fiduciary duty collaterally estop the Trump Defendants from relitigating those facts as they apply to the first cause of action. When Judge Stewart ruled in favor of the Plaintiffs' breach of fiduciary duty claim, he specifically noted: "The Trump [D]efendants are liable because we find that they knowingly participated in [Senyshyn's] breach, not because we find they were the employer." Diduck, 774 F.Supp. at 814 (emphasis added). Furthermore, in a footnote, Judge Stewart stated: "we emphasize that the Trump [D]efendants' liability stems from our finding that they participated in the fiduciary breach. We do not rule on the question of whether they were employers...." 814 n. 1 (emphasis added).

Collateral estoppel, or issue preclusion, prevents a party from "relitigating in a second proceeding an issue of fact or law that was litigated and actually decided in a prior proceeding, if that party had a full and fair opportunity to litigate the issue in the prior proceeding and the decision of the issue was necessary to support a valid and final judgment on the merits." Metromedia Co. v. Fugazy, 983 F.2d 350, 365 (2d Cir.1992), cert. denied, 113 S.Ct. 2445 (1993) (citations omitted). While Judge Stewart made no legal conclusion that the Trump Defendants were employers as defined by Section 515, it is less certain that the findings made in reaching the breach of fiduciary claim ipso facto have preclusive effect as to the first claim. For a factual or legal issue to have preclusive effect, it must be identical to the issue determined in the prior proceeding. Id. Moreover, issues of fact bearing the same label are not identical "if the legal standards governing their resolution are significantly different." Id. (citations omitted). [FN3]

*5 To be liable under Section 515, the Plaintiffs necessarily contend that the Trump Defendants should be considered an employer who is thus obligated to the Funds for the past-due contributions under the CBA. [FN4] The term "employer" is defined in 29 U.S.C. s 1002(5) as "any person acting directly as an employer, or indirectly in the interest of an employer, in relation to an employer benefit plan. " Most courts bowever, consider the employee benefit plan..." Most courts, however, consider the issue to be not whether a defendant fits within the ERISA definition of "employer" but rather whether such a defendant is an "employer who is obligated to make contributions to a multiemployer plan." 29 U.S.C. s 1145. See Sasso v. Cervoni, 985 F.2d 49, 50 (2d Cir.), cert. denied, 113 S.Ct. 2964 (1993). See also International Bd. of Painters v. George A. Kracher, Inc., 856 F.2d 1546, 1547- 48, 1550 (D.C.Cir.1988); Mason Tenders District Council Welfare Fund v. Dalton, 648 F.Supp. 1309, 1318 (S.D.N.Y.1986). Generally, an employer becomes obligated to make contributions when it has signed a collective bargaining agreement.

Although the Trump Defendants did not sign the CBA, nonsignatories to collective bargaining agreements can be held liable pursuant to Section 515 in special circumstances. See Starrett Paving, 845 F.2d at 26 (piercing corporate veil permissible under Section 515); Leddy v. Standard Drywall, Inc., 875 F.2d 383, 388 (2d Cir.1989) (controlling corporate official who conspires to defraud benefit funds can be liable under Section 515). Courts have also held that successors may be liable under Section 515. See Upholsterers' Int'l Union Pension Fund v. Artistic Furniture of Pontiac, 920 F.2d 1323, 1327 (7th Cir.1990). Cf. Stotter Div. of Graduate Plastics Co. v. District 65, 991 F.2d 997, 1002 (2d Cir.1993). Moreover, in this case the Second Circuit has twice acknowledged the viability of a joint employer theory under Section 515 by permitting the Plaintiffs to maintain their cause of action. Diduck, 974 F.2d at 287, 291; Diduck, 874 F.2d at 918, 921-23.

A. Joint Employer
The Plaintiffs contend that Trump-Equitable maintained sufficient control over the Polish workers to qualify as a joint employer with the Kaszycki Corporation, and therefore is liable for the unpaid contributions pursuant to Section 515. In a joint employer situation, it is assumed that the two employers are separate legal entities, but "have merely chosen to handle certain aspects of their employer-employee relationships jointly." Clinton's Ditch Co-op Co. v. N.L.R.B., 778 F.2d 132, 137 (2d Cir.1985) (citations omitted), cert. denied, 479 U.S. 814 (1986). Therefore, it is necessary to determine if one or both entities controlled the labor relations of certain workers. controlled the labor relations of Browning-Ferris, 691 F.2d at 1122-23. workers. certain

Drawing all reasonable inferences against the moving Plaintiffs, it is clear that there are disputed issues of fact that prevent granting summary judgment in their favor. Genuine issues of material fact exist as to whether or not Trump-Equitable could

Accordingly, the motion for be considered a joint employer. summary judgment and the cross motion are denied.

B. Successor Employer

*6 The Plaintiffs also contend that the Trump Defendants are liable as a successor employer. Specifically, the Plaintiffs allege that after May 9, 1980--when Macari took over control of the finances for the demolition job-- Trump-Equitable essentially succeeded the Kaszycki Corporation as employers of both the Local 95 and Polish workers. As a result, the Plaintiffs contend that the Trump Defendants assumed the Kaszycki Corporation's obligations under the CBA.

While the Second Circuit has not explicitly held that successor is liable for a predecessor's failure to make ERISA contributions, it has cited with approval to several cases that have so held. See Stotter Div. of Graduate Plastics Co. v. District 65, 991 F.2d 997, 1002 (2d Cir.1993). This determination is also fact specific and sufficient genuine issues of fact are

present which preclude summary judgment.

C. Conspiracy to Defraud

Plaintiffs also contend that the Trump Defendants are liable under Section 515 because they "knowingly participated in a scheme to deprive the Funds of contributions due on behalf of the non-union Polish workers; they conspired with the employer (Kaszycki) and the Funds Trustee (Senyshyn) to employ the non-union Polish workers 'off-the-books' and deprive them of pension and welfare contributions owed to the Funds on their behalf." (Pl. 's Br. at 33).

The Second Circuit has acknowledged that it has established the outer boundaries of individual liability for a corporation's ERISA obligations. See Sasso v. Cervoni, 985 F.2d 49, 51 (2d Cir.), cert. denied, 113 S.Ct. 2964 (1993). Thus, in Sasso, the Second Circuit pointed out that in "special circumstances" individual liability was warranted. Id. at 50. These "special circumstances" included corporate officers who conspired to defraud ERISA funds as well as non-fiduciaries who participated in a

fiduciary's breach of ERISA trust obligations. Id. at 50-51.

While Leddy could be read to limit the imposition of individual liability to those who are "controlling corporate officials," the case law permits a broader interpretation. See Sasso, 985 F.2d at 51. The legislative purpose of ERISA would not be advanced if individuals who were not controlling corporate officials but nonetheless conspired to defraud employee benefit plans could not be held liable under Section 515. [FN5]

The Second Cause of Action

The Trump Defendants contend that the Plaintiffs' second cause of action is barred by the recent Supreme Court decision in Mertens v. Hewitt Assoc., 113 S.Ct. 2063 (1993). This claim alleges that the Trump Defendants, as non-fiduciaries, knowingly participated in defendant Senyshyn's breach of his fiduciary duty to the Funds.

In the instant motion, there is a genuine issue of material fact that requires a trial to determine whether the Plaintiffs are entitled to restitution from the Trump Defendants. Specifically, the trier must determine whether the Trump Defendants were unjustly enriched by benefitting from Local 95's continued labor without making contributions to the Funds for the Polish workers. Accordingly, the Trump Defendants motion for summary judgment on the second cause of action is denied.

*7 For the reasons stated above, all motions and cross motions

for summary judgment are denied.

The Trump Defendants move in the alternative to strike the Plaintiffs' demand for a jury trial on their first cause of action. The motion is hereby denied. Additionally, Plaintiff's motion to amend the complaint is denied.

SO ORDERED.

FN1. The underlying facts of this case have been set forth in several prior opinions. See, e.g., Diduck v. Kaszycki & Sons Contractors, Inc., 774 F.Supp. 802 (S.D.N.Y.1991), aff'd in part and rev'd in part, 974 F.2d 270 (2d Cir.1992). Familiarity with these opinions is presumed, and only those facts necessary to put the present motions in context will be recited. The following recitation is based on the findings of fact from the sixteen day non-jury trial before the Honorable Charles E. Stewart of this Court, see id., on certain deposition and trial testimony, and on those facts that are undisputed in the parties' statements pursuant to Local Rule 3(g).

FN2. Until he passed away, John Senyshyn had been a defendant in this action. In December, 1993, Judge Stewart granted the Plaintiffs' motion to substitute Stella Senyshyn, as representative of the Estate of John Senyshyn, as a defendant. (Memorandum Decision, Dec. 13, 1993).

FN3. The Trump Defendants' contention that Judge Sprizzo's findings in Donovan v. Kaszycki & Sons Contractors, Inc., 599 F.Supp. (S.D.N.Y.1984) collaterally estop the Plaintiffs from pursuing this cause of action is misplaced. The "basic premise of preclusion is that parties to a prior action are bound and nonparties are not bound." Wright, Miller & Cooper Federal Practice and Procedure, s 4449. In Donovan, the Secretary of Labor brought an action against the Kaszycki Defendants pursuant to the brought an action against the Kaszycki Defendants pursuant to the Fair Labor Standards Act. Neither the Plaintiffs nor the Trump Defendants were parties to that action.

FN4. Section 515 provides: Every employer who is obligated to make contributions to a multiemployer plan under the terms of the plan or under the terms of a collectively bargained agreement shall, to the extent not inconsistent with law, make such contributions in accordance with the terms and conditions of such plan or such agreement. 29 U.S.C. s 1145.

FN5. As noted by Judge Stewart, Thomas Macari was intimately involved in the Kaszycki Corporation's operations at the demolition site. Indeed, in May, 1980, Macari took over the finances of the demolition job from Kaszycki. Diduck, 774 F.Supp. at 809. Macari "knew the Polish workers were working 'off the books,' that they were doing demolition work, that they were non-union, that they were paid substandard wages with no overtime pay, and that they were paid irregularly if at all." Id. at 812. Moreover, before authorizing Trump-Equitable to make contributions to the Funds, Macari carefully checked the list of employees on the employer's report, and knew that this report was did not accurately list all of the workers at the demolition site. Id. at 813.

```
FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1359980-0
Total Deleted Page(s) = 27
Page 1 ~ Duplicate;
Page 2 ~ Duplicate;
Page 3 ~ Duplicate;
Page 4 ~ Duplicate;
Page 5 ~ Duplicate;
Page 6 ~ Duplicate;
Page 7 ~ Duplicate;
Page 8 ~ Duplicate;
Page 9 ~ Duplicate;
Page 10 ~ Duplicate;
Page 11 ~ Duplicate;
Page 12 ~ Duplicate;
Page 13 ~ Duplicate;
Page 14 ~ Duplicate;
Page 15 ~ Duplicate;
Page 16 ~ Duplicate;
Page 17 ~ Duplicate;
Page 18 ~ Duplicate;
Page 19 ~ Duplicate;
Page 20 ~ Duplicate;
Page 21 ~ Duplicate;
Page 22 ~ Duplicate;
Page 23 ~ Duplicate;
Page 24 ~ Duplicate;
Page 25 ~ Duplicate;
Page 26 ~ Duplicate;
Page 27 ~ Duplicate;
```


Total Deleted Page(s) = 2
Page 1 ~ Duplicate;
Page 2 ~ Duplicate;

Attn: Special Agent, 3301 W. Memorial Rd. Oklahoma City, OK 73134-8801	b6 -1 b7C -1
Dear Special Agent	
Recently, documents were sent to this address by certified mail but not directly to anyone by name. Unit chief, from the Washington, D.C. office also received documents but he forwarded them to this address, Economic Crimes Unit. Hopefully, you've had time to review them.	
An investigation is utmost urgent now since there has been serious controversy occurring within the past weeks. I request an investigation of regarding the money he received from the Trump organization in March-Sept 2003. members of the Economic Development Authority Board received approximately \$215,000 during this period	b6 -2\ b7c -2\
Enclosed is a copy of an income statement that he turned in but it does not show the actual amount spent. This was not satisfactory. To this day, the members have not received a report of the money.	
continues to meet with consultants (see enclosure) but again, he does not mention the money. When asked about it, he states it is confidential. I suspect him of illegal activities due to his confidentiality and refusal of the report. He lives at in	b6 −2 b7С −2
OK and works atin	
I have exhausted all other remedies to implement an investigation. I would appreciate your immediate response. Your involvement is urgently needed. You can contact me at	
Sincerely. K	b6 -3 b7C -3 b7E -1
Kialegee Tribal Town APR 2 6 2004 PBI - OKLAHOMA CITY	1359980-19

	YEAR TO DATE	
	ACTUAL	PERCENT
Revenue		
LETTER OF INTENT INCOME	\$190,000.00	100.0 %
TOTAL Revenue	190,000.00	100.0
Gross Profit	190,000.00	100.0
Operating Expenses		
DISTRIBUTIONS TO MEMBERS	9,500.00	5 0
WAGES AND SALARIES	9.720.00	5.1
EMPLOYER'S FICA AND MEDICARE	743 58	.4
OKLAHOMA UNEMPLOYMENT TAX	272.16	.1
CONTRACT LABOR	2,276.23	1.2
MEETING STIPEND	4,250.00	2.2
TRAVEL STIPEND	8,100.00	4.3
CONSULTANT EXPENSES	111,411,44	58.6
LEGAL & PROFESSIONAL FEES	8,806.89	46
DUES & SUBSCRIPTIONS	30.00	0
REIMBURSED MEALS	1,000.25	,5
REIMBURSED TRAVEL/LODGING	1,285.00	.7
REIMBURSED MILEAGE@ .36	2,422 22	1.3
OFFICE SUPPLIES	1,710 95	.9
TELEPHONE, FAX, I-NET	933.54	.5
PROPERTY RENT	300.00	.5 .2
CONVENTION, SEMINAR, CONT. ED.	1,505.00	.8
LICENSES & PEES	20.00	0
BOOKS & PERIODICALS	72.65	0
REIMBURSED VEHICLE RENTAL	1,034.45	.5
VEHICLE EXPENDITURES	160.26	1
TRAVEL/LODGING EXPENDITURES	941.66	.5
MEALS & ENTERTAINMENT	175.00	.1
TOTAL Operating Expenses	166,671 28	877
Net Income from Operations	23,328.72	12.3
Earnings before Income Tax	23,328.72	12.3
Net Income (Loss)	\$23,328.72	12.3 %

System Date: 09/04/03 / 4:41 pm Application Date: 09/04/03

Page 1

b6 -3 b7C -3

BAL JACE SHEET		AUGUST 31, 2003
		A00037 31, 2003
		is:
Liabilities AND Equit	у	
Current Liabilities		
FICA WITHHELD AND ACCRUED	\$1,205.28	
MEDICARE WITHHELD AND ACCRUED	281.88	
FEDERAL WITHHOLDING PAYABLE	934.00	
STATE WITHHOLDING PAYABLE	495.38	
STATE UNEMPLOYMENT PAYABLE	272.16	
TOTAL Current Liabilities		3,188.70
TOTAL Liabilities	_	3,188.70
Equity		
RETAINED EARNINGS - PRIOR	.00	
Retained Earnings-Current Year	23,328.72	

stem Dale: 09/04/03 / 4:42 pm oplication Date: 09/04/03

TOTAL Equity

TOTAL Liabilities AND Equity

Page 2

23,328.72

\$26,517.42

-	*
BALANCE	SHEET

AUGUST 31, 2003

- 21			
	-	-	-
A	50		

Current Assets

CASH ON HAND FIRST NATIONAL BANK- OPERATING BANK OF COMMERCE- MEMBERS FUND \$40.00 12,367.10 10,415.00

TOTAL Current Assets

22,822.10

Fixed Assets

COMPUTER EQUIPMENT

3,695.32

TOTAL Fixed Assets

3,695.32

TOTAL Assots

\$26,517.42

KIALEGE TRIBAL TOWN EDA Quarterly Report

DATE; December 29,2003

updated on any new progress.

October 2003; During this month the EDA continued to work with the consultants and waiting news from Trump to see how to continue our project. We received a letter from Trump & Casino Resorts on October 20th, which the letter was given to committee members.

November 2003; we continued to have contact with the consulants and they have been working trying to find other resources to continue our project. Also we have been in contact with the attorney b6 -3 to find resources in Oklahoma. The problem we are having is getting b7C -3 land in trust. We have also been contacted by a tribal member who has trust land available for additional projects. December 2003: This month due to our finances, EDA office manager started working on the Solid Waste Grant. This started December 2.2003 to January 9 2003. Our consultant was ill and off work for 2 weeks, he is b6 -3 now back to work and has set up meetings with consultants and other b7C -3 <u>Thas set up meetings with investors. We</u> investors. Also from Mesa Development out of also have contact with Shawnee. EDA and the Health Board have set up a meeting with and he will be here of January 19,2004 to demonstrate his laser treatments. The EDA and the consultants are working to continue to find resources for the tribe. The first week of January we have several exciting meetings with the consultants and will keep you

Page 1







9264



1359980-24

RETURN RECEIPT REQUESTED

FBI Attn: Special Agent

3301 W. MEmorial Rd. OKlahoma City, OK.

73134-8801





7003 1010 0001 3924 0797





9264

73134

RETURN RECEIPT REQUESTED

FBI Attn: Special Agent

3301 W. MEmorial Rd.

OKlahoma City, OK.

73134-8801

ъ6 −1 ъ7С −1

1359980-25

ь6 - ь7с -:

Total Deleted Page(s) = 1 Page 1 ~ b3 - -1;

FD-302(rev.3-8-77)

FEDERAL BUREAU OF INVESTIGATION

		150
1	Date of transcription 11/13/85	• •
		b3 -2
	Attorney, DREYER and TRAUB Attorneys, 101 Park Avenue, New York, New York, (212) 661-8800, accepted service	b6 -3
	of a Federal Grand Jury subpoena for	b7C -3
	and was provided with a copy	
	of this subpoena by the undersigned Special/Agent of the FEDERAL BUREAU OF INVESTIGATION requiring	99
	for the Federal Grand Jury, SOUTHERN	
	DISTRICT OF NEW YORK on	1
	/	
	/	
	/	
	<i>f</i>	
52		1
	1	
	<i>i</i>	
		1
	ş.]
	•	
		-
	3	1
	•	
		\
		<i>)</i>
nk ===		ì,
nterv	viewed on 11/6/85 at New York, New York File # NY 183A-2826 Sub BB	}
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	spm C/Sub C/Sub BB	20
y SA	spm Date Dictated 11/12/85	23
∟ his d		b6 -1 b7C -1
tis	document contains neither recommendations nor conclusions of the FBI the property of the FBI and is loaned to your agency; it and its	_, _
onten	nts are not to be distributed outside your agency.	
	July 1	
	lame comments	1

Form No. USA-33s-224-Grand July	Subpoena Duces Tecum		
,	UNITED STATES DISTRICT COUR	: T	
·	SOUTHERN DISTRICT OF NEW YO	RK	
то	•	a. *	
		IX.	b3 -
•	San	GREETINGS:	
before the GRAND INQUEST of the the Southern District of New You United States Courthouse, Foley on the day of testify and give evidence in res	k, at a District Court to be be something. Something the Borough of Mani	ted States of America for held at Room 1401 in the	
and not to depart the Court with and that you produce at the time	out leave thereof, or of the land place aforesaid the follo	United States Attorney, owing:	•
5	EE ATTACHED RIDER		
		\	
And for failure to attend a of contempt of Court and liable	nd produce the said documents to penalties of law.	you will be deemed guilty	
. Datode W	, a.		×
November 4, November 4, November 4, November 4, November 4, November 4,	1985]
Southern District of New York.	£ .		\Box
NOTE: REPORT AT ROOM 767. necessary that you retain this S Office, Room 767, upon each day	In order to secure your withen abpoena and present the same a con which you attend Court as a	at the United States Attorney!	s
Assistant United States Att Telephone: (212) 791-	One St. Andr	rew's Plaza ew York 10007	(s)
	New York Ne	W YORK 10007	

* • ** \ • \	\
On 11/6/85 attorney,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Overger and Trank Attorneys, 101 Park die,	b3 -2 b6 -1,-3 b7C -1,-
NY, NY (212) 661-8800 accepted service	<u>-</u> \
of the subpoence for	
with a copy of this subpoence by	CA
with a copy of this subpoence by s	stelle
RA.	
	8 8
•	
1⊛	
	,
	b6 -4 b7C -4
	90-
	23
	:•0 (±)

• •		
		**
		: :
	RIDER	1
		b3 -2
н		
ž		
	98F 27	* -
	•	
	e - 8	
\$ B		

PD 202/ 2 0 77)	
FD-302(rev.3-8-77)	
· FEDERAL BUREAU OF INVESTIGATION	
Data of turnequi	m. 1 am
Date of transcri	
Park Avenue, New York, New York, (212) 661-8800, accepted serv of a Federal Grand Jury subpoena for	101 b3 -2 ice b6 -3 b7C -3
and was provided with a copy of this subpoena by the undersigned Special Agent of the FEDERAL BUREAU OF INVESTIGATION which required appearance before the Federal Grand Jury SOUTHERN DISTRICT OF NEW YORK on	ON
	•
	-
	,
• • • • • • • • • • • • • • • • • • • •	\mathcal{L}
Interviewed on 11/6/85 at New York, New York File # NY 183A-28 Sub C. Sub	26. Bi) - 34
By SA Spm Date Dictated 11/	12/85 b6 -1

United	States	District	Court
SOUTHER	N DISTRI	CT OF NE	w York

SOUTHERN DISTRICT OF NEW YORK		
TO		
		b3 -2
GR	EETING:	b6 -3 b7C -3
WE COMMAND YOU that all and singular business and excuses being laid aside each of you appear and attend before the GRAND INQUEST of the body of the peop United States of America for the Southern District of New York, at a District Court, at Room / 46 in the United States Courthouse, Foley Square, in the Borough of M City of New York, in and for the said Southern District of New York, on the of at o'clock in the noon, to testify and give evidence in regard to an alleged violation of Soutien.	or of the	
And for failure to attend you will be deemed guilty of contempt of Court and liable to of the law. DATED: New York, N. Y. November 4, 1985	penalties ,	
Nudolph W. Sulim United States Attorney for the Southern District of New York	Clerk.	o6 -4
Note: Report at Room 767. In order to secure your witness fees and mileage, it is not that you retain this Subpoena and present the same at the United States Attorney's Office and present the United States Attorney's Office and present the United		57C −4
FPI-NAR4-26-78		
¥1		l

Attorney, Om 11/6/85 Overger and Trant, Attorneys, 101 Park ave. NY, NY (212) 661-8800 " accepted service of the subjoena for and was seconded of this subjoince by New Roshello

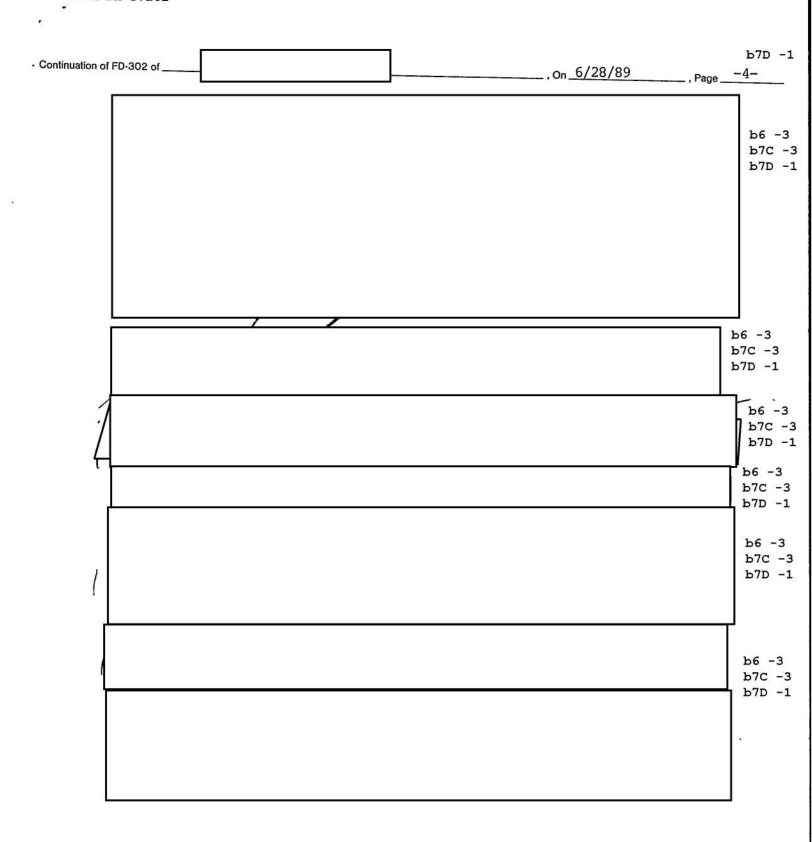
FEDERAL BUREAU OF INVESTIGATION

Date of transcription 7/7/89	
Date of transcription	
number voluntarily appeared at the Philadelphia Office of the FEDERAL BUREAU OF INVESTIGATION (FBI). was provided with the identity of the contacting agents and the nature of the inquiry concerning provided the following information:	
	b6 -1,-3 b7C -1,- b7D -1
	b7D -1
	2,2
	b7D -1
	b6 -2 b7C -2 b7D -1
	(7-16) 860
Investigation on 6/28/89 at Philadelphia Penusylvania File #183A-PH-5710 SAS Date dictated 6/28/89 This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaning for the FBI and its contents are not to be distributed outside your agency. 1359980-6	b6 -1 b7c -1

183A-PH-57101

,	*			Ş.	C /20	100	b7D -1
Continuation of	FD-302 of		-1		, on6/28	/89 , Page	
į							b6 -2 b7C -2 b7D -1
,		•					b6 -3 b7C -3 b7D -1
							b6 -2 b7C -2 b7D -1
							8
							%6 -2,-3 ъ7С -2,-: ъ7D -1
			,				
	4						b6 -3 b7C -3 b7D -1

183A-PH-57101



Total Deleted Page(s) = 1 Page 1 ~ b3 - -2;

Total Deleted Page(s) = 2 Page 1 \sim b3 - -1; b6 - -1,-2; b7A - -1; b7C - -1,-2; b7E - -1; Page 2 \sim b3 - -1; b6 - -2; b7A - -1; b7C - -2; b7E - -1;

Total Deleted Page(s) = 2 Page 1 \sim b3 - -1; b6 - -1,-2; b7A - -1; b7C - -1,-2; b7E - -1; Page 2 \sim b3 - -1; b6 - -2; b7A - -1; b7C - -2; b7E - -1;