

**EXECUTIVE SECRETARIAT**  
ROUTING SLIP

TO:

		ACTION	INFO	DATE	INITIAL
1	DCI				
2	DDCI		✓		
3	EXDIR		✓		
4	D/ICS				
5	DDI				
6	DDA		✓		
7	DDO				
8	DDS&T				
9	Chm/NIC				
10	GC				
11	IG				
12	Compt		✓		
13	D/Pers				
14	D/OLL				
15	D/PAO				
16	SA/IA				
17	AO/DCI				
18	C/IPD/OIS				
19					
20					
21					
22					
SUSPENSE		Date _____			

Remarks

Executive Secretary  
6/27/84  
Date



EXECUTIVE OFFICE OF THE PRESIDENT  
OFFICE OF MANAGEMENT AND BUDGET  
WASHINGTON, D.C. 20503

JUN 26 1984

Executive Registry  
04-2734

Att. Comp 84-424

[Redacted]

Executive Director  
Central Intelligence Agency  
Washington, D.C. 20505

Dear [Redacted]

Thank you for your letter of May 9 regarding the implementation and benefits of the tax-reimbursement and relocation-service sections of Public Law 98-151.

As you know, Executive Order 12466 charged GSA, in consultation with Treasury, to prescribe regulations to implement the tax-reimbursement section and also ordered GSA to issue guidance to implement the relocation-service section. GSA has informed us that their proposed regulations that will describe tax-reimbursement benefits should be forwarded to OMB for review in about two weeks. The proposed relocation-service regulations should be submitted in approximately three weeks for OMB review.

We have provided OMB's Office of Information and Regulatory Affairs and the OMB budget examiner responsible for GSA with a copy of your letter. They have in turn brought your concerns to the attention of the appropriate GSA officials.

Thank you for bringing this matter to our attention.

Sincerely,

*David*  
David Sitrin  
Deputy Associate Director  
National Security Division

DCI  
EXEC  
REG

L-289

Central Intelligence Agency



Washington, D.C. 20505

COMPT 84-424

DD/A Registry  
84-1340

9 MAY 1984

Dr. Alton G. Keel  
Associate Director for National  
Security and International Affairs  
Office of Management and Budget  
Washington, D.C. 20503

Dear Al:

Public Law 98-151 was passed on 14 November 1983 to alleviate the significant out-of-pocket expenses incurred by Federal employees who relocate domestically to perform the business of the U.S. Government. It troubles me that two of the potentially most significant benefits in the legislation, tax reimbursement and the use of third party relocation firms, are not yet available to Federal employees. The uncertainty and apprehension caused by the delay in providing formal instructions on these two key benefits has exacerbated the disruption to orderly domestic relocation decisions on many of the approximately [ ] CIA employees who are relocated on an annual basis. The [ ] people CIA expects to reassign during the spring and summer months urgently require an authoritative determination of what their benefits are, or they will continue to suffer out-of-pocket costs without recourse to the possibility of retroactive reimbursement for some future authorized service provided by a relocation firm. [ ]

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In order for CIA to adequately plan for the current spring/summer rotations and later, I would appreciate your candid views as to the timing of implementation and the benefits to be provided by the tax reimbursement and third party firm sections of Public Law 98-151. [ ]

STAT

Sincerely,

[Redacted Signature]

Executive Director

STAT

Distribution:

- Orig - Addressee
- 1 - DDA
- 1 - Comptroller
- 1 - ER
- 1 - DD/SP
- 1 - CAD
- 1 - D/OP

*Handwritten initials and signature*

CONFIDENTIAL

[Redacted Box]

STAT

OP/CAD [Redacted] 30Apr84  
Retyped: O/Compt/3May84



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