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US Classification//Non US//SCI//Codeword//FCI//Dissem Controls//Non-Intell//Declass (as appropriate)

EXECUTIVE CORRESPONDENCE ROUTING SHEET

1. Origination Office		2. Date 10/19/2006	
DIR/OIG		Room No. and Building	Phone
3. FROM:	Name John L. Helgerson Inspector General		

4. Subject Quarterly Report to the Intelligence Oversight Board - 1 July - 30 September 2006

5. Originating Office Control # IG 2006-0688	5a. Response to DAC # (Originating Office to Complete)	5b. DAC Control # (DAC Use Only) DAC-05194-2004
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6. Justification / Summary (Required for Immediate and Priority Actions)

Routine Priority Immediate

7. Coordination

NOTE: All correspondence sent to DCI must be sent via ExDir and DDCI

DATE IN	ROUTE TO	ACTION (Check a Box)	NONCONCUR REASON	DATE OUT
OCT 25 2006	TITLE DAC SIGNATURE	<input type="checkbox"/> SIGNATURE <input type="checkbox"/> CONCUR <input checked="" type="checkbox"/> FYI		OCT 25 2006
OCT 25 2006	TITLE DCIA SIGNATURE	<input type="checkbox"/> SIGNATURE <input type="checkbox"/> CONCUR <input checked="" type="checkbox"/> FYI		
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DAC

Central Intelligence Agency



Washington, D.C. 20505

INSPECTOR GENERAL
2006-0688

Inspector General
703-874-2555

19 October 2006

Ms. Darlene M. Connelly
General Counsel
President's Foreign Intelligence
Advisory Board
New Executive Office Building
Washington, D.C. 20503

Dear Ms. Connelly:

This report is submitted pursuant to Section 2.4 of Executive Order 12863 and guidance from the Assistant to the President for National Security Affairs dated 18 August 2006. It covers the period from 1 July to 30 September 2006. This quarter, we have identified no matters that meet the standard of Executive Order 12863 or may be of general interest to the Board.

With regard to the aforementioned 18 August 2006 correspondence, please be advised that my office does not have any published internal policy relating to reporting to the Intelligence Oversight Board (IOB). Instead, each Office of Inspector General (OIG) staff has a monitoring and reporting format that allows staff management to determine how cases are processed and whether new cases must be reported under established reporting requirements. OIG Counsel initiates the process by providing a quarterly reminder to each OIG staff with regard to IOB reporting requirements. Counsel is responsible for preparing the report based on the staffs' responses. This periodic call brings about a review of potentially reportable materials for the period. The understandings within OIG of what must be reported are based on Executive Order 12863 and Counsel's guidance regarding the quarterly IOB requirement. In addition, OIG management meets regularly to discuss areas of concern and current issues. In the course of these meetings, OIG management considers matters that need to be pursued by OIG and reported to the IOB.

Please let me know if the Board has questions with regard to our work or if I may be of assistance in any way.

Sincerely,

[Redacted Signature Box]

John L. Helgeson

Ms. Darlene M. Connelly

OIG/Counsel [redacted] (11 Oct 06)
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