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MEMORANDUM	Sco 119 int	
	FIONAL SECURITY COUNCIL	
SECRET	November 28, 1978	
ACTION		
MEMORANDUM FOR:	ZBTGNIEW BRZEZINSKI	
FROM:	SAMUEL M HOSKINSON	
SUBJECT:	Summary of Conclusions for November 27 SCC Meeting	
		•
Attached at Tab A is SCC meeting on Title	s the Summary of Conclusions for yesterday's a I of S2525.	
afternoon to perform This may take more	cials group is scheduled to meet Friday m the screening process agreed upon. than one meeting. I will also be meeting ng skull session on the issues Wednesday	
RECOMMENDATION:		
That you approve the	e "Summary of Conclusions" at Tab A.	`
Distribute to: All poutici pout, State 05D	No declaration the setyped,  See Lit 1 P. 2 retiped,	
JCS	· · · ·	
Cia		
Justice		
LS A	State Dept. review completed	
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## SPECIAL COORDINATION COMMITTEE MEETING

November 27, 1978

Time and Place:

3:30 PM - 4:30 PM, White House

Situation Room

Subject:

Title II S2525

Participants:

The Vice President

A. Denis Clift

Marilyn Haft

White House

Zbigniew Brzezinski (Chairman)

David Aaron

Robert Lipshutz

State

Warren Christopher, Deputy Sec Lee Marks, Deputy Legal Counsel NSC

Samuel M. Hoskinson

Defense

Stanley Resor, Under Secretary

For Policy

Deanne C. Siemer, General Counsel

CIA

Admiral Stansfield Turner

Frank Carlucci, Deputy Director Anthony Lapham, General Counsel

Justice

Attorney General Griffin Bell John Harmon, Asst Attorney General

Ken Bass, Attorney Advisor

JCS

Lt. General William Smith

Admiral Bobby Inman, Director

FBI

Judge William Webster James E. Nolan, Special

Asst to the Asst Director

25X1

NSC RECOMMENDS RELEASE OF REDACTED PORTION. 9/28/07

Arnold Donahue, Chief Security Branch National Security

Division

## SUMMARY OF CONCLUSIONS

The SCC met to begin its consideration of the issues raised by Title II of \$2525. The Legislative Charters Working Group had prepared an alternative draft and a series of issue papers.

The Vice President spoke first to the question of general approach. He felt that the Working Group had gone about the problem in the wrong way. Rather than presenting its recommendations, the Working Group should have presented more clearly defined options. The SCC and the President were being asked to decide too many things rather than just to

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address the really major issues. Finally, the Vice President opined that the Working Group draft did not face up to realities on the Hill where it would be greeted with an explosion. The SCC had a responsibility to advise the President on the political environment as well as on the substantive issues.

The Attorney General said he was of much the same mind as the Vice President. He also expressed his strong concern that the Attorney General's role was reduced by the Working Group draft.

Mr. Christopher said he also had much the same reaction. He felt an overall disappointment with the mood and approach of the Working Group draft. It failed to draw on experiences of recent years and the abuses that had occurred. It was virtually without standards in such critical areas as covert action. He opined that it might be regarded as a negotiating document by some but in fact did a disservice to the Administration.

Mr. Resor felt that there were some real limitations in the Working Group's draft but on the whole it was a workable job. In his opinion, the issue papers presented some real choices.

Admiral Turner said that nothing had frustrated him more than this project. He had tried hard to find a coherent concept for charter legislation but had come up with a "mess of pottage." He felt that it was necessary to first go through all the details and then step back and look at whether it all makes sense and the environment on the Hill. The question of where charter legislation would fit in the hierarchy of other controls must also be faced.

Judge Webster felt that the Working Group's effort was constructive and an adequate basis for proceeding to decisions.

Mr. Lapham, as Chairman of the Working Group, explained that the Working Group draft did not represent a consensus view and was only a reference point. The basic work of the Working Group was to examine Title II of \$2525, pull out the major issues and put down the alternatives. They had gone out of their way to present both pros and cons.

Dr. Brzezinski opined that an intermediary step was necessary before the SCC considered the issues and made its recommendations to the President. A small group of senior officials (Messrs Aaron, Carlucci, Resor, Lipshutz and a representative of the Attorney General) should meet to identify (a) the issues on which agreement already exists and (b) the few major issues

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that require SCC consideration and Presidential decision. With the exception of Admiral Turner, all agreed that this was a proper approach. The Admiral felt that the SCC principals should do this job themselves on the basis of the existing issues papers and Working Group draft.

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