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**To: Action Branch**

If file no. and title shown are not proper, insert proper file no. below and forward document to RID/F.I.N.

**From:** RLD/AN

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**Comments**
- Released under the John F. Kennedy Assassination Records Collection Act of 1992 (44 USC 2107 Note). Case # NW 10967 Date 10-28-2021
- Not signed

**To WH/Peo:**
Bernard L. Barker

**Copy detached**

**For signature**

**Document Number:** 291-251689

**Entry Date:** 26 Aug 66

**UPGA 29829**
Chief, Western Hemisphere Division

Chief of Station, JMWAVE

SUBJECT: TYPIC/Operational

P Termination of AMCLATTER/1

ACTION REQUIRED: REFERENCES

Action Required: FYI

References: A. UFGT-17034, 8 August 1966
B. DIRECTOR 27199, 11 August 1966

1. AMCLATTER/1 was terminated effective 31 July 1966 on 12 August 1966 at which time he signed a termination Swecacy Oath and a Quitclaim, copies of which are being forwarded under separate cover enclosure. He was, as authorized by Headquarters in Reference B, paid a termination bonus amounting to three months net salary as well as the cost of a single round-trip air fare between Miami and Chicago. The net amount paid AMCLATTER/1 in cash was $1453.17, although the total cost to JMWAVE of the termination was $1656.87, including Federal Income Tax and W-2A deduction. He also was issued a "W-2" statement showing his total cover company earnings for 1966 including the bonus of three months salary, but not the cost of the air fare which amounted to $1656.87.

2. The termination of AMCLATTER/1 was carried out in an amicable manner. He seemed pleased with our efforts in helping him get the job in Chicago as well as the bonus payment. He requested, however, that it be made a matter of record that he would drop everything in Chicago and rejoin WOFACT at a moment's notice in any capacity or salary level, if his services should ever be required again. He also raised the question of his citizenship, criticizing both LNERGO and LNGOLD for their failure to help him. He was told, as he has been told previously, that we could do nothing to help him on this matter, and that any complaints between himself and other agencies had to be handled by him alone. He accepted this position gracefully, stating that we had treated him fairly and he had no complaint against WOFACT.

Attachments:
1. secrecy oath & quitclaim, USC
2. letter of application, USC

Distribution:
A - W/0, w/att
B - W/0, w/att

CLASSIFICATION
SECRET

PROC. P-110
ACTION
INCOMING

XX

NO FILING REQUIRED

CURRENT QUALIFIED
HEADQUARTERS DECK
CAR AUDIO INSTRUCTIONS

ABSTRACT

RECONIIT

DATE TYPED: AUG 8 1966
DATE DISTRIBUTED: AUG 25 1966

104-10164-10191
3. AMCLATTER/1 departed the Miami area for Chicago on 13 August where he will undergo a four week training period with the Rauland Corporation, a subsidiary of the Zenith Radio Corporation. The Rauland Corporation, which manufactures color TV tubes, employs a large number of Cubans, and is in the process of hiring additional employees from among the Cuban refugees in Miami. AMCLATTER/1, with our guidance and assistance, sent a letter of application to the Personnel Director of the Zenith Radio Corporation providing background data on himself. A copy of the letter is being forwarded under separate cover enclosure for Headquarters' files. He subsequently was interviewed in Miami by company personnel officials who visited in late July, and was hired in a supervisory position which will involve his working in a liaison capacity between management and the Cuban work force. He was promised a salary of approximately $180 a week per 60-hour work week, plus reimbursement for the expenses of moving his family and household effects from Miami to Chicago. He has expressed his indebtedness to us for helping him obtain the position, and is eager to make good since he believes that we were instrumental in his getting the job.

4. As explained in Reference A, AMCLATTER/1's contract was not renewed in April 1968 because plans were underway at that time to terminate this operation. His performance for the past several months has been practically nil, not because he has not been eager for work, but mainly due to the fact that he is not suited for what has to be done. He started working for JMwave in April 1968 as a Principal Agent, and during the period preceding the Bay of Pigs he handled a number of political action agents and spotted and developed several candidates for recruitment. Since much of this activity was more overt than covert, he was thoroughly blown as a WOFACt asset, and eventually became known in the area as a sort of WOFACt spokesman, a role which he enjoyed and encouraged. As times changed and the Station began concentrating on more covert activities, AMCLATTER/1 became something of a security problem, since any statements or opinions expressed by him concerning various individuals or exile groups were either mistaken for "official leaks" or "policy".

5. AMCLATTER/1's strong point has been his dedication and enthusiasm for his work. He has, however, been somewhat of a problem in that he is a "heavy handed" operator who tries to impress his contacts with his importance, thereby committing a number of indiscretions. A good example of this can be found in his performance during the recent election of officers in the 2000 Brigade. AMCLATTER/1 had a number of contacts in the Brigade and was instructed to monitor, with the idea of ensuring the pre-election activities of the Brigade through his contacts. Instead of monitoring the activities of his contacts, however, he began hammering away at them, instructing them to work against certain candidates. This gave the impression that WOFACt was attempting to rig the elections through AMCLATTER/1. This immediately came to the Station's attention, as some of those contacts were working for JMwave and complained through their case officers that AMCLATTER/1 was throwing his weight around and giving the impression that he was running the election for WOFACt. As a result, AMCLATTER/1 was reprimanded and told a second time that he was to report only what he heard about the elections and not to actively work information. Instead of heeding this advice, he again brought out his contacts and "planted" them out for putting him in touch with his superiors. They again reported him through their case officers, which made matters all the worse since he had been instructed not to let them know what had developed.

6. In reference to AMCLATTER/1 it must be said that he is a conscientious and tireless worker who believes in what he was doing, and who took pride in his association with WOFACt. He often stated that he was eager really to do something, and indicated that he would have liked to have had the opportunity of participating in some type of PAM activity, although he realized his age was against
him. Perhaps he was right since it became obvious in the past several months that he had little aptitude for debriefing refugees or handling contacts. In any event, we felt that in all fairness to AMCLATTER, that he should be terminated at the first suitable opportunity and in a manner that would be helpful and beneficial to him. It was also preferable to get him settled outside the JMwave area. He himself realized that he was getting older, and that there was little opportunity for him in the type of work that he was doing for JMwave. The job that he has obtained in Chicago represents a real break for him as well as a considerable increase in salary. We feel he deserves this break and hope he performs well.

7. There were no major security violations on AMCLATTER/1's part. His home address did appear on a PBRUMEN intelligence service censorship list which possibly contained the names and/or addresses of alleged PBRUMEN intelligence agents in WOLady, but the validity of the list was never fully confirmed and he was SGSWIRLED on this matter in April 1964 with overall favorable results. Because of his six year association with JMwave, he has been exposed to a number of case officers, some of whom he knows by true name, and whose identities are listed in Paragraph 3 of his PRQ Part II. They can be obtained from there if necessary.

8. AMCLATTER/1 completed a six weeks basic tradecraft course in New York City in September 1964. He has had no other formal WOFACT training. He had no logistical material assigned to him at the time of his termination.

PHILIP G. ELMARD

SPECIAL CONTRACTING OFFICER
TERMINATION SECRECY OATH

I, Bernard L. PARKER, am about to terminate my association with the Organization. I realize that, by virtue of my duties with the Organization, I have been the recipient of information and intelligence which concerns the present and future security of our country. I am aware that the unauthorized disclosure of such information is prohibited by the espionage laws of our government which specifically requires the protection of intelligence sources and methods from unauthorized disclosure. Accordingly, I SOLEMNLY SWEAR, WITHOUT MENTAL RESERVATION OR PURPOSE OF EVASION, AND IN THE ABSENCE OF DURESS, AS FOLLOWS:

1. I will never divulge, publish, or reveal by writing, word, conduct, or otherwise, any information relating to the national defense and security and particularly information of this nature relating to intelligence sources, methods, personnel, fiscal data, or security measures to anyone, including, but not limited to, any future governmental or private employer, private citizen, or government employee or official without the express written consent of the Chief of the Organization or his authorized representative.

2. I have been invited to submit in writing any monetary claims I may have against the Organization or our government which may in any way necessitate the disclosure of information described herein. I have been advised that any such claims will receive full legal consideration. In the event, however, that I am not satisfied with the decisions of the Organization concerning any present or future claims I may submit, I will not take any other action to obtain satisfaction without prior written notice to the Organization, and then only in accordance with such legal and security advice as the Organization will promptly furnish me.

3. I do not have any documents or materials in my possession, classified or unclassified, which are the property of, or in custodial responsibility of the Organization, having come into my possession as a result of my duties with the Organization or otherwise.

4. During my exit processing and during my period of employment with the Organization I have been given an opportunity to report all information about the Organization, its personnel, and its operations which I consider should receive official cognizance. Hence, I am not aware of any information which it is my duty, in the national interest, to disclose to the Organization, nor am I aware of any violations or breaches of security which I have not officially reported, except as set forth on this sheet or on other attachments.
5. I have been advised that, in the event I am called upon by the properly con-
stituted authorities to testify or provide information which I am pledged hereby
not to disclose, I will notify the Organization immediately; I will also advise
said authorities of my secrecy commitments to our government and will request that
my right or need to testify be established before I am required to do so.

6. I am aware of the provisions and penalties of the espionage laws of our gov-
ernment and am fully aware that any violation on my part of certain matters sworn
to by me under this oath may subject me to prosecution under the terms of these
laws, and that violation of other portions of this oath are subject to appropriate
action, including such dissemination of the violation as the circumstances war-
rant.

I have read and understand the contents of this oath and voluntarily affix my
signature hereto: with the full knowledge that this oath was executed for the
mutual benefit of myself and our government, and that it will be retained in the
files of the Organization for its future use or for reference by me at any time
in the future that I may be requested or ordered to testify or disclose any of
the matters included within the scope of this oath.

IN WITNESS WHEREOF, I have set my hand and seal this 12th day of
August 1966

[Signature]

Witnessed by me this 12th day of August 1966

at Miami, Florida

[Signature]
MEMORANDUM FOR: Chief, Contract Personnel Division

SUBJECT: Spencer O. TERTELING, Contract Amendment

1. It is requested that the contract as amended for Spencer O. TERTELING, Independent Contractor, which expired 4 April 1966, be extended through 31 July 1966, and that also effective 31 July 1966 it is to be terminated.

2. Concurrent with the termination it is requested that the contract be amended to provide for a terminal payment of $1,657, which consists of:
   a. Terminal bonus of $1,500, in recognition of TERTELING's lengthy period of loyal service to the Agency, and the modesty of his income.
   b. The cost of one round trip air fare in the amount of $157.

3. The WH Division concurs in the requests listed above in view of TERTELING's tenure of service and caliber of performance.

[Signature]
William V. Bues
Chief
Western Hemisphere Division

*APPROVED*

[Signature]
Special Contracting Office

*Approved as an extension of contract through 31 July 1966, as notice of expiration and as an amendment authorizing the terminal payment specified above.*
GENERAL RELEASE

Know All Men By These Presents, that _________

for and in consideration of the medical care and treatment and other
consideration provided me by reason of my injury suffered on _______
at ________ do remise, release, acquit, satisfy, and
forever discharge the said ______________________ of all from all,
and all manner of action and actions, cause and causes of action, suit,
debts, dues, sums of money, accounts, reckonings, bonds, bills,
specialties, covenants, contracts, controversies, agreements, promises,
variances, trespasses, damages, judgments, executions, claims and demands
whatsoever, in law or in equity, which against

__________ ever had, now has or which his heirs, executors or adminis-
trators, hereafter can, shall or may have; for, upon or by reason of
any matter, cause or thing whatsoever, from the beginning of the world to
the day of the date of these presents;

I hereby acknowledge that I have completely recovered from the
above said injuries and have no after effect from said injuries of any
kind or nature whatsoever.

In Witness Whereof, I have hereunto set my hand and seal on the
13th day of August, in the year of our Lord one thousand nine hundred
and sixty six.

______________________________

Signed, Sealed and Delivered in our Presence:

______________________________

NW 65987 Docld:32405504 Page 8
MEMORANDUM FOR: Chief, Western Hemisphere Division

SUBJECT: Spencer O. Terteling - Contract Agent
Recommendation for Extension and Amendment of Contract

1. It is hereby recommended that Spencer O. Terteling's contract be extended through 31 July 1966 and amended to permit the payment of a one-time termination bonus of $1,500.00, plus $656.87 to cover a round trip plane fare.

2. Subject has been working for JWAVE in Political Action since 4 April 1960. Prior to that date he worked for the Havana Station from mid-1959 until his evacuation and arrival in the United States on 18 January 1960.

3. In view of the length of loyal service that Subject has rendered in the last six years and the modesty of his salary/income during this period, WH/Cuba strongly recommends approval of JWAVE's proposal.

[Signature]

Thomas J. Flores
Chief, WH/Cuba

APPROVED:

[Signature]

Chief, WHD