

NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1999 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0052 1 Jun 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: REPORTABLE INFORMATION ICO USS RONALD REAGAN (CVN 76)

STRIKE GROUP PERSONNEL

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635

(c) DoDI 1320.04

Encl: (1) List of Attendees

(2) List of Non-Attendees

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence does not substantiate misconduct by the U.S. Navy Officers listed in enclosures (1) and (2), while assigned to the USS RONALD REAGAN (CVN 76) STRIKE GROUP during the period 2006-2007.
- 2. During the USS RONALD REAGAN (CVN 76) STRIKE GROUP deployments in 2006-2007, four dinner events were hosted and paid for by GDMA, a prohibited source. Each of the officers listed in enclosure (1) attended at least one of these dinner events and either did not pay, or paid less than the market value of the event. I have determined that none of the gift exceptions contained in reference (b) apply to these dinner events.

3.	(b)(7)(A)		
	(b)(7)(A)		
	(b)(7)(A)	Strike	

Subj: REPORTABLE INFORMATION ICO USS RONALD REAGAN (CVN 76)
STRIKE GROUP PERSONNEL

Group, each of the officers honestly and reasonably believed that their attendance was ethically permissible. As such, I have determined that it would be inappropriate to substantiate misconduct by any of these officers in regards to these dinners. However, I did provide counseling to the active duty attendees listed in enclosure (1) and required them to receive ethics training.

- 4. Enclosure (2) is a list of officers whose names appeared on a pre-dinner roster of anticipated attendees, but there is insufficient evidence to substantiate their attendance at any of the GDMA-hosted dinner events. The list of non-attendees is provided for the sole purpose of ensuring there is an administrative record documenting the determination that there is insufficient evidence to substantiate their attendance at any of the GDMA-hosted dinner events.
- 5. The above findings constitute reportable information in accordance with reference (c). My point of contact for this matter is (b)(6)(b)(7)(C) may be reached at

(b)(6), (b)(7)(C) @navy.m11.

J. M. RICHARDSON

2006-2007 GDMA-HOSTED DINNER EVENTS LIST OF ATTENDEES

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1.
2,
3.
4.
5.
6,
7.
8.
9.
10
11
                                      (b)(6), (b)(7)(C)
12
13.
14
15.
16
17
18.
19.
2.0
21
```

* All ranks are at time of dinner events

2006-2007 GDMA-HOSTED DINNER EVENTS LIST OF NON-ATTENDEES

- 1 , 2 , 3 , (b)(6), (b)(7)(C) 4 , 5 ,
- * All ranks are at time of dinner events

ENCL (2)

00000



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0033 March 23, 2015

MEMORANDUM FOR SECRETARY OF THE NAVY

SUBJECT: Accountability Actions Relating to Glenn Defense Marine Asia (GDMA)

References:

(a) Your ltr of 28 Mar 14

(b) VCNO ltr 5800 Ser N09/ of 28 Mar 14

References (a) and (b) designated me as the consolidated disposition authority (CDA) for the subject matter. This memorandum summarizes the CDA actions that I have taken regarding (b)(6). (b)(7)(C) USN.

A close review and legal analysis of the evidence indicates that (b)(6), (b)(7)(C) pursued a sound ethical course of conduct in each engagement of Glenn Defense Marine Asia (GDMA).

Based on the above, no further action regarding

(b)(6), (b)(7)(C)

will be pursued.

J. M. RICHARDSON

cc:

VCNO

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DJAG



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0039 April 24, 2015

MEMORANDUM FOR SECRETARY OF THE NAVY

SUBJECT: A	ccountability	Actions	Relating to	Glenn	Defense	Marine	Asia	(GDMA)
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References:

(a) Your ltr of 28 Mar 14

(b) VCNO ltr 5800 Ser N09/ of 28 Mar 14

(c) DoDI 1320.04

References (a) and (b) desi	ignated me as the	consolidated dispositi	ion authority
(CDA) for the subject matter. Th	is memorandum s	ummarizes the CDA	actions that I
have taken regarding (b))(6), (b)(7)(C)	U.S. Navy.	
		•	
I conducted a close review	and legal analysis	s of the evidence, incl	luding interviews
of (b)(6), (b)(7)(C) numerous state	ements of other w	itnesses, and other do	cumentary
material. I find the allegations tha	(b)(6), (b)(7)(C)	while serving as	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	during the time no	eriod of September 20	002 Octobor

during the time period of September 2003 - October 2003, accepted improper gifts from Glenn Defense Marine Asia or Leonard Francis are unsubstantiated. Based on the facts of the case, I did have a discussion with (b)(6), (b)(7)(C) concerning the risks inherent in any interactions with defense contractors and the need for robust processes to ensure compliance with ethical standards.

In accordance with reference (c), I will supply supplemental materials concerning the unsubstantiated allegations against (b)(6), (b)(7)(C) to the Naval Inspector General.

J. M. RICHARDSON

cc:

VCNO

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DEPARTMENT OF THE NAVY

NAVAL NUCLEAR PROPULSION PROGRAM

NAVAL SEA SYSTEMS COMMAND (SEA 08)

1933 ISAAC HULL AVENUE SE

WASHINGTON NAVY YARD DC 20376-8010

5800 Ser 08B-MP/042 27 Apr 15

From: To:	Commander, Military Personnel Detachment, Office of Naval Reactors, Department of Energy Naval Inspector General							
Subj:	REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN							
Ref:	(a) VCNO CDA Memo dtd 28 Mar 2014 (b) 5 C.F.R. § 2635 (c) DoDI 1320.04							
Glenn I	the consolidated disposition authority (CDA) for the Defense Marine Asia (GDMA) matter per reference (a), I ined that a preponderance of the evidence does not natiate any of the allegations of misconduct against (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) USN, while serving as (b)(6), (b)(7)(C)							
dinner 9 Octob was als excepts	2. On 14 September 2003, (b)(6)(b)(7)(c) attended a dinner event that was paid for by GDMA, a prohibited source. On 9 October 2003, (b)(6)(b)(7)(c) attended a second dinner event that was also paid for by GDMA. I have determined that none the gift exceptions contained in reference (b) apply to these dinner events.							
3.	(b)(6), (b)(7)(A), (b)(7)(C)							
	(b)(6), (b)(7)(A), (b)(7)(C)							
agains matter miscon								

Subj: REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN The above findings constitute reportable information in accordance with reference (c). My point of contact for this matter is (b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C) or @navy.mil. (b)(6), (b)(7)(C) J. M. RICHARDSON Copy to: CNP (b)(6), (b)(7)(C)

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NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0051 June 1, 2015

MEMORANDUM FOR SECRETARY OF THE NAVY

SUBJECT: Accountability Actions Relating to Glenn Defense Marine Asia (GDMA)

References:

- (a) Your ltr of 28 Mar 14
- (b) VCNO ltr 5800 Ser N09/ of 28 Mar 14
- (c) My ltr 5800 Ser 08B-MP 0196 of 11 Dec 14
- (d) 5 C.F.R. § 2635
- (e) DoDI 1320.04

References (a) and (b) designated me as the consolidated disposition authority (CDA) for the subject matter. This memorandum summarizes the CDA actions that I have taken regarding officers of the USS RONALD REAGAN (CVN-76) Strike Group during 2006-2007.

I previously took action on five flag officers who were part of the REAGAN Strike Group at the time. Per reference (c), I recommended Secretarial Letters of Censure for three of the flag officers concerned and I addressed the lapses in judgment by the other two flag officers via appropriate administrative measures within my authority as the CDA.

I conducted a close review and legal analysis of the evidence concerning the remaining officers in the REAGAN Strike Group, including interviews of members of the wardroom, and other documentary material. I have substantiated that USN (Ret.), (b)(6), (b)(7)(C) USN, (b)(6), (b)(7)(C) USN (Ret.), (b)(6), (b)(7)(C) USN (Ret.), and USN (Ret.) accepted (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) improper gifts in the form of attendance at GDMA-hosted dinner events. I addressed lapse in judgment via an appropriate administrative measure (b)(6), (b)(7)(C) within my authority as the CDA. (b)(7)(A) I took no actions against (b)(6), (b)(7)(C) USN (Ret.), USN (Ret.), (b)(6), (b)(7)(C) USN (Ret.), and (b)(6), (b)(7)(C) USN (Ret.) beyond reporting my findings to the Naval (b)(6), (b)(7)(C) Inspector General.

I have determined that twenty-two other officers, including (b)(6), (b)(7)(C) USN, attended GDMA-hosted dinner events and that none of the gift exceptions contained in reference (d) apply. However, I also determined that it would be

inappropriate to sub	stantiate misconduct by these officers because they	honestly and
reasonably believed	(b)(7)(A)	that attendance at
the dinner events w	as permissible. I will conduct in-person mentoring	with (b)(6), (b)(7)(C)
b)(6), (b)(7)(C), and ensure	that have the ceives ethics training. I am requiring that	all other active
duty officers who a	tended a GDMA dinner event participate in a telepl	honic mentoring
session with me, as	well as receive ethics training.	

In accordance with reference (e), I will supply to the Naval Inspector General supplemental materials concerning the officers of the REAGAN Strike Group who attended GDMA-hosted dinner events.

J. M. RICHARDSON

cc:

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NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0053 1 Jun 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202 (c) 5 C.F.R. § 2635.203

(d) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that from Apr 2005 to Sep 2006, while on deployment with Carrier Strike Group SEVEN (CSG-7), (b)(6),(b)(7)(c) USN, accepted improper gifts from Mr. Leonard Francis, the President of GDMA, a defense contractor and a prohibited source per references (b) and (c).
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while on deployment with CSG-7,(b)(6).(b)(7)(c) accepted the improper gift of a dinner party in Singapore from a prohibited source.
- b. On 4 Jun 2006, while on deployment with CSG-7, (b)(6), (b)(7)(c) accepted the improper gift of a dinner party in Kuala Lumpur from a prohibited source.
- c. On 11 Jun 2006, while on deployment with CSG-7,60(6).(6)(7)(c) accepted the improper gift of a dinner party in Hong Kong from a prohibited source.
- 3. The above findings constitute adverse information in accordance with reference (d). While the allegations are substantiated, it is important to understand the context of the events and place them in the proper perspective. I have

USN Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) concluded that there are significant mitigating factors, (b)(7)(A) attendance at these dinner for (b)(6), (b)(7)(C) (b)(7)(A) I have, however, taken appropriate administrative and required that 6,6,600 complete action regarding (b)(6), (b)(7)(c) additional ethics training. continues to be a significant and valued asset (b)(6), (b)(7)(C) to the Navy. To the extent this letter is provided to others in the future as evidence of adverse information concerning (6), (b)(7)(C) (b)(6), (b)(7)(C) I specifically recommend against withholding (6), (b)(7) (9) name from any future promotion selection lists based upon the adverse information provided in this letter. This adverse information concerns events that happened approximately 10 years ago when I had the opportunity to (b)(6), (b)(7)(C) to provide individual mentoring. I am speak with (b)(6), (b)(7)(c) fully satisfied that (6), (b)(7) (pecognizes)(6), (b)(7) (crole in the ethical issues aboard the USS RONALD REAGAN in 2006, that (a) (b) (b) (b) (a) learned from this experience, and that (6, (6),(7) will carry forward these lessons fonb(6), (b)(7)(pwn benefit, and the benefit of(b)(6), (b)(7)(c) subordinates. To be clear, it would be unreasonable to withhold name from any future promotion selection lists based upon attendance at some dinner events that occurred in 2006 while (b)(6),(b)(7)(**W**)as serving as (b)(6), (b)(7)(C)

5. My point of contact for this matter is (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C) or

(b)(6), (b)(7)(C) @navy.mil.

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0054 1 Jun 15

From: Commander, Military Personnel Detachment, Office of Naval Reactors, Department of Energy

To:

Naval Inspector General

Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN (RET.), (b)(6), (b)(7)(C) USN (RET.), (B)(6), (b)(7)(C) USN (RET.)

Ref:

- (a) VCNO CDA Memo dtd 28 Mar 2014
- (b) 5 C.F.R. § 2635.202
- (c) 5 C.F.R. § 2635.203
- (d) DoDI 1320.04
- (e) SECNAVINST 1920.6C
- (f) AR 15-80
- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that, while on deployment with Carrier Strike Group SEVEN (CSG-7) during 2006-2007, (b)(6).(b)(7)(C) USN (Ret.), (b)(6).(b)(7)(C) USN (Ret.), and (b)(6).(b)(7)(C) USN (Ret.), and (b)(6).(b)(7)(C) USN (Ret.) accepted improper gifts from Mr. Leonard Francis, the President of GDMA, a defense contractor and a prohibited source per references (b) and (c).
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while on deployment with CSG-7, (b)(6).(b)(7)(C) accepted the improper gift of a dinner party and cigars in Singapore from a prohibited source.
- b. On 9 Feb 2006, while on deployment with CSG-7, (b)(6).(b)(7)(c) and (b)(6).(b)(7)(c) accepted the improper gift of a dinner party in Singapore from a prohibited source.
- c. On 4 Jun 2006, while on deployment with CSG-7, (b)(6), (b)(7)(C) and (b)(6), (b)(7)(C) accepted the improper gift of a dinner party in Kuala Lumpur from a prohibited source.

Subj: ADVERSE INFORMATION ICO (b)(6). (b)(7)(C) , USN (RET.), (b)(6). (b)(7)(C) USN (RET.), (BET.), AND (b)(6). (b)(7)(C) USN (RET.)

- d. On 10 Mar 2007, while on deployment with CSG-7, (b)(6).(b)(7)(C) and (b)(6).(b)(7)(C) accepted the improper gift of a dinner party in Hong Kong from a prohibited source.
- 3. The above findings constitute adverse information in accordance with reference (d). While the allegations are substantiated, it is important to understand the context of the events and place them in the proper perspective. I have concluded that there are significant mitigating factors,

(b)(7)(A)

If reference (e) is changed to allow for retirement grade determinations to be re-opened after the second seco

allow for retirement grade determinations to be re-opened after retirement under certain exceptional circumstances, similar to those provided for in reference (f), then I recommend against re-opening retirement grade determinations in the case of the subject officers based upon the adverse information provided.

4.	Му	point	of	cor	ntac	ct for	this	mat	ter	is		(b)(6)), (b)(7)(C)	
	(b)(6), ((b)(7)(C)	I	nay	be	reache	ed at		(b)(6),	(b)(7)(0	C)	or		
	(b)(6), (b)(7	r)(C)	navy	y.mi	1.							×		
											//			

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0211 December 11, 2014

MEMORANDUM FOR SECRETARY OF THE NAVY

SUBJECT: Accountability Action Relating to Glenn Defense Marine Asia (GDMA) -

RADM Timothy M. Giardina, USN

References:

(a) SECNAV ltr of 28 Mar 14

(b) VCNO ltr 5800 Ser N09/ of 28 Mar 14

(c) DoDI 1320.04

References (a) and (b) designated me as the consolidated disposition authority (CDA) for the above-referenced subject matter. This memorandum summarizes the CDA actions taken to date regarding the subject flag officer.

In the case of RADM Timothy M. Giardina, USN, I addressed his lapse in judgment via an appropriate administrative measure within my authority as the CDA.

In accordance with reference (c), any substantiated adverse finding or conclusion from an officially documented investigation or inquiry, or any other credible information of an adverse nature, constitutes "adverse information." I have, therefore, reported all of the substantiated adverse findings concerning the subject flag officer to the Naval Inspector General, who will maintain a record of these findings.

J. M. RICHARDSON

Attachments:

None

cc:

VCNO

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NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0210 13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO RADM TIMOTHY M. GIARDINA, USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202 (c) 5 C.F.R. § 2635.203

(d) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that while acting as the Chief of Staff (CoS) for SEVENTH FLEET from August 2003 to July 2005, and as Deputy Commander, U.S. Pacific Fleet, from July 2010 to December 2011, RADM Giardina demonstrated poor judgment by accepting multiple dinners from Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source per references (b) and (c).
- More specifically, I determined that the evidence substantiates the following:
- a. While serving as the Chief of Staff for SEVENTH FLEET from August, 2003, to July, 2005, RADM Giardina accepted the improper gift of a dinner in Singapore from Mr. Francis.
- b. While serving as the Chief of Staff for SEVENTH FLEET from August, 2003, to July, 2005. RADM Giardina accepted the improper gift of a dinner in Malaysia from Mr. Francis.
- 3. RADM Giardina also displayed poor judgment when, despite his knowledge that Francis had previously attempted to influence him with improper gifts, he continued to interact with Mr. Francis, such as, while serving as a flag officer in the position of Deputy Commander, U.S. Pacific Fleet, meeting with him for a private breakfast in 2011 at a hotel in Hawaii and providing him with a personal email address.

Subj: ADVERSE INFORMATION ICO RADM TIMOTHY M. GIARDINA, USN

4. The above findings constitute adverse information in accordance with reference (d).

5. My poir	it of contact	ct for this	matter is	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	may be	reached at	(b)(6), (b)(7)(C)	or
(b)(6), (b)(7)(C)	⊕navy.mil.			

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 00) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 26076-8010

> 5800 Ser 08B-MP/028 12 Mar 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADDENDUM TO ADVERSE INFORMATION ICO RADM TIMOTHY M.

GIARDINA, USN

Ref: (a) My ltr 5800 Ser 08B-MP/0210 of 13 Feb 15 ICO RADM

Timothy M. Giardina, USN

This letter clarifies paragraph 1 of reference (a).

2. Paragraph 1 of reference (a) states that while acting as Chief of Staff (CoS) for SEVENTH FLEET from August 2003 to July 2005, and Deputy Commander, U.S. Pacific Fleet, from July 2010 to December 2011, RADM Giardina demonstrated poor judgment by accepting multiple dinners from Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source. As is made clear in paragraph 2 of reference (a), both dinners took place while RADM Giardina was serving as the Chief of Staff for SEVENTH FLEET from August 2003 to July 2005 and not while he was serving as Deputy Commander, U.S. Pacific Fleet, from July 2010 to December 2011.

3. My point of contact for this matter is (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C) or

(b)(6), (b)(7)(C) anavy.mil.

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0196 December 11, 2014

MEMORANDUM FOR SECRETARY OF THE NAVY

SUBJECT: Accountability Actions Relating to Glenn Defense Marine Asia (GDMA) – USS RONALD REAGAN STRIKE GROUP (2006-2007)

References:

(a) SECNAV ltr of 28 Mar 14

(b) VCNO ltr 5800 Ser N09/ of 28 Mar 14

(c) DoDI 1320.04

References (a) and (b) designated me as the consolidated disposition authority (CDA) for the above-referenced subject matter. This memorandum summarizes the CDA actions taken to date.

In the cases of VADM Michael H. Miller, USN, RADM Terry B. Kraft, USN, and RDML David R. Pimpo, USN, I recommend that you issue Secretarial Letters of Censure and revoke end of tour awards for the assignments concerned. TABs A through C pertain. Further, I directed my staff to ensure that a summary of VADM Miller's and RDML Pimpo's lack of judgment in regards to their relationships with a prohibited source and foreign national be reported on the Joint Personnel Adjudication System (JPAS). I have also directed my staff to refer this matter to the Acquisition Integrity Office (AIO) for any action deemed appropriate.

In the cases of (b)(6), (b)(7)(C) USN, and (b)(6), (b)(7)(C) USN, I addressed their lapses in judgment via appropriate administrative measures within my authority as the CDA. There were also approximately 20 other officers (including one (b)(6), (b)(7)(C) from the subject strike group who may have attended GDMA-hosted dinners. I intend to handle those cases with similar appropriate administrative measures.

In accordance with reference (c), any substantiated adverse finding or conclusion from an officially documented investigation or inquiry, or any other credible information of an adverse nature, constitutes "adverse information." I have, therefore, reported all of the substantiated adverse findings concerning each of the aforementioned flag officers to the Naval Inspector General, who will maintain a record of these findings.

One of the issues raised by this matter involves the use of Bravo Zulu (BZ) messages and Letters of Appreciation concerning GDMA, and when the use of the same crosses the line between expressing a permissible "thank you" for meeting contractual

requirements and expressing an impermissible endorsement of, or preference for, GDMA. Understanding that the evidence received thus far only captures a brief snapshot of time, mainly in 2006 and 2007, I am concerned that there may well have been a lack of understanding concerning the ethical rules in this area, especially among some of the Navy's more senior leaders in the Pacific Fleet area of responsibility. While systemic corrective training measures may have been implemented in the interim, I intend to discuss this issue with the Vice Chief of Naval Operations.

The evidence also suggests that there was not a uniform and well established process concerning how opinions are sought from an ethics counselor, how evidence of such opinions are maintained, and how market value determinations of gifts are made. I will engage further on this issue with the Deputy Judge Advocate General of the Navy.

Finally, I note, again during the stated time period of this review, attempts by Navy personnel to circumvent the Navy's oversight responsibilities over contractors. My CDA team will brief Supply Corps senior leaders on the investigation to determine any lessons learned.

J. M. RICHARDSON

Attachments:

As stated

cc:

VCNO

DJAG



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0198 13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO RADM MICHAEL H. MILLER, USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202 (c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that in 2006, while acting as Commander, Carrier Strike Group SEVEN (CSG-7), RADM Michael H. Miller, USN, exercised very poor judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source for gifts per references (b) and (c). Further, through his repeated and increasingly familiar contacts with Mr. Francis, RADM Miller failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers, and established, throughout the deployment of USS RONALD REAGAN (CVN-76), a weak ethical tone which permeated the senior leadership of the Strike Group.
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as Commander, Carrier Strike Group SEVEN (CCSG-7), RADM Miller accepted the improper gift of a ship model from Mr. Francis by paying less than the market value;
- b. On 9 Feb 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;

- Subj: ADVERSE INFORMATION ICO RADM MICHAEL H. MILLER, USN
- c. On 4 Jun 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur, Malaysia from Mr. Francis by paying less than the market value;
- d: On or about 5 Jun 2006, while serving as CCSG-7, RADM Miller solicited the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis;
- e. On 11 Jun 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- f. While serving as CCSG-7, RADM Miller improperly endorsed Mr. Francis and GDMA with Bravo Zulu (BZ) messages and Letters of Appreciation; and
- g. While serving as CCSG-7, RADM Miller violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted numerous gifts from Mr. Francis.
- 3. The above findings constitute adverse information in accordance with reference (e).

4. My point o	of contact for	this	matter	is		(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	may be reach	ed at	(b)(6),			or
(b)(6), (b)(7)(C)	avy.mil.			/	2	

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0200 13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO RADM TERRY B. KRAFT, USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202(c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that in 2006 and 2007, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Terry B. Kraft, USN, exercised very poor judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source for gifts per references (b) and (c). Through his repeated acceptance of improper gifts from Mr. Francis, RADM Kraft failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers, and established, throughout the deployment of USS RONALD REAGAN (CVN-76), a weak ethical tone which permeated his command.
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;
- b. On 4 Jun 2006, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur, Malaysia from Mr. Francis by paying less than the market value;

- Subj: ADVERSE INFORMATION ICO RADM TERRY B. KRAFT, USN
- c. On 11 Jun 2006, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- d. On 10 Mar 2007, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- e. In March 2007, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft improperly endorsed Mr. Francis and GDMA with a Bravo Zulu (BZ) message; and
- f. While serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted gifts from Mr. Francis.
- 3. The above findings constitute adverse information in accordance with reference (e).

4. My point	of contac	t for this	matter is		(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	may be	reached at	(b)(6), (b)(7)	(C)	Ol.
(b)(6), (b)(7)(C)	navy.mil.	1			

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA DB) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY VARD DC 20376-8010

> 5800 Ser 08B-MP/0202 13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO RDML DAVID R. PIMPO, SC, USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202 (c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that in 2006 and 2007, while serving as the Supply Officer for USS RONALD REAGAN (CVN 76), RDML David R. Pimpo, SC, USN, exercised very poor judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source per references (b) and (c). Through his repeated acceptance of improper gifts from Mr. Francis, RDML Pimpo failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers and their subordinates.
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;
- b. On 19 May 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo solicited and accepted the improper gift of lodging reservation services in Hong Kong for himself and (b)(6)(b)(7)(c) and select officers and (b)(6)(b)(7)(c) from GDMA;

Subj: ADVERSE INFORMATION ICO RDML DAVID R. PIMPO, USN

- c. On 9 Jun 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76). RDML Pimpo accepted the improper gift of sightseeing and shopping tour services for (b)(6), (b)(7)(c) of other select officers, in Hong Kong from GDMA;
- d. On 11 Jun 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- e. On 22 Feb 2007, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo solicited and later accepted the improper gift of lodging reservation services in Hong Kong for himself, and select officers, from GDMA;
- f. On 10 Mar 2007, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- g. On 6 Aug 2007, RDML Pimpo accepted the improper gift of large and small ship models of the USS RONALD REAGAN (CVN 76) from Mr. Francis by paying less than the market value;
- h. While serving as Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted numerous gifts from Mr. Francis.
- i. While serving as Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo improperly accepted gifts in return for being influenced in the performance of his official acts.
- 3. The above findings constitute adverse information in accordance with reference (e).

4. My point o	E contac	t for t	his	matter is		(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	may be	reached	at	(b)(6), (b)(7)		or
	vy.mil.					
			/			
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		The state of the s		record	neu	

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY VARD DC 20376-8010

> 5800 Ser 08B-MP/0208 13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635,202 (c) 5 C.F.R. § 2635,203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates

that in 2006 and 2007, while (b)(6).(b)(7)(c) exercised poor judgment by attending multiple dinners with Mr. Leonard

Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source per references (b) and (c). Through (6.007) (Prepeated acceptance of improper gifts from Mr. Francis, (b)(6),(b)(7)(c) failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers and their subordinates.

- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as (b)(6).(b)(7)(C) (c)(G).(b)(7)(C) (d)(G).(b)(7)(C) (e)(G).(b)(7)(C) (e)(G).(b)(7)(C) (e)(G).(
- b. On 4 June 2006, while serving as (b)(6).(b)(7)(C)

 (b)(6).(b)(7)(C)

 accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur from Francis.
- c. On 11 June 2006, while serving as (b)(6), (b)(7)(C) accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Francis.

Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN

d. On 10 Mar 2007, while serving as (b)(6).(b)(7)(C) accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Francis.

- e. While serving as (b)(6).(b)(7)(C) violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which 6.(b)(7)(Sccepted numerous gifts from Francis.
- 3. The above findings constitute adverse information in accordance with reference (e). While the allegations are substantiated, it is important to understand the context of the events and place them in the proper perspective. I have concluded that there are significant mitigating factors, including:

(b)(7)(A)

(b)(6), (b)(7)(C) continues to be a significant contributor and valued senior leader in the Navy.

4. My point of contact for this matter is (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C) or

(b)(6), (b)(7)(C) @navy.mil.

J. M. RICHARDSON



NAVAL NUCLEAR PROPULSION PROGI NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0206 13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C)

Ref:

(a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202 (c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that from Apr 2005 to Sep 2006, while serving as (b)(6), (b)(7)(c) (b)(6), (b)(7)(C) on deployment with Carrier Strike Group SEVEN (CCSG-7), (b)(6), (b)(7)(C) USN, displayed poor judgment where 6.60 more intained an overly-friendly relationship with and accepted improper gifts in the form of extravagant dinner events from Mr. Leonard Francis, the President of GDMA, a defense contractor and a prohibited source per references (b) and (c). failed to demonstrate (b)(6), (b)(7)(C) the proper ethical example for other officers in accordance with reference (d).

- More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as accepted the improper gift of a GDMA-hosted dinner party in Singapore from GDMA, a prohibited source.
- b. On 4 Jun 2006, while serving as (b)(6), (b)(7)(C) accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur from GDMA, a prohibited source.
- The above findings constitute adverse information in accordance with reference (e). While the allegations are substantiated, it is important to understand the context of the

Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN

events and place them in the proper perspective. I have concluded that there are significant mitigating factors, including:

(b)(7)(A)

(b)(6)(b)(7)(C) continues to be a significant contributor and valued senior leader in the Navy.

4. My point of contact for this matter is (b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C) Or (b)(6), (b)(7)(C) Or

J. M. RICHARDSON

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/ 055 18 Nov 16

From: To:	Commander, United States Fleet Forces Command Naval Inspector General		
Subj:	REPORTABLE INFORMATION ICO	(b)(6), (b)(7)(C)	USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04 	16	
per refe miscon	the consolidated disposition authority (CDA) for the Greences (a) and (b), I determined that a preponderance of the disposition of the Greences (a) and (b), I determined that a preponderance of the disposition of the Greences (a) and (b), I determined that a preponderance of the disposition of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (a) and (b), I determined that a preponderance of the Greences (b) (c) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	of the evidence does not s	ubstantiate any (b)(7)(C) on
room, c	on or about 21 August $2\overline{007}$, in excess of ethical limits, ver, after a review of all the information provided, there	was insufficient evidence	d source. to determine that
	(b)(6), (b)(7)(C) in fact, received a discounted hote	1 room (b)(7	(A)
3. The evidence connect and find	ction with any gift. I considered all potential and appropriatings of fact. The CDA does not have the legal author	n, I determined that it wou cordance with reference (d to any party, including GI priate remedies consistent	District do so, did ld be 1). There is no DMA, for or in with the evidence
for the	value of the gifts received.		
	point of contact for this matter is (b)(6), (b)(7) (b)(6), (b)(7)(C) @navy.mil.	may be r	reached at (6), (b)(7)(c)
	P.S.	DAVIDSON	
Copy to VCNO CNP (N	(N09BL)	A	

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(b)(6), (b)(7)(C)

DCIS

NCIS

Copy to:

DCIS

VCNO (N09BL) CNP (N00L)

NCL (b)(6), (b)(7)(C)

DEPARTMENT OF THE NAVY

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/054 18 Nov 16

From: To:	Commander, United States Fleet Forces Naval Inspector General	s Command	
Subj:	REPORTABLE INFORMATION ICO	(b)(6), (b)(7)(C)	USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2 (b) VCNO ltr 5800 Ser N09D/16U1129 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04 	2015 236 of 29 Aug 16	
per refe miscon	the consolidated disposition authority (Corences (a) and (b), I determined that a product against (b)(6), (b)(7)(C) and USS NIMITZ (CVN 68) in 2007.	DA) for the Glenn Defense Marine As reponderance of the evidence does not USN, while serving as	ia (GDMA) matter substantiate any (b)(6), (b)(7)(C)
dinner,	or about August 2007, (b)(6). (b)(7)(C) in excess of ethical limits, from GDMA ons contained in reference (c) apply to the	may have received a discounted, a prohibited source. I determined that the dinner events.	
(b)(6),	(b)(7)(A) and accordingly given GDMA's deceptive practices and	pelief that has ethically permissible for (5).	(b)(7)(A) (b)(7 t (o) attend.
cuhetar	(b)(7)(A) As such tiate misconduct against (b)(6), (b)(7)(, I determined that it would be inappro	priate to
4. The evidence connec and fin	above findings constitute reportable info	ormation in accordance with reference any money to any party, including GD ntial and appropriate remedies consiste	MA, for or in ent with the evidence
5. My	point of contact for this matter is (b)(6), (b)(7)(C) @navy.mil.	P. S DAVIDSON	e reached at (6), (b)(7)(c)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/053 18 Nov 16

(b)(6), (b)(7)(C)

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DEPARTMENT OF THE NAVY

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/51 10 Nov 16

From: To:	Commander, United States Fleet Forces Command Naval Inspector General
Subj:	REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04
per refe	the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter erences (a) and (b), I have determined that a preponderance of the evidence does not substantiate sconduct against (b)(6), (b)(7)(C) USN, while serving as the (b)(6), (b)(7)(C) BRIDGE (AOE 10) during a port visit in Singapore in 2003.
Singap source.	or about September and October 2003, (b)(6), (b)(7)(C) attended two dinner events in ore with a market value in excess of ethical limits that were paid for by GDMA, a prohibited. I determined that none of the gift exceptions contained in reference (c) apply to the dinner events. also provided a letter of appreciation to GDMA for services provided during the sit.
(b)(6), (to atten	ed on all the facts and circumstances known to me for this allegation, I determined that (b)(6), (b)(7)(C) held an honest and reasonable belief that (b)(attendance at the dinners (b)(7)(A) (b)(7)(A) and accordingly, that it was ethically permissible for (c), (b)(7)(C) and. In addition, I determined that the provision of a letter of appreciation from (b)(6), (b)(7)(C) (c) did not amount to an improper endorsement under ref (c). As such, I determined that it would oppropriate to substantiate misconduct against (b)(6), (b)(7)(C)
evidend connec evidend	above findings constitute reportable information in accordance with reference (d). There is no ce that block (b)(6), (b)(7)(C) provided any money to any party, including GDMA, for, or in the stion with, the dinners. I considered all potential and appropriate remedies consistent with the ce and findings of fact. The CDA does not have the legal authority to require reimbursement or tion for the value of the gift received.
5. My	point of contact for this matter is (b)(6), (b)(7)(C) may be reached at (6), (b)(7)(C) (b)(6), (b)(7)(C)
	Polamele
	P.S. DAVIDSON
Copy to VCNO CNP (I	(N09BL)

COMMANDER U.S. FLEET FORCES COMMAND 1562 MITSCHER AVENUE SUITE 250 NORFOLK VA 23551-2487

> 5800 Ser CDA/50 3 Nov 16

From: Commander, United States Fleet Forces Command

To: Naval Inspector General

Subj: REPORTABLE INFORMATION ICO NIMITZ 03 MEMBERS IN ATTENDANCE AT

DINNER(S) AND/OR GOLF

Ref: (a) SECNAV CDA Memo dtd 30 Sep 2015

(b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16

(c) 5 C.F.R. § 2635

(d) DoD Instruction 1320.04

Encl: (1) List of Officers Who Attended One Dinner

(2) List of Officers Who Attended Two Dinners

(3) List of Officers Who attended Dinner(s) and Golf

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per references (a) and (b), I have determined that a preponderance of the evidence does not substantiate any misconduct against a number of individuals who were in attendance at the dinner(s) and/ or golf event hosted by GDMA during USS NIMITZ Strike Group's port visits to Singapore in September and October 2003.
- 2. On or about 14 September 2003, several senior officers of the USS NIMITZ Strike Group attended a lavish dinner event in Singapore with a market value in excess of ethical limits that was paid for by GDMA, a prohibited source. I determined that the Safe Harbor provision contained in reference (c) applied to this dinner event for the individuals listed in the enclosures, particularly because the (b)(6), (b)(7)(A), (b)(7)(C)

(b)(7)(A)

- 3. On or about 9 October 2003, several senior officers of the USS NIMITZ Strike Group attended a lavish dinner event in Singapore with a market value in excess of ethical limits that was paid for by GDMA, a prohibited source. I determined that none of the exceptions contained in reference (c) applied to this dinner event; however, based on all the facts and circumstances, I determined that the individuals held an honest and reasonable belief that their attendance at the 9 October dinner (b)(6), (b)(7)(A), (b)(7)(C) and accordingly, that it was ethically permissible for them to attend. As such, I determined that it would be inappropriate to substantiate misconduct.
- 4. On or about 8 October 2003, two officers of the USS NIMITZ Strike Group attended a golf event. Although the event was organized by GDMA, a prohibited source, I determined that this event was not a gift because the officers who attended paid market value for the golf fees and associated meal.

Subj: REPORTABLE INFORMATION ICO NIMITZ 03 MEMBERS IN ATTENDANCE AT DINNER(S) AND/OR GOLF

5. There is no evidence that any of the individuals listed in the enclosures provided any money to any party, including GDMA, for, or in connection with, any of the dinners. I considered all potential and appropriate remedies consistent with the evidence and findings of fact. The CDA does not have the legal authority to require reimbursement or restitution for the value of the gift received.

6. The above findings constitute	reportable information in accordan	nce with reference (d). My
point of contact for this matter is		He may be reached at ()(6), (b)(7)(c

(b)(6), (b)(7)(C)

@navy.mil.

P. S. DAVIDSON

Copy to:

VCNO (N09BL)

CNP (N00L)

NCIS

DCIS (b)(6), (b)(7)(C)

Officers Who Attended One Dinner

(b)(6), (b)(7)(C)

Enclosure (1)

Officers Who Attended Both Dinners

(b)(6), (b)(7)(C)

Enclosure (2)

Officers Who Attended Dinner(s) and Golf

(b)(6), (b)(7)(C)

Enclosure (3)

(b)(6), (b)(7)(C)

DCIS

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DEPARTMENT OF THE NAVY

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/48 21 Oct 16

From: To:	Commander, United States Fleet Forces Command Naval Inspector General
Subj:	REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04
per refe	the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter erences (a) and (b), I have determined that a preponderance of the evidence does not substantiate sconduct against (b)(6), (b)(7)(C) USN, while serving as the (b)(6), (b)(7)(C) of USS (ETON (CG 59) during a port visit in Singapore in 2003.
value in	or about 9 October 2003, (b)(6) (b)(7)(c) attended a lavish dinner event in Singapore with a market n excess of ethical limits that was paid for by GDMA, a prohibited source. I determined that none gift exceptions contained in reference (c) apply to this dinner event.
held an	ed on all the facts and circumstances known to me for this allegation, I determined that (b)(6), (b)(7)(C) honest and reasonable belief that), (b)(attendance at the dinner was (b)(7)(A) and accordingly, that it was ethically permissible for (b), (b)(7) (c) attend. Based
(b)(6), (b)(7	position and knowledge at the time, I also determined that (b)(7)(A) As such, I determined that it would be inappropriate
	tantiate misconduct against (b)(6). (b)(7)(C) continues to be a significant contributor and valued in the Navy.
evidence the 9 Consideration	above findings constitute reportable information in accordance with reference (d). There is no ce that (b)(6), (b)(7)(C) provided any money to any party, including GDMA, for, or in connection with, october 2003 dinner. I considered all potential and appropriate remedies consistent with the ce and findings of fact. The CDA does not have the legal authority to require reimbursement or ion for the value of the gift received.
5. My	point of contact for this matter is (b)(6), (b)(7)(C) may be reached at (6), (b)(7)(C) (b)(6), (b)(7)(C)
	ou de
	P. S. DAVIDSON
Copy to VCNO	(N09BL)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/ ⁴⁷ 30 Sep 16

From: To:	Commander, United States Naval Inspector General	Fleet Forces (Command		
Subj:	REPORTABLE INFORMA	ATION ICO	(b)(6), (b)(7)(C)	·	USN
Ref:	(a) SECNAV CDA Memo(b) VCNO ltr 5800 Ser N09(c) 5 C.F.R. § 2635(d) DoD Instruction 1320.0	9D/16U11293 4	6 of 29 Aug 16		
matter substant board board board board board board board 2. Evi (t prohib referen	ited source, in Hong Kong. ace (c) apply.	determined the (b)(6), (b)(7)(C) 2007. There we behalf of or to the contract of Just the Cont	USN, was absolutely no ever benefit GDMA, no ice showed that in a fadiscounted hote that none of the gift	hile serving idence that or was borne. August 2007 I room from exceptions	as (b)(6), (b)(7)(C) on (b)(6), (b)(7)(C) quested to do so.
3. I de	etermined there was insuffic	ient evidence	to substantiate alleg	gations that	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(caccented the gift of a disco	ounted hotel ro		(I	b)(6), (b)(7)(C)
		o)(7)(A)	,	More	eover, GDMA
engage	ed in deceptive practices to		(b)(7)	(A)	
		(b)(7)(A)	A	46 ************************************	mannyanyuta ta
substa	ntiate this allegation.		As such,	it would be	mappropriate to
Within with, t	e above findings constitute r n my authority as CDA, I con logo (b)(7)(C) provided any the hotel discount. I conside the and findings of fact. The arsement or restitution for the	nsider this ma money to any red all potenti c CDA does no	tter to be closed. The party, including Glal and appropriate to have the legal automates.	nere is no ev DMA, for, o emedies coi	r in connection asistent with the

Subj: REPORTABLE INF ___MATION ICO (b)(6), (b)(7)(C)

5. My point of contact for this matter is

(b)(6), (b)(7)(C)

may be reached at

USN

(b)(6), (b)(7)(C)

@navy.mil.

P. S. DAVIDSON

Copy to:

VCNO (N09BL)

CNP (N00L)

DCIS

NCIS (b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/46 30 Sep 16

From: To:	Commander, United States Fleet Forces Com Naval Inspector General	ımand	×
Subj:	REPORTABLE INFORMATION ICO	(b)(6), (b)(7)(C)	USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04 	×	
matter substan (b)(6), (b)(7)(the consolidated disposition authority (CDA) per references (a) and (b), I determined that a ntiate misconduct by con board USS NIMITZ (CVN 68) in 2007. Took any official action on behalf ted to do so.	USN, while service of the eventure of the even	ving as (b)(6), (b)(7)(C) evidence that (6), (b)(7)(C)
prohib transpo in refe	ortation from GDMA (b)(6), (b)(7)(C) I determine trence (c) apply to any of these gifts.	counted hotel rooms from and Singapore, as well ed that none of the gift e ubstantiate allegations the	n GDMA, a 1 as the gift of exceptions contained (b)(6), (b)(7)(C)
)(6), (b)(7)(a)	excepted the gifts of discounted hotel rooms ar		DIVIA. (b)(6), (b)(7)(C)
	(b)(6), (b)(7)(A) (b)(7)(A)	, (b)(r)(C)	
Moreo	over, GDMA engaged in deceptive practices	(b)(7)(A)
IVIOLOG	(b)(7)(A)		
	(b)(7)(A)		ditionally, there is
no evi a gift f	dence to support that (b)(6), (b)(7)(C) from GDMA. As such, it would be inappropri		ion for (b)(6), (b)(7)(c) was allegations.
Within (b)() with, t	e above findings constitute reportable information my authority as CDA, I consider this matter provided any money to any party, the discounted hotel rooms and transportation ies consistent with the evidence and findings with the require reimbursement or restitution for	to be closed. There is no including GDMA, for, or I considered all potention of fact. The CDA does r	o evidence that (6). (6)(7)(c) or in connection all and appropriate not have the legal

Subj: REPORTABLE INFUMATION ICO

(b)(6), (b)(7)(C)

USN

5. My point of contact for this matter is

(b)(6), (b)(7)(C)

may be reached at

(b)(6), (b)(7)(C)

@navy.mil.

S. DÁVIDSON

Copy to:

VCNO (N09BL)

CNP (NOOL)

DCIS NCIS

(b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/ 45, 30 Sep 16

From:	Co	nmander,	τ	J nited	States	Fleet	Forc	es (Command	
					.2					

To: Naval Inspector General

Subj: REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN, (b)(6), (b)(7)(C) AND (b)(6), (b)(7)(C)

Ref:

(a) SECNAV CDA Memo dtd 30 Sep 2015

- (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16
- (c) 5 C.F.R. § 2635
- (d) DoD Instruction 1320.04

1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per references (a) and (b), I reviewed evidence of potential misconduct against (b) (b) (7)(c) (b)(6), (b)(7)(C) from 2007, white 6). (b)(7) was serving as the (b)(6), (b)(7)(C) on board USS NIMITZ (CVN 68); from 2007, while serving as the (b)(6), (b)(7)(C) on board USS NIMITZ (CVN68); and, (b)(6), (b)(7)(C) from 2007, (b)(6), (b)(7)(C) while), (b)(7)(7)(8), (b)(6), (b)(7)(C) on board USS NIMITZ (CVN 68). I determined, by a preponderance of the evidence, these officers paid for their hotel rooms in Hong Kong and did not receive any gift of discounted lodging from GDMA. There was absolutely no evidence that any of these officers took any official action on behalf of or to benefit GDMA, nor were they requested to do so.

2. Within my authority as CDA, I consider this matter to be closed.

3. My point of contact for this matter is (b)(6), (b)(7)(c) may be reached at (a)(b)(6), (b)(7)(c) (a)(a)(a)(b)(7)(c)

P. S. DAVIDSON

Copy to:

VCNO (NO9BL) CNP (NO0L)

NCIS

DCIS (b)

(b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/044 20 Sep 16

From: To:	Commander, United States Fleet Forces Command Naval Inspector General
Subj:	REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04
per ref	the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter erences (a) and (b), I have determined that a preponderance of the evidence does not substantiate sconduct against (b)(6), (b)(7)(C) USN, while serving as the (b)(6), (b)(7)(C) during a port visit in Singapore in 2003.
marke	or about 9 October 2003 (b)(6), (b)(7)(C) attended a lavish dinner event in Singapore with a value in excess of ethical limits that was paid for by GDMA, a prohibited source. I determined ne of the gift exceptions contained in reference (c) apply to this dinner event.
3. Bas	ed on all the facts and circumstances known to me for this allegation, I determined that (b)(6), (b)(7)(C) held an honest and reasonable belief that (b)(7)(A) and accordingly, that it was ethically permissible for (6), (b)(7)(C)
would signifi	the description of the descripti
eviden connec	above findings constitute reportable information in accordance with reference (d). There is no ce that by provided any money to any party, including GDMA, for, or in tion with, the 9 October 2003 dinner. I considered all potential and appropriate remedies ent with the evidence and findings of fact. The CDA does not have the legal authority to require resement or restitution for the value of the gift received. My point of contact for this matter is may be reached at by the contact for this matter.
Copy to VCNC CNP NCIS	P. S. DAVIDSON

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/ 043 20 Sep 16

From: Commander, United States Fleet Forces Command

To: Naval Inspector General

Subj: REPORTABLE INFORMATION ICO MEMBERS IN ATTENDANCE AT 20 SEPTEMBER 2003 SINGAPORE DINNER HOSTED BY GDMA

Ref:

(a) SECNAV CDA Memo dtd 30 Sep 2015

(b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16

(c) 5 C.F.R. § 2635

(d) DoD Instruction 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per references (a) and (b), I have determined that a preponderance of the evidence does not substantiate any misconduct against a number of individuals who were in attendance at a dinner hosted by GDMA during an Expeditionary Strike Group ONE port visit to Singapore in September 2003.
- 2. On or about 20 September 2003, the following individuals attended a lavish dinner event in Singapore with a market value in excess of ethical limits that was paid for by GDMA, a prohibited source:

a. b. c. d. e. f. g. h.	
d.	
e.	
f.	(b)(6), (b)(7)(C)
g.	
h.	
i.	
j.	
k.	

I determined that none of the gift exceptions contained in reference (c) apply to this dinner event.

3. Based on all the facts and circumstances, I determined that the above named individuals held an honest and reasonable belief that their attendance at the dinner was honest and accordingly, that it was ethically permissible for them to attend.

(b)(7)(A)

(b)(7)(A)

As such, I determined that

it would be inappropriate to substantiate misconduct against any of the above listed individuals.

Subj: REPORTABLE INFORMATION ICO MEMBERS IN ATTENDANCE AT 20 SEPTEMBER 2003 SINGAPORE DINNER HOSTED BY GDMA

4. There is no evidence that any of the individuals listed above provided any money to any party, including GDMA, for, or in connection with, the 20 September 2003 dinner. I considered all potential and appropriate remedies consistent with the evidence and findings of fact. The CDA does not have the legal authority to require reimbursement or restitution for the value of the gift received.

5.	The above	findings	constitute	reportable	information	in accordance	with reference	(d).	My
	int of aanta		220		/L\/0\ /L\/7\/		more be weech	2.6	

(b)(6), (b)(7)(C)

@navy.mil.

2.8. DAVIDSON

Copy to:

VCNO (N09BL)

CNP (NOOL)

NCIS DCIS

(b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/041 1 Sep 16

From: To:	Commander, United States Fleet For Naval Inspector General	orces Command	
Subj:	ADVERSE INFORMATION ICO	(b)(6), (b)(7)(C)	USN
Ref:	 (a) SECNAV CDA Memo dtd 30 S (b) VCNO ltr 5800 Ser N09D/16U (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04 	112936 of 29 Aug 16	
prepor solicite GDM	per references (a) and (b), I reviewed (b)(6), (b)(7)(c) from 2 (b)(6), (b)(7)(c) on board (derance of the evidence substantiate (ed the improper gift of discounted locally, a defense contractor and prohibited	USS NIMITZ (CVN 68). I determined the	pore from no evidence
thatGDM	(b)(6), (b)(7)(C) A, nor was (b), (b)(7) requested to do so.	took any official action on behan of of	to belieff
solicite (b)(6), (b) and Si While that G suffici discouranter cover there y Hong honest GDM related	ngapore included special discounts, there is no evidence that the contract of	ith CSG-11 directly from GDMA. (b)(6), (b) (c) known that the lodging (c), (b)(7) solicited in It and that those discounts were coming from the full extent of the discounts actually being ons of the rooms itself (c), (b)(7) was given more tions with GDMA, that the rooms were being were being provided to the officers by a defeact with GDMA for Singapore and Hong It mmodations, it only provided for that service torovide it, such as MWR. MWR was operated (b)(6), (b)(7)(C) could not have ithin ethical guidelines to solicit discounts 1 "upgrades" and deals offered only to cert	Hong Kong in GDMA. ing given, or than ing offered at efense Kong did ice where ating in both the had and from ain officers
3. The	e above finding constitutes adverse	information in accordance with reference (a). While

substantiated, it is important to understand the context of the events and place them in the proper

perspective. I determined that there are other significant mitigating factors, including:

Subj:	ADVERSE IN	FORMATION ICO	(b)(6), (b)(7)(C)	USN
•		(b)(7)(A)		
my automotion (b)(and apphave the	be ropropriate remedent the legal authori	, and consider this matter e-considered for retirement dies consistent with the e ty to require reimbursem	through admirent to be closed. I do not received through admirent grade determination. I evidence and findings of faction or restitution for the variation.	considered all potential ct. The CDA does not
5. My	(b)(6), (b)(7)(C)	et for this matter is @navy.mil.	P. S. DAVIDSON	inay be reached at
Copy to VCNC CNP NCIS DCIS	to: (N09BL) (b)(6), (b)(7)(C)		To the second se	economic de la conomic de la c

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

From: Commander, United States Fleet Forces Command

5800 Ser CDA/040 1 Sep 16

To:	Naval Inspector General
Subj:	ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04
USS N (b)(6), improderelic solicit was al	the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) reper references (a) and (b), I reviewed evidence of potential misconduct against (b) (b) (b) (7) (c) from 2007, while). (b) (7) (c) was serving as (b) (6). (b) (7) (c) on board NIMITZ (CVN 68). I determined that a preponderance of the evidence substantiates that improperly accepted the gift of a bottle of wine and brunch from GDMA, perly solicited discounted hotel lodging in Singapore for others from GDMA, and was ct in the performance of the performance of the evidence substantiates that (b) (7) (c) from the performance of the performance of the evidence from GDMA. However, there is boolutely no evidence that (b) (6). (b) (7) (c) took any official action on behalf of or to benefit A, nor was being the content of the co
Not or	tween 19 July 2007 and 1 September 2007, a (b)(6). (b)(7)(C) ted hotel rooms for senior officers at discounted rates from GDMA, a prohibited source. nly was (b)(6). (b)(7)(C) directly involved in the solicitation of the gift of discounted hotel ng, (b)(6). (b)(7)(C) knew or should have known that a (b)(6). (b)(7)(C)
and an unque busine	mother (b)(6), (b)(7)(C) were soliciting gifts from GDMA and failed to intervence (6), (b)(7)(C) and its personnel conducted their ess in accordance with the applicable ethical rules. In allowing this (b)(6), (b)(7)(C) in to solicit improper gifts from GDMA, (b)(6), (b)(7)(C) was derelict in the emance of that duty, and that dereliction can be attributed to neglect.
excess gifts f	Iditionally, (b)(6), (b)(7)(C) accepted the improper gift of a bottle of wine and brunch, in s of ethical limits, from GDMA. Although (b)(6), (b)(7)(C) does not admit to accepting these from GDMA the evidence I have reviewed shows that (b) knowingly accepted the gifts.
addre	see above finding constitutes adverse information in accordance with reference (d). I sseed this personally with (b)(6), (b)(7)(C) through administrative action within my authority DA, and consider this matter to be closed. I considered all potential and appropriate

Subj: ADVERSE INFORMATION ICO

(b)(6), (b)(7)(C)

USN

remedies consistent with the evidence and findings of fact. The CDA does not have the legal authority to require reimbursement or restitution for the value of the gifts received.

5. My point of contact for this matter is

(b)(6), (b)(7)(C)

may be reached at

(b)(6), (b)(7)(C)

@navy.mil.

P. S. DAVIDSON

Copy to:

VCNO (N09BL)

CNP (

NCIS

(b)(6), (b)(7)(C) **DCIS**

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/ 039 1 Sep 16

From: To:	Commander, United States Fleet Forces Command Naval Inspector General	
Subj:	ADVERSE INFORMATION ICO (b)(6), (b)(7)(C)	USN
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/ 16U112936 of 29 Aug 2016 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04 	
USS N (b)(6), (b) performing rope while	the consolidated disposition authority (CDA) for the Glenn Defense Marine Aper references (a) and (b), I reviewed evidence of potential misconduct again (b)(6), (b)(7)(C) from 2007, white (b)(7) was serving as (b)(6), (b)(7)(C) on bound improperly accepted that a preponderance of the evidence substantial improperly accepted the gift of a bottle of wine from GDMA, was derewance of the evidence substantial improperly accepted the gift of a bottle of wine from GDMA, was derewance of discounted hotel lodging for others from GDMA, and patronized as in port in Singapore. However, there was absolutely no evidence that (b)(6), (b)(7)(G), (b)(7)(G), (b)(7)(G), (b)(7)(G), (c)(7)(G), (d)(7)(G),	pard ntiates that elicit in the eliciting a prostitute (7)(c) took
Althou failed	ed hotel rooms for senior officers at discounted rates from GDMA, a prohibite of the compact of the gifts. (b)(6), (b)(7)(C) was not directly involved in the solicitation of the gifts. (b)(7)(C) were soliciting discounted hotel rooms from to intervene (6), (b)(7)(C) to intervene (6), (b)(7)(C) to intervene (7)(C) conducted their business in accordance with the applicable ethical rules. The conducted their business of that duty, and that dereliction can be attributed to the conducted their business of that duty, and that dereliction can be attributed to the conducted their business of that duty, and that dereliction can be attributed to the conducted their business of that duty, and that dereliction can be attributed to the conducted the conducted the conducted their business in accordance with the applicable ethical rules.	as aware (), (6)(4)(C) a GDMA and (b)(6), (b)(7)(C)
excess	ditionally, and by 6.6070 wm admission, 6060.6070 accepted the improper gift of ethical limits, from GDMA and patronized a prostitute. Therefore, these antiated.	of wine, in llegations are
addres CDA, paygra findin	e above finding constitutes adverse information in accordance with reference seed this personally with (b)(6), (b)(7)(C) through administrative action within my and consider this matter to be closed. I recommend that (b)(6), (b)(7)(C) retire in ade. I considered all potential and appropriate remedies consistent with the every solution for the value of the gift received.	y authority as ne). (b)(recurrent vidence and

Subj: ADVERSE INFORMATION ICO USN (b)(6), (b)(7)(C)

5. My point of contact for this matter is

(b)(6). (b)(7)(C) @navy.mil.

(b)(6), (b)(7)(C)

may be reached at

S. DAVIDSON

Copy to: VCNO (N09BL)

CNP

NCIS

(b)(6), (b)(7)(C)

DCIS

To:

DEPARTMENT OF THE NAVY

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

From: Commander, United States Fleet Forces Command

Naval Inspector General

5800 Ser CDA/ 038 1 Sep 16

Subj: REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN
Ref: (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04
1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per references (a) and (b), I have determined that a preponderance of the evidence does not substantiate any of the allegations of misconduct against (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)
2. On 20 September 2003, (b)(6), (b)(7)(C) attended a lavish dinner event in Singapore that was paid for by GDMA, a prohibited source. The estimated value of the dinner event was approximately \$880 per person. I determined that none of the gift exceptions contained in reference (c) apply to this dinner event.
(b)(6), (b)(7)(A), (b)(7)(C)
had an honest and reasonable belief that (b)(7)(A) and that attendance was legally permissible and (b)(7)(A) (b)(7)(A) As such, I unsubstantiated the allegation of the inappropriate gift of this dinner. However, as the evidence does not show any corrective action following the dinner, I personally counseled (b)(6), (b)(7)(C)
3. I also unsubstantiated other allegations against (b)(6), (b)(7)(C) including that (b)(c)(xissed a prostitute, received the gift of a pewter nameplate from GDMA, and that (b)(r)improperly endorsed GDMA with a letter of appreciation. There is either no evidence or very little evidence to support these allegations.
4. I considered all potential and appropriate remedies consistent with the evidence and findings of fact. The CDA does not have the legal authority to require reimbursement or restitution for the value of the gift received. (b)(6), (b)(7)(C) is an outstanding officer who should be allowed to retire in grade.

Subj: REPORTABLE INFORMATION ICO

(b)(6), (b)(7)(C)

5	The above findings constitute reportable information in accordance	e with reference (d). My
٠.	1110 000 (0 1111011-18-	war be weeked of

point of contact for this matter is

(b)(6), (b)(7)(C) @navy.mil.

may be reached at(b)(6), (b)(7)(c)

s. DAVIDSON

Copy to: VCNO (N09BL)

CNP

(b)(6), (b)(7)(C) NCIS

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/ 037 1 Sep 16

From: To:	Commander, United States Fleet Forces Command Naval Inspector General				
Subj:	REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN				
Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04 				
matter	the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) per references (a) and (b), I determined that a preponderance of the evidence does not ntiate misconduct by (b)(6), (b)(7)(C) USN, while serving as (b)(6), (b)(7)(C) in 2007.				
2. On 29 August 2007, (b)(6), (b)(7)(C) attended a lavish dinner event in Singapore that was paid for by GDMA, a prohibited source. The estimated value of the dinner was between \$730 - \$1095 per person. Additionally, evidence provided by the Department of Justice showed that between August and September 2007, (b)(7)(A) received the improper gifts of discounted hotel rooms from GDMA for (b)(6), (b)(7)(C) in Hong Kong and Singapore, as well as the gift of transportation from GDMA for (b)(7)(A) I determined that none of the gift exceptions contained in reference (c) apply to any of these gifts.					
as the					
as the except					
except	ions contained in reference (c) apply to any of these gifts. (b)(6), (b)(7)(A), (b)(7)(C) (b)(6), (b)(7)(A), (b)(7)(C)				
(b)(6). belief and misco	ions contained in reference (c) apply to any of these gifts. (b)(6), (b)(7)(A), (b)(7)(C) (b)(6), (b)(7)(A), (b)(7)(C) (b)(7)(C) the evidence supports that (b)(6), (b)(7)(C) had an honest and reasonable that (b)(7)(A) and that attendance was legally permissible (b)(7)(A) As such, I determined it would be inappropriate to substantiate induct by (b)(6), (b)(7)(C) in regard to this dinner.				
(b)(6). belief and misco	ions contained in reference (c) apply to any of these gifts. (b)(6), (b)(7)(A), (b)(7)(C) (b)(6), (b)(7)(A), (b)(7)(C) (b)(7)(C) the evidence supports that (b)(6), (b)(7)(C) had an honest and reasonable that (b)(7)(A) and that attendance was legally permissible (b)(7)(A) As such, I determined it would be inappropriate to substantiate				
(b)(6). belief and misco	(b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(C) (c) the evidence supports that (b)(6). (b)(7)(C) (d) the evidence supports that (b)(6). (b)(7)(C) (e)(7)(A) (f)(7)(A) (f)(6). (f)(7)(A) (f)(6). (f)(7)(C) (f)(6). (f)(7)(C)				
(b)(6). belief and misco	(b)(6), (b)(7)(A), (b)(7)(C) (b)(6), (b)(7)(A), (b)(7)(C) (b)(6), (b)(7)(A), (b)(7)(C) (b)(6), (b)(7)(A), (b)(7)(C) (b)(6), (b)(7)(A) (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) (c) (d) (d) (e) (f) (f) (f) (g) (g) (g) (g) (g				
(b)(6). belief and misco 4. I fi	(b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(A). (b)(7)(C) (b)(6). (b)(7)(C) (c) the evidence supports that (b)(6). (b)(7)(C) (d) the evidence supports that (b)(6). (b)(7)(C) (e)(7)(A) (f)(7)(A) (f)(6). (f)(7)(A) (f)(6). (f)(7)(C) (f)(6). (f)(7)(C)				

5. The above findings constitute reportable information in accordance with reference (d). I
considered all potential and appropriate remedies consistent with the evidence and findings of
fact. The CDA does not have the legal authority to require reimbursement or restitution for the
value of the gifts received.

6. I perso	onally counseled	(b)(6), (b)(7)(C)	on this matte	er, required (6). (b)	(7) to receive standards of
conduct t	raining, and consid	er this matter to	be closed.	(b)(6), (b)(7)(C)	continues to be a
	nt contributor and v				

7. My point of contact for this matter is

(b)(6), (b)(7)(C) @navy.mil.

(b)(6), (b)(7)(C)

may be reached at

AVIDSON

Copy to: VCNO (N09BL)

NCIS

(b)(6), (b)(7)(C)

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/33 31 August 2016

From: To:	Commander, United States Fleet Forces Command Naval Inspector General	
Subj:	REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C)	USN
Ref:	(a) SECNAV CDA Memo dtd 30 Sep 2015(b) VCNO CDA Memo dtd 1 Oct 2015(c) 5 C.F.R. § 2635(d) DoD Instruction 1320.04	
matter	the consolidated disposition authority (CDA) for the Glenn Defense Man per references (a) and (b), I have determined that a preponderance of the estantiate any misconduct against (b)(6), (b)(7)(C) USN, while (b)(6), (b)(7)(C) during a port visit in Singapore in 2003.	rine Asia (GDMA) e evidence does e serving as the
with a	or about 9 October 2003, (b)(6), (b)(7)(C) attended a lavish dinner of market value in excess of ethical limits that was paid for by GDMA, a pmined that none of the gift exceptions contained in reference (c) apply to	rohibited source.
3. Bas	ed on all the facts and circumstances, I determined that and reasonable belief that (b)(6), (b)(7)(C) and accordingly, that it was ethically permis	held an o)(7)(A) sible for (6), (b)(7)to
attend.	Based on (b)(7)(A)	1. 7
determ (b)(6), (l	ined that it would be inappropriate to substantiate misconduct against continues to be a significant contributor and valued officer in the	As such, I 0)(6), (b)(7)(C) Navy.
fact. T	e above findings constitute reportable information in accordance with referred all potential and appropriate remedies consistent with the evidence che CDA does not have the legal authority to require reimbursement or refer the gift received. My point of contact for this matter is (b)(6) (b)(7)(C) (a) (b)(6) (b)(7)(C) (b)(7)(C) (c) (d) (e)(1)(1)(1)(1)(1)(2) (e)(2)(1)(2)(1)(3)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)	estitution for the
•	P. S. DAWIDSON	
Copy t	0;	
VCNC CNP NCIS	(b)(6), (b)(7)(C)	

DCIS



DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/032 24 Aug 2016

From: To:	Naval Inspector Ge		rorces Co.	mmand			
Subj:	ADVERSE INFOR	MATION ICO	0	(b)(6), (b)(7)(C)		USN	,
Ref:	(a) SECNAV CDA (b) VCNO CDA M (c) 5 C.F.R. § 2635 (d) DoD Instruction	emo dtd 1 Oct					
matter that tankard was ab	As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA natter per references (a) and (b), I determined that a preponderance of the evidence substantiates accepted improper gifts of flowers, a Royal Selangor pewter ankard and a vase from GDMA, a defense contractor and prohibited source. However, there was absolutely no evidence that (b)(6), (b)(7)(C) took any official action on behalf of, or to benefit, GDMA, nor was (b)(7) requested to do so.						
2. On Singan	or about 20 Septemb ore with a market va	per 2003,	(b)(6), (b)(tended a c		
prohib	ited source. I detern	nined that non-	e of the gi	ft exceptions c	ontained i	n referen	ce (c) apply
to this	dinner event. Howe	ver, based on	all the fact	s and circums mable belief th	tances, I a	Iso deterr	nined that at the dinner
was	(b)(6), (b)(7)(C) (b)(7)(A)	neid an nones	it and reas	(b)(6), (b)(7)(C)	Teron (Strate)	CIICIAI,ICC C	Further,
vv a.c	(b)(6), (b)(7)(C)			(b)(7)(A)			
	(b)(7)(A)			I determined t			
substar	ntiate misconduct ag	ainst (b)(6), (b	in (7)(C)	regards 🕬 (b)	cattendanc	ce at this	dinner event
B. However, following the dinner event, (b)(6), (b)(7)(C) accepted gifts of flowers, a pewter tankard and vase directly from Mr. Leonard Francis, President of GDMA. I determined that none of the gift exceptions contained in reference (c) applied to these gifts, even considering unique and bona fide connection that existed between (b)(6)							
whereb	v		(b)(6)				0.5
Althou	Although the value of the items was minor, not substantial in light of GDMA's past lavish gift tractices, their acceptance constituted a technical violation of reference (c).						

(b)(6), (b)(7)(C)

USN

4. The above finding constitutes adverse information in accordance with reference (d). While substantiated, it is important to understand the context of the events and place them in the proper perspective. I determined that there are other significant mitigating factors, including:

(b)(6), (b)(7)(A), (b)(7)(C)

(b)(6) (b)(7)(A) (b)(7)(C)

5. I addressed this personally with (b)(6), (b)(7)(C) through counseling and consider this matter to be closed. I considered all potential and appropriate remedies consistent with the evidence and findings of fact. The CDA does not have the legal authority to require reimbursement or restitution for the value of the gifts received. (b)(6), (b)(7)(C) is an outstanding officer who should be allowed to retire in grade.

6. My point of contact for this matter is

(b)(6), (b)(7)(C)

may be reached at

(b)(6), (b)(7)(C)

@navy.mil.

P. S. DAYIDSON

Copy to:

VCNO (N09BL)

CNP

NCIS DCIS

NCIS (b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/028 4 Aug 16

From: Commander, United States Fleet Forces Command To: Naval Inspector General
Subj: ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN
Ref: (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO CDA Memo dtd 1 Oct 2015 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04
1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per references (a) and (b), I reviewed evidence of potential misconduct against (b)(6), (b)(7)(c) from 2007, while (b)(7) was serving as (b)(6), (b)(7)(c) USS NIMITZ (CVN 68). I determined that a preponderance of the evidence substantiates that (b)(6), (b)(7)(c) accepted an improper gift of a dinner event from GDMA, a defense contractor and prohibited source. However, there was absolutely no evidence that (b)(6), (b)(7)(c) took any official action on behalf of or to benefit GDMA, nor was (b)(requested to do so.
2. On 29 August 2007 (b)(6), (b)(7)(C) attended a dinner event in Singapore that was paid for by GDMA. The value of the dinner was in excess of ethical limits (estimated value of at leas \$730 per person) and none of the gift exceptions in reference (c) applied. I did determine that there was mitigating evidence in that the (b)(7)(A) (b)(7)(A) (b)(7)(A) (b)(7)(A) (b)(7)(A) (b)(7)(A) (b)(7)(B) (b)(7)(C) (c) (d)(7)(A) (d)(7)(
(6)(7)(A) and attendance was permissible. However, the evidence data of the control of the contr
3. The above finding constitutes adverse information in accordance with reference (d). While substantiated, it is important to understand the context of the events and place them in the proper perspective. I determined that there are other significant mitigating factors, including:
(b)(7)(A)

Subj: ADVERSE INFORMATION ICO (b)(6)	i), (b)(7)(C)	USN
--------------------------------------	---------------	-----

4. I addressed this personally with			administrativ	e action within my
authority as CDA, and consider this	matter to be cl	osed.	(b)(6), (b)(7)(C)	continues to be a
significant contributor and valued so	enior leader in	the Navy	· .	

5. My point of contact for this matter is	
---	--

(b)(6), (b)(7)(C)

may be reached at

(b)(6), (b)(7)(C)

@navy.mil.

S. DAVIDSON

Copy to: VCNO (N09BL) CNP

NCIS

(b)(6), (b)(7)(C) DCIS

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/026 1 July 2016

From: To:	Commander, United States Fleet Forces C Naval Inspector General	ommand	ŧ	
Subj:	REPORTABLE INFORMATION ICO	(b)(6)	ı, (b)(7)(C)	USN
Ref:	(a) SECNAV CDA Memo dtd 30 Sep 201(b) VCNO CDA Memo dtd 1 Oct 2015(c) 5 C.F.R. § 2635(d) DoD Instruction 1320.04	5		
matter	the consolidated disposition authority (CDz per references (a) and (b), I have determine bstantiate any misconduct against (b)(6), (b)(7)(C) during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b), I have determine during the consolidated disposition authority (CDz per references (a) and (b) and	ed that a prepond	erance of the evid	lence does while serving
Singap prohib	or about 20 September 2003, (b)(6). (b)(7) pore with a market value in excess of ethical ited source. I determined that none of the glunner event.	l limits that was p		A, a
	sed on all the facts and circumstances, I determined and reasonable belief that (). (b) (7attendance at		(b)(6), (b)(7)(C) (b)(7)(A)	held an
	(b)(6), (b)(7)(C)	and according	gly, that it was eth	nically
permis	ssible for (b) (7) to attend. Based on (b) (7)(A)	(b)(7)(A)		
	As such, I determined that it we nduct against (b)(6), (b)(7)(C)	ould be inapprop	riate to substantia	te
	e above findings constitute reportable inform of contact for this matter is (b)(6) (b)(6), (b)(7)(C) (@navy.mil.	nation in accorda	may be reach	
		P. S. DAVIDS	ON	
Copy to	o: (N09BL)			
CNP NCIS	(b)(6), (b)(7)(C)			

DCIS

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/024 27 June 2016

	From: To:	Naval Inspector General					
	Subj:	SUBSTANTIATED DETERMINATION ICO (b)(6). (b)(7)(C) USN, IN THE GLENN DEFENSE MARINE ASIA (GDMA) MATTER					
	Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO CDA Memo dtd 1 Oct 2015 (c) DoD 5500.07-R (The Joint Ethics Regulation), subsection 1-300 (d) 5 C.F.R. § 2635 					
(b)(e	(b), I r	the consolidated disposition authority (CDA) for the subject matter per references (a) and eviewed evidence of potential misconduct against (b)(6), (b)(7)(C) from 2013 while serving aboard USS BLUE RIDGE (LCC 19).					
	poor ju prohib betwee Kuala well as was a	displayed adgment in accepting discounted hotel accommodations and transportation from GDMA, a lited source, on several occasions. Specifically, I substantiated that (b)(6), (b)(7)(C) (c) (c) (c) (d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(
	contex	11 11 11 11 11 11					
	(b)(6), (b)(7)(C) (b)(7)(A) Additionally, I note that there is					
	absolu	tely no evidence that (b)(6). (b)(7)(C) ever provided any information to GDMA, took any l action for or to benefit GDMA, or had any type of relationship with GDMA.					
		(b)(6), (b)(7)(C)					
	4. I pe	ersonally counseled (b)(6), (b)(7)(C) on these issues and consider this matter to be closed.					
	5. My	point of contact is (b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C)					
	(b)	(i6), (b)(7)(c) (a)navy.mil.					
		P. S. DAVIDSON					

000065

Subj: SUBSTANTIATED LETERMINATION ICO (b)(6). (b)(7)(C)
USN, IN THE GLENN DEFENSE MARINE ASIA (GDMA) MATTER

Copy to: VCNO (N09BL) NCIS DCIS (b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/023 27 June 2016

From: Commander, United States Fleet Forces Command To: Naval Inspector General								
Subj:	SUBSTANTIATED DETERMINATION ICO (b)(6). (b)(7)(C) USN, IN THE GLENN DEFENSE MARINE ASIA (GDMA) MATTER							
Ref: (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO CDA Memo dtd 1 Oct 2015 (c) DoD 5500.07-R (The Joint Ethics Regulation), subsection 1-300 (d) 5 C.F.R. § 2635								
1. As the consolidated disposition authority (CDA) for the subject matter per references (a) and (b), I reviewed evidence of potential misconduct against (b)(6). (b)(7)(C) from 2013, white (b)(was serving aboard USS BLUE RIDGE (LCC 19).								
2. I determined that a preponderance of the evidence substantiates that block								
	(b)(7)(A) (b)(7)(A)							
	Additionally, I note that there is							
absolu	itely no evidence that (b)(6), (b)(7)(c) ever provided any information to GDMA, took any official							
action	for or to benefit GDMA, or had any type of relationship with GDMA. (b)(6), (b)(7)(C)							
	(b)(6), (b)(7)(C)							
4. I personally counseled (b)(6), (b)(7)(c) on these issues, required (b), (b)(7) to complete ethics training with my Staff Judge Advocate, and consider this matter to be closed. (b)(6), (b)(7)(c) should be allowed to continue serving in the Navy and this finding should not be used to impact any future advancements or career progression opportunities.								
5. My	y point of contact is (b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C)							
	(a)(6), (b)(7)(C) (a)(mavy,mil.							

P. S. DAVIDSON

Subj: SUBSTANTIATED LETERMINATION ICO (b)(6), (b)
GLENN DEFENSE MARINE ASIA (GDMA) MATTER (b)(6), (b)(7)(C) USN, IN THE

Copy to: VCNO (N09BL)

NCIS DCIS (b)(6), (b)(7)(C)

000069

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/022 27 June 2016

From: To:	Commander, United States Fleet Forces Command Naval Inspector General							
Subj:	SUBSTANTIATED DETERMINATION ICO (b)(6), (b)(7)(C) USN, IN THE GLENN DEFENSE MARINE ASIA (GDMA) MATTER							
Ref: (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO CDA Memo dtd 1 Oct 2015 (c) DoD 5500.07-R (The Joint Ethics Regulation), subsection 1-300 (d) 5 C.F.R. § 2635								
1. As the consolidated disposition authority (CDA) for the subject matter per references (a) and (b), I reviewed evidence of potential misconduct against (b)(6), (b)(7)(C) from 2013, white (b)(7) was serving aboard USS BLUE RIDGE (LCC 19).								
2. I determined that a preponderance of the evidence substantiates that block (b)(6). (b)(7)(C) displayed poor judgment in accepting discounted hotel accommodations and transportation from GDMA, a prohibited source, on several occasions. Specifically, I substantiated that block (b)(6). (b)(7)(C) in June 2013, improperly accepted discounted hotel accommodations and transportation in Kuala Lumpur, Malaysia and Jakarta, Indonesia. I determined that acceptance of these gifts was a violation of reference (c), and that none of the gift exceptions in reference (d) applied.								
contex	rile the allegations set forth above are substantiated, it is important to place them in proper (t. (b)(6), (b)(7)(C)) received these unsolicited benefits through (b)(7)(A) (b)(7)(A) (b)(7)(A) Additionally, I note that there is (b)(6), (b)(7)(C) ever provided any information to GDMA, took any all action for or to benefit GDMA, or had any type of relationship with GDMA. (b)(6), (b)(7)(C)							
Officia	(b)(6), (b)(7)(C)							
4. I personally counseled (b)(6), (b)(7)(C) on these issues, required (b), (b)(7) to complete ethics training with my Staff Judge Advocate, and consider this matter to be closed. (b)(6), (b)(7)(C) should be allowed to continue serving in the Navy and this finding should not be used to impact any future advancements or career progression opportunities.								
	y point of contact is (b)(6), (b)(7)(C) may be reached at (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)							
	P/S DAVIDSON							

Subj: SUBSTANTIATED DETERMINATION ICO (b)(6), (G) GLENN DEFENSE MARINE ASIA (GDMA) MATTER USN, IN THE (b)(6), (b)(7)(C)

Copy to:
VCNO (N09BL)
NCIS
DCIS
(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/017 22 June 2016

From: To:	Commander, United States Flee Naval Inspector General	et Forces Co	ommand				
Subj:	REPORTABLE INFORMATION	ON ICO	(b)(6),	(b)(7)(C)	USN		
Ref:	(a) SECNAV CDA Memo dtd ?(b) VCNO CDA Memo dtd 1 C(c) 5 C.F.R. § 2635(d) DoD Instruction 1320.04	Oct 2015		D.f.	ongo Morine	Asia (GDMA)	
matter substa	the consolidated disposition aut r per references (a) and (b). I det intiate misconduct by	(b)(6), (b)(7)(C)	in 2	USN, whil 2007.	e serving as	(b)(6), (b)(7)(C) to	
for po	e evidence provided by the Depa (b)(6), (b)(7)(C) worked direct ort visits in Hong Kong and Sing (b)(6), (b)(7)(C) unted by GDMA and none or the	apore for a The	group of s evidence s tions cont	senior officeshows that ained in ref	ers, including the hotel roo Terence (c) ap	g (b)(6), (b)(7)(cas ms were	
repres	sentatives (b)(7)(A) NIMITZ (CVN 68) (b)(6), (b)(7)	of the NIM	d conducted ITZ	(b)(7)(A (b)(7)(A (l)(b)(7)(A (l)(b)(7)(A (l)(b)(7)(A (l)(b)(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)	actions with	ropriate and	_
consi case	stent with standard procedures.		(b)(7)(A)	(b)((6), (b)(7)(A), (b)(7)(C)		
(b)(7)	(b)(7)(A) Additionally, (b)(6), (b)(7)(C) actions with investigators. As su tantiate misconduct by (b)(6), (b)(7)	was fully out on, I determ	oonerativ	(b)(7)(A) re and Torun it would b	rigit in muit e inappropria	ipic ate to	
4. T	he above findings constitute repo	ortable info	rmation ir	accordanc	e with refere	ence (d).	
5. I	personally counseled (b)(6), (b)(7)(0) luct training, and consider this m ificant contributor and valued of	on this r	natter, rec	uired 6), (b)(7) (b)(6), (b)(7)(C)	o receive sta continues to	ndards of	

Subj: REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C)

6. My point of contact for this matter is

(b)(6), (b)(7)(C)

may be reached at

USN

(b)(6), (b)(7)(C)

@navy.mil.

S. DAVIDSON

Copy to: VCNO (N09BL)

DCIS

(b)(6), (b)(7)(C) NCIS

000072

2

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/007 23 March 2016

*	From: To:	Commander, United States Fleet Forces Command Naval Inspector General
	Subj:	ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN
	Ref:	 (a) SECNAV CDA Memo dtd 30 Sep 2015 (b) VCNO CDA Memo dtd 1 Oct 2015 (c) 5 C.F.R. § 2635 (d) DoD Instruction 1320.04
· e	from C eviden	the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) per references (a) and (b), I reviewed evidence of potential misconduct against (b)(6), (b)(7)(c) from 2007, while (b)(7)(2) from 2007, while (b)(7)(2) from 2007, while (b)(7)(2) I determined that a preponderance of the evidence substantiates that (b)(6), (b)(7)(c) displayed poor judgment in accepting an improper gift of a dinner event GDMA, a defense contractor and prohibited source. However, there was absolutely no ce that (b)(6), (b)(7)(c) took any official action on behalf of or to benefit GDMA, as (b)(7)(c) took any official action on behalf of or to benefit GDMA,
	Singap (estima	29 August 2007, (b)(6), (b)(7)(C) attended a dinner event in sore that was paid for by GDMA. The value of the dinner was in excess of ethical limits atted value of at least \$730 per person) and none of the gift exceptions in reference (c) d. I did determine that there was mitigating evidence in that (b)(7)(A)
		(b)(6), (b)(7)(A), (b)(7)(C)
(b)(6	trainin	shed that (b)(7)(A) had an assigned staff judge advocate, had received ethics g, knew – at the time – that acceptance of gifts from GDMA was not permissible, and that k no remedial action following this dinner.
	substat	e above finding constitutes adverse information in accordance with reference (d). While ntiated, it is important to understand the context of the events and place them in the proper ctive. I have determined that there are other significant mitigating factors, including:
	•	(b)(6), (b)(7)(A), (b)(7)(C)

4. I addressed this personally with	(b)(6), (b)(7)(C)	nrough administrativ	ye action ¹ within my
authority as CDA, and consider this	matter to be close	d. (b)(6), (b)(7)(C)	continues to be a
significant contributor and valued se	enior leader in the	Navy.	

5. My point of contact for this matter is

(b)(6), (b)(7)(C)

may be reached at

(b)(6), (b)(7)(C)

@navy.mil.

. S. DAVIDSON

Copy to:

VCNO (N09BL)

CNP

NCIS (b)(6), (b)(7)(C)

¹ See R.C.M 306(c)(2). Administrative actions include corrective measures such as counseling, admonition, reprimand, exhortation, disapproval, criticism, censure, reproach, rebuke, extra military instruction, or the administrative withholding of privileges, or any combination of the above.

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/005 14 March 2016

From: To:	Commander, United States Fleet Forces Command Naval Inspector General
Subj:	DETERMINATION ICO (b)(6). (b)(7)(C) USN, IN THE GLENN DEFENSE MARINE ASIA (GDMA) MATTER
Ref:	(a) SECNAV CDA Memo dtd 30 Sep 2015(b) VCNO CDA Memo dtd 1 Oct 2015
1. As (b), I d	the consolidated disposition authority (CDA) for the subject matter per references (a) and letermined that all allegations against (b)(6), (b)(7)(C) USN, are unsubstantiated.
2. The rental	e CDA reviewed allegations involving (b)(6), (b)(7)(C) relating to three hotel stays and a van paid for by GDMA, and all arranged by (b)(7)(A)
with 6). Chaba ever st that b. (b) each o (b)(6). (b) shipma actual in Hor money there w	f the six members staying there contributed to the cost of the hotel room. Notably,
Manila eviden (b)(6), (renting	e CDA also reviewed an allegation that (b)(6), (b)(7)(C) arranged a van for (b)(6), (b)(7)(C) in a, Philippines in 2012, which may have been paid for by GDMA. However, the only ace of this is an email chain which does not indicate what, if anything, ever came of request for assistance from GDMA in procuring a van. (b)(6), (b)(7)(C) admits to g a van in Manila with (b)(6), (b)(7)(C) help, but indicates, (b)(paid \$150 for it, and there is no evidence regarding this van rental, its cost or who paid for it. Therefore, I concluded that is insufficient evidence to substantiate this allegation.
(b)(6).	though the evidence was insufficient to establish wrongdoing, I did personally counsel (b)(7)(C) on (b), (b)(7)(C) and caution (c), (b)(7) on how closed), (b)(7)(C) original activity given), (b)(7)(C) (c)(C)(C)

Subj: DETERMINATION ICO (b)(6), MARINE ASIA (GDMA) MATTER USN, IN THE GLENN DEFENSE (b)(6), (b)(7)(C)

6. My point of contact for this matter is (b)(6), (b)(7)(C) (2)navy.mil.

(b)(6), (b)(7)(C)

may be reached at

(b)(6), (b)(7)(C)

DAVIDSON

Copy to: VCNO (N09BL)

CNP (N00L)

NCIS (b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/004 14 March 2016

From: To:	Commander, United States Fleet Forces Command Naval Inspector General
Subj:	DETERMINATION ICO (b)(6), (b)(7)(C) USN, IN THE GLENN DEFENSE MARINE ASIA (GDMA) MATTER
Ref:	(a) SECNAV CDA Memo dtd 30 Sep 2015(b) VCNO CDA Memo dtd 1 Oct 2015
(b), I h	the consolidated disposition authority (CDA) for the subject matter per references (a) and lave determined that all allegations against (b)(6), (b)(7)(C) USN, are stantiated.
RIDGI hotel a which ship ar previous been contact to the contact t	was asked to contribute cash and did so in the amount of \$450, bold believed was believed was believed was actually paid for by GDMA, and had been arranged usly by
on any of the fact, or in the of the of fair inappropries (b)(6)	ever having knowledge of the true nature of those arrangements. came to BLUE RIDGE after (b)(6). (b)(7)(C) had transferred, and (b)(was not copied of the known emails or Facebook messages regarding the arrangements. Moreover, none other members claim to have said anything about the arrangement to (b)(6). (b)(7)(C) In members' plans. The fact that the other members requested payment from for (b). (b)(7)(C) share" of the costs, which (b) paid, supports the conclusion that (b) was re of the funding source, and that (b) thad a reasonable belief that (b) was paying). (b)(7)chare market value for the hotel room and van transportation. As such, I determined it would be opriate to substantiate misconduct by (b)(6). (b)(7)(C) However, I personally counseled regarding judgment and leadership, as this liberty incident did involve pation in a group hotel stay with two first class petty officers.

Subj: DETERMINATION ICO (b)(6). (b)(7)(C) USN, IN THE GLENN DEFENSE MARINE ASIA (GDMA) MATTER

4. My point of contact for this matter is

(b)(6), (b)(7)(C)

may be reached at

(b)(6), (b)(7)(C)

@navy.mil.

P. S. DAVIDSON

Copy to:

VCNO (N09BL)

CNP (N00L)

NCIS

(b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/002 1 March 2016

From: Fo:			nited State r General	es Fleet Forc	es Comma	na		
Subj:	REPOI	RTABLE	E INFORN	MATION IC	0	(b)(6), (b)(7	7)(C)	USN
Ref:	(b) VC (c) 5 C (d) Dol	NO CDA .F.R. § 2 D Instruc	A Memo d 2635 ction 1320		15			
matter not sul	per refe bstantiat	erences (a) and (b). the allega	on authority , I have dete tions of mis	rmined that	a prepond	(b)(6), (b)(7)(C)	e Asia (GDMA) vidence does
was pa approx contai	aid for b kimately ned in re	1 atrazant	A, a prohil n \$730 - \$ (c) apply	1005 ner ner	The estimates The revent. The revent.	ated value	dinner event in of the dinner wat none of the gi asufficient evide	III evechnone
					_			
	cause th			(b)(7)(A)			(b)(6), (b)(7)(C)	
					s), (b)(7)(A), (b)(7)(C)	(b)(6), (b)(7)(C)	
(b)(6). belief and misco not sh and re gifts f	(b)(7)(c) that the nduct by cow any equireds	the evid (b)(7)(A) y corrective (b)(7)(a) corrective (corrective coside sour	(b)(6), (b)(7)(C) we action fomplete address.	orts that As such, I in refollowing the	(b)(6), (b)(7) and determined egard to this e dinner, I p les training	that attend it would be dinner. I personally on the prin	nad an nonest a ance was legall be inappropriate However, as the counseled neiples of ethica	y permissible to substantiate evidence does (b)(6), (b)(7)(C) al conduct and
3 Red (b)(6), belief and misco not sh and re gifts f	cause the that the nduct by equired or out	the evid (b)(7)(A) corrective (b)(7) to conside sour	(b)(6), (b)(7)(C) we action fomplete address.	As such, I in recollowing the ditional ethics	(b)(6), (b)(7) and determined egard to this e dinner, I p ics training information (b)(6), (b)(7)(that attend it would be s dinner. I personally on the prin	had an nonest a ance was legall be inappropriate. However, as the counseled inciples of ethical ance with reference may be reserved.	y permissible to substantiate evidence does (b)(6), (b)(7)(C) al conduct and

Subj: REPORTABLE INFORMATION ICO (b)(6), (b)(7)(C) USN

Copy to:
VCNO (N09BL)
CNP
NCIS
(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/031 17 Aug 2016

(b)(6), (b)(7)(C)					
Dear (b)(6), (b)(7)(C)					
The Glenn Defense Marin Legal Staff has reviewed credible 2007, while you were serving as t	evidence that be	etween on o			
 You solicited gifts from G hotel lodging for others in 				counted	
 You improperly failed to opayment for services from you were seeking employs 	GDMA during 1	port visits to	1 0 1		
If these ethical violations a administrative measures deemed t mitigating and/or aggravating fact	to be appropriate	in light of t	he nature of the violation	ns, any	
This is your opportunity to provide comments, additional information, or necessary context. Should you choose to respond to this letter, the GDMA CDA will consider your response before reaching any final conclusions about the matters listed above.					
Please provide any response no later than Thursday, 25 August 2016. Should you have any questions or need additional time, please contact (b)(6), (b)(7)(C) or (b)(6), (b)(7)(C) (a)navy.mil.					
	Since	rely,			
(b)(6), (b)(7)(C)			(b)(6), (b)(7)(C)		



COMMANDER U.S. FLEET FORCES COMMAND 1562 MITSCHER AVENUE SUITE 250 NORFOLK VA 23551-2487

This Copy was Sent at this date.

5800 Ser CDA'/52 5 Dec 2016

	(b)(6), (b)(7)(C)	
	- E	
Dear	(b)(6), (b)(7)(C)	

The Glenn Defense Marine Asia (GDMA) Consolidated Disposition Authority (CDA) Legal Staff has reviewed credible evidence that on or about September 2003, while you were serving as the (b)(6). (b)(7)(C) USS NIMITZ (CVN 68):

• You received an item of monetary value from GDMA, a prohibited source; specifically, a pewter "*Kris*", with a market value in excess of ethical limits, which you received in Singapore.

Based on our review of information provided by the Defense Criminal Investigative Service (DCIS), we believe that a *Kris* is a knife and that this item was one of the "mementos" that you referenced in an email to Leonard Francis on or about 29 September 2003. This is your opportunity to provide comments, additional information, or necessary context that may be helpful in our review of this matter. Should you choose to respond to this letter, the GDMA CDA will consider your response before reaching any final conclusions about the matters listed above.

Please provide any respo	nse no later than 6 Janu	ary 2016. Should you have a	ny
questions or need additional time	e, please contact	(b)(6), (b)(7)(C)	О
(b)(6), (b)(7)(C) @navy.mil.	-	·	
	-		
	Sincerely,		
	~~		
(b)(6), (b)(7)(C)		(b)(6), (b)(7)(C)	

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/042 16 Sep 16

From: To:	Commander, United Stat	tes Fleet Force	es Command		
Subj:	ADDITIONAL INFORM	MATION ICO	(b)	(6), (b)(7)(C)	USN
Ref:	(a) CUSFF ltr 5800 Ser (CDA/002 of 1	Mar 16		
(b)(6), (b)		was provided	in reference (a)	, there is no evide	ence that (b)(6), (b)(7)(C)
2. My	point of contact for this n	natter is	(b)(6), (b)(7	7)(C)	may be reached at
	(b)(6), (b)(7)(C)	@navy.mil.	(b)((6), (b)(7)(C)	
			By direct:	ion	

DEPARTMENT OF THE NAVY COMMANDER

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/030 17 Aug 2016

		17 Aug 2010		
(b)(6), (b)(7)(C)				
Dear (b)(6), (b)(7)(C)				
The Glenn Defense Mar Legal Staff has reviewed credit (b)(6), (b)(7)(C) USS NIMITZ (CVN 6)	ole evidence that while	e you were serving as the (b)(6), (b)(7)(C)		
 Between on or about 1 3 from GDMA, a prohibit 	•	007, you received the gift of a bottle of wine		
 Between on or about 6 A hotel lodging for other of 		er 2007, you solicited gifts of discounted rom GDMA;		
 Between on or about 25 in Singapore from GDM 	_	ber 2007, you received the gift of a brunch		
A (b)(6), (b)(7)(C) sofficers in Hong Kong f		s of discounted hotel lodging for other		
	respond to this letter, t	, additional information, or necessary the GDMA CDA will consider your the matters listed above.		
Please provide any response no later than Thursday, 25 August 2016. Should you have any questions or need additional time, please contact (b)(6), (b)(7)(C) or (b)(6), (b)(7)(C) (a)navy.mil.				
	Sincerely			
(b)(6), (b)(7)(C)		(b)(6), (b)(7)(C)		

DEPARTMENT OF THE NAVY

COMMANDER

U.S. FLEET FORCES COMMAND

1562 MITSCHER AVENUE SUITE 250

NORFOLK VA 23551-2487

5800 Ser CDA/029 17 Aug 2016

(b)(6), (b)(7)(C)	
Dear (b)(6), (b)(7)(C)	
The Glenn Defense Marine Asia (GDMA) Con Legal Staff has reviewed credible evidence that betwe 2007, while you were serving as the (b)(6). (b)(7)(C)	
 You received an item of monetary value from bottle of wine, which you received in Singapor 	
• (b)(6), (b)(7)(C) solicited improper gifts of din Hong Kong and Singapore from GDMA; an	iscounted hotel lodging for other officers
You patronized the services of a prostitute in S	ingapore.
This is your opportunity to provide comments, context. Should you choose to respond to this letter, the response before reaching any final conclusions about the state of the	ne GDMA CDA will consider your
Please provide any response no later than Thur any questions or need additional time, please contact (b)(6), (b)(7)(C) @navy.mil.	sday, 25 August 2016. Should you have (b)(6), (b)(7)(C) or
Sincerely	
(b)(6), (b)(7)(C)	(b)(6), (b)(7)(C)

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/025 30 Jun 2016

(b)(6), (b)(7)(C)					
Dear (b)(6), (b)(7)(C)					
Legal Staff has reviewed credible	e evidence that you, while	ated Disposition Authority (CDA) serving as the (b)(6), (b)(7)(C) y value from GDMA, a prohibited			
• On 20 September 2003, the and	e gift of a dinner event in	Singapore, in excess of ethical limits;			
 On or about 21 September and a name plate, in excess 		and a pewter vase, a pewter tankard,			
context. Should you choose to re	This is your opportunity to provide comments, additional information, or necessary context. Should you choose to respond to this letter, the GDMA CDA will consider your response before reaching any final conclusions about the matters listed above.				
Please provide any respons have any questions or need addition (b)(6), (b)(7)(C) @navy.mil.		om the date of this letter. Should you (b)(6), (b)(7)(C)			
	Sincerely,	* *			
(b)(6), (b)(7)(C)		(b)(6), (b)(7)(C)			



COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/015 5 May 2016

(b)(6), (b)(7)(C)

Dear (b)(6), (b)(7)(C)

The Glenn Defense Marine Asia (GDMA) Consolidated Disposition Authority (CDA) Legal Staff has reviewed credible evidence that you, while serving on USS BLUE RIDGE (LCC 19) received items of monetary value from GDMA, a prohibited source; specifically:

- Between on or about 3 June and 7 June 2013, the gifts of discounted hotel accommodations and transportation in Kuala Lumpur;
- Between on or about 14 and 18 June 2013, the gifts of discounted hotel accommodations and transportation in Jakarta; and
- Between on or about 29 June and 5 July 2013, the gift discounted of hotel accommodations in Darwin.

This is your opportunity to provide comments, additional information, or necessary context. Please know that your response is completely voluntary and you are free to consult with legal counsel if you so desire. There is a Navy Defense Service Office located in Yokosuka. Should you choose to respond to this letter, the GDMA CDA will consider your response before reaching any final conclusions about the matters listed above.

Please provide any response no later than 10 days from the date of this letter. Should you have any questions or need additional time, please contact (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)



COMMANDER U.S. FLEET FORCES COMMAND 1562 MITSCHER AVENUE SUITE 250 NORFOLK VA 23551-2487

> 5800 Ser CDA/014 5 May 2016

	(b)(6), (b)(7)(C)
Dear	(b)(6), (b)(7)(C)
	The Glenn Defense Marine Asia (GDMA) Consolidated Disposition Authority (CDA) Staff has reviewed credible evidence that you, while serving on USS BLUE RIDGE (LCC eived items of monetary value from GDMA, a prohibited source; specifically:
•	Between on or about 3 June and 7 June 2013, the gifts of discounted hotel accommodations and transportation in Kuala Lumpur; and
•	Between on or about 14 and 18 June 2013, the gifts of discounted hotel accommodations and transportation in Jakarta.

This is your opportunity to provide comments, additional information, or necessary context. Please know that your response is completely voluntary and you are free to consult with legal counsel if you so desire. There is a Navy Defense Service Office located in San Diego. Should you choose to respond to this letter, the GDMA CDA will consider your response before reaching any final conclusions about the matters listed above.

Please provide any response no later than 10 days from the date of this letter. Should you have any questions or need additional time, please contact (b)(6), (b)(7)(C)

	Sincerely,	
(b)(6), (b)(7)(C)		(b)(6), (b)(7)(C)



COMMANDER U.S. FLEET FORCES COMMAND 1562 MITSCHER AVENUE SUITE 250 NORFOLK VA 23551-2487

> 5800 Ser CDA/013 5 May 2016

	(b)(6), (b)(7)(C)	
Dear	(b)(6), (b)(7)(C)	

The Glenn Defense Marine Asia (GDMA) Consolidated Disposition Authority (CDA) Legal Staff has reviewed credible evidence that you, while serving on USS BLUE RIDGE (LCC 19) received items of monetary value from GDMA, a prohibited source; specifically:

- Between on or about 3 June and 7 June 2013, the gifts of discounted hotel accommodations and transportation in Kuala Lumpur;
- Between on or about 14 and 18 June 2013, the gift of discounted hotel accommodations in Jakarta;
- Between on or about 29 June and 5 July 2013, the gift of discounted hotel accommodations in Darwin; and
- Between on or about 23 August and 25 August 2013, the gifts of discounted hotel accommodations and transportation in Busan.

This is your opportunity to provide comments, additional information, or necessary context. Please know that your response is completely voluntary and you are free to consult with legal counsel if you so desire. Should you choose to respond to this letter, the GDMA CDA will consider your response before reaching any final conclusions about the matters listed above.

Please provide any response no later than 10 days from the date of this letter. Should you have any questions or need additional time, please contact (b)(6), (b)(7)(C)

	Sincerely,	8
(b)(6), (b)(7)(C)	,	(b)(6), (b)(7)(C)



COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/008 25 April 2016

	(b)(6), (b)(7)(C)	
Dear	(b)(c) (b)(7)(c)	

The Glenn Defense Marine Asia (GDMA) Consolidated Disposition Authority (CDA)
Legal Staff has reviewed credible evidence that you, while serving as the (b)(6), (b)(7)(C)
USS NIMITZ (CVN-68) and as the (b)(6), (b)(7)(C) of USS TARAWA (LHA-1), received items of monetary value from GDMA, a prohibited source; specifically:

- On 29 August 2007, the gift of a dinner event in Singapore, in excess of ethical limits;
- In August September 2007, the gift of discounted hotel rooms in Hong Kong and Singapore;
- The gift of a discounted ship model of the USS NIMITZ; and
- The gift of a discounted ship model of the USS TARAWA.

This is your opportunity to provide comments, additional information, or necessary context. Should you choose to respond to this letter, the GDMA CDA will consider your response before reaching any final conclusions about the matters listed above.

Please provide any response no later than 10 days from the date of this letter. Should you have any questions or need additional time, please contact

Sincerely,

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)



COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE, SUITE 250
NORFOLK, VA 23551-2487

5800 Ser CDA/003 1 Mar 16

(b)(6), (b)(7)(C)		
Dear (b)(6), (b)(7)(C)		
Staff has reviewed credible eviden	ce that you, while serv ral items of monetary v	ed Disposition Authority (CDA) Legal ing as (b)(6). (b)(7)(C) of USS value from GDMA, a prohibited source,
 On or about 29 August Singapore, with a mark 		
• In August-September 2		nted hotel rooms for you (b)(6), (b)(7)(C)
	nis letter, the GDMA C	onal information, or necessary context. DA will consider your response before ove.
Please provide any response no have any questions or need addition (b)(6). (b)(7)(c)		t the date of this letter. Should you the date of this letter. Should you
	Sincerely,	
(b)(6), (b)(7)(C)		(b)(6), (b)(7)(C)

U.S. FLEET FORCES COMMAND 1562 MITSCHER AVENUE SUITE 250 NORFOLK VA 23551-2487

> 5800 Ser CDA/001 27 Jan 16

	(b)(6), (b)(7)(C)	
Dea	ar (b)(6), (b)(7)(C)	
NII	The Glen Defense Marine Asia (GDMA) Consolidated Disposition Authority Legal reviewed credible evidence that you, while serving as the 60,60,60,70,000 of USS MITZ (CVN-68), received a number of items of monetary value from GDMA, a prohibitance, during the NIMITZ deployment in 2007; specifically:	
	• On or about 29 August 2007, the gift of a dinner event for you and Singapore, with a market value of approximately \$1000 per person;	. i - 15
	 In August- September 2007, the gift of discounted hotel rooms in Hong Kong and Singapore; and 	
	• The gift of a discounted ship model with a fair market value of approximately \$1000).
Aut	This is your opportunity to provide comments, additional information, or necessary text. Should you choose to respond to this letter, the GDMA Consolidated Disposition thority (CDA) will consider your response before reaching any final conclusions about the ters listed above.	ıe
hav	Please provide any response no later than 10 days from the date of this letter. Should be any questions or need additional time, please contact (b)(6), (b)(7)(C)	d you
	Sincerely,	
	(b)(6), (b)(7)(C) (b)(6), (b)(7)(C)	



COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/49 21 Oct 16

From: Commander, United States Fleet Forces Command

To: Assistant Commandant of the Marine Corps

Subj: RECOMMENDATION ICO MEMBERS IN ATTENDANCE AT 20 SEPTEMBER

2003 SINGAPORE DINNER HOSTED BY GDMA

Ref:

(a) SECNAV CDA Memo dtd 30 Sep 2015

- (b) VCNO ltr 5800 Ser N09D/16U112936 of 29 Aug 16
- (c) 5 C.F.R. § 2635
- (d) DoD Instruction 1320.04
- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per references (a) and (b), I am charged with forwarding factual findings and a non-binding recommendation to you for disposition as you deem appropriate in any case involving Marine Corps personnel. Based on a thorough review and legal analysis, I determined that a preponderance of the evidence does not substantiate any allegations of misconduct against a number of individuals who were in attendance at a dinner hosted by GDMA during an Expeditionary Strike Group ONE port visit to Singapore in September 2003.
- 2. On or about 20 September 2003, (b)(6), (b)(7)(C) USMC, attended a lavish dinner event in Singapore with a market value in excess of ethical limits that was paid for by GDMA, a prohibited source. I determined that none of the gift exceptions contained in reference (c) apply to this dinner event.
- 3. Based on all the facts and circumstances, I determined that the individuals named above who did attend the dinner held an honest and reasonable belief that their attendance at the dinner was

and accordingly, that it was ethically permissible for them to attend.

(b)(7)(A)

(b)(7)(A)

(b)(7)(A)

As such, I determined that it would be inappropriate to substantiate misconduct against any of the above listed individuals.

- 4. There is no evidence that any of the individuals listed above provided any money to any party, including GDMA, for, or in connection with, the 20 September 2003 dinner. I considered all potential and appropriate remedies consistent with the evidence and findings of fact. The CDA does not have the legal authority to require reimbursement or restitution for the value of the gift received.
- 5. The above findings constitute reportable information in accordance with reference (d). I recommend you take no administrative action with respect to the subject case; however, I do recommend ethics training for (b)(6). (b)(7)(c) who remains on active duty. My point of contact for

Subj: REPORTABLE INF AMATION ICO MEMBERS IN ATTEL ANCE AT 20 SEPTEMBER 2003 SINGAPORE DINNER HOSTED BY GDMA

or or

COMMANDER
U.S. FLEET FORCES COMMAND
1562 MITSCHER AVENUE SUITE 250
NORFOLK VA 23551-2487

5800 Ser CDA/011 4 May 2016

From: To:	Commander, United States Fleet Forces Command Naval Inspector General
Subj:	ADVERSE INFORMATION ICO (b)(6), (b)(7)(C) USN
Ref:	(a) SECNAV CDA Memo dtd 30 Sep 2015(b) VCNO CDA Memo dtd 1 Oct 2015(c) 5 C.F.R. § 2635(d) DoD Instruction 1320.04
matter	the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) per references (a) and (b), I reviewed evidence of potential misconduct against (6), (b)(7)(c) white (b)(7)(c) was serving as (b)(6), (b)(7)(c) of Carrier Strike Group ONE in Based on a preponderance of evidence, I substantiated that (b)(6), (b)(7)(c) wrongfully:
2)3)4)	Accepted discounted hotel accommodations from GDMA on three separate occasions; Disclosed FOUO information (U.S. Navy Flag Roster) to Mr. Leonard Francis/President of GDMA; Conducted (b)(6), (b)(7)(C) in a manner unbecoming an officer (b)(6), (b)(7)(C) in (b)(7)(d) interactions with Mr. Francis and GDMA. Accepted the gift of alcohol and appetizers in Mr. Francis's hotel suite in Kuala Lumpur; and Accepted the gift of a private dinner with Mr. Francis at a hotel restaurant in Hong Kong.
hotel le value (c) app	ween 22 January 2011 and 24 May 2011, (b)(6), (b)(7)(C) accepted the gift of discounted odging on three different occasions, with the discount being paid for by GDMA. The total of the discounts was approximately \$3040.00, and none of the gift exceptions in reference olied. While (b)(6), (b)(7)(C) did not make the hotel reservations directly), (b)(7)(C) was aware that A was booking the rooms, that the rooms were deeply discounted, and that the discounts rovided by GDMA and not generally available to others.
Franci The ro inform (6), (b)(7)(9) wrong	29 July 2011, (b)(6). (b)(7)(C) sent the July 2011 Navy Flag Officer roster via e-mail to Mr. s upon his request for information regarding senior officers of an incoming strike group. ster was clearly marked "For Official Use Only," and it contained the professional contact ation for every Flag Officer in the Navy, along with the names of their spouses. (b)(6). (b)(7)(C) requested that Mr. Francis keep the roster "close hold" which shows aware of the fulness of his actions. This was a violation Department of the Navy Information Security m Instruction (SECNAVINST 5510.36A).

DCIS

REPORT AND DISPOSITION OF OFFENSE(S) **NAVPERS 1626/7** 13Apr2016 U.S. Fleet Forces Command Date of Report: To: Commander, I hereby report the following named person for the offense(s) noted: RATE/GRADE BR. & CLASS DIV/DEPT SOCIAL SECURITY NO. USN NA (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) PLACE OF OFFENSE(S) DATE OF OFFENSE(S) On or about 22-25 January 2011, 15-19 May 2011, At or near Kuala Lumpur, Malaysia; Manilla, the Philippines; Hong Kong, People's Republic of China; 22-24 May 2011, 29 July 2011 San Diego, California DETAILS OF OFFENSE(S) (Refer by Article of UCMJ if known. If unauthorized absence, give following info: time and date of commencement, whether over leave or liberty, time and date of apprehension or surrender and arrival on board, loss of ID card and/or liberty card, etc.): Charge I: Violation of the UCMJ, Article 92 Specification 1 (Violation of a Lawful General Order): In that (b)(6), (b)(7)(C) on active duty, being at the time of the offense the (b)(6), (b)(7)(C) Strike Group ONE, did, at or near San Diego, California, on or about 29 July 2011, violate a lawful general regulation, to wit: paragraph 7(a) of SECNAVINST 5510.36A, by wrongfully disclosing the U.S. Navy Flag Officer roster of July 2011 to Mr. Leonard Francis. See Continuation Page DIV/DEPT NAME OF WITNESS DIV/DEPT NAME OF WITNESS (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) (Rate/Grade/Title of person submitting report) I have been informed of the nature of the accusation(s) against me. I understand I do not have to answer any questions or make any statement regarding the offense(s) of which I am accused or suspected. However, I understand any statement made nce against me in event of trict or questions a (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) Acknowledged Witness: PRE-MAST RESTRAINT PRE-TRIAL CONFINEMENT RESTRICTED: You are restricted to the limits of in lieu of arrest by order of the CO. Until your status as a restricted person is terminated by the CO, you NO RESTRICTION may not leave the restricted limits except with the express permission of the CO or XO. You have been informed of the times and places which you are required to muster. (Signature of Accused) (Signature and title of person imposing restraint) INFORMATION CONCERNING ACCUSED EXPIRATION CURRENT ENL. DATE EDUCATION AGE CURRENT ENL. DATE GCT TOTAL ACTIVE NAVAL SERVICE N/A N/A N/A (6), (b)(7) N/A(b)(6), (b)(7)(C) (b)(6), (b)(7)(C) CONTRIBUTION TO FAMILY OR QTRS. ALLOWANCE (Amount required by law) PAY PER MONTH (Including sea or foreign duty pay, if any) MARITAL STATUS NO. DEPENDENTS

(b)(6), (b)(7)(C)

N/A

(b)(6), (b)(7)(C) ppm $/ \frac{1}{2}$ (b)(6), (b)(7)(C)

CONTINUATION OF NAVPERS 1626/7 ICO

interactions with a prohibited source such conduct being unbecoming an officer

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Charge I: Violation of the UCMJ, Article 92 (continued)	(b)(6), (b)(7)(C)
Specification 2 (Dereliction of Duty): In that (b)(6). (b)(7)(C) on active duty, being at the time of the offen (b)(6). (b)(7)(C) on active duty, being at the time of the offen on active duty, being at the time of the offen on active duty, being at the time of the offen on active duty, being at the time of the offen Malaysia, on or about 22 January 2011, was derelict in the performance of that duty in that to do.	uala Lumpur, megligently
Specification 3 (Dereliction of Duty): In that (b)(6), (b)(7)(C) on active duty, being at the time of the offens (b)(6), (b)(7)(C) on active duty, being at the time of the offens (b)(6), (b)(7)(C) on active duty, being at the time of the offens (b)(6), (b)(7)(C) on active duty, being at the time of the offens (b)(6), (b)(7)(C) on active duty, being at the time of the offens (b)(6), (b)(7)(C) on active duty, being at the time of the offens (b)(6), (b)(7)(C) on active duty, being at the time of the offens (b)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (c)(7)(C) on active duty, being at the time of	ala Lumpur,
Specification 4 (Dereliction of Duty): In that (b)(6). (b)(7)(C) on active duty, being at the time of the offens (c). (b)(7)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (b)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (c)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (c)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (c)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (c)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c). (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c) (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c) (d)(T)(T) of Carrier Strike Group ONE, who knew or should have known of (c) (d)(T) of Carrier Strike Group ONE, who knew or should have known of (c) (d)(T) of Carrier Strike Group ONE, who knew or should have known of (c) (d)(T) of Carrier Strike Group ONE, who knew or should have known of (c) (d)(T) of Carrier Strike Group ONE, who knew or should have known of (c) (d)(T) of Carrier St	nilla, the
Specification 5 (Dereliction of Duty): In that (b)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (c)(6), (b)(7)(C) on active duty, being at the time of the offens (d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(ng Kong, hat duty in that
Charge II: Violation of the UCMJ, Article 133 (Conduct Unbecoming an Officer (b)(6)	, (b)(7)(C)
Specification: In that (b)(6), (b)(7)(C) on active duty, being at the time the offense the (b)(6), (b)(7)(C) of Carried ONE did, at or near Kuala Lumpur, Malaysia, Manilla, the Philippines, and Hong Kong, People of China, on divers occasions between about January 2011 and about May 2011, wrongfully (1) Flag Officer Roster to Mr. Leonard Francis, (2) negligently accept gifts from Mr. Leonard Francis form of a meal difference of the country of the prostitute group events with Mr. Leonard Francis, and (4) fail to take appropriate precautionary or remed would be expected of an officer of the course of the country) provide a ncis in the s while at ial action that

PRELIMINARY INQUIRY REPORT							
From: Date:							
To: .							
 Transmitted herewith for preliminary in preferring of such charges as appeal to y 	iquiry and rep	ort by you, incli	uding, if appro	priate in the interest of just	tice and discipline, the		
REMARKS OF DIVISION OFFICER (Performance of duty,	etc.)	ined by expect	ed evidence.	The state of the s			
	*						
*	*						
NAME OF WITNESS	RATE/GRADE	DIV/DEPT	I .	NAME OF WITNESS	RATE/GRADE DI	V/DEPT	
TWINE OF WITHEST	Tatterotable	DIVIDELLI		WINE OF WITHEOU	TOTE OF BE	MOLIT	
RECOMMENDATION AS TO DISPOSITION	DEEED TO	COLIDT MADTIAL	EOD TOIAL OF AT	TACHED CHARGES	-L		
REGUNINERDATION AS TO DIST OUTTON	REFER TO COURT-MARTIAL FOR TRIAL OF ATTACHED CHARGES (Complete Charge Sheet (DD Form 458) through Page 2)						
DISPOSE OF CASE AT MAST	NO PUNITIVE ACTION NECESSARY OR DESIRABLE OTHER						
COMMENT (Include data regarding availability of witnesses, summary of expected evidence, conflicts in evidence, if expected. Attach statements of							
witnesses, documentary evidence such as service record entries in UA cases, items of real evidence, etc.)							
	*			/Clanghura a	f Investigating Officer)	<u> </u>	
	AC	TION OF EXEC	CUTIVE OFFIC		i investigating Officer)		
			BANKS AND RESERVED FROM A SERVED	XECUTIVE OFFICER			
DISMISSED REFER	TO CAPTAIN'S MA	ST					
RIGHT TO DEMAND TRIAL BY COURT-MARTIAL							
(Not applicable to persons attached to or embarked in a vessel)							
I understand that nonjudicial punishment may not be imposed on me if, before the imposition of such punishment, I demand in lieu							
thereof trial by court-martial. I therefore (do) (do not) demand trial by court-martial. SEE Agreement SIGNATURE OF ACCUSED							
ACTION OF COMMANDING OFFICER							
	701	TOTA OF OCIVIEN	7110 0111		***************************************		
DISMISSED			CONF. ON1, 2, OR 3 DAYS				
DISMISSED WITH WARNING (Not considered NJP)			CORRECTIONAL CUSTODY FORDAYS				
ADMONITION: ORAL/IN WRITING			REDUCTION TO NEXT INFERIOR PAY GRADE				
REPRIMAND: ORAL/IN WRITING			REDUCTION TO PAY GRADE OF				
REST. TOFORDAYS				EXTRA DUTIES FORDAYS			
REST. TO				PUNISHMENT SUSPENDED FOR			
FORFEITURE: TO FORFEIT \$PAY PER MO. FOR MO(S)				REFER TO ART. 32 INVESTIGATION			
			L	RECOMMENDED FOR TRIAL	BY GCM		
DETENTION: TO HAVE \$ PAY PE		e.	Г	AWARDED SPCM	AWARDED SCM		
MO. FOR (1, 2, 3) MO(S) DETAINED FOR	MO(S)		L				
DATE OF MAST	DATE ACCU	ISED INFORMED OF	ABOVE ACTION	STGNATURE OF COM	MANDING OFFICER	16./ A	
72 Apr 2016	d	2 HOC	<u> 9016</u>	100 ac	Will.	<u>UINO</u>	
It has been explained to me and I understand charged against me, I have the right to immed	that if I feel this	s imposition of r	ionjudicial puni	shment to be unjust or dispre	oportionate to the offens	ses	
SIG		DATE I have	explained the abov	e right			
(b)(6), (b)(7)(C)	4/22	SIGNA	ATURE OF WITNES	(b)(6), (b)(7)(C)	DATE: ZZA	8R16	
	FIN	AL ADMINISTR	ATIVE ACTIO	1			
APPEAL SUBMITTED BY ACCUSED		RESULT OF APPEAL					
DATED: FORWARDED FOR DECISION ON: WE Appeal Submitted							
FORWARDED FOR DECISION ON: NO HOLD SULP MUTTO							
WERE REQUIRED (b)(7)(C)							
DATE: FORGITURES DYOUGSED 5 19 16 PEP PT COMPADATE:							
NAVPERS 1626/7 (Rev. 12-88) (BACK)	(b)(6), (b)(7)(C)	itials)		201200000	(Initials)		