EXHIBIT B
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4. “ICE Ability to Use 212(a)(3)(C) Foreign Policy Charge” (2018-ICAP-00118, at 870–73) ........................................................................................................................................................................ 35–38
From: (b)(6);(b)(7)(C)
Sent: 12 Jun 2017 11:26:56 -0400
To: (b)(6);(b)(7)(C)
Cc: (b)(6);(b)(7)(C)
Subject: 235(c)
Attachments: 235c Changes with new Rec section (2).doc, March 2007 235(c) Guidance.pdf

(b)(6);(b)(7)(C);(b)(5)

(b)(6);(b)(7)(C)

Acting Deputy Chief
National Security Law Section, Homeland Security Investigations Law Division
Office of the Principal Legal Advisor
U.S. Immigration and Customs Enforcement
(202) 732-(b)(6)(office)
(202) 276-(b)(7)(cell)

(b)(6);(b)(7)(C)

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Withheld pursuant to exemption

(6)(C)(5)(D)(F) Draft
of the Freedom of Information and Privacy Act
Page 306
Withheld pursuant to exemption
(D)(5); WatF Draft
of the Freedom of Information and Privacy Act
From:  (b)(6);(b)(7)(C)
Sent:  4 May 2017 15:57:55 -0400
To:  Loiacono, Adam V
Subject:  RE: Endorsing and espousing terrorist activity paper

Do you have the final version that went back to DHS?

(b)(6);(b)(7)(C)

Chief
Homeland Security Investigations Law Division
Office of the Principal Legal Advisor
U.S. Immigration and Customs Enforcement
(202) 732- (b)(6); (office)
(646) 221- (b)(7); (cell)

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From:  Loiacono, Adam V
Sent:  Thursday, April 27, 2017 8:10 AM
To:  Loiacono, Adam V
Cc:  (b)(6);(b)(7)(C)
Subject:  RE: Endorsing and espousing terrorist activity paper

Folks-

We also just received comments and edits from USCIS on a separate version. Please combine the documents and try to address the USCIS comments too.

Thanks,

Adam V. Loiacono
(A) Deputy Principal Legal Advisor for Enforcement and Litigation
Office of the Principal Legal Advisor
U.S. Immigration and Customs Enforcement
Desk: 202-732- (b)(6); 
Iphone: 202-500- (b)(6); 

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From: Loiacono, Adam V
Sent: Wednesday, April 26, 2017 9:26 PM
To: (b)(6);(b)(7)(C)
Cc: Loiacono, Adam V
Subject: FW: Endorsing and espousing terrorist activity paper

Can your teams please work together to review and address the DOS comments and edits on the endorse or espouse paper tomorrow. I would like to get this back by 4pm so I can review and get back to the group by 5pm (I have a hard stop tomorrow) but let me know first thing if that is not reasonable. I can't see the comments on my phone.

Thanks!

Adam V. Loiacono
(A) Deputy Principal Legal Advisor for Enforcement and Litigation
Office of the Principal Legal Advisor
U.S. Immigration and Customs Enforcement
Desk: 202-732-
Iphone: 202-500-

Sent with BlackBerry Work (www.blackberry.com)

From: (b)(6);(b)(7)(C)
Date: Wednesday, Apr 26, 2017, 9:21 PM
To: Loiacono, Adam V
Cc: (b)(6);(b)(7)(C)
Subject: RE: Endorsing and espousing terrorist activity paper

Adam,

Can your team take the lead in addressing the comments/edits from DOS.

If you have any edits/comments on this paper please get them to asap.

Thanks,

Associate General Counsel, Immigration
Department of Homeland Security, Office of the General Counsel
Office: 202-282-(b)(6);(b)(7)(C)
Cell: 202-360-(b)(6);(b)(7)(C)
email: (b)(6);(b)(7)(C)

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From: (b)(6);(b)(7)(C)
Sent: Wednesday, April 26, 2017 9:06 PM
To: (b)(6);(b)(7)(C)
Cc: (b)(6);(b)(7)(C)

Lolacono, Adam V
(b)(6);(b)(7)(C) (b)(6);(b)(7)(C)

Subject: Endorsing and espousing terrorist activity paper

Attached are State Department’s edits/comments to the DHS drafted paper on the use of endorsing and espousing terrorist activity.

We believe OSC should review this issue in light of the significant Constitutional issues involved.

Deputy Director of Legal Affairs, Visa Office
Bureau of Consular Affairs, U.S. Department of State
(b)(6);(b)(7)(C)
(202) 485-(b)(6);(b)(7)(C)

SBU
This email is UNCLASSIFIED.
From: (b)(6);(b)(7)(C)
Sent: 1 May 2017 21:55:56 +0000
To: (b)(6);(b)(7)(C)
Cc: (b)(6);(b)(7)(C)
Subject: RE: Endorsing and espousing terrorist activity paper
Attachments: Inadmissibility Based on Endorsing or Espousing Terrorist Activity (DHS ....docx

Please find attached an updated version of the endorsing or espousing terrorist activity paper addressing prior comments/edits. This is now ready for any further edits by the group.

For the meeting tomorrow, while the papers will not go to the PCC, can you send us the drafts so the legal working group has them in our back pocket as needed at the meeting?

Thanks,

(b)(6);(b)(7)(C)

Associate General Counsel, Immigration
Department of Homeland Security, Office of the General Counsel
Office: 202-282-(b)(6),(b)
Cell: 202-364-(b)(6),(b)

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From: (b)(6);(b)(7)(C)
Sent: Wednesday, April 26, 2017 9:06 PM
To: (b)(6);(b)(7)(C)
Cc: (b)(6);(b)(7)(C)
Subject: Endorsing and espousing terrorist activity paper

Attached are State Department’s edits/comments to the DHS drafted paper on the use of endorsing and espousing terrorist activity.
Deputy Director of Legal Affairs, Visa Office
Bureau of Consular Affairs, U.S. Department of State

SBU
This email is UNCLASSIFIED.
Inadmissibility Based on Endorsing or Espousing Terrorist Activity: First Amendment Concerns
Page 699

Withheld pursuant to exemption

(5)(C)(2)(vi) 5 U.S.C. § 552(b) 5

of the Freedom of Information and Privacy Act
A. Office of Foreign Assets Control (OFAC) Orders on the Taliban

On July 4, 1999, President Clinton issued Executive Order No. 13129 which placed a comprehensive assets freeze and trade embargo against the Taliban. In response to a finding that the Taliban had allowed territory under its control to be used as a safe haven and base of operations for Bin Laden and Al-Qaeda who were committing acts of terrorism against the United States and its interests, the President declared an international “emergency” and threat to United States national security. This order was issued under the authority of the International Emergency Economic Powers Act (IEEPA) at 50 U.S.C. §§ 1701-1706, the National Emergencies Act under 50 U.S.C. § 1601 et seq., and 3 U.S.C. § 301. Pursuant to these authorities, the United States Treasury Department’s Office of Foreign Assets Control (OFAC) issued the Taliban Sanctions regulations at 31 C.F.R. Part 545. These regulations blocked all property in which the Taliban has an interest, directly or indirectly,
that is in the United States or that comes within the possession or control of United States persons, including their overseas branches. Unless authorized by OFAC, all commercial and trade transactions between United States persons and the Taliban were prohibited.

On September 23, 2001, President Bush issued Executive Order No. 13324. This order specifically declared a national emergency under IEEPA as a result of the attacks on September 11, 2001. The order also initiated a list of individuals and entities whose assets were to be frozen because of their known support of Al-Qaeda and terrorism in general. In essence, this order blocked United States-based assets of organizations and individuals designated by the State Department as having participated in or aided terrorist acts around the world. On July 2, 2002, following the United States invasion of Afghanistan, President Bush issued Executive Order No. 13268 which ended the emergency declared for Afghanistan in Order No. 13129. This emergency was halted due to the overthrow of the Taliban regime and its control of Afghanistan as had been the case when order No. 13129 was issued by President Clinton. However, Order No. 13268 also amended Order 13224 to add the Taliban and Mohammed “Mullah” Omar to that OFAC list. These blocks remain in place today.
RECOMMENDATION

(b)(5)
ICE ability to use 212(a)(3)(C) Foreign Policy Charge: