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United States Department of State

Washington, D.C. 20520

Case No. M-2018-02249

Mr. John Greenewald
27305 W. Live Oak Rd.
Suite 1203
Castaic, CA 91384

Dear Mr. Greenewald:

I refer to your letter dated March 22, 2018, requesting mandatory review and release of four Department of State documents under Executive Order 13526.

We have determined that one may be released in full. A decision on the remaining three documents requires interagency coordination. They have been referred to other government offices for further review to assist us in making a final determination.

If you have any questions, you may write to the Office of Information Programs and Services, SA-2, Department of State, Washington, DC 20522-8100, or telephone us at (202) 261-8484. Please be sure to refer to the case number shown above in all correspondence about this case.

Sincerely,

A handwritten signature in black ink, appearing to read "Eric F. Stein".

Eric F. Stein, Director
Office of Information Programs and Services

Enclosures:
As stated.

M-2018-02249

To whom it may concern,

This is a request for a mandatory declassification review (MDR), under the terms of Executive Order 12958, as amended, of the following document(s):

All documents responsive to FOIA Request F-2012-26017 which was a referral from DIA FOIA Case #0151-2009.

These documents were redacted in 2012, and with the passage of time since then, I would like a re-review of the records for declassification.

For reference, my original FOIA Request was for the following:

I respectfully request a copy of all releasable documents pertaining to an assassination plot against President George H.W. Bush.

On April 13, 1993, several Iraqi nationals were arrested in Kuwait and charged with plotting to assassinate former President Bush via car bomb during a visit to Kuwait. Later, a court in Kuwait convicted all but one of the defendants.

Please include all documents pertaining to my request, which includes, but is not limited to, memos, letters, emails, audio recordings, photographs, reports, etc. +

You can also see the original FOIA release, with the documents I would like reviewed, archived here:

<http://documents.theblackvault.com/documents/terrorism/bushstatedept.pdf>

Thank you for your time, and I look forward to your response!

Sincerely,

John Greenewald, Jr.
27305 W. Live Oak Rd.
Suite #1203
Castaic, Ca. 91384
FAX 1-818-659-7688

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RELEASE IN FULL

CDS

CDSN = LGX183 MCN = 93327/27189 TOR = 933271756
RTTCZYUW RUEKJCS7502 3271756-CCCC--RUEALGX.
ZNY CCCCC

DTG

231338Z NOV 93

FROM

FM AMEMBASSY KUWAIT

CONTROLS

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LIMITED OFFICIAL USE SECTION 01 OF 04 KUWAIT 07025

NOFORN

E.O. 12356:N/A

/***** THIS IS A COMBINED MESSAGE *****/

BODY

TAGS: PHUM, ELAB, KSPR, KU

SUBJECT: INITIAL EDIT OF 1993 HUMAN RIGHTS REPORT

REF: STATE 339278

1. LOU-NOFORN - ENTIRE TEXT.

RESPONSES TO SPECIFIC QUESTIONS ASKED IN REFTEL

2. PARA 9: WE DID NOT MENTION THE APRIL INCIDENT DESCRIBED IN KUWAIT 2536 AND KUWAIT 2590 BECAUSE WE DO NOT HAVE ANY EVIDENCE WHICH WOULD CONFIRM KUWAITI RESPONSIBILITY. SINCE KUWAITI AUTHORITIES WERE NEVER GIVEN THE CHANCE TO CONDUCT AN INVESTIGATION INTO THE INCIDENT, WE FEEL IT WOULD BE IRRESPONSIBLE FOR US TO REFER TO IT AT ALL IN AN UNCLASSIFIED PUBLIC DOCUMENT.

3. PARA 10: YES, IT IS CORRECT THAT "ONLY ONE ALLEGED PERPETRATOR IS KNOWN TO HAVE BEEN ARRESTED."

4. PARA 10: WE WILL UPDATE AT YEAR'S END AS REQUESTED. THE NEXT SESSION OF THE TRIAL IS DECEMBER 15.

5. PARA 13: WE ARE AWARE THAT WE SAID IN THE 1992 REPORT THAT "WHILE THERE IS NO RELIABLE ESTIMATE OF THE TOTAL NUMBER OF DISAPPEARANCES, OVER 100 CASES REMAINED UNRESOLVED IN 1993," BUT THAT SENTENCE REMAINS VALID FOR THE 1993 REPORT. WHEN PREPARING THE 1993 REPORT, WE REINVESTIGATED THIS QUESTION, CHECKING WITH THE INTERNATIONAL COMMITTEE OF THE RED CROSS (ICRC), THE

REVIEW AUTHORITY:
Paul Hare, Senior Reviewer

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MINISTRY OF INTERIOR, THE MINISTRY OF FOREIGN AFFAIRS, THE PALACE OF JUSTICE, AND VARIOUS HUMAN RIGHTS ORGANIZATIONS AND ACTIVISTS. ALL OF THEM CONFIRMED THAT THERE HAD BEEN NO CHANGES SINCE 1992.

6. PARA 19: THE JUDGE IN THE TRIAL OF THE 14 MEN ACCUSED OF ATTEMPTING TO ASSASSINATE FORMER PRESIDENT BUSH DURING HIS APRIL 1993 VISIT TO KUWAIT IMMEDIATELY ORDERED A COMPLETE MEDICAL INVESTIGATION WHEN DEFENSE LAWYERS SOUGHT EXCLUSION OF CONFESSIONS ON THE BASIS OF TORTURE. WHEN THE MEDICAL INVESTIGATION REVEALED NO INDICATIONS OF TORTURE, THE JUDGE RULED NOT TO EXCLUDE THE CONFESSIONS.

7. PARA 22: ONE CHANGE WHICH WAS RECOMMENDED BY THE HUMAN RIGHTS COMMITTEE OF THE NATIONAL ASSEMBLY TO THE MINISTER OF INTERIOR AND WHICH THE MINISTER ACTUALLY IMPLEMENTED WAS THE PROVISION OF BETTER MEDICAL CARE FOR THE DETAINEES AT THE MAIN DEPORTATION CENTER.

8. PARA 32: THESE ALLEGATIONS ARE PART OF A GENERAL PERCEPTION ON THE PART OF NON-KUWAITIS THAT KUWAITI COURTS ARE BIASED IN FAVOR OF KUWAITIS. WHILE WE DO KNOW OF CASES WHERE NON-KUWAITIS HAVE WON SUITS AGAINST KUWAITIS, WE WOULD HAVE TO AGREE THAT THE COURTS ARE NORMALLY PREJUDICED TOWARD THE KUWAITIS.

9. PARA 44: THIS CODE IS NOT A GOVERNMENT-IMPOSED CODE - IT WAS WRITTEN BY JOURNALISTS FOR JOURNALISTS AND CONTAINS NO ELEMENTS OF GOVERNMENTAL CONTROL OVER THE PRESS. IT CONTAINS NO PROVISIONS OF CENSORSHIP OR RESTRICTIONS OVER THE PRESS; INSTEAD, IT OUTLINES THE STANDARDS WHICH JOURNALISTS SHOULD ATTEMPT TO MAINTAIN (E.G., DOUBLE-CHECK FACTS BEFORE PRINTING A STORY). AS SUCH, IT HAS NEVER BEEN USED (NOR COULD IT BE USED) TO DISCIPLINE/PUNISH JOURNALISTS OR NEWSPAPERS.

10. PARA 45: ON JANUARY 31, KUWAIT'S ATTORNEY GENERAL ISSUED A STATEMENT INSTRUCTING LOCAL NEWSPAPERS TO BAN REPORTING ON THE FINANCIAL SCANDALS (KUWAIT'S MISHANDLED INVESTMENT FUNDS IN SPAIN AND ENGLAND). THE STATEMENT WAS LATER DISAVOWED BY THE MINISTER OF JUSTICE AT A SESSION OF THE NATIONAL ASSEMBLY, BUT THE ATTORNEY GENERAL HAS THE RIGHT TO ACT INDEPENDENTLY OF THE MINISTER. THE LOCAL PRESS REACTED WITH OUTRAGE AND PUBLISHED EDITORIALS DENOUNCING THE BAN; THE ATTORNEY GENERAL NEVER ACTED TO PUNISH "VIOLATORS."

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11. PARA 51: YES, IT IS TRUE THAT "ACADEMICS OPERATE WITH NO APPARENT CENSORSHIP OF THEIR TEACHING, RESEARCH, OR WRITINGS WHILE SUBJECT TO THE SAME RESTRAINTS AS THE MEDIA WITH REGARD TO CRITICISM OF THE AMIR OR ISLAM."

/***** BEGINNING OF SECTION 002 *****/

12. PARA 52: THERE WERE NO REPORTS IN 1993 OF THE GOVERNMENT DENYING PERMISSION FOR POLITICAL GATHERINGS. SINCE THE ORIGINAL DRAFT WAS WRITTEN, THERE HAS BEEN ONE CASE OF A LOCAL HOTEL BEING DENIED PERMISSION TO HOLD A MUSICAL EVENT. WHILE IT HAS BEEN SUGGESTED THAT THE GOK ACTED TO INHIBIT A WESTERN CULTURAL EVENT GOING INTO THE CHRISTMAS SEASON, WE HAVE NO REASON TO BELIEVE THAT THIS IS TRUE. AUTHORITIES CLAIM THAT THE HOTEL FAILED TO FOLLOW STANDARD PROCEDURES IN GAINING APPROVAL FOR THE EVENT FROM THE LOCAL POLICE STATION.

13. PARA 55: SINCE THE FOREIGN CLERGY IN KUWAIT RECEIVE THEIR TRAINING IN THEIR HOME COUNTRIES BEFORE COMING TO KUWAIT, THE QUESTION OF WHETHER OR NOT THERE ARE ANY RESTRICTIONS ON THE TRAINING OF CLERGY HAS NEVER ARISEN. THERE ARE NO FACILITIES HERE FOR THE TRAINING OF NON-MUSLIM CLERGY, BUT NO GOVERNMENT OFFICIAL COULD TELL US WHETHER OR NOT SUCH FACILITIES WERE SPECIFICALLY PROHIBITED BY LAW. LIKEWISE, THERE IS NO RELIGIOUS (OTHER THAN ISLAMIC) PUBLISHING HERE, BUT NO GOVERNMENT OFFICIAL KNEW WHETHER OR NOT IT COULD EXIST. KUWAITI LAW DOES, HOWEVER, PROHIBIT RELIGIOUS EDUCATION FOR RELIGIONS OTHER THAN ISLAM. DESPITE THIS LAW, AT LEAST ONE OF THE CHURCHES HERE RUNS A RELIGIOUS EDUCATION PROGRAM FOR CHILDREN, AND THE GOVERNMENT HAS TO DATE NOT INTERFERED IN THE ACTIVITIES OF THE PROGRAM.

14. PARA 62: MARTIAL LAW IS DECLARED BY THE AMIR AND NEEDS NO FURTHER APPROVAL.

15. PARA 71: POLICE STATION AND MINISTRY OF INTERIOR EMPLOYEES WHO HANDLE COMPLAINTS OF SPOUSE ABUSE ARE SPECIFICALLY INSTRUCTED TO TRY TO RECONCILE THE DISPUTE WITHIN THE FAMILY BEFORE OPENING A CASE. EACH OF THE COUNTRY'S FIFTY POLICE STATIONS RECEIVES APPROXIMATELY ONE TO TWO COMPLAINTS OF SPOUSE ABUSE EACH WEEK. OFFENDING SPOUSES ARE ASKED TO SIGN A STATEMENT AT THE POLICE STATION STATING THAT THEY WILL NOT CONTINUE THE ABUSE.

16. PARA 74: AS WE SAID IN OUR DRAFT REPORT,

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"PROSTITUTION, ALTHOUGH PROHIBITED BY LAW, TAKES PLACE, BUT CULTURAL CONSTRAINTS MAKE IT ALMOST IMPOSSIBLE TO DETERMINE TO WHAT EXTENT."

17. PARA 76: THE PROMISE TO EACH WOMAN OF "REMUNERATION EQUAL TO THAT OF A MAN PROVIDED SHE DOES THE SAME WORK" IS CONSISTENT WITH ACTUAL PRACTICE.

18. PARA 80: THE GOVERNMENT DEMONSTRATES ITS COMMITMENT TO CHILDREN'S HUMAN RIGHTS AND WELFARE THROUGH FINANCIAL MEANS - KUWAIT OPERATES ONE OF THE WORLD'S MOST GENEROUS WELFARE STATES FOR ITS CITIZENS, INCLUDING CHILDREN. FOR EXAMPLE, THE GOVERNMENT PROVIDES CHILD BENEFIT ALLOWANCES SIMILAR TO THOSE OFFERED IN THE UNITED KINGDOM AND PROVIDES FREE EDUCATION AND HEALTH CARE TO ALL KUWAITI CHILDREN. THE GOVERNMENT ALSO SUBSIDIZES INFANT FORMULA.

19. PARA 87: YES, IT IS CORRECT THAT THE BAR ON GRANTING CITIZENSHIP TO NON-MUSLIMS IS STILL IN EFFECT.

20. PARA 92: NEITHER THE KUWAIT TRADE UNION FEDERATION (KTUF) NOR THE MINISTRY OF SOCIAL AFFAIRS AND LABOR (MOSAL) COULD PROVIDE US WITH FIGURES FOR EITHER THE TOTAL WORK FORCE OR THE PERCENT OF THE WORK FORCE WHICH IS UNIONIZED. WE ARE AWARE THAT THE 1993 FIGURE FOR TOTAL UNION MEMBERSHIP (28,400) IS SIGNIFICANTLY LOWER THAN THE 1992 FIGURE (33,000). WHEN WE WERE RESEARCHING THE QUESTION FOR THE 1993 REPORT, THE KTUF AND THE MOSAL - ACTING COMPLETELY INDEPENDENTLY OF EACH OTHER - BOTH TOLD US THAT UNION MEMBERSHIP IN 1993 WAS APPROXIMATELY 28,400 PEOPLE. AT THAT TIME, WE IMMEDIATELY ASKED THEM ABOUT THE CHANGE FROM THE 1992 FIGURE. WHEN WE TOLD THEM THAT WE HAD BEEN USING 33,000 AS THE 1992 FIGURE, THEY WERE PERPLEXED, COMMENTING THAT THEY DID NOT KNOW WHERE THAT FIGURE HAD COME FROM - THE CORRECT FIGURE FOR UNION MEMBERSHIP IN 1992 WAS MORE OR LESS THE SAME AS THE 1993 FIGURE.

21. PARA 95: THE KTUF ALSO ROUTINELY ISSUES STATEMENTS SUPPORTING OR OPPOSING VARIOUS POLITICAL PROPOSALS. FOR /***** BEGINNING OF SECTION 003 *****/

EXAMPLE, THE KTUF SUPPORTED KUWAIT'S OCTOBER 1992 RETURN TO PARLIAMENTARY LIFE AND URGED MEMBERS OF THE ELECTORATE TO VOTE. THE KTUF ALSO CALLED FOR STANDARDIZATION OF KUWAITI NATIONALITY AND VIGOROUSLY OPPOSED A PROPOSAL TO ESTABLISH AN "AUTHORITY FOR

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ENJOINING RIGHT AND PROHIBITING WRONG" SIMILAR TO THE RELIGIOUS POLICE IN SAUDI ARABIA.

22. PARA 105: SINCE "THERE WERE NO REPORTS OF DISCRIMINATION AGAINST UNION OR NONUNION EMPLOYEES," THERE WERE NO EXAMPLES OF EMPLOYERS WHO WERE FOUND GUILTY OF ANTIUNION DISCRIMINATION HAVING TO REINSTATE WORKERS FIRED FOR UNION ACTIVITIES.

OTHER COMMENTS ABOUT EDITED LANGUAGE IN REFTL

23. PARA 6: THE FIRST SENTENCE SAYS THAT "KUWAIT HAD A MIXED RECORD ON HUMAN RIGHTS IN 1993," WHILE OUR DRAFT REPORT SAID THAT "KUWAIT'S HUMAN RIGHTS SITUATION SHOWED MEASURABLE PROGRESS IN 1993." THE PUBLISHED VERSION OF THE 1992 REPORT STATED THAT "KUWAIT'S HUMAN RIGHTS SITUATION SHOWED MEASURABLE PROGRESS IN 1992." KUWAIT PERFORMED MUCH BETTER IN 1993 THAN IT DID IN 1992 ON HUMAN RIGHTS ISSUES, FOR EXAMPLE, IN PROVIDING SIGNIFICANT RELIEF TO DOMESTIC EMPLOYEES INVOLVED IN DISPUTES AND IN ARRESTING A SUSPECT IN A HIGH PROFILE HUMAN RIGHTS CASE. THE WORDING "MIXED RECORD" DOES NOT REFLECT THIS IMPROVEMENT. INSTEAD, PARTICULARLY WHEN ONE COMPARES THE 1993 REPORT TO THE 1992 ONE, IT GIVES THE FALSE IMPRESSION THAT LESS PROGRESS WAS MADE IN 1993 THAN IN 1992.

24. PARA 7: THE FOURTH SENTENCE STATES THAT "THE GOVERNMENT BANNED ALL UNLICENSED NONGOVERNMENTAL ORGANIZATIONS IN AUGUST, THEREBY ELIMINATING THE MOST ACTIVE LOCAL HUMAN RIGHTS ORGANIZATION." THE PHRASE "THE MOST ACTIVE" IS AN INCORRECT CHARACTERIZATION OF THE KUWAIT ASSOCIATION FOR THE DEFENSE OF WAR VICTIMS (KADWV), THE GROUP TO WHICH WE ASSUME THE DEPARTMENT'S LANGUAGE MAKES REFERENCE. OTHER LOCAL HUMAN RIGHTS GROUPS ARE FAR MORE ACTIVE, NOT TO MENTION MORE SINCERE, THAN THE KADWV, AN ORGANIZATION WHICH OFTEN ENGAGES IN POLITICAL BATTLES AND SELF-PROMOTION INSTEAD OF FOCUSING ON THE REAL HUMAN RIGHTS PROBLEMS FACING KUWAIT. THIS CHARACTERIZATION OF THE KADWV WOULD GIVE UNNECESSARY OFFENSE TO THE KUWAIT ASSOCIATION FOR HUMAN RIGHTS AND THE NATIONAL ASSEMBLY'S HUMAN RIGHTS COMMITTEE. WE WOULD SUGGEST USING THE PHRASE "THEREBY ELIMINATING ONE ORGANIZATION THAT HAD BEEN ENGAGED IN SOME HUMAN RIGHTS

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WORK."

25. PARA 17: THE SECOND SENTENCE STATES THAT "ONE HUMAN RIGHTS GROUP CLAIMS THAT NEW, INFORMAL DETENTION CENTERS HAVE BEEN ESTABLISHED TO AVOID INTERNATIONAL MONITORING." WE HAVE NOT HEARD THIS CLAIM BEFORE AND ARE UNAWARE OF ANY INFORMATION THAT WOULD SUPPORT IT. SUCH AN UNSUBSTANTIATED CLAIM SHOULD NOT BE IN OUR HUMAN RIGHTS REPORT.

26. PARA 29: THE THIRD SENTENCE SAYS THAT "DURING 1993 THE KUWAITIS DEPORTED APPROXIMATELY 300 DETAINEES AND APPROXIMATELY 250 FAMILY MEMBERS OF PALESTINIANS, YEMENIS, SUDANESE, JORDANIANS, AND IRAQIS." IN OUR DRAFT REPORT, HOWEVER, THE SENTENCE READ AS FOLLOWS: "DURING 1993 THE KUWAITIS DEPORTED APPROXIMATELY 300 DETAINEES AND APPROXIMATELY 250 FAMILY MEMBERS OF PALESTINIANS, YEMENIS, SUDANESE, JORDANIANS, AND IRAQIS, A SHARP DROP FROM THE 1992 FIGURES OF APPROXIMATELY 1,250 DETAINEES AND APPROXIMATELY 2,000 FAMILY MEMBERS." WE THINK THAT IT IS IMPORTANT TO INCLUDE THE 1992 FIGURES AS A CONTRAST TO SHOW THAT DEPORTATIONS DROPPED BY 75 PERCENT IN 1993.

27. PARA 35: THE FINAL SENTENCE STATES THAT "REGARDING THE CASE OF 10 PALESTINIANS WHO WERE SENTENCED TO DEATH BY THE STATE SECURITY COURT IN JUNE, INTERNATIONAL HUMAN RIGHTS GROUPS HAVE EXPRESSED DUE PROCESS CONCERNS RELATED TO THE RESTRICTED RIGHT OF APPEAL AND THE USE OF COERCED CONFESSIONS." THE INCLUSION OF THE PHRASE "THE USE OF COERCED CONFESSIONS" IS MISLEADING - THE JUDGE
/***** BEGINNING OF SECTION 004 *****/

EXAMINED MEDICAL RECORDS FOR THE DEFENDANTS AND RULED THAT THERE WAS NO PROOF THAT THE CONFESSIONS HAD BEEN COERCED. FURTHERMORE, THE DEFENDANTS ALL REPEATED THEIR INITIAL CONFESSIONS WHEN ASKED AGAIN IN THE COURTROOM. WE WOULD PREFER THE FOLLOWING WORDING: "REGARDING THE CASE OF 10 PALESTINIANS WHO WERE SENTENCED TO DEATH BY THE STATE SECURITY COURT IN JUNE, INTERNATIONAL HUMAN RIGHTS GROUPS HAVE EXPRESSED DUE PROCESS CONCERNS RELATED TO THE RESTRICTED RIGHT OF APPEAL AND THE LENGTHY PERIODS OF PRETRIAL DETENTION."

28. PARA 53: THE FIRST SENTENCE SAYS "A NONGOVERNMENTAL ASSOCIATION (NGO)." IT SHOULD SAY "A NONGOVERNMENTAL ORGANIZATION (NGO)."

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29. PARA 54: AGAIN, THE WORDING "THE MOST ACTIVE HUMAN RIGHTS MONITORING ORGANIZATION" IS USED. SEE PARA 24 OF THIS CABLE FOR OUR COMMENT ON WHY THIS WORDING IS INCORRECT.

30. PARA 57: THE FIRST SENTENCE DEFINES BIDOON AS "STATELESS PERSONS OF BEDOUIN BACKGROUND WHO CLAIM THAT THEY HAVE NO NATIONALITY." IT IS MORE ACCURATE TO DEFINE THEM AS "STATELESS PERSONS GENERALLY OF BEDOUIN BACKGROUND WHO CLAIM THAT THEY HAVE NO NATIONALITY." (NOT ALL THE BIDOON ARE OF BEDOUIN ORIGIN.)

31. PARA 61: THE SECOND SENTENCE SAYS "THE 30 PERCENT OF KUWAITIS ELIGIBLE TO VOTE." IT SHOULD SAY "THE 30 PERCENT OF ADULT KUWAITIS ELIGIBLE TO VOTE."

32. PARA 66: THE FINAL SENTENCE SAYS THAT "WHILE BOTH THE AMIR AND THE PRIME MINISTER HAVE PUBLICLY STATED THAT THEY FAVOR POLITICAL RIGHTS FOR WOMEN, THEY HAVE MAINTAINED THAT THE NATIONAL ASSEMBLY MUST DECIDE THE QUESTION, AND THERE IS NO EVIDENCE THAT THEY HAVE TRIED TO PERSUADE NATIONAL ASSEMBLY MEMBERS TO ADOPT THE NEEDED LEGISLATION." THE FIRST TWO CLAUSES OF THIS SENTENCE WERE INCLUDED IN OUR DRAFT REPORT AND ARE CORRECT. THE FINAL CLAUSE, HOWEVER, IS INACCURATE. AS WE HAVE REPORTED THROUGHOUT THE YEAR, THE AMIR HAS TRIED TO SET AN EXAMPLE FOR THE NATIONAL ASSEMBLY BY APPOINTING WOMEN TO SENIOR GOVERNMENT POSITIONS. IN THE KUWAITI CONTEXT, THE AMIR'S PUBLIC STATEMENTS AND APPOINTMENTS (FIRST FEMALE UNDERSECRETARY, FIRST FEMALE UNIVERSITY PRESIDENT, FIRST FEMALE AMBASSADOR) HAVE CONSTITUTED SIGNIFICANT SUPPORT FOR KUWAITIS WHO FAVOR EXPANDED RIGHTS FOR WOMEN.

33. PARA 72: THE FIRST SENTENCE SAYS "MANY KUWAITI AND FOREIGN WOMEN ARE SUBJECTED TO SEXUAL HARASSMENT." WHEN WE SUBMITTED OUR DRAFT REPORT, WE DISCUSSED WHETHER WE SHOULD SAY "KUWAITI AND FOREIGN" OR JUST "FOREIGN." WE CONCLUDED THAT SINCE THE ONLY KUWAITI WOMEN WHO EVER GET HARASSED ARE THE ONES WHO WEAR WESTERN ATTIRE, IT IS MORE ACCURATE TO SAY "FOREIGN" VICE "KUWAITI AND FOREIGN." IN GENERAL, IT IS SAFE TO SAY THAT WOMEN IN ISLAMIC DRESS ARE NOT HARASSED HERE.

34. PARA 77: AFTER WE SUBMITTED OUR DRAFT REPORT, THE KUWAIT PETROLEUM CORPORATION (KPC), THE STATE-OWNED HOLDING COMPANY WHICH RUNS KUWAIT'S OIL INDUSTRY, NAMED

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A WOMAN AS ITS MANAGING DIRECTOR FOR ADMINISTRATION AND ECONOMIC AFFAIRS. ONE OF ONLY TWO MANAGING DIRECTORS AT KPC, THE WOMAN IS NOW ONE OF THE FOUR TOP PEOPLE IN KUWAIT'S PETROLEUM SECTOR. IN ADDITION, THE FIRST FEMALE KUWAITI AMBASSADOR WAS NAMED. GNEHM

BT

ADMIN

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