MEMORANDUM FOR THE HEADS OF EXECUTIVE DEPARTMENTS AND AGENCIES

FROM: Shaun Donovan
DIRECTOR

SUBJECT: Planning for Agency Operations Involving the Department of Homeland Security During a Lapse in its Appropriations

Appropriations provided for the Department of Homeland Security (DHS) under the Consolidated and Further Continuing Appropriations Act, 2015 (P.L. 113-235) expire at 11:59 pm on Friday, February 27, 2015. The Administration does not want a lapse in appropriations to occur, and there is still enough time for Congress to prevent it. Nevertheless, prudent management requires that agencies prepare for the impact upon their operations. To that end, this Memorandum sets forth guidance regarding planning for agency operations involving DHS should a lapse in appropriations occur.

DHS will be updating its contingency plan in preparation for the possibility of a lapse in appropriations, and the updated plan will be made available on its website. Should a lapse occur, DHS will be continuing only those activities that are “excepted” pursuant to applicable legal requirements and those activities that are funded from a source that has not lapsed, consistent with its plan. Therefore, should a lapse occur, agencies that will not have a lapse in appropriations should contact DHS only regarding those activities that DHS can continue during a lapse.

In limited circumstances, DHS can continue activities in support of other agencies’ funded functions. Specifically, consistent with a prior opinion of the Office of Legal Counsel of the Department of Justice (19 Op. O.L.C. 337 (Dec. 13, 1995), to the extent that any of DHS’s functions are necessary to the effective execution of funded agency activities, such that a suspension of DHS’s functions during the funding lapse would prevent or significantly damage the execution of those funded activities, DHS’s functions may continue. Determinations regarding whether a suspension of DHS’s functions during the funding lapse would prevent or significantly damage the execution of an agency’s funded activities are made by the agency’s Office of General Counsel (OGC). In determining whether any funded agency activities meet the high standard necessary for DHS to continue supporting those activities during a lapse, agency OGC should consult with DHS OGC and the Office of Management and Budget (OMB).
OGC.

This guidance does not apply to activities that are excepted pursuant to the DHS contingency plan, such as those activities conducted by active duty members of the Coast Guard. Other agencies may contact DHS as necessary regarding these excepted activities.

Agency leaders with questions on the contents of this Memorandum should contact John Simpkins, OMB's Acting General Counsel, or Sam Berger, OMB's Senior Counselor and Policy Advisor. Your staff should direct queries to your OMB Resource Management Office or your agency's Office of General Counsel.

We greatly appreciate your cooperation. We will continue to be in close contact with you as developments unfold.

Attachments
Effect of Appropriations for Other Agencies and Branches on the Authority to Continue Department of Justice Functions During the Lapse in the Department’s Appropriations

Where Congress has provided appropriations for the legislative branch, the Department of Justice may continue to provide testimony at hearings and perform other services related to funded functions of the legislative branch during a lapse in funding for the Department, if the participation of the Department is necessary for the hearing or other funded function to be effective.

Similarly, those functions of the Department of Justice that are necessary to the effective execution of functions by an agency or department of government that has current fiscal year appropriations, such that a suspension of the Department’s functions during a lapse in its own appropriations would prevent or significantly damage the execution of those funded functions, may continue during the Department’s funding lapse.

December 13, 1995

MEMORANDUM OPINION FOR THE ATTORNEY GENERAL

During the recent appropriations lapse we prepared for you a memorandum on the authority of the Department to participate in congressional hearings that were held during an appropriations lapse. See Participation in Congressional Hearing During an Appropriations Lapse, 19 Op. O.L.C. 301 (1995). This memorandum is intended to update that earlier memorandum in light of subsequent congressional enactments, particularly the Act providing appropriations for the legislative branch during the current fiscal year.

In his 1981 opinion, Attorney General Civiletti concluded that functions and activities could continue during a funding hiatus when authorization for their continuation was a valid inference from other funding decisions of the Congress. Authority for the Continuance of Government Functions During a Temporary Lapse in Appropriations, 5 Op. O.L.C. 1, 5 (1981). Attorney General Civiletti identified as one of the categories of activities that may continue during a lapse those functions that are “authorized by necessary implication from the specific terms of duties that have been imposed on, or authorities that have been invested in” an agency. Id. He explained that this category includes unfunded functions that enable other funded functions to be executed. The primary example of this is social security benefits. Attorney General Civiletti opined that, although those who administer the Social Security benefit program are paid out of annual appropriations that could lapse, they could continue to administer Social Security because the benefit itself is paid out of a permanent appropriation. Id. at 5 n.7.

In our recent memorandum to you, we applied this principle to Department of Justice participation in congressional hearings:
The Department’s officers and employees may also participate in a hearing despite an appropriations lapse if authority for such participation arises by necessary implication from another specific statutory duty or duties. See 5 Op. O.L.C. at 3–5. In the context of congressional hearings, this exception permits the Department to participate where there is express authority or an express and specific appropriation for the hearing itself, and the Department’s participation is necessary for the hearing to be effective, even though there is no specific authority or appropriation available for the Department to participate. This exception also operates where there is express authority for a specific Department official to participate—such as might arise from a subpoena—but no express authority for support or assistance of the witness. The Department would regard support and assistance to the otherwise authorized participation as being justified by necessary implication. This approach follows from the well-settled practice with respect to Social Security. See 5 Op. O.L.C. at 5 n.7.


By enacting the legislative branch appropriations bill, the Congress has now decided that the funded activities of the legislative branch for the current year should proceed (and the President has concurred). Should the Department again experience a funding lapse, that specific decision by the Congress to fund its own activities in the context of a funding lapse for other components of government will support an implication similar to the one drawn in the case of Social Security. Accordingly, the Department may continue activities such as providing testimony at hearings if “the Department’s participation is necessary for the hearing to be effective.” Id. The Department would also be authorized to perform other services that bear a similar relation to other funded functions of the legislative branch.

A similar implication can also be supported by the specific decisions that Congress has made to fund other agencies and departments of government so that their functions are to continue during a funding lapse.1 To the extent that any of the Department’s functions are necessary to the effective execution of functions by an agency that has current fiscal year appropriations, such that a suspension of the Department’s functions during the period of anticipated funding lapse would prevent or significantly damage the execution of those funded functions, the Department’s functions and activities may continue. Although, as Attorney Gen-

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eral Civiletti noted, it could be argued that the failure to appropriate funds for the Department’s activities expresses a congressional conclusion that the execution of activities of other agencies that have otherwise been funded should nevertheless either be suspended or significantly damaged by virtue of the lack of funding for the Department, we conclude, consistent with Attorney General Civiletti’s treatment of Social Security, that the decision to fund those other activities in this fiscal year “substantially belies this argument,” 5 O.L.C. at 5 n.7, and that the view presented here constitutes the better interpretation.

WALTER DELLINGER
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