Richardson Spells Out Policy On Security Case Wiretaps

By Margaret Gentry Associated Press

Attorney General Elliot L. sential to the security of the Richardson yesterday spelled United States. out for the first time a Justice
Department policy on allowing national security wiretaps.

In a letter to Senate ForRichardson's statement was

unless it is designed:

"To protect the nation taps without first obtaining a against actual or potential at judicial warrant. ack or other hostile acts of a foreign power.

"To obtain foreign intelli-gence information deemed es-preserve national security.

eign Relations Committee the first delineation of govern-Chairman J. W. Fulbright (D-ment policy on national secur-Ark.), Richardson said that he ity wiretaps since the Suwill not approve any applica- preme Court ruled a year ago tion for electronic surveillance that the government may not conduct domestic securitywire-

> However, the courts did not apply that restriction to wire. See WIRETAP, A25, Col. 1

· "To obtain foreign intelli- taps said to be necessary to

The issue arose during the Foreign Relations Committee's hearings on the nomina-tion of White House national security adviser Henry A. Kissinger to be Secretary of State.

The committee questioned Kissinger's role in authorizing national security wiretaps on 17 individuals.

Richardson told Fulbright he outlined the policy in order to fulfill Kissinger's pledge to

Richardson Outlines Security Tap Policy

WIRETAP, From A1

viretap procedures.

that he and Deputy Attorney General-designate luckelshouse are supervising

an intensive effort to set up btain a statement clarifying domestic criminal and nanew standards for wiretaps in retap procedures. tional security cases. About 100 wiretaps of both types are in place, recent department William figures showed.

Meantime, he said, he is applying the criteria of foreign intelligence to all applications for wiretaps conducted without judical warrants.

Richardson noted the difficulty in distinguishing between domestic and foreign activities and said that he will "try scrupulously to follow the guidance and instruction given to us by Congress and the courts, bearing in mind the importance of balancing individual privacy with the needs of national security."

He contended, "I will con-

tinue to attempt to insure that a genuine national security interest is, in fact, involved whenever we invoke this power and that we operate within the limits set by Con-gress and the courts."

Richardson assured Ful-bright that the department is following the Supreme Court order requiring warrants for electronic surveillance gather information for domestic security cases.