Office of Legal Goursel

10/25/66

Dear Burke:

Here is a re-draft, humedly

prepared in the basis of run conversations

last wight a this morning, so as to.

get it to you by Brook Patterson:

Frank + Harold base rest this,

but we have not yet shown it to

Ransey of the Melines people. Copies,

will be given to their lain today.

Please It is home your commit.

Please the Edministrate between that Prelioner

October 28, 1966

Honorable Lawson B. Knott, Jr. Administrator of Ceneral Services Washington, D. C.

Dear Mr. Knott:

-13

In accordance with the provisions of 44 U.S.C.

397(e)(1), the executors of the estate of the late

President John F. Kennedy hereby transfer to the Administrator of General Services, acting for and on behalf of the United States of America, for deposit in

the National Archives of the United States, all of their

right, title, and interest in all of the personal clothing
of the lated Received new in the personal clothing

factors Covernment and identified in Appendix A, and in

certain x-rays and photographs connected with the su
topsy of the late President referred to in Appendix B,

and the Administrator accepts the same, for and in the

mame of the United States, for deposit in the National

Archives of the United States, subject to the following restrictions, which shall continue in effect during the lives of the late President's widow, daughter, son, parents, brothers and sisters, or any of them:

I

- (1) None of the materials identified in Appendix A ( the Appendix A materials ) shall be placed on public display.
- (2) Access to the appendix A materials shall be permitted only to:
  - mittee of the Congress, for a Presidential committee or commission, or for any other official agency of the United States Severment, being appropriate extractly to inscripte matter relative to the cost of the late President, for purposes within the investigative jurisdiction of such cosmittee, cosmission or agency.
    - (b) Any serious scholar or investigator of patters relating to the death of the late President,

for purposes relevant to his study thereof.

The Administrator shall not authorize access
to the Appendix A materials for any purpose involving undignified or sensational reproduction
or publication thereof, and he shall have full
authority to deny requests for access, or to
impose conditions he deems appropriate on access,
in order to prevent undignified or sensational
use of the Appendix A materials.

## II

- (1) None of the meterials referred to in Appendix E ( the Appendix E meterials") shall be placed on public display.
- (2) Access to the Appendix F materials shall be namified only to:
  - mittee of the Congress, for a Presidential committee or commission, or for any other official Agency of the United States Covernment, having appropriate authority to investigate matters relating to the

death of the late President, for purposes within the investigative jurisdiction of such committee, commission or agency.

(b) Any recognized expert in the field of pathology or related areas of science or technology, for serious purposes relevant to the investigation of matters relating to the death of the late President. For the purposes of this agreement the term "recognized expert" shall meen exclusively an individual having suitable qualifications recognized by decision of the committee established pursuant to paragraph IV(3). No access to the Appendix B materials pursuant to this paragraph II(2) whall be authorized until neven years after the date of tide continuent. Thereafter, to see a sector shall be authorized for any purpose involving reproduction . or publication of systems the Appendix E materials, and the committee shall have full authority to dany requests for access, or to impose conditions it decus appropriate on access, in order to present such use of the Appendix B materials.

2

- (1) In order to preserve the Appendix A materials and the Appendix E materials against possible damage, the Administrator is authorized to photograph or otherwise reproduce any of such materials for purposes of examination in lieu of the originals by persons authorized to have access pursuant to paragraph I(2) or paragraph II(2).
- (2) The Administrator may condition access under paragraph I(2)(b) or paragraph II(2)(b) to any of the materials transferred hereunder, or any reproduction thereof, upon agreement to comply with applicable restrictions quantities in this agreement.

T.

(1) The Assimistrator shall be empirised to consult with the Eermedy ismily representative designated pursuant to paragraph IV(2), and to rely upon such representative's statements in writing as representing the views of the Remedy family, in connection with the construction or

application of this agreement in a particular case.

- (2) The Rennedy family representative for the purposes of this agreement shall be A successor representative of the Kermedy family may be designated in writing to the Administrator from time to time by Mrs. John F. Kennedy. In the event of the death or disability of Mrs. John F. Kennedy, any successor shall be designated by Robert F. Kennedy. In the event of the death or disability of both Mrs. John F. Kennedy and Robert F. Kennedy, any such designation shall be made by Edward M. Kermedy. In the event of the death or disability of all three of them, any such designation shall be made by the eleest living edult child of the late President John T. Kennedy or of one of his brothers and sisters, with the sides of other suders of the family. Any representative designated hereunder will serve until a successor is designated.
- (3) The committee referred to in paragraph II shall be composed of the Remnedy family representative designated pursuant to paragraph IV(2), an individual designated from time to time by the Administrator and an

individual designated from time to time by the Attorney General of the United States.

V

This agreement may be amended, modified, or termimated only by written consent of the Administrator and the Kennedy family representative designated pursuant to paragraph IV(2).

VI.

The Administrator shall impose such other restrictions on access to end inspection of the materials transferred hereunder, and take such further actions as he deems necessary and appropriate (including referral to the Department of Justice for appropriate legal action), to fulfill the objectives of this agreement and his statutory respectfulfile under two federal property and Administrative Services act of 1944, as amended, to provide for the preservation, arrangement and use of materials transferred to his custody for archival administration.

## VII

All duties, obligations and discretions herein conferred upon the Administrator shall inure to each holder of the office of Administrator of General Services from time to time, and to any official of the United States Government who may become successor to the functions of archival administration vested in the Administrator under the Federal Property and Administrative Services Act of 1949, as amended. All such duties, obligations and discretions may be delegated to the Archivist of the United States, or to any successor to his functions of archival administration.

Please indicate your acceptance on behalf of the United States of America by executing the acceptance clause below.

Elacaraly,

Executors of the Estate of John F. Kennady

Accepted:

United States of America by Lawson B. Enott, Jr. Administrator of Ganaral Services

## APPENDIX A

Clothing worn by the late President at the time of his essessination, identified by the following exhibit numbers: Commission Exhibit Nos. 393, 394, 395.

FBI Nos. C 26, 27, 28, 30, 33, 34, 35, 36.

## APPENDIX B

\_\_\_\_ autopsy photographs and \_\_\_\_ X-rays.