10 disturbing adoption cases from Vietnam B7(C)

| 1) Child  | Province: HCMC  | B6, B7(C)  |
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| that the birth mother lesshowed that the child of mature and had significated an information of mother, who stated that hospital director would hospital bill. She state but the director refused been told that her child a result her son had been that the medical result her confronted with relinquish her child, the mother on the same day birth mother and the As police station and told I dong and would be allowaperwork even though | the fact that the birth mother had stated that she nevel ASP produced a certificate of relinquishment signed as the USCIS interview. Upon further questioning as SP official it was learned that the ASP took the birth her that if she signed the paperwork she would receive wed to see her son. The birth mother, who is illiterated she did not know what it said because she wanted to sure from the US Mission, this adoption was canceled. | ewed the birth , but that the dong low income, that she had ain and that as as shocked to d was healthy.  er agreed to d by the birth of both the mother to the re 200,000 te, signed the o see her son. |
| 2) Three cases from   | Province: Phu Tho   | B6, B7(C)  |
| cases had many commothat they had unexpected were approached by women and, according to the equivalent of 10 mosponsoring center (orphwomen received, little if inflated hospital bills, and these expenses. (Note: one of the women was sunexpected pregnancies \$60/month fee, although forbids birth mothers from  | nd told that most of the promised 3 million dong wen  | ong, stated The mothers nelp the mese Dong cal social d that the iven highly t to pay mage where with they owe a ter policy  |

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| It was never made clear to the birth mothers that they were relinquishing their children for foreign adoption. It the first birth mother, she stated that her sister-in-law and had taken care of all the paper work, but that she knew her child was still in the social sponsoring center. She stated that she had not given her consent for the child to be adopted and that she believed he would "return when he was older to help take care of his mother and father." It the second birth mother, stated that she had signed papers allowing a lo adopt her child. She stated that she did not consent to a foreign adoption because she still wanted to see her son. |           |  |
| The day after USCIS informed the adopting families that NOIDs would be issued in these cases, both birth mothers were summoned to appear at the Commune People's Committee Offices, criticized for irresponsibly becoming pregnant and told to sign papers confirming the relinquishment. Later Dr. Long, "summoned" the two women to Hanoi in order to reconfirm that they had relinquished their children. According to Dr. Long, because DIA had insufficient funds, they told the ASP that they were responsible for producing the birth mothers. The birth mothers later told us that   | B6, B7(C) |  |
| they had to go to Hanoi to speak with officials so their children could be adopted. The mothers were forced to borrow money to pay for their transportation to and from Hanoi, an amount that was more than three times their monthly income. Both women reported that they were so frightened about the trip that they became physically sick. Finally two days before a follow up consular team interviewed the women, local police officials spoke with them and "reminded" them that they had consented to the adoption.   | B0, B/(C) |  |
| The team spoke also spoke to another woman in the village. She told the team that she had become pregnant unexpectedly, and that had helped her put her child in the social center. A few months later an American family came to visit her and gave her 500,000 Vietnamese Dong (about 2 months wages) and pictures of her baby. She told the team that her baby was still at the center, but that the American family had agreed to pay for the child to go to school in America, once she was 15 years old. The woman also  | B6, B7(C) |  |
| showed ConOff a Christmas card this family had sent her. Using this information, ConOff discovered that the Americans in fact had adopted the child, and the child had been issued an Immigrant Visa.  |           |  |
| 3) Child: Province: Phu Tho  | B6, B7(C) |  |
| Notes: According to the child finer statement, the child finder was watching TV at her house, when she heard dogs barking. Going out to her porch she found two infants. When the consular team visited the house, they discovered that the house had no electricity and no TV. The child finder later told us that she did find one child near her house in 2002. In 2007, a police officer came to her house with an affidavit stating that she had found two children in 2007. He told her if she did not sign it, she could be arrested for "kidnapping" the child she found in 2002. Later, an American working with  |           |  |

an ASP told us that she had been approached by the facilitator had worked on this case. The facilitator said that she was given a \$10,000 fee to arrange the adoption for the ASP. A significant portion of this money went to the orphanage director, who is responsible for finding children. They worked together to create a false advertisement claiming that the

child was abandoned, regardless of the child's true origins. She then used this ad to obtain the necessary paperwork from local officials and DIA. She noted that as long as the right fee was paid, no one tried to verify the facts of the case, and the documents were issued no questions asked.

| 4) Child: Province: HCM |
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Notes: According to the submitted documents, the child was born at Hospital in HCMC. USCIS investigated because this hospital does not have a maternity ward. The hospital director reluctantly admitted that the child was in fact born in Cambodia to Cambodian parents. The parents drove the child to the hospital in HCMC due to a growth near the base of the spine. Hospital records show that the birth parents regularly visited the child and paid for the costs of treatment, until the bill for the operation to remove the growth arrived. Post believes that as in case #1 the child was taken for lack of payment. However, we were unable to locate the birth parents. In response to this case, DOJ HCMC told USCIS that it was GVN policy to list the date and place of abandonment as the date and place of birth on birth certificates for infants in orphanages, and to list the parents as unknown, even if records showing the true information exist. The case is also concerning because the medical information given to the PAPs showed the growth was benign. In fact, hospital records showed it was malignant. The child is still facing sever medical problems, in part due to the concealed medical records at the hospital in HCMC.

#### 5) Child: Province: Can Tho

Notes: Petition filed based upon a typewritten letter from the purported birth mother along with notice placing the child into the orphanage by the paternal grandmother. The investigation showed that the birth mother was 16 and single when she gave birth to twins. The mother and maternal grandmother tried to raise the twins for about six months before taking them to the paternal grandmother, who agreed to take her grandchildren and raise them. For the next two years the birth mother attempted to visit her sons but was barred by the grandmother. It turned out this was because the grandmother had immediately placed the twin boys into the orphanage. Then, because her sister-in-law was unable to have any children, the grandmother went with her to the orphanage and picked one of the boys, which the sister-in-law is now supposedly raising. The other twin boy was selected for adoption when he was two years old. The orphanage director admitted that he never met the birth mother. The paternal grandmother and another woman, claiming to be the maternal grandmother, came to the orphanage with the typed letter purportedly from the birth mother. Although no attempt was made to ascertain the authenticity of the letter, that People Committee and MOJ completed the necessary paperwork. In one document an official stated that he had witnessed the birth mother signing the relinquishment docs, he admitted to the investigating team that this statement was untrue. The maternal grandmother stated she had never been to the orphanage and the director could not ID a photo of her. The child was returned to the birth mother.

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| ก. | Child | Province: Hano                                   |
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| Notes: The file stated that the child was born at a small medical center, but the center purportedly had no information about the birth mother. However, in Vietnam patients are required to provide their names and addresses before receiving medical services. When post visited the clinic, the midwife in fact had a record of the birth, which included the name, age and address of the birth mother. The midwife said that after the birth she contacted who runs a "safehouse" for pregnant women located next door to the clinic. Post first learned of from a woman whose neighbor offered to contact someone who "provides a house for pregnant women to stay in until their babies are born." A neighbor described the house as "a place where children are bought and sold." old post that he can assist any woman provided she has a certificate of single status "even if she had to lie to the police to get it."  |           |
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| After finding information on the mother, post sent a letter to Dr. Long, requesting an explanation as to why DIA approved the adoption case without a police search for the biological mother, as required by Vietnamese law. Dr. Long blamed the omission of the birthmother search report on the village police, and provided a document dated March 21, 2007, stating that a police check had been done and they could not find the birth mother. However, the police officer who purportedly did the check stated he had not actually done a physical search, and that the date on the document was inaccurate. He stated that "about 20 days ago" the police chief in visited his office with a prepared backdated report about the search, and asked him to sign, which he did. This 20 day period corresponds with the date of the original I-600 interview in which the interviewing officer had pointed out the lack of documentation on the birth mother to the PAPs. | B6, B7(C) |
| Notes: The child in this case was purportedly found by a guard at the  However, the guard, the deputy director of the center and the center's bookkeeper all confirmed that when an infant is deserted at the center it is recorded in the guard's logbook. This log is regularly verified for accuracy. This case was not recorded in the log book, and accordingly a NOID was issued. After the NOID was issued, the guard was disciplined for talking to Embassy officials. He then burned the logbook and created a new one, with an entry showing that a child had been deserted on the date in question. Further, the nurse's logbook was altered to add references that a child was deserted on the day in question. It is also noteworthy that all of the children under 2 in the orphanage have been deserted, while all of the children over two are children in care.  | B6, B7(C) |
| Notes: The child in this case was purportedly deserted behind the house of a village police officer. The child finder and his wife both told a consular investigating team that they had never found a child and that the story in the child finder statement was a lie. This was confirmed by several other villagers. Once the NOID was issued, DIA took steps to assist the ASP in rebutting the NOID. Dr Long has confided to us that DIA had a humanitarian responsibility to make sure that no adoptions were overturned. The   | B6, B7(C) |

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witnesses were notified in advance that they would be re-interviewed in front of the People's Committee and that they had signed statements saying they could be punished if the original statements they gave to the People's Committee were untrue. Under this pressure they recanted the statements they had made to consular officials. A follow on consular investigation showed that it is physically impossible for the desertion to have occurred in the manner described.

| 9) Child:  | Provence: Ben Tre                           |                        |  |  |
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| Notes: This child was purpo                            | ortedly deserted shortly after birth at the |                        |  |  |
|  | ost contacted the center to ask about adr   |                        |  |  |
| mother, we were told that th                           | e center is actually a house owned by a     | mid-wife and that      |  |  |
| women usually do not give b                            | pirth there. Instead the mid-wife goes to   | o them. Later          |  |  |
| the mid-wife told consu                                | llar investigators that she has a long star | nding business         |  |  |
| relationship with the                                  | prphanage. When she meets a poor            | woman with an          |  |  |
| unexpected pregnancy, she g                            | gives that woman money in exchange for      | or her agreeing to put |  |  |
| the child in The o                                     | orphanage director then reimburses          | She also has a         |  |  |
| relationship with                                      | t the People's Committee. He told post      | that he issues what    |  |  |
| ever documents she requests                            | without verifying the accuracy of the s     | tatements. He does     |  |  |
| this to help her with her business with the orphanage. |   |                        |  |  |
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### 10) Child: Unnamed Province: Thai Nguyen

Notes: Unlike the nine cases above, this case does not involve an application for a US immigrant visa. It is included here to show the basic unreliability of documents in abandonment cases. On October 17, a consular team met with two nurses who have found multiple abandoned children. After concluding his questions about an infant purportedly abandoned in May 2007, the team asked the nurses if they had since found any other abandoned children. Both replied that they had not. The team then meet with the local police chief, who stated that the most recent abandonment in the village had occurred on October 15, two days prior to the team's visit. According to the file, the child had been found by the two nurses that the team had just spoken to. As it is inconceivable that the nurses could have forgotten finding a baby two days earlier, this is a clear example of a "paper abandonment" where local officials create the abandonment documents, and only tell the so called child finer about it, well after the fact.