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Friday, September 09, 2011

Nanette M. Downing, Director, EO Examinations
Department of Treasury - Internal Revenue Service
MC 4910 DAL 1100 Commerce ST
Dallas, TX 75242-1198

The American Israel Education Foundation (EIN 52-1623781) is a sham AIPAC organization- 2nd Addendum to 11/24/2010 IRmep F13909 complaint against the American Israel Public Affairs Committee (EIN 53-0217164)

Dear Nanette M. Downing,

On 11/24/2010, IRmep substantiated in a 1,389-page filing that the American Israel Public Affairs Committee (AIPAC) obtained its determination letter for IRS tax-exempt status by submitting a fraudulent application. It reveals that AIPAC engages in prohibited activities¹ that are not compatible with tax-exempt charitable status, and that AIPAC operates under the false charitable guise of an American social welfare organization when its true function is lobbying for the Israeli government. **On 12/02/2010 IRS acknowledged receipt (Attachment A).**

On 2/22/2011, we submitted an addendum with a cover letter listing evidence submitted in civil court of AIPAC repeatedly handling classified US government information in violation of its tax-exempt status. **Receipt was acknowledged by the IRS on August 24, 2011. (Attachment B) On May 20, 2011, we also advised IRS Commissioner Shulman about these concerns, and a subordinate confirmed receipt. (Attachment C).**

This second complaint addendum substantiates that AIPAC has established and is operating a sham 501 (c)(3) educational organization in order to solicit tax-deductible contributions to pay for lobbying junkets. According to the IRS, sham organization tax exemptions may be revoked if their true purpose may be traced to nonexempt activities.: "The corporate form may be disregarded and the tax liabilities passed through to another entity where the revoked corporation is in substance a sham that should be disregarded as the 'alter ego' of a controlling individual or group or where the corporation is functioning as an agent with respect to contributed funds." ^{2 3}

The American Israel Education Foundation (AIEF) is the 501 (c)(3) "alter ego" of the AIPAC, a 501(c)(4) corporation that lobbies on behalf of the Israeli government in the United States and controls the AIEF. AIEF is a sham AIPAC organization because:

1. **AIEF has no infrastructure.** According to a review of IRS Form 990 filings, the AIEF has always been housed in the same facilities as the AIPAC. This is the same pattern of another captive AIPAC organization, Near East Research, Inc., that was recently shut down when the public became aware of its questionable long-term activities, as elaborated in point 7.
2. **AIEF's board is not independent of AIPAC lobbyists.** According to a review of IRS form 990 filings, in 2009 66% of AIEF's 39 directors were also directors of AIPAC. This means that 47% of AIPAC's board members were also board members of AIEF. (See Attachment D)
3. **AIEF develops no bona fide educational program or curriculum.** Although AIEF's claimed purpose is "To provide education and information about the relationship between the US and Israel" it has never offered a website for members of the public to benefit from its allegedly educational materials. This is because AIEF's true purpose is to pay travel and other expenses associated with presenting AIPAC lobbying initiatives to elite audiences, particularly Congress members lobbied by AIPAC. A bona fide

¹ Referencing declassified FBI and other criminal investigations documents

² E.g., *Comm'r v Bollinger*, 485 U.S. 340 (1988); *National Carbide Corp. v. Comm'r*, 336 U.S. 422 (1949).

³ Hopkins, Bruce R., "The Law of Tax Exempt Organizations", 9th Edition p. 895

educational organization would maintain a public website. A Google search for "American Israel Education Foundation" results only in a small bit of information provided by a major AIEF donor.⁴

4. **AIPAC determines and controls AIEF's programs and audiences.** The target of AIEF's alleged education materials are the same targets of AIPAC lobbying campaigns: members of congress, elite press, and select thought leaders in academia, civic and community groups. This underscores AIEF's true purpose of aggregating tax deductible funding in support of non tax-deductible AIPAC lobbying initiatives. For example, during a recent recess, news media reported that the AIEF paid for over 80 members of Congress to travel to Israel. This was part of a sustained lobbying campaign on AIPAC's perennial issues: billions in annual US military and economic aid, expansive trade preferences, treating Israel's enemies as US enemies, and US support for Israeli violations of UN resolutions and international law. Between the years 2000-2005, AIEF sponsored 65% of the 283 congressional trips to Israel. Only China trips (408) sponsored by a diverse and representative array of trade and economics oriented organizations exceeded trips to Israel.⁵ While the China trips had diverse objectives and funders, all of AIEF Israel trips were tailored to serve AIPAC's long term lobbying objectives.
5. **AIEF's staff is wholly inadequate by educational nonprofit employment metrics.** In 2009 AIEF IRS form 990 listed only three paid managers. The organization lists total employee headcount at "zero." This number could not possibly coordinate large lobbying junkets such as those referenced in point 4. This is because the majority of "education" coordination is handled by AIPAC employees, lobbyists, and directors. The miniscule number of AIEF managers (3 in AIEF's 2009 Form 990 Schedule O) reveals that it cannot possibly be developing educational programs, curriculum, materials, trip logistics, etc., but is really AIPAC's tax deductible travel lobbying slush fund. As a benchmark, in 2005 the IRS reported approximately \$1.3 trillion in total form 990 nonprofit revenues.⁶ According to the Congressional Research Service, this revenue supported 2.9 million nonprofit sector jobs, or \$97,000 in revenue for every job supported.⁷ This benchmark suggests that if AIEF were a bona fide educational organization, it would have 271 employees, roughly the same number as the AIPAC. However, because AIPAC lobbyists are creating all of the alleged "educational" material and organizing lobbying junkets, AIEF has no need for employees.
6. **AIEF improperly transfers funds to AIPAC.** In 2009, the AIEF transferred \$13,503,472 to AIPAC ostensibly in payment for an "education program."⁸ Absent this transfer, declining direct public support would have forced AIPAC to reveal declining total 2009 revenues, for the first time in many years. The transfer appears to have been arranged to shore up AIPAC's appearance of vitality under the guise of AIEF paying for an "educational program."⁹ In reality, all core AIPAC-produced "in-house" material is lobbying material, purpose-built to achieve perennial goals stated above, which are derived from the Israeli government's desired levels of US military, economic and political support. This has been the organization's mandate ever since its founder left the Israeli Ministry of Foreign Affairs in 1951. AIPAC produces no academically recognized educational materials of any sort. Publicly available AIPAC published material is to aid voters in selecting political candidates for office based on politician votes for Israeli government approved programs or promises to do so in the future. (Attachment E) If the AIEF were a legitimate educational organization, it would produce either its own material or contract for such material with bona fide educational organizations not primarily engaged in lobbying for Israel.
7. **AIEF is now the successor organization to Near East Research.** In 2008 Near East Research (NER), another related 501 (c)(3) organization housed in the same offices as the American Israel Public Affairs Committee, shut down and transferred its activities to the AIEF. NER formerly published the *Near East Report*, a newsletter established in 1957 by AIPAC's founder Isaiah Kenen. In our 11/24/2010 complaint, we substantiated how NER was used to launder tens of thousands of dollars from the quasi-governmental Jewish Agency in Jerusalem to AIPAC's founder for lobbying purposes. The 11/24/2010 complaint also substantiates NER was used by AIPAC's founder to launch a disinformation campaign to convince the American public that Israel was not engaged in a clandestine nuclear weapons program (Attachment F) as well as to publish racist cartoons. (Attachment G). Confronted with growing media coverage and books such as *Foreign Agents* (2007) and *America's Defense Line* (2008) as well as public complaints to the US Department of Justice, NER was dissolved into AIEF in 2009. According to its last

⁴ <http://www.schusterman.org/programs/israel/american-israel-education-foundation>

⁵ Power Trips Database – Center for Public Integrity <http://projects.publicintegrity.org/powertrips/search.aspx>

⁶ <http://www.irs.gov/pub/irs-soi/08fallbulteorg.pdf>

⁷ <http://www.fas.org/sgp/crs/misc/R40919.pdf>

⁸ Listed as the second contributor on the AIPAC's 2009 Form 990, Schedule B

⁹ AIEF 2009 Form 990 Schedule I

IRS filing, "Near East Research (NER) was dissolved by a board of directors resolution on September 22, 2008 and merged into the operations of the American Israel Education Foundation. Previously, NER was a separate nonprofit organization and a consolidated affiliate of the foundation established to advance research and study of the people and nations of the Near East through newsletters and other publications."¹⁰ AIEF's merger with NER means that AIEF is continuing the functions of an organization that has operated far outside the bounds of advancing social welfare since 1957.

8. **AIEF obtained grants under false pretense.** In 2005 the AIEF accepted two grants totaling \$247,650 for "faculty/staff development" and for "staff development" according to the Foundation Center (See Attachment H) However, since AIEF has no staff or bona fide "faculty" we believe this grant may have been solicited based on fraudulent representations by the AIEF. If the donors (The Charles and Lynn Schusterman Family Foundation) intended their contribution to develop AIPAC's staff, they should have contributed non tax-deductible funds directly to AIPAC lobbyists.
9. **Deceptive AIEF reporting on IRS Form 990, Schedule B.** In 2009, the AIEF accepted 21 grants ranging from \$1 million (from the Saban Foundation) to \$15,000 (Aon Foundation). (See Attachment H) AIEF's discoverable year 2009 foundation grants totaled \$3,419,770. AIEF's should have reported each grant on a separate line on its 2009 form 990 Schedule B, along with all individual donations of \$5,000 or more. Instead, the AIEF simply listed \$26,122,122 in aggregate contributions. AIEF repeated this deceptive reporting in 2008 (32 grants totaling \$3,545,730 listed at the Foundation Center, AIEF Schedule B \$21,064,905.), 2007 (39 grants totaling \$3,331,623 listed at the Foundation Center, AIEF Schedule B \$25,016,819). (See Attachment I) It is plausible to assume that given AIEF's huge—and highly negative—impact US policy formulation it does not want to reveal its donor "distribution curve" since, like AIPAC, it is supported by a relatively small number of people. It is also an indication that the AIEF is functionally indistinguishable from AIPAC, which also began deceptively consolidating approximately 1,700¹¹ individual and corporate donors that give more than \$5,000 into a single Schedule B entry for the years 2009 (\$48,648,087), 2008 (\$45,648,087) and 2007 (\$51,935,386) without disaggregation for public audit as required by IRS regulations. (See Attachment J)

The American Israel Education Foundation is a sham organization. There is growing public concern that the IRS is continuing to allow such an organization to benefit from tax-exempt status—and effectively transferring an added tax burden to unsuspecting Americans. Rabbi Bruce Warshal recently made the following statement. "The AIEF is an amazing organization of which no one has ever heard... It's amazing that someone hasn't filed suit to stop this charade."¹² AIEF's main function is to be the AIPAC's tax-exempt lobbying travel slush fund. It provides donors with a tax-deductible benefit for contributing to non-exempt AIPAC congressional and "VIP" lobbying junkets and lobbying material development. **This grave abuse of the US tax code by AIPAC—an organization with a well-documented record of violating IRS regulations and engaging in prohibited activities—is intolerable. It must terminate immediately. We urge the IRS to investigate these facts and revoke AIEF's tax-exempt status retroactive to 1990.**

Sincerely,



Grant F. Smith, Director of Research

Cc: Douglas Shulman and Joseph H. Grant, IRS; Eric Holder, Attorney General

Attachment A – IRS confirmation of 11/24/2010 1,389 page F13909 complaint
Attachment B – IRS confirmation of 2/22/2011 complaint addendum
Attachment C – Department of Treasury confirmation of 5/16/ 2011 complaint
Attachment D – AIPAC/AIEF Board Overlap – Derived from 2009 IRS Form 990 Filings
Attachment E - *AIPAC Insider – Election 2008* Politician Scorecard – Sample pages
Attachment F – "No Bombs Possible" *Near East Report* disinformation
Attachment G – "The Arab Mind" Arab phobic/Islamophobic cartoon from the *Near East Report*
Attachment H – Foundation Grants to the AIEF – Foundation Directory Online Professional search conducted 09/08/2011
Attachment I – AIEF Schedule B Schedule of Contributors 2007-2009
Attachment J – AIPAC Schedule B Schedule of Contributors 2007-2009

¹⁰ Near East Report 2008 IRS Form 990 filing

¹¹ <http://original.antiwar.com/smith-grant/2011/08/09/does-aipac-have-only-two-major-donors/>

¹² Warshal: "The Power of AIPAC Continues" Sun Sentinel, 09/07/2011 http://articles.sun-sentinel.com/2011-09-07/opinion/fl-jjps-warshal-0907-20110907_1_aipac-israel-lobby-netanyahu-government



TAX EXEMPT AND
GOVERNMENT ENTITIES
DIVISION

**DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
MC 4910 DAL
1100 Commerce Street
Dallas, TX 75242**

GRANT F SMITH
PO BOX 32041
WASHINGTON, DC 20007

DATE OF THIS NOTICE:

December 02, 2010

CONTACT TELEPHONE NUMBERS:

Toll Free 1-877-829-5500

Dear Sir or Madam:

Thank you for the information you submitted regarding AMERICAN ISRAEL PUBLIC AFFAIRS. The Internal Revenue Service has an ongoing examination program to ensure that exempt organizations comply with the applicable provisions of the Internal Revenue Code. The information you submitted will be considered in this program.

Internal Revenue Code section 6103 protects the privacy of tax returns and tax return information of all taxpayers. Therefore, we cannot disclose the status of any investigation. If, at a later date, you have additional information that you believe is relevant to this matter, please attach a copy of this letter to the information and send it to the address shown above.

We appreciate your concern in bringing this matter to our attention. If you have additional questions, please call Customer Account Services at (877) 829-5500.

Sincerely,

A handwritten signature in cursive script that reads "Nanette M. Downing".

Nanette M. Downing
Director, EO Examinations



TAX EXEMPT AND
GOVERNMENT ENTITIES
DIVISION

**DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
MC 4910 DAL
1100 Commerce Street
Dallas, TX 75242**

GRANT F SMITH
PO BOX 32041
WASHINGTON, DC 20007

DATE OF THIS NOTICE:

August 24, 2011

CONTACT TELEPHONE NUMBERS:

Toll Free 1-877-829-5500

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Sincerely,

A handwritten signature in cursive script that reads "Nanette M. Downing".

Nanette M. Downing
Director, EO Examinations



COMMISSIONER
TAX EXEMPT AND
GOVERNMENT ENTITIES
DIVISION

US Treasury Department

Acknowledgement 5/16/2011 Complaint

Attachment C

DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
WASHINGTON, D.C. 20224

MAY 20 2011

Grant F. Smith
Director of Research
IRmep
Calvert Station
P.O. Box 32041
Washington DC 20007

Dear Mr. Smith:

Commissioner Shulman has asked me to respond to your letter of May 16, 2011, in which you request to meet and provide information about the activities of a particular tax-exempt organization. I am the Acting Commissioner of the Tax Exempt and Government Entities Division, one of the four operating divisions in the Internal Revenue Service (IRS), and the Exempt Organization program is under my jurisdiction.

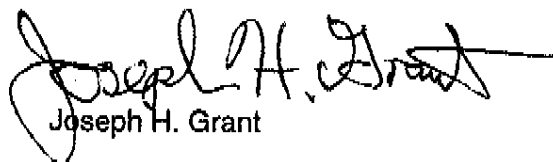
We maintain an ongoing program to ensure tax-exempt organizations continue to meet the requirements for tax exemption. As part of this program, we give serious consideration to complaints made alleging the abuse of tax exempt status. Whenever we receive information about an organization that raises questions about its compliance with the tax laws, we forward that information to our Exempt Organizations Examination office in Dallas, to determine if an examination or other action is warranted. These decisions are made by career civil servants with experience in exempt organization law. To submit any information for our consideration, you can send it via:

- Mail - to IRS EO Classification, Mail Code 4910DAL, 1100 Commerce St., Dallas, TX - 75242-1198,
- Fax - to 214-413-5415, or
- Email - to eoclass@irs.gov.

Please be aware that the Internal Revenue Code includes taxpayer privacy provisions enacted by the Congress to protect the privacy of all taxpayers. Therefore, I cannot comment on information you provide or on what action, if any, we may take on the information.

If you have any questions, please feel free to contact me at (202) 283-2500 or Joseph Urban of my staff at (202) 283-8925.

Sincerely,



Joseph H. Grant

FN	LN	AIEF 2009	AIPAC BD	AIPAC 2009
Dennis	Albers	Vice President		1 Vice President
Robert	Asher	Director		1 Vice President
Paul	Baker	President Emeritus		1 Vice President
Richard	Bassuk	Director		
Betsey	Berns Korn	Director		1 Vice President
Robert	Cohen	Secretary		1 Vice President
Philip	Danvoff	Director		1 Vice President
Ann	Davis	Director		1 Vice President
Robert	Diener	Director		1 Vice President
Melvin	Dow	Director		1 Vice President
Joseph	Felson	Director		
Richard	Fishman	Executive Director		1 Managing Director
Amy	Friedkin	Secretary		1 Vice President
Howard E.	Friedman	President		1 Vice President
Martin	Geller	Director		
Sander	Gerber	Director		1 Vice President
Russell	Holdstein	Director		1 Vice President
Lionel	Kaplan	Director		1 Vice President
Jodi	Kurtis	Endowment Director		
Ed	Levy Jr	President Emeritus		1 Vice President
Barry	Mannis	Director		1 Vice President
Lothar	Mayer	Director		
Robert	Mazer	President Emeritus		1 Vice President
Claire	Mazer	Director		
Gila	Milstein	Director		
Ammon	Rodan	Director		1 Vice President
Lee	Rosenberg	Director		1 President
Gary	Schatsky	Director		
Stephen	Schneider	GLIPA Director		
Lynn	Schusterman	Director		
Jerry	Senser	Director		
Barry	Silverman	Director		1 Vice President
Jeffrey	Snyder	Director		1 Vice President
Donna	Sternberg	Treasurer		1 Vice President
Roselyn	Swig	Director		
Michael	Tuchim	Director		1 Vice President
David	Victor	Director		
Harriet	Zimmerman	Director		1 Vice President
			38	25
			66%	53
	AEIF Bd on AIPAC BD			
	AIPAC Bd on AEIF BD		47%	

AIPAC INSIDER

ELECTION 2008



AIPAC

THE AMERICAN ISRAEL PUBLIC AFFAIRS COMMITTEE

CONGRESS, CAMPAIGNS AND POLITICS

SPRING 2007 VOLUME 3, EDITION 1

WWW.AIPAC.ORG

VOTING RECORD DESCRIPTIONS

All references to voting records indicate actual votes or voting patterns and do not constitute a rating or endorsement of any individual member of Congress by AIPAC.

VOTING RECORD KEY:

- + Either supported pro-Israel position on a bill, resolution or legislation, or signed a letter
- Voted against pro-Israel position
- C Co-sponsored
- DNC Did not co-sponsor a resolution or legislation
- DNS Did not sign a letter
- DNV Did not vote or was absent for vote
- P Voted present rather than supporting or voting against pro-Israel position

FOREIGN AID ISSUES:

VOTING HISTORY (This is not a rating but an indication of voting patterns on all foreign aid-related issues.)

Consistently votes FOR foreign aid

Usually votes FOR foreign aid

MIXED record on foreign aid

Usually votes AGAINST foreign aid

Consistently votes AGAINST foreign aid

'99 YOUNG AMENDMENT (House Only)

Vote on the Young Amendment to the Foreign Aid Appropriations Bill appropriating, among other things, \$1.825 billion for the Wye River Accord. (Amendment passed 351-58 with 24 not voting)

LOAN GUARANTEES:

'91 KASTEN-INOUE AMENDMENT (Senate Only)

Co-sponsor of legislation authorizing the US to guarantee \$10 billion in loans to assist Israel in the absorption of Soviet and Ethiopian refugees. (73 co-sponsors)

'92 SCHUMER/PAXON/OWENS/SAXTON LETTER (House Only)

Signer of letter to President Bush urging him to submit loan guarantee legislation to Congress. (234 Representatives signed the letter)

ARMS SALES ISSUES:

'91 F-15S/'92 F-15S (Senate and House)

Signer of Senate or House letter to President Bush expressing concern about proposed sale of 72 F-15s to Saudi Arabia. (67 Senators and 237 Representatives signed the letters)

JERUSALEM:

'94 MACK-MOYNIHAN (Senate Only)

Signer of letter to President Clinton urging the Administration to reject U.N. Resolution language referring to Jerusalem as "occupied territory." (83 Senators signed the letter)

'94 LEWIS-GINGRICH (House Only)

Signer of letter to President Clinton supporting a united Jerusalem as Israel's capital. (279 Representatives signed the letter)

'95 EMBASSY RELOCATION ACT

(Senate and House)

Vote on the Embassy Relocation Act in Senate or House in 1995 stating that Jerusalem should remain undivided, be recognized as the capital of Israel, and that the U.S. Embassy should be established there no later than May 1999. (77 co-sponsors in Senate and 78 in House)

'99 JERUSALEM LETTER (Senate Only)

Signature on the 1999 letter expressing disappointment in the President for issuing a national security waiver on the Jerusalem Embassy Act and stating that the waiver applies solely to the funding issue, not to U.S. policy that Jerusalem should remain united and be recognized as Israel's capital, with our embassy located there. (84 Senators signed the letter)

IRAN:

'96 IRAN AND LIBYA SANCTIONS ACT

(Senate and House)

Co-sponsor of the Iran and Libya Sanctions Act of 1996 which mandates that the US impose sanctions on companies that invest significantly in Iran or Libya's petroleum sectors. (45 co-sponsors in Senate and 158 in House)

'98 IRAN MISSILE PROLIFERATION**SANCTIONS ACT** (Senate and House)

Co-sponsor of the Iran Missile Proliferation Sanctions Act of 1998 which requires the President to report and ultimately sanction foreign companies that have transferred missile technology to Iran. (82 co-sponsors in Senate and 271 in House)

'99/'00 IRAN NON-PROLIFERATION ACT

(Senate and House)

Co-sponsor of the Iran Nonproliferation Act of 1999 which requires the President to report and ultimately sanction foreign companies that have transferred missile technology to Iran and certify that the Russian government opposes the proliferation of weapons of mass destruction before America provides additional money to the Russian Space Agency for the International Space Station. (230 co-sponsors in the House, 98 Senators voted in favor)

'01 RENEWAL OF IRAN AND LIBYA SANCTIONS ACT (Senate and House)

Co-sponsor of 2001 legislation authorizing the 5-year renewal of the Iran and Libya Sanctions Act which mandates the imposition of US sanctions on companies that invest significantly in Iran or Libya's petroleum sectors. (96 co-sponsors in Senate and 409 in House)

'04 IRAN RESOLUTION (Senate and House)

Vote on resolution expressing the concern of Congress over Iran's development of the means to produce nuclear weapons. The resolution condemns Iran's continuing deceptions and falsehoods to the International Atomic Energy Agency and international community about its nuclear program. (70 co-sponsors in Senate and 251 in the House)

'06 IRAN FREEDOM SUPPORT ACT, H.R. 282

(House Only)

Cosponsors of the Iran Freedom Support Act are committed to hindering Iran's ability to achieve an indigenous nuclear capability. The legislation codifies sanctions under the Iran Libya Sanctions Act (ILSA), would close the loophole whereby foreign subsidiaries of American companies can invest in Iran's oil and gas sector, and would urge pension and mutual funds to divest holdings in Iran's energy sector. The bill would also mandate the public listing of companies that invest upwards of \$20 million in Iran and would require portfolio managers to alert their shareholders to which companies are liable to sanctions. (360 co-sponsors; House Vote 397-21)

OTHER:**'98 PEACE PROCESS LETTER** (Senate and House)

Signature on the 1998 letters urging the President to continue America's role in the peace process as a facilitator of direct negotiations by the parties themselves

without imposing an American plan. (82 Senators and 236 Representatives signed the letter)

'99 OPPOSITION TO UDI (Senate and House)

Vote on congressional opposition to the unilateral declaration of a Palestinian state. (Resolution passed 98-1 in the Senate and 380-24 in the House) (96 co-sponsors in the Senate and 262 in the House)

'01 PALESTINIAN REASSESSMENT LETTER

(Senate and House)

Signer of letter calling for the imposition of sanctions against the PLO and Palestinian Authority (PA) if the President determines that those entities have failed to substantially comply with their commitments under the Oslo Accords to renounce violence against Israel. (87 Senators and 189 Representatives signed the letter)

'01 BOND/SCHUMER LETTER (Senate Only)

Signer of letter urging President to continue policy of not meeting with Chairman Arafat until he has taken the necessary steps to end the violence and terrorism in Israel. (89 Senators signed the letter)

'02 SOLIDARITY RESOLUTION (Senate and House)

Vote on resolution expressing solidarity with Israel in her fight against terrorism (67 co-sponsors in Senate and 112 in the House)

'03 SYRIA ACCOUNTABILITY ACT

(Senate and House)

Vote on the Syria Accountability Act which mandates a presidential report and imposition of sanctions on Syria if they continue to occupy Lebanon, support terrorism, illegally import Iraqi oil, and possess unconventional weapons. (82 co-sponsors in Senate and 296 in the House.)

'03 BOXER/MCCONNELL LETTER (Senate Only)

Signer of the Boxer-McConnell letter which urges the President to adhere to his June 24, 2002 principles for future peace negotiations. The letter expresses support for efforts to resume peace negotiations based upon those principles and guidelines outlined in the roadmap for peace between Israel and the Palestinians. (88 Senators signed the letter)

'03 BLUNT/HOYER LETTER (House Only)

Signer of the Blunt-Hoyer letter which urges the President to adhere to his June 24, 2002 principles for future peace negotiations. The letter expresses support for efforts to resume peace negotiations based upon those principles and guidelines outlined in the roadmap for peace between Israel and the Palestinians. (321 Representatives signed the letter)

'04 ICJ LETTER (Senate Only)

Signer of the Hatch-Schumer-Smith-Clinton letter to UN Secretary General Kofi Annan urging him to reverse support for the International Court of Justice's consideration of the legality of Israel's security fence, and to encourage the court not to rule on the matter. The letter supports Israel's right to self defense and to build

a security fence to protect its citizens from Palestinian terrorism. (79 Senators signed the letter)

'04 ICJ RESOLUTION (House Only)

Vote on resolution deploring the misuse of the International Court of Justice by a plurality of the United Nations General Assembly for a narrow political purpose, the willingness of the International Court of Justice to acquiesce in an effort likely to undermine its reputation and interfere with a resolution of the Palestinian-Israeli conflict. (164 co-sponsors)

'04 PEACE PROCESS PRINCIPLES RESOLUTION

(Senate and House)

Vote on resolutions making clear that the principles President Bush laid out in his April 14 letter to Prime Minister Sharon reflect fundamental U.S. policy on Middle East peace, laying the foundation for current and future American policy toward the conflict between Israel and the Palestinians. (Senate vote 95-3; House vote 407-9)

'05 BLUNT/HOYER RESOLUTION (House Only)

Commending the Palestinian Authority on its recent elections and urging the Palestinian leadership to dismantle terrorist groups and undertake political reform. (Passed 415-1)

'05 PRYCE-MENENDEZ AND MCCONNELL-DURBIN LETTER (House and Senate, respectively)

Signer of the Pryce-Menendez or Durbin-McConnell letter urges President Bush to hold Palestinian President Mahmoud Abbas accountable for dismantling terrorist groups such as Hamas and Islamic Jihad. The letter recognizes the historic opportunity presented by Israeli disengagement from 25 settlements, and recommends that Abbas be pressed for reciprocal peace efforts and democratic reforms inside the Palestinian Authority. (72 Senators signed the letter; 292 House Members signed the letter)

'05 TALENT/NELSON LETTER (Senate Only)

Signer of the Talent-Nelson letter which urges President Bush to press PA President Mahmoud Abbas on establishing electoral criteria that would bar terrorist groups such as Hamas from participating in the Palestinian legislative elections if they refused to disarm or recognize Israel's right to exist. The letter stresses the severe policy implications for U.S.-Palestinian relations should terrorist groups be brought into the governing structure of the PA.

(73 Senators signed the letter)

'05 H. RES. 575 (House Only)

Vote on resolution urging PA President Mahmoud Abbas to establish electoral guidelines barring terrorist groups from participating in the Palestinian legislative elections unless they disarm and recognize Israel's right to exist. The resolution warns that the inclusion of Hamas or any other terrorist organization could undermine the ability of the United States to deal with the PA.

(164 Cosponsors; House Vote 397-17)

'06 PATA, H.R. 4681 (Senate and House)

The Palestinian Anti-Terrorism Act strengthened the ban on direct U.S. aid to the Palestinians—unless the President certifies that the Palestinian Authority is not controlled by a terrorist organization—while permitting humanitarian assistance through non-governmental organizations (NGOs) to continue. The bill maintains the President's flexibility to provide other project assistance through NGOs if he deems it is in the national security interests of the United States and gains Congressional approval. (Passed by Unanimous Consent in the Senate; House Vote 361-37) (88 co-sponsors in the Senate; 295 co-sponsors in the House)

'06 SMITH/BILL NELSON LETTER (Senate Only)

Signers of the Smith/Bill Nelson letter urge European Union foreign policy chief Javier Solana to add Hizballah to the EU list of terror groups, which would make it illegal for Hizballah to raise funds among EU member-states. (88 Senators signed the letter)

'06 SOLIDARITY RESOLUTION (Senate and House)

Vote on House and Senate resolutions condemning Hizballah and Hamas—along with their state sponsors, Iran and Syria—and backing Israel's right to defend itself against their attacks. The resolutions, sponsored by bipartisan leaders in both chambers, also call for Hizballah to be disarmed and for the full weight of American financial, diplomatic and economic sanctions to be imposed on Syria and Iran. (Passed by Unanimous Consent in the Senate; House Vote 410-8)

SENATE RACES 2008

Potentially Vulnerable

ARKANSAS



Senator Mark Pryor (D)

Elected 2002; 1st Term

Last Election: 54%

Key Committee(s): Armed Services,
Homeland Security and
Governmental Affairs

Five years ago then-State Attorney General Mark Pryor (D) defeated incumbent Senator Tim Hutchinson (R), 54 to 46 percent, to win a seat in Congress' upper chamber. Pryor was following in the footsteps of his father, David, who represented Arkansas in the U.S. Senate for 18 years before retiring in 1996. The younger Pryor's election was noteworthy in another respect as well; while Democrats were losing their senate majority, he was the only successful Democratic challenger of the 2002 election cycle. In that race, Pryor took social issues off the table by campaigning as a conservative churchgoing Democrat who would bring the concerns of Arkansans to Washington. In a hard fought race, Pryor's personality, political acumen and respected family name were enough to convincingly win him the seat.

In 2008 Mark Pryor seems relatively well positioned to win a second term. However, given their thin numbers in the U.S. Senate, a Democrat from the South can ill afford to take anything for granted. That being said, Arkansas is considered the most Democratic-leaning of the Southern states; in fact, Democrats currently hold the Governor's mansion—along with every other statewide elected office—both houses of the state legislature, and all but one House seat in the state's six-member congressional delegation. Arkansans, however, do not necessarily vote reflexively Democratic; in 2004 George Bush defeated John Kerry here by a 51 to 48 percent margin.

Thus far, no Republicans have stepped forward to challenge Pryor in 2008 and the list of serious potential Republican candidates is thin. Some national and state GOPers were hopeful that former Governor Mike Huckabee (R) would forgo a presidential bid and instead take a shot at Pryor, but his January 28th announcement on *Meet The Press* settled that question. Other names be-

ing mentioned include: 2006 Lieutenant Governor candidate Chuck Banks (R), businessman J. French Hill (R) and former State Senator and 2004 Senate nominee Jim Holt (R). Pryor's fundraising numbers to date may reflect the absence of a strong declared opponent; as of December 31st, he had raised just under one million dollars for the cycle and had \$471,000 cash on hand.

The way things look today, Senator Mark Pryor may not have a serious roadblock put in his path to a second term next year. However, with relatively few vulnerable Democrats to target and just one seat standing between them and a Senate majority, national Republicans could attempt to use a strong presidential showing to make a play in the Natural State. This race has not yet begun to take shape, and as such, Mark Pryor occupies a place in our "potentially vulnerable" column.

VOTING RECORD FOR SENATOR PRYOR

Foreign Aid	Voting History	Consistently votes FOR
Iran	'04 Iran Resolution	DNC
Other	'03 Syria Accountability Act	+C
	'03 Boxer/McConnell	+
	'04 ICJ Letter	+
	'04 Peace Process Principles Resolution	+
	'05 McConnell-Durbin Letter	+
	'05 Talent-Nelson Letter	+
	'06 PATA	C
	'06 Smith-Bill Nelson Letter	+

MONTANA



Senator Max Baucus (D)

Elected 1978; 5th Term

Last Election: 63%

Key Committee(s): None

Once considered a safe bet for Republicans, recently Democrats have been on the ascendancy in Montana as of late. In 2004 Brian Schweitzer became the first Democrat to be elected governor of the state in 16 years. Then in 2006, Democrat Jon Tester defeated three-term Senator Conrad Burns (R) to become the state's junior U.S.

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that its existence is known to many people inside Israel but was withheld from the press by censorship.

Surrounded by enemy nations, Israel has maintained strict security on all installations which might become targets, such as broadcasting and power stations. It has even banned publication of such non-military matters as immigration.

Israel officials say they were concerned lest the Arab boycott force exporters to cut off materials needed for the project.

(Coincidentally, a dispatch from Baghdad on Dec. 19 disclosed that the Iraqi government may nationalize the French interest in the Iraq Petroleum Company if the French are supplying oil to Israel.)

No Bombs Possible. Meanwhile, many asked whether the Israel reactor could really produce sufficient plutonium, a nuclear weapon component, to construct a bomb.

Science Editor William L. Laurence of the *New York Times* deflated these reports, on Dec. 25, when he wrote that "the plutonium produced in a small nuclear reactor of 24,000 thermal kilowatts is very minute indeed" . . . and . . . "completely useless for bomb material unless it is refined and concentrated in a specially built chemical plant at a cost of millions of dollars. Such a plant is at present beyond the capacity of any small nation such as Israel and until evidence is available of intention to build such a plant, which cannot be done in secret, the fact that a nuclear reactor for the production of electricity also produces plutonium is highly meaningless. . . . The basic facts, if fully understood, would make it clear why only great industrial nations, particularly the United States and Soviet Russia, can be full-fledged members of the 'atomic club.'"

Against this background, observers ask why a non-military reactor caused such a violent explosion in Washington. *Barron's*, the business weekly, caustically commented on Dec. 26: "The U.S. State Department once more placed itself in a ridiculous posture by accusing Israel of conspiring to build atomic

weapons. The project was a subject of common gossip in the coffee houses of Tel Aviv (where American diplomats seldom venture). . . ."

Nasser's Reaction. On Dec. 23, President Nasser said at Port Said that "if Israel begins to make an atomic bomb it means the beginning of war between us." (This statement sounded like a contradiction, since Nasser always attempts to justify his Suez Canal blockade by the claim that the UAR is now at war with Israel.)

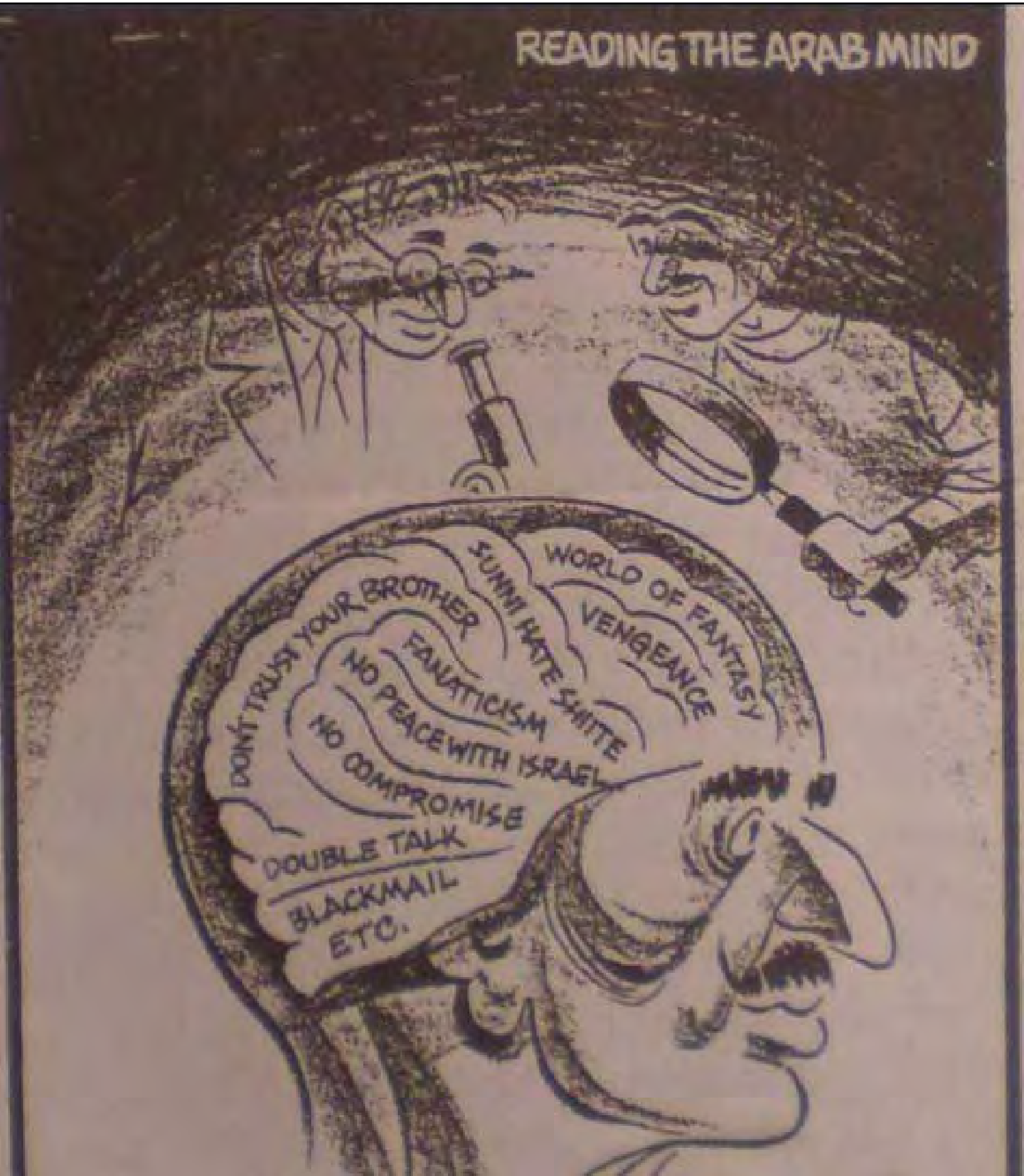
He declared that the UAR would never permit Israel to make an atomic bomb. He claimed that imperialist countries were preparing to arm Israel with atomic weapons and then claim that Israel had produced them itself.

He promised that in that event the UAR would get atomic bombs no matter what it cost, for the UAR was determined "to maintain its superiority."

Another Explosion. Premier Ben-Gurion may resign in a new political upheaval which has split the dominant Mapai party. He is protesting a cabinet decision which clears his political antagonist, Pinchas Lavon, secretary-general of Histadruth, of any responsibility for an espionage debacle in Egypt in 1954. The investigation showed that a senior military officer had falsely accused Lavon of ordering the operation which led to Lavon's resignation as Minister of Defense.

End of Austerity. King Saud has rebelled against his brother's harsh austerity regime, imposed two years ago to rescue Saudi Arabia from bankruptcy, and has resumed power. The deposed Emir Faisal is close to Nasser, who may now reinstate Saud as a political target.

In Brief. African leaders who support Patrice Lumumba in the Congo meet in Rabat, Jan. 3, to plan future strategy. . . . One of the few hopeful news items from the strife-torn Congo was the departure of 37 Congolese officials for training in administration and agricultural development in Israel, which will pay their expenses.



READING THE ARAB MIND

DONT TRUST YOUR BROTHER
SUNNI HATE SHIITE
WORLD OF FANTASY
VENGEANCE
FANATICISM
NO PEACE WITH ISRAEL
NO COMPROMISE
DOUBLE TALK
BLACKMAIL
ETC.

Grantmaker Name	Grantmaker State	Recipient	Year Authorized	Grant Amount	Types(s) of Support	Description
Silicon Valley Community Foundation	California	AIEF	2010	\$ 500,000.00	Program development	For educational trips to Israel
			2010 Total	\$ 500,000.00		
Saban Family Foundation	California	AIEF	2009	\$ 1,000,000.00	Continuing support; Program c	For educating opinion leaders about United States/Israel relationship
The Marcus Foundation, Inc.	Georgia	AIEF	2009	\$ 500,000.00	Continuing support; Program c	For Global Leadership Institute for Public Affairs
Charles and Lynn Schusterman Family Foundation	Oklahoma	AIEF	2009	\$ 484,600.00	Program development	For PLDP program
IIMI, Inc.	New York	AIEF	2009	\$ 165,085.00		
IIMI, Inc.	New York	AIEF	2009	\$ 165,085.00		
Earl & Brenda Shapiro Foundation	Illinois	AIEF	2009	\$ 135,000.00	General/operating support	For general support
The Stanford & Joan Alexander Foundation	Texas	AIEF	2009	\$ 135,000.00		
The Marcus Foundation, Inc.	Georgia	AIEF	2009	\$ 100,000.00	Annual campaigns; Continuing	For annual campaign
Circle of Service Foundation	Illinois	AIEF	2009	\$ 100,000.00	Program development	For program support
Arie and Ida Crown Memorial	Illinois	AIEF	2009	\$ 100,000.00	Continuing support	
Silicon Valley Community Foundation	California	AIEF	2009	\$ 100,000.00	Program development	For educational trips to Isreal
Earl & Brenda Shapiro Foundation	Illinois	AIEF	2009	\$ 75,000.00	General/operating support	For general support
Robert M. Beren Foundation, Inc.	Kansas	AIEF	2009	\$ 75,000.00	Continuing support; General/o	For general support
The Wuliger Foundation, Inc.	Ohio	AIEF	2009	\$ 65,000.00		
The Milstein Family Foundation	California	AIEF	2009	\$ 50,000.00		
The David and Meredith Kaplan Foundation	California	AIEF	2009	\$ 30,000.00		
Paul E. and Margaret Feder Family Foundation	California	AIEF	2009	\$ 25,000.00		
Goldring Family Foundation	Louisiana	AIEF	2009	\$ 25,000.00	Continuing support	
The Woldenberg Foundation	Louisiana	AIEF	2009	\$ 25,000.00		
Samuel and Helene Soref Foundation	California	AIEF	2009	\$ 25,000.00		
Koret Foundation	California	AIEF	2009	\$ 25,000.00	General/operating support	For General Operating Support
Aon Foundation	Illinois	AIEF	2009	\$ 15,000.00		
			2009 Total	\$ 3,419,770.00		
The Marcus Foundation, Inc.	Georgia	AIEF	2008	\$ 500,000.00	Program development	For Global Leadership Institute for Public Affairs (GLIPA) For educating opinion leaders about the United States and Israel relationship
Saban Family Foundation	California	AIEF	2008	\$ 500,000.00	Program development	For general support
The Jacobson Family Trust Foundation	Massachusetts	AIEF	2008	\$ 250,000.00	General/operating support	
The Stanford & Joan Alexander Foundation	Texas	AIEF	2008	\$ 175,000.00		
IIMI, Inc.	New York	AIEF	2008	\$ 150,585.00		
						For educational trips to Israel for journalists and other representatives
The Harry and Jeanette Weinberg Foundation, Inc.	Maryland	AIEF	2008	\$ 150,000.00	Program development	
OCLCO, Inc.	New York	AIEF	2008	\$ 105,600.00		
Mayer and Arlene Mitchell Charitable Foundation	Alabama	AIEF	2008	\$ 100,000.00		
Arie and Ida Crown Memorial	Illinois	AIEF	2008	\$ 100,000.00	Continuing support	
The Marcus Foundation, Inc.	Georgia	AIEF	2008	\$ 100,000.00	Annual campaigns; Continuing	For annual campaign
Silicon Valley Community Foundation	California	AIEF	2008	\$ 100,000.00	General/operating support	For general support
Circle of Service Foundation	Illinois	AIEF	2008	\$ 100,000.00		
IIMI, Inc.	New York	AIEF	2008	\$ 95,545.00		
CMS Foundation	Pennsylvania	AIEF	2008	\$ 93,000.00		
The Pritzker Family Foundation	Illinois	AIEF	2008	\$ 75,000.00	General/operating support	For general operating support
Rosenberg Family Foundation, Inc.	Georgia	AIEF	2008	\$ 75,000.00		
Susan & Leonard Feinstein Foundation	New York	AIEF	2008	\$ 75,000.00	General/operating support	For general support
Robert M. Beren Foundation, Inc.	Kansas	AIEF	2008	\$ 75,000.00	General/operating support	For general operating support
Jack Miller Family Foundation	Illinois	AIEF	2008	\$ 75,000.00		
Silicon Valley Community Foundation	California	AIEF	2008	\$ 75,000.00	Program development	For educational efforts
The Ruderman Family Charitable Foundation	Massachusetts	AIEF	2008	\$ 75,000.00		
Mitzi & Warren Eisenberg Family Foundation, Inc.	New Jersey	AIEF	2008	\$ 75,000.00	Continuing support; General/o	For general support
Arlene and Daniel Fisher Foundation	New York	AIEF	2008	\$ 75,000.00		
Wein Family Foundation	Illinois	AIEF	2008	\$ 75,000.00		
The Wuliger Foundation, Inc.	Ohio	AIEF	2008	\$ 65,000.00		
Samuel and Helene Soref Foundation	California	AIEF	2008	\$ 50,000.00		
Flora and Morris Mizel Foundation II	Colorado	AIEF	2008	\$ 36,000.00		
The Ironhill Foundation	New York	AIEF	2008	\$ 25,000.00		
Goldring Family Foundation	Louisiana	AIEF	2008	\$ 25,000.00		
The Ironhill Foundation	New York	AIEF	2008	\$ 25,000.00		
Henry & Etta Raye Hirsch Heritage Foundation	Georgia	AIEF	2008	\$ 25,000.00		
Aon Foundation	Illinois	AIEF	2008	\$ 15,000.00	Continuing support	
Richard and Rhoda Goldman Fund	California	AIEF	2008	\$ 10,000.00	General/operating support	For general support
			2008 Total	\$ 3,545,730.00		
GBRG, Inc.	New York	AIEF	2007	\$ 247,025.00		

IIMI, Inc.	New York	AIEF	2007	\$	219,378.00		
GBRG, Inc.	New York	AIEF	2007	\$	214,582.00		
IIMI, Inc.	New York	AIEF	2007	\$	187,138.00		
The Stanford & Joan Alexander Foundation	Texas	AIEF	2007	\$	185,000.00		
Barry & Judy Silverman Foundation, Inc.	Florida	AIEF	2007	\$	140,000.00		
OCCLO, Inc.	New York	AIEF	2007	\$	132,000.00		
The Ruderman Family Charitable Foundation	Massachusetts	AIEF	2007	\$	100,500.00		
The Fuchs Family Foundation, Inc.	Connecticut	AIEF	2007	\$	100,000.00		
Morton and Marcine Friedman Foundation	California	AIEF	2007	\$	100,000.00		
Arie and Ida Crown Memorial	Illinois	AIEF	2007	\$	100,000.00	Continuing support	
The Rosalinde and Arthur Gilbert Foundation	California	AIEF	2007	\$	100,000.00	Continuing support	
The Marcus Foundation, Inc.	Georgia	AIEF	2007	\$	100,000.00	Annual campaigns	For annual campaign
Morton and Marcine Friedman Foundation	California	AIEF	2007	\$	100,000.00		
The Community Foundation for the National Capital Region	District of Columbia	AIEF	2007	\$	90,000.00		
The Shillman Foundation	California	AIEF	2007	\$	75,000.00		
The Jeff and Erica Keswin Family Foundation	New York	AIEF	2007	\$	75,000.00		
Wein Family Foundation	Illinois	AIEF	2007	\$	75,000.00		
The Jay and Jean Schottenstein Foundation	Ohio	AIEF	2007	\$	75,000.00		
Gitlitz Family Foundation	Colorado	AIEF	2007	\$	75,000.00		
The Gloria & Ken Levy Foundation	California	AIEF	2007	\$	75,000.00		
The Samueli Foundation	California	AIEF	2007	\$	75,000.00	Scholarship funds	For scholarships
The Joshua & Marjorie Harris Family Foundation	New York	AIEF	2007	\$	75,000.00		
Mitzi & Warren Eisenberg Family Foundation, Inc.	New Jersey	AIEF	2007	\$	75,000.00	Continuing support; General/o	For general support
The Kim and Gary Heiman Family Foundation	Ohio	AIEF	2007	\$	75,000.00		
The Wuliger Foundation, Inc.	Ohio	AIEF	2007	\$	55,000.00		
Samuel and Helene Soref Foundation	California	AIEF	2007	\$	50,000.00		
Circle of Service Foundation	Illinois	AIEF	2007	\$	50,000.00	General/operating support	For general operating support
The Milstein Family Foundation	California	AIEF	2007	\$	50,000.00		
Aon Foundation	Illinois	AIEF	2007	\$	50,000.00		
Riklin Charitable Trust	Texas	AIEF	2007	\$	40,000.00		
Henry & Etta Raye Hirsch Heritage Foundation	Georgia	AIEF	2007	\$	25,000.00		
The Woldenberg Foundation	Louisiana	AIEF	2007	\$	25,000.00	Continuing support	
Ben & Esther Rosenbloom Foundation, Inc.	Maryland	AIEF	2007	\$	25,000.00		
The Goldrich Family Foundation	California	AIEF	2007	\$	25,000.00		
The Ressler/Gertz Foundation	California	AIEF	2007	\$	25,000.00		
The Phyllis & Norman Lipsett Foundation	Florida	AIEF	2007	\$	20,000.00		
Swieca Family Foundation	New York	AIEF	2007	\$	15,000.00		
The Milford and Lee Bohm Charitable Foundation	Missouri	AIEF	2007	\$	10,000.00		
Barry & Judy Silverman Foundation, Inc.	Florida	AIEF	2007	\$	1,000.00		
			2007 Total	\$	3,331,623.00		
Dr. Miriam & Sheldon G. Adelson Charitable Trust	Nevada	AIEF	2006	\$	1,200,000.00	General/operating support	For general operating support
The Marcus Foundation, Inc.	Georgia	AIEF	2006	\$	500,000.00	Continuing support; Program c	For International Leadership Training Institute For educational trips to Israel for journalists and other representatives of electronic and print media
The Harry and Jeanette Weinberg Foundation, Inc.	Maryland	AIEF	2006	\$	250,000.00	Program development	
GBRG, Inc.	New York	AIEF	2006	\$	247,025.00		
Mizel Global Cultural Fund	Colorado	AIEF	2006	\$	143,000.00		For informal educational programming relating to State of Israel on college campuses
Legacy Heritage Fund Limited	New York	AIEF	2006	\$	125,000.00	Program development	
Charles and Lynn Schusterman Family Foundation	Oklahoma	AIEF	2006	\$	114,825.00	Program development	For program support
The Rosalinde and Arthur Gilbert Foundation	California	AIEF	2006	\$	100,000.00		
Arie and Ida Crown Memorial	Illinois	AIEF	2006	\$	100,000.00		
The IDT Charitable Foundation	New Jersey	AIEF	2006	\$	100,000.00		
The Jonas Foundation	New Jersey	AIEF	2006	\$	100,000.00		
The Marcus Foundation, Inc.	Georgia	AIEF	2006	\$	100,000.00	Annual campaigns	For annual gift
Alfred L. & Annette S. Morse Foundation	Massachusetts	AIEF	2006	\$	100,000.00		
Morton and Marcine Friedman Foundation	California	AIEF	2006	\$	100,000.00		
The Jon & Susan Diamond Family Foundation	Ohio	AIEF	2006	\$	100,000.00		
Art and Annie Sandler Foundation, Inc.	Virginia	AIEF	2006	\$	95,000.00		
Susan & Leonard Feinstein Foundation	New York	AIEF	2006	\$	75,000.00	Continuing support; General/o	For general support
Mitzi & Warren Eisenberg Family Foundation, Inc.	New Jersey	AIEF	2006	\$	75,000.00	General/operating support	For general operating support
Robert and Michelle Diener Foundation	Texas	AIEF	2006	\$	75,000.00		
Milfin Family Foundation	Florida	AIEF	2006	\$	75,000.00		
The Ruderman Family Charitable Foundation	Massachusetts	AIEF	2006	\$	75,000.00		
James and Ada Horwich Family Foundation	California	AIEF	2006	\$	56,000.00		

James and Ada Horwich Family Foundation	California	AIEF	2006	\$	56,000.00		
The Covenant Foundation, Inc.	Georgia	AIEF	2006	\$	50,000.00		
Circle of Service Foundation	Illinois	AIEF	2006	\$	50,000.00	Program development	For Education Programs
G. & E. Dubin Family Foundation	New York	AIEF	2006	\$	50,000.00		
The Eleanor M. and Herbert D. Katz Family Foundation, Inc.	Florida	AIEF	2006	\$	30,000.00		
Ben & Esther Rosenbloom Foundation, Inc.	Maryland	AIEF	2006	\$	25,000.00		
The Herman and Faye Sarkowsky Family Charitable Foundation	Washington	AIEF	2006	\$	25,000.00		
The Miller Family Endowment, Inc.	Florida	AIEF	2006	\$	25,000.00		
Abettor Foundation	New York	AIEF	2006	\$	3,343.00		
		2006 Total		\$	4,220,193.00		
The Marcus Foundation, Inc.	Georgia	AIEF	2005	\$	500,000.00	Program development	For International Leadership Training
Jewish Community Foundation of Los Angeles	California	AIEF	2005	\$	175,000.00		
Charles and Lynn Schusterman Family Foundation	Oklahoma	AIEF	2005	\$	165,100.00	Faculty/staff development	For staff development
Morton and Marcine Friedman Foundation	California	AIEF	2005	\$	113,000.00		
The Marcus Foundation, Inc.	Georgia	AIEF	2005	\$	102,000.00	Continuing support; General/o	For general operations
Arie and Ida Crown Memorial	Illinois	AIEF	2005	\$	100,000.00	Continuing support	
Charles and Lynn Schusterman Family Foundation	Oklahoma	AIEF	2005	\$	82,550.00	Faculty/staff development	For staff development
Jewish Community Foundation of Los Angeles	California	AIEF	2005	\$	75,000.00		
Susan & Leonard Feinstein Foundation	New York	AIEF	2005	\$	75,000.00	Continuing support; General/o	For general support
Jewish Community Foundation of Los Angeles	California	AIEF	2005	\$	50,000.00		
Circle of Service Foundation	Illinois	AIEF	2005	\$	50,000.00	Program development	For Educational Programs
Jewish Community Foundation of Los Angeles	California	AIEF	2005	\$	25,000.00		
L. M. Newman Family Foundation	Nevada	AIEF	2005	\$	25,000.00	General/operating support	For unrestricted support
Jewish Community Foundation of Los Angeles	California	AIEF	2005	\$	25,000.00		
The Woldenberg Foundation	Louisiana	AIEF	2005	\$	12,500.00		
The IDT Charitable Foundation	New Jersey	AIEF	2005	\$	9,000.00		
Jewish Community Foundation of Los Angeles	California	AIEF	2005	\$	1,000.00		
		2005 Total		\$	1,585,150.00		
		Grand Total		\$	16,602,466.00		

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Schedule B (Form 990, 990-EZ, or 990-PF) <small>Department of the Treasury Internal Revenue Service</small>	Schedule of Contributors ▶ Attach to Form 990, 990-EZ, or 990-PF.	<small>OMB No. 1545-0047</small> 2009

Name of organization American Israel Education Foundation	Employer identification number 52-1623781
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Organization type (check one):

- | | |
|--------------------|---|
| Filers of: | Section: |
| Form 990 or 990-EZ | <input checked="" type="checkbox"/> 501(c)(3) (enter number) organization |
| | <input type="checkbox"/> 4947(a)(1) nonexempt charitable trust not treated as a private foundation |
| | <input type="checkbox"/> 527 political organization |
| Form 990-PF | <input type="checkbox"/> 501(c)(3) exempt private foundation |
| | <input type="checkbox"/> 4947(a)(1) nonexempt charitable trust treated as a private foundation |
| | <input type="checkbox"/> 501(c)(3) taxable private foundation |

Check if your organization is covered by the **General Rule** or a **Special Rule**.

Note. Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions.

General Rule—

- For an organization filing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II.

Special Rules

- For a section 501(c)(3) organization filing Form 990 or 990-EZ, that met the 33¹/₃% support test of the regulations under sections 509(a)(1) and 170(b)(1)(A)(vi), and received from any one contributor, during the year, a contribution of the greater of (1) \$5,000 or (2) 2% of the amount on (i) Form 990, Part VIII, line 1h, or (ii) Form 990-EZ, line 1. Complete Parts I and II.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or 990-EZ, that received from any one contributor, during the year, aggregate contributions of more than \$1,000 for use *exclusively* for religious, charitable, scientific, literary, or educational purposes, or the prevention of cruelty to children or animals. Complete Parts I, II, and III.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or 990-EZ, that received from any one contributor, during the year, contributions for use *exclusively* for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. If this box is checked, enter here the total contributions that were received during the year for an *exclusively* religious, charitable, etc., purpose. Do not complete any of the parts unless the **General Rule** applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year. ▶ \$ _____

Caution. An Organization that is not covered by the General Rule and/or the Special Rules does not file Schedule B (Form 990, 990-EZ, or 990-PF), but it **must** answer "No" on Part IV, line 2 of its Form 990, or check the box in the heading of its Form 990-EZ, or on line 2 of its Form 990-PF, to certify that it does not meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

Schedule B (Form 990, 990-EZ, or 990-PF) (2009)

Page 1 of 1 of Part I

Name of organization American Israel Education Foundation	Employer identification number 52-1623781
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Part I Contributors (see instructions)

(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1		\$ 26,122,122	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)

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Schedule B (Form 990, 990-EZ, or 990-PF) Department of the Treasury Internal Revenue Service	Schedule of Contributors ▶ Attach to Form 990, 990-EZ, and 990-PF. ▶ See separate instructions.	OMB No. 1545-0047 2008

Name of organization American Israel Education Foundation	Employer identification number 52-1623781
---	---

Organization type (check one):

- Filers of:** **Section:**
- Form 990 or 990-EZ 501(c)(3) (enter number) organization
- 4947(a)(1) nonexempt charitable trust **not** treated as a private foundation
- 527 political organization
- Form 990-PF 501(c)(3) exempt private foundation
- 4947(a)(1) nonexempt charitable trust treated as a private foundation
- 501(c)(3) taxable private foundation

Check if your organization is covered by the **General Rule** or a **Special Rule**. (Note. Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions.)

General Rule—

- For organizations filing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II.

Special Rules—

- For a section 501(c)(3) organization filing Form 990, or Form 990-EZ, that met the 33¹/₃% support test of the regulations under sections 509(a)(1)/170(b)(1)(A)(vi), and received from any one contributor, during the year, a contribution of the greater of (1) \$5,000 or (2) 2% of the amount on Form 990, Part VIII, line 1h or 2% of the amount on Form 990-EZ, line 1. Complete Parts I and II.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, aggregate contributions or bequests of more than \$1,000 for use *exclusively* for religious, charitable, scientific, literary, or educational purposes, or the prevention of cruelty to children or animals. Complete Parts I, II, and III.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, some contributions for use *exclusively* for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. (If this box is checked, enter here the total contributions that were received during the year for an *exclusively* religious, charitable, etc., purpose. Do not complete any of the parts unless the **General Rule** applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year.) ▶ \$ _____

Caution. Organizations that are not covered by the General Rule and/or the Special Rules do not file Schedule B (Form 990, 990-EZ, or 990-PF), but they **must** answer "No" on Part IV, line 2 of their Form 990, or check the box in the heading of their Form 990-EZ, or on line 2 of their Form 990-PF, to certify that they do not meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

Schedule B (Form 990, 990-EZ, or 990-PF) (2008)

Page 1 of 1 of Part I

Name of organization American Israel Education Foundation	Employer identification number 52-1623781
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Part I Contributors (see Instructions)

(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1		\$ 21,064,905	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)

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Schedule B (Form 990, 990-EZ, or 990-PF) Department of the Treasury Internal Revenue Service	Schedule of Contributors	OMB No. 1545-0047
	Supplementary Information for line 1 of Form 990, 990-EZ, and 990-PF (see instructions)	2007

Name of organization American Israel Education Foundation	Employer identification number 52-1623781
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Organization type (check one):

- Filers of:** **Section:**
- Form 990 or 990-EZ 501(c)(3) (enter number) organization
- 4947(a)(1) nonexempt charitable trust **not** treated as a private foundation
- 527 political organization
- Form 990-PF 501(c)(3) exempt private foundation
- 4947(a)(1) nonexempt charitable trust treated as a private foundation
- 501(c)(3) taxable private foundation

Check if your organization is covered by the **General Rule** or a **Special Rule**. (Note: Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule—see instructions.)

General Rule—

- For organizations filing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more (in money or property) from any one contributor. (Complete Parts I and II.)

Special Rules—

- For a section 501(c)(3) organization filing Form 990, or Form 990-EZ, that met the 33¹/₃% support test under Regulations sections 1.509(a)-3/1.170A-9(e) and received from any one contributor, during the year, a contribution of the greater of \$5,000 or 2% of the amount on line 1 of these forms. (Complete Parts I and II.)
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, aggregate contributions or bequests of more than \$1,000 for use *exclusively* for religious, charitable, scientific, literary, or educational purposes, or the prevention of cruelty to children or animals. (Complete Parts I, II, and III.)
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, some contributions for use *exclusively* for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. (If this box is checked, enter here the total contributions that were received during the year for an *exclusively* religious, charitable, etc., purpose. Do not complete any of the Parts unless the **General Rule** applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year.) ▶ \$ _____

Caution: Organizations that are not covered by the General Rule and/or the Special Rules do not file Schedule B (Form 990, 990-EZ, or 990-PF), but they **must** check the box in the heading of their Form 990, Form 990-EZ, or on line 2 of their Form 990-PF, to certify that they do not meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

Schedule B (Form 990, 990-EZ, or 990-PF) (2007)

Page 1 of 1 of Part I

Name of organization American Israel Education Foundation	Employer identification number 52-1623781
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Part I Contributors (See Specific Instructions.)

(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1		\$ 25,016,819	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)

efile GRAPHIC print - DO NOT PROCESS	ORIGINAL DATA - Production	DLN: 93493041000141
Schedule B (Form 990, 990-EZ, or 990-PF) Department of the Treasury Internal Revenue Service	Schedule of Contributors ▶ Attach to Form 990, 990-EZ, or 990-PF.	OMB No. 1545-0047 <h1 style="margin: 0;">2009</h1>

Name of organization AMERICAN ISRAEL PUBLIC AFFAIRS COMMITTEE	Employer identification number 53-0217164
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Organization type (check one):

- | | |
|--------------------|---|
| Filers of: | Section: |
| Form 990 or 990-EZ | <input checked="" type="checkbox"/> 501(c)(4) (enter number) organization |
| | <input type="checkbox"/> 4947(a)(1) nonexempt charitable trust not treated as a private foundation |
| | <input type="checkbox"/> 527 political organization |
| Form 990-PF | <input type="checkbox"/> 501(c)(3) exempt private foundation |
| | <input type="checkbox"/> 4947(a)(1) nonexempt charitable trust treated as a private foundation |
| | <input type="checkbox"/> 501(c)(3) taxable private foundation |

Check if your organization is covered by the **General Rule** or a **Special Rule**.
Note. Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions.

General Rule—

- For an organization filing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II.

Special Rules

- For a section 501(c)(3) organization filing Form 990 or 990-EZ, that met the 33 1/3% support test of the regulations under sections 509(a)(1) and 170(b)(1)(A)(vi), and received from any one contributor, during the year, a contribution of the greater of (1) \$5,000 or (2) 2% of the amount on (i) Form 990, Part VIII, line 1h, or (ii) Form 990-EZ, line 1. Complete Parts I and II.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or 990-EZ, that received from any one contributor, during the year, aggregate contributions of more than \$1,000 for use *exclusively* for religious, charitable, scientific, literary, or educational purposes, or the prevention of cruelty to children or animals. Complete Parts I, II, and III.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or 990-EZ, that received from any one contributor, during the year, contributions for use *exclusively* for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. If this box is checked, enter here the total contributions that were received during the year for an *exclusively* religious, charitable, etc., purpose. Do not complete any of the parts unless the **General Rule** applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year. ▶ \$ _____

Caution. An Organization that is not covered by the General Rule and/or the Special Rules does not file Schedule B (Form 990, 990-EZ, or 990-PF), but it **must** answer "No" on Part IV, line 2 of its Form 990, or check the box in the heading of its Form 990-EZ, or on line 2 of its Form 990-PF, to certify that it does not meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

Name of organization
 AMERICAN ISRAEL PUBLIC AFFAIRS COMMITTEE

Employer identification number
 53-0217164

Part I Contributors (see Instructions)

(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1	<div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> <div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> Washington, DC 20001	\$ 48,542,187	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
2	<div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> <div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> Washington, DC 20001	\$ 13,503,472	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)

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Schedule B (Form 990, 990-EZ, or 990-PF) Department of the Treasury Internal Revenue Service	Schedule of Contributors Attach to Form 990, 990-EZ, and 990-PF. See separate instructions.		OMB No. 1545-0047
			2008
Name of organization AMERICAN ISRAEL PUBLIC AFFAIRS COMMITTEE		Employer identification number 53-0217164	

Organization type (check one):

Filers of:

Section:

Form 990 or 990-EZ

- 501(c)(4) (enter number) organization
- 4947(a)(1) nonexempt charitable trust not treated as a private foundation
- 527 political organization

Form 990-PF

- 501(c)(3) exempt private foundation
- 4947(a)(1) nonexempt charitable trust treated as a private foundation
- 501(c)(3) taxable private foundation

Check if your organization is covered by the **General Rule** or a **Special Rule**. (Note. Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions.)

General Rule—

- For organizations filing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II.

Special Rules—

- For a section 501(c)(3) organization filing Form 990, or Form 990-EZ, that met the 33 1/3% support test of the regulations under sections 509(a)(1)/170(b)(1)(A)(vi), and received from any one contributor, during the year, a contribution of the greater of (1) \$5,000 or (2) 2% of the amount on Form 990, Part VIII, line 1h or 2% of the amount on Form 990-EZ, line 1. Complete Parts I and II.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, aggregate contributions or bequests of more than \$1,000 for use *exclusively* for religious, charitable, scientific, literary, or educational purposes, or the prevention of cruelty to children or animals. Complete Parts I, II, and III.
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, some contributions for use *exclusively* for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. (If this box is checked, enter here the total contributions that were received during the year for an *exclusively* religious, charitable, etc., purpose. Do not complete any of the parts unless the **General Rule** applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year.) ▶ \$ _____

Caution. Organizations that are not covered by the General Rule and/or the Special Rules do not file Schedule B (Form 990, 990-EZ, or 990-PF), but they **must** answer "No" on Part IV, line 2 of their Form 990, or check the box in the heading of their Form 990-EZ, or on line 2 of their Form 990-PF, to certify that they do not meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

For Paperwork Reduction Act Notice, see the Instructions for Form 990. These instructions will be issued separately.

Cat. No. 30613X

Schedule B (Form 990, 990-EZ, or 990-PF) (2008)

Part I Contributors (see Instructions)

(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1	<div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> <div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> _____ _____ washington, DC 20001 _____ _____	\$ _____ 45,648,087	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
2	<div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> <div style="background-color: black; width: 150px; height: 20px; margin-bottom: 5px;"></div> _____ _____ washington, DC 20001 _____ _____	\$ _____ 12,822,502	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
—	_____ _____ _____ _____	\$ _____	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)

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Schedule B (Form 990, 990-EZ, or 990-PF) Department of the Treasury Internal Revenue Service	Schedule of Contributors Supplementary Information for line 1 of Form 990, 990-EZ, and 990-PF (see instructions)		OMB No. 1545-0047
			2007

Name of organization AMERICAN ISRAEL PUBLIC AFFAIRS COMMITTEE	Employer identification number 53-0217164
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Organization type (check one):

- Filers of:** **Section:**
- Form 990 or 990-EZ 501(c)(4) (enter number) organization
- 4947(a)(1) nonexempt charitable trust **not** treated as a private foundation
- 527 political organization
- Form 990-PF 501(c)(3) exempt private foundation
- 4947(a)(1) nonexempt charitable trust treated as a private foundation
- 501(c)(3) taxable private foundation

Check if your organization is covered by the **General Rule** or a **Special Rule**. (Note: Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule—see instructions.)

General Rule—

- For organizations filing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more (in money or property) from any one contributor. (Complete Parts I and II.)

Special Rules—

- For a section 501(c)(3) organization filing Form 990, or Form 990-EZ, that met the 33¹/3% support test under Regulations sections 1.509(a)-3/1.170A-9(e) and received from any one contributor, during the year, a contribution of the greater of \$5,000 or 2% of the amount on line 1 of these forms. (Complete Parts I and II.)
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, aggregate contributions or bequests of more than \$1,000 for use *exclusively* for religious, charitable, scientific, literary, or educational purposes, or the prevention of cruelty to children or animals. (Complete Parts I, II, and III.)
- For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, some contributions for use *exclusively* for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. (If this box is checked, enter here the total contributions that were received during the year for an *exclusively* religious, charitable, etc., purpose. Do not complete any of the Parts unless the **General Rule** applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year.) ▶ \$ _____

Caution: Organizations that are not covered by the General Rule and/or the Special Rules do not file Schedule B (Form 990, 990-EZ, or 990-PF), but they **must** check the box in the heading of their Form 990, Form 990-EZ, or on line 2 of their Form 990-PF, to certify that they do not meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).



Name of organization

AMERICAN ISRAEL PUBLIC AFFAIRS COMMITTEE

Employer identification number

53-0217164

Part I Contributors (See Specific Instructions.)

(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1	 washington, DC 20001	\$ 51,935,386	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
2	 washington, DC 20001	\$ 14,305,176	Person <input checked="" type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)
		\$	Person <input type="checkbox"/> Payroll <input type="checkbox"/> Noncash <input type="checkbox"/> (Complete Part II if there is a noncash contribution.)