



Privacy Office

2006 Annual
Freedom of Information Act
Report to the
Attorney General of the United States

October 1, 2005 – September 30, 2006



Homeland
Security



Homeland Security

FREEDOM OF INFORMATION ACT ANNUAL REPORT FOR FISCAL YEAR 2006

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I. Basic Information Regarding Report

- A. Questions regarding this report and requests for a paper copy of the report may be directed to:
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- B. This report can be downloaded from the DHS FOIA website at www.dhs.gov/foia.

II. How to Make a FOIA Request

- A. Names, addresses, and contact numbers for DHS FOIA Officers can be found on our website at www.dhs.gov/foia.
- B. Brief description of Agency's response-time ranges:

For a detailed breakdown of each component's response times, see Section VII of this report, Compliance with Time Limits/Status of Pending Requests, on pages 8 and 9.

- C. Brief description why requests are not granted:

The most frequent reason why requests are not granted is that the records sought are not Agency records.

The primary reason for not granting requests for which records are located is because the records or information are compiled for law enforcement purposes and the release of such information could reasonably be expected to constitute an unwarranted invasion of the personal privacy of a third party/parties (in some instances by revealing an investigative interest in them).

III. Definitions of Basic Terms and Acronyms Used in the Report

- A. Agency-specific acronyms or other terms.
 - 1. CBP United States Customs and Border Protection
 - 2. CRCL Office for Civil Rights and Civil Liberties
 - 3. FEMA Federal Emergency Management Agency
 - 4. FLETC Federal Law Enforcement Training Center
 - 5. FOIA/PA Freedom of Information Act / Privacy Act
 - 6. ICE Immigration and Customs Enforcement
 - 7. OIA Office of Intelligence and Analysis
 - 8. OIG Office of Inspector General
 - 9. OGC Office of the General Counsel
 - 10. OPS Office of Operations Coordination
 - 11. PREP Preparedness Directorate
 - 12. PRIV Privacy Office
 - 13. S&T Science and Technology Directorate
 - 14. TSA Transportation and Security Administration
 - 15. USCG United States Coast Guard
 - 16. USCIS United States Citizenship and Immigration Services
 - 17. USSS United States Secret Service
 - 18. US-VISIT United States Visitor and Immigrant Status Indicator Technology

- B. Basic terms, expressed in common terminology.
1. **Appeal** – A request to a federal agency asking that it review at a higher administrative level a full denial or partial denial of access to records under the Freedom of Information Act, or any other FOIA determination such as a matter pertaining to fees.
 2. **Average number** – The number obtained by dividing the sum of a group of numbers by the quantity of numbers in the group. For example, of 3, 7, and 14, the average number is 8.
 3. **Complex request** – A FOIA request that an agency using multi-track processing places in a slower track based on the volume and/or complexity of records requested.
 4. **Denial** – An agency decision not to release any part of a record or records in response to a FOIA request because all the information in the requested records is determined by the agency to be exempt under one or more of the FOIA's exemptions, or for some procedural reason (such as because no record is located in response to a FOIA request).
 - a. **No Records** – After a thorough search of agency records, no records were found to be responsive to the FOIA request or within the scope of the FOIA request.
 - b. **Fee Related** – Record/request was denied because there were fee issues. For example, the requester was not willing to pay assessable FOIA processing fees or the requester had delinquent fees from previous FOIA requests.
 - c. **Not an Agency Record** – Documents requested in a FOIA request that are not maintained, or possibly originated, by the DHS or its components.
 5. **Exemption 3 statute** – A separate federal statute prohibiting the disclosure of a certain type of information and authorizing its withholding under FOIA subsection (b)(3).
 6. **Expedited processing** – An agency will process a FOIA request on an expedited basis when a requester has shown an exceptional need or urgency for the records which warrants prioritization of his or her request over other requests that were made earlier.
 7. **FOIA/PA request** – Freedom of Information Act/Privacy Act request. A FOIA request is generally a request or access to records concerning a third party, an organization, or a particular topic of interest. A Privacy Act request is a request for records concerning oneself; such requests are also treated as FOIA requests. (All requests for access to records, regardless of which law is cited by the requester, are included in this report.)
 8. **Glomar response** – When the existence or non-existence of responsive records to a request is neither confirmed nor denied in order to protect law enforcement, privacy, or other appropriate interests.
 9. **Initial Denial Authority** – An agency official who is delegated the authority to make release determinations of documents and information contained in documents requested under the FOIA on behalf of the agency.
 10. **Initial request** – A request to a federal agency for access to records under the Freedom of Information Act.
 11. **Median number** – The middle, not average, number. For example, of 3, 7, and 14, the median number is 7.
 12. **Multi-track processing** – A system in which simple requests requiring relatively minimal review are placed in one processing track and more voluminous and complex requests are placed in one or more tracks. Requests in each track are processed on a first-in/first-out basis. A requester who has an urgent need for records may request expedited processing.
 13. **Partial release** – An agency decision to disclose a record in part in response to a FOIA request, deleting information determined to be exempt under one or more of the FOIA's exemptions; or, in a multiple record response, a decision to disclose some

records in their entirety but to withhold others in whole or in part. This is sometimes referred to as a “partial denial” or “partial grant.”

14. **Perfect request** – A FOIA request for records which adequately describes the records sought, which has been received by the FOIA office of the agency or agency component in possession of the records, and for which there is no remaining question about the payment of applicable fees.
15. **Perjury statement** – A signed statement executed under the penalty of law, usually associated with a request for the personal records of the requester, attesting that they are the individual who they say they are.
16. **Processed request or appeal** – A request or appeal for which an agency has taken a final action on the request or the appeal in all respects.
17. **Proper request** – A request that fits the definition of a FOIA request: it reasonably describes the agency records being sought and cites a willingness to pay assessable fees or justifies the granting of a fee waiver.
18. **Reasonably Described** – The request is reasonably described if it enables a professional agency employee familiar with the subject area to locate the record with a reasonable amount of effort.
19. **Referral** – Transferring a FOIA request and/or document(s) which are under another agency’s purview to another entity for processing. This also includes redirecting a requester to the appropriate agency instead of referring the request.
20. **Release** – An agency decision to disclose all records in full in response to a FOIA request. This sometimes referred to as a “grant.”
21. **Remanded** – A request that is returned to the initial denial authority for reconsideration of its release determination and further processing.
22. **Simple Request** – A FOIA request that an agency using multi-track processing places in its fastest (non-expedited) track based on the volume and/or simplicity of records requested.
23. **Time limits** – The time period in the Freedom of Information Act for an agency to respond to a FOIA request (ordinarily 20 working days from proper receipt of a perfected FOIA request).

IV. Exemption 3 Statutes

STATUTE	TYPE OF INFORMATION	CASE CITATION
8 U.S.C. 1160(B)(6)	Information on Special Agricultural workers	None
8 U.S.C. 1202(f)	Alien Registration Number	Medina-Hincapie v. Dep't of State, 700 F.2d 737 (D.C. Cir. 1983)
8 U.S.C. 1255A(c)(5)	Legalization Applications	None
8 U.S.C. 1304(B)	Registration of Aliens	None
18 U.S.C. 2510-2550	Intercepted Communications Wiretaps	Lam Lek Chong v. DEA, 929 F.2d 729 (D.C. Cir. 1991)
41 U.S.C. 253b(m)	Prohibition on Release of Contractor Proposals	Hornbostel v. DOI, 305 F. Supp. 2d 21 (D.D.C. 2003)
41 U.S.C. 423 as construed by 48 C.F.R. 42.1503(b)	Sole source selection information	None
46 U.S.C. 114(s)	Captain of the Port Operations	None
46 U.S.C. 4019	Maritime Plans	None
49 U.S.C. 114(s)	Nondisclosure of Security Activities	Electronic Privacy Information Center v. DHS, 384 F. Supp. 2d 100 (D.D.C. 2005)
Rule 6(e) of the Federal Rules of Criminal Procedures	Grand Jury Information	Senate of P.R. v. United States Dep't of Justice, 823 F.2d 574 (D.C. Cir. 1987).

V. Initial FOIA/PA Access Requests

A. Numbers of Initial Requests

	Number of Requests Pending at End of Preceding Year	Number of Requests Received in Current Year	Number of Requests Processed in Current Year	Pending End of FY 2006
CBP	717	7,663	7,643	737
FEMA	155	776	644	287
FLETC	83	1,609	1,601	91
ICE	3,727	9,133	5,396	7,464
OGC	3	9	10	2
OIG	138*	120	154	104
OPS	N/A**	4	3	1
PREP***	11	235	166****	80
PRIV	282*	998	1,212	68
S&T	37*	16	38	15
TSA	40*	1,036	989	87
USCG	1,637	6,311	5,507	2,441
USCIS	74,941	109,034	87,637	96,338
USSS	758	838	843	753
US-VISIT	15	89	100	4
TOTALS	82,544	137,871	111,943	108,472

- * Corrected amount from component reporting error in FY '05 FOIA Report.
- ** Requests for OPS were processed by PREP until OPS stood-up their own FOIA Office in July '06.
- *** PREP was formerly IAIP.
- **** In FY '06, PREP processed FOIA requests for the Office of Intelligence and Analysis and OPS until OPS stood-up their own FOIA Office in July '06.

B. Disposition of Initial Requests

	Number of Total Grants	Number of Partial Grants	Number of Denials	No Records	Referral	Request Withdrawn	Fee-Related Reason	Records Not Reasonably Described	Not a Proper Request	Not an Agency Record	Duplicate Request	Other non-processing Reason*
CBP	2,777	2,222	422	798	621	233	117	86	193	71	103	0
FEMA	168	174	16	69	86	64	1	0	58	4	4	0
FLETC	1,517	36	8	22	3	13	0	0	0	0	2	0
ICE	125	828	272	61	75	129	3	0	116	25	36	3,726
OGC	1	2	1	2	1	1	0	0	0	0	1	1
OIG	5	76	23	23	6	6	0	3	0	1	6	5
OPS	1	0	0	2	0	0	0	0	0	0	0	0
PREP	23	48	9	29	34	11	1	1	6	0	1	3
PRIV	30	120	19	87	684	52	1	60	94	23	14	28
S&T	1	0	0	0	0	37	0	0	0	0	0	0
TSA	190	283	141	102	35	23	13	7	6	2	19	168
USCG	3,854	585	42	410	409	82	19	7	19	12	26	42
USCIS	4,524	48,665	98	7,359	6,257	930	114	269	310	9,364	9,580	167
USSS	48	154	75	187	1	56	40	1	1	36	0	244
US-VISIT	32	29	0	9	20	3	0	2	3	0	2	0
TOTALS	13,296	53,222	1126	9,160	8,232	1640	309	436	806	9,538	9,794	4,384

* See following page for individual component explanations

*** Explanation of Disposition of Initial FOIA/PA Requests:
Other Non-Processing Reasons**

	Number of Times	Reason(s)
ICE	3,726	250-requester is a fugitive from justice; 3,476-failure to respond to request for necessary processing information
OGC	1	Referred in error
OIG	5	Administrative closure
PREP	3	Unable to locate requester
PRIV	28	3-requester must send to component of interest; 3-this office was copied; 16-publicly available; 4-referred in error; 2-unable to locate requester
TSA	168	Failure to respond to request for necessary processing information
USCG	42	39-administrative closure; 3-publicly available
USCIS	167	87-old records; 80-unable to locate requester
USSS	244	217-failure to provide required information; 26-unable to locate requester; 1-requested a video which was damaged/could not be released

Exemptions Claimed Under the Freedom of Information Act

	(1)	(2)	(3)	(4)	(5)	(6)	(7)(A)	(7)(B)	(7)(C)	(7)(D)	(7)(E)	(7)(F)	(8)	(9)
CBP	0	1,938	0	123	266	526	27	5	1,660	203	513	2	0	0
FEMA	1	63	7	45	57	148	0	0	0	0	0	0	0	0
FLETC	0	5	0	11	1	27	0	0	10	0	7	0	0	0
ICE	1	813	0	9	164	539	22	0	788	24	224	32	0	0
OGC	0	1	0	0	3	0	3	0	3	3	3	0	0	0
OIG	2	21	1	3	9	75	8	0	84	6	2	1	0	0
OPS	0	0	0	0	0	0	0	0	0	0	0	0	0	0
PREP	0	8	0	34	11	41	0	0	4	0	1	6	0	0
PRIV	0	103	6	54	40	95	0	0	11	0	10	1	0	0
S&T	0	0	0	0	0	0	0	0	0	0	0	0	0	0
TSA	1	218	193	46	87	182	18	0	68	0	0	90	0	0
USCG	0	11	19	26	69	386	34	6	250	56	14	2	0	0
USCIS	38	33,353	117	41	32,960	28,427	958	56	45,077	169	24,554	15	0	0
USSS	3	120	22	0	27	55	2	0	142	29	70	0	0	0
US-VISIT	0	22	1	14	11	22	1	0	1	0	1	0	0	0
TOTALS	46	36,676	366	406	33,705	30,523	1073	67	48,098	490	25,399	149	0	0

VI. Appeals of Initial Denials of FOIA/PA Requests

- A. Number of appeals
 - 1. Number of appeals received during fiscal year 1,346
 - 2. Number of appeals processed during fiscal year 950

- B. Disposition of appeals
 - 1. Number completely upheld 282
 - 2. Number partially reversed 95
 - 3. Number completely reversed 29
 - a. Number of times each FOIA exemption was used (counting each exemption once per appeal):
 - 1) Exemption 1 0
 - 2) Exemption 2 91
 - 3) Exemption 3 18
 - 4) Exemption 4 8
 - 5) Exemption 5 124
 - 6) Exemption 6 135
 - 7) Exemption 7 (A) 75
 - 8) Exemption 7(B) 0
 - 9) Exemption 7(C) 207
 - 10) Exemption 7(D) 69
 - 11) Exemption 7(E) 109
 - 12) Exemption 7(F) 1
 - 13) Exemption 8 0
 - 14) Exemption 9 0

 - 4. Other reasons for nondisclosure (total) 544
 - a. No records 34
 - b. Referrals 14
 - c. Request withdrawn 80
 - d. Fee-related reason 5
 - e. Records not reasonably describe 75
 - f. Not a proper FOIA request 114
 - g. Not an agency record 1
 - h. Duplicate request 18
 - i. Other (specify) 203
 - 1) Remanded for further processing or reconsideration and release
 - 2) Administratively Closed
 - 3) Moot (appealed before expiration of processing deadline, which was met)

VII. Compliance With Time Limits/Status of Pending Requests

A. Median Processing Time for Requests Processed During the Year

	Simple Requests		Complex Requests		Requests Accorded Expedited Processing	
	Number of Requests Processed	Median Number of Days to Process	Number of Requests Processed	Median Number of Days to Process	Number of Requests Processed	Median Number of Days to Process
CBP	6,188	14	667	40.5	788	7
FEMA	268	16	354	80	22	179
FLETC	1601	17	0	0	0	0
ICE	0	0	5,396*	90	0	0
OGC	0	0	10	90	0	0
OIG	55	219	99	232	0	0
OPS	3	21.5	0	0	0	0
PREP	0	0	166	51	0	0
PRIV	847	6	362	137	3	233
S&T	37	365	1	30	0	0
TSA	37	20	935	17	17	30
USCG	4,759	12	627	47	121	11
USCIS	66,645	185	20,714	77	278	21
USSS	0	0	843*	**	0	0
US-VISIT	98	2	2	185	0	0
TOTALS	80,538	N/A	30,176	N/A	1,229	N/A

* ICE and USSS did not track requests in FY '06 to indicate Simple, Complex, or Expedited processing; however, a new tracking system will track this information beginning FY '07.

** USSS did not track processing time; however, a new tracking system will track this information beginning in FY '07.

B. Status of Pending Requests

	Number of Requests Pending at End of Fiscal Year	Median Number of Days Pending
CBP	737	36
FEMA	287	157
FLETC	91	13
ICE	7,464	90
OGC	2	73
OIG	104	134
OPS	1	6.5
PREP	80	88
PRIV	68	22
S&T	15	35
TSA	87	23
USCG	2,441	*
USCIS	96,338	147
USSS	753	359
US-VISIT	4	31
TOTALS	108,472	N/A

* Processing time unavailable.

VIII. Comparisons with Previous Years

Other statistics significant to components

DHS received 1,674* requests for expedited processing; DHS granted 1,229 of those requests.

* FEMA, ICE, OGC, and USCG did not track these numbers.

IX. Costs/FOIA Staffing

	Staffing Levels			Total Costs (Including Staff and All Resources)		
	Number of Full Time Personnel	Number of Personnel with Part Time or Occasional FOIA Duties (In Total Work-Years)	Total Number of Personnel (In Work-Years)	FOIA Processing (Including Appeals Estimated)	Litigation-Related Activities (Estimated)	TOTAL
CBP	16	309	325	\$1,135,691	\$113,425	\$1,249,116
FEMA	3	14	17	\$542,804	\$57,901	\$600,705
FLETC	0	2.5	2.5	\$193,019	\$0	\$193,019
ICE	11	27	38	\$1,863,932	\$245,000	\$2,108,932
OGC	0	1	1	\$107,521	\$8,300	\$115,821
OIG	2	2	4	\$221,437	\$0	\$221,437
OPS	1	0	1	\$32,500	\$0	\$32,500
PREP	1	2	3	\$386,100	\$0	\$386,100
PRIV	6	0	6	\$463,473	\$0	\$463,473
S&T	1	0	1	\$107,521	\$0	\$107,521
TSA	9	0	9	\$547,130	\$66,000	\$613,130
USCG	22	431*	453	\$1,708,729	0	\$1,708,729
USCIS	155	0	155	\$18,400,000	\$62,337	\$18,462,337
USSS	12	1.85	13.85	\$1,379,644	\$74,741	\$1,454,385
US-VISIT	2	0	2	\$294,870	\$0	\$294,870
TOTALS	241	789.90	1030.90	\$27,384,371	\$627,704	\$28,012,075

* Every USCG employee is potentially a processor of FOIA requests; this number reflects that currently 431 USCG employees process FOIA requests in an ancillary capacity.

X. Fees

A. Total amount of fees collected by agency for processing requests \$323,575

B. Percentage of total 1.16%

XI. FOIA Regulations (Including Fee Schedule)

The Department of Homeland Security FOIA Implementing Regulation is codified at 6 CFR §5 and can be found at 68 Fed. Reg. 4056 (January 27, 2003) and at www.dhs.gov/foia.

XII. Report on FOIA Executive Order Implementation

- A. Description of supplementation of agency improvement plan
DHS submitted a revised operational improvement plan to the Department of Justice on January 19, 2007 (*see attached*).
- B. Report on agency implementation of its plan, including its performance in meeting milestones, with respect to each improvement area
 - 1. **Backlog Reduction:** DHS met all milestones.

Items to Institute	Milestone	Accomplished prior to target date?
Initiate hiring additional personnel in applicable components	12/31/06	Ongoing
DHS FOIA designees visit USCIS National Records Center and submit a draft performance modification plan to the DHS Chief FOIA Officer	12/31/06	Yes
Evaluate the precision and veracity of the USCIS data analysis and cost estimate, which targets backlog elimination	12/31/06	Yes
USCIS initiates implementation of the Ombudsman's operational recommendations	12/31/06	Yes
DHS Chief FOIA Officer, USCIS, and ICE meet with the American Immigration Lawyers Association to discuss file processing, including customer service enhancements	12/31/06	Yes
ICE initiates creation of centralized headquarters FOIA office	12/31/06	Yes
All DHS components submit weekly and monthly data to DHS Chief FOIA Officer	12/31/06	Ongoing

- 2. **Education and Training:** DHS met all milestones.

Items to Institute	Milestone	Accomplished prior to target date?
DHS Chief FOIA Officer institutes semi-annual FOIA Officer meetings	12/31/06	Yes
DHS FOIA Requester Service Center and component public liaisons address all pending customer concerns or disputes	12/31/06	Yes
DHS FOIA Requester Service Center and component public liaisons acknowledge all incoming customer concerns or disputes within five business days of receipt	12/31/06	Yes
DHS collects, reviews and assesses all existing disclosure policy within the components	12/31/06	Yes

3. **Increase Public Knowledge and Awareness of DHS FOIA:** DHS met the milestones.

Items to Institute	Milestone	Accomplished prior to target date?
Public knowledge and awareness of DHS disclosure operations increasing	12/31/06	Yes
Privacy Office offers workshops	12/31/06	Ongoing
DHS Chief FOIA Officer meets and encourages communications with the requester community.	12/31/06	Yes

4. **Technology Improvements to Enhance FOIA Processing and Information Delivery:** DHS met all milestones.

Items to Institute	Milestone	Accomplished prior to target date?
DHS identifies a web-based case management program with electronic tracking capabilities	12/31/06	Yes
DHS identifies redaction program	12/31/06	Yes
Components with existing web sites reassess their FOIA web site and initiate any necessary improvements to improve customer service	12/31/06	Yes

- C. Identification and discussion of any deficiency in meeting plan milestones
Not applicable.
- D. Additional narrative statements regarding Executive Order-related activities
See attachment G for further information.
- E. Concise descriptions of FOIA exemptions
1. **Exemption 1** – Protects information that is properly classified in the interest of national security pursuant to Executive Order 12958.
 2. **Exemption 2**
 - a. **2(high)** – Protects information applicable to internal administrative and personnel matters, such as telephone numbers, contact information, lead contacts for certain schedule activities or appointments, to the extent that disclosure would risk circumvention of an agency regulation or statute, impede the effectiveness of an agency’s activities, or reveal sensitive information that may put the security and safety of an agency activity or employee at risk.
 - b. **2(low)** – Protects records that are related to internal matters of a relatively trivial nature, such as internal administrative tracking.
 3. **Exemption 3** – Protects information exempted from release by statute.
 4. **Exemption 4** – Protects trade secrets and commercial or financial information which could harm the competitive posture or business interests of a company.
 5. **Exemption 5** – Protects the integrity of the deliberative or policy-making processes within the agency by exempting from mandatory disclosure opinion, conclusions, and recommendations included within inter-agency or intra-agency memoranda or letters.
 6. **Exemption 6** – Protects information that would constitute a clearly unwarranted invasion of personal privacy of the individuals involved.
 7. **Exemption 7** – Protects records or information compiled for law enforcement purposes the release of which could reasonably be expected:

- a. **7(A)** – to interfere with enforcement proceedings.
 - b. **7(B)** – would deprive a person of a right to a fair trial or an impartial adjudication.
 - c. **7(C)** – to constitute an unwarranted invasion of the personal privacy of a third party/parties (in some instances by revealing an investigative interest in them).
 - d. **7(D)** – to disclose the identity/identities of confidential sources.
 - e. **7(E)** – would disclose techniques and procedures for law enforcement investigations or prosecutions.
 - f. **7(F)** – could reasonably be expected to endanger the life or physical safety of an individual.
8. **Exemption 8** – Protects information that is contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions.
 9. **Exemption 9** – Protects geological and geophysical information and data, including maps, concerning wells.

F. Additional statistics

	Time Range of Requests Pending on 2/1/2007		Time Range of Consultations Pending with Other Agencies on 2/1/2007	
CBP	9/12/2000	2/1/2007	*	*
FEMA	10/14/2003	2/1/2007	*	*
FLETC	1/11/2007	2/1/2007	0	0
ICE	6/9/2003	2/1/2007	*	*
OGC	8/8/2006	2/1/2007	*	*
OIG	10/8/2003	2/1/2007	*	*
OPS	11/15/2006	2/1/2007	0	0
PREP	2/18/2006	2/1/2007	0	0
PRIV	8/10/2006	2/1/2007	0	0
S&T	7/1/2006	2/1/2007	*	*
TSA	2/17/2006	2/1/2007	*	*
USCG	**	**	*	*
USCIS	11/18/2001	2/1/2007	0	0
USSS	11/19/1998	2/1/2007	*	*
US-VISIT	5/25/2006	2/1/2007	0	0
TOTALS				
	108,472	N/A	0	0

* Component did not track these numbers.

** Date of USCG's oldest request is not verifiable.



Department of Homeland Security

Freedom of Information Act Operational Review and Improvement Plan Report

2006

In July 2006, the Department of Homeland Security (DHS) produced a Freedom of Information Act (FOIA) report regarding the status of our FOIA program.

That report detailed a wholly unacceptable backlog of FOIA requests that were not being answered by DHS components in a timely manner. This revised report is the first installment in a systematic assessment of the root causes of this backlog. It identifies the components with the largest problems, and presents preliminary plans for backlog reduction and elimination. This latest report follows a mandate from the Secretary to improve performance and chart a course to eliminate the backlog.

The plans presented in this report are still insufficiently aggressive. This report meets a government-wide reporting requirement, but it will also form the basis of a determined program of investments and management accountability within DHS to do better. The public deserves no less.

Michael P. Jackson
Deputy Secretary

A. OVERVIEW OF CURRENT DHS FREEDOM OF INFORMATION ACT PROGRAM

DHS is responsible for leading the unified national effort to secure America by preventing and deterring terrorist attacks and protecting against, and responding to, threats and hazards to the Nation. DHS ensures safe and secure borders, welcomes lawful immigrants and visitors, and promotes the free flow of people and commerce across the borders of the United States. To accomplish its mission, DHS is organized into directorates and components, which are described more fully in Appendix A. Utilizing the organizational structure of the Department, the DHS Freedom of Information Act (FOIA) and Privacy Act (PA)¹ operations are centralized for purposes of policy and programmatic oversight and decentralized for purposes of operational implementation.

Under a Departmental Management Order, the Chief Privacy Officer (CPO) for DHS serves as the Chief Freedom of Information Act Officer (hereinafter Chief FOIA Officer) for the Department and has agency-wide policy responsibility for efficient and appropriate FOIA compliance. Subsequent to the July 2006 report, Hugo Teufel III, was appointed as the Chief Privacy and FOIA Officer. Mr. Teufel adopted an aggressive stance to diagnose and assist in resolving numerous department-wide managerial and operational program challenges.

To elevate the importance of FOIA at the Department level, Mr. Teufel established a new direct report within the Privacy Office, the position of Deputy Chief Freedom of Information Act Officer. This position will assure vigorous disclosure program oversight and absolute statutory compliance within all of the DHS offices and components. The Deputy Chief FOIA Officer also performs the supervisory functions carried out by the former Director of Departmental Disclosure, who led the headquarters FOIA operation and team. Mr. Teufel has also added two full-time equivalent (FTE) employee FOIA subject matter experts to the office. The first position administers the headquarters request processing, multi-component request coordination, and component backlog recovery plan development. The second position is dedicated to disclosure policy development, technology improvements, education and training.

Within the components, FOIA officers are responsible for compliance with DHS FOIA policy guidance and operationally determining whether to establish a centralized or decentralized FOIA program at the component or office level. The DHS organizational chart is provided in Appendix B. The names and contact information of DHS FOIA officers are provided in Appendix C.

As a relatively new department of significant size and scope, DHS's programs and policies have been, and continue to be, the subject of numerous FOIA requests because of high public interest in its operations. In Fiscal Year (FY) 2003, incoming FOIA requests totaled 161,117. In FY2004 requests rose to 168,882; and in FY2005, incoming requests numbered 163,016. Preliminary estimates indicate that incoming FY2006 requests outnumbered those received in FY2005. Despite the challenges discovered during the

¹ Further references to FOIA should be interpreted as encompassing all disclosure requests, including PA requests.

operational review, DHS FOIA staff completed a substantial workload of 126,126 FOIA requests and 885 appeals during FY2005. The vast majority of these were answered through the release of part or all of the records requested.

B. OPERATIONAL REVIEW

Based upon the components' March 2006 reviews of their FOIA operations, DHS accurately focused on the most significant, pervasive department-wide operational challenges. As stated in the July 2006 report, the components and offices were directed to thoroughly re-examine operations and draft revised comprehensive improvement plans specifically addressing existing backlogs, education and training, and technology. In order to formulate a comprehensive snapshot of overall disclosure operations, DHS also surveyed the components and offices on specific standard issues relating to FOIA operations, such as staffing levels, electronic processing capabilities, training opportunities and requirements, impediments other than staffing that contribute to backlogs, and the type of information requested most frequently.

1. Backlogs

The revised submissions indicate that six² (see Table 1) of the 19 DHS components with direct FOIA response and denial authority maintain a case backlog of over one hundred³ FOIA requests not answered within the statutory 20-day response window. Successfully preventing or managing a backlog is largely dependent on the leadership's support, effective disclosure program management, and sufficient resources. The DHS FOIA programs⁴ possessing these commonalities are able to minimize or entirely prevent case backlogs.

Table 1. The Six DHS Components with the Largest Backlogs

Component	Existing Backlog as of 9/15/2006	Requests Received 2004	Requests Received 2005
USCIS	88,361	149,868	138,678
ICE	7,346	2,088	4,147
USCG	906	7,579	7,020
USSS	730	779	715
CBP	524	4,697	7,784
FEMA	236	361	455

² The six components are U.S. Customs and Border Protection, U.S. Citizenship and Immigration Services, U.S. Immigration and Customs Enforcement, Federal Emergency Management Agency, U.S. Coast Guard and U.S. Secret Service.

³ The remaining components maintain a small unavoidable revolving backlog of fewer than 100, due to the constant influx of requests. The majority of cases in these components are closed within 30 days of receipt.

⁴ Transportation Security Administration, DHS Headquarters, US-VISIT and FLETC do not have case backlogs.

Lack of resources is the prevailing rationale presented for existing backlogs. The resource shortage refers to not only funding for staffing, but also to the difficulty of locating and retaining trained Federal and contract FOIA professionals because of the high demand for qualified FOIA processors government-wide. In addition to resource constraints, many components also indicate that the slow response to FOIA document search requests within the component's various program offices is a significant contributor to delayed response times. Complex cases that require consulting with other components and agencies also prolong processing. Several components note that FOIA-related efforts are often viewed by the program offices as an administrative burden. Insufficient FOIA program support from senior leadership allows for the perpetuation of the "administrative-burden" paradigm, as opposed to promoting FOIA as a priority program. In components that process at the local and field level where FOIA processing is a collateral duty, the time available to process requests is limited, therefore resulting in slower processing rates and a resulting backlog.

a. United States Citizenship and Immigration Services (USCIS)

USCIS maintains the most troublesome component FOIA backlog. At the end of FY2006, USCIS has a daunting backlog of more than 88,361 requests. It is important to acknowledge that USCIS receives the vast majority of all FOIA requests sent to the Department⁵. Across the entire Federal government, USCIS receives the fourth-highest number of requests annually. Additionally, USCIS stood up within DHS in 2003, bringing with it an existing 25,515 request backlog from the former Immigration and Naturalization Service. With over 100,000 incoming requests annually, USCIS is the source of nearly all of the growth⁶ in the FOIA backlog since the Department came to fruition (see Table 2).

The majority of USCIS's FOIA requests come from individuals and their representatives seeking information contained within USCIS's Alien Files (A-files). The information garnered from such requests, we presume, are used to apply for immigration benefits or to represent clients in proceedings pending before an immigration judge. As such, the use of the FOIA process, as a means of discovery in connection with immigration enforcement and court proceedings, and as an information source for genealogy studies are significant contributors to the growing backlog problem. USCIS is positively addressing these two unique challenges by taking requests for genealogy information out of the FOIA process and including it in a newly established administrative information process while establishing a third FOIA processing track for litigation-related information requests. Currently, only "simple" and "complex" tracks are used. The separate litigation-related third track will drastically improve customer service, especially for groups such as the American Immigration Lawyers Association (AILA) that rely on USCIS to provide documents necessary for immigration proceedings.

Another processing hurdle USCIS faces is the sharing of the existing 55 million hardcopy A-files with U.S. Immigration and Customs Enforcement (ICE). Because the A-files

⁵ CIS accounted for 138,678 of the total 163,016 requests DHS received in FY 2005.

⁶ The DHS FOIA backlog increased by 81 percent between FY 2004 and FY 2005.

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contain both benefit and enforcement documents, an individual's file is either with USCIS or ICE at any given time. When either ICE or USCIS receives a FOIA request for the contents of a file, that component must locate the file and determine which program should have request processing responsibility. This convoluted process of locating, referring, and processing A-file documents accounts for the high backlog numbers at both USCIS and at ICE. ICE and USCIS have convened a working group to establish a streamlined approach to processing both ICE and USCIS documents that are located in the A-files. ICE recently developed a guide delineating what sensitive information is protected in ICE documents, allowing USCIS to process any ICE records in the A-file. This process eliminates referring records to ICE for review and determination of releasability, which results in unnecessary processing delay. Both components are also assessing digitization of A-files, which will allow both components to electronically access any file. This alternative negates the issue of file custody, thereby eliminating the time spent locating and transferring a file.

Table 2. USCIS ANNUAL REPORT FIGURES⁷

Fiscal Year	Requests Received	Requests Processed	Available Personnel	Backlog Carried Over from Previous Year
FY1999	168,944	158,913	176	12,615
FY2000	166,283	163,881	177	22,646
FY2001	126,658	123,334	211	25,048
FY2002	130,511	133,368	256	28,372
FY2003	144,559	144,748	246	25,515
FY2004	149,868	133,997	253	25,326
FY2005	138,678	104,934	265	41,197
FY2006	109,294	87,967	206	74,941

From the standpoint of numbers, the Department's greatest concern is the USCIS backlog. The DHS USCIS Ombudsman shares this deep concern and independently conducted an investigation of USCIS FOIA operations in 2006. His office issued a formal recommendation to the USCIS Director which is provided in Appendix D. The 17 recommendations address updating the USCIS FOIA processing technology. Additionally, the recommendations institute oversight mechanisms to adequately monitor the backlog, provide managerial accountability, implement adequate staff training, review resource allocation, assess decision to centralize processing, enhance website usefulness, amend policy guidance, and process evaluations.

USCIS evaluated all of the recommendations and responded in a memorandum provided in Appendix E. USCIS indicates they agree with all but two of the recommendations. In

⁷ FY1999 through FY2002 represent the annual FOIA figures for Immigration and Naturalization Service, part of which became USCIS in 2003 when DHS stood up.

addition, in early October 2006, DHS Chief FOIA Officer and the CIS Ombudsman, along with senior staff, traveled to the National Records Center (NRC) in Missouri, where all USCIS A-file FOIA requests are processed. The tour of the NRC and the subsequent meeting between USCIS FOIA officials and the DHS leadership provided a greater understanding of the fundamental managerial and operational changes that need to occur in order to significantly reduce the nearly 90,000 request backlog. The DHS Chief FOIA Officer recently obtained from USCIS resource estimates regarding eliminating the backlog. USCIS currently employs 206 FOIA FTEs and estimates required hiring of at least 211 additional processors to eliminate the USCIS backlog by December 31, 2007.

b. United States Immigration and Customs Enforcement (ICE)

ICE carries the second largest FOIA backlog at DHS with approximately 10,000 pending requests. As detailed previously, the ICE processing problems were inextricably tied to the USCIS processing difficulties because they share the existing 55 million hardcopy A-files. The inefficient processing of these records contributed to the high backlog numbers at both USCIS and at ICE. Some of the current ICE efforts to eliminate this problem include participation in the ICE/USCIS A-file working group, recently publishing a guide delineating what sensitive information is protected in ICE documents that allows USCIS to process any ICE records in the A-file, and moving forward with the A-file digitization effort. Additionally, ICE is creating a centralized headquarters FOIA office responsible for receiving, tracking and processing all ICE FOIA/PA requests. A newly designed processing approach implements the use of two distinct tracks. One track will have personnel assigned to reducing the backlog of any requests received prior to September 30, 2006, using the first in first out (FIFO) process. The second track will be dedicated to responding to newly received requests within the statutory timeframe. Headquarters will refer any requests related to sensitive investigative matters directly to the ICE Office of Investigations for processing. Efforts underway to prevent future backlogs include implementation of a FOIA case tracking and case management system, web site enhancements permitting the electronic submission of FOIA requests and status notifications, and the addition of approximately 15 new personnel to meet the demands of the ICE FOIA program.

c. United States Coast Guard (USCG)

USCG faces the challenges inherent to a highly decentralized FOIA processing program. All USCG field offices process FOIA requests and some field offices are staffed by a single collateral duty individual on a rotational and temporary basis. Assigning FOIA responsibilities as a collateral duty is problematic for some field offices because the FOIA workload competes with operational workloads. Some of the current standard operating procedures hinder backlog elimination, such as precluding closure of open investigation-related requests. In addition, USCG and the majority of other DHS components spend large amounts of time processing procurement releases that must comply with Executive Order 12600, *Predisclosure Notification Procedures for Confidential Commercial Information*. The requisite submitter's notice and related negotiations between the component and the submitter can take weeks or months. In the future, USCG anticipates requiring vendors to produce releasable versions of their

contract upon execution. USCG will proactively post those contracts in their electronic reading room.

d. United States Secret Service (USSS)

USSS processes a significant number of classified or sensitive and complex documents. The close coordination among the FOIA staff, the subject matter expert, and the DHS Security Office ensures that any declassification and subsequent release of information complies with the standards of Executive Order 12958, DHS directives and guidelines, and the DHS FOIA regulations. The requisite caution is time-consuming and often a lengthy process due to competing workloads and priorities. Determining classification and declassification responsibilities is a DHS-specific challenge when processing documents that retain classification from a legacy organization pre-dating the creation of DHS. Another DHS-specific issue is the limited availability of qualified staff knowledgeable of the strict processing standards for critical infrastructure and sensitive law enforcement information. In order to accommodate the unique nature of these requests, USSS is considering a separate expedited process for qualifying requests and potentially other processing flows that may streamline its FOIA operations. The DHS components with minimal backlogs are also evaluating implementation of additional processing tracks to accommodate requests unique to each component's mission.

e. United States Customs and Border Protection (CBP)

CBP is currently developing a plan to centralize the tracking and processing of headquarters requests. Once CBP establishes processing accountability and an operational framework, its FOIA program will be significantly more efficient. Presently, there is a Memorandum of Understanding (MOU) between USCIS and CBP for USCIS to process all information requests pertaining to the Border Patrol. As USCIS must urgently address its backlog, CBP is evaluating terminating the MOU to allow USCIS to focus on and rectify its processing difficulties. CBP is also concerned that the small Border Patrol backlog that USCIS has amassed in the past few months may continue to grow, unnecessarily exposing CBP to potential constructive denial-litigation.

f. The Federal Emergency Management Agency (FEMA)

In August 2005, FEMA confronted the task of responding to the sudden influx of 266 FOIA requests due to Hurricane Katrina. With only one FTE FOIA processor, FEMA struggled to meet its statutory responsibilities. Considering the unique situation, FEMA handled the processing challenges well. Unpredictable fluctuations in FOIA requests from events such as Hurricane Katrina can result in temporary backlog issues for some DHS components. The components must meet the statutory mandate to process FOIA requests, although the number of personnel available to assist in the task may be inadequate. All components must develop a contingency plan for handling disclosure during an unexpected or urgent situation, in order to meet statutory obligations and prevent a case backlog. At the Departmental level, options that allow for staffing flexibility, such as immediate detail of employees to a component in need, must exist. Consequently, FEMA established a disclosure action plan to implement in case of another national disaster.

All components report weekly on significant FOIA requests they receive. The DHS compiles the information and shares the list with all DHS components and other interested DHS parties. This reporting requirement necessitates the components reviewing all incoming requests on a weekly basis, therefore preventing procrastination, accumulation of unopened requests, and additional backlog. Recently, the DHS FOIA Officer instituted a monthly statistical data submission requirement, which includes a breakdown of open cases listing the age of the request.

2. Education and Training

As indicated in the July 2006 report, DHS can make improvements both with requester-oriented education and with employee training. An educated requester is able to properly direct the initial perfected request, which eliminates unnecessary referrals and cuts down on response times. Specialists in many components are hesitant to contact requesters that submit broadly drafted requests. FOIA specialists should be encouraged to do so. A request with an overly broad scope can paralyze a small program office while trying to collect responsive records. Requesters are often willing to amend or narrow the scope of their request when told that specificity will result in a faster, less expensive search. Many component reviews indicate limited usage of available resources, such as web sites, for public education. Use of such resources would assist the Department in achieving its communication goals and garnering public support through greater understanding of DHS programs. A Departmental FOIA reference guide is required under 5 U.S.C. §552(g). Re-drafting the guide published in the electronic reading room will assist prospective FOIA requesters who may be unfamiliar with the Department or the FOIA process.

In addition, DHS should also make requesters aware of other useful FOIA resources, such as the comprehensive DOJ FOIA Guide. To further the Department's efforts to educate and learn from the requester community, the Chief FOIA Officer meets regularly with representatives from the privacy and disclosure communities and encourages feedback from requesters.

Department-wide employee "FOIA 101" training information on the statutory responsibilities of a Federal employee should be mandatory. When entering service within the Department, employees must be educated about the importance of FOIA and informed of their mandatory participation in the DHS FOIA program. All components indicate that retrieving documents from the various offices and obtaining satisfactory statements from the program officials is a time-consuming, burdensome activity.

Additionally, specialized training is essential for DHS FOIA processing professionals. Education and training for the Department's FOIA professionals ensures a consistent interpretation of common aspects of the FOIA administrative process, such as determinations on fee waivers and requests for expedition. Standardization of processing operations guarantees consistent interpretation of FOIA, therefore benefiting the requester community through a greater uniformity of treatment. Some components offer training to their processing professionals. However others rely on training offered by the Department of Justice (DOJ) or by other industry organizations. All FOIA professionals should receive training annually to maintain currency with processing guidance, pending FOIA-related legislation and recent case law.

Finally, the DHS Chief FOIA Officer or his designee should implement processing policy to ensure consistent interpretation of key aspects of FOIA and, in particular, DHS-specific issues, such as classified record processing, multi-component referrals, and legacy agency administrative challenges. The processing guidance should cover all areas that currently receive varying treatment such as fee waivers and expedition determinations, encouraging consistent Departmental treatment of FOIA issues and decrease the potential problems faced during litigation of these matters. The Chief FOIA Officer must further clarify the Department's position on the implementation of FOIA by revising and finalizing the interim DHS FOIA regulations.

The Department must assure that all levels of DHS FOIA education and training stringently emphasize the fundamental FOIA underpinning: customer service. The FOIA requesters are the Department's customers and must be treated with courtesy and respect.

3. Technology

The use of technology for processing FOIA requests varies greatly throughout the Department, with nearly every component using a different FOIA electronic processing system. Most of the technology consists of word processing programs for correspondence, a database program for tracking requests, off-the-shelf redaction programs, or manipulation of administrative program features to obtain the same processing and redaction results. Several components have advanced FOIA processing systems, while others are using outdated programs that actually slow processing down. USCIS uses a processing program that was designed in 1999 and is not web-based. Considering the high volume of FOIA requests received, USCIS should be developing and utilizing a first class updated processing system.

The current disparity of electronic processing systems impedes case information sharing and therefore increases processing times. Most components indicate support for implementing a department-wide, automated, web-based system for processing requests. The system of choice would electronically scan requests and responsive documents and allow for electronic redaction. The program must also create a database of all FOIA/PA requests and releases and produce standardized communications, letters, and reports that would require minimal individualized adjustment. The essential feature of the program would be the ability to provide a requester a real-time case status update. Web-based access would increase processing accuracy by allowing file scanning at the local or field level and processing by experienced full-time FOIA processors at a central location. Such a system would reduce the workload at the local and field level to conducting a search for responsive records and scanning and providing any records found. This would also avoid the record custodian having to release custody of the files. Without adequate technology, the processing of FOIA requests and the excising of sensitive information remains a labor intensive and time consuming process. The Chief FOIA Officer is working with the Department's Executive Secretary and Chief Information Officer on a system that could be employed Department-wide.

Ten DHS FOIA programs have their own FOIA web sites. Many of the components' websites also provide additional component-specific information about FOIA and their FOIA processes. Each component should use the electronic reading room on its web site for affirmative disclosure, as required by the Act. This would include documents that

have been the subject of multiple FOIA requests or are expected to receive multiple FOIA requests, statements of department policy, or administrative materials that affect the public. In addition, DHS should encourage proactive disclosure as a means to disseminate records to the public without submitting a FOIA request. Some web sites have provisions for receiving FOIA payments electronically and others have provisions for receiving FOIA requests electronically. One component, Customs and Border Protection (CBP), also reported having a web page on its intranet web site (not accessible by non-CBP employees) that includes a help box for employees to obtain FOIA advice.

C. IMPROVEMENT PLAN

This revised collective improvement plan focuses on eliminating backlogs, education and training, and technological improvements for better customer service. The plan addresses the components of greatest concern, but every DHS component is expected to make improvements. Select components have requested funding for some of the large-scale and more costly improvements and for some components significant improvement may not be possible without additional resources. Nevertheless, all components are committed to Department-wide improvement.

1. Backlog

GOAL: backlog eliminated by December 31, 2007.

IMPROVEMENT STEPS:

- Of the six components with high backlogs, CBP, FEMA, USCIS and ICE currently have authority to hire additional FOIA personnel. These components initiated hiring actions prior to December 31, 2006.
- CBP, FEMA, USCIS and ICE will complete the hiring of all additional FOIA personnel by December 31, 2007.
- The DHS Chief FOIA Officer dispatched a team of FOIA experts to the NRC for a week to comprehensively assess USCIS A-file FOIA processing, identify any deficiencies, determine the best way to institute critical operational changes, and the team drafted a suggested performance modification plan for the DHS Chief FOIA Officer prior to December 31, 2006.
- The DHS Chief FOIA Officer will review the performance modification plan and seek appropriate actions by June 30, 2007.
- The DHS Chief FOIA Officer requested an evaluation of the precision and veracity of the USCIS data analysis and cost estimate, which targets eliminating the backlog, prior to December 31, 2006.
- USCIS initiated implementation of the Ombudsman's operational recommendations prior to December 31, 2006.
- USCIS will finalize the Ombudsman and Chief FOIA Officer operational recommendations by December 31, 2007.

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- USCIS will finalize and institute the immigration litigation-related third processing track by June 30, 2007.
- The DHS Chief FOIA Officer, USCIS and ICE met with AILA to discuss A-file processing, including customer service enhancements, prior to December 31, 2006.
- USCIS will finalize and establish the alternate administrative process to address genealogy related requests by June 30, 2007.
- USCIS will initiate processing ICE records found in the A-files in accordance with ICE guidance by June 30, 2007.
- USCIS and ICE will establish a target date to finalize the A-file digitization plan by December 31, 2007.
- ICE initiated creation of centralized headquarters FOIA Office by December 31, 2006.
- ICE will finalize establishment of centralized headquarters FOIA Office by June 30, 2007.
- ICE will initiate new two-track processing approach by December 31, 2007.
- ICE will finalize and establish the two-track processing approach June 30, 2007.
- USCG will seek allocation of 16 billets to USCG headquarters by June 30, 2007.
- USCG faces the challenge of a highly decentralized FOIA program; therefore, it is currently assessing the feasibility of centralizing FOIA operations. USCG will complete assessment by December 31, 2007.
- USCG is assessing revising the standard operating procedures for handling procurement-related and open investigation requests. USCG will complete assessment by June 30, 2007.
- USCG will implement new standard operating procedures as deemed appropriate by December 31, 2007.
- USSS will develop at least one separate expedited track for qualifying requests to streamline its FOIA operations by June 30, 2007.
- CBP will finalize the centralization plan for its headquarters request tracking and processing by June 30, 2007.
- CBP will finish the centralization of its headquarters request tracking and processing by December 31, 2007.
- CBP will make a determination on the USCIS MOU termination by June 30, 2007.
- All DHS components and offices will evaluate potentially beneficial operational changes such as centralized processing, implementation of

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additional processing tracks to accommodate requests unique to each component's mission, and preparation of procurement related documents, by June 30, 2007.

- All DHS components and offices will finalize and implement operational improvements by December 31, 2007.
- The DHS Chief FOIA Officer will assess the feasibility of assembling a "rapid-response" FOIA specialist team of contractors and/or Federal employees for deployment on an as-needed basis to a component facing a disclosure crisis. A feasibility review will be completed by June 30, 2007.
- The DHS Chief FOIA Officer will develop a rapid-response plan for addressing all types of disclosure crises by December 31, 2007.
- All DHS components currently submit weekly and monthly data to the DHS Chief FOIA Officer.

MEASUREMENTS OF SUCCESS:

- Achieving optimal staffing levels in all components, as determined by a thorough manpower review.
- Implementing the recommendations from the DHS Chief FOIA Officer and the CIS Ombudsman at USCIS.
- Implementing the operational immigration litigation-related third processing track.
- Implementing an established alternate administrative process for genealogy documents.
- USCIS processing ICE A-file records without referral.
- Establishing the A-file digitization target date.
- Implementing the components' operations and procedures assessments and resulting modifications.
- Establishing centralized headquarters ICE FOIA Office.
- Implementing the two-track processing approach at ICE.
- Establishing the disclosure crisis plan.
- All components fulfill weekly and monthly reporting requirements.
- There is a decrease in open cases reported to DHS FOIA each month.

2. Education and Training

GOAL: Improve DHS employee FOIA training and customer service by December 31, 2007.

IMPROVEMENT STEPS:

- Provide a renewed emphasis throughout the Department on the importance of FOIA, conveyed from the top down, and establish the message that all employees must be active participants in the DHS FOIA program. All senior component leaders will be encouraged to issue memoranda to employees indicating their expectation of compliance with FOIA obligations. Memoranda will be issued by June 30, 2007.
- All components and offices will make available “FOIA 101” information for all employees detailing FOIA obligations and stressing customer service by June 30, 2007.
- All FOIA professionals who expend more than 50 percent of their work time to FOIA must take annual FOIA training offered by the Department of Justice (DOJ), Office of Information Privacy (OIP), or an equivalent by December 31, 2007.
- The DHS FOIA Officer instituted semi-annual FOIA officer meetings prior to December 31, 2006.
- The DHS FOIA Requester Service Center and component public liaisons addressed all pending customer concerns or disputes prior to December 31, 2006.
- The DHS FOIA Requester Service Center and component public liaisons must acknowledge all incoming customer concerns or disputes within five business days of receipt.
- To assure that all responses are consistent and contain statutorily required information, all components and offices will draft and implement the use of letter templates containing standardized language by June 30, 2007.
- DHS will finalize DHS FOIA regulations by December 31, 2007.
- All non-exempt DHS components and offices must fully comply with the final DHS regulations by December 31, 2007.
- DHS collected, reviewed, and assessed all existing disclosure policy within the components prior to December 31, 2006.
- DHS will resolve any conflicting guidance and draft Departmental guidance on necessary issues by December 31, 2007.

MEASUREMENTS OF SUCCESS:

- All employees receive communication from leadership indicating expectation of compliance with FOIA obligations.

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- All DHS employees can access “FOIA 101” information.
- All FOIA professionals are successfully completing annual FOIA training.
- All FOIA officers are attending the semi-annual meeting hosted by the DHS Chief FOIA Officer.
- Resolving satisfactorily every concern received by the DHS FOIA Requester Service Center and component public liaisons.
- All component processors are using standard templates.
- Finalize DHS FOIA regulations.
- All applicable components and offices are complying with DHS FOIA regulations.
- The DHS disclosure policy is not in conflict with component or office policy.
- The DHS disclosure policy is issued on common FOIA processing issues.

GOAL: Increase public knowledge and awareness of DHS FOIA by December 31, 2007.

IMPROVEMENT STEPS:

- Continue to educate the requester community and increase public awareness of FOIA generally through Privacy Office sponsored workshops.
- Revise the online DHS FOIA Reference Guide by June 30, 2007.
- Provide a link to the DOJ FOIA Guide from the DHS FOIA web page by June 30, 2007.
- The DHS Chief FOIA Officer will continue to meet and encourage communications with the requester community.

MEASUREMENTS OF SUCCESS:

- Increasing the public attendance at workshops significantly.
- Publishing the revised DHS FOIA Reference Guide in the DHS electronic reading room.
- Provide a link to the DOJ FOIA Guide on the DHS FOIA web page.

3. Technology Improvements to Enhance FOIA Processing and Information Delivery

GOAL: Identify, implement and encourage Department-wide use of FOIA tracking and processing technology by December 31, 2007.

IMPROVEMENT STEPS:

- DHS identified a web-based case management program with electronic tracking capabilities prior to December 31, 2006.

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- DHS identified a redaction program prior to December 31, 2006.
- OCIO will complete the software evaluation and requisite DHS compliance assessment by June 30, 2007.
- DHS will issue a department-wide software implementation recommendation by December 31, 2007.

MEASUREMENTS OF SUCCESS:

- Provide a single affordable, web-based case management program with electronic tracking.
- Identify an affordable redaction program.
- Initiate implementation of FOIA software in participating components.

GOAL: Enhance component web sites to improve customer service.

IMPROVEMENT STEPS:

- All DHS components and offices with web sites assessed their existing FOIA website and initiated improvements prior to December 31, 2006.
- All FOIA offices will have a web site or a link to the DHS FOIA web site from their component's home page by June 30, 2007.
- Increase proactive disclosure of documents on component and office web sites to allow public access to records without submitting a FOIA request by June 30, 2007.
- Confirm compliance with 5 U.S.C. §552 (a)(2) requirement for affirmative disclosure of statutorily specified documents, such as frequently requested records, policy statements, and final agency opinions, by June 30, 2007.

MEASUREMENTS OF SUCCESS:

- All components will have an established presence on the World Wide Web.
- All component and office web sites are up-to-date, proactive disclosures are posted, and the 5 U.S.C. §552 (a)(2) requirements are met.

D. SUMMARY OF IMPROVEMENT AREAS

1. Items Instituted prior to December 31, 2006

- All components submit weekly report to DHS FOIA on any significant incoming requests.
- All components submit monthly case statistical data.
- DHS FOIA Requester Service Center and FOIA public liaisons for every FOIA component program must acknowledge all incoming customer concerns or disputes within five business days of receipt.
- DHS Chief FOIA Officer meets with requester community, as needed.

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- Applicable components tasked to hire FOIA personnel.
- DHS FOIA designees visited the National Records Center and submitted a draft performance modification plan to the DHS Chief FOIA Officer.
- DHS Chief FOIA Officer requested completion of an assessment of the USCIS data analysis and cost estimate targeting eliminating the 2007 backlog.
- USCIS initiated the institution of the Ombudsman's operational recommendations.
- The DHS Chief FOIA Officer met with AILA to discuss A-file processing.
- The DHS Chief FOIA Officer meets semi-annually with component FOIA officers.
- The public is becoming more knowledgeable and aware of DHS disclosure operations.
- The DHS FOIA Requester Service Center and FOIA public liaisons for every FOIA component program resolve all customer concerns or disputes.
- DHS collected and reviewed all existing component FOIA policies.
- Privacy Office offers workshops.
- DHS identified web-based FOIA case management and redaction software.
- Components with existing web sites reassessed their FOIA website and initiated any necessary improvements to improve customer service.

2. Items to be Completed by June 30, 2007

- USCIS will implement the new processing final rules pertaining to genealogy and immigration litigation-related requests and initiate processing ICE records in accordance with ICE guidance.
- USCG will submit for allocation of 16 billets for USCG headquarters.
- All components will initiate evaluations of disclosure operations, to include processing centralization, processing-track modifications and internal processing procedures.
- USCIS is instituting the NRC performance modification plan.
- The DHS Chief FOIA Officer reports any data discrepancies or concerns regarding the USCIS data analysis and cost estimate targeting 2007 backlog elimination and USCIS incorporates modifications into its backlog elimination plan.
- Senior component leaders will issue memos regarding FOIA responsibilities.
- "FOIA 101" information will be available to all DHS employees.
- Components will draft and implement the use of response letter templates.

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- All components determine appropriate modifications to disclosure operations, including processing centralization, processing-track modifications and internal processing procedures.
- DHS will publish the Revised Online DHS FOIA Reference Guide.
- The DHS FOIA web site will provide a link to the DOJ FOIA Guide.
- All DHS components will have a web site or a link to the DHS FOIA webpage from their component's public web site.
- Each component will proactively disclose documents on its web site.
- Components will be in full compliance with statutorily mandated affirmative disclosure requirements.

3. Items to be Completed by December 31, 2007

- DHS will eliminate its request backlog.
- Applicable components complete all FOIA personnel hiring actions.
- Improved DHS employee FOIA training available.
- Improved customer service through the liaisons.
- USCIS and ICE will determine a target date for completing the A-file digitization project.
- Programs will finalize operational changes deemed necessary, including processing centralization, processing-track modifications, and internal processing procedures.
- USCIS will institute the Ombudsman's operational recommendations.
- Working with the Office of the General Counsel, the DHS Chief FOIA Officer will finalize a plan on management of disclosure-crisis.
- DHS FOIA professionals who devote more than 50 percent of their time to FOIA will attend annual FOIA training offered through the U.S. Department of Justice or other similar program.
- DHS will finalize FOIA regulations.
- All applicable DHS components will be in full compliance with the DHS FOIA regulations.
- DHS will resolve any conflicting component FOIA policy.
- DHS completes the FOIA processing software assessment and issues Department-wide implementation recommendation.
- The DHS Chief FOIA Officer will issue a final determination on establishing a quick-response FOIA processing team for deployment on an as-needed basis.

APPENDIX A: COMPOSITION OF THE DEPARTMENT OF HOMELAND SECURITY

The Office of the Secretary oversees activities with other federal, state, local, and private entities as part of a collaborative effort to strengthen our borders, provide for intelligence analysis and infrastructure protection, improve the use of science and technology to counter weapons of mass destruction, and to create a comprehensive response and recovery system. The Office of the Secretary includes multiple offices that contribute to the overall Homeland Security mission. These are:

The Privacy Office works to minimize the impact on the individual's privacy, particularly the individual's personal information and dignity, while achieving the mission of the Department of Homeland Security.

The office for Civil Rights and Civil Liberties provides legal and policy advice to Department leadership on civil rights and civil liberties issues, investigates and resolves complaints, and provides leadership to Equal Employment Opportunity Programs.

The Office of Inspector General is responsible for conducting and supervising audits, investigations, and inspections relating to the programs and operations of the Department, recommending ways for the Department to carry out its responsibilities in the most effective, efficient, and economical manner possible.

The Citizenship and Immigration Services Ombudsman provides recommendations for resolving individual and employer problems with the United States Citizenship and Immigration Services in order to ensure national security and the integrity of the legal immigration system, increase efficiencies in administering citizenship and immigration services, and improve customer service.

The Office of Legislative and Intergovernmental Affairs serves as primary liaison to members of Congress and their staffs, the White House and Executive Branch, and to other federal agencies and governmental entities that have roles in assuring national security.

The office of the Federal Coordinator for Recovery and Rebuilding of the Gulf Coast Region was created to help assist the region with long-term planning and coordinating the federal government's response to rebuild the Gulf Coast region devastated by Hurricanes Katrina and Rita.

The Office of the General Counsel is responsible for all legal activities within DHS, to ensure full implementation of DHS' statutory responsibilities and all policies set forth by the Secretary and all officials of DHS. All DHS sub-unit and agency legal offices report up to the DHS Office of General Counsel.

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The Office of Counternarcotics Enforcement provides expert advice to the Secretary and coordinate Departmental efforts to secure borders against flow of illegal drugs and to protect the United States against drug related criminal enterprises.

The Office of Public Affairs is responsible for oversight and management of all external and internal communications for the Department of Homeland Security. The Office of Public Affairs also develops and manages various public education programs, including the Ready campaign to increase citizen preparedness.

Department Components:

The Directorate for Preparedness works with State, local, and private sector partners to identify threats, determine vulnerabilities, and target resources where risk is greatest, thereby safeguarding our borders, seaports, bridges and highways, and critical information systems.

The Science and Technology Directorate is the primary research and development arm of the Department. It provides federal, state and local officials with the technology and capabilities to protect the homeland.

The Management Directorate is responsible for Department budgets and appropriations, expenditure of funds, accounting and finance, procurement; human resources, information technology systems, facilities and equipment, and the identification and tracking of performance measurements.

The Office of Policy Directorate is the primary policy formulation and coordination component for the Department of Homeland Security. It provides a centralized, coordinated focus to the development of Department-wide, long-range planning to protect the United States.

The Federal Emergency Management Directorate prepares the Nation for hazards, manages Federal response and recovery efforts following any national incident, and administers the National Flood Insurance Program.

The Office of Intelligence and Analysis is responsible for using information and intelligence from multiple sources to identify and assess current and future threats to the United States.

The Office of Operations Coordination is responsible for monitoring the security of the United States on a daily basis and coordinating activities within the Department and with governors, Homeland Security Advisors, law enforcement partners, and critical infrastructure operators in all 50 states and more than 50 major urban areas nationwide.

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The Domestic Nuclear Detection Office works to enhance the nuclear detection efforts of federal, state, territorial, tribal, and local governments, and the private sector and to ensure a coordinated response to such threats.

The Transportation Security Administration protects the Nation's transportation systems to ensure freedom of movement for people and commerce.

United States Customs and Border Protection is responsible for protecting our Nation's borders in order to prevent terrorists and terrorist weapons from entering the United States, while facilitating the flow of legitimate trade and travel.

United States Immigration and Customs Enforcement, the largest investigative arm of the Department of Homeland Security, is responsible for identifying and shutting down vulnerabilities in the nation's border, economic, transportation and infrastructure security.

The Federal Law Enforcement Training Center provides career-long training to law enforcement professionals to help them fulfill their responsibilities safely and proficiently.

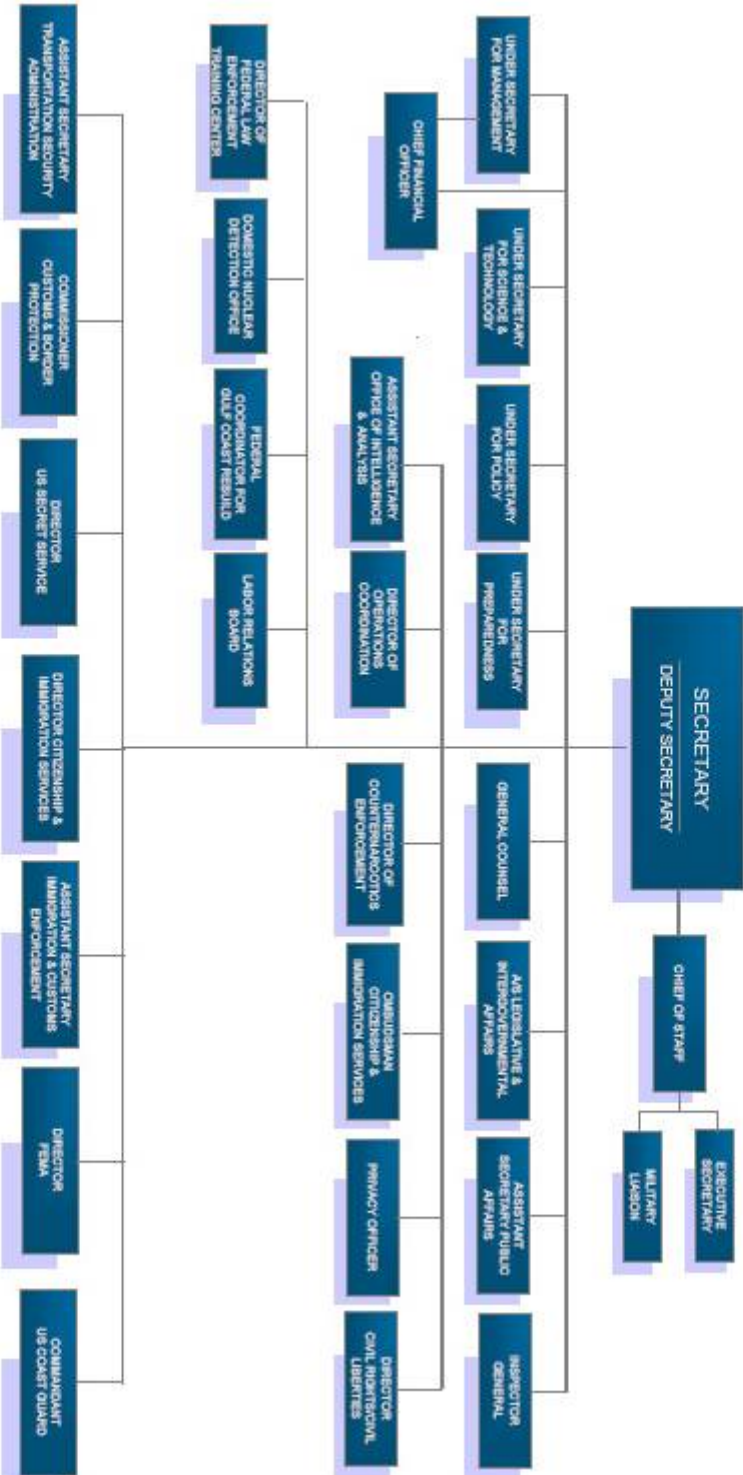
United States Citizenship and Immigration Services is responsible for the administration of immigration and naturalization adjudication functions and establishing immigration services policies and priorities.

The United States Coast Guard protects the public, the environment, and U.S. economic interests in the Nation's ports and waterways, along the coast, on international waters, or in any maritime region as required to support national security.

The United States Secret Service protects the President and other high-level officials and investigates counterfeiting and other financial crimes, including financial institution fraud, identity theft, computer fraud; and computer-based attacks on our nation's financial, banking, and telecommunications infrastructure.

APPENDIX B: DHS ORGANIZATIONAL CHART

Department of Homeland Security
 Organization Chart
 (proposed end state)



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APPENDIX C: NAMES, ADDRESSES, AND CONTACT NUMBERS FOR DHS FOIA OFFICERS

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Emergency Preparedness & Response
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U.S. Citizenship and Immigration Services
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**APPENDIX D: RECOMMENDATION FROM THE CIS OMBUDSMAN TO THE DIRECTOR,
USCIS**

To: Dr. Emilio T. Gonzalez, Director, U.S. Citizenship and Immigration Services
Cc: Michael P. Jackson, Deputy Secretary, Department of Homeland Security
From: Prakash I. Khatri, CIS Ombudsman
Date: July 12, 2006
Re: Recommendation to USCIS to improve Freedom of Information Act operations while ensuring that information is provided timely by implementing seventeen actions and requirements which will result in a substantially reduced backlog.

I. RECOMMENDATION

Recommendation to USCIS to improve Freedom of Information Act operations while ensuring that information is provided timely by implementing seventeen actions and requirements which will result in a substantially reduced backlog.

II. BACKGROUND

A. *General Information on the Freedom of Information Act (FOIA)*

The Freedom of Information Act (FOIA), 5 U.S.C. § 552, was enacted in 1966 and generally provides that any person has the right, enforceable in court, to request access to federal agency records or information. All agencies of the Executive Branch of the United States Government are required to disclose records upon receiving a written request for them, except for those records (or portions of them) that are protected from public disclosure by one of the nine exemptions or three special law enforcement record exclusions of the FOIA. *NLRB v. Sears, Roebuck & Co.*, 421 U.S. 132, 136 (1975).

The purpose of FOIA is to make federal agencies accountable for information disclosure policies and practices. While the FOIA does not grant an absolute right to examine government documents, it does establish the right to request records and to receive a response to the request. If a record cannot be released, the requester is entitled to be formally advised of the reason for the denial. The requester has a right to appeal the denial and to challenge it in court.

Under the FOIA statute, all federal agencies must respond to a FOIA request within twenty business days, excluding Saturdays, Sundays, and legal holidays. This time period does not begin until the request is actually received by the FOIA office that maintains the records sought. An agency is not required to send out the releasable documents by the last business day; it can send a letter informing of its decision and then send the documents within a reasonable time afterward. Under the FOIA, a component may extend the initial response time for an additional ten business days when: (1) the component needs to collect responsive records from field offices; (2) the request involves a "voluminous" amount of records that must be located, compiled, and reviewed; or (3)

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the component needs to consult with another agency or other components that have a substantial interest in the responsive information. When such a time extension is needed, the component may notify the requester in writing and offer the opportunity to modify or limit the request.

In March 2005, Congress introduced the Faster FOIA Act of 2005 that would establish a 16 member commission responsible for finding ways to reduce delays. S. 589. The Senate Judiciary Committee has approved the legislation, but still awaits full Senate consideration. On December 14, 2005, President George W. Bush issued Executive Order 13392 entitled Improving Agency Disclosure of Information in a move prompted by pending legislation. 70 Fed. Reg. 75373. On December 30, 2005, the Office of Management and Budget (OMB) issued a Memorandum for Heads of Department and Agencies that called for agencies to name a Chief FOIA Officer, to review agency FOIA operations and compile a plan to improve agency FOIA operations. M-06-04.

The Executive Order called on federal agencies to name a Chief FOIA Officer at the Assistant Secretary Level or equivalent by January 13, 2006. This individual's name should be posted on the agency's website. The Chief FOIA Officer should conduct a review of agency FOIA operations within certain timelines, and draft a plan with "concrete milestones for FY06 and FY07." The findings and the improvement plan should be sent to the Department of Justice (DOJ) and OMB and posted on agency websites by June 14, 2006. These improvement plans should not only "seek additional funding for FOIA operations," but actually address FOIA operations by making employees responsible for aiding FOIA Offices in processing documents and for reassigning existing resources to FOIA operations⁸. These plans should actually improve FOIA operations and supply FOIA employees with the financial and managerial support to process requests in a timely manner.

The Executive Order also called on federal agencies to include information on how well they have met the milestones of the plan in their FOIA reports to DOJ for FY 2006 and FY 2007. Agencies should establish a FOIA Requester Service Center that "will enable FOIA requesters to seek information concerning the status of their FOIA request and appropriate information about the agency's FOIA response." Agencies should also designate public liaisons who "will serve as supervisory officials to whom a FOIA requester can raise concerns about the service the FOIA requester has received from the Center, following an initial response from the Center staff."

B. USCIS Administration of FOIA and Privacy Act (PA)

The United States Citizenship and Immigration Services (USCIS) implemented a FOIA centralized processing program in 1997 called the FOIA and Privacy Act Information Processing System (FIPS). FIPS was created as an imaging, workflow, and case tracking system that provides online processing, redaction and release (on paper or CD) of documents for efficient movement of cases to ensure compliances with all

⁸ Pursuant to Executive Order 13392, USCIS submitted its FOIA Operations Review Report through the Director of Departmental Disclosure & FOIA for the Chief Freedom of Information Act Officer on March 17, 2006.

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mandates and rapid release of documents requested. FIPS was deployed for 260 users at 48 locations across the country and supports all the required processing in two shifts (20 hours per day) for more than 130,000 requests per year.⁹

The USCIS National Records Center (NRC) opened on November 15, 1999, and processes applicants' direct FOIA requests for alien records as well as requests received by USCIS field offices. Because FIPS can be accessed from any location, the NRC processes the primary FOIA/PA workload, while USCIS FOIA/PA in Burlington, Vermont (Vermont) processes personnel-related and contract related requests, and USCIS Headquarters (HQ) processes sensitive or high-profile records. The NRC indicated in January 2006 that they are processing 4,000 to 6,000 FOIA requests per month. The expectation is that processing times will be reduced due to processing streamlining, total dedication of FOIA/PA staff to processing, and the ability to electronically shift workload and files. However, the USCIS process of FOIA is multi-leveled. Although the FOIA request is submitted to USCIS, the request may involve other agencies, such as DOJ, Immigration and Customs Enforcement (ICE) or Customs and Border Patrol (CBP). USCIS does not have jurisdiction over other agencies, and has limited, if any, access to their databases. Thus, the acquisition of information between agencies causes delay and results in an unmet statutory mandate to process FOIA requests within 20 days.

C. *DHS Privacy Office Analysis of USCIS FOIA/PA Requests for FY 2005*

In April 2006, the Department of Homeland Security's (DHS) Privacy Office released its Freedom of Information Act Annual Report for Fiscal Year (FY) 2005.¹⁰ During FY 2005, 126,126 DHS FOIA and Privacy Act requests were processed as compared to 152,027 requests processed in FY 2004, reflecting a 17% decrease in requests processed. The decrease in DHS processing rates is due to several factors including complex requests, working FOIA searches into operational workload requirements, varying levels of technology used in FOIA processing and experienced staff turnover.¹¹

⁹ IMC Develops Award-winning FOIA Case Management System
http://www.imc.com/content.aspx?content_id=31

¹⁰ Department of Homeland Security FOIA Annual Report for 2005, published April 2006.

¹¹ Id, p. 11, chart a, annual workload, staffing levels, and estimated processing cost comparisons.

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<u>Annual Workload, Staffing Levels, and Estimated Processing Cost Comparisons</u>				
	FY 2003	FY 2004	FY 2005	Percentage of change FY2004-FY2005
Requests Received + FY carryover	189,860	197,728	208,717	5.6%
Requests Processed	160,902	152,027	126,126	-17.0%
Expedited Requests Processed	187	692	1,016	46.8%
End of Year Pending Requests	29,007	45,701	82,591	80.7%
Staffing Levels (full time)	334	340.1	345	1.4%
Estimated Processing Costs (total)	\$21,924,851	\$21,148,318	\$28,824,858	36.3%

The following charts are developed from DHS Component FOIA/PA Statistical Charts to compare USCIS FOIA/PA agency requests to DHS FOIA/PA requests in an entirety:

<u>Process and Receipt of FOIA Requests</u>						
FOIA/PA Components	Pending End of 2004	Received FY 2005	Requests available for processing FY 2005	Processed FY 2005	Pending End of FY 2005	Median Number of Days Pending
DHS TOTAL	45,701	163,016	208,717	126,126	82,591	n/a
USCIS	41,197	138,678	179,875	104,934	74,941	73

The estimated costs for the decentralized DHS FOIA Program preclude an accurate accounting of search, duplication, administrative, transferal and transmitting costs.¹²

¹² Id, p. 12, chart c, Processing Costs.

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<u>FOIA Processing Costs</u>					
FOIA Components	Processing Costs				
	Processing (including Appeals)	Litigation Related Activities	Total Costs	Estimated Part-time FOIA/PA Support	Estimated Total Costs
DHS TOTAL	17,992,169	481,784	18,473,953	10,350,905	28,824,858
USCIS	11,352,633	67,755	11,420,388	0	11,420,388

USCIS maximized FOIA/PA resources and increased uniformity of processing by centralizing the entire workload from 46 offices to 3 (NRC; USCISHQ; USCIS FOIA/PA Office, Burlington, Vermont).¹³

<u>Disposition of Initial Requests</u>				
FOIA/PA Components	Full Release	Partial Release	Denied	No Records
DHS TOTAL	28,631	48,564	894	11,855
USCIS	19,851	43,921	221	9,908

<u>Median Response Times</u>						
FOIA/PA Components	Simple Requests		Complex Requests		Expedited Requests	
	Processed	Median Days to Process	Processed	Median Days to Process	Processed	Median Days to Process
DHS TOTAL	95,993		29,117		1,016	
USCIS	85,307	45	19,532	55	95	15

¹³ Id., p. 17, DHS Component FOIA/PA Statistical Charts, chart b, Disposition of Initial Requests.

<u>FOIA/PA Staffing Level</u>			
FOIA/PA Components	FY 05 FOIA Staffing Levels		
	Full-Time Employee (federal & contractor)	Part-time FOIA/PA Admin Support	Total Work Years
DHS TOTAL	345	276.6	621.6
USCIS	265	0	265

The existing USCIS FOIA program results show that FOIA processing is given low priority without clearly delineated accountability; thus backlogs develop or litigation ensues because of errors in processing. Oversight, insufficient resources, and budget problems have led to deficiencies such as:

- Lack of management support and accountability for the FOIA program;
- Outdated USCIS procedures and regulations implementing the FOIA;
- Lack of frequent and useful training for new and existing FOIA employees; and
- Lack of effective leadership of the national FOIA program addressing oversight, training, and policy, coordination/centralization of complex FOIA requests and billing, and determinations on requests for expedited processing and fee waivers.

Managers do not set production goals for employees. FOIA procedures do not require federal agencies to penalize employees for missing statutory deadlines. There is an absence of serious consequence either for an individual federal employee responding to a FOIA request or the federal agency. While an overhaul of the FOIA program is not required, changes should be made immediately to ensure USCIS compliance under the FOIA and the Executive Order.

III. JUSTIFICATION

A. Accountability

Accountability and effective prioritization are lacking. Accountability throughout USCIS is imperative for compliance with FOIA. There should be increased efforts to reduce the backlog of outstanding FOIA requests. USCIS Office of Record Services (ORS) should be designated as the lead office to oversee and administer FOIA because of its current responsibilities for FOIA policy, records management, and Privacy Act matters. Supervisors should be held responsible for ensuring compliance with the statutory requirements of FOIA. Structurally, new roles and responsibilities should be integrated into the FOIA program, and the role and importance of personnel with FOIA responsibilities should be enhanced.

i. Systems Issues (#1 and #2)

- 1. Develop a web-enabled USCIS-wide FOIA Tracking System that meets statutory requirements of E-FOIA and provides document management and workflow for simultaneous reviews and multi-track assignment of FOIA requests.**

Reason: FIPS is not web-enabled.¹⁴ The E-FOIA amendments provide for increased accountability in the tracking of USCIS FOIA requests and for a process to manage those requests on a first-in, first-out basis. This accounting should be reported in the Annual FOIA Report to Congress. E-FOIA also requires that the Annual Report and certain categories of records, including those requested frequently, be placed in the Electronic Reading Room. USCIS has no system that meets these requirements and that generates an accurate report within a reasonable period of time. FIPS should incorporate a comprehensive FOIA tracking system, and USCIS FOIA staff should be vigilant about tracking and systematically processing all FOIA requests. There should also be identification elements to correctly verify FOIA requestors conducting personal status checks in compliance with Privacy Act issues.

- 2. Replace all remaining USCIS stand-alone FOIA systems, after either importing existing electronic files into the new USCIS-wide FOIA system or establishing a link from the new system to the old system to make full use of the existing technology and electronic records. Give FOIA Officers, FOIA Management, and other FOIA personnel, access to the new FOIA system as needed.**

Reason: FIPS may be the USCIS FOIA/PA system, but it is unclear whether employees use the system to enter and respond to all requests, or if managers can track the status of requests and check employee responses times. Due to the large volume of FOIA requests that USCIS receives and its backlog of unanswered requests, many program offices have expended funds for developing their own FOIA systems to track requests.¹⁵ An efficient and effective centralized FOIA system would provide for accurate tracking and reporting of requests. USCIS recently centralized the primary FOIA workload from 46 offices to 3 (NRC; USCISHQ; Vermont). As of the date of this recommendation, only 4 field offices (Omaha, NE; El Paso, TX; San Antonio, TX, and Halingen, TX) remain to have their FOIA workload be centralized.

¹⁴ USCIS ORS “FIPS Demonstration” to CISO, November 10, 2005.

¹⁵ GAO Exit Conference Review of USCIS Management of A-File Automation Project, January 27, 2006.

ii. Reports and Pending Backlog (#3, #4, and #5)

- 1. Provide FOIA Supervisors in each program with a copy of a monthly list of overdue FOIA requests and a bi-weekly list of pending requests, with a copy of both lists sent to the Senior Management of the FOIA/PA program.**

Reason: FIPS generates reports that give overdue and outstanding FOIA requests.¹⁶ However, it is unclear how often these reports are generated and submitted. The monthly report will serve as a reminder of requests that are overdue (i.e., an initial response was not sent within the 20-day time period and no formal extension of time or alternative due date was obtained from the requester). The bi-weekly report will serve as a forecast of requests that have not yet reached their due date, but which USCIS needs to answer. Both reports will be passed on to the appropriate Senior Manager for the affected program for action.

- 2. Require FOIA management to review the list of overdue FOIA requests, verify the number of outstanding requests, and commit efficient resources to reduce the backlog. The status of this backlog-reduction effort should be reported to the ORS FOIA Office monthly.**

Reason: USCIS has a significant backlog of initial FOIA requests. USCIS indicated developments of a FOIA backlog reduction plan, but has not provided the CISO with any concrete details regarding these developments.¹⁷ FOIA supervisors are aware of outstanding requests and allocate resources as necessary, but it is unclear whether these resources are efficiently and effectively resolving the pervasive problems. HQFOIA/PA and ORS are aware of the status of pending FOIA/PA requests nationwide, but it is unclear whether their backlog-reduction efforts are reported consistently to ORS. Failure to answer requests within the statutory time limits exposes USCIS to litigation and unfavorable publicity.

- 3. Require each FOIA supervisor to review the bi-weekly list of pending FOIA requests and address other FOIA issues with the same high priority given to controlled correspondence and congressional inquiries.**

Reason: FOIA/PA supervisors address FOIA/PA requests according to the standards and guidelines provided by DHS and DOJ as well as specified in the FOIA.¹⁸ However, it is unclear whether the same high priority is given. It is imperative that USCIS establish at least the sensitivity to

¹⁶ USCIS ORS "FIPS Demonstration" to CISO, November 10, 2005.

¹⁷ USCIS Briefing on FOIA to CISO, August 17, 2005; CISO Issues List to USCIS, November 7, 2005; GAO Exit Conference Review of USCIS Management of A-File Automation Project, January 27, 2006.

¹⁸ USCIS Response to CISO First Request For Information List on FOIA, September 16, 2005.

responding timely to FOIA requests as it does for controlled correspondence and congressional inquiries. Offices should be held accountable for responses to FOIA requests as they are held accountable for controlled and congressional correspondences.

iii. Performance Issues (#6 and #7)

1. Add clearly-defined FOIA responsibilities to the performance standards as a critical element of all USCIS managers and supervisors.

Reason: The responsible parties (District Directors, Deputy District Directors, record supervisors) all have FOIA and PA reflected in their Performance Work Plans.¹⁹ However, it is unclear whether these production duties have strict accountability and target dates. Incorporating strict FOIA responsibilities into the performance standards of USCIS managers, supervisors and FOIA staff ensures that appropriate attention will be given to compliance with the requirements of FOIA. This increases the importance that USCIS has placed on FOIA compliance by clearly stating the performance expected of all USCIS employees.

2. Revise job position descriptions for FOIA Officers and personnel to define the specific skills required to effectively perform the duties of the position (e.g., ability to communicate effectively in writing and orally, ability to make sound decisions and resolve complex issues, and ability to conduct legal research).

Reason: These skills are a part of the knowledge, skills, and abilities for the journeymen level FOIA/PA staff.²⁰ However, a strong base line of uniform skills and knowledge should be established for all FOIA personnel. FOIA duties should only be assigned to employees who have received FOIA training and possess the institutional USCIS knowledge, experience, and communication skills to successfully fulfill these duties. Placing highly trained and skilled persons in FOIA roles provides resources to resolve complex issues while ensuring compliance with FOIA.

¹⁹ USCIS Briefing on FOIA to CISO, August 17, 2005.

²⁰ <http://www.usajobs.opm.gov/>, Vacancy Announcements for FOIA/Paralegal Specialist, last checked May 2006.

iv. Actions to improve FOIA training, upgrade IT, and address accountability (#8, #9, and #10)

- 1. Designate ORS as the lead office to administer and oversee USCIS National FOIA/PA program – to include issuing USCIS-wide guidance, procedures, policies, and operations consistent with DHS FOIA/PA, updating websites, and conducting periodic audits/ inspections of FOIA processes in the program, NRC, HQ, and Vermont.**

Reason: The USCIS FOIA/PA Program is organizationally situated under ORS.²¹ The USCIS FOIA/PA Program receives guidance, regulations, and policy from DHS and DOJ²², and ensures that the policy from those organizations is interpreted and disseminated throughout USCIS. However, there should be increased accountability for the FOIA program and assurances that this accountability is at the highest levels. When it was created, ORS was given the responsibility for oversight of FOIA policy (but not FOIA operations), records management, Privacy Act, and information resource management programs. ORS should have the responsibility to coordinate the USCIS National FOIA/PA program and provide central management control and accountability.

- 2. Require management to submit a written verification to the ORS FOIA Office that FOIA Supervisors have received FOIA training and that they possess the skills and expertise required of the position. Where the FOIA Supervisor has not received FOIA training, the office must demonstrate that the Supervisor will obtain appropriate training within a reasonable period of time.**

Reason: All FOIA/PA supervisors are responsible for the requirements of the FOIA.²³ However, it is unclear whether ORS receives actual verification that FOIA supervisors adhere to the 20-day response period. This increases management accountability by ensuring critical assessment of employees' abilities prior to assigning FOIA duties. Management should ensure that personnel with FOIA job responsibilities adhere to FOIA regulations and possess the skills needed to effectively perform the duties of the position. Knowledgeable and trained personnel should significantly improve the overall efficiency and timeliness of the program's FOIA activities.

²¹ "USCIS Approach to Records Management" Presentation to CISO, October 19, 2005.

²² DOJ FOIA Reference Guide, <http://www.uscis.gov/graphics/aboutus/foia>, last modified May 2, 2006.

²³ USCIS Briefing on FOIA to CISO, August 17, 2005.

3. **USCIS shall conduct a needs analysis of all FOIA programs to consider the staff and monetary resources needed to comply with the recommendations of this and various congressional reports, to reduce the backlog of outstanding FOIA requests, and to improve overall response times. Every office should have staffing levels sufficient to allow for timely processing of requests.**

Reason: USCIS indicated that an updated analysis²⁴ is being conducted in the development of the backlog reduction plan. Pursuant to Executive Order 13392, USCIS submitted its FOIA Operations Review Report through the Director of Departmental Disclosure & FOIA for the Chief Freedom of Information Act Officer on March 17, 2006. The report includes an assessment of USCIS FOIA operations, and includes the use of information technology, practices with respect to requests for expedited processing, implementation of multi-track processing, and availability of public information through websites and other means. The report also identifies ways to eliminate or reduce the FOIA backlog²⁵. USCIS should use this report and this recommendation to develop a comprehensive FOIA backlog reduction plan to streamline this enormous operation and make it more responsive to its requesters and to the American People.

B. Centralization

FOIA policy and operations in HQ should be consolidated and joined organizationally with the USCIS records management program and its Privacy Officer function in ORS. A web-enabled tracking and coordinating system should be developed, which will correct problems encountered with the current system, and comply with E-FOIA. The transition to the new system should be managed in accordance with standard information technology practices. Complex FOIA requests, expedited processing, fee waiver determinations, and billing should have central oversight and a lead office designated as the point of contact with the requester.

1. **Consolidate HQ FOIA Policy Branch with HQ FOIA Operations Branch. Move entire FOIA Program to ORS and the HQ FOIA Supervisors to the units within the programs that provide the information resource management functions, such as records management and computer support services.**

Reason: Although NRC and Burlington currently report to HQ FOIA, USCIS indicated that FOIA/PA will not consider any organizational changes at this time because the FOIA/PA Program is part of the USCIS Domestic Operations Program.²⁶ However, with the separation of the FOIA policy unit from FOIA Operations, there is no clear responsibility

²⁴ USCIS Response to CISO Second Request For Information List on FOIA, December 14, 2005.

²⁵ USCIS FOIA Operations Review Report, March 17, 2006

²⁶ USCIS Response to CISO Second Request For Information List on FOIA, December 14, 2005.

for managing the USCIS FOIA program. It is unclear how USCIS operations interact with the FOIA program to respond to the backlogged requests. Severe coordination problems have resulted from the separation. FOIA personnel responsible for the day-to-day processing of requests have indicated that they lack clear direction and guidance on many issues. The separation of functions has resulted in a lack of consistency and an inability to address issues in a timely manner.

- 2. Shift all Regional FOIA Officers and FOIA Supervisors within programs to the FOIA offices that provide the information resource management functions, such as records management and computer support services.**

Reason: In the DHS FOIA 2004 Annual Report²⁷, USCIS indicated that it was poised to implement a FOIA centralized processing system. The centralization project was proposed in July 2001 and approved 2002. After USCIS transferred to DHS, the DHS Privacy Officer endorsed the June 2002 proposal. However, the centralization still remains to be completed. To effectively administer USCIS responsibilities under FOIA for identifying and managing records, and under E-FOIA for posting certain categories of records to the USCIS website, there should be a partnership between the FOIA personnel, records management, and information resources management staff with the Privacy Act to ensure compliance with that statute and regulations.

- 3. Require all USCIS programs with FOIA web sites to provide a link to NRC/ HQ/ Vermont web pages for submission of electronic FOIA requests.**

Reason: This will provide the public with an efficient and convenient way to electronically send in a request to the appropriate source for a response.²⁸

C. Update/Amend Current Policies, Regulations, and Guidance

Policies, regulations, and guidance should be frequently updated or developed to provide reliable USCIS-wide resources and address commonly encountered problems, particularly for electronic records. A FOIA training program should be uniformly developed and implemented for all employees to ensure effective compliance with FOIA and E-FOIA.

²⁷ Department of Homeland Security FOIA Annual Report for 2004, published April 2005, p. 8.

²⁸ USCIS ORS "FIPS Demonstration" to CISO, November 10, 2005.

i. Training (#14 and #15)

- 1. Develop an Annual Mandatory comprehensive and uniform National FOIA Training Program for all USCIS employees to include training for USCIS program staff on their FOIA responsibilities.**

Reason: USCIS indicated that there is a national training program available for its program staff: there are four courses on the virtual university and classroom instruction bi-annually, and Program Office staff has training on responsibilities under the FOIA and the PA.²⁹ However, USCIS should have workshops on FOIA exemptions that emphasize the criteria for making information-disclosure determinations and address procedural issues. There should be workshops on the Privacy Act of 1974, addressing definitions, restrictions on disclosure, requests for record access and amendment, and fair information practices.

USCIS officials who need periodic updates on FOIA case law and policy guidance developments should attend government wide FOIA programs. USCIS should hold agency wide FOIA conferences for all employees with specific emphasis on USCIS related issues, such as critical discretion when disclosing applicant immigration status information. A national training program ensures compliance with the FOIA, consistency in the application of its exemptions and in the responses to requests, and a clear understanding of USCIS records practices for the purpose of locating and providing responsive FOIA records. USCIS FOIA staff should have a thorough knowledge of FOIA resource materials, background and legislative history, disclosure mandates, exemptions to mandatory disclosure, administrative considerations, and the relationship of the FOIA to the Privacy Act of 1974. All USCIS staff should have a required annual certification of FOIA training and course completion, similar to the DHS employee required annual certification of Security training.

- 2. Develop new standard operating procedures (FOIA Manual) that focuses on processing complex requests, multiple-office or multiple-region requests, centralized billing, and decisions on fee waivers and expedited processing; performing searches within offices, reviewing responsive records, and certifying/documenting these steps; and for separating the releasable from withheld FOIA records at the time of initial processing to comply with FOIA and records management guidelines. Post these procedures on the USCIS intranet websites for reference by all employees.**

Reason: USCIS indicated that it has an online FOIA/PA handbook, but this is an old reference guide from when legacy INS belonged to DOJ.³⁰

²⁹ USCIS Response to CISO Second Request For Information List on FOIA, December 14, 2005.

³⁰ DOJ FOIA Reference Guide, <http://www.uscis.gov/graphics/aboutus/foia>, last modified March 2, 2006.

USCIS also has not developed any reference guides to govern FOIA operations, but instead uses the DOJ guide as its basis. To be consistent, all USCIS FOIA programs should require the most recent standard operating procedures and guidelines. This is important in a decentralized FOIA operation where the searches and substantive reviews are made within the program offices by persons who are experts in the subject area of the requested records, but who may know little or nothing about the FOIA. This procedure would establish some basic requirements every employee should know before answering a FOIA request.

ii. Processing (#16 and #17)

1. **Require each program to develop a plan to process FOIA requests within its respective offices that conforms with DHS and USCIS guidelines.**

Reason: This action will coordinate requests with consistent application of FOIA provisions, and compliance with DHS and USCIS guidelines.³¹

2. **Require that all USCIS FOIA denial letters and “no records” responses include the procedures and deadline for filing an appeal, and be sent to the FOIA requester by certified mail with return receipt requested to confirm receipt of the decision letter.**

Reason: USCIS currently outlines in each letter that the requester has the right to appeal a decision and provides the deadlines for such an appeal.³² However, USCIS does not send its responses by certified mail or confirm a dated receipt of response, and thus is forced to accept FOIA appeals beyond the 30-day deadline. This requested process may significantly reduce the number of FOIA appeals.

IV. BENEFITS FOR USCIS AND DHS

A. Customer Service

- i. Timely Receipt of Information* - Improved customer service will be realized when USCIS can deliver the FOIA product in a manner that is consistent with law and regulation and meets the requirements and expectations of the customer.
- ii. Reduced Cost- a. financially (less litigation); b. time (additional contact, follow-up, and paperwork)* - Many lawsuits are brought, not because of a denial of the request, but because USCIS failed to communicate with the requesters on a timely basis on where the request is in the FOIA process. As of November 30, 2005, USCIS has 13 FOIA cases in different stages of litigation³³. DOJ

³¹ USCIS Response to CISO First Request For Information List on FOIA, September 16, 2005.

³² USCIS Response to CISO Second Request For Information List on FOIA, December 14, 2005.

³³ Id.

attorneys should not have to defend lawsuits where the information fits that category.

- iii. ***Improved communication between USCIS and customer (more contact creates less frustration)*** - USCIS' failure of adequate communication with FOIA requesters on a timely basis is the single biggest frustration that people have with the FOIA. Customer service will vastly improve when USCIS creates a FOIA designated officer to mediate disputes between FOIA requesters and agencies.

B. USCIS and DHS Efficiency

- iv. ***Reduce backlog*** - Actions to improve USCIS FOIA operations will substantially reduce the backlog by not allowing USCIS to utilize certain FOIA exemptions when it fails to respond to requests within the statutorily mandated response time.
- v. ***Decrease cost- litigation*** - While any improvements in the USCIS FOIA system will cost money initially, substantial money will be saved by decreased litigation costs over the long run.
- vi. ***Streamlined process and consistency in responses*** – USCIS will streamline responses by creating a database to contact requesters on a thirty day cycle that reports the status of the FOIA request.
- vii. ***Increased efficiency because of skilled and trained FOIA officers***- Comprehensive education and training of USCIS FOIA staff will develop proficient expertise in FOIA operations that will increase performance accountability, and thus, improve efficiency.
- viii. ***Improved technology increases operational efficiency*** –The implementation of the seventeen actions will improve operational efficiency and significantly streamline the USCIS FOIA/PA Program, thereby strengthening the efficacy of the overall Departmental Disclosure and FOIA operations in the DHS Privacy Office.

B. National Security

Adoption of this recommendation will not adversely impact national security.

APPENDIX E: USCIS RESPONSE TO THE USCIS OMBUDSMAN RECOMMENDATIONS



U.S. Citizenship
and Immigration
Services

To: Prakash Khatri
USCIS Ombudsman

From: Dr. Emilio T. Gonzalez /s/
Director, USCIS

Date: October 5, 2006

Subject: Response to Recommendation #30, To Improve Freedom of Information Act Operations

This is in response to your office's recommendation to improve Freedom of Information (FOIA) operations, by implementing 17 actions and requirements. In your recommendation, you state the following:

“The existing USCIS FOIA program results show that FOIA processing is given low priority without clearly delineated accountability; thus backlogs develop or litigation ensues because of errors in processing. Oversight, insufficient resources, and budget problems have led to deficiencies...”

In 2003, when USCIS was formed, we recognized that our FOIA process was inefficient and developed a more centralized and accountable process. We are absolutely confident in the capabilities of the primary central location, the National Records Center (NRC) and their approach to streamlined, automated, accountable, FOIA processing. There is no doubt they can timely and very expediently manage the approximately 120,000 current FOIA cases received annually by USCIS. The main issue for us now is the backlog of approximately 82,000 cases.

Specific Recommendations:

Of your 17 specific recommendations, 10 have previously been accomplished by the USCIS FOIA Program, largely due to the centralization of the work; four represent work we have already started and are on track to complete; one is no longer applicable, again, due to centralization; and finally, two of the recommendations we do not agree with. In summary, we view this as a positive indication that USCIS initiatives towards FOIA

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improvements are being recognized by others as things that needed to be done and are supportive of our efforts. Each recommendation is addressed below:

1. Develop a web-enabled USCIS-wide FOIA Tracking System that meets statutory requirements of E-FOIA and provides document management and workflow for simultaneous reviews and multi-track assignment of FOIA requests.

USCIS Response: USCIS' electronic system, Freedom of Information and Privacy Acts Processing System (FIPS), is not presently a web enabled system, but does meet the statutory requirements for E-FOIA and reporting requirement to Congress and Executive Branch components. As with many older technologies, we are in the process of converting them where appropriate to web-enabled technologies. In the case of FIPS, it is a valuable and critical tool in the processing of FOIA and we have a request for investment pending before our Senior Review Board for the transition to a web-enabled FIPS system. We anticipate that the request will be approved and FIPS will be web-enabled by the end of Fiscal Year (FY) 2007.

2. Replace all remaining USCIS stand-alone FOIA systems, after either importing existing electronic files into the new USCIS-wide FOIA system or establishing a link from the new system to the old system to make full use of the existing technology and electronic records. Give FOIA Officers, FOIA Management, and other FOIA personnel, access to the new FOIA system as needed.

USCIS Response: FIPS is USCIS' only FOIA/PA processing system. There are no stand-alone FOIA systems. Prior to the decision to centralize FOIA, each field office had its own FIPS access, but it was tied to the main FIPS server. As the USCIS FOIA/PA program is now centralized, there is no need for FIPS stations or access at the field offices. The access to FIPS at the central locations is widely available to those who need it, from FOIA officers, to supervisors and for management reports.

3. Provide FOIA Supervisors in each program with a copy of a monthly list of overdue FOIA requests and a bi-weekly list of pending requests, with a copy of both lists sent to the Senior Management of the FOIA/PA program.

USCIS Response: Since centralization is almost complete, the majority of the requests are processed by the National Records Center (NRC). The NRC, using FIPS report engine, does generate monthly reports (at times more often) informing the various Program and field offices of the status of the requests for responsive records. The reports are sent to the program heads and the regional records managers.

4. Require FOIA management to review the list of overdue FOIA requests, verify the number of outstanding requests, and commit efficient resources to reduce the backlog. The status of this backlog-reduction effort should be reported to the ORS FOIA Office monthly.

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USCIS Response: The NRC does track all FOIA processing, including backlog work. USCIS is committing additional resources where it is financially able to do so in conjunction with other agency priorities. We recently had a staffing model created for the FOIA/PA program to determine how many resources were required to deal with the backlog and how many were needed to keep up with receipts.

USCIS is not currently funded for any of the FOIA work, since approximately 98% of the agency's budget is derived from fee revenue. Since we do not currently charge applicants for FOIA as part of any fee, and we do not get appropriated funds for this purpose, any funding USCIS is able to divert to FOIA, is at the expense of some other activity. We have requested a fee for FOIA requests as part of the FY08 fee review process.

5. Require each FOIA supervisor to review the bi-weekly list of pending FOIA requests and address other FOIA issues with the same high priority given to controlled correspondence and congressional inquiries.

USCIS Response: As previously stated, USCIS has improved the FOIA process and is giving it a much higher priority than was done in previous years. If the program begins to receive a fee for the service given, it will greatly enhance the ability of the program to respond timely to requests.

6. Add clearly-defined FOIA responsibilities to the performance standards as a critical element of all USCIS managers and supervisors.

USCIS Response: This will be accomplished as management prepares its cascading goals under MAXHr.

7. Revise job position descriptions for FOIA Officers and personnel to define the specific skills required to effectively perform the duties of the position (e.g., ability to communicate effectively in writing and orally, ability to make sound decisions and resolve complex issues, and ability to conduct legal research).

USCIS Response: This has been accomplished.

8. Designate ORS as the lead office to administer and oversee USCIS National FOIA/PA program – to include issuing USCIS-wide guidance, procedures, policies, and operations consistent with DHS FOIA/PA, updating websites, and conducting periodic audits/inspections of FOIA processes in the program, NRC, HQ, and Vermont.

USCIS Response: This has been accomplished as part of the centralization of FOIA under the Records Division and primarily at the NRC and Headquarters components.

9. Require management to submit a written verification to the ORS FOIA Office that FOIA Supervisors have received FOIA training and that they possess the skills and expertise required of the position. Where the FOIA Supervisor has not received FOIA training, the office must demonstrate that the Supervisor will obtain appropriate training within a reasonable period of time.

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USCIS Response: The FOIA/PA Program office has conducted training throughout the year. FOIA and PA training have been afforded to both the FOIA/PA professionals and the non-FOIA/PA professionals. Additionally, USCIS will be issuing periodic electronic broadcasts reminding the workforce of its responsibilities under the PA.

10. USCIS shall conduct needs analysis of all FOIA programs to consider the staff and monetary resources needed to comply with the recommendations of this and various congressional reports, to reduce the backlog of outstanding FOIA requests, and to improve overall response times. Every office should have staffing levels sufficient to allow for timely processing of requests.

USCIS Response: This has been accomplished as part of the centralization of FOIA under the Records Division and primarily at the NRC and Headquarters components.

11. Consolidate HQ FOIA Policy Branch with HQ FOIA Operations Branch. Move entire FOIA Program to ORS and the HQ FOIA Supervisors to the units within the programs that provide the information resource management functions, such as records management and computer support services.

USCIS Response: This has been accomplished as part of the centralization of FOIA under the Records Division and primarily at the NRC and Headquarters components.

12. Shift all Regional FOIA Officers and FOIA Supervisors within programs to the FOIA offices that provide the information resource management functions, such as records management and computer support services.

USCIS Response: This has been accomplished as part of the centralization of FOIA under the Records Division and primarily at the NRC and Headquarters components.

13. Require all USCIS programs with FOIA web sites to provide a link to NRC/ HQ/ Vermont web pages for submission of electronic FOIA requests.

USCIS Response: FOIA has a web link on the main USCIS web-page. USCIS HQ will ensure that there is a connection with the NRC web page. Vermont does not have a separate webpage.

14. Develop an Annual Mandatory comprehensive and uniform National FOIA Training Program for all USCIS employees to include training for USCIS program staff on their FOIA responsibilities.

USCIS Response: This has been accomplished as part of the centralization of FOIA under the Records Division and primarily at the NRC and Headquarters components. Training is updated periodically and we will continue to refine as improvements are made to automation.

15. Develop new standard operating procedures (FOIA Manual) that focuses on processing complex requests, multiple-office or multiple-region requests, centralized billing, and decisions on fee waivers and expedited processing; performing searches within offices, reviewing responsive records, and

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certifying/documenting these steps; and for separating the releasable from withheld FOIA records at the time of initial processing to comply with FOIA and records management guidelines. Post these procedures on the USCIS intranet websites for reference by all employees.

USCIS Response: USCIS does use the Department of Justice (DOJ) reference guide as the basis for the processing. Each FOIA/PA office receives sufficient copies of the DOJ reference guide on a biannual basis as they are produced. USCIS also has an on-line handbook (available on the Intranet) that is being updated. Each student who attends the formal classroom training receives a student guide that incorporates the requirements stated above. The instructor provides the students with a phone number and name of individuals who can answer their questions on a daily basis or as needed. Training is updated periodically and we will continue to refine as improvements are made.

16. Require each program to develop a plan to process FOIA requests within its respective offices that conforms to DHS and USCIS guidelines.

USCIS Response: Under the centralization plan, all FOIA/PA requests will be processed at the NRC, HQ and Vermont. Only the 4 service centers remain to be centralized. These offices have staffs dedicated exclusively to the processing of FOIA/PA requests. All CIS FOIA requests are processed by one of these offices.

17. Require that all USCIS FOIA denial letters and “no records” responses include the procedures and deadline for filing an appeal, and be sent to the FOIA requester by certified mail with return receipt requested to confirm receipt of the decision letter.

USCIS Response: This requirement will be cost prohibitive given the number of requests that the agency receives, an average of approximately 120,000 cases annually. Had we provided this service to-date this fiscal year, we would have incurred an over \$190,000 expense just to receipt acknowledge those requests that might result in an appeal or litigation. Given that less than 2% of our requests are appealed (and these are primarily because the client feels we have not disclosed sufficient information), this expense is cost-prohibitive.

We also concur with your assessment of the benefits to be realized for USCIS and all our customers in terms of increased customer service, reduced costs, improved communication, increased efficiency, improved technology and decreased (hopefully eliminated) litigation.

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In conclusion, our main issue is the backlog. We are confident of the team, technology, and leadership going forward, but it is the backlog that remains the chokepoint. We recognize this problem and are taking steps to address it as quickly as possible, as evidenced above. Process and technology improvements alone will not suffice to eliminate the backlog - resources and funding are also needed. We are hopeful that this issue will also be resolved in the near future.

If you have any questions, or would like to discuss this further, please contact Dominick Gentile, Chief, Records Division at 202 272 8686.