

Summary of Agency Chief FOIA Officer Reports for 2020 and Assessment of Agency Progress in FOIA Administration with

OIP Guidance for Further Improvement

Introduction

The Freedom of Information Act (FOIA) requires each agency Chief FOIA Officer to "review and report to the Attorney General, through the head of the agency, at such times and in such formats as the Attorney General may direct, on the agency's performance in implementing [the FOIA]."¹ Each year, the Department's Office of Information Policy (OIP) provides <u>guidance</u> to agencies on the content of these reports. As in prior years, after reviewing all agencies' <u>2020 Chief FOIA Officer Reports</u>, as well as their <u>Fiscal Year (FY) 2019 Annual FOIA Reports</u>, OIP has prepared a brief summary of agency progress over the past year.

Based on its review, OIP has also conducted a detailed assessment of all agencies subject to the FOIA that received more than 50 requests, scoring each one on multiple milestones. While all of these agencies had the same reporting guidelines, OIP continued to separately assess the 28 high-volume agencies receiving more than 1,000 requests and the 41 medium-volume agencies receiving between 50-1,000 requests. Based on its review, OIP has also issued guidance to agencies for continued improvement in the years ahead.

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				Section V	Ste	ps Taken to In	iprove i	Γimeliness in	Responding t	o Requests	(Req.) and	Reducing	Backlo	gs				
		Simp	ole Track	% of		Agency Backlog Decreased				Percentage of Backlog to # of Req./App. Received in FY 2019				Agency Closed Ten Oldest Req., Appeals (App.) Consultations (Consults.). If not, # closed in FY 2				
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process		Req	Process . More Req.	Арр.	Process More App.	Req. Score	Req. %	App. Score	App. %	Req.	If no, # closed	App.	If no, # closed	Consults	If no, #
NRPC	Yes		457.2	2%						39%		100%		4/10		0/3		N/A
USAGM	No		79	N/A				N/A		21%		0%		N/A		N/A		N/A
FRB	Yes		13	48%		N/A				3%		14%		7/10		N/A		2/4
CFTC	Yes		78.03	73%		N/A		N/A		6%		0%		9/10		N/A		N/A
CFPB	Yes		58.9	75%				N/A		37%		0%		6/10		N/A		N/A
CEQ	Yes		36.47	64%		N/A				33%		20%		7/10		N/A		N/A
CSOSA	Yes		4.13	49%		N/A		N/A		0%		0%		N/A		N/A		N/A
CNCS	Yes		15.6	82%				N/A		5%		0%		N/A		N/A		N/A
Ex-Im Bank	Yes		15.76	48%		N/A		N/A		39%		0%		7/10		N/A		N/A
FCC	Yes		12.5	71%				N/A		2%		33%		7/10		N/A		N/A
FDIC	Yes		10.55	55%				N/A		0%		0%		N/A		N/A		N/A
FEC	Yes		54.8	49%		N/A		N/A		44%		100%		8/10		8/9		N/A
FERC	Yes		47	34%						34%		10%		6/10		N/A		N/A
FHFA	Yes		9.57	64%				N/A		15%		0%		0/10		N/A		N/A
FLRA	Yes		13.26	88%				N/A		3%		0%		N/A		N/A		N/A
FMCS	Yes		114	28%		N/A		N/A		0%		0%		N/A		N/A		N/A

Figure 1: 2020 Chief FOIA Officer Reports - Assessment of Federal Departments and Agencies

Summary of Agency Progress Based on 2020 Chief FOIA Officer Reports

The 2020 Chief FOIA Officer Reports address agency efforts in improving FOIA administration in five key areas: (1) applying a presumption of openness, (2) having an efficient system in place for responding to requests, (3) increasing proactive disclosures, (4) utilizing technology, and (5) improving timeliness and reducing any backlogs. The summary below focuses

¹ 5 U.S.C. § 552(j)(2)(D) (2018).

on the successes achieved by agencies in each of these five key areas. Agencies and members of the public are encouraged to review the individual <u>2020 Chief FOIA Officer Reports</u> for even more detail on the successes achieved this past year in these five key areas. The Chief FOIA Officer Reports are accessible from the <u>Reports</u> page of OIP's website or from each agency's FOIA website.

Section I: Applying a Presumption of Openness

The first section of agencies' <u>2020 Chief FOIA Officer Reports</u> addresses the steps taken to apply a presumption of openness. Agencies described a wide range of efforts in this area, including senior level oversight by the agency's Chief FOIA Officer, providing substantive FOIA training to agency FOIA professionals, engaging in outreach with the requester community, and ensuring non-FOIA professionals are aware of their obligations under the FOIA.

Chief FOIA Officer Designation

The FOIA requires each agency to designate a Chief FOIA Officer (CFO) who is a senior official at the Assistant Secretary or equivalent level.² The Department of Justice reinforced this requirement in January 2019 by issuing a memorandum to all agency General Counsels and CFOs about the importance of designating CFOs at the appropriate level. The CFO is charged with "agency-wide responsibility for efficient and appropriate compliance" with the FOIA.³

In keeping with the FOIA's requirements, agencies were asked to report, and were assessed on, whether their CFO is at the Assistant Secretary or equivalent level. Sixty-seven out of sixty-nine agencies receiving more than fifty requests reported that their CFO was at the appropriate level.

"Experience has proven that a proper exercise of the oversight role assigned to a Chief FOIA Officer requires appropriate authority and accountability."

-- DOJ CFO Designations Memorandum

FOIA Training

A proper understanding of the FOIA, including the correct application of both FOIA law and policy, is a key element of applying a presumption of openness. Many agencies made significant efforts this past year to provide substantive FOIA training to their personnel. Notably, nearly all medium and high-volume agencies ensured that the majority of their FOIA staff received substantive FOIA training during the reporting period. Overall, 25 out of 28 high-volume agencies scored dark green for reporting that greater than 80% of their FOIA professionals attended substantive FOIA training. While this metric was not scored for medium-volume agencies, 36 out of 41 medium-volume agencies reported that greater than 80% of their FOIA professionals attended substantive FOIA training. Examples of the types of training provided include:

- The <u>Department of the Treasury</u> (Treasury) was joined by the <u>Department of Homeland Security</u> (DHS) in its first FOIA Summit joint venture during Sunshine Week. The training included an "Ask the Requester" panel featuring representatives from American Oversight, Cause of Action, and Citizens for Responsibility and Ethics in Washington.
- The <u>Department of Defense</u> (DOD)/Directorate of Oversight and Compliance (DO&C) conducted two in-person compliance workshops for over 500 DOD FOIA professionals.
 Topics included FOIA policy, exemptions, document declassification, and best practices in processing requests.

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² 5 U.S.C. § 552(j)(1) (2018).

³ *Id.* at § 552(j)(2)(A).

- Many agencies provided training on an ongoing basis. The <u>Social Security Administration</u> (SSA) held monthly meetings on issues such as FOIA appeals and exemptions. The <u>Consumer Financial Protection Bureau</u> (CFPB) initiated an ongoing training series to provide a foundation for newer analysts and a refresher for more experienced analysts. <u>Department of Transportation</u> (DOT)/Office of the Secretary of Transportation held monthly meetings for FOIA professionals on issues such as FOIA updates, training, and discussions of current issues affecting FOIA processing.
- Several agencies conducted cross-training. For instance, the <u>Department of State</u> (State) held a FOIA training which featured sessions conducted by the Central Intelligence Agency (CIA) and <u>DOD</u>. Among other things, Department personnel learned of the equities held by the other agencies and the referral and consultation process. <u>Treasury's</u> Financial Crimes Enforcement Network (FinCen) participated in the 2019 Intelligence Community (IC) FOIA Officer's Day and 2019 IC FOIA Equity Training Day, focusing on topics such as the DOD Proposed One System and Historical Redaction Tools; a Glomar Update from an FBI Perspective; and, the Intelligence Community FOIA Improvement Plan Update.

Outreach

Agencies also described how they are engaging with requesters and civil society organizations to improve requester services and facilitate greater access to records. Twenty-seven high-volume agencies conducted outreach that went beyond the regular communication that takes place within the FOIA request and appeal process. For example:

- The Environmental Protection Agency's (EPA) FOIA Public Liaison and attorneys in the Office of General Counsel spoke with requesters to resolve disputes and to gain perspective on requester needs and concerns. Through the conversations, EPA received feedback on recent initiatives to streamline and enhance EPA's FOIA implementation.
- The <u>General Services Administration</u> (GSA) surveyed a select portion of the requester community about how <u>GSA</u> could improve the timeliness and quality of its information. Specifically, GSA worked with members of the media and several open government groups.
- The <u>United States Postal Service</u> (USPS) hosted two public teleconferences which included a summary of <u>USPS's</u> FOIA process and allowed the public an opportunity to ask questions.
- The <u>National Archives and Records Administration</u> (NARA) conducted orientation classes for students from the Bush School of Government and Public Service at Texas A&M University and a Texas A&M University history group. The orientation classes introduced the students to the value of utilizing the FOIA to access the holdings of the Bush Presidential Library.

Efforts to Inform Non-FOIA Professionals of their FOIA Obligations

The <u>DOJ FOIA Guidelines</u> declare that "FOIA is everyone's responsibility" and "is not merely a task assigned to an agency's FOIA staff." Support from agency leadership and all agency employees is indispensable to ensuring that FOIA professionals can efficiently process and respond to requests. Accordingly, OIP asked high- and medium-volume agencies to include in their 2020 Chief FOIA Officer Reports a description of their efforts to inform non-FOIA professionals of their obligations under the FOIA. Agencies reported a wide range of activities. For example:

• Several agencies provided an overview of FOIA responsibilities during new employee training. The <u>United States Trade Representative</u> (USTR) required all new employees and contractors to attend introductory FOIA training, which provided an overview of the process, including working with requesters, conducting effective searches, and applying

FOIA exemptions. The <u>Commodity Futures Trading Commission</u> (CFTC) provided FOIA training as a part of its on-boarding for its new Chairman and various office directors. The <u>Securities and Exchange Commission</u> (SEC) makes OIP's FOIA e-learning module available to its employees.

- The <u>Department of Housing and Urban Development</u> (HUD) incorporated FOIA into its annual training modules, which all employees must complete. Additionally, several program areas began incorporating FOIA components into employees' annual performance ratings.
- The <u>Department of Labor</u> (DOL)/Employment and Training Administration (ETA) conducted FOIA overview sessions with management and supervisory staff to advise them of their responsibilities under the FOIA. Among other things, non-FOIA staff were informed of their obligations under the FOIA through mandatory Learning Link trainings.
- Several <u>DHS</u> subcomponents provided training for non-FOIA professionals. Immigration
 and Customs Enforcement held 11 training sessions for program offices who conduct record
 searches. The trainings provided an overview of the FOIA process and the office's
 requirements for conducting a proper search for records. The United States Secret Service
 (USSS) convened a FOIA town hall for agency personnel. USSS's Chief Disclosure Officer
 provided an overview of the FOIA and explained roles and responsibilities of agency
 personnel. The Transportation Security Administration (TSA) conducted annual training
 for FOIA points of contact.

Section II: Ensuring Agencies Have Effective Systems for Responding to Requests

As a part of the <u>2020 Chief FOIA Officer Report</u>, OIP asked agencies receiving more than 50 requests in FY18 to provide information on the steps "taken to ensure that the management of [their] FOIA program is effective and efficient." In their 2020 Chief FOIA Officer Reports, agencies provided details on various efforts related to processing procedures and requester services, including conducting self-assessments and other steps taken to improve efficiency. The two primary challenges that many agencies face in this area are technological issues and the volume of requests.

Processing Procedures

OIP's <u>guidance</u> released in December 2014 stresses the importance of ensuring timely determinations on requests for expedited processing within ten calendar days. In FY 2019, 39 assessed agencies that received requests for expedited processing adjudicated such requests within an average of ten calendar days. For the 2020 Chief FOIA Officer Reports, OIP asked agencies that did not maintain an average of ten days or less to adjudicate requests for expedited processing to provide plans for improvement during FY 2020.

Self-Assessments

In the <u>Guidance for Further Improvement Based on the 2016 Chief FOIA Officer Report Review and Assessment</u>, OIP encouraged agencies to regularly conduct self-assessments to help improve their administration of the FOIA. In 2017, OIP released a <u>FOIA Self-Assessment Toolkit</u> designed to assist agencies in conducting comprehensive reviews of their FOIA programs. OIP asked agencies to indicate in their 2020 Chief FOIA Officer Reports whether they conducted self-assessments of their FOIA programs and to describe the methods used.

The reports contain a wealth of information about agencies' self-assessments. Over eighty percent of high-volume and medium-volume agencies reported conducting self-assessments using various methods:

- Several agencies reported using OIP's FOIA Self-Assessment Toolkit to assess their FOIA programs, including DOD, Federal Communications Commission (FCC), GSA, National Labor Relations Board (NLRB), Occupational Safety and Health Review Commission (OSHRC), Office of Science and Technology Policy (OSTP) and, U.S. Agency for International Development (USAID). OSHRC used the Self-Assessment Toolkit while revising its FOIA Directive and Reference Guide. NLRB's FOIA Branch used the Toolkit to complete a module on website development and maintenance while it revamped its FOIA Homepage. All DHS Component FOIA Officers completed the Self-Assessment Toolkit, and DHS's self-assessment program is augmented with reports and evaluations completed by other entities such as the Office of Government Information Services (OGIS).
- Many agencies, including Office of the Director of National Intelligence (ODNI), <u>SSA</u>, <u>USAID</u>, <u>United States Agency for Global Media</u> (USAGM), <u>United States Railroad Retirement Board</u> (USRRB), Council on Environmental Quality (CEQ) and, <u>Department of Commerce</u> (DOC) examined FOIA processing data from their <u>Annual FOIA Reports</u> or generated periodic reports from their processing systems to conduct self-assessments throughout the year to identify areas for improvement.
- The <u>Court Services and Offender Supervision Agency</u> (CSOSA) conducted a self-assessment of its FOIA program. As a result, CSOSA created an internal processing tracker, began running daily/weekly reports, reduced processing times, and revised the FOIA Program's Standard Operating Procedures.
- The Federal Trade Commission (FTC) conducted biweekly management reports and staff meetings to discuss backlogged and complex requests, strategize solutions, and identify areas in need of improvement. FTC identified several such areas and took steps to improve its FOIA processing or procedures. Among other changes, a number of FOIA response templates and language were revised in accordance with case law and agency policy.

Requester Services

Agency FOIA Public Liaisons and FOIA Requester Service Centers provide pivotal services to requesters by informing them about how the FOIA process works and providing specific details on the handling of their individual requests. The FOIA also calls on agency FOIA Public Liaisons to assist requesters in resolving disputes and requires agencies to notify requesters about the services provided by each agency's FOIA Public Liaison in their response letters.

For 2020, OIP asked agencies to provide estimates of how often requesters sought assistance from their FOIA Public Liaisons. Of the 69 agencies receiving more than 50 requests, 34 received ten or fewer requester inquiries to their FOIA Public Liaison during the reporting period. 15 agencies received 11-100 inquiries, 13 agencies received 101-1,000 inquires, and 7 agencies received over 1,000 inquiries.

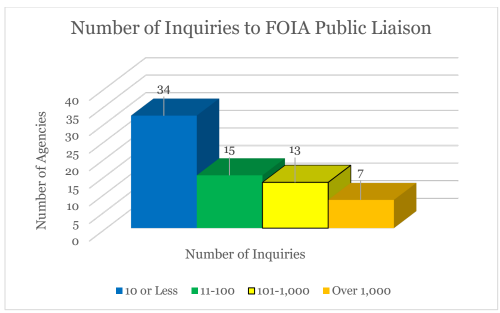


Figure 2: Number of Inquiries to FOIA Public Liaison

Best Practices for Efficient FOIA Systems

In addition to the above efforts, several agencies detailed best practices they have taken to ensure that their FOIA systems operate efficiently and effectively. For example:

- CIA holds a monthly FOIA review panel to discuss progress towards current fiscal year FOIA goals. The panel reviews the 10 oldest initial request, appeal, and consultation cases; metrics on the volume of cases received and closed; and the impact of specific actions on reducing the backlog. In FY 2020, the panel actively pursued solutions to the issues identified by CIA's renewed focus on FOIA metrics. Additionally, various CIA offices supporting FOIA have implemented cross-training efforts so that there is a greater pool of trained FOIA professionals who can surge to support any area that needs additional resources.
- <u>CFPB</u> circulates a weekly update to senior leaders that identifies past-due search requests and provides metrics on program performance. The FOIA office uses these metrics to track, prioritize, assign, and redistribute backlog requests as needed to optimize processing output. Additionally, detailed weekly staff progress reports, work planning meetings, and one-on-one partnerships have also been established to improve the overall quality of CFPB's FOIA process.
- <u>Federal Election Commission</u> (FEC) reviewed all open caseloads and worked to ensure that older cases were processed in a timely fashion. Due to <u>FEC's</u> efforts, they successfully reduced their backlog by 64%.
- Pension Benefit Guaranty Corporation (PBGC) enhanced its review for "no records" search procedures by implementing the agency's first "No Records" Checklist. The checklist specifically lists additional locations where records might be found. Before issuing a "no records" determination, two individuals in addition to the Government Information Specialist assigned to the request search all the locations appearing on the checklist. PBGC believes this process fostered the presumption of openness by taking steps to ensure the quality and adequacy of its record searches. In FY 2019, the PBGC received 2,348 requests

and received only 9 appeals; none of the Disclosure Division's initial determinations were overturned.

Challenges to Efficient FOIA Systems

The challenges agencies faced in maintaining efficient FOIA systems often included the volume and complexity of the requests. FCC and GSA both cited complex requests as a challenge to efficient FOIA processing. Additionally, the Office of Management and Budget (OMB) noted that as the volume of incoming requests steadily grew, some of the agency's workflow processes involving search, processing, quality control and consultation sometimes did not easily scale up to the larger workload. OMB overcame the challenge by regularly assessing its workflow processes from end to end in order to determine where processes could be improved.

Other agencies noted additional challenges to efficiency in FY 2020. <u>CFTC</u> noted that due to its lack of staff during the past year, it was still in the process of implementing improvements in its FOIA process. CEQ noted that its biggest challenge was addressing the increase in FOIA litigation given its limited resources. Finally, <u>Treasury</u> reported that its systems had become antiquated and needed to be replaced, further noting that Departmental Offices (DO) and Internal Revenue Service (IRS) have an initiative to replace their current electronic FOIA system with new technology.

Section III: Increasing Proactive Disclosures

<u>DOI</u> has emphasized the need for agencies to work proactively to post information online without waiting for individual requests to be received. In their <u>2020 Chief FOIA Officer Reports</u>, agencies provided examples of material they proactively disclosed during the reporting period, including records requested and released three or more times in accordance with 5 U.S.C. § 552(a)(2)(D).

Agencies provided a wealth of examples in their reports of new or regularly updated information posted on their websites. A few of the many examples include:

- <u>CFTC</u> continues to make proactive disclosures on the agency's website in connection with the numerous <u>Dodd-Frank Act rulemakings</u>. Pursuant to its transparency policy, the agency continues to list all <u>meetings with outside stakeholders</u>. Finally, the agency's press office routinely posts <u>advisory notices</u>, <u>speeches</u>, <u>testimony</u>, and <u>notices of enforcement actions</u> on the agency website.
- "Open government requires agencies to work proactively and respond to requests promptly."
- -- DOJ FOIA Guidelines
- <u>CFPB</u>, with the consumer's consent, publishes <u>de-identified narratives about consumer</u> <u>experiences</u> with products such as mortgages, bank accounts and services, credit cards, debt collection, credit reporting, and more. The narratives provide a firsthand account of the consumer's experience and provide context to the associated complaints.
- <u>Department of Interior</u>/Bureau of Safety and Environmental Enforcement is launching a <u>safety initiative</u> to bring critical safety information directly to offshore workers on the Outer Continental Shelf. The program uses text messages to send links to the Bureau's published Safety Alerts and Bulletins.
- <u>DOL</u>/Office of Disability Employment Policy (ODEP) continued to update its webpage to provide the public with a detailed overview of a major policy initiative <u>a joint \$80</u> <u>million effort</u> with the Employment and Training Administration (ETA) and the <u>SSA</u> to test the impact of early intervention projects on Stay at Work/Return to Work outcomes. The Retaining Employment and Talent After Injury/Illness Network

- (RETAIN) <u>webpage</u> contains detailed links to six different topics including news, events and, FAQs.
- NARA/National Declassification Center (NDC) released 541 entries that completed declassification processing between October 1, 2018 through September 30, 2019.
 Highlights include: the Department of State's Paris Peace Accords Files and the Office of the Secretary of Defense's "Pentagon Papers" Investigation Files.
- Agencies also continued to post records that have been requested under the FOIA, sometimes going beyond the FOIA's statutory requirements. For instance, State continued its policy of "Release to One, Release to All" through a series of regular postings. From March 1, 2019 through February 7, 2020, over 17,000 additional records were posted to State's public FOIA website, which now contains more than 225,000 records. DOD/Air Force routinely publishes all FOIA responses to its FOIA Library, except for responses to first-party requesters. In the current reporting period, 38,049 pages of responsive documents were added to the Air Force FOIA Library.

Making Posted Information More Useful

In March 2015, OIP issued <u>guidance for proactive disclosures</u> that details various methods for disclosure, including the importance of ensuring that information is posted in the most usable formats. Many agencies use different strategies for proactive disclosures tailored to serve the community of individuals who visit their websites most frequently. Some examples of steps agencies have taken to make information more useful include:

- <u>CFTC</u> uses <u>LabCFTC</u> to engage with academia, students and professionals on applications of financial technology (FinTech) relevant in the <u>CFTC</u> space. In particular, LabCFTC's <u>GuidePoint Program</u> is an integral part of LabCFTC. GuidePoint offers FinTech innovators a point of contact to ensure inquiries are properly directed; individualized feedback on CFTC's regulatory framework; as well as, general information on registration, processes, and compliance.
- DOC/Bureau of Economic Analysis's (BEA) Communications Staff regularly review a wide array of web analytics, customer feedback, and survey responses to improve web usability and information architecture. In 2019, BEA launched a new data science approach to web usability review, using advanced statistical techniques to gain insight into web user behavior and where additional site improvements are necessary.
- Many <u>DOT</u> components reported publicizing important proactive disclosures for public awareness through various <u>social media outlets</u>. For example, <u>DOT</u> components employed Facebook, Twitter, YouTube, Instagram, and Vine. Additionally, <u>DOT</u>/National Highway Traffic Safety Administration (NHTSA) created a dedicated <u>Takata recall spotlight page</u>, which published an abstract list of affected vehicles and interactive visual charts along with a frequently asked questions (FAQs) for the consumers.
- Federal Reserve Board (FRB) used numerous social media channels such as Twitter, YouTube, LinkedIn, and Flickr to provide the public with additional means of accessing information. The FRB Twitter account appeared in users' timelines 33 million times from October 1, 2018 September 30, 2019.
- <u>Federal Energy Regulatory Commission</u> (FERC) created <u>"The FERC Insight"</u> newsletter that provided another method in which information can be proactively shared with members of the public. The newsletter includes highlights from meetings, speeches, upcoming

- conferences, and other special announcements relating to <u>FERC</u> matters. It also includes direct links to Commission orders, notices, reports, podcasts, and other pertinent material.
- In 2018, <u>USAGM</u> launched a redesigned public website (<u>www.usagm.gov</u>), in line with its organizational re-branding from Broadcasting Board of Governors to U.S. Agency for Global Media. The new website features improved layout and navigability and enables potential FOIA requesters to more easily locate and review information that <u>USAGM</u> has already posted. In addition, potential requesters can use the "search" feature of the website to filter and sort results by keywords.
- The National Science Foundation (NSF) recognizes that individuals who regularly access its
 website primarily come from the scientific community. Accordingly, NSF currently has 98
 data sets available on <u>data.gov</u> and 3,255 records available in the <u>NSF document library</u>.
 The documents can be searched by document type, organization type, publication date, and document title. An additional 5,050 records are available in the archived document library.
- Office of National Drug Control Policy (ONDCP) posted a new Drug Control Data Dashboard with an extensive array of drug-related data. The Data Dashboard is a compilation of 163 tables in machine-readable form based on the 2019 National Drug Control Strategy's Data Supplement. ONDCP took steps to improve the presentation and usefulness of the data and will continue to make further improvements next year.

Best Practices for Increasing Proactive Disclosures

In addition to the efforts above, several agencies provided best practices they have taken to proactively disclose records. For example:

- Treasury/IRS established a forum to meet quarterly with IRS business unit points of contact to discuss proactive disclosure requirements and FOIA processing. Additionally, IRS also conducted a review of Internal Revenue Manuals to ensure procedural changes are appropriately disclosed on the FOIA Library.
- FCC publicized proactive disclosures through numerous social media and email subscription services. For example, FCC maintained over fifty-five RSS feeds, through which users could receive automatic updates covering the FCC Blog, actions by individual bureaus and offices, and numerous types of FCC documents and databases. Users could also receive the information through email subscription.
- ODNI's FOIA Branch works closely with its Strategic Communications Division and the Civil Liberties, Privacy and Transparency Office to encourage proactive disclosure of items of public interest. ODNI also convenes the Intelligence Community (IC) Historians' Panel to identify material for declassification review.
- <u>Department of Energy</u> (DOE) works with webpage owners to determine the number of hits to their sites, identifying points of interest from the public, and using that as one of the basis for considering types of information for proactive disclosure.
- <u>Department of Health and Human Services</u> (HHS)/National Institutes of Health (NIH)
 monitors components' activities and research portfolios for matters appropriate for
 proactive disclosure. NIH communications offices also monitor correspondence from the
 public and stakeholders for topics of general interest. Finally, NIH web teams monitor
 websites for sites that receive many views to identify material that might be appropriate for
 translation into other languages.

Challenges to Increasing Proactive Disclosures

Agencies listed a variety of challenges to proactive disclosures in FY 2020. Some agencies, such as ED and Labor, indicated that complying with the requirements of Section 508 of the Rehabilitation Act of 1973 as a challenge to the posting of documents. Additionally, CFTC noted that it did not receive many repeat requests and, therefore, found it difficult to determine what information would be most useful to the public. Finally, several agencies listed privacy concerns. Treasury /Treasury Inspector General for Tax Administration (TIGTA) reported that the majority of its requests sought law enforcement records on or about individuals, which could not be disclosed publicly. The Office of Navajo and Hopi Indian Relocation (ONHIR) noted that its most frequently requested documents were home-site leases which contain personally identifiable information (PII).

Section IV: Greater Utilization of Technology in FOIA Administration

Agencies continue to use advanced technology to make more information available online, improve their websites, and assist in their overall FOIA administration. Each year, OIP asks agencies to describe the steps they have taken to greater utilize technology in their FOIA administration in their Chief FOIA Officer Reports. Every year, OIP refines the questions in this section as the use of technology evolves. For 2020, agencies were asked to describe how they leverage technology to facilitate efficiency in FOIA administration that they have not previously reported. Specifically, agencies were asked to describe the type of technology used. Agencies were also asked to confirm that they had reviewed their FOIA websites to address elements noted in OIP guidance.

Use of Technology Not Previously Reported

For 2020, agencies reported leveraging a variety of tools in particular to improve efficiency in conducting searches and identify responsive records. Many agencies reported using e-discovery tools to conduct searches and assist in litigation matters. For example, DHS/Office of Inspector General leveraged its e-discovery platform to handle voluminous requests or requests involving employee e-mails. DOT/NHTSA added e-discovery technology to filter, de-duplicate, rank, and categorize responsive content in large volumes of emails, attachments, or virtually any file type.

Other agencies found additional ways to creatively leverage technology. <u>State</u> and <u>GSA</u> are exploring the use of Artificial Intelligence (AI) to improve the electronic management of records and automate redactions on templated information, respectively. <u>Treasury</u>/Treasury Inspector General for Tax Administration (TIGTA) created a wiki, which allows employees to do keyword searches of disclosure policies and procedures, and recently updated it with a section on definitions, case summaries, and three new Standard Operating Procedures.

Review of Agency Websites

In 2017, OIP issued <u>guidance</u> encouraging agencies to regularly review their FOIA websites to ensure they contain essential resources, are informative, and user-friendly. In their 2020 Chief FOIA Officer Reports, sixty-eight of sixty-nine agencies receiving more than fifty requests reported that they reviewed their websites for compliance with OIP Guidance. One agency reported that it was planning to conduct this review during the next reporting period.

Posting Quarterly FOIA Reports

In FY 2019, 58% of agencies receiving more than fifty requests reported posting their Quarterly FOIA Reports successfully with corresponding data appearing on FOIA.gov. An additional 30% of agencies were able to post their quarterly reports successfully to their own website even though they may have had technical difficulties that resulted in their information not appearing on

FOIA.gov. Any agency that was unable to successfully post all quarterly reports was required to provide a plan for ensuring that such reporting is successful in FY 2020. Given the importance of providing the public these key FOIA statistics during the course of the fiscal year, every agency should ensure that their quarterly FOIA reports are timely and properly posted in accordance with OIP's <u>guidance</u>, so that they can be accessed through <u>FOIA.gov</u>.

Posting Raw Data Used to Compile the Annual FOIA Report

The FOIA Improvement Act of 2016 amended the FOIA to require agencies to proactively make available in an electronic format the raw statistical data used to compile their Annual FOIA Report. Previously, this information was required to be made available upon request. OIP issued guidance to assist agencies in meeting this requirement, and asked agencies to provide links to their raw data postings for FY 2018 in their 2020 Chief FOIA Officer Reports. Eighty-eight percent of agencies receiving more than fifty requests successfully posted the raw data used to compile their FY 2018 Annual FOIA Report. Several agencies have also already posted the raw data for their FY 2019 reports.

Best Practices to Leverage Technology

In addition to describing technology used to conduct searches, the <u>2020 Chief FOIA Officer</u> Reports contain many examples of agencies' best practices in using technology throughout the FOIA process. For example:

- <u>DOD</u> components continue to participate in a multi-phase workshop which includes an enterprise-wide FOIA case management system. <u>DOD's</u> goal is to transition to a Department-wide FOIA case management system, which will assist with standardizing the FOIA process. The case management system objective is to provide consistency in how <u>DOD</u> FOIA offices track cases, maintain records, and produce reports, leading to overall greater efficiency in FOIA processing.
- <u>Treasury</u>/Office of the Comptroller of the Currency (OCC) employed the use of a new payment module that interfaces directly between its FOIA request tracking system and www.Pay.gov. Additionally, the agency has gone to an electronic payment only system for its FOIA processing.
- <u>Tennessee Valley Authority</u> (TVA) implemented Enterprise Content Management (ECM) a records and document management system. Among other things, the ECM system allows for efficient information searches, integrates with key <u>TVA</u> systems, and facilitates documentation processes. Full implementation of ECM has increased work productivity and collaboration across the agency.
- DOC/FOIA Program and Information Law Division utilizes its "Relativity" pilot program to enhance email search capabilities. The program allows specified documents and data sets to be identified and extracted from custodian accounts using filters and search terms. The tool automates deduplication, and email threading which decreases analyst review times.
- Many agencies, including <u>CFPB</u>, <u>CSOSA</u>, <u>FDIC</u>, <u>FTC</u>, and <u>NTSB</u>, also reported upgrading their FOIA case management systems. Additionally, <u>State</u> reported major improvements in the Department's management of electronic records in a cloud-based eRecords archive that will be interoperable with FOIAXpress.

Challenges with Technology

The challenges agencies face in the area of technology include staffing and resource limitations as well as electronic discovery (e-discovery) issues. Smaller agencies, such as CFTC,

<u>CNCS</u>, and <u>Federal Mine Safety and Health Review Commission</u> (FMSHRC), reported lack of staff and access to resources as challenges. By contrast, larger agencies reported challenges related to the use of e-discovery tools. For example, <u>HUD</u> reports that due to the prevalence of requests seeking email and calendar records, the Department has submitted a significant number of e-discovery requests since 2017. The volume of requests has led to a large backlog within <u>HUD's</u> e-discovery system. Despite these challenges, agencies large and small, are continuing to explore how best to use technology to their advantage.

Section V: Improving Timeliness and Reducing Backlogs

For the <u>2020 Chief FOIA Officer Reports</u>, OIP again asked agencies to provide detailed information on their average processing times for simple track requests and their efforts to reduce backlogs and close their ten oldest requests, appeals, and consultations. Those agencies that had a request backlog of over 1,000 were also required to provide a plan for achieving backlog reduction in the year ahead. Likewise, agencies that did not close their ten oldest requests, appeals, or consultations were required to describe their plans for closing those requests, appeals or consultations by the end of FY 2020.

While OIP continued to assess agencies on the below milestones consistent with prior years, it is important to note that most agencies were significantly impacted by the 35-day government shutdown that occurred in FY 2019. The shutdown unavoidably increased processing times and presented a new challenges for agencies' backlog reduction goals. Nevertheless, it is important for agencies to continue to striving toward meeting all the milestones in this section. Accordingly, we continue to assess this section as we have in the past, with future progress in mind.

Simple Track Requests

Because of the strong correlation between the type of request that is made and the ability of the agency to respond to that request more quickly, in 2012, OIP established a milestone that addressed whether the agency overall responded to requests in its simple track within an average of twenty working days or less. Agencies once again reported on this metric in their 2020 Chief FOIA Officer Reports. Thirty-two medium and high-volume agencies reported that they either processed their simple-track requests in an average of twenty-working days or less, or if they did not use multi-track processing, they processed all of their non-expedited requests within that average timeframe.

Backlogs

With regard to request backlogs, thirty-six medium and high-volume agencies reported that they either reduced the number of requests in their backlog at the end of FY 2019 or they had no backlog to reduce. Seven agencies reported that the backlog was the same as the previous FY or an increase of up to five backlogged requests. Twenty-six agencies experienced a backlog increase of more than five requests; of these agencies, ten reported that they processed more requests than the previous fiscal year.

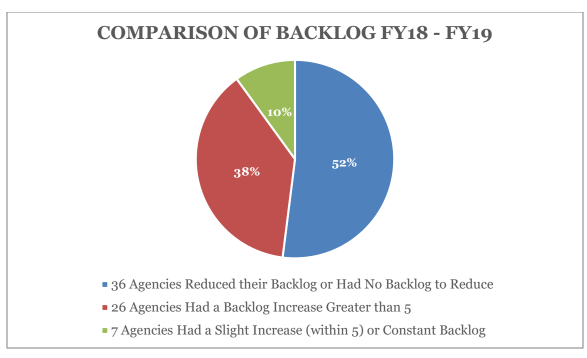


Figure 3: Backlog Comparison, FY 2018 to FY 2019

For administrative FOIA appeals, forty-seven medium and high-volume agencies reported that they either reduced the number of appeals in their backlog at the end of FY 2019 or they had no backlog to reduce. Twelve agencies reported that the backlog was the same as the previous FY or an increase of up to five backlogged appeals. Ten agencies reported an appeal backlog increase of over five appeals. Further, of the twenty-two agencies that reported an increase or constant appeals backlog, seven also reported that they processed more appeals than the previous fiscal year.

As with previous years, agencies that experienced an increase in their request or appeal backlogs explained the causes that contributed to those increases in their 2020 Chief FOIA Officer Reports. The most frequently cited factors were the increase in the number of requests, as well as the increased complexity of incoming requests. Nine agencies also reported losing experienced staff as contributing to the backlog. Litigation also continued to be a commonly cited factor that contributed to an increased request backlog. Additionally, many agencies, including DOC, HHS/Food and Drug Administration (FDA), DHS/Customs and Border Protection (CBP) and DHS/TSA cited the FY 2019 government shutdown as a reason their backlog did not decrease. With respect to appeals, ten agencies identified the increased number of appeals received and a loss of staff as contributing to their appeals backlog. Additionally, nine agencies identified an increase in the complexity of appeals as contributing to the backlog. As with previous years, agencies that experienced an increase in their request or appeal backlogs explained the causes that contributed to those increases in their 2020 Chief FOIA Officer Reports.

Status of Ten Oldest Requests, Appeals, and Consultations

A critical element of the government's backlog-reduction efforts is the closing of the ten oldest pending requests, appeals, and consultations at each agency every year. Thirty-four medium and high-volume agencies reported that they either closed all ten of their oldest requests from FY 2018 by the end of FY 2019, or they had no ten oldest to close.

With regard to appeals, forty-nine medium and high-volume agencies either closed their ten oldest pending appeals or they had no ten oldest to close. Finally, fifty-six medium and high-volume agencies closed their ten oldest pending consultations or they continued to maintain no pending consultations at the end of the fiscal year.

Conclusion

OIP's 2020 Summary and Assessment demonstrates that even in the face of continuously high demand and new challenges, agencies continue to implement new ways to improve their administration of the FOIA through various initiatives connected to the five key areas addressed in the DOJ FOIA Guidelines. Agencies continue to apply a presumption of openness, make more proactive disclosures, use technology for the benefit of FOIA, and make efforts to improve timeliness and reduce backlogs. While there are many laudable achievements noted in this summary, the successes achieved by individual agencies can vary. OIP's Assessment serves as a visual snapshot of where each agency should focus its efforts in the upcoming year to achieve greater success. To assist agencies OIP also offers the following guidance.

OIP Guidance for Further Improvement Based on 2020 Chief FOIA Officer Report Review and Assessment

Improving Timeliness and Reducing Backlogs

The Department's FOIA Guidelines emphasize the importance of timeliness when responding to requests. In the 2020 Assessment, OIP continued to capture agencies' efforts in this area by assessing metrics such as: the average processing time for simple requests, reductions in backlogs, the percentage of the backlogs in relation to incoming requests and appeals, and the closure of agencies' ten oldest requests, appeals, and consultations.

Continuing to focus on the metrics above, agencies with an average processing time for simple requests of more than twenty days should reexamine their FOIA process and strive to meet the twenty day standard. Likewise, agencies with large backlogs should also continue to work on achieving backlog reduction and closing their oldest requests in the upcoming fiscal years. OIP encourages agencies to assess their FOIA programs with an eye toward developing short and long term plans for achieving sustained improvements in timeliness and backlogs. Agencies can use OIP's Self-Assessment Toolkit as a resource for identifying potential pain points in their FOIA process and developing fulsome backlog reduction plans. OIP acknowledges that many agencies are currently experiencing new challenges in the midst of the COVID-19 pandemic. Those agencies should continue to maximize the efficiency and effectiveness of their FOIA program and consider the steps highlighted in OIP's May 2020 <u>Guidance for Agency FOIA Administration in Light of COVID-19 Impacts</u>:

- Using Clear and Effective Communication with Requesters
- Strategically Managing Requests Using Multitrack Processing and Interim Releases
- Focusing on Proactive Disclosures
- Reassessing and Leveraging Technology
- Beyond Request Processing, Considering Other Ways to Maximize Efficiency
- Utilizing Available Government-wide DOI Resources

Expedited Processing Procedures

OIP's December 2014 <u>Guidance on Ensuring Timely Determinations on Requests for Expedited Processing</u> emphasizes the importance of adjudicating requests for expedited processing within ten calendar days. For the 2020 Chief FOIA Officer Reports, while most agencies met this milestone, many agencies' average time to adjudicate requests for expedited processing exceeds ten days. In some cases, the average adjudication time is several days or more higher than the required ten calendar days. OIP asked agencies that did not adjudicate requests for expedited processing within ten days to provide plans for improvement. Agencies are encouraged to follow up on these plans throughout the year to ensure that they are meeting the FOIA's requirement for responding to requests for expedition. Additionally, agencies should be mindful of the following steps from OIP's 2014 guidance:

- Screen all FOIA requests at the time of receipt to determine whether expedited processing has been requested.
- Be alert to requests for expedition that may be made after the initial request is submitted.
- Establish clear coordination procedures with other offices that are involved in making the determination on a request for expedited processing.

Agencies are encouraged to review the full text of the <u>guidance</u> and to review their procedures for identifying and adjudicating requests for expedited processing to ensure that they consistently adjudicating requests for expedition in accordance with the FOIA's time limits.

2020 Assessment of Agency Progress in FOIA Administration

For the 2020 assessment, OIP selected twenty milestones for scoring high volume agencies and eighteen milestones for medium volume agencies, each of which is tied to one of the five key areas addressed in the DOJ's FOIA Guidelines. These milestones were chosen as indicative of progress made in each area, but they are by no means exclusive. Agencies include in their Chief FOIA Officer Reports a wide range of accomplishments and initiatives that they have undertaken to improve their administration of the FOIA. As these reports themselves provide a more comprehensive picture of each agency's work in implementing DOJ's FOIA Guidelines, this assessment is designed to provide a visual snapshot of several key areas of agency FOIA administration and is meant to be read in conjunction with the Chief FOIA Officer Reports. The assessment readily illustrates many areas where agencies have made real progress in the past year and also serves to highlight areas where further improvements can be made.

The assessment covers the twenty-nine high volume agencies and forty medium-volume agencies that were subject to the FOIA during FY 2020. As in prior years, agencies are scored on the different milestones based on a stoplight scoring system. Agencies provide a wealth of information as a part of their Chief FOIA Officer Reports that do not lend themselves to scoring, but are still very informative as to their efforts to improve their FOIA administration. In an effort to streamline the presentation of the assessment, narrative information is not included in the charts.

A detailed methodology is provided below describing how each milestone was scored. As in prior years, questions assessed on the three-step scoring system use a score of dark green, yellow, and red. Dark green indicates that the agency met the milestone, yellow indicates partial progress, and red indicates that the milestone was not met. For the five-step scoring system, the colors light green and orange provide more gradation as to the progress the agency has made towards that milestone.

The time period for the assessment is generally March 2019 to March 2020, which is the period covered by the 2020 Chief FOIA Officer Reports. For the milestones concerning average time to adjudicate requests for expedited processing, processing times for simple track requests, backlogs, and the ten oldest requests, appeals, and consultations, the time period is FY 2019. The data for these metrics was compiled from agency Annual FOIA Reports, which are available on both FOIA.gov and OIP's Reports page.

2020 Chief FOIA Officer Report Methodology

Section 1: Steps Taken to Apply the Presumption of Openness

A. FOIA Leadership

Agencies Receiving More Than 1000	Agencies Receiving 50-1000 Requests
Requests	
1. The FOIA requires each agency to	1. The FOIA requires each agency to
designate a Chief FOIA Officer who is a	designate a Chief FOIA Officer who is a
senior official at least at the Assistant	senior official at least at the Assistant
Secretary or equivalent level. Is your	Secretary or equivalent level. Is your
agency's Chief FOIA Officer at or above this	agency's Chief FOIA Officer at or above this
level?	level?
Dark Green: YesRed: No	Dark Green: YesRed: No
2. Please provide the name and title of your agency's Chief FOIA Officer. (Not Graded)	2. Please provide the name and title of your agency's Chief FOIA Officer. (Not Graded)

B. FOIA Training

Agencies Receiving More Than 1000 Requests	Agencies Receiving 50-1000 Requests
3. Did your FOIA professionals or the personnel at your agency who have FOIA responsibilities attend any FOIA training or conference during the reporting period such as that provided by the Department of Justice?	3. Did your FOIA professionals or the personnel at your agency who have FOIA responsibilities attend any FOIA training or conference during the reporting period such as that provided by the Department of Justice?
 Dark Green: Attended training/FOIA conference (one or multiple), or held a staff meeting that included some FOIA training Yellow: Is planning to attend or hold training after reporting period Red: Did not hold or attend training 	 Dark Green: Attended training/FOIA conference (one or multiple), or held a staff meeting that included some FOIA training Yellow: Is planning to attend or hold training after reporting period Red: Did not hold or attend training
4. If yes, please provide a brief description of the type of training attended or conducted and the topics covered. (Not Graded)	4. If yes, please provide a brief description of the type of training attended or conducted and the topics covered. (Not Graded)
 5. Provide an estimate of the percentage of your FOIA professionals and staff with FOIA responsibilities who attended substantive FOIA training during this reporting period. Dark Green: 100% to 81% 	5. Provide an estimate of the percentage of your FOIA professionals and staff with FOIA responsibilities who attended substantive FOIA training during this reporting period. (Not Graded)

• Light Green: 80% to 61%

• Yellow: 60% to 41%

• Orange: 40% to 21%

• Red: 20% and below

6. OIP has <u>directed agencies</u> to "take steps to ensure that all of their FOIA professionals attend substantive FOIA training at least once throughout the year." If your response to the previous question is that less than 80% of your FOIA professionals attended training, please explain your agency's plan to ensure that all FOIA professionals receive or attend substantive FOIA training during the next reporting year. (**Not Graded**)

6. OIP has <u>directed agencies</u> to "take steps to ensure that all of their FOIA professionals attend substantive FOIA training at least once throughout the year." If your response to the previous question is that less than 80% of your FOIA professionals attended training, please explain your agency's plan to ensure that all FOIA professionals receive or attend substantive FOIA training during the next reporting year. (**Not Graded**)

C. Outreach

Agencies Receiving More Than 1000 Agencies Receiving 50-1000 Requests Requests

- 7. Did your FOIA professionals engage in any outreach or dialogue with the requester community or open government groups regarding your administration of the FOIA? Please describe any such outreach or dialogue, and, if applicable, any specific examples of how this dialogue has led to improvements in your agency's FOIA administration.
 - Dark Green: Agency conducted outreach
 - Yellow: Agency conducted outreach with requesters during request/appeal process
 - Red: Agency did not conduct any outreach
- 7. Did your FOIA professionals engage in any outreach or dialogue with the requester community or open government groups regarding your administration of the FOIA? Please describe any such outreach or dialogue, and, if applicable, any specific examples of how this dialogue has led to improvements in your agency's FOIA administration. (Not Graded)

D. Other Initiatives

Agencies Receiving More Than 1000 Requests 8. Describe any efforts your agency has undertaken to inform non-FOIA professionals of their obligations under the FOIA. • Dark Green: Yes • Yellow: Planned • Red: No Agencies Receiving 50-1000 Requests 8. Describe any efforts your agency has undertaken to inform non-FOIA professionals of their obligations under the FOIA. • Dark Green: Yes • Yellow: Planned • Red: No

- 9. Optional -- If there are any other initiatives undertaken by your agency to ensure that the presumption of openness is being applied, please describe them here. (**Not Graded**)
- 9. Optional -- If there are any other initiatives undertaken by your agency to ensure that the presumption of openness is being applied, please describe them here. (**Not Graded**)

<u>Section II: Steps Taken to Ensure that Your Agency Has an Effective System in Place for</u> Responding to Requests

Agencies Receiving More Than 1000 Requests

- 1. For Fiscal Year 2019, what was the average number of days your agency reported for adjudicating requests for expedited processing? Please see Section VIII.A. of your agency's Fiscal Year 2019 Annual FOIA Report.
 - Dark Green: Less than 10 days
 - Light Green: Between 10.1 and 10.5 days
 - Yellow: Between 10.6 and 11.0 days
 - Orange: Between 11.1 and 12 days
 - Red: Over 12 days
 - N/A: Did not adjudicate such a request during FY
- 2. If your agency's average number of days to adjudicate requests for expedited processing was above ten calendar days, please describe the steps your agency will take to ensure that requests for expedited processing are adjudicated within ten calendar days or less. (Not Graded)
- 3. During the reporting period, did your agency conduct a self-assessment of its FOIA program? If so, please describe the methods used, such as reviewing Annual Report data, using active workflows and track management, reviewing and updating processing procedures, etc. (Not Graded)
- 4. The FOIA Improvement Act of 2016 requires additional notification to requesters about the services provided by the agency's FOIA Public Liaison. Please provide an

Agencies Receiving 50-1000 Requests

- 1. For Fiscal Year 2019, what was the average number of days your agency reported for adjudicating requests for expedited processing? Please see Section VIII.A. of your agency's Fiscal Year 2019 Annual FOIA Report.
 - Dark Green: Less than 10 days
 - Light Green: Between 10.1 and 10.5 days
 - Yellow: Between 10.6 and 11.0 days
 - Orange: Between 11 and 12 days
 - Red: Over 12 days
 - N/A: Did not adjudicate such a request during FY
- 2. If your agency's average number of days to adjudicate requests for expedited processing was above ten calendar days, please describe the steps your agency will take to ensure that requests for expedited processing are adjudicated within ten calendar days or less. (Not Graded)
- 3. During the reporting period, did your agency conduct a self-assessment of its FOIA program? If so, please describe the methods used, such as reviewing Annual Report data, using active workflows and track management, reviewing and updating processing procedures, etc. (Not Graded)
- 4. The FOIA Improvement Act of 2016 requires additional notification to requesters about the services provided by the agency's FOIA Public Liaison. Please provide an

estimate of the number of times requesters sought assistance from your agency's FOIA Public Liaison during FY 2019 (please provide a total number or an estimate of the number). (**Not Graded**)

5. Optional -- Please describe the best practices used to ensure that your FOIA system operates efficiently and effectively and any challenges your agency faces in this area. (**Not Graded**)

estimate of the number of times requesters sought assistance from your agency's FOIA Public Liaison during FY 2019 (please provide a total number or an estimate of the number). (**Not Graded**)

5. Optional -- Please describe the best practices used to ensure that your FOIA system operates efficiently and effectively and any challenges your agency faces in this area. (**Not Graded**)

Section III: Steps Taken to Increase Proactive Disclosures

Agencies Receiving More Than 1000 Requests

- 1. Provide examples of any material that your agency has proactively disclosed during the past reporting year, including records that have been requested and released three or more times in accordance with 5 U.S.C. § 552(a)(2)(D). Please include links to these materials as well. (**Not Graded**)
- 2. Beyond posting new material, is your agency taking steps to make the posted information more useful to the public, especially to the community of individuals who regularly access your agency's website?
 - Dark Green: Agency answered yes
 - Alternatively: Agency answered that it is already making information available in its most useful format
 - Yellow: Agency is looking into how they would do so
 - Alternatively: If agency noted that they do not operate their website in house
 - Red: Agency answered no
- 3. If yes, please provide examples of such improvements. (**Not Graded**)

Agencies Receiving 50-1000 Requests

- 1. Provide examples of any material that your agency has proactively disclosed during the past reporting year, including records that have been requested and released three or more times in accordance with 5 U.S.C. § 552(a)(2)(D). Please include links to these materials as well. (**Not Graded**)
- 2. Beyond posting new material, is your agency taking steps to make the posted information more useful to the public, especially to the community of individuals who regularly access your agency's website?
 - Dark Green: Agency answered yes
 - Alternatively: Agency answered that it is already making information available in its most useful format
 - Yellow: Agency is looking into how they would do so
 - Alternatively: If agency noted that they do not operate their website in house
 - Red: Agency answered no
- 3. If yes, please provide examples of such improvements. (**Not Graded**)

- 4. Optional -- Please describe the best practices used to improve proactive disclosures and any challenges your agency faces in this area. (**Not Graded**)
- 4. Optional -- Please describe the best practices used to improve proactive disclosures and any challenges your agency faces in this area. (**Not Graded**)

Section IV: Steps Taken to Greater Utilize Technology

Agencies Receiving More Than 1000 Requests

- 1. Is your agency leveraging or exploring any new technology to facilitate efficiency in its FOIA administration that you have not previously reported? If so, please describe the type of technology. (**Not Graded**)
- 2. OIP issued guidance in 2017 encouraging agencies to regularly review their FOIA websites to ensure that they contain essential resources and are informative and user-friendly. Has your agency reviewed its FOIA website(s) during the reporting period to ensure it addresses the elements noted in the guidance?
 - Dark Green: Agency reviewed
 - Yellow: Planning to review
 - Red: Did not review
- 3. Did your agency successfully post all four quarterly reports for Fiscal Year 2019?
 - Dark Green: Agency did successfully, with data appearing on FOIA.gov
 - Light Green: Agency did, but data did not appear on FOIA.gov due to technical reasons and reached out to OIP to resolve issues
 - Yellow: Agency posted 2 or 3 of the reports, and reached out to OIP to resolve issues
 - Orange: Agency posted at least 1 report, and is working with OIP to resolve issues
 - Red: Agency did not post any reports
 - N/A: Agency did not post quarterly reports because this is their first year

Agencies Receiving 50-1000 Requests

- 1. Is your agency leveraging or exploring any new technology to facilitate efficiency in its FOIA administration that you have not previously reported? If so, please describe the type of technology. (**Not Graded**)
- 2. OIP issued guidance in 2017 encouraging agencies to regularly review their FOIA websites to ensure that they contain essential resources and are informative and user-friendly. Has your agency reviewed its FOIA website(s) during the reporting period to ensure it addresses the elements noted in the guidance?
 - Dark Green: Provided link to posting
 - Yellow: Planning to review
 - Red: Did not review
- 3. Did your agency successfully post all four quarterly reports for Fiscal Year 2019?
 - Dark Green: Agency did successfully, with data appearing on FOIA.gov
 - Light Green: Agency did, but data did not appear on FOIA.gov due to technical reasons and reached out to OIP to resolve issues
 - Yellow: Agency posted 2 or 3 of the reports, and reached out to OIP to resolve issues
 - Orange: Agency posted at least 1 report, and is working with OIP to resolve issues
 - Red: Agency did not post any reports
 - N/A: Agency did not post quarterly reports because this is their first year

providing an annual report. They will provide quarterly reports in FY2020.

- 4. If your agency did not successfully post all quarterly reports, with information appearing on FOIA.gov, please explain why and provide your agency's plan for ensuring that such reporting is successful in Fiscal Year 2020. (**Not Graded**)
- 5. The FOIA Improvement Act of 2016 requires all agencies to post the raw statistical data used to compile their Annual FOIA Reports. Please provide the link to this posting for your agency's Fiscal Year 2018 Annual FOIA Report and, if available, for your agency's Fiscal Year 2019 Annual FOIA Report.
 - Dark Green: Provided link to posting
 - Red: Did not provide link to posting
- 6. Optional -- Please describe the best practices used in greater utilizing technology and any challenges your agency faces in this area. (**Not Graded**)

- providing an annual report. They will provide quarterly reports in FY2020.
- 4. If your agency did not successfully post all quarterly reports, with information appearing on FOIA.gov, please explain why and provide your agency's plan for ensuring that such reporting is successful in Fiscal Year 2020. (**Not Graded**)
- 5. The FOIA Improvement Act of 2016 requires all agencies to post the raw statistical data used to compile their Annual FOIA Reports. Please provide the link to this posting for your agency's Fiscal Year 2018 Annual FOIA Report and, if available, for your agency's Fiscal Year 2019 Annual FOIA Report.
 - Dark Green: Provided link to posting
 - Red: Did not provide link to posting
- 6. Optional -- Please describe the best practices used in greater utilizing technology and any challenges your agency faces in this area. (**Not Graded**)

<u>Section V: Steps Taken to Improve Timeliness in Responding to Requests and Reducing Backlogs</u>

A. Simple Track

Agencies Receiving More Than 1000	Agencies Receiving 50-1000 Requests
Requests	
1. Does your agency utilize a separate track for simple requests? (Not Graded)	1. Does your agency utilize a separate track for simple requests? (Not Graded)
2. If your agency uses a separate track for simple requests, was the agency overall average number of days to process simple requests twenty working days or fewer in Fiscal Year 2019?	2. If your agency uses a separate track for simple requests, was the agency overall average number of days to process simple requests twenty working days or fewer in Fiscal Year 2019?
 Dark Green: Average time is 20 days or below (with or without) Light Green: 20.01 and 22 (with or without) 	 Dark Green: Average time is 20 days or below (with or without) Light Green: 20.01 and 22 (with or without)

- Yellow: Average time is between 22.01 and 23 days (with simple track); time is above 22.01 days (without simple track)
- Orange: 23.01 and 25 (with simple)
- Red: Average time is above 25.01 days (with simple track)
- 3. Please provide the percentage of requests processed by your agency in Fiscal Year 2019 that were placed in your simple track. (**Not Graded**)
- 4. If your agency does not track simple requests separately, was the average number of days to process all non-expedited requests twenty working days or fewer? (Graded if no simple track grade articulated above in question 2)
 - Dark Green: Average time is 20 days or below days
 - Light Green: 20.01 and 22 (with or without)
 - Yellow: Average time is above 22.01

- Yellow: Average time is between 22.01 and 23 days (with simple track); time is above 22.01 days (without simple track)
- Orange: 23.01 and 25 (with simple)
- Red: Average time is above 25.01 days (with simple track)
- 3. Please provide the percentage of requests processed by your agency in Fiscal Year 2019 that were placed in your simple track. (**Not Graded**)
- 4. If your agency does not track simple requests separately, was the average number of days to process all non-expedited requests twenty working days or fewer? (Graded if no simple track grade articulated above in question 2)
 - Dark Green: Average time is 20 days or below days
 - Light Green: 20.01 and 22 (with or without)
 - Yellow: Average time is above 22.01

B. Backlogs

Agencies Receiving More Than 1000 Requests

BACKLOGGED REQUESTS

- 5. If your agency had a backlog of requests at the close of Fiscal Year 2019, did that backlog decrease as compared with the backlog reported at the end of Fiscal Year 2018?
 - Dark Green: Agency backlog decreased (or backlog was constant at 0)
 - Yellow: Agency backlog was same as previous FY (not 0) or increased within 5 requests
 - Red: Agency backlog increased more than 5 requests

Agencies Receiving 50-1000 Requests

BACKLOGGED REQUESTS

- 5. If your agency had a backlog of requests at the close of Fiscal Year 2019, did that backlog decrease as compared with the backlog reported at the end of Fiscal Year 2018?
 - Dark Green: Agency backlog decreased (or backlog was constant at 0)
 - Yellow: Agency backlog was same as previous FY (not 0) or increased within 5 requests
 - Red: Agency backlog increased more than 5 requests

- 6. If not, did your agency process more requests during Fiscal Year 2019 than it did during Fiscal Year 2018?
 - Dark Green: Agency processed more in FY19 than in FY18.
 - Yellow: Agency processed the same amount in FY19 than in FY18.
 - Red: Agency processed less in FY19 than in FY18.
- 7. If your agency's request backlog increased during Fiscal Year 2019, please explain why and describe the causes that contributed to your agency not being able to reduce its backlog. When doing so, please also indicate if any of the following were contributing factors:
 - An increase in the number of incoming requests.
 - A loss of staff.
 - An increase in the complexity of the requests received. If possible, please provide examples or briefly describe the types of complex requests contributing to your backlog increase.
 - Any other reasons please briefly describe or provide examples when possible.
- 8. If you had a request backlog please report the percentage of requests that make up the backlog out of the total number of requests received by your agency in Fiscal Year 2019. If your agency has no request backlog, please answer with "N/A."
 - Dark Green: 0% to 10%
 - Light Green: 11% to 20%
 - Yellow: 21% to 30%
 - Orange: 31% to 40%
 - Red: 41% and above

BACKLOGGED APPEALS

9. If your agency had a backlog of appeals at the close of Fiscal Year 2019, did that backlog decrease as compared with the

- 6. If not, did your agency process more requests during Fiscal Year 2019 than it did during Fiscal Year 2018?
 - Dark Green: Agency processed more in FY19 than in FY18.
 - Yellow: Agency processed the same amount in FY19 than in FY18.
 - Red: Agency processed less in FY19 than in FY18.
- 7. If your agency's request backlog increased during Fiscal Year 2019, please explain why and describe the causes that contributed to your agency not being able to reduce its backlog. When doing so, please also indicate if any of the following were contributing factors:
 - An increase in the number of incoming requests.
 - A loss of staff.
 - An increase in the complexity of the requests received. If possible, please provide examples or briefly describe the types of complex requests contributing to your backlog increase.
 - Any other reasons please briefly describe or provide examples when possible.
- 8. If you had a request backlog please report the percentage of requests that make up the backlog out of the total number of requests received by your agency in Fiscal Year 2019. If your agency has no request backlog, please answer with "N/A."
 - Dark Green: 0% to 10%
 - Light Green: 11% to 20%
 - Yellow: 21% to 30%
 - Orange: 31% to 40%
 - Red: 41% and above

BACKLOGGED APPEALS

9. If your agency had a backlog of appeals at the close of Fiscal Year 2019, did that backlog decrease as compared with the

backlog reported at the end of Fiscal Year 2018?

- Dark Green: Agency backlog decreased (or backlog was constant at 0)
- Yellow: Agency backlog was same as previous FY (not 0) or increased within 5 appeals
- Red: Agency backlog increased more than 5 appeals
- 10. If not, did your agency process more appeals during Fiscal Year 2019 than it did during Fiscal Year 2018?
 - Dark Green: Agency processed more in FY19 than in FY18.
 - Yellow: Agency processed the same amount in FY19 than in FY18.
 - Red: Agency processed less in FY19 than in FY18.
- 11. If your agency's appeal backlog increased during Fiscal Year 2019, please explain why and describe the causes that contributed to your agency not being able to reduce its backlog. When doing so, please also indicate if any of the following were contributing factors:
 - An increase in the number of incoming appeals.
 - A loss of staff.
 - An increase in the complexity of the requests received. If possible, please provide examples or briefly describe the types of complex requests contributing to your backlog increase.
 - Any other reasons please briefly describe or provide examples when possible.
- 12. If you had an appeal backlog please report the percentage of appeals that make up the backlog out of the total number of appeals received by your agency in Fiscal Year 2019. If your agency did not receive any appeals in

backlog reported at the end of Fiscal Year 2018?

- Dark Green: Agency backlog decreased (or backlog was constant at 0)
- Yellow: Agency backlog was same as previous FY (not 0) or increased within 5 appeals
- Red: Agency backlog increased more than 5 appeals
- 10. If not, did your agency process more appeals during Fiscal Year 2019 than it did during Fiscal Year 2018?
 - Dark Green: Agency processed more in FY19 than in FY18.
 - Yellow: Agency processed the same amount in FY19 than in FY18.
 - Red: Agency processed less in FY19 than in FY18.
- 11. If your agency's appeal backlog increased during Fiscal Year 2019, please explain why and describe the causes that contributed to your agency not being able to reduce its backlog. When doing so, please also indicate if any of the following were contributing factors:
 - An increase in the number of incoming appeals.
 - A loss of staff.
 - An increase in the complexity of the requests received. If possible, please provide examples or briefly describe the types of complex requests contributing to your backlog increase.
 - Any other reasons please briefly describe or provide examples when possible.
- 12. If you had an appeal backlog please report the percentage of appeals that make up the backlog out of the total number of appeals received by your agency in Fiscal Year 2019. If your agency did not receive any appeals in

Fiscal Year 201 and/or has no appeal backlog, please answer with "N/A."

- Dark Green: 0% to 10%
- Light Green: 11% to 20%
- Yellow: 21% to 30%
- Orange: 31% to 40%
- Red: 41% and above

Fiscal Year 2019 and/or has no appeal backlog, please answer with "N/A."

- Dark Green: 0% to 10%
- Light Green: 11% to 20%
- Yellow: 21% to 30%
- Orange: 31% to 40%
- Red: 41% and above

C. Backlog Reduction Plans

Agencies Receiving More Than 1000 Requests 13. In the 2019 guidelines for Chief FOIA

- 13. In the 2019 guidelines for Chief FOIA Officer Reports, any agency with a backlog of over 1000 requests in Fiscal Year 2018 was asked to provide a plan for achieving backlog reduction in the year ahead. Did your agency implement a backlog reduction plan last year? If so, describe your agency's efforts in implementing this plan and note if your agency was able to achieve backlog reduction in Fiscal Year 2019? (**Not Graded**)
- 14. If your agency had a backlog of more than 1,000 requests in Fiscal Year 2019, what is your agency's plan to reduce this backlog during Fiscal Year 2020? (**Not Graded**)

Agencies Receiving 50-1000 Requests

- 13. In the 2019 guidelines for Chief FOIA Officer Reports, any agency with a backlog of over 1000 requests in Fiscal Year 2018 was asked to provide a plan for achieving backlog reduction in the year ahead. Did your agency implement a backlog reduction plan last year? If so, describe your agency's efforts in implementing this plan and note if your agency was able to achieve backlog reduction in Fiscal Year 2019? (**Not Graded**)
- 14. If your agency had a backlog of more than 1,000 requests in Fiscal Year 2019, what is your agency's plan to reduce this backlog during Fiscal Year 2020? (**Not Graded**)

D. Status of Ten Oldest Requests, Appeals, and Consultations

Agencies Receiving More Than 1000 Requests	Agencies Receiving 50-1000 Requests
TEN OLDEST REQUESTS	TEN OLDEST REQUESTS
15. In Fiscal Year 2019, did your agency close the ten oldest requests that were reported pending in your Fiscal Year 2018 Annual FOIA Report?	15. In Fiscal Year 2019, did your agency close the ten oldest requests that were reported pending in your Fiscal Year 2018 Annual FOIA Report?
 Dark Green: Agency answered yes (or no ten oldest to close) Red: Agency answered no 	 Dark Green: Agency answered yes (or no ten oldest to close) Red: Agency answered no
16. If no, please provide the number of these requests your agency was able to close by the end of the fiscal year, as listed in Section VII.E of your Fiscal Year 2018 Annual FOIA	16. If no, please provide the number of these requests your agency was able to close by the end of the fiscal year, as listed in Section VII.E of your Fiscal Year 2018 Annual FOIA

Report. If you had less than ten total oldest requests to close, please indicate that. (**Not Graded**)

17. Beyond work on the ten oldest requests, please describe any steps your agency took to reduce the overall age of your pending requests. (**Not Graded**)

TEN OLDEST APPEALS

- 18. In Fiscal Year 2019, did your agency close the ten oldest appeals that were reported pending in your Fiscal Year 2018 Annual FOIA Report?
 - Dark Green: Agency answered yes (or no ten oldest to close)
 - Red: Agency answered no
- 19. If no, please provide the number of these appeals your agency was able to close by the end of the fiscal year, as listed in Section VII.C.(5) of your Fiscal Year 2018 Annual FOIA Report. If you had less than ten total oldest appeals to close, please indicate that. (**Not Graded**)
- 20. Beyond work on the ten oldest appeals, please describe any steps your agency took to reduce the overall age of your pending appeals. (**Not Graded**)

TEN OLDEST CONSULTATIONS

- 21. In Fiscal Year 2019, did your agency close the ten oldest consultations that were reported pending in your Fiscal Year 2018 Annual FOIA Report?
 - Dark Green: Agency answered yes (or no ten oldest to close)
 - Red: Agency answered no
- 22. If no, please provide the number of these consultations your agency was able to close by the end of the fiscal year, as listed in Section XII.C. of your Fiscal Year 2018 Annual FOIA Report. If you had less than ten

Report. If you had less than ten total oldest requests to close, please indicate that. (**Not Graded**)

17. Beyond work on the ten oldest requests, please describe any steps your agency took to reduce the overall age of your pending requests. (**Not Graded**)

TEN OLDEST APPEALS

- 18. In Fiscal Year 2019, did your agency close the ten oldest appeals that were reported pending in your Fiscal Year 2018 Annual FOIA Report?
 - Dark Green: Agency answered yes (or no ten oldest to close)
 - Red: Agency answered no
- 19. If no, please provide the number of these appeals your agency was able to close by the end of the fiscal year, as listed in Section VII.C.(5) of your Fiscal Year 2018 Annual FOIA Report. If you had less than ten total oldest appeals to close, please indicate that. (Not Graded)
- 20. Beyond work on the ten oldest appeals, please describe any steps your agency took to reduce the overall age of your pending appeals. (**Not Graded**)

TEN OLDEST CONSULTATIONS

- 21. In Fiscal Year 2019, did your agency close the ten oldest consultations that were reported pending in your Fiscal Year 2018 Annual FOIA Report?
 - Dark Green: Agency answered yes (or no ten oldest to close)
 - Red: Agency answered no
- 22. If no, please provide the number of these consultations your agency was able to close by the end of the fiscal year, as listed in Section XII.C. of your Fiscal Year 2018 Annual FOIA Report. If you had less than ten

total oldest consultations to close, please	total oldest consultations to close, please
indicate that. (Not Graded)	indicate that. (Not Graded)

E. Additional Information on Ten Oldest Requests, Appeals, and Consultations & Plans

Agencies Receiving More Than 1000 Requests	Agencies Receiving 50-1000 Requests
23. Briefly explain any obstacles your agency faced in closing its ten oldest requests, appeals, and consultations from Fiscal Year 2018. (Not Graded)	23. Briefly explain any obstacles your agency faced in closing its ten oldest requests, appeals, and consultations from Fiscal Year 2018. (Not Graded)
24. If your agency was unable to close any of its ten oldest requests because you were waiting to hear back from other agencies on consultations you sent, please provide the date the request was initially received by your agency, the date when your agency sent the consultation, and the date when you last contacted the agency where the consultation was pending. (Not Graded)	24. If your agency was unable to close any of its ten oldest requests because you were waiting to hear back from other agencies on consultations you sent, please provide the date the request was initially received by your agency, the date when your agency sent the consultation, and the date when you last contacted the agency where the consultation was pending. (Not Graded)
25. If your agency did not close its ten oldest pending requests, appeals, or consultations, please provide a plan describing how your agency intends to close those "ten oldest" requests, appeals, and consultations during Fiscal Year 2020. (Not Graded)	25. If your agency did not close its ten oldest pending requests, appeals, or consultations, please provide a plan describing how your agency intends to close those "ten oldest" requests, appeals, and consultations during Fiscal Year 2020. (Not Graded)

F. Success Stories

Agencies Receiving More Than 1000 Requests	Agencies Receiving 50-1000 Requests
Requests Out of all the activities undertaken by your agency since March 2019 to increase transparency and improve FOIA administration, please briefly describe here at least one success story that you would like to highlight as emblematic of your agency's efforts. The success story can come from any one of the five key areas. As noted above, these agency success stories will be highlighted during Sunshine Week by OIP.	Out of all the activities undertaken by your agency since March 2019 to increase transparency and improve FOIA administration, please briefly describe here at least one success story that you would like to highlight as emblematic of your agency's efforts. The success story can come from any one of the five key areas. As noted above, these agency success stories will be highlighted during Sunshine Week by OIP.
To facilitate this process, all agencies should use bullets to describe their success story and limit their text to a half page. The success story is designed to be a quick summary of key achievements. A complete description of	To facilitate this process, all agencies should use bullets to describe their success story and limit their text to a half page. The success story is designed to be a quick summary of key achievements. A complete description of

all your efforts will be contained in the body	all your efforts will be contained in the body
of your Chief FOIA Officer Report.	of your Chief FOIA Officer Report.



2020 Chief FOIA Officer Reports - Assessment of Federal Departments and AgenciesAgencies Receiving More than 1,000 Requests (FY 2018)

	Section	I: Steps Taken t	o Apply the Presumption	Section II System for I to Rec		Section III: Proactive Disclosures	Section IV: Use of Technology				
			Training	Agency Conducted Outreach with Requester Community		Adjudicating for Expedited					
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training		Outreach to Non-FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
CIA			100%				9.5				
USDA			86%				105.68				
DOC			86%				23.26				
DOD			97%				28.96				
ED			90%				13.24				
DOE			80%				25.5				
HHS			95%				7.2				
DHS			99%				41				
HUD			60%				11.25				
DOJ			94%				9.07				
Labor			90%				53.5				
State			85%				12.13				
DOI			85%				5				
Treasury			95%				<1				
DOT			80%				1.19				



2020 Chief FOIA Officer Reports - Assessment of Federal Departments and AgenciesAgencies Receiving More than 1,000 Requests (FY 2018)

	Section	I: Steps Taken (to Apply the Presumption	Section II: System for I to Req	Responding	Section III: Proactive Disclosures	Section IV: Use of Technology				
			Training	Agency Conducted Outreach	Outreach to	Adjudicatin for Expedited		9			FY 2018 Raw Data Posting
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training	with Requester Community		Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	
VA			90%				189.5				
EPA			97%				12.91				
EEOC			90%				5.89				
FTC			92%				10				
GSA			100%				2.46				
NARA			95%				4.93				
NLRB			85%				5.56				
OPM			100%				1				
PBGC			100%				6.93				
SEC			100%				5.43				
SBA			100%				27.16				
SSA			95%				7				
USPS			90%				4.16				



2020 Chief FOIA Officer Reports - Assessment of Federal Departments and Agencies

Agencies Receiving More than 1,000 Requests (FY 2018)

				Section '	V Steps	Taken to Im	prove Ti	meliness in	Respond	ing to Requ	ıests (Re	q.) and Re	ducing B	acklogs				
		Simp	le Track	% of		Backlog Decreased				Percentage of Backlog to # of Req./App. Received in FY 2019				Agency Closed Ten Oldest Req., Appeals (App.) & Consultations (Consults.). If not, # closed in FY 2019				
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	Req. In Simple Track	Req.	Process More Req.	App.	Process More App.	Req. Score	Req. %	App. Score	Арр. %	Req.	If no, # closed	App.	If no, # closed	Consults	If no, # closed
CIA	Yes		20.11	19%						93%		95%		2/10		3/10		6/10
USDA	Yes		22.00	92%						10%		205%		9/10		8/10		4/10
DOC	Yes		52.12	46%						30%		131%		2/10		0/10		0/10
DOD	Yes		26.48	50%				N/A		23%		89%		4/10		N/A		0/10
ED	Yes		11.64	58%						37%		108%		N/A		7/10		N/A
DOE	Yes		81.08	77%		N/A				27%		23%		3/10		8/10		5/10
HHS	Yes		18.54	36%						18%		186%		N/A		7/10		0/10
DHS	Yes		33	46%		N/A				14%		4%		9/10		8/10		7/10
HUD	Yes		58.59	71%						44%		33%		6/10		3/10		N/A
DOJ	Yes		49.94	68%						27%		14%		N/A		N/A		N/A
Labor	Yes		29.6	34%				N/A		6%		96%		6/10		N/A		N/A
State	Yes		74.51	3%				N/A		129%		95%		3/10		7/10		2/10
DOI	Yes		15	8%						52%		252%		N/A		N/A		N/A
Treasury	Yes		11.1	20%		N/A				12%		68%		4/10		3/10		6/10
DOT	Yes		18.52	84%						21%		110%		4/10		8/10		2/7
VA	Yes		59.42	79%		N/A				12%		39%		2/10		N/A		N/A
EPA	Yes		48.77	69%		N/A		N/A		26%		52%		2/10		6/10		0/10
EEOC	Yes		32.82	95%		N/A		N/A		11%		2%		N/A		N/A		N/A



2020 Chief FOIA Officer Reports - Assessment of Federal Departments and Agencies

Agencies Receiving More than 1,000 Requests (FY 2018)

Section V Steps Taken to Improve Timeliness in Responding to Requests (Req.) and Reducing Backlogs																		
	Simple Track					Backlog Decreased			Percentage of Backlog to # of Req./App. Received in FY 2019				Agency Closed Ten Oldest Req., Appeals (App.) & Consultations (Consults.). If not, # closed in FY 2019					
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	% of Req. In Simple Track	Req.	Process More Req.	Арр.	Process More App.	Req. Score	Req. %	App. Score	App. %	Req.	If no, #	App.	If no, # closed	Consults	If no, #
FTC	Yes		9.7	63%		N/A		N/A		0%		0%		N/A		N/A		N/A
GSA	Yes		11.41	37%				N/A		23%		55%		N/A		6/10		N/A
NARA	Yes		574.03	98%				N/A		5%		139%		9/10		2/10		N/A
NLRB	No		39.86	N/A		N/A		N/A		3%		0%		N/A		2/2		N/A
OPM	Yes		3.5	71%				N/A		2%		14%		N/A		N/A		5/6
PBGC	Yes		10.87	51%		N/A		N/A		0%		0%		N/A		N/A		N/A
SEC	Yes		16.89	99%						1%		0%		9/10		N/A		N/A
SBA	Yes		22.05	86%		N/A				0%		20%		N/A		N/A		N/A
SSA	Yes		6	96%		N/A		N/A		1%		2%		N/A		N/A		N/A
USPS	Yes		9.02	82%		N/A		N/A		1%		1%		N/A		N/A		N/A



Chief FOIA Officer Reports - Assessment of Federal Departments and Agencies Agencies Receiving 51-1,000 Requests (FY 2018)

Sectio	to Apply the F	Presumption of Openno	Section II: Effo for Respo Requ	onding to	Section III: Proactive Disclosures	Section IV: Use of Technology				
			Training		Adjudicating Expedited					
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training	Outreach to Non- FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
NRPC			100%		N/A	N/A				
USAGM			100%		N/A	N/A				
FRB			100%			7				
CFTC			100%			18.44				
CFPB			100%			17				
CEQ			100%			12				
CSOSA			100%		N/A	N/A				
CNCS			50%			1				
Ex-Im Bank			100%			5.5				
FCC			100%			8.7				
FDIC			100%			7.35				
FEC			100%			10				
FERC			80%			8				
FHFA			100%			<1				



Sectio	on I: Steps Taken	to Apply the P	resumption of Openne	ess	Section II: Effort for Respo	onding to	Section III: Proactive Disclosures	Section	IV: Use of Teo	chnology
			Training		Adjudicating Expedited					
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training	Outreach to Non- FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
FLRA			83%			19.64				
FMCS			50%			41.5				
FMSHRC			100%			1				
MSPB			100%			5				
NASA			100%			4.19				
NCUA			100%			3				
NEA			100%			5				
NSF			100%			9				
NTSB			100%			29				
USNRC			85%			1.39				
OSHRC			100%			2				
OGE			100%			4.5				
OMB			100%		N/A	N/A				
ONDCP			50%			9				



Secti	on I: Steps Taken	to Apply the P	resumption of Openno	ess	Section II: Effo for Respo Requ	onding to	Section III: Proactive Disclosures	Section	IV: Use of Tec	chnology
			Training		Adjudicating Expedited					
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training	Outreach to Non- FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
ONHIR			0%		N/A	N/A				
OSTP			100%			58.7				
OSC			100%			19.79				
ODNI			100%			12.76				
USTR			100%			9				
OPIC			100%			8.5				
PC			100%			1				
PRC			100%			18				
USRRB			100%		N/A	N/A				
SSS			100%		N/A	N/A				
TVA			100%			1				
USAID			100%			1.66				
USCPSC			100%			16.52				



				Section V	Step	s Taken to Im	prove T	imeliness in l	Responding to	Requests	(Req.) and I	Reducing	Backlo	gs				
		Simp	le Track			Agency Back	log Dec	reased		of Backlo eceived in	g to # of Req	ı./App.					Appeals (A	
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	% of Req. In Simple Track	Req.	Process More Req.	App.	Process More App.	Req. Score		App. Score	App. %		If no, #	App.	If no, #	Consults	If no, #
NRPC	Yes		457.2	2%						39%		100%		4/10		0/3		N/A
USAGM	No		79	N/A				N/A		21%		0%		N/A		N/A		N/A
FRB	Yes		13	48%		N/A				3%		14%		7/10		N/A		2/4
CFTC	Yes		78.03	73%		N/A		N/A		6%		0%		9/10		N/A		N/A
CFPB	Yes		58.9	75%				N/A		37%		0%		6/10		N/A		N/A
CEQ	Yes		36.47	64%		N/A				33%		20%		7/10		N/A		N/A
CSOSA	Yes		4.13	49%		N/A		N/A		0%		0%		N/A		N/A		N/A
CNCS	Yes		15.6	82%				N/A		5%		0%		N/A		N/A		N/A
Ex-Im Bank	Yes		15.76	48%		N/A		N/A		39%		0%		7/10		N/A		N/A
FCC	Yes		12.5	71%				N/A		2%		33%		7/10		N/A		N/A
FDIC	Yes		10.55	55%				N/A		0%		0%		N/A		N/A		N/A
FEC	Yes		54.8	49%		N/A		N/A		44%		100%		8/10		8/9		N/A
FERC	Yes		47	34%						34%		10%		6/10		N/A		N/A
FHFA	Yes		9.57	64%				N/A		15%		0%		0/10		N/A		N/A
FLRA	Yes		13.26	88%				N/A		3%		0%		N/A		N/A		N/A
FMCS	Yes		114	28%		N/A		N/A		0%		0%		N/A		N/A		N/A
FMSHRC	Yes		1.5	86%		N/A		N/A		0%		0%		N/A		N/A		N/A
MSPB	Yes		8.49	67%		N/A		N/A		39%		25%		4/10		4/10		N/A



				Section V	Step	s Taken to Im	iprove T	imeliness in l	Responding to	Requests	(Req.) and l	Reducing	Backlo	gs				
		Simp	ole Track	% of		Agency Back	log Dec	reased		of Backlo eceived in	og to # of Rec a FY 2019	д./Арр.					Appeals (A # closed in	
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	Req. In Simple Track	Req.	Process More Req.	App.	Process More App.	Req. Score	Req. %	App. Score	App. %	Req.	If no, #	Арр.	If no, # closed	Consults	If no, # closed
NASA	Yes		13.19	38%						3%		0%		N/A		N/A		N/A
NCUA	Yes		9.37	29%		N/A		N/A		1%		0%		N/A		N/A		N/A
NEA	Yes		22	89%		N/A		N/A		0%		0%		N/A		N/A		N/A
NSF	Yes		32	26%				N/A		92%		0%		1/10		N/A		N/A
NTSB	Yes		280.13	41%		N/A		N/A		36%		0%		N/A		N/A		N/A
USNRC	Yes		38.05	63%		N/A		N/A		18%		5%		4/10		2/5		N/A
OSHRC	Yes		6.24	96%				N/A		1%		0%		N/A		N/A		N/A
OGE	No		170	N/A		N/A		N/A		29%		0%		N/A		N/A		N/A
OMB	Yes		174	45%				N/A		152%		67%		6/10		6/10		N/A
ONDCP	Yes		12	63%		N/A		N/A		25%		0%		6/10		N/A		N/A
ONHIR	Yes		8.2	100%		N/A		N/A		0%		0%		N/A		N/A		N/A
OSTP	Yes		53	56%						100%		100%		3/10		N/A		N/A
OSC	Yes		69.62	39%		N/A		N/A		46%		0%		N/A		N/A		N/A
ODNI	Yes		11.91	39%				N/A		111%		129%		8/10		6/10		N/A
USTR	Yes		25	78%		N/A		N/A		1%		0%		N/A		N/A		N/A
OPIC	Yes		36.5	78%		N/A		N/A		11%		0%		N/A		N/A		N/A
PC	Yes		71.33	83%				N/A		38%		0%		4/10		N/A		N/A
PRC	Yes		10	93%		N/A		N/A		0%		0%		N/A		N/A		N/A



				Section V	Step	s Taken to Im	prove 1	Timeliness in	Responding to	Requests	(Req.) and F	Reducing	Backlo	gs				
		Simp	ole Track			Agency Back	log Dec	reased		e of Backlo	g to # of Req FY 2019	./App.					, Appeals (A # closed in	
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	% of Req. In Simple Track	Req.	Process More Req.	Process More App.	Req. Score		App. Score	App. %		If no, #	Арр.	If no, #	Consults	If no, #	
USRRB	No		194.71	N/A		N/A		N/A		0%		0%		8/9		N/A		N/A
SSS	No		7	N/A		N/A		N/A		0%		0%		N/A		N/A		N/A
TVA	Yes		9.75	61%		N/A		N/A		4%		0%		N/A		N/A		N/A
USAID	Yes		6.25	1%		N/A		N/A		82%		15%		N/A		N/A		N/A
USCPSC	Yes		89.68	28%						80%		11%		9/10		N/A		N/A



	Section I:	Steps Taken	to Apply the	Presumption (of Openness			Cective Systeming to Requests	Section III: Proactive Disclosures	Section	IV: Use of Tec	hnology
			Training		Agency			Requests for Processing				
Agency	CFO Level	Attended FOIA Training	Profess	te of FOIA ionals who ed Training Percentage	Conducted Outreach with Requester Community	Outreach to Non-FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
CIA	DG	DG	DG	100%	DG	DG	DG	9.5	DG	DG	DG	DG
USDA	DG	DG	DG	86%	DG	DG	R	105.68	DG	DG	DG	DG
DOC	DG	DG	DG	86%	DG	DG	R	23.26	DG	DG	LG	DG
DOD	DG	DG	DG	97%	DG	DG	R	28.96	DG	DG	DG	DG
ED	DG	DG	DG	90%	DG	DG	R	13.24	DG	DG	Y	DG
DOE	DG	DG	LG	80%	DG	DG	R	25.5	DG	DG	R	DG
HHS	DG	DG	DG	95%	DG	DG	DG	7.2	DG	DG	DG	DG
DHS	DG	DG	DG	99%	DG	DG	R	41	DG	DG	DG	DG
HUD	DG	DG	Y	60%	DG	DG	0	11.25	R	DG	DG	DG
DOJ	DG	DG	DG	94%	DG	DG	DG	9.07	DG	DG	DG	DG
Labor	DG	DG	DG	90%	DG	DG	R	53.5	DG	DG	LG	DG
State	DG	DG	DG	85%	DG	DG	R	12.13	DG	DG	DG	DG
DOI	DG	DG	DG	85%	DG	DG	DG	5	DG	DG	DG	DG
Treasury	DG	DG	DG	95%	DG	DG	DG	<1	DG	DG	DG	DG



	Section I:	: Steps Taken	to Apply the	Presumption (of Openness			fective System	Section III: Proactive Disclosures	Section	IV: Use of Tec	hnology
			Training		Agency			Requests for Processing				
Agency	CFO Level	Attended FOIA Training	Profess	te of FOIA ionals who d Training Percentage	Conducted Outreach with Requester Community	Outreach to Non-FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
DOT	DG	DG	LG	80%	DG	DG	DG	1.19	DG	DG	DG	DG
DOT	Du	Du	Lu	0070	Du	Du	Du	1.17	Du	Du	Du	Du
VA	DG	DG	DG	90%	DG	DG	R	189.5	DG	DG	LG	R
EPA	DG	DG	DG	97%	DG	DG	R	12.91	DG	DG	LG	DG
EEOC	R	DG	DG	90%	R	DG	DG	5.89	R	DG	DG	DG
FTC	DG	DG	DG	92%	DG	DG	DG	10	DG	DG	LG	DG
GSA	DG	DG	DG	100%	DG	DG	DG	2.46	DG	DG	DG	DG
NARA	DG	DG	DG	95%	DG	DG	DG	4.93	DG	DG	LG	DG
NLRB	DG	DG	DG	85%	DG	DG	DG	5.56	DG	DG	LG	DG
OPM	DG	DG	DG	100%	DG	DG	DG	1	R	DG	R	R
PBGC	DG	DG	DG	100%	DG	DG	DG	6.93	DG	DG	DG	DG
SEC	DG	DG	DG	100%	DG	DG	DG	5.43	DG	DG	LG	DG
SBA	DG	DG	DG	100%	DG	DG	R	27.16	DG	DG	Y	DG
SSA	DG	DG	DG	95%	DG	DG	DG	7	DG	DG	DG	DG
USPS	DG	DG	DG	90%	DG	DG	DG	4.16	DG	DG	DG	DG



Agencies Receiving More than 1,000 Requests (FY 2018)

				Section V S	Steps Take	n to Improv	e Timelin	ess in Respo	nding to F	Requests (I	Req.) and	Reducing	Backlogs					
		Sir	nple Track			Backlog D	Decreased			entage of E App. Recei				Closed Te tions (Con				
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	% of Req. In Simple Track	Req.	Process More Req.	Арр.	Process More App.	Req. Score	Req. %	App. Score	App. %	Req.	If no, #	App.	If no, #	Con- sults	If no, #
CIA	Yes	LG	20.11	19%	R	R	R	R	R	93%	R	95%	R	2/10	R	3/10	R	6/10
USDA	Yes	LG	22.00	92%	R	R	R	R	DG	10%	R	205%	R	9/10	R	8/10	R	4/10
DOC	Yes	R	52.12	46%	R	DG	R	DG	Y	30%	R	131%	R	2/10	R	0/10	R	0/10
DOD	Yes	R	26.48	50%	R	DG	DG	N/A	Y	23%	R	89%	R	4/10	DG	N/A	R	0/10
ED	Yes	DG	11.64	58%	R	R	R	R	0	37%	R	108%	DG	N/A	R	7/10	DG	N/A
DOE	Yes	R	81.08	77%	DG	N/A	Y	R	Y	27%	Y	23%	R	3/10	R	8/10	R	5/10
HHS	Yes	DG	18.54	36%	R	R	R	R	LG	18%	R	186%	DG	N/A	R	7/10	R	0/10
DHS	Yes	R	33	46%	DG	N/A	R	DG	LG	14%	DG	4%	R	9/10	R	8/10	R	7/10
HUD	Yes	R	58.59	71%	R	R	Y	R	R	44%	0	33%	R	6/10	R	3/10	DG	N/A
DOJ	Yes	R	49.94	68%	R	R	R	R	Y	27%	LG	14%	DG	N/A	DG	N/A	DG	N/A
Labor	Yes	R	29.6	34%	R	DG	DG	N/A	DG	6%	R	96%	R	6/10	DG	N/A	DG	N/A
State	Yes	R	74.51	3%	R	R	DG	N/A	R	129%	R	95%	R	3/10	R	7/10	R	2/10
DOI	Yes	DG	15	8%	R	R	R	R	R	52%	R	252%	DG	N/A	DG	N/A	DG	N/A
Treasury	Yes	DG	11.1	20%	DG	N/A	R	R	LG	12%	R	68%	R	4/10	R	3/10	R	6/10
DOT	Yes	DG	18.52	84%	R	R	Y	DG	Y	21%	R	110%	R	4/10	R	8/10	R	2/7
VA	Yes	R	59.42	79%	DG	N/A	R	R	LG	12%	0	39%	R	2/10	DG	N/A	DG	N/A
EPA	Yes	R	48.77	69%	DG	N/A	DG	N/A	Y	26%	R	52%	R	2/10	R	6/10	R	0/10
EEOC	Yes	R	32.82	95%	DG	N/A	DG	N/A	LG	11%	DG	2%	DG	N/A	DG	N/A	DG	N/A



Agencies Receiving More than 1,000 Requests (FY 2018)

				Section V S	teps Tak	en to Improv	e Timelin	ess in Respo	nding to F	Requests (1	Req.) and	Reducing	g Backlogs					
		Sir	nple Track			Backlog D	ecreased			entage of F App. Recei				Closed Te tions (Con				
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	% of Req. In Simple Track	Req.	Process More Req.	Арр.	Process More App.	Req. Score	Req. %	App. Score	Арр. %	Req.	If no, # closed	Арр.	If no, #	Con- sults	If no, #
FTC	Yes	DG	9.7	63%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A
GSA	Yes	DG	11.41	37%	R	DG	DG	N/A	Y	23%	R	55%	DG	N/A	R	6/10	DG	N/A
NARA	Yes	R	574.03	98%	R	DG	DG	N/A	DG	5%	R	139%	R	9/10	R	2/10	DG	N/A
NLRB	No	Y	39.86	N/A	DG	N/A	DG	N/A	DG	3%	DG	0%	DG	N/A	DG	2/2	DG	N/A
OPM	Yes	DG	3.5	71%	R	R	DG	N/A	DG	2%	LG	14%	DG	N/A	DG	N/A	R	5/6
PBGC	Yes	DG	10.87	51%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A
SEC	Yes	DG	16.89	99%	R	R	Y	R	DG	1%	DG	0%	R	9/10	DG	N/A	DG	N/A
SBA	Yes	Y	22.05	86%	DG	N/A	Y	R	DG	0%	LG	20%	DG	N/A	DG	N/A	DG	N/A
SSA	Yes	DG	6	96%	DG	N/A	DG	N/A	DG	1%	DG	2%	DG	N/A	DG	N/A	DG	N/A
USPS	Yes	DG	9.02	82%	DG	N/A	DG	N/A	DG	1%	DG	1%	DG	N/A	DG	N/A	DG	N/A



Section	ı I: Steps Taken to	Apply the Pre	esumption of Opennes	s	Section II: Eff for Respondin	ective System ng to Requests	Section III: Proactive Disclosures	Section I	V: Use of Te	chnology
		,	Fraining			Requests for Processing				
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training	Outreach to Non- FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
NRPC	DG	DG	100%	DG	N/A	N/A	DG	Y	LG	DG
USAGM	DG	DG	100%	DG	N/A	N/A	DG	DG	R	R
FRB	DG	DG	100%	DG	DG	7	DG	DG	DG	DG
CFTC	DG	DG	100%	DG	R	18.44	DG	DG	DG	DG
CFPB	DG	DG	100%	DG	R	17	DG	DG	LG	DG
CEQ	DG	DG	100%	DG	0	12	DG	DG	LG	DG
CSOSA	DG	DG	100%	DG	N/A	N/A	DG	DG	LG	DG
CNCS	DG	DG	50%	DG	DG	1	DG	DG	DG	DG
Ex-Im Bank	DG	DG	100%	DG	DG	5.5	DG	DG	DG	DG
FCC	DG	DG	100%	DG	DG	8.7	DG	DG	DG	DG
FDIC	DG	DG	100%	DG	DG	7.35	DG	DG	DG	DG
FEC	DG	DG	100%	DG	DG	10	DG	DG	DG	DG
FERC	DG	DG	80%	DG	DG	8	DG	DG	LG	DG
FHFA	DG	DG	100%	DG	DG	<1	DG	DG	DG	DG



Section	ı I: Steps Taken to	Apply the Pre	sumption of Opennes	s	Section II: Eff for Respondir	ective System ng to Requests	Section III: Proactive Disclosures	Section I	V: Use of Te	chnology
			Fraining			Requests for Processing				
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training	Outreach to Non- FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
FLRA	DG	DG	83%	DG	R	19.64	DG	DG	LG	DG
FMCS	DG	DG	50%	DG	R	41.5	DG	DG	DG	DG
FMSHRC	DG	DG	100%	DG	DG	1	DG	DG	DG	DG
MSPB	DG	DG	100%	DG	DG	5	DG	DG	DG	DG
NASA	DG	DG	100%	DG	DG	4.19	DG	DG	DG	DG
NCUA	DG	DG	100%	DG	DG	3	DG	DG	DG	DG
NEA	DG	DG	100%	DG	DG	5	DG	DG	LG	DG
NSF	DG	DG	100%	DG	DG	9	DG	DG	Y	DG
NTSB	DG	DG	100%	DG	R	29	DG	DG	DG	DG
USNRC	DG	DG	85%	DG	DG	1.39	DG	DG	DG	DG
OSHRC	DG	DG	100%	DG	DG	2	DG	DG	DG	DG
OGE	DG	DG	100%	DG	DG	4.5	DG	DG	LG	DG
OMB	DG	DG	100%	DG	N/A	N/A	DG	DG	LG	R
ONDCP	DG	DG	50%	DG	DG	9	DG	DG	LG	DG



Section	n I: Steps Taken t	o Apply the Pre	sumption of Opennes	S		ective System ng to Requests	Section III: Proactive Disclosures	Section I	V: Use of Te	chnology
		,	Гraining			Requests for Processing				
Agency	CFO Level	Attended FOIA Training	Estimate of FOIA Professionals who Attended Training	Outreach to Non- FOIA Staff	Average Number of Days <10	Average Number of Days	Making Information More Useful	Reviewed Website	Quarterly Report Postings	FY 2018 Raw Data Posting
ONHIR	DG	R	0%	R	N/A	N/A	DG	DG	R	DG
OSTP	DG	DG	100%	DG	R	58.7	DG	DG	LG	DG
OSC	DG	DG	100%	DG	R	19.79	DG	DG	LG	DG
ODNI	DG	DG	100%	DG	R	12.76	DG	DG	LG	R
USTR	DG	DG	100%	DG	DG	9	DG	DG	DG	DG
OPIC	R	DG	100%	DG	DG	8.5	DG	DG	DG	R
PC	DG	DG	100%	DG	DG	1	DG	DG	R	DG
PRC	DG	DG	100%	DG	R	18	DG	DG	DG	DG
USRRB	DG	DG	100%	DG	N/A	N/A	DG	DG	DG	DG
SSS	DG	DG	100%	DG	N/A	N/A	DG	DG	DG	DG
TVA	DG	DG	100%	DG	DG	1	DG	DG	DG	DG
USAID	DG	DG	100%	DG	DG	1.66	DG	DG	DG	DG
USCPSC	DG	DG	100%	DG	R	16.52	DG	DG	DG	R



Section V Steps Taken to Improve Timeliness in Responding to Requests (Req.) and Reducing Backlogs																			
		Simple	Track	Agency Backlog Decreased				Percentage of Backlog to # of Req./App. Received in FY 2019					Agency Closed Ten Oldest Req., Appeals (App.) & Consultations (Consults.). If not, # closed in FY 2019						
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	% of Req. In Simple Track	Req.	Process More Req.	App.	Process More App.	Req. Score	Req. %	App. Score	App. %	Req.	If no, #	Арр.	If no, #	Con- sults	If no, # closed	
NRPC	Yes	R	457.2	2%	R	R	Y	R	0	39%	R	100%	R	4/10	R	0/3	DG	N/A	
USAGM	No	Y	79	N/A	Y	DG	DG	N/A	Y	21%	DG	0%	DG	N/A	DG	N/A	DG	N/A	
FRB	Yes	DG	13	48%	DG	N/A	Y	DG	DG	3%	LG	14%	R	7/10	DG	N/A	R	2/4	
CFTC	Yes	R	78.03	73%	DG	N/A	DG	N/A	DG	6%	DG	0%	R	9/10	DG	N/A	DG	N/A	
CFPB	Yes	R	58.9	75%	R	R	DG	N/A	0	37%	DG	0%	R	6/10	DG	N/A	DG	N/A	
CEQ	Yes	R	36.47	64%	DG	N/A	Y	DG	0	33%	LG	20%	R	7/10	DG	N/A	DG	N/A	
CSOSA	Yes	DG	4.13	49%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A	
CNCS	Yes	DG	15.6	82%	Y	Y	DG	N/A	DG	5%	DG	0%	DG	N/A	DG	N/A	DG	N/A	
Ex-Im	Yes	DG	15.76	48%	DG	N/A	DG	N/A	0	39%	DG	0%	R	7/10	DG	N/A	DG	N/A	
FCC	Yes	DG	12.5	71%	R	R	DG	N/A	DG	2%	0	33%	R	7/10	DG	N/A	DG	N/A	
FDIC	Yes	DG	10.55	55%	Y	R	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A	
FEC	Yes	R	54.8	49%	DG	N/A	DG	N/A	R	44%	R	100%	R	8/10	R	8/9	DG	N/A	
FERC	Yes	R	47	34%	R	DG	Y	DG	0	34%	DG	10%	R	6/10	DG	N/A	DG	N/A	
FHFA	Yes	DG	9.57	64%	Y	R	DG	N/A	LG	15%	DG	0%	R	0/10	DG	N/A	DG	N/A	
FLRA	Yes	DG	13.26	88%	Y	DG	DG	N/A	DG	3%	DG	0%	DG	N/A	DG	N/A	DG	N/A	
FMCS	Yes	R	114	28%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A	
FMSHRC	Yes	DG	1.5	86%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A	
MSPB	Yes	DG	8.49	67%	DG	N/A	DG	N/A	0	39%	Y	25%	R	4/10	R	4/10	DG	N/A	



Section V Steps Taken to Improve Timeliness in Responding to Requests (Req.) and Reducing Backlogs																		
		Simple	Track	% of	Ag	Percentage of Backlog to # of Req./App. Received in FY 2019					Agency Closed Ten Oldest Req., Appeals (App.) & Consultations (Consults.). If not, # closed in FY 2019							
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process	Req. In Simple Track	Req.	Process More Req.	Арр.	Process More App.	Req. Score	Req. %	App. Score	Арр. %	Req.	If no, #	App.	If no, #	Con- sults	If no, # closed
NASA	Yes	DG	13.19	38%	Y	R	Y	DG	DG	3%	DG	0%	DG	N/A	DG	N/A	DG	N/A
NCUA	Yes	DG	9.37	29%	DG	N/A	DG	N/A	DG	1%	DG	0%	DG	N/A	DG	N/A	DG	N/A
NEA	Yes	LG	22	89%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A
NSF	Yes	R	32	26%	R	R	DG	N/A	R	92%	DG	0%	R	1/10	DG	N/A	DG	N/A
NTSB	Yes	R	280.13	41%	DG	N/A	DG	N/A	R	36%	DG	0%	DG	N/A	DG	N/A	DG	N/A
USNRC	Yes	R	38.05	63%	DG	N/A	DG	N/A	LG	18%	DG	5%	R	4/10	R	2/5	DG	N/A
OSHRC	Yes	DG	6.24	96%	Y	DG	DG	N/A	DG	1%	DG	0%	DG	N/A	DG	N/A	DG	N/A
OGE	No	Y	170	N/A	DG	N/A	DG	N/A	Y	29%	DG	0%	DG	N/A	DG	N/A	DG	N/A
OMB	Yes	R	174	45%	R	R	DG	N/A	R	152%	R	67%	R	6/10	R	6/10	DG	N/A
ONDCP	Yes	DG	12	63%	DG	N/A	DG	N/A	Y	25%	DG	0%	R	6/10	DG	N/A	DG	N/A
ONHIR	Yes	DG	8.2	100%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A
OSTP	Yes	R	53	56%	R	R	Y	R	R	100%	R	100%	R	3/10	DG	N/A	DG	N/A
OSC	Yes	R	69.62	39%	DG	N/A	DG	N/A	R	46%	DG	0%	DG	N/A	DG	N/A	DG	N/A
ODNI	Yes	DG	11.91	39%	R	DG	DG	N/A	R	111%	R	129%	R	8/10	R	6/10	DG	N/A
USTR	Yes	0	25	78%	DG	N/A	DG	N/A	DG	1%	DG	0%	DG	N/A	DG	N/A	DG	N/A
OPIC	Yes	R	36.5	78%	DG	N/A	DG	N/A	LG	11%	DG	0%	DG	N/A	DG	N/A	DG	N/A
PC	Yes	R	71.33	83%	R	R	DG	N/A	R	38%	DG	0%	R	4/10	DG	N/A	DG	N/A
PRC	Yes	DG	10	93%	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A



	Section V Steps Taken to Improve Timeliness in Responding to Requests (Req.) and Reducing Backlogs																			
		Simple	Track	% of	Agency Backlog Decreased				Percentage of Backlog to # of Req./App. Received in FY 2019					Agency Closed Ten Oldest Req., Appeals (App.) & Consultations (Consults.). If not, # closed in FY 2019						
Agency	Has a Simple Track?	Score	Avg. No. of Days to Process		Req.	Process More Req.	Арр.	Process More App.	Req. Score	Req. %	App. Score	Арр. %	Req.	If no, #	App.	If no, #		If no, # closed		
USRRB	No	Y	194.71	N/A	DG	N/A	DG	N/A	DG	0%	DG	0%	R	8/9	DG	N/A	DG	N/A		
SSS	No	DG	7	N/A	DG	N/A	DG	N/A	DG	0%	DG	0%	DG	N/A	DG	N/A	DG	N/A		
TVA	Yes	DG	9.75	61%	DG	N/A	DG	N/A	DG	4%	DG	0%	DG	N/A	DG	N/A	DG	N/A		
USAID	Yes	DG	6.25	1%	DG	N/A	DG	N/A	R	82%	LG	15%	DG	N/A	DG	N/A	DG	N/A		
USCPSC	Yes	R	89.68	28%	R	R	Y	R	R	80%	LG	11%	R	9/10	DG	N/A	DG	N/A		