

JPT:MLG:mfm
DJ 144-72-668
T. 6/22/76

JUL 16 1976

Mr. James H. Lesar, Esquire
1231 Fourth Street, S.W.
Washington, D.C. 20024

Dear Mr. Lesar:

This is in further response to your Freedom of Information Act request of December 23, 1975. Enclosed are all documents responsive to that request, other than those earlier supplied and with the exceptions noted below.

We have deleted some portions of several of the documents. The deletions have been of several types of text:

A. Certain portions of text which are of an advisory nature and are included in inter-agency documents have been deleted in accordance with section (b)(5) of the Act.

B. Certain portions of documents which discuss individuals in a manner where public release of the text would be an unwarranted invasion of that individual's privacy have been deleted in accordance with section (b)(7)(C) of the Act. In some instances only the name has been deleted; in others, it was necessary to delete both the name and those portions of the text which, if released, would serve to identify the individual even after deletion of the name;

C. Certain portions of text have been deleted where they include instructions to Department personnel concerning the conduct of investigation procedures, in accordance with section (b)(7)(E) of the Act.

cc: records
Hauser-DAG

chrono
file

Dyson
Green

GOVERNMENT Exhibit 4, ATTACHMENT I

In each instance where text has been deleted, we have briefly indicated on the document itself, the reason for the deletion and the section of the Act permitting the deletion.

The total number of pages enclosed is one hundred eleven (111). These copies are provided at a charge of ten cents per page (28 C.F.R. 16.9(b)(1)). Please send a check or money order for \$11.10, payable to the Treasury of the United States, to this office.

Should you wish to appeal the denial of portions of your request, you may do so by writing, within thirty days, to the Attorney General (Attention, Freedom of Information Appeals Unit), United States Department of Justice, Washington, D.C. 20530. The envelope and letter should be clearly marked "Freedom of Information Appeal." Following review by the Department, judicial review of the decision of the Attorney General is available, pursuant to 5 U.S.C. 552(a)(4)(B), in the United States District Court in the judicial district in which you reside, in which you have your principal place of business, or in the District of Columbia.

Sincerely,

James P. Turner
Deputy Assistant Attorney General
Civil Rights Division

C. Certain portions of text have been deleted from this document in accordance with the provisions of section 552(a)(7)(B) of the Act.

cc: records
Houser-TAG
circled
file