Exhibit P



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eFOIA Request Received

efoia@subscriptions.fbi.gov <efoia@subscriptions.fbi.gov> To: scott.anderson@lawfareblog.com

Mon, Aug 19, 2019 at 12:55 PM

Organiza	tion Representative Information
Organization Name	Lawfare
Prefix	
First Name	Scott
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Suffix	
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Address Line 2

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City	Washington
State	District of Columbia
Postal	20033
Agreeme	ent to Pay
How you will pay	I am requesting a fee waiver for my request and have reviewed the FOIA reference guide. If my fee waiver is denied, I am willing to pay additional fees and will enter
	that maximum amount in the box below.
Allow up to \$	200
Proof Of	Affiliation for Fee Waiver
Waiver Explanation	FOIA provides that any fees associated with a request are waived if
	a€œdisclosure of the information is in the public interest because it is
	likely to contribute significantly to public understanding of
	the operations or activities of the government and is not primarily in the
	commercial interest of the requester.†5 U.S.C. § 552(a)(4)(A)(iii).

We are the editor-in-chief and senior editor for Lawfare, an online publication dedicated to informing public understanding on operations and activities of the government. Lawfare is published by The Lawfare Institute, a 501(c)(3) not-for-profit educational organization, and in cooperation with The Brookings Institution, a 501(c)(3) nonprofit public policy organization. This request is submitted in connection with Lawfare's mission to publish information that is likely to contribute significantly to the public understanding of federal agency activities related to law and national securityâ€"specifically, the extent to which FBI personnel are facing inappropriate political pressures. A former senior FBI eet 1 1 1

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           official who was the
           subject of disciplinary action due to certain private
           communications
           recently accused the FBI and Justice Department of
          "treat[ing] [him] more
          harshly than they would have treated similar communications
          because the
          content of [his] communications was critical of President
          Trump.†This
           request is intended to help determine whether this allegation
           is true and
          FBI personnel may be under inappropriate political pressures
          as a result.
          In addition to satisfying the requirements for a waiver of
          fees associated
          with the search and processing of records, we are entitled to
           a waiver of
          all fees except "reasonable standard charges for document
          duplication.†5
          U.S.C. § 552(a)(4)(A)(ii)(II). Federal law mandates that fees
          be limited to
          document duplication costs for any requester that qualifies as
          "a
          representative of the news media.†Id. Lawfare is a "news
          media
          organization[]†that "gathers information of potential
          interest to a segment
          of the public, uses its editorial skills to turn the raw
          materials into a
          distinct work, and distributes that work to an audience.â€
          Nat'l Sec. Archive
           v. Dep't of Defense, 880 F.2d 1381, 1387 (D.C. Cir. 1989).
          We intend to give
           the public access to documents transmitted via FOIA on our
          website,
          https://www.lawfareblog.com, and to provide information about and
          analysis
          of those documents as appropriate.
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Documentation Files

Non-Individual FOIA Request

Pursuant to the Freedom of Information Act (FOIA), 5 U.S.C. § 552, we hereby request that your office produce the following records within 20 business days:
 Any records in the FBIâ€[™]s "Case Management System†for disciplinary measures,* or any successor system, indicating that an FBI
employee was the subject of an oral reprimand, letter of censure, suspension,
demotion, removal, or any other adverse or non-adverse action for

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alleged misconduct relating to positive statements he or she had made about Hillary R. Clinton. This request is for documents dating from November 20, 2011, to the present. We are not requesting the names or any other personally identifiable information about the subjects of these notices and do not object if such information is redacted. We do not believe this request falls within the scope of any existing FOIA exemptions. See Department of the Air Force v. Rose, 425 U.S. 352 (1976). We also request any records describing the processing of this request, including records sufficient to identify search terms used and locations and custodians searched and any tracking sheets used to track the processing of this request. If your agency uses FOIA questionnaires or certifications completed by individual custodians or components to determine whether they possess responsive materials or to describe how they conducted searches, we also request any such records prepared in connection with the processing of this request. If you make a determination that any responsive record, or any segment within a record is exempt from disclosure, we ask that you provide an index of those records at the time you transmit all other responsive records. In the index, please include a description of the record and the reason for exclusion with respect to each individual exempt record or exempt portion of a record, as provided by Vaughn v. Rosen, 484 F.2d 820 (D.C. Cir. 1973), cert. denied, 415 U.S. 977 (1974). When you deem a portion of a record exempt, we ask that the remainder of the record to be provided, as required by 5 U.S.C. §Â§ 552(a)(8)(A)(ii) & 552(b). * In a May 2009 report entitled "Review of the Federal Bureau of Investigation's Disciplinary System†(available at https://oig.justice.gov/reports/FBI/e0902/final.pdf), the Justice Department's Office of the Inspector General described the FBI's use of the Case Management System as follows: "The FBI implemented the Case Management System to track allegations, investigations, adjudications, and appeals in a database in November 2004. One section of the Case Management System tracks precedent decisions for each offense.†(p. 28)

Expedite

Expedite Reason	FOIA provides for expedited processing where a requestor "demonstrates a
	compelling need.†5 U.S.C. § 552(a)(6)(E)(i). It defines
	"compelling needâ€
	to include situations where a "request [is] made by a person primarily
	engaged in disseminating information†and there exists an "urgency to inform
	the public concerning actual or alleged Federal Government activity.†Id. §
	552(a)(6)(E)(V).
	Lawfare is an organization primarily engaged in the dissemination of
	information. If FBI personnel are being disproportionately
	punished due to
	their political opinions, then this risks compromising a range of important
	law enforcement and national security investigations. There is an urgent
	need to inform the public whether these allegations are accurate so that
	they may encourage their political leaders to correct this
	behavior and
	avoid further compromising any ongoing investigations.

Please be advised that efoia@subscriptions.fbi.gov is a no-reply email address. Questions regarding your FOIA request may be directed to foipaquestions@fbi.gov. If you have received a FOIPA request number, please include this in all correspondence concerning your request. Please note eFOIPA requests are processed in the order that they are received. If you have not received a FOIPA request number, your request is in the process of being opened at which time it will be assigned a FOIPA request number and correspondence will be forthcoming.

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Upon receipt of your FOIPA request number, you may check the status of your FOIPA request on the FBI's electronic FOIA Library (The Vault) on the FBI's public website, http://vault.fbi.gov by clicking on the â€~Check Status of Your FOI/PA Request tool' link. Status updates are performed on a weekly basis. If you receive a comment that your FOIPA request number was not located in the database, please check back at a later date.