

## Google Groups

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### DOJ's concealment of 5 USC 552(a)(6)(C)(i) in its existing and proposed revised FOIA regulations

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Posted in group: FOIA Advisory Committee

Dear agents of the United States and Representatives on the FOIAAC, Unbelievably withheld by the DOJ from public guidance under Part 16.9(c) of its existing FOIA regulations and Part 16.8(d) of its 39-MONTH OLD proposed revised FOIA regulations is such public's statutory right under 5 USC 552(a)(6)(C)(i) to seek review by a Court when the DOJ fails to make an adjudication of a FOIA request within the 20-day-statute of limitations mandated under 5 USC 552(a)(6)(A)(i) and (ii) (see amendments enacted in 1974 by Pub. L. 93-502). Ironic it is indeed that the "lead Federal agency responsible for implementation of the FOIA across the government" (see <http://www.judiciary.senate.gov/imo/media/doc/11-3-15%20Pustay%20Testimony.pdf>) is motivating the entire Executive branch to update their own FOIA regulations based on such a "model" of restraint. Sincerely, Brady Eames