Dear agents of the United States, Of all dates that would be considered as most critical under 5 USC 552(a)(6)(A), the RECEIPT date of a FOIA request and appeal is most certainly that date. After all, in its clauses (i) and (ii) the word "receipt " and "received " are both used twice and the word "receive " is used once. Obviously, Congress codified such words for an important reason and elected not to use the words "submission" or "submitted". However, upon reviewing the "Public User Guide" of the NON-Federal third party "FOIAonline ", "receipt " and "received " and "receive " are not to be found. The key word in such Guide with respect to the filing of a FOIA request or appeal appears to be "submitted". One would suspect that "FOIAonline " does not want one to know when a FOIA request or appeal is actually in the human hands of the "NARA FOIA Officer" or the "GSA FOIA Officer" or the FLRA's "Solicitor" or "Freedom of Information Officer" in order for such agent to be held accountable for complying with the 20-Federal-working days statute of limitations or for the establishment of constructive exhaustion of FOIA administrative remedies if such an agent should neglect or refuse to make an order with respect to such request or appeal. Until and unless such information is provided, "FOIAonline " is defective and disserving the public. One must always keep in mind that under 5 USC 552(a)(7)(B)(i) it is the burden of the NARA, GSA and FLRA to provide the "DATE ON WHICH THE AGENCY ORIGINALY RECEIVED THE REQUEST"! Sincerely, Brady Eames