Dear Acting Director of Legal Affairs and Policy Division-Office of the Federal Register Miriam Vincent, In accordance with the December 16, 2014 "Notice" of the "Revisions of Regulations" of the Administrative Committee of the Federal Register (ACFR) published in 79 FR 74654, I hereby submit my comments and recommendations: (1) It should be prescribed that notice of the officer of the DOJ designated by the Attorney General of the United States to be a member of the ACFR shall be published in the Federal Register since the public has a right to know the identity and title of such officer; (2) It should be prescribed that the Archivist of the United States and the Attorney General shall approve any and all rules prescribed by the ACFR since President Eisenhower delegated to such officers the duty of the President to do so long, long ago under Executive Order 10530 of May 11, 1954; (3) Prescribing the publication of an "ANALYTIC SUBJECT INDEX COVERING THE CONTENTS OF THE FEDERAL REGISTER" (ASI) should NOT be revoked since the ASI is NOT, and has NOT been for many, many years, available in the Federal Regional Depository Library in Logan, Utah and the index that is currently available there and is just arranged by agency name and the agency action of "rule" "proposed rule" and "notice" is inadequate and manifests the intent of the ACFR to keep administrative laws secret from the public; (4) Freedom of Information Act rules of the ACFR should be prescribed since the ACFR is Federal agency whose records should be open to the public and should be governed by 5 USC 552 and the NARA is secretly engaged in making adjudications and determinations with respect to requests for such records without codified authorization of the ACFR; (5) It should be prescribed HOW the public is to "SEND" to the Director of the OFR (also Secretary of the ACFR) a FOIA request or any other materials for the ACFR in accordance with the paper reduction Acts of 1995 and 2002 (e.g., electronic mail); (6) It should be prescribed that the OFR shall provide the ASI to the Federal Regional Depository Libraries to help the public access the contents of the Federal Register; (7) It should be prescribed that the GPO shall distribute the ASI to the Federal Regional Depository Libraries; (8) Prescribing the codification of the separate and current statements describing the central and field organizations of the agencies of the United States should NOT be revoked since so many Federal agencies are derelict in doing so and are thereby engaged in clandestine Federal governance (e.g., OMB, GSA, OPM, DOJ, NARA, OGIS, NLRB). Sincerely, Brady Eames phone 435-881-1022)