Dear agents of the United States, Although the former Archivist of the United States and Chairman of the Administrative Committee of the Federal Register named Robert M. Warner has expressed in a document to the former Counsel of the OMB named Michael J. Horowitz that the text of the OMB's circulars should be published, codified and preserved in the Code of Federal Regulations (CFR), the OMB has never done so. Is there a secret agreement between the OMB and the Administrative Committee of the Federal Register (ACFR) and the Director of the Office of the Federal Register (DOFR) (as approved by the Archivist and the Attorney General of the United States), or perhaps a clandestine Executive Order and/or a covert opinion of the DOJ's Office of Legal Counsel, that entitles the OMB to defy and circumvent 44 USC 1510 and 1 CFR 5.9(b) and 8.1(a) as well as the Administrative Conference of the United States (ACUS)'s rule 305.76-2 (as published, codified and preserved in the 1977-1993 editions of 1 CFR 305.76-2) and thereby injure the public by concealing from the CFR substantial rules of general applicability and legal effect? With respect to such circulars, the codified phone numbers 202-395-7332 and 202-395-9068 (5 CFR 1310.3) for contacting the OMB to obtain them are non-working numbers and making them accessible exclusively at a website is not legalized anywhere under 44 USC-Chapter 35 or 36 or anywhere under Chapter I of Title 1 of the CFR as being a lawful alternate or exclusive manner of publishing, codifying and preserving them. Of particular concern and attention is the OMB's blatant and contemptuous refusal to publish, codify and preserve anywhere in the CFR the substantial policies, principles, standards and guidelines with respect to Federal and general information resources management and electronic Executive government stated over the course of more than FIFTEEN (15) YEARS in its Government publication designated "Circular A-130" and titled "Management of Federal Information Resources" (A-130) (see 1985 version published as a "notice" in 50 FR 52730-52751, revised 1993 version published as a "notice" in 58 FR 36068-36086, revised 1994 version published as a "notice" in 59 FR 37906-37928, revised 1996 version published as a "notice" in 61 FR 6428-6453 and revised 2000 version published as a "notice" in 65 FR 77677-77687). Take note that during the Bush and Obama administrations, it appears that A-130 was and has never been revised or revoked. In non-accordance with 44 USC 1902 and 1911, the OMB has never made any of the above versions of the A-130 available for my free use in the Federal Regional Depository Library in Logan, UT. Considering A-130 has resulted in the electronic transformation of the entire Executive Branch of the United States Government, it's alarming to discover how the OMB, most likely under secret directions from the ACFR and the DOFR, which were most likely approved by certain former Attorney Generals and Archivists, has undermined and broken the Federal Register and Freedom of Information Act statutory and administrative laws which supposedly mandate the manners in which I shall find, inspect and copy those documents which would prove if, how and when the Executive Departments and agencies have actually executed such laws!!! Sincerely, Brady Eames
OMB's information dissemination policies and procedures un-published, un-codified and un-preserved in FR and/or CFR and unavailable in FRDL-UT!!!

Brady Eames <ibuncle@yahoo.com> Mar 25, 2015 8:10 PM
Posted in group: FOIA Advisory Committee

Dear agents of the United States, With respect to Section 515 of the Treasury and General Government Appropriations Act for Fiscal Year 2001 (Pub. L. 106-554 of December 21, 2000; see 44 USC 3516-note) and Section 207(d) and (f) of the "E-Government Act of 2002" (Pub. L. 107-347 of December 17, 2002), it appears that the OMB has manifested blatant contempt for 44 USC 1510, 1 CFR 5.9(b) and 8.1(a) and the Administrative Conference of the United States rule 305.76-2 (published, codified and preserved in the 1977-1993 editions of 1 CFR 305.76-2) by refusing to publish, codify and preserve anywhere in the CFR the substantial policies and procedures with respect to the dissemination of information by the Executive Departments and Agencies stated over the course of more than FOUR (4) YEARS in its Government publications titled "Guidelines for Ensuring and Maximizing the Quality, Objectivity, Utility, and Integrity of Information Disseminated by Federal Agencies" (Guidelines) (see the 2001 version published as a "notice" in 66 FR 49718-49725), the revised January 3, 2002 version of the Guidelines published as a "notice" in 67 FR 369-378, the revised February 22, 2002 version of the Guidelines published as a "notice" in 67 FR 8452-8460, the additions to the Guidelines of June 10, 2002 published in an attachment to a "Memorandum for the President's Management Council" titled "Agency Draft Information Quality Guidelines", the additions to the Guidelines of September 5, 2002 published in an attachment to a "Memorandum for the President's Management Council" titled "Agency Final Information Quality Guidelines", the additions to the Guidelines of August 1, 2003 published in an attachment to a "Memorandum to ALL Departments and Agency Heads" titled "Implementation Guidance for the E-Government Act of 2002", the additions to the Guidelines of December 17, 2004 published in an attachment to a "Memorandum for the Heads of Executive Departments and Agencies" titled "Policies for Federal Agency Websites" and the additions to the Guidelines of December 16, 2005 published in an attachment to a "Memorandum for the Heads of Executive Departments and Agencies" titled "Improving Public Access to and Dissemination of Government Information and Using the Federal Enterprise Architecture Data Reference Model". Take note that during the Obama administrations, it appears that the Guidelines have never been revised or revoked. In non-accordance with 44 USC 1902 and 1911, the OMB has never made the Guidelines or their additions available for my free use in the Federal Regional Depository Library in Logan, UT. Considering the Guidelines and their additions have resulted in the electronic transformation of the entire Executive Branch of the United States Government and the explosion of ".gov" websites on the internet, it's alarming to discover how the OMB, most likely under secret directions from the ACFR and the DOFR, which were most likely approved by certain former Attorney Generals and Archivists, has undermined and broken the Federal Register and Freedom of Information Act statutory and administrative laws which supposedly mandate the manners in which I shall find, inspect and copy those documents which would prove if, how and when the Executive Departments and agencies have actually executed such laws!!! Sincerely, Brady Eames