§ 292.8 Responsibilities.

When a request for information or records is received, the following will apply:

(a) DSP–1A. (1) Receives requests and assigns tasking.
   (2) Maintains appropriate suspenses and authorizes all extensions of response time.
   (3) Acts as the responsible operating office for all Agency actions related to the FOIA.
   (4) Drafts and transmits responses on:
   (i) The release of records and/or information.
   (ii) Obtaining supplemental information from the requester.
   (iii) Informing the requester of any fees required.
   (iv) The transfer to another element or agency of the initial request.
   (5) Fulfills the annual reporting requirement and maintains appropriate records.
   (6) Acts as the responsible official for all initial denials of access to the public.

(b) All DIA elements:
   (1) When identified by DSP–1A as the Office of Primary Responsibility (OPR) will:
   (i) Search files for any relevant records, and/or
   (ii) Review records for possible public release within the time constraints assigned, and
   (iii) Prepare a documented response in any case of nonrelease.
   (2) All employees are required to read this part to ensure familiarity with the requirements of the FOIA as implemented.

(c) The General Counsel. (1) Ensures uniformity in the FOIA legal positions within the DIA and with the Department of Defense.
   (2) Secures coordination when necessary with the General Counsel, DoD, on denials of public requests.
   (3) Acts as the focal point in all judicial actions.
   (4) Reviews all final denials.

(d) The Director, and on his behalf, the Chief of Staff:
   (1) Exercises overall staff supervision of the FOIA activities of the Agency.
   (2) Acts as the responsible official for all denials of appeals.

APPENDIX A TO PART 292—UNIFORM AGENCY FEES FOR SEARCH AND DUPLICATION UNDER THE FREEDOM OF INFORMATION ACT (AS AMENDED)

Search + Review (only in the case of commercial requesters)

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<thead>
<tr>
<th>Type</th>
<th>Grade</th>
<th>Hourly rate</th>
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<td>.25</td>
</tr>
</tbody>
</table>

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§ 293.4

d. See Chapter VI of DoD 5400.7–R for further guidance on fees.

PART 293—NATIONAL IMAGERY MAPPING AGENCY (NIMA) FREEDOM OF INFORMATION ACT PROGRAM

Sec. 293.1 Purpose.
293.2 Policy.
293.3 Applicability and scope.
293.4 Definitions.
293.5 Responsibilities.
293.6 Procedure.

SOURCE: 65 FR 38201, June 20, 2000, unless otherwise noted.

§ 293.1 Purpose.
This part implements the Freedom of Information Act (FOIA) and 32 CFR part 286 to establish a uniform process in responding to FOIA requests received by the National Imagery Mapping Agency (NIMA).

§ 293.2 Policy.
It is NIMA policy that:
(a) Agency records that, if disclosed, would cause no foreseeable harm to an interest protected by a FOIA exemption, will be made readily accessible to the public.
(b) NIMA organizations will ensure that internal procedural matters do not unnecessarily impede a FOIA requester from promptly obtaining NIMA records.

§ 293.3 Applicability and scope.
This part applies to all NIMA organizations and is intended as a brief overview of the FOIA process within NIMA. To obtain complete guidance, this instruction must be used in conjunction with 32 CFR part 286. Additional assistance is also available from the Office of General Counsel (GC).

§ 293.4 Definitions.
Agency records.
(1) A product of data compilation (such as all books, papers, maps, photographs, and machine-readable materials including those in electronic form or format) or other documentary materials (such as letters, memos, or notes) regardless of physical form or characteristics that is made or received by NIMA in connection with the transactiion of public business, and is in NIMA’s possession and control at the time the FOIA request is made.
(2) The following are not considered Agency records:
(i) Objects or articles, such as structures, furniture, vehicles, and equipment.
(ii) Anything that is not a tangible or documentary record, such as an individual’s memory or oral communication.
(iii) Personal records of an individual not subject to agency creation or retention requirements, that have been created and maintained primarily for the convenience of the Agency employee, and that are not distributed to other Agency employees for their official use. Personal records fall into three categories: those created before entering Government service; private materials brought into, created, or received in the Office that were not created or received in the course of transacting Government business; and work-related personal papers that are not used in the transaction of Government business.
(3) Agency records available to the public through an established public distribution system, the FEDERAL REGISTER, the National Technical Information Service (NTIS), or the Internet normally need not be processed as FOIA requests, unless the requester insists that the request be processed under the FOIA.
(4) To be subject to the FOIA, the Agency record being requested must actually exist and be in the possession and control of the Agency at the time a FOIA request is made. There is no obligation to create, compile, or obtain a record to satisfy a FOIA request.

Appellate authority (AA). An agency employee who has been granted authority to review the decision of the initial denial authority (IDA) (see IDA definition) that has been appealed by a FOIA requester and make the appeal determination for the Agency on the releasability of the records in question.

FOIA exemption. Agency records, which if disclosed, would cause a foreseeable harm to an interest protected by a FOIA exemption, may be withheld