The Consumer Product Safety Commission (CPSC or Commission) is an independent regulatory agency established by the Consumer Product Safety Act. CPSC is charged with protecting the public from unreasonable risks of injury or death associated with the use of the thousands of types of consumer products under the agency’s jurisdiction. Deaths, injuries, and property damage from consumer product incidents cost the nation more than $1 trillion annually. CPSC is committed to protecting consumers and families from products that pose a fire, electrical, chemical, or mechanical hazard. CPSC’s work to help ensure the safety of consumer products – such as toys, cribs, power tools, cigarette lighters, and household chemicals – has contributed to a decline in the rate of deaths and injuries associated with consumer products over the past 40 years.

As required in the Attorney General’s FOIA Guidelines, the CPSC Chief FOIA Officer conducted a review of the administration of the FOIA and analyzed the data from its FOIA Annual Report from Fiscal Year 2015 to generate this report.

Section I. Steps Taken to Apply the Presumption of Openness

The guiding principle underlying the President's FOIA Memorandum and the Attorney General's FOIA Guidelines is the presumption of openness.

Please answer the following questions in order to describe the steps your agency has taken to ensure that the presumption of openness is being applied to all decisions involving the FOIA. You may also include any additional information that illustrates how your agency is working to apply the presumption of openness.

**FOIA Training:**

1. Did your agency conduct FOIA training during the reporting period for FOIA professionals?

   Yes.
2. If yes, please provide a brief description of the type of training conducted and the topics covered.

Although FOIA request processing is centralized in the CPSC’s Secretariat, a division of the Office of the General Counsel (OGC), FOIA liaisons in agency units and divisions are responsible for locating and forwarding to the FOI Officer potentially responsive records. Two training sessions will be held in February 2016 for the program office FOIA Liaisons so that they fully understand and comprehend their responsibilities and duties in searching for and providing responsive information to the FOIA office as expeditiously as possible. In addition, the Secretariat conducted in-house training for a new Government Information Specialist focusing on the FOIA and the Privacy Act. The topics addressed in the training included automatic disclosures of records, methods for identifying and locating records, procedural aspects of FOIA requests, appropriate use of FOIA exemptions, and protection of personal privacy in the context of FOIA requests.

3. If no, please explain why your agency did not hold training during the reporting period, such as if training offered by other agencies was sufficient for your agency’s training needs.

See the response to question number 2.

4. Did your FOIA professionals attend any FOIA training or conference during the reporting period such as that provided by the Department of Justice?

CPSC FOIA staff did not attend any FOIA training offered by another agency during the reporting period.

5. Provide an estimate of the percentage of your FOIA professionals and staff with FOIA responsibilities who attended substantive FOIA training during this reporting period.

Ten percent of the FOIA staff or one staff member attended the training mentioned in the response to question 2. Training for 100% of the agency FOIA professional staff and Program Office Liaisons will be held by the agency in Fiscal Year 2016.

6. OIP has directed agencies to “take steps to ensure that all of their FOIA professional attend substantive FOIA training at least once throughout the year.” If your response to the previous questions that less than 80% of your FOIA professionals attended training, please explain your agencies plan to ensure that all FOIA professionals receive or attend substantive FOIA training during the next reporting year.

In keeping with this requirement, our FOIA office will monitor the Office of Information Policy of the Department of Justice for its training, including electronic training, and FOIA seminars and require the FOIA staff to attend substantive training and
utilize all the resources made available by the Office of Information Policy for agency FOIA staff.

**Outreach:**

7. Did your FOIA professionals engage in any outreach or dialogue with the requester community or open government groups regarding your administration of the FOIA?

FOIA professionals speak and correspond with requesters daily about FOIA issues relating to specific requests as well as general FOIA matters and policies. The scientific nature and complexity of many of the agency’s records result in frequent dialogue between FOIA professionals and requesters. To facilitate this dialogue, the FOIA professionals provide requesters with their direct contact information.


The FOIA staff will work with the CPSC’s Office of Communications to develop an outreach program specifically targeted to the requester community to further simplify the process of understanding and obtaining CPSC records. The program will be informative in nature to ensure that requesters fully understand the activities of the CPSC and the availability of CPSC records.

8. If you did not conduct any outreach during the reporting period, please describe why?

See response to question no. 7.

**Discretionary Releases:**

9. Does your agency have a distinct process or system in place to review records for discretionary release?

Yes. The CPSA FOIA regulations at 16 C.F.R. § 1015.1(b) set forth the Commission’s clearly articulated policy that with respect to requests for records, disclosure is the rule, and withholding is the exception. Generally, the originator of the document or an appropriate subject matter expert is consulted initially in connection with FOIA requests. A secondary review is conducted by the FOIA professional to confirm the applicability of any exemption, in light of the general presumption of openness. Often additional input from the originator or subject matter expert will be sought to the extent that an exemption appears to be applicable. Particularly where records are to be withheld, the FOIA professionals frequently consult with the attorneys of the CPSC’s Office of the General Counsel on whether to release certain records. We revised the
FOIA Directive, “Information Sharing Obligations under the FOIA,” which also provides guidance on the process for discretionary releases.

10. During the reporting period did your agency make any discretionary releases of otherwise exempt information?

Yes. As described in the response to question no. 12, CPSC made numerous discretionary releases. In the ordinary course of the agency’s business, some documents that could be withheld from public disclosure are routinely posted on to the CPSC website. For instance, Commissioner briefing packages that could be protected under the deliberative process privilege are made publicly available as a matter of course.

In addition, during the reporting period, the CPSC made numerous discretionary releases. Most records previously withheld would have been covered by Exemption 5. Discretionary release for documents that are marked draft documents in closed investigative files where no further action will be taken. Additional discretionary releases during the reporting year included:

- Emails containing internal communications which could be protected under the deliberative process privilege; and
- Draft documents which could be protected under the deliberative process privilege.

11. What exemption(s) would have covered the materials released as a matter of discretion? For a discussion of the exemptions that allow for discretionary releases, please see OIP’s guidance on implementation the President’s and Attorney General’s 2009 FOIA Memoranda.

Discretionary releases in large part were made for information that would have been covered under FOIA Exemption 5, 5 U.S.C. § 552(b)(5). Materials as described above in the response to question number 10.

12. Provide a narrative description, as well as some specific examples of the types of information that your agency released as a matter of discretion during the reporting year.

Please see the materials as described above in the response to question number 10 for a narrative description of the types of information the agency releases as a matter of discretion during the reporting year. Commissioner briefing packages that contain draft documents that could be protected under the deliberative process privilege are made publicly available as a matter of course.

Discretionary release for documents that are marked draft documents in closed investigative files where no further action will be taken. Additional discretionary releases during the reporting year included:
• Emails containing internal communications which could be protected under the deliberative process privilege; and

• Draft documents which could be protected under the deliberative process privilege.

13. If your agency was not able to make any discretionary releases of information, please explain why.

Not applicable to CPSC.

Other Initiatives:

14. Describe any efforts your agency has undertaken to inform non-FOIA professionals of their obligations under the FOIA.

The Office of the General Counsel provided detailed training on FOIA and related obligations to non-FOIA staff. The training involved topics including interpreting the scope of a FOIA request, the obligations involved in searching for agency records and the CPSC’S Exemption 3 statutory obligations.

This year the Secretariat FOIA office and Office of General Counsel will be conducting in-house training for the program office designees or liaisons on the requirements for conducting FOIA searches and to provide all responsive information, regardless of sensitivity, to the FOIA office for a final determination on release. The training will take place on January 28, 2016.

15. If there are any other initiatives undertaken by your agency to ensure that the presumption of openness is being applied, please describe them here.

The presumption of openness is the central policy of the CPSC’s Secretariat and Office of the General Counsel for the processing of FOIA requests. With respect to requests for records, disclosure is the rule, and withholding is the exception. See 16 C.F.R. § 1015.1(b). All records that are not subject to an exemption are disclosed. Records that may be subject to exemption from disclosure are made available as a matter of discretion, except when prohibited by law. See also the CPSC Open Government plan on the CPSC website at: http://www.cpsc.gov/About-CPSC/Agency-Reports/open/.

Section II. Steps Taken to Ensure that Your Agency has an Effective System for Responding to Requests

As the Attorney General emphasized in his FOIA Guidelines, "[a]pplication of the proper disclosure standard is only one part of ensuring transparency. Open government requires not just a presumption of disclosure, but also an effective
system for responding to FOIA requests." It is essential that agencies effectively manage their FOIA program.

Please answer the following questions to describe the steps your agency has taken to ensure that your management of your FOIA program is effective and efficient. You should also include any additional information that that [sic] describes your agency's efforts in this area.

Processing Procedures:

1. For Fiscal Year 2015, what was the average number of days your agency reported to adjudicating requests for expedited processing? Please see Section VIII.A of your agency’s Fiscal Year 2015 FOIA Annual Report.

   In FY 2015, CPSC received only one request for expedited processing. This request was adjudicated in 1 day. The request did not meet the standard for expedited processing.

2. If your agency's average number of days to adjudicate requests for expedited processing was above ten calendar days, please describe the steps your agency will take to ensure that requests for expedited processing are adjudicated within ten calendar days or less.

   Not applicable to CPSC.

3. If your agency has a decentralized FOIA process, has your agency taken steps to make the routing of misdirected requests within your agency more efficient? If so please describe those steps.

   Not applicable to CPSC.

4. Please confirm here that to the extent your agency may have had occasion to send a “still interested” inquiry, it has done so in accordance with the new guidelines for doing so, including affording requesters thirty working days to respond.

   CPSC’s FOIA staff has a process in place to routinely contact requesters to obtain whether they are “still interested” in pursuing the requested records, in accordance with OIP guidelines. Letters have been sent to several requesters to determine whether they are “still interested” in requested records.

Requester Services:

5. Please explain here any steps your agency has taken to strengthen these services to better inform requesters about their requests and to prevent or resolve FOIA disputes.
The FOI office has initiated a policy of keeping requesters abreast of their request through constant communication to explain the search and information gathering process, particularly with requesters seeking voluminous information. This process keeps the requesters informed and updated on their requests from the beginning to completion of the request (the measure also allows for providing partial responses as appropriate). We notify requesters of the availability of mediation services in FY 2016. We include language in our correspondence with requesters of their right to the mediation services offered by the Office of Government Information Services.

6. If there are any other steps your agency has undertaken to ensure your FOIA system operates efficiently and effectively, such as conducting self-assessments to find greater efficiencies, improving search processes, eliminating redundancy, etc., please describe them here.

In 2015, CPSC Office of the Inspector General (OIG) conducted an audit of the FOIA program and made several recommendations to improve operational efficiency and to improve management controls such as the electronic applications that are used to track and control FOIA requests. In response to OIG recommendations, the agency’s FOIA Directive was comprehensively revised to address deficiencies identified by the OIG. The Directive memorializes new processes and procedures designed to implement effective processing and review of information subject to FOIA, including conducting annual training for CPSC FOIA liaisons that have FOIA duties. The CPSC is implementing all the requirements in the new Directive. As a result a number of new procedures and processes have been implemented to expedite FOIA processing and to enhance responsiveness. Additionally, the FOIA office has implemented a number of standard operating procedures to the same end, including a processing checklist, and has developed templates for FOIA correspondence. The agency is also committed to expanding its online technology tool FOIAExpress to increase efficiencies in FOIA request document processing.

Section III. Steps Taken to Increase Proactive Disclosures

Both the President and Attorney General focused on the need for agencies to work proactively to post information online without waiting for individual requests to be received.

Please answer the following questions to describe the steps your agency has taken to increase the amount of material that is available on your agency websites. In addition to the questions below, you should also describe any additional steps taken by your agency to make and improve proactive disclosures of information.
Posting Material:

1. Describe your agency’s process system for identifying “frequently requested” records required to be posted online under Subsection (a)(2) of the FOIA.

“Frequently requested” records are determined by the Commission’s FOIA professionals, based on the subject matter of FOIA requests received by the FOIA office. For example, if the FOIA office receives multiple requests for the same information, and if appropriate requirements have been satisfied, we post the material online. Similarly, documents relating to subjects that have garnered significant public interest routinely are posted online.

2. Does your agency have a distinct process or system in place to identify your agency records for proactive disclosure? If so, please describe your agency’s process or system.

Yes. CPSC’s FOIA professionals have a system in place to identify records for proactive disclosure, as reflected by CPSC’s policy of proactively disclosing on the CPSC website several different categories of records or information. For example, documents such as statistical and technical reports that are not affected by requirements under Section 6(b) of the Consumer Product Safety Act, 15 U.S.C. § 2055 6(b), are posted. Also, as previously mentioned, Commission briefing materials are made publicly available in the ordinary course, even though they reasonably could be withheld.

3. When making proactive disclosures of records, are your agency’s FOIA professionals involved in coding the records for Section 508 compliance or otherwise preparing them for posting? If so, provide an estimate of how much time is involved for each of your FOIA professionals and your agency overall.

No, the CPSC FOIA professionals are not involved coding records for Section 508 compliance. Section 508 compliance is conducted by the agency’s Information Technology staff prior to posting information on the agency’s website.

4. Has your agency encountered challenges that make it difficult to post records you otherwise would like to post?

Yes.

5. If so, please briefly explain those challenges.

Section 6(b) of the Consumer Product Safety Act, 15 U.S.C. § 2055(b), requires that prior to the public disclosure of information the CPSC must notify each manufacturer, importer, or private labeler identified in the records to be released to provide advance notice and the opportunity to comment on the accuracy of the information and the fairness of the release. The CPSC regulation implementing section 6(b), 16 C.F.R. part 1101, allows firms to comment about the information. When
notified, many manufacturers submit extensive comments, claims and objections about the information to be disclosed. The FOIA office must review and respond to the comments and claims and renotify the firms if we disagree with any claims. The regulation also allows firms to request that the CPSC re-notify them for every release of the same information. In short, CPSC cannot post or otherwise make publicly available information subject to 6(b) without following time-consuming and cumbersome procedures.

6. Provide examples of material that your agency has proactively disclosed during the past reporting year, including links to the posted material.

The following types of records or information are subject to proactive disclosure on the CPSC website:

- Materials and briefing packages distributed to the Commission, except for matters that involve active investigations or legal advice, or other exempt matters. See http://www.cpsc.gov/Newsroom/FOIA/Commission-Briefing-Packages/.

- Records required under 5 U.S.C. § 522(a)(2) and Commission regulations at 16 C.F.R. § 1015.2 to be made available to the public for inspection and copying, as well as those that have been or are likely to become the subject of frequent FOIA requests. See http://www.cpsc.gov/en/Newsroom/FOIA/.

- Final technical and statistical reports and documents created by CPSC staff or CPSC contractors. See http://www.cpsc.gov/en/Research--Statistics/-Technical-Reports/.

- Summaries of CPSC staff meetings with the public. See http://www.cpsc.gov/en/Newsroom/Public-Calendar/.


- Information concerning ongoing activities, such as agency rulemakings. See http://www.cpsc.gov/en/Regulations-Laws--Standards/Rulemaking/.

- Topics of high interest, such as ROVs, all-terrain vehicles (ATVs), phthalates, cribs, pools and spas, carbon monoxide, window cords, magnets, and thrift stores. See http://www.cpsc.gov/en.

- Filings in adjudicative proceedings where the CPSC has filed a Complaint against a manufacturer. See http://www.cpsc.gov/en/Recalls/Recall-Lawsuits/Adjudicative-Proceedings/.

- Records of Commission Actions on public matters, which include minutes of public decision-making meetings, are posted on the website almost immediately


7. Did your agency use any means to publicize or highlight important proactive disclosures for public awareness? If yes, please describe those efforts.

The CPSC Open Government Plan provides descriptions and guidelines for the use of the CPSC website and links to much of the information on the CPSC website. See the CPSC Open Government Plan at http://www.cpsc.gov/en/About-CPSC/Agency-Reports/open/ and the Guide to Public Information at http://www.cpsc.gov/Newsroom/FOIA/Guide-to-Public-Information. Additionally, during this year, the Commission held Open Government meetings for its stakeholders at its headquarters and aired the meetings by webcast on a number of issues of public interest. Matters of public interest or frequently requested matters the agency is engaging with stakeholders on such as phthalates in toys and other children’s products, window covering and crib bumper hazards are publicized and posted in a specific locations on the website.

In addition, pursuant to the Consumer Product Safety Improvement Act of 2008, the Commission continues to update, publicize and maintain a publicly available searchable database on reports of harm received from consumers and other stakeholders. See http://www.saferproducts.gov/. This database enables the public to directly accesses consumer reports of harm related to consumer products received by the Commission without a FOIA request.

Other Initiatives:

8. If there are any other steps your agency has taken to increase proactive disclosures, please describe them here.

We post information proactively on the Commission’s website. Requesters are continuously made aware of the Commission’s publicly available website,
www.SaferProducts.gov which provides information that was previously only available through FOIA requests. Also, see the responses to questions 6 and 7.

Section IV. Steps Taken to Greater Utilize Technology

A key component of the President's FOIA Memorandum was the direction to "use modern technology to inform citizens about what is known and done by their Government." In addition to using the internet to make proactive disclosures, agencies should also be exploring ways to utilize technology in responding to requests.

Please answer the following questions to describe how your agency is utilizing technology to improve its FOIA administration and the public's access to information. You should also include any additional information that that [sic] describes your agency's efforts in this area.

Making Material Posted Online More Useful:

1. Beyond posting new material, is your agency taking steps to make the posted information more useful to the public, especially to the community of individuals who regularly access your agency’s website?

Yes.

2. If yes, please provide examples of such improvements.

The CPSC regularly updates and redesigns its website to improve its usability, partly based on comments from the public and agency stakeholders. CPSC is in the process of making our website more compatible to consumers who access the Internet through mobile devices, which will improve the usefulness and availability of information found on CPSC.gov. The CPSC website directs the public to post their comments on regulatory matters on www.Regulations.gov, which allows the public to review all comments on a given matter. The CPSC’s technical staff also solicits comments from the public for statistical reports that are posted. The website also offers a way for consumers or businesses to contact the agency by email. The website also provides a quarterly listing of Letters of Advice (LOAs), which inform manufacturers and importers of violations of safety standards and notify them of the corrective action required.

3. Have your agency’s FOIA professionals interacted with other agency staff (such as technology specialists or public affairs or communications professionals) in order to identify if there are any new ways to post agency information online?
Yes. The FOIA professionals are working with technical IT experts and contractors to develop and implement systems to further automate its FOIA processes with electronic document platform sharing. When completed, requesters of information will be able to initiate FOIA requests, get information on the status of their requests, and receive responsive information, all online.

Use of Technology to Facilitate Processing of Requests:

4. Did your agency conduct training for FOIA staff on any new processing tools during the reporting period, such as for a new case management system, or for search, redaction, or other processing tools.

A new FOIA Government Information Specialist underwent training for our case management application. The staff manager of the application underwent training on updates to the application. FOIA staff attended the annual user’s conference conducted by the vendor for CPSC’s FOIA electronic tracking system, which provides updates on new developments in the tracking system. Staff also attended other training offered by the vendor of the CPSC’s FOIA electronic tracking system.

5. Beyond using technology to redact documents, is your agency taking steps to utilize more advanced technology to facilitate overall FOIA efficiency, such as improving record search capabilities, utilizing document sharing platforms for consultations and referrals, or employing software that can sort and de-duplicate documents? If yes, describe the technological improvements being made.

Yes. CPSC’s FOIA professionals continue to work with our computer technical experts and contractors to develop and deploy document-sharing platforms for all of our FOIA correspondence and records with requesters, manufacturers, other agencies, and other stakeholders. We anticipate having these platforms in place in FY 2016.

6. Are there additional tools that could be utilized by your agency to create further efficiencies?

Upon implementation of the program described in No. 3 above, the Commission’s FOIA staff will again assess FOIA processing practices to determine whether any additional improvements to our system are necessary.

Other Initiatives:

7. Did your agency successfully post all four quarterly reports for Fiscal Year 2015?

Yes.
8. If your agency did not successfully post all quarterly reports, with information appearing on FOIA.gov, please explain why and provide your agency’s plan for ensuring that such reporting is successful in Fiscal Year 2016.

Not applicable to CPSC.

9. Do your agency’s FOIA professionals use e-mail or other electronic means to communicate with requesters whenever feasible? If yes, what are the different types of electronic means are utilized by your agency to communicate with requesters?

Yes. Acknowledgement of FOIA requests, notification to requesters and to manufacturers required by section 6(a) and 6(b) of the Consumer Product Safety Act, and final FOIA responses are frequently communicated by email and fax.

10. If your agency does not communicate electronically with requesters as a default, are there any limitations or restrictions for the use of such means? If yes, does your agency inform requesters about such limitations?

CPSC communicates electronically with requesters to the extent possible. The agency is exploring other avenues of increasing this method of communication by eventually making available all responsive information to FOIA requesters electronically available as well.

Section V. Steps Taken to Reduce Backlogs and Improve Timeliness in Responding to Requests and Reduce Backlogs

The President and the Attorney General have emphasized the importance of improving timeliness in responding to requests. This section [of the] Chief FOIA Officer Report addresses both time limits and backlog reduction. Backlog reduction is measured both in terms of numbers of backlogged requests or appeals and by looking at whether agencies closed their ten oldest requests, appeals, and consultations.

Simple Track:

1. Does your agency utilize a separate track for simple requests?

Yes. The CPSC uses a separate track for simple requests.

2. If so, for your agency overall in Fiscal Year 2015, was the average number of days to process simple requests twenty working days or fewer?
No. The average number of days to process simple requests was 44 days. Please note that the statutory requirements of section 6(b) noted above adversely impact the time required to respond even to simple requests.

3. Please provide the percentage of requests processed by your agency in Fiscal Year 2015 that were placed in your simple track.

Fifteen percent.

4. If your agency does not track simple requests separately, was the average number of days to process all non-expedited requests twenty working days or fewer.

Not applicable to CPSC, because the agency tracks simple requests separately.

Backlogs:

BACKLOGGED REQUESTS

5. If your agency had a backlog of requests at the close of Fiscal Year 2015, did that backlog decrease as compared with the backlog reported at the end of Fiscal Year 2014?

Yes. The backlog of requests at CPSC decreased from 214 in FY 2014 to 188 in FY 2015.

6. If not, explain why and describe the causes that contributed to your agency not being able to reduce its backlog. When doing so, please also indicate if any of the following were contributing factors.

CPSC did reduce its backlog of requests.

7. If you had a request backlog please report the percentage of requests that make up the backlog out of the total number of requests received by your agency in Fiscal Year 2015.

Twenty-six percent.

BACKLOGGED APPEALS:

8. If your agency had a backlog of appeals at the close of Fiscal Year 2015, did that backlog decrease as compared with the backlog reported at the end of Fiscal Year 2014?
CPSC did not have a backlog of appeals in FY 2014 or FY 2015.

9. If not, explain why and describe the causes that contributed to your agency not being able to reduce the backlog. When doing so, please also indicate if any of the following were contributing factors.

N/A.

10. If you had an appeal backlog please report the percentage of appeals that make up the backlog out of the total number of appeals received by your agency in Fiscal Year 2015. If your agency did not receive any appeals in Fiscal Year 2015 and/or has no appeal backlog, please answer with “N/A.”

N/A.

Backlog Reduction Plans:

11. In the 2015 guidelines for Chief FOIA Officer Reports, any agency with a backlog of over 1000 requests in Fiscal Year 2014 was asked to provide a plan for achieving backlog reduction in the year ahead. Did your agency implement a backlog reduction plan last year? If so, describe your agency’s efforts in implementing this plan and note if your agency was able to achieve backlog reduction in Fiscal Year 2015.

N/A.

12. If your agency had a backlog of more than 1,000 requests in Fiscal Year 2015, what is your agency’s plan to reduce this backlog during Fiscal Year 2016?

N/A.

Status of Ten Oldest Requests, Appeals, and Consultations:

TEN OLDEST REQUESTS

13. In Fiscal Year 2015, did your agency close the ten oldest requests that were reported pending in your Fiscal Year 2014 Annual FOIA Report?

No.

14. If no, please provide the number of these requests your agency was able to close by the end of the fiscal year, as listed in Section VI.E of your Fiscal Year 2014 Annual FOIA Report. If you had less than ten total oldest requests to close, please indicate that.
CPSC closed three of the 10 oldest requests that were pending as of the end of FY 2014.

15. Of the requests your agency was able to close from your ten oldest, please indicate how many of these were closed because the request was withdrawn by the requester. If any were closed because the request was withdrawn, did you provide any interim responses prior to the withdrawal?

None of the requests was closed because the request was withdrawn by the requester.

TEN OLDEST APPEALS

16. In Fiscal Year 2015, did your agency close the ten oldest appeals that were reported pending in your Fiscal Year 2014 Annual Report?

CPSC did not report any pending appeals as of the end of FY 2014 or FY 2015.

17. If no, please provide the number of these appeals your agency was able to close by the end of the fiscal year, as listed in Section VII.C.(5) of your Fiscal Year 2014 Annual FOIA Report. If you had less than ten total oldest appeals to close, please indicate that.

CPSC did not report any pending appeals as of the end of FY 2014.

TEN OLDEST CONSULTATIONS

18. In Fiscal Year 2015, did your agency close the ten oldest consultations that were reported pending in your Fiscal Year 2014 FOIA Annual Report?

CPSC did not report any pending consultations as of the end of FY 2014 or FY 2015.

19. If no, please provide the number of these consultations your agency was able to close by the end of the fiscal year, as listed in Section XII.C.of your Fiscal Year 2014 Annual FOIA Report. If you had less than ten total oldest consultations to close, please indicate that.

N/A.

Additional Information on Ten Oldest Requests, Appeals, and Consultations & Plans:

20. Briefly explain any obstacles your agency faced in closing its ten oldest requests, appeals and consultations from Fiscal Year 2014.
The 10 oldest requests seek voluminous complicated records and are complicated by file searching issues and processing issues, including the section 6(b) procedures described above, which require numerous notifications to manufacturers or retailers regarding potential confidentiality claims on information those firms submitted to the CPSC.

21. If your agency was unable to close any of its ten oldest requests because you were waiting to hear back from other agencies on consultations you sent, please provide the date the request was initially received by your agency, the date when your agency sent the consultation, and the date when you last contacted the agency where the consultation was pending.

Not applicable to CPSC.

22. If your agency did not close its ten oldest pending requests, appeals, or consultations, please provide a plan describing how your agency intends to close those “ten oldest” requests, appeals, and consultations during Fiscal Year 2016.

CPSC’s FOIA professionals will be focusing attention on the 10 oldest requests by contacting CPSC program officers regarding pending requests for information, speaking with the requesters to clarify their requests, and consulting with our Office of the General Counsel staff to resolve any legal issues related to the requests.

Interim Responses:

23. Does your agency have a system in place to provide interim responses to requesters when appropriate?

Yes. CPSC has a system in place, codified in a new FOIA Directive, to provide partial releases to requesters, whenever possible. CPSC’s FOIA professionals also maintain frequent contact with requesters to update requesters on the status of their FOIA requests. As part of the new process under the Directive, CPSC is providing partial responses to requests.

24. If your agency had a backlog in Fiscal Year 2015, please provide an estimate of the number or percentage of cases in the backlog where a substantive, interim response was provided during the fiscal year, even though the request was not finally closed.

The requester for each backlogged case has received an acknowledgment of the receipt of the request and approximately 40 percent have received a substantive interim response or notification explaining the delay in the final response.

Use of the FOIA’s Law Enforcement Exclusions
1. Did your agency invoke a statutory exclusion, 5 U.S.C. § 552(c)(1), (2), (3), during Fiscal Year 2015? If so, please provide the total number of times exclusions were invoked?

CPSC did not invoke the cited statutory exclusions during FY 2015.

Success Story

Out of all the activities undertaken by your agency since March 2015 to increase transparency and improve FOIA administration, please briefly describe here at least one success story that you would like to highlight as emblematic of your agency’s efforts. The success story can come from any one of the five key areas. As noted above, these agency success stories will be highlighted during Sunshine Week by OIP. To facilitate this process, all agencies should use bullets to describe their success story and limit their text to a half page. The success story is designed to be a quick summary of a key achievement. A complete description of all your efforts will be contained in the body of your Chief FOIA Officer Report.

- The CPSC FOIA Directive, “Information Sharing Obligations under the FOIA,” Order No. 0770.2, was revised. The FOIA office is implementing the directive by updating and preparing standard operating procedures and planning training for information specialists and office FOIA liaisons.

- CPSC continues working with contractors and technical staff to develop an electronic document sharing system that will allow the FOIA professionals to electronically handle all correspondence and notifications to consumer product manufacturers.

- When deployed, the system will speed up FOIA processing and significantly reduce printing, paperwork and mailing costs. This project is on track for completion in FY 2016.

Todd A. Stevenson
Chief FOIA Officer
The Secretariat / Office of the Secretary
Office of the General Counsel
U.S. Consumer Product Safety Commission