

Central Intelligence Agency

(b)(3)  
(b)(6)



Washington, D.C. 20505

28 February 2005



References: F-2004-00078  
F-2004-01212

Dear 

This concerns your 8 October 2003 Freedom of Information Act (FOIA) request and subsequent litigation 

  
 for "all records upon which...[the CIA-produced video-animation of TWA Flight 800] flight path climb conclusion was based". Your request was processed in accordance with the FOIA, 5 U.S.C. § 552, et seq., and the CIA Information Act, 50 U.S.C. § 431. Our processing included a search for records in existence as of 8 October 2003.

We have completed a thorough search for records responsive to your request, located material, and have made the following determinations:

Enclosed at Tab A are 27 documents, which can be released in their entirety. With regard to MORI document #1147400, please be advised that this document may contain information which is or may be copyrighted and accordingly may not be copied or further disseminated without the permission of the copyright owner.

Enclosed at Tab B are 13 documents (MORI documents 1176341-1176345, and 1176347-1176354), which can be released in segregable form with deletions made on the basis of FOIA exemptions (b)(3), (b)(6), and/or (b)(7)(c). An explanation of exemptions is enclosed.

APPROVED FOR  
RELEASE  DATE:  
17-Sep-2010

Enclosed at Tab C are two CIA-originated documents (MORI documents 1175601 and 1175603) which were located by the National Transportation Safety Board (Request #2004-0027) and referred to CIA for review and direct response to you (F-2004-01212). These documents can be released in segregable form with deletions made on the basis of FOIA exemptions (b)(3), (b)(6), and (b)(7)(c).

During our searches, we identified ten documents that require this Agency to consult with other federal agencies or entities. Coordination of four of these documents has been completed, and the documents are among those addressed in Tab B above. Once the consultation process on the remaining documents is complete, we will provide a supplemental response concerning those documents.

Also, during our searches, we located additional United States Government material that was not originated by CIA. This material appears to be relevant to your request, and has been referred to the originating agencies for review and direct response to you.

The CIA regulations governing administrative appeals are set forth at 32 C.F.R. § 1900.42. Those regulations state that no appeal shall be accepted if the information in question is the subject of litigation in the federal courts.

Sincerely,



Scott Koch  
Information and Privacy Coordinator

Enclosures

