

#### UNITED STATES DEPARTMENT of JUSTICE

# **Exemption 7**



#### **Exemption 7: The Basic Framework**

- 5 U.S.C. § 552(b)(7) contains (1) a threshold requirement and (2) six subparts ((A) - (F))
- To withhold records pursuant to Exemption 7, <u>both</u> the threshold <u>and</u> one of the six subparts must apply



#### **Exemption 7 Threshold**

**Statutory Language**: "records or information compiled for law enforcement purposes"

Three requirements to meet this threshold:

- 1) Records or Information
- 2) Compiled
- 3) Law Enforcement Purposes



#### **Records or Information**

- Congress extended the protection of Exemption 7 to include both investigatory records and non-investigatory records compiled for a law enforcement purpose
- The Freedom of Information Reform Act of 1986 focused the inquiry on the purpose for which records or information compiled



#### Compiled

- Information <u>originally</u> compiled for a law enforcement purpose
- The Supreme Court in 1990 clarified that information <u>not</u> originally compiled for a law enforcement purpose can still meet the threshold if later <u>recompiled</u> for a law enforcement purpose



- Criminal, Civil, or Administrative
   enforcement (courts require some detail)
- State or foreign law enforcement purposes also valid
- Can include National Security / Homeland Security-related records



#### Criminal Law Enforcement agency

 (1) Per se rule (inherently compiled) (1st, 2nd, 6th, 8th, 10th, and 11th Cir.);
 <u>Or</u>

(2) Rational nexus test (connected to violation of law) (DC, 3rd, and 9th Cir.)
<u>Pratt v. Webster</u>, 673 F.2d 408, 420-21 (D.C. Cir. 1982<sup>7</sup>)



- Mixed-Function agency (not traditional criminal law enforcement agency)
  - The agency is enforcing a statute within its authority
  - E.g., IGs, HHS, USPS

- Personnel Investigations
  - Specific and potentially unlawful activity by particular employees
  - <u>Not</u> general monitoring of employees



#### **Exemption** 7(A)

**Statutory Language**: Withholding of "records or information compiled for law enforcement purposes" (remember your threshold) where disclosure "could reasonably be expected to interfere with enforcement proceedings"



#### **Exemption** 7(A) Analysis

Two Steps:

- A specific enforcement proceeding either pending, prospective, or preventative; <u>and</u>
- A cognizable harm caused by release



#### **Exemption** 7(A) enforcement proceedings

- Criminal law enforcement proceeding
- Civil, regulatory, and administrative enforcement proceeding
- State or foreign enforcement proceeding



#### For how long does Exemption 7(A) apply?

- $\succ$  Exemption 7(A) applies for as long as:
  - proceeding remains pending;
  - proceeding is "reasonably anticipated" (prospective); or
  - record or information is preventative



#### What types of harm are covered under 7(A)?

- Standard: Proceeding would be harmed by premature release (e.g.,):
  - Reprisals against witnesses
  - Loss of control of investigation
  - Release of strategy or evidence
  - Suppression of evidence or evasion of detection by target

#### 7(A) Categorical Approach

- In litigation an agency may justify withholding a category of records if it:
  - Provides "functional" description of the category of records; <u>and</u>
  - Explains how release interferes with enforcement proceedings for each category of records



# Pop Quiz



Question: The FBI received a FOIA request seeking all records related to the active investigation into the disappearance of Jimmy Hoffa. More than 40 years have passed since Hoffa disappeared from a Bloomfield Hills restaurant. Can the FBI withhold records under Exemption 7A?

A. No -- Hoffa's disappearance occurred so long ago that this is now a cold case.

B. Yes -- there remains an open law enforcement investigation into Hoffa's disappearance and a potential harm from the release of records.



#### **Introduction to Exclusions**

**General disclaimer**: Congress created a mechanism to protect particularly sensitive national security and law enforcement matters where even acknowledging the existence of such records would harm an interest protected by the FOIA's exemptions.

#### (c)(1) Exclusion Requirements

- Records otherwise satisfy requirements of Exemption 7(A) to be withheld in full <u>and</u>:
  - Such records pertain to a pending <u>criminal</u> investigation; <u>and</u>
  - Agency has reason to believe that the subject of the investigation is unaware of its pendency; <u>and</u>



#### (c)(1) Exclusion Requirements (continued)

• Agency disclosure of the very existence of the records could reasonably be expected to interfere with the investigation

#### <u>ALWAYS</u> consult with an OIP exclusion expert before invoking



#### **OIP Guidance, re: Exclusions**

Guidance: Implementing the FOIA's Statutory Exclusion Provisions (September 14, 2012) - <u>http://www.justice.gov/</u> oip/blog/foia-guidance-6



#### **Exemption** 7(**B**)

**Statutory Language**: Withholding of "records or information compiled for law enforcement purposes" (remember your threshold) where disclosure "would deprive a person of a right to a fair trial or an impartial adjudication"



#### When would agency use Exemption 7(B)?

# **Purpose**: Exemption 7(B) applies to prevent prejudicial pretrial publicity that could impair a court proceeding



#### **Two-Part Test for Exemption 7(B)**

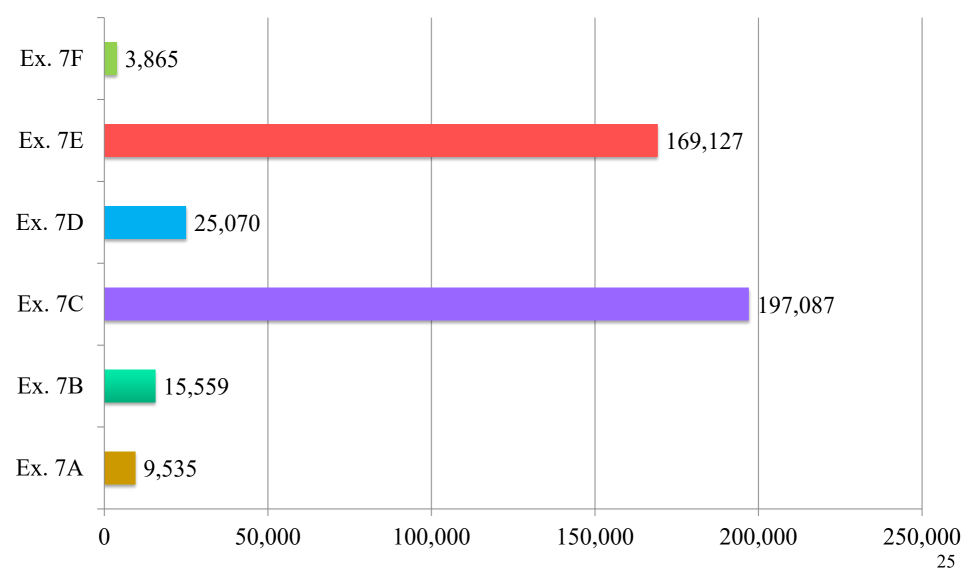
An agency must show that:

- a trial or adjudication is pending or truly imminent; <u>and</u>
- it is more probable than not that disclosure of records or information would seriously interfere with the fairness of those proceedings

- <u>Washington Post Co. v. DOJ</u>, 863 F.2d 96 (D.C. Cir. 1988) <sup>24</sup>



#### Government-wide Ex.7 Usage in FY 2017



Source: Agency FY 2017 Annual FOIA Reports, as located on FOIA.Gov



#### **Exemption** 7(**D**)

**Statutory Language:** "Could reasonably be expected to disclose the **identity of a confidential source**, including a state, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and in the case of a record or information compiled by a criminal law enforcement authority in the course of a criminal investigation or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source."



#### **Purpose of Exemption 7(D)**

- To encourage individuals/entities to come forward to law enforcement entities and provide information.
  - To ensure confidential sources are not lost through retaliation against sources for past disclosure or because of fear of future disclosure.



#### What constitutes a source?

This term may include both individuals and institutions (e.g., a local law enforcement agency such as a local police department)



#### What constitutes a <u>Confidential</u> Source?

Confidentiality can be:

- Express; or
- Implied



#### **Implied Confidentiality**

#### Factors to consider:

- Nature of the crime; and
- Source's relation to the crime



#### What information may be withheld?

# Category 1: Identity of a confidential source



# *What information may be withheld?* Category 2: Information furnished by a confidential source

compiled by a criminal law enforcement authority in the <u>course of a</u> <u>criminal investigation</u> or

by an agency conducting a <u>lawful</u> <u>national security intelligence</u> <u>investigation</u>



#### The (c)(2) exclusion

- Removes from the requirements of the FOIA records concerning an informant requested by a third party under the informant's name or identifier.
- If the informant's status as an informant has been officially confirmed, you cannot use the (c)(2) exclusion.



# Pop Quiz



# In which of the following situations would implied confidentiality likely be found to exist?

- A. An inmate provides information about his cellmate engaging in gang activity.
- B. Information is provided to USDA by third-party inspectors related to a company's violation of organic produce certification requirements.
- C. A neighbor provides information on drug-related activity taking place in his neighbor's house.
- D. All of the above.



36

#### **Exemption** 7(E)

**Statutory Language:** Exemption 7(E) allows an agency to withhold records if disclosure "would disclose techniques and **procedures** for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law."



#### First Clause of Exemption 7(E)

#### "Techniques and Procedures"

- Criminal or Civil
- Limited to unknown techniques
- Unknown ways/circumstances in which known techniques are used
  - E.g., polygraphs, BOP surveillance videos



#### First Clause of Exemption 7(E)

- "Investigations or Prosecutions"
  - Not as broad as the Exemption 7 threshold (law enforcement purpose)
- Circumvention harm requirement
  - Courts are split on whether an agency is required to show that disclosure of a law enforcement technique or procedure could risk circumvention of the law 38



#### **Second Clause of Exemption 7(E)**

#### "Guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law"

• Ex. IRS prosecution thresholds



### Pop Quiz



Owen Openness is processing a request for records concerning a drug trafficking and money laundering investigation. Various techniques and procedures appear in the records. Which of these can likely be withheld under Exemption 7(E)?

- A. Fingerprinting of suspects.
- B. VIN numbers of vehicles used in an undercover operation.
- C. Details regarding bank security measures, including cameras and alarms.
- D. Details concerning a drug cartel provided to DEA by Colombian law enforcement pursuant to an undisclosed information-sharing agreement.



#### **Exemption** 7(F)

**Statutory Language:** Withholding of information that "could reasonably be expected to **endanger** the life or physical safety of any individual."



#### Who can be protected?

- Note that this exemption allows us to withhold information that could endanger any individual. This need not be an American citizen, or even a law abiding one.
- Often used to protect law enforcement personnel who deal directly with dangerous criminals. Also used to protect inmates from one another.



### Pop Quiz



Security Sam works at a federal agency located downstream from the Falcon Dam. He is provided a copy of an inundation map showing where flooding would likely occur in the event of a breach and included it as part of the agency's emergency action plan. Dana Disclosure receives a FOIA request for the inundation map. Under which exemptions could this map be withheld?



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#### **Questions?**