December 2, 2004

U.S. Mail Return Receipt
Federal Bureau of Investigation
Portland Division
Suite 400, Crown Plaza Building
1500 Southwest 1st Avenue
Portland, Oregon 97201-5828

Re: REQUEST UNDER FREEDOM OF INFORMATION ACT & PRIVACY
ACT/ Expedited Processing Requested

This letter constitutes a request under the Freedom of Information Act, 5 U.S.C. § 552 (“FOIA”) and the Department of Justice implementing regulations, 28 CFR § 16.11, and the Privacy Act, 5 U.S.C. § 552a by the American Civil Liberties Union of Oregon (“ACLU of Oregon”) on its own behalf and on behalf of the ACLU, Portland Peaceful Response Coalition, Peace and Justice Works, American Friends Service Committee, In Defense of Animals, Oregon Wildlife Federation, Back to the WALL, Islamic Center of Portland, Masjed As-Saber and individuals in leadership roles with those organizations, David Fidanque, William Seaman, Dan Handelman, Martin Gonzalez, Matt Rossell, Connie Durkee, Joe Keating, Alaa Abunijem, and Shahriar Ahmed (collectively “the Requestors”). Attached are signed authorization forms from each individual in compliance with the Privacy Act.¹

This request seeks records from the Portland Division of the Federal Bureau of Investigation, the FBI Portland Joint Terrorism Task Force, and any other Oregon FBI Joint Terrorism Task Force. It requests records maintained in the offices of the Portland Division of the FBI, the FBI Portland Joint Terrorism Task Force, and any other Oregon FBI Joint Terrorism Task Force as well as records to which those offices have access, for example by means of electronic access to data that may be stored in another location.

I. The Requestors

1. The American Civil Liberties Union of Oregon is the statewide affiliate of the American Civil Liberties Union (collectively, “ACLU”),² a national organization that works to protect civil rights and civil liberties. As the leading defender of freedom, equality, privacy, and due process rights in the United States, the ACLU has challenged the United States government’s broad targeting and surveillance of innocent people as part of the war on terrorism, the government’s crackdown on criticism and

¹ In addition, attached is a “Supplement” providing additional information on the individual requestors.
² The American Civil Liberties Union Foundation and the ACLU Foundation of Oregon are 501(c)(3) organizations that provide legal representation free of charge to individuals and organizations in civil liberties cases, and educate the public about civil liberties issues. The American Civil Liberties Union and its Oregon affiliate, the American Civil Liberties Union of Oregon, are separate non-profit, non-partisan, 501(c)(4) membership organizations that educate the public about the civil liberties implications of pending and proposed state and federal legislation, provide analyses of pending and proposed legislation, directly lobby legislators, and mobilize their members to lobby their legislators.
dissent, the secret and unchecked surveillance powers of the USA PATRIOT Act, the excessive restriction of government information available through the Freedom of Information Act, the unfair questioning and targeting of immigrants, the unfair detention and treatment of people detained in the U.S. as part of the war on terrorism, and the unlawful detention and abuse of prisoners held by the U.S. government in detention facilities overseas.

In particular, ACLU attorneys around the country have provided direct representation to individuals and organizations targeted by the FBI and state and local police for exercising their First Amendment right to criticize the government, including people who participated in numerous rallies and marches to protest the war in Iraq, who were excluded from meaningful participation at public presidential speeches, and who protested at the 2004 Republican and Democratic National Conventions. ACLU advocates have also used litigation, lobbying, and public education to limit oppressive FBI and state and local police monitoring, interrogation, and arrest of people at public rallies, marches, and meetings.

ACLU attorneys also have filed lawsuits challenging three of the most controversial surveillance provisions of the USA PATRIOT Act: Section 215, which authorizes the FBI to obtain an unlimited array of personal records about innocent people through secret court orders; Section 505, which authorizes the FBI to issue National Security Letters (NSL) demanding certain kinds of personal records without court oversight; and Section 218, which greatly expands the FBI’s power to obtain wiretaps. In the lawsuit challenging the NSL power, ACLU attorneys represent an anonymous Internet Service Provider that received an NSL from the FBI, and remain under a strict gag order that prevents them from disclosing certain information about the case.

ACLU attorneys and local volunteer attorneys have also provided direct representation to thousands of individuals interrogated by the FBI as part of its “voluntary” interview and special registration programs for Muslims and people of Arab and South Asian descent. The ACLU has also prepared and distributed a “Know Your Rights” brochure in English, Spanish, Arabic, Urdu, Hindi, Punjabi, Farsi, and Somali to educate the public about the rights of individuals during encounters with the police, the FBI, and agents of the Department of Homeland Security.

The ACLU regularly holds public membership meetings at which a wide range of civil liberties issues are discussed and debated. FBI Director Robert Mueller spoke at the ACLU annual membership conference in June 2003. FBI whistleblower Colleen Rowley and former national security advisor Richard Clarke spoke at the ACLU annual membership conference in July 2004. The ACLU also routinely provides information to the public and the media through print and online communications about the erosion of civil rights and civil liberties after September 11, 2001 and encourages ACLU members and activists to oppose government anti-terrorism policies that unnecessarily violate civil rights and civil liberties.
The FBI has a history of surveillance of the ACLU. For example, declassified documents, some released pursuant to previous FOIA requests, reveal that the FBI engaged in extensive spying on the national ACLU and its growing number of regional affiliates throughout the 1940s and 1950s, generating tens of thousands of pages of information.

Since 2000, ACLU, along with other organizations, has worked to end the City of Portland’s participation in the FBI’s Portland Joint Terrorism Task Force. We have held press conferences, organized individuals and organizations and testified in opposition to the Portland Joint Terrorism Task Force before the Portland City Council.

Beginning in 2002, the ACLU organized over 65 Oregon state-wide and community organizations to oppose any efforts to amend or repeal Oregon Revised Statute (ORS) 181.575, which prohibits state and local law enforcement officials from collecting or maintaining files on the social, political and religious activities of individuals and organizations before the 2003 Oregon Legislature. ORS 181.575 limits the role of local law enforcement participation in Joint Terrorism Task Forces in Oregon. Based upon this law, the City of Portland refused to participate with the FBI in the questioning Arab and Muslim men beginning in the fall of 2001.

Oregon staff and volunteers for the ACLU have appeared at numerous public forums sponsored by other organizations to oppose the USA PATRIOT Act and other policies and actions of the Bush Administration since 2001. ACLU representatives have also criticized the use of federal material witness laws to detain Oregon residents, including Brandon Mayfield.

The FBI and the Portland Police Bureau previously maintained files on the activities of the ACLU in Oregon for more than 30 years, beginning before the incorporation of the ACLU of Oregon in 1955 through the early 1970s. ACLU last obtained a copy of its Oregon FBI file in the mid-1970s. The ACLU also obtained copies of two files that were maintained by the Portland Police Bureau. A copy of the first file was provided to the ACLU on April 15, 1975 by Lt. James Davis, Commander of the Intelligence Division of the Portland Police Department. The ACLU obtained a copy of the second file after the Portland Tribune discovered additional documents dated from 1960 through 1985.

Portland Peaceful Response Coalition (PPRC) was founded shortly after the September 11, 2001 attacks on the World Trade Center and Pentagon. The primary aims of PPRC have been to advocate peaceful, non-military actions in response to the 9-11 attacks, to oppose the targeting of the Arab-American, Muslim, South Asian and other immigrant communities, and to promote a deeper understanding of the U.S. role in international affairs and the roots of anti-U.S. perspectives and actions among peoples outside of the U.S. PPRC’s activities and policies evolved over several months, and years, and eventually focused on public demonstrations and community education. PPRC has been involved in publicizing and organizing protest demonstrations on the occasions of visits to Portland by President George W. Bush and Vice President Dick
Cheney. These visits, PPRC’s members believe, involve White House security and other Federal security and law enforcement agencies, such as the FBI. PPRC has held a weekly rally and march at Pioneer Courthouse Square in downtown Portland every Friday at 5:00 pm since late October 2001. PPRC has hosted speakers on nonviolent direct action, and on the refusenik campaign in Israel. PPRC is registered as a nonprofit organization with the State of Oregon. Local and regional police bureaus and departments have routinely been involved in monitoring and/or providing security for dignitary visits to Portland or for street demonstrations which have been partly or wholly organized by PPRC. These and other activities of the PPRC have brought the group’s membership to the attention of law enforcement locally and regionally, and very likely at the federal level as well.

3. **Peace and Justice Works (PJW)**, founded in 1992 as Portland Peaceworks, promotes nonviolent conflict resolution on local, national and international levels. Its two major areas of program work recently have been U.S. policy in Iraq and police accountability. In 1999, the organization obtained a Portland Police Bureau Criminal Intelligence Report listing the Peace and Justice Works Iraq Affinity Group under the heading “non-criminal info,” a document created in apparent violation of Oregon state law. That report was written in regards to a demonstration against the U.S. bombing of Iraq in December 1998. Between August 2002 and October 2004, PJW organized several small-scale and co-organized eight large-scale demonstrations against the pending and then actual U.S. attack on Iraq. Meanwhile, mostly through its other main project group, Portland Copwatch, PJW has been organizing community groups to testify against the FBI Portland Joint Terrorism Task Force. Portland Copwatch has also been active in monitoring the Portland police review board, speaking out against police misconduct, and educating people on their rights.

4. **American Friends Service Committee (AFSC)**, winner of the Nobel Peace Prize in 1947, carries out service, development, social justice and peace programs throughout the world. Founded by Quakers in 1917, its work is based on the Quaker belief in the worth of every person and faith in the power of love to overcome violence. In past decades, AFSC activities were under surveillance by Portland Police Department. More recent activities of the AFSC include public opposition to the participation of the Portland police in the FBI Portland Joint Terrorism Task Force, advocacy for the rights of undocumented immigrants, as well as organizing major demonstrations in opposition to the U.S. war on Iraq.

5. **In Defense of Animals (IDA)** is a 501(c)(3) not for profit animal welfare organization founded by Dr. Elliot Katz and dedicated to protecting the rights, welfare and habitat of animals. IDA has a twenty year history of educating the public and improving the well being of animals using the legal system, publicity campaigns, peaceful demonstrations, educational outreach and conducting investigations on animal industries using information obtained through whistleblowers and public document requests. Over the past several years, IDA staff and volunteers have been routinely photographed and videotaped at lawful demonstrations (including vehicle license plates) by known Portland Police Officers, security staff, and other unknown individuals who
refused to identify themselves. IDA is very concerned that its staff and organization are
being unjustly targeted by the FBI Portland Joint Terrorism Task Force.

6. **Oregon Wildlife Federation** (OWF) was founded in 1936 and is the
second oldest environmental group in Oregon. OWF’s mission is to protect the
environment and wildlife of the Northwest. To that end the group has actively engaged in
many direct action activities since its founding, including rallies and protests. OWF
helped organize several protests objecting to the Eagle Creek Timber sale (1999-2002).
One such protest entailed a 1,000 person rally in Pioneer Square and march to the U.S.
Forest Service building in downtown Portland. Federal authorities closely monitored the
protest.

7. **Back to the WALL** (originally founded as WALL) is a citizens group
organized to protect the forests of the Northwest through direct action. The group,
initially known as WALL, was active in forest defense from 1996 through 1999. It was
reinstituted as Back to the WALL in Spring of 2004 and has organized and participated in
several direct action protests since reforming. One such Portland protest was a 200-
person rally and march on the U.S. Forest Service in June 2004 challenging the
administration's plan to cut the Biscuit Timber sale. Federal authorities have monitored
Back to the WALL events.

8. **Islamic Center of Portland, Masjed As-Saber** ("ICPMA"), is a non-
profit organization that owns and administers a mosque known as Masjed As-Saber and
an Islamic school known as the Islamic School of Portland. Approximately 450 people
attend services at the mosque each Friday and, as many as 3500, attend services on
religious holidays. ICPMA employs approximately 16 people. Approximately 60
students are enrolled at the school. Because of the relationship between ICPMA, its
community members and leaders, and persons and organizations investigated, questioned,
detained, or arrested since September 11, 2001, ICPMA reasonably believes that the FBI
has targeted it and its community members for investigation. The FBI has interviewed
many ICPMA community members and has asked questions about other worshipers and
their political and religious views. In addition, because the FBI has recorded
conversations and services inside the mosque and sought records from ICPMA, many
ICPMA community members are afraid to attend mosque, practice their religion, or
express their opinions about religious and political issues.

9. **David J. Fidanque** has worked for the ACLU of Oregon since 1982 and
has been the Executive Director since 1993. Since 2001, Mr. Fidanque has made dozens
of appearances throughout the state in local forums, debates, and through the news media,
speaking out against the United States government’s broad targeting and surveillance of
innocent people as part of the war on terrorism, the government’s crackdown on criticism
and dissent, and the government’s use of secret surveillance powers under the USA
PATRIOT Act and policy directives of the Department of Justice.

10. **William R. Seaman** serves on the Executive Board and is President of
the Portland Peaceful Response Coalition (PPRC). He is a human rights advocate and
community organizer who has been involved in many different organizations focused on 
a range of human rights issues. On the day of the September 11, 2001, attacks on the 
World Trade Center and the Pentagon, Seaman took part in a large gathering at the 
Koinonia House Campus Ministries on the Portland State University campus. That 
meeting eventually led to the formation of the PPRC, a group that Seaman has 
volunteered with up to the present time. Seaman has primarily volunteered as media 
liaison for PPRC, but has been involved in many other activities, including liaison with 
the Portland Police Bureau in planning for local street demonstrations, including 
demonstrations and protests on the occasions of visits to Portland by President George W. 
Bush and Vice President Dick Cheney. As a prominent spokesperson and organizer 
for the PPRC whose organizing work has frequently involved contact with local city and law 
enforcement officials, Seaman’s activities are likely to have been brought to the attention 
of the FBI and possibly also to the attention of the Joint Terrorism Task Forces of the 
FBI.

11. Daniel (Dan) Handelman is a co-founding member of Peace and Justice 
Works (PJW) and is an active and vocal member of its two main project groups, the Iraq 
Affinity Group and Portland Copwatch. In 1999, PJW discovered a Portland Police 
Bureau Criminal Intelligence Report listing Dan “Handleman” [sic] as the “Leader” of 
the Iraq Affinity Group under the heading “non-criminal info,” a document created in 
apparent violation of Oregon state law. That report was written in regards to a 
demonstration against the U.S. bombing of Iraq in December 1998. Mr. Handelman has 
helped organize countless demonstrations and forums against U.S. policy in Iraq, 
including eight large-scale demonstrations between October 2002 and October 2004. 
Since 2000, Mr. Handelman has been active in organizing groups and individuals to 
oppose the City of Portland's participation in the FBI’s Portland Joint Terrorism Task 
Force, mostly on the grounds of lack of local oversight.

12. Martin Gonzalez is a social justice activist who has worked for the 
American Friends Service Committee for the past 18 years in Portland, Oregon. He is 
also President of the Latino Network. He has organized numerous demonstrations, rallies 
and press conferences in opposition to police brutality. He has also been active in 
organizing peace demonstrations calling for an end to the U.S. wars on Afghanistan and 
Iraq, and for an end to Israeli occupation of the West Bank and Gaza.

13. Matt Rossell has been prominent in the Portland animal rights community 
for the past four years as a NW Outreach Coordinator for In Defense of Animals (IDA), 
and has previous experience working as an undercover investigator for animal welfare 
causes. Mr. Rossell worked for two years as a primate technician at OHSU and 
publicized its violations of the Animal Welfare Act in the summer of 2000. In a 
conversation with Gary Granger, Head of security at Oregon Health & Science 
University (OHSU), Mr. Rossell was told that OHSU works closely with the FBI in 
monitoring animal rights activists in the community.

14. Connie Durkee has been prominent in the Portland animal rights 
community for the past two years as the Assistant NW Outreach Coordinator for In
Defense of Animals (IDA). Recently, when peacefully leafleting outside Hurley's Restaurant, Tom Hurley restaurant's owner, informed IDA volunteers that he was told by Portland Police that IDA volunteers have been put on an “eco-terrorism watch list.”

15. **Joseph Keating** is the Issues Coordinator and Board Member of the Oregon Wildlife Federation and the Coordinator for Back to the WALL. He has been an environmental and peace activist for 20 years in the Pacific Northwest. Based out of Portland, Oregon, he has organized and implemented scores of direct action protests and rallies to further the issues of the progressive community. Federal authorities have monitored many of the activities related to OWF and Back to the WALL, including two Portland peace marches in 2004, which Mr. Keating helped organize. Over 10,000 people participated in each event.

16. **Alaa Abunijem**, President of the Islamic Center of Portland, Masjed As-Saber, was born in Saudi Arabia and came to the United States in 1989. He became a U.S. citizen in 1996. Mr. Abunijem is married to a U.S. citizen and has four children. He holds a B.S. degree in Electrical Engineering and an M.S. in Engineering and Technology Management. He currently works as an engineer and has lived in Portland, Oregon, since 1999. On December 17, 2002, Mr. Abunijem was stopped at the Seattle airport by U.S. Customs and questioned by both U.S. customs and FBI officials regarding the purpose of his trip to Saudi Arabia. The officials searched his documents, business cards, and credit cards for thirty minutes before returning them to him. On his return from Saudi Arabia on January 9, 2003, his luggage and documents were searched for over an hour and a half, and he was questioned by officials about his trip.

On February 26, 2003, an FBI agent called Mr. Abunijem at his work place and questioned him about a donation he had made to a charity called Help the Needy. Mr. Abunijem had made donations of several hundred dollars to the organization over the past few years. The FBI did not inform Mr. Abunijem how they had learned that he made a donation to Help the Needy. On the same day that the FBI questioned Mr. Abunijem, the Department of Justice announced that a federal grand jury in Syracuse, New York, had returned an indictment charging Help the Needy and four individuals associated with it of transferring funds to persons in Iraq without having obtained the proper license. While Help the Needy was not accused of having providing anything other than humanitarian aid to people living in Iraq, the Justice Department's press release accused Help the Needy of attempting to undermine the President's efforts “to end Saddam Hussein's tyranny and support for terror.”

Mr. Abunijem reasonably believes that because of his religion, his ethnicity, his place of birth, his leadership role in ICPMA, and his charitable contributions he is being monitored by the FBI and the Joint Terrorism Task Forces.

17. **Shahriar S. Ahmed** is President of the Bilal Mosque Association of Oregon. Mr. Ahmed has been involved in establishing the Bilal Mosque of Beaverton and has served as a spokesperson for the Muslim community throughout Oregon. Mr. Ahmed has been vocal and noticeable in exercising his First Amendment rights. Given all
of the scrutiny that the Muslim community is facing across the U.S., his position and public activity, Mr. Ahmed believes that he, as well as attendees of his Mosque, are under FBI surveillance.

II. The Request for Information

The Requestors seek disclosure of any records created from January 1, 2000 to the present, that were prepared, received, transmitted, collected and/or maintained by the FBI, Portland Division, including the FBI Portland Joint Terrorism Task Force and any other FBI Oregon Joint Terrorism Task Force relating or referring to the following:

1. Any records relating or referring to the Requestors, including but not limited to records that document any monitoring, surveillance, observation, questioning, interrogation, investigation, infiltration, and/or collection of information of any of the Requestors or their activities;

2. Any orders, agreements, or instructions to monitor, conduct surveillance, observe, question, interrogate, investigate, infiltrate, and/or collect information of any of the Requestors;

3. Any records relating or referring to how, why or when any of the Requestors was selected to be a subject of monitoring, surveillance, observation, questioning, interrogation, investigation, infiltration, and/or collection of information;

4. Any records relating or referring to how monitoring, surveillance, observation, questioning, interrogation, investigation, infiltration, and/or collection of information of any of the Requestors was or will be conducted;

5. Any records relating or referring to the names of any other federal, state, or local government agencies participating in any monitoring.

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3 The term “Requestors” as used herein is defined as all of the organizations (as well as their employees, members, and board of directors) and individuals identified in Section I of this letter.

4 The term “records” as used herein includes all records or communications preserved in electronic or written form, including but not limited to correspondence, documents, data, videotapes, audio tapes, faxes, files, guidance, guidelines, evaluations, instructions, analyses, memoranda, agreements, notes, orders, policies, procedures, protocols, reports, rules, technical manuals, technical specifications, training manuals, or studies.

5 The term “activities” as used herein includes, but is not limited to, any activities of the Requestors described in Section I above, and any advocacy, provision of services, litigation, lobbying, organizing, fundraising, meetings, marches, rallies, protests, conventions, or campaigns, and any media or communications to, from or about the Requestors in any form (including any oral, written, electronic or online communications, including but not limited to any books, pamphlets, brochures, newsletters, fundraising letters, correspondence, action alerts, e-mail, web communications, discussion groups, or listservs).
surveillance, observation, questioning, interrogation, investigation, infiltration, and/or collection of information of any of the Requestors;

6. Any records relating or referring to the specific role of the National Joint Terrorism Task Force or any local Joint Terrorism Task Force, including the Portland Joint Terrorism Task Force and any other Oregon Joint Terrorism Task Force in any monitoring, surveillance, observation, questioning, interrogation, investigation, infiltration, and/or collection of information of any of the Requestors;

7. Any records relating or referring to the specific role of any federal, state, or local government agency participating in any monitoring, surveillance, observation, questioning, interrogation, investigation, infiltration, and/or collection of information of any of the Requestors;

8. Any records relating or referring to how records about any of the Requestors have been, will be, or might be used;

9. Any policies or procedures for analyzing records about any of the Requestors;

10. Any policies or procedures for cross-referencing records about any of the Requestors with information contained in any database;

11. Any policies or procedures for cross-referencing records about any of the Requestors with information about any other organizations or individuals;

12. Any policies or procedures for cross-referencing records about any of the Requestors with any other information not covered in numbers 10 and 11 above;

13. Any policies or procedures regarding retention of records about any of the Requestors;

14. Any records referring or relating to the destruction of records about any of the Requestors, including any policies permitting or prohibiting the destruction of records;

15. Any records referring or relating to how records about any of the Requestors were destroyed or might be destroyed in the future;

16. Any records referring or relating to the recipient(s) of records about any of the Requestors;
17. Any policies or procedures in place to protect the privacy of records that refer or relate to the employees, members, and/or board of directors of any of the Requestors;

18. Any records relating or referring to how, why or when monitoring, surveillance, observation, questioning, interrogation, investigation, infiltration, and/or collection of information of any of the Requestors was or will be suspended or terminated.

III. Limitation of Processing Fees

The ACLU requests a limitation of processing fees pursuant to 5 U.S.C. § 552(a)(4)(A)(ii)(II) (“fees shall be limited to reasonable standard charges for document duplication when records are not sought for commercial use and the request is made by . . . a representative of the news media . . .”) and 28 C.F.R. §§ 16.11(c)(1)(i), 16.11(d)(1) (search and review fees shall not be charged to “representatives of the news media”). As a “representative of the news media,” the ACLU fits within this statutory and regulatory mandate. Fees associated with the processing of this request should, therefore, be limited accordingly.

The ACLU meets the definition of a representative of the news media because it is “an entity that gathers information of potential interest to a segment of the public, uses its editorial skills to turn raw materials into a distinct work, and distributes that work to an audience.” National Sec. Archive v. Department of Def., 880 F.2d 1381, 1387 (D.C. Cir. 1989).

The ACLU is a state-wide and national organization, dedicated to the defense of civil rights and civil liberties. Dissemination of information to the public is a critical and substantial component of the ACLU’s mission and work. Any information obtained through the Oregon affiliate of the ACLU will be disseminated both through all the means available by national ACLU as well as Oregon ACLU. Specifically, the ACLU publishes newsletters, news briefings, right-to-know documents, and other educational and informational materials that are broadly disseminated to the public. Such material is widely available to everyone, including individuals, tax-exempt organizations, not-for-profit groups, law students and faculty, for no cost or for a nominal fee through its public education department. The ACLU also disseminates information through its heavily subscribed web site: http://www.aclu.org/. The web site addresses civil liberties issues in depth, provides features on civil rights and civil liberties issues in the news, and contains many thousands of documents relating to the issues on which the ACLU is focused. The website specifically includes features on information obtained through the FOIA. See, e.g., www.aclu.org/patriot_foia; www.aclu.org/torturefoia. The ACLU also publishes an electronic newsletter, which is distributed to subscribers by e-mail. Further, the ACLU makes archived material available at the American Civil Liberties Union Archives, Public Policy Papers, Department of Rare Books and Special Collections, Princeton University Library. Also, the ACLU publications are often disseminated to relevant groups across the country that then further distribute them to their members or to other parties.
In addition, the Oregon affiliate has utilized means of communication, including: through its web site (http://www.aclu-or.org/), bi-annual newsletters sent to over 10,000 Oregon ACLU households, producing briefing papers on civil liberties issues, including “Don’t Let Oregon Police Be Used for Political Spying or as Federal INS Agents” (published Fall 2002); “Safe & Free on Tour in Oregon” (published Spring 2004), as well as additional pamphlets, reports, flyers and brochures on other civil liberties issues; e-mail action alerts on the latest civil liberties developments distributed to Oregon members as well as publicized on its web site; engaging the media including issuing press releases and organizing press conferences related to significant civil liberties issues; appearing frequently on television and radio as ACLU spokespersons; and public speaking and outreach, including regularly attending and speaking at community meetings and other public forums to inform people about various civil liberties issues. The Oregon affiliate regularly assists in the distribution of national ACLU reports on a variety of civil liberties topics. The Oregon affiliates makes its archive material available at the Oregon Historical Society.

Depending on the results of the Request, the ACLU plans to “disseminate the information” gathered by the Request “among the public” through these kinds of publications in these kinds of channels. The ACLU is therefore a “news media entity.” Cf. Electronic Privacy Information Ctr. v. Department of Defense, 241 F.Supp.2d 5, 10-15 (D.D.C. 2003) (finding non-profit public interest group that disseminated an electronic newsletter and published books was a “representative of the media” for purposes of FOIA).

Finally, disclosure is not in the ACLU’s commercial interest. The ACLU is a “non-profit, non-partisan, public interest organization.” See Judicial Watch, 326 F.3d at 1310. Information disclosed by the ACLU as a result of this FOIA will be available to the public at no cost.

IV. **Waiver of all Costs**

The ACLU additionally requests a waiver of all costs pursuant to 5 U.S.C. §552(a)(4)(A)(iii) (“Documents shall be furnished without any charge . . . if disclosure of the information is in the public interest because it is likely to contribute significantly to public understanding of the operations or activities of the government and is not primarily in the commercial interest of the requester.”). Disclosure in this case meets the statutory criteria, and a fee waiver would fulfill Congress’s legislative intent in amending FOIA. See Judicial Watch, Inc. v. Rosso, 326 F.3d 1309, 1312 (D.C. Cir. 2003) (“Congress amended FOIA to ensure that it be ‘liberally construed in favor of waivers for noncommercial requesters’”).

Disclosure of the requested information is in the public interest. This request will further public understanding of government conduct; specifically, the FBI’s monitoring, surveillance, and infiltration of organizations on the basis of national origin, racial and/or ethnic background, religious affiliation, organizational membership, political views or
affiliation, or participation in protest activities or demonstrations. This type of
government activity concretely affects many individuals and groups and implicates basic
privacy, free speech, and associational rights protected by the Constitution.

Moreover, disclosure of the requested information will aid public understanding
of the implications of the Department of Justice’s recent decision to relax guidelines that
previously restricted the FBI’s ability to spy on organizations without a threshold
showing of suspected criminal activity. These restrictions were created in response to the
Hoover-era FBI’s scandalous spying on politically active individuals and organizations,
despite the complete lack of evidence that such individuals and organizations had been
involved in any unlawful behavior. Understanding the current scope of the FBI’s
surveillance and infiltration of law-abiding organizations is, therefore, crucial to the
public’s interest in understanding the consequences of the Department of Justice’s
important change in policy.

As a nonprofit 501(c)(3) organization and “representative of the news media” as
discussed in Section III, the ACLU is well-situated to disseminate information it gains
from this request to the general public as well as to immigrant, religious, politically
active, and other targeted communities, and to groups that protect constitutional rights.
Because the ACLU meets the test for a fee waiver, fees associated with responding to
FOIA requests are regularly waived for the ACLU.  

The records requested are not sought for commercial use, and the Requestors plan
to disseminate the information disclosed as a result of this FOIA request through the
channels described in Section III. As also stated in Section III, the ACLU will make
information disclosed as a result of this FOIA available to the public at no cost.

V. Expedited Processing Request

Expedited processing is warranted where there is “an urgency to inform the public
about an actual or alleged federal government activity” by organizations “primarily
engaged in disseminating information” 28 C.F.R. § 16.5(d)(1)(ii). This request
implicates a matter of urgent public concern; namely, the consequences of a recent
change in government policy that has likely resulted in increased surveillance of
individuals and surveillance and infiltration of political, religious, and community
organizations by the FBI. Such government activity may infringe upon the public’s free
speech, free association, and privacy rights, which are guaranteed by the First, Fourth,
Fifth, and Fourteenth Amendments to the United States Constitution. Requests for
information bearing upon potential Constitutional violations require an immediate

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6 For example, the Department of Health and Human Services granted a fee waiver to the ACLU with
regard to a FOIA request submitted in August of 2004. In addition, the Office of Science and Technology
Policy in the Executive Office of the President said it would waive the fees associated with a FOIA a
request submitted by the ACLU in August 2003. In addition, three separate agencies, the Federal Bureau
of Investigation, the Office of Intelligence Policy and Review, and the Office of Information and Privacy in
the Department of Justice did not charge the ACLU fees associated with a FOIA request submitted by the
ACLU in August 2002.

7 The ACLU is “primarily engaged in disseminating information” as discussed in Sections III and IV.
response so that any violations cease, future violations are prevented, and any chilling effect on public participation in potentially targeted groups and/or political activity be halted.

In addition, this request deals with potential disparate treatment of individuals and groups on the basis of categories such as religion, political viewpoint, and nationality. Such potential unequal treatment is a matter necessitating immediate attention. There is also intense public concern, particularly among potentially targeted individuals and groups, about the actual or alleged federal government activity addressed by this request. This intense public concern is illustrated by the selection of news coverage detailed in the paragraph below.

The potential targeting of individuals and groups by the federal government on the basis of group membership, religion, political protest, nationality, and other similar categorizations raises many questions about the government’s integrity, which affect public confidence in a profound way. The government’s treatment of persons on the basis of categorizations such as religion and nationality is a critical issue with a long history dating back to the founding of the nation. Questions about the government’s integrity in these areas substantially affect the public’s confidence in the government’s ability to protect all of its citizens. Questions about the government’s integrity in this area also affect the public’s confidence in the law enforcement and legal systems. This issue has been of concern to lawmakers, including three members of the House of Representatives. See, e.g., Eric Lichtblau, Inquiry into F.B.I. Question Is Sought, NY Times A16, August 18, 2004.

Finally, pursuant to applicable regulations and statute, the ACLU expects the determination of this request for expedited processing within 10 calendar days upon receipt of this request and the determination of this request for documents within 20 days. See 28 C.F.R. 16.5(d)(4); 5 U.S.C. § 552(a)(6)(A)(i).

If this request is denied in whole or in part, we ask that you justify all deletions by reference to specific exemptions of the FOIA and the Privacy Act. The ACLU expects you to release all segregable portions of otherwise exempt material. The ACLU reserves the right to appeal a decision to withhold any information or to deny a waiver of fees.

Thank you for your prompt attention to this matter. Please furnish all applicable records to: Andrea R. Meyer, ACLU Foundation of Oregon, to our address provided in our attached Supplement.

I affirm that the information provided supporting the request for expedited processing is true and correct to the best of my knowledge and belief.

Sincerely,

Andrea R. Meyer, Counsel
ACLU Foundation of Oregon