

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

Diane Bartz Reuters News 1333 H Street, NW, Washington, DC 20005

AUG 0 2 2016

Re: FOIA-2016-00953 Herbalife Representatives

Dear Ms. Bartz:

This is in partial response to your request dated June 21, 2016, under the Freedom of Information Act seeking access to any and all records including calendars from December 1, 2012-June 21, 2016, pertaining to meetings between any and all Herbalife representatives and the following current and former FTC officials: 1. Edith Ramirez, 2. Maureen Ohlhausen, 3. Terrell McSweeny, 4. Julie Brill, 5. Joshua Wright, 6. Jon Leibowitz, 7. Jessica Rich. In accordance with the FOIA and agency policy, we have searched our records as of June 21, 2016, the date we received your request in our FOIA office.

We have located approximately 896 pages of responsive records thus far, and we are continuing our search for additional records. I am granting partial access to the accessible records. Portions of these pages fall within the exemptions to the FOIA's disclosure requirements, as explained below.

Some responsive records are exempt from disclosure under FOIA Exemption 3, 5 U.S.C. § 552(b)(3), because they are exempt from disclosure by another statute. Specifically, Section 21(f) of the FTC Act provides that information obtained by the Commission in a law enforcement investigation, whether through compulsory process, or voluntarily in lieu of such process, is exempt from disclosure under the FOIA. 15 U.S.C.§ 57b-2(f), *see Kathleen McDermott v. FTC*, 1981-1 Trade Cas. (CCH) ¶ 63964 (D.D.C. April 13, 1981).

Some responsive records contain staff analyses, opinions, and recommendations. Those portions are deliberative and pre-decisional and are an integral part of the agency's decision making process. They are exempt from the FOIA's disclosure requirements by FOIA Exemption 5, 5 U.S.C. § 552(b)(5). *See NLRB v. Sears, Roebuck & Co.*, 421 U.S. 132 (1975). Additionally, some records contain information prepared by an attorney in contemplation of litigation which is exempt under the attorney work-product privilege. *See Hickman v. Taylor*, 329 U.S. 495, 509-10 (1947).

I am also denying access to any private phone numbers found in the records. This information is exempt from release under FOIA Exemption 6, 5 U.S.C. § 552(b)(6), because

individuals' right to privacy outweighs the general public's interest in seeing personal identifying information. See The Lakin Law Firm v. FTC, 352 F.3d 1122 (7th Cir. 2003).

Finally, please note that some portions of the records have been withheld as nonresponsive because they are outside the scope of your request.

If you are not satisfied with this response to your request, you may appeal by writing to Freedom of Information Act Appeal, Office of the General Counsel, Federal Trade Commission, 600 Pennsylvania Avenue, N.W., Washington, D.C. 20580, within 90 days of the date of this letter. Please enclose a copy of your original request and a copy of this response. If you believe that we should choose to disclose additional materials beyond what the FOIA requires, please explain why this would be in the public interest. You also may seek dispute resolution services from the FTC FOIA Public Liaison Richard Gold, (202) 326-3355, rgold@ftc.gov or from the Office of Government Information Services via email ogis@nara.gov, via fax 202-741-5769, or via mail Office of Government Information Services (OGIS), National Archives and Records Administration, 8601 Adelphi Road, College Park, MD 20740-6001.

If you have any questions about the way we handled your request or about the FOIA regulations or procedures, please contact Katie Baker at 202-326-2869.

Sincerely, 4m Dione J. Stearns

Assistant General Counsel

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