Summary

Congress should not be subject of FOIA because it is not applicable to elected officials of the United States. It is not appropriate to release information between Congress and federal; agencies because it will impair the scrutiny. Although FOIA cannot be applied to Congress it works in case of federal agencies. The main reason is that applies FOIA on Congress will undermine its transparency. The representatives will be inclined to use ambiguity for hiding their relationships with the federal agencies (FOIA, 2019).

FOIA can be applied to the executive branches of the government. There is a prominent reason for denying FOIA to Congress because it is itself involved in the law enforcement process. Protecting records of law enforcement are considered as exclusions. The disclosures of information will affect the enforcement proceedings. This is because the disclosed information interferes with the law enforcement proceedings. It is not appropriate to gain access to Congress information because the politicians will misuse the information. By excluding FOIA in case of Congress it is possible to keep the information in the safe hands and prevent its misuse. It is thus crucial to protect the information of Congress and remove the possibilities of its misuse.

Cabinet secretary of the federal, agency has to act as a Chief Operating Officer. It offers many advantages such as setting the stage for business connotations. Creating a cabinet secretary as a COO will assure that the officer possesses accountability, responsibility and authority. This will save the organization from the complexity of choosing an accountable person. There is another advantage that COO can be made immediately. He is well qualified and experienced for taking the position of COO. He will take the position as a non-political person. Experience and skills improves the performance.

Reference

FOIA. (2019). *The Freedom of Information Act*. Retrieved 05 16, 2019, from https://foia.state.gov/learn/foia.aspx