6 April 2010

The Honorable Mark R. Warner  
United States Senate  
180 West Main Street  
Abingdon, Virginia  24210  

Attn: Brian Everitt  

Dear Senator Warner:  

This responds to your correspondence of 5 January 2010, regarding your constituent,  

...was notified by letter dated 9 November 2009 that the second level and final appeal of the security decision to deny her access to classified information was affirmed. Her case at all times was evaluated applying the standards and adjudicative guidelines set out in Intelligence Community Directive Number 704 and Intelligence Community Policy Guidance Number 704.2. Also, appeal was processed in full accordance with procedures promulgated under the authority of Executive Order 12968. Reviews of the polygraph tapes were conducted and determined that her claims were unfounded.  

Contention that "...it is the CIA’s position that equal opportunity law does not apply to the entire security process" is false. The Agency does not discriminate on the basis of race, color, religion, sex, national origin, disability, age (40 and over), marital status, or sexual orientation in granting, denying, or revoking security clearances, accesses, or security approvals. Regarding request that polygraph records and tapes pertaining to her security processing be preserved, the Agency retains such materials for several years in accordance with Records Control Schedules approved by the National Archives and Records Administration. Insofar as demands for contact
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information for the Agency’s Office of Equal Employment Opportunity, Office of Inspector General and Polygraph Division are concerned, this information was provided to her subsequent to her 23 November 2009 letter to you.

We hope the above information will assist you in responding to your constituent.

Sincerely,

[Signature]

Karen E. Lewis
Office of Congressional Affairs