

CHRYSLER CORP. v. BROWN

could create their own exceptions to § 1905 simply by promulgating valid disclosure regulations. Finally, the Court holds that since § 10 (e) of the Administrative Procedure Act requires agency action to be "in accordance with law," 5 U. S. C. a reviewing court can prevent any disclosure

the OFCCP
uses of § 1905,
themselves are "in
limitations, or
Administrative
the Court rec-
s very different
tant case. Ac-
alidity of these
ns promulgated
do we consider
anded on a legis-
s only that the
horize" disclosure

the opinion of the

on remand whether § 1905
intended to disclose. Dis-
05 would, under the Court's
S. C. § 706 (2) (A).

Sympathetic

letter from

Comptroller Stats

after