## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

JUDICIAL WATCH, INC.,	)	
425 Third Street, S.W., Suite 800	)	
Washington, DC 20024	)	
	)	
Plaintiff,	)	Civ
	)	
V.	)	
	)	
U.S. DEPARTMENT OF HEALTH	)	
AND HUMAN SERVICES,	)	
200 Independence Avenue, S.W.	)	
Washington, DC 20201,	)	
	)	
Defendant.	)	

Civil Action No.

## **COMPLAINT**

Plaintiff Judicial Watch, Inc. brings this action against Defendant U.S. Department of

Health and Human Services to compel compliance with the Freedom of Information Act, 5

U.S.C. § 552. As grounds therefor, Plaintiff alleges as follows:

# JURISDICTION AND VENUE

1. The Court has jurisdiction over this action pursuant to 5 U.S.C. 552(a)(4)(B)

and 28 U.S.C. 1331.

2. Venue is proper in this district pursuant to 28 U.S.C. § 1391(e).

# **PARTIES**

3. Judicial Watch, Inc. is a not-for-profit, educational organization incorporated under the laws of the District of Columbia and headquartered at 425 Third Street, S.W., Suite 800, Washington, DC 20024. Plaintiff seeks to promote transparency, accountability, and integrity in government and fidelity to the rule of law. As part of its mission, Plaintiff regularly

#### Case 1:21-cv-00625 Document 1 Filed 03/09/21 Page 2 of 4

requests records from federal agencies, analyzes the responses it receives, and disseminates its findings to the American public to inform them about "what their government is up to."

4. Defendant U.S. Department of Health and Human Services is an agency of the U.S. Government and is headquartered at 200 Independence Avenue, S.W., Washington, DC 20201. Defendant has possession, custody, and control of records to which Plaintiff seeks access.

#### **STATEMENT OF FACTS**

5. On September 15, 2020, Plaintiff sent a FOIA request to the Center for Disease Control, a component of Defendant U.S. Department of Health and Human Services, seeking access to:

> Any and all records of communication between CDC officials and/or employees and employees, agents, and/or representatives of Google, Facebook, Twitter, Instagram, LinkedIn, and YouTube concerning, regarding, or relating to COVID-19 related content on company platforms. Such records include, but are not limited to, any advice or instructions issued on disinformation re COVID-19.

6. The CDC acknowledged receipt of the request on September 16, 2020 and

advised Plaintiff that the request had been assigned tracking number 20-02349-FOIA. The CDC

also invoked FOIA's 10-day extension of time provision for "unusual circumstances."

7. As of the date of this Complaint, the CDC has failed to: (i) determine whether to

comply with the request; (ii) notify Plaintiff of any such determination or the reasons therefor;

(iii) advise Plaintiff of the right to appeal any adverse determination; or (iv) produce the

requested records or otherwise demonstrate that the requested records are exempt from

production.

## COUNT I (Violation of FOIA, 5 U.S.C. § 552)

8. Plaintiff realleges paragraphs 1 through 7 as if fully stated herein.

9. Defendant is in violation of FOIA.

10. Plaintiff is being irreparably harmed by Defendant's violation of FOIA, and Plaintiff will continue to be irreparably harmed unless Defendant is compelled to comply with the law.

11. Plaintiff has no adequate remedy at law.

12. To trigger FOIA's administrative exhaustion requirement, Defendant was required to make a final determination on Plaintiff's request by October 29, 2020, at the latest. Because Defendant failed to make a final determination on Plaintiff's request within the time limits set by FOIA, Plaintiff is deemed to have exhausted its administrative appeal remedies.

WHEREFORE, Plaintiff respectfully requests that the Court: (1) order Defendant to conduct a search for any and all records responsive to Plaintiff's FOIA request and demonstrate that it employed search methods reasonably likely to lead to the discovery of records responsive to Plaintiff's FOIA request; (2) order Defendant to produce, by a date certain, any and all non-exempt records responsive to Plaintiff's FOIA request and a *Vaughn* index of any responsive records withheld under claim of exemption; (3) enjoin Defendant from continuing to withhold any and all non-exempt records responsive to Plaintiff's FOIA request; (4) grant Plaintiff an award of attorneys' fees and other litigation costs reasonably incurred in this action pursuant to 5 U.S.C. § 552(a)(4)(E); and (5) grant Plaintiff such other relief as the Court deems just and proper.

- 3 -

Dated: March 9, 2021

Respectfully submitted,

/s/ Michael Bekesha

Michael Bekesha (D.C. Bar No. 995749) JUDICIAL WATCH, INC. 425 Third Street, S.W., Suite 800 Washington, DC 20024 Tel: (202) 646-5172 Email: mbekesha@judicalwatch.org

Counsel for Plaintiff